Author Full Name: K Anderson Received Date: 04/29/2024 04:27 AM

Comments Received:

My comment is from a template but is true to my own issues. I have added personalized details as highlighted by asterisk.

FBAR information collection from U.S. citizens who reside outside the United States is an undue burden due to lack of awareness, confusion of filing requirements, and definitions - even tax professionals aren't aware of the filing requirements, which puts taxpayers at risk of disproportionately high penalties. *Additionally, the high cost of specialist "dual" tax accountants is prohibitively high. To wit: my specialist accountant fees are more than the taxes I pay as a low wage earner in the UK. *

The FBAR exists to catch overseas money laundering, but often ends up ensnaring US citizens abroad who need a basic bank account in order to receive salary, pay their bills, and live a normal life. These aren't money launderers, they're innocent Americans who happen to live abroad. The FBAR should exclude Americans abroad to reduce the signal-to-noise ratio so Treasury can devote its resources to the actual overseas money launders.

Additionally, the extremely low \$10,000 filing threshold has been in place since 1970. It is overdue for an update to at the very least be indexed to inflation, which would be \$79,000 for 2024. Innocent people who go over the threshold as a one-off buying their first home or paying school tuition fees are unaware of the FBAR, don't file, then face risk of penalties. People who have heard of the FBAR are scared to death of doing it incorrectly since instructions are confusing - even tax professionals recommend over-reporting "just in case". *It's all very chilling to those of us who are just trying to live a normal, law-abiding life. It has scared me from making investments in my future as I find it - and all of the other overly punitive ex-pat regulations - confusing, expensive and quite terrifying to cope with. *

This unfair treatment is a symptom of the overall problem - Americans abroad are treated as collateral damage in the war against overseas tax evasion and money laundering. The IRS recognizes Americans abroad as an underserved community. Surely that would mean that the FBAR is long overdue for review given that it is a massively complicated filing requirement that hasn't changed for over 50 years.

Instead of threatening innocent Americans abroad with life-altering penalties and burdensome filing requirements, the Department of Treasury should work with Congress to bring the US into line with the entire rest of the world in the way it taxes its expats. *If it wasn't for having elderly family in the US I would seriously consider renouncing my citizenship. Not because I don't love my country, but because present laws/regulations make it difficult and frightening to invest in my future. I'm very sad and demoralized that no one seems to care enough to properly address this huge issue. *