CPA Practice **Advisor**

Hello. It looks like you're using an ad blocker that may prevent our website from working properly. To receive the best experience possible, please make sure any blockers are switched off and refresh the page.

If you have any questions or need help you can email us

that ...

Shane Ratigan • Apr. 20, 2017



For tax professionals, amending returns is a fairly regular component of the filing cycle. Updated K-1s, revised W-2s, discovered 1099s or even good old-fashioned preparation errors can all give rise to an amended return. For your retail business clients filing sales tax returns, the need for amended returns, hopefully, is not a regular occurrence, but as they say ... "sales tax happens."

The majority of sales tax return filers are on a monthly filing schedule, so the opportunity for amendments happens 12 times a year. Even a solid sales tax operation can find itself in need of an amended return. Besides the hand-wringing that accompanies any tax related issue, many of your clients probably lack the

experience or confidence to amend a sales tax return on their own. So, even for

Hello. It looks like you're using an ad blocker that may prevent our website from working properly. To receive the best experience possible, please make sure any blockers are switched off and refresh the page.

If you have any questions or need help you can email us

Here's an organized, four-step process that should help:

#1: Determine the rules in your client's state(s). This probably goes without saying, but it's worth repeating here: don't rely on another state's process you might have already mastered. For example, in some states, a simple resubmission of the original return with amendments included satisfies the amended return requirements. Writing "Amended Return" on the amended copy might be good enough, and some states even suggest using different colored ink for the amended portions. Other states suggest a cover letter with an explanation of the circumstances.

When an original return was filed electronically, some states allow an electronic amended version, but others require a paper form. In these cases, a typical requirement is that the electronically filed form confirmation document must be submitted with the amended paper form. For states that allow electronically filed amended returns, look out for special instructions for items such as due dates, timely collection discounts or even special "amended return" checkboxes.

#2: Does your client owe or is it owed? If an amended return results in a payment to a state, send a check or arrange an appropriate EFT. Enough said. Rest assured the state will reply promptly with any penalties or interest due. In some states, it is your client's customers who are technically responsible for the payment of taxes due, but on all occasions, your client is responsible for remitting the taxes due. Leave it up to your clients to decide if they wish to chase down their customers for additional taxes due, but always remind them *they* are incurring penalties, interest and audit risk by not remitting, not their customers.

If an amended return results in a refund to your client, note that some states require a direct contact with a state's representative before filing such a form. Other states

require a refund to be applied to future obligations, while others even require a

Hello. It looks like you're using an ad blocker that may prevent our website from working properly. To receive the best experience possible, please make sure any blockers are switched off and refresh the page.

If you have any questions or need help you can email us

#4: How many reporting periods are at stake? This is a familiar refrain, but it's worth repeating: states vary considerably in their preferred format for amending multiple periods. Keep an eye out for the ability to amend multiple period returns through a single process, especially in states with electronic filing. There is an opportunity here for some real gains in efficiency, thereby streamlining the process your firm must endure and, perhaps, some savings in fees for your clients.

In all cases where an amended sales tax return is required, time is of the essence! For refund requests, the available timeframe is usually limited, often two years from original filing. For amended returns that require additional payment, penalties, interest and the risk of audit linger for a longer process. Even for clients who handle their regular filing and remitting process themselves, the need for an occasional amended return can overload their internal machine and create an opportunity for your firm to pick up a fresh engagement.

Sales Tax • State and Local Taxes

CPA Practice Advisor is registered with the National Association of State Boards of Accountancy (NASBA) as a sponsor of continuing professional education on the National Registry of CPE

Shane Ratigan, JD, LLM, is a tax law and compliance expert at Avalara, as well as a former small business owner. He is responsible for managing compliance processes and tracking trends in the sales tax compliance ecosystem.

Sponsors.

Hello. It looks like you're using an ad blocker that may prevent our website from working properly. To receive the best experience possible, please make sure any blockers are switched off and refresh the page.

If you have any questions or need help you can email us