

## DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE WASHINGTON, D.C. 20224

January 13, 2004

Number: **INFO 2004-0032** Release Date: 3/31/04 CONEX-169691-03/CC:ITA:B4 UIL 61.09-09

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Dear

This letter is in response to your inquiry dated December 3, 2003, on behalf of your constituent, **Example 1**. He wants an explanation about the tax treatment of a severance pay repayment.

As points out, severance pay is taxable. Accordingly, the employer properly withheld income tax from the payment. Although disability pay was nontaxable, he repaid the taxable severance pay to receive the disability pay.

A taxpayer who receives taxable severance pay and repays it in a later year to receive nontaxable disability payments is entitled to an itemized deduction for the amount repaid, including the portion attributable to withheld income tax. For a taxpayer who uses the cash receipts and disbursements method of accounting, the repayment would be deductible only in the year of repayment.

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For your information, I am enclosing a copy of Rev. Rul. 79-322, 1979-2 C.B. 76, which describes a situation similar to **Examination**. We are also enclosing Publication 556, Examination of Returns, Appeal Rights, and Claims for Refund, which addresses claims for refund.

I hope this information is helpful. If you or **example to the assistance**, please call **example**, Identification Number **example**, at

Sincerely,

Robert A. Berkovsky Branch Chief Office of Associate Chief Counsel (Income Tax & Accounting)

Enclosures (2)