From: ?202??435?7464

Page: 6/6

Date: 2/25/2009 4:10:28 PM

DEPARTMENT OF THE TREASURY ALCOHOL AND TOBACCO TAX AND TRADE BUREAU ABSTRACT AND STATEMENT		NOT IN SUIT
For briefing offers in compromise of liabilities and/or violations incurred under Chapters 32,51,52,53,68, and/or 78 of the Internal Revenue Code, and/or finally internal Revenue Code, and/or stabilities and/or violations incurred under the Federal Alcohol Administration Act.		
OFFER IN COMPROMISE		
OFFER SUBMITTED BY (Name and address)	2. ORIGINATING OFFICE	3. AMOUNT OF OFFER
The Boston Beer Company		4026 160 00
One Design Center Place, Suite 850	TID/TAD	\$236,160.00
Boston, MA 02210	4. PERMIT, LICENSE, OR	5. SYSTEM CONTROL NUMBER(S)
	REGISTRY NO. (if applicable)
	6. DOLLAR AMOUNT OF LIABILITY BEING COMPROMISED (if applicable)	
	\$ 560,986.95 7. TAXPAYER IDENTIFICATION NUMBER	
**	7. TAXPATER IDENTIFICATIO	THE STATE OF THE S
TOLATIONS: It is the position of TTB that the proponent allegedly manufactured products in violation of 27 C.F.R. Section 25.15(b) that exceeded the authorized percentage of alcohol by volume derived from flavoring and other ingredients for malt beverages. As a exceeded the authorized percentage of alcohol by volume derived from flavoring and other ingredients for malt beverages. As a consequence, the resulting products were classified as distilled spirits products upon which the proponent failed to properly pay the correct amount of excise tax in violation of 26 U.S.C. Sections 5001(a)(1), 5005(a), 5006(c)(2), and 27 C.F.R. Sections 19.21 and 19.24. In addition, 1718 alleges that the proponent (1) manufactured products that were not in compliance with approved formulas due to material variances, violations of 27 CFR Sections 25.291 and 25.297, (2) lacked acceptable proof of exportation on several removals of malt beverage products from bonded premises for exportation, violations of 27 CFR Sections 28.43(a)(3), on several removals of malt beverage products from bonded premises for exportation, violations of 27 CFR Sections 28.43(a)(3), on several removals of malt beverage products from bonded premises for exportation, a violation of 27 CFR 25.294(a)(14); (4) failed to include all the correct information required on Operations (1TB Form \$130.9), a violation of 27 CFR 25.294(c); (6) failed to sign physical inventory records, or the cellar under the penalties of periory statement, a violation of 27 CFR 25.294(c); (6) failed to sign physical inventory records for the cellar under the penalties of periory statement, a violation of 27 CFR 25.294(c); (6) failed to sign physical inventory records for the cellar under the penalties of periory statement, a violation of 27 CFR 25.294(b)(4); (7) failed to accurately report bulk bottling destructions on the Monthly perior of perior of perior of perior of 27 CFR 25.294(b)(4); (7) failed to accurately report bulk bottling destructions on the Monthly of the perior of perior o		
9. I have considered the proposition to compromise the liability as charge	ged nerein, and, for the reasons en	JECT the terms proposed.
am of the opinion that it will be for the best interest of the United Stat	es to ACCEPT RE	
10. SIGNATURE AND TITLE		11, DATE
asserted asmother held	guatures	2/2/89