Form	8626
(Rev. N	1ay 2001)

(See instructions on reverse)

Pursuant to section 6212(d) of the Internal Revenue Code, the parties	
	(Name(s))
	taxpayer(s) of
	and the Commissioner of
(Number, Street, City or Town, State, Zip Code)	
Internal Revenue consents and agrees to the following:	
1. The parties mutually agree to rescind the notice of deficiency issued on	

to the above taxpayer(s) stating a deficiency in Federal

where applicable, additions to the tax for the year(s) as follows:

Tax Year Ended

Deficiency

Penalties or Additions to Tax:

Penalties or Additions to Tax:

(Kind of tax)

Penalties or Additions to Tax:

tax due and,

2. The parties agree that the statute of limitations has not expired as to the above tax year(s) and can be further extended at the time of this agreement or at a later date under applicable provisions of the Internal Revenue Code.

3. The parties agree that good reasons have been shown to exist for the action being taken in this agreement. The parties agree that the effect of this rescission is as if the notice of deficiency had never been issued. The parties are returned to the rights and obligations existing on the day immediately prior to the date on which the rescinded notice of deficiency was issued. Included among those rights and obligations is the right of the Commissioner or his delegate to issue a later notice of deficiency in an amount that exceeds, or is the same as, or is less than the amount previously determined, from which amount the taxpayer(s) may exercise all administrative and statutory appeal rights.

4. The taxpayers affirmatively state that at the time of signing this agreement they have not petitioned the United States Tax Court contesting the deficiencies in the notice of deficiency.

Your Signature	Date
Spouse's Signature	Date
Taxpayers' Representative	Date

Corporate Name

Corporate Officer Title	Date
Commissioner of Internal Revenue or Delegate	Date