

BEFORE THE TAX COMMISSION OF THE STATE OF IDAHO

In the Matter of the Protest of)	
)	DOCKET NO. 38962
[Redacted],)	
)	
Petitioners.)	DECISION
_____)	

On July 9, 2014, the Idaho State Tax Commission (Commission) issued a Notice of Deficiency Determination (NODD) to [Redacted] and [Redacted], (taxpayers) for taxable year 2013, denying the additional dependency exemption deductions and grocery credits claimed for [Redacted] children: [Redacted] and [Redacted].

The sole issue for this decision is whether the taxpayers are entitled to dependency exemption deductions for [Redacted] children: [Redacted] and [Redacted]. As part of their appeal, the taxpayers stated that [Redacted] has a divorce decree that grants him the exemption for his sons, but did not provide a copy of the divorce decree. The taxpayers also provided unsigned [Redacted] Forms 8332 for all three boys.

The taxpayers did not respond to a letter outlining their alternatives for redetermining a protested NODD, nor did they request a hearing. The Commission, having reviewed the file, hereby issues its decision.

Taxpayers may claim dependency exemption deductions for their dependents as defined in Internal Revenue Code (IRC) § 152. Under IRC § 152(a), the term “dependent” means a qualifying child or qualifying relative. A qualifying child is defined as an individual who (1) bears a certain relationship to the taxpayer, such as the taxpayer’s child, (2) has the same principal place of abode as the taxpayer for more than one-half of the taxable year, (3) meets

certain age requirements, and (4) has not provided over one-half of the individual's own support for the taxable year. IRC § 152(c)(1)-(3).

However, the dependency exemption, as a general rule, is limited under IRC § 152(e)(1) as follows: if the child received over one-half of his support during the calendar year from his parents who live apart at all times during the last 6 months of the calendar year and the child is in the custody of one or both parents for more than one-half of the calendar year, then the child is treated as the qualifying child of the noncustodial parent if certain requirements are met. The requirements are met if (1) the custodial parent signs a written declaration (in such manner and form as the Secretary may prescribe) that the custodial parent will not claim the child as a dependent for the taxable year; and (2) the noncustodial parent attaches the written declaration to the noncustodial parent's return for the taxable year. IRC § 152(e)(2).

The term "custodial parent" is defined in IRC § 152(e)(4)(A) as the parent having custody for the greater portion of the calendar year. In response to a request for information, the taxpayers stated that [Redacted] is not the custodial parent of [Redacted] and [Redacted] and indicated they spent 100 days with them during taxable year 2013. Based on this response, the taxpayers would not be considered [Redacted] and [Redacted] custodial parents.

An exception to the above rule is provided in IRC section 152(e)(2) in that if the parent having custody elects to release his claim to exemption for the child in his custody for the year in question and supplies a written release to that effect, and if the noncustodial parent receiving the right to claim the dependency exemption attaches such waiver to the tax return, then the waiver will be honored and the noncustodial parent may claim the dependency exemption for the child. This written declaration may be on Form 8332 or another document that conforms, in substance, to Form 8332.

A divorce decree or other agreement, if in effect between 1984 and 2008, may replace Form 8332, but it must state all of the following:

1. The noncustodial parent can claim the child as a dependent without regard to any condition, such as payment of child support.
2. The custodial parent will not claim the child as a dependent for the year.
3. The years for which the noncustodial parent, rather than the custodial parent, can claim the child as a dependent.

In the present case, the taxpayers provided unsigned [Redacted] Forms 8332. Form 8332 is only valid if signed and dated by the custodial parent. The taxpayers also stated that [Redacted] divorce decree grants him the exemption for his [Redacted] but did not provide a copy. Therefore, a determination cannot be made as to whether the divorce decree meets the requirements to replace Form 8332.

Therefore, the Commission finds that the taxpayers are not entitled to dependency exemption deductions for [Redacted] and [Redacted] for taxable year 2013. And, since the taxpayers are not entitled to the dependency exemptions, the taxpayers cannot claim the additional grocery credits for the children per Idaho Code section 63-3024A.

THEREFORE, the Notice of Deficiency Determination dated July 9, 2014, and directed to [Redacted] and [Redacted], is APPROVED, AFFIRMED, and MADE FINAL.

The taxpayers' refund was reduced, therefore, no demand for payment is made or necessary.

An explanation of the taxpayers' right to appeal this decision is enclosed.

DATED this _____ day of _____ 2014.

IDAHO STATE TAX COMMISSION

COMMISSIONER

CERTIFICATE OF SERVICE

I hereby certify that on this _____ day of _____ 2014, a copy of the within and foregoing DECISION was served by sending the same by United States mail, postage prepaid, in an envelope addressed to:

[Redacted]

Receipt No.