Rulings and procedures that have an effect on previous rulings or procedures use the following defined terms to describe the effect:

**AMPLIFIED** is used in a situation where no change is being made in a prior published position, but the prior position is being extended to apply to a variation of the fact situation set forth in the new ruling. Thus, if an earlier ruling held that a principle applied to A, and the new ruling holds that the same principle also applies to B, the earlier ruling is amplified.

**CLARIFIED** is used in a situation where the language in a prior ruling is being made clear because the language has caused, or may cause, some confusion. It is not used where a position in a prior ruling is being changed.

**DECLARED OBSOLETE** is used in a situation where a previously published ruling is not considered determinative with respect to future transactions. This term is most commonly used in a ruling that lists previously published rulings that are declared obsolete because of changes in law or regulations. A ruling may also be declared obsolete because its substance has been included in regulations subsequently adopted.

**MODIFIED** is used in a situation where the substance of a previously published position is being changed. Thus, if a prior ruling held that a principle applied to A but not to B, but the new ruling holds that it applies to both A and B, the prior ruling is modified.

**REVOKED** is used in a situation where the position in the previously published ruling is not correct and the correct position is being stated in the new ruling. Rulings that have been revoked have no further effect.

**SUPERSEDED** is used in a variety of situations. The term may be used where the new ruling amplifies a prior ruling if both the position taken in the prior ruling and the position as amplified are contained in the text of the new ruling. The term may be similarly used where the new ruling clarifies or modifies a prior ruling. The term may also be used where, for the purpose of updating references, the new ruling does nothing more than restate the substance and situation of a prior ruling. For example, a ruling issued under former statutes and regulations (e.g. the 1939 Code−26 CFR Part 225) may be reissued under the current statutes and regulations (e.g. the 1954 Code−Part 201). Lastly, the term may be used when it is desired to republish in a single ruling a series of situations, names, etc. that were previously published over a period of time in separate rulings.

**SUPPLEMENTED** is used in situations in which a list, such as a list of curios and relics, is published in a ruling and that list is expanded by adding further items in subsequent rulings. After the original ruling has been supplemented several items, a new ruling may be published that includes the list in the original ruling and the additions, and supersedes all prior rulings in the series.
ABBREVIATIONS:

The following abbreviations appear in material published in the Bulletin:

A, B, C, etc. — The name of individuals

ATF — Bureau of Alcohol, Tobacco and Firearms

ATFQB — Alcohol, Tobacco and Firearms Quarterly Bulletin

ATF Proc. — ATF Procedure

ATF Rul. — ATF Ruling

C.B. — Cumulative Bulletin

Ct.D. — Court Decision

CFR — Code of Federal Regulations

D.O. — Delegation Order

E.O. — Executive Order

FAA Act — Federal Alcohol Administration Act

F.R. — Federal Register

M, N, X, Y, Z, etc. — The names of corporations, places and businesses, according to context

Pub. L. — Public Law

Rev. Proc. — Revenue Procedure

Rev. Rul. — Revenue Ruling

Stat. — Statutes at Large

T.D. — Treasury Decision

T.D.O. — Treasury Department Order


x and y — used to represent certain numbers and when used with the word “dollars” to represent sums of money