



**Department of the
Treasury Internal Revenue
Service Appeals Office**
400 West Hay Street, Suite 252
STOP A
Jacksonville, FL 32202



MAY 05 2016

Date:

Person to contact:

Name: [REDACTED]

Employee number: [REDACTED]

Telephone: (904) 665-0951

Fax: (855) 519-7642

Contact hours: 6:30am-3:00pm

Re:

Trust Fund Recovery Penalty

Taxpayer ID number:

[REDACTED]

Corporation:

[REDACTED]

Employer ID number:

[REDACTED]

Tax period(s) ended:

12/2009

Dear [REDACTED]

We considered your protest along with your evidence and arguments against the Trust Fund Recover) Penalty (TFR P) assessment.

We determined that the IRS should not hold you personally liable for the non-payment of the trust fund liabilities for the tax periods shown above. We are returning your case fi le to Collection with a non-assertion determination.

Please note, the Department of Justice can reopen this case before the assessment limitation period expires if it decides to join all potentially responsible persons in a refund suit.

If you have questions, you can call me at the phone number above.

At the conclusion of the Appeals process, we may ask you to participate in an Appeals customer satisfaction survey. Participation is voluntary and the survey won't ask for personal or financial information of any kind. We'll use the results of the survey to improve the Appeals process and service to our customers.

Thank you for your cooperation.

Sincerely,

Supervisory Appeals Officer

cc: [REDACTED]