C/O 1080-B East veterans highway  Jackson, New Jersey  [08527]  Department of the Treasury  Internal Revenue Service  Office of the Commissioner  NW, Washington, DC	
14 20224-0002 15	
16 17	
<pre>25  Jacob Joseph "Jack" Lew</pre>	
Re: Your notices CP15 (copies included herein) Tax Year 2013, 2014, 2015 SS# 140-02-6708 used by the IRS to maintain and identify its system of records. Caller ID 586538  Caller ID 586538	
38 Attention: IRS, IRS employees, commissioner, secretary, any and all interested partie	<u>:s</u> .
THIS IS A CONTINUING ATTEMPT TO VALIDATE ADEBT.  Spears vs. Brennan.  42	
43 Under the Federal debt collection Practices Act, I, now continue to exercise my legal right to VALIDATE t	the validity
<ul> <li>of this debt that your collection agency claims I owe you.</li> <li>Be advise that this is not a refusal to pay, but a notice sent pursuant to the fair debt collection Practice</li> </ul>	s act, 15
46 USC 1692g.	
Also, be reminded that your agency had already tried to unlawfully collect a lawfully disputed alleged do after almost a year has passed, and without said validation you have resumed your threats.	ebt and
49 You may be in violation of IRC §6304(c) and subject to civil damages for certain unauthorized collection	actions
<ul> <li>under IRC §7433 in an amount equal to the lesser of \$1,000,000 (\$1000,000 in the case of negligence)</li> <li>51</li> <li>52</li> </ul>	

CP15 CI586538 Page 1 of 4

53	Dear Sir or Madam:
54	1. Cease attempts to contact third parties [15 U.S.C. Fair Debt Collection Practices Act §1692c(b)]
55	2. Cease communication with the Requester [15 U.S.C. Fair Debt Collection Practices Act §1692c(c)]
56 57	3. <u>Cease false or misleading representations</u> in order to disgrace or attempt to obtain information [15 U.S.C. Fair Debt Collection Practices Act §1692e(7) & (10)]
58 59	4. <u>Cease Furnishing Deceptive forms to create the false belief a debt is owed</u> [15 U.S.C. Fair Debt Collection Practices Act §1692j]
60 61 62 63 64 65	For the record, let's correctly refer to the above-named natural person as the Requester, since 26 U.S.C. §7701(a)(14) defines the word 'taxpayer' as a person <u>subject to</u> any measurable tax derived from a <u>taxable source</u> (activities, events, commodities). Documents I've received from FOIA Requests clearly state no lawful, valid assessment for a tax liability has <u>ever</u> been imposed upon the Requester. Absent a valid, procedurally lawful in full compliance with 26 C.F.R. 301.6203-1, no tax is owing. Therefore the Requester is not a 'taxpayer' either by proof or appointment.
66 67 68 69	The Requester absolutely refuses to give his consent to communicate with third parties. Without the prior consent of the Requester given directly to the Service, or the express permission of a court <u>of competent jurisdiction</u> , or as reasonably necessary to effectuate a post-judgment judicial remedy, the IRS MAY NOT communicate, in connection with the collection of an alleged debt, with any person other than the Requester.
70 71	You and the Service lack lawful authority to interfere with the peace and privacy of a <u>natural, private</u> American who is not subject to your jurisdiction and has no tax liability.
72 73 74 75 76	If you have already contacted third parties regarding the Requester without my written consent, please send me a complete list together with whatever information you compiled as a result of the contact. As stated before, you may be in violation of IRC §6304(c) and subject to civil damages for certain unauthorized collection actions under IRC §7433 in an amount equal to the lesser of \$1,000,000 (\$1000,000 in the case of negligence) or other sums as noted.
77 78 79	In <u>Radinsky v. United States</u> 622 F. Supp. 412 (D.C. Colo. 1985) the Court stated, "that the plaintiffs are not 'taxpayers' <b>because not tax has been assessed</b> ." Radinsky distinguishes with specificity and particularity that the terms 'tax', 'penalty' or 'sum' are not analogous.
80 81 82 83	Only 'taxpayers' are subject to or liable for a tax measured upon income derived from a <u>taxable source as imposed</u> <u>by the Code</u> . Only 'taxpayers' are under the jurisdiction of the IRS. There is no law requiring the lawful duty to file return, <b>unless liable for a tax imposed by the code</b> . The Requester has no federal tax liability. The Requester is outside your venue and you lack subject matter jurisdiction of the Requester.
84 85 86 87	Therefore you lack lawful authority to impose any 'discovery' proceedings pursuant to Subtitle F Procedure and Administration Chapter 78 Discovery of Liability and Enforcement of 26 USC §7602(c)(1) Examination of books and witnesses. You also lack lawful authority to impose any right to ask for 'disclosure' information pursuant to Subtitle F Procedure and Administration; Chapter 61 Information and Returns; Subchapter A. Returns and Records; Part 1

Records, Statements, and Special Returns § 6001, 6011 and 6012(a).

89	The Service does not authorize you to contact other people to obtain or verify information for persons not under
90	your jurisdiction. For you to do otherwise, you are deliberately acting outside the law and invading the privacy of
91	the Requester and dis-interested third parties, giving the erroneous impression the Requester owes a debt or may
92	be in trouble with federal authorities, thus possibly damaging the reputation and credibility of the Requester,
93	clearly in violation of 15 USC 1692b of the Fair Debt Collection Practices Act and IRC §6304.
94	
95	I, hereby; FOR THE RECORD: once again, demand further documentation attesting to the validity of your claim.
96	Pursuant to 26 USC §6751 please provide documentation attesting to the validity of your claim in the form of: a
97	certification from the officer, having proper delegation of authority, responsible for making the assessment that
98	purports to establish this claim.
99	
100	Therefore, I specifically request that you send me a certified photocopy of the record of assessment, so that I may
101	establish the existence of the assessment and determine that it is in complete compliance with all related
102	provisions of applicable law and that it contains documented evidence that sufficiently establishes any/my
103	PERSONAL LIABILITY.
104	
105	As I do take my/any legal and financial responsibilities very seriously, I look forward to receiving this
106 107	documentation as soon as possible so that we may resolve this situation without any further delay.
108	However, this request is not to be considered or construed as and is <b>not</b> an admission of "TAXPAYER" STATUS or
109	of liability for any TAX OR PENALTY. Furthermore, your refusal to comply with this lawful request SHALL be
110	recognized before any court of the United States or any administrative process, as an acknowledgement that <u>I am</u>
111	NOT in fact, liable for the tax or penalty alleged to be due and owing or otherwise collectible in any manner.
112	
113	Until such documentation is provided, any attempt to act upon this claim cannot and will not be honored.
114	The Requester declares to the best of his knowledge and belief the above facts to be true and correct.
115	This is an attempt to validate the validity of your claim and any information obtained will be used for that purpose.
116	
117	Respectfully,
118 119 120	1 Jusa April, 28, 2016
121 122 123	Elias Agredo-Narvaez, Attorney in fact for ELIAS AGREDO-NARVAEZ.

124	
125	
126	
127	
128	State of New Jersey)
129	) ss.
130	County of Ocean)
131	On April 28th, 2016, before me, Suny Patel, Notary Public, personally appeared Flias Agredo-Nayvaez, personally known to me (or proved to me on the bases of
132	personally known to me (or proved to me on the bases of
133	satisfactory evidence) to be the USER of the name ELIAS AGREDO-NARVAEZ, and acknowledged to me that s/he
134	executed the same in his authorized capacity, and that by his autograph on the instrument the person, or the
135	entity upon behalf of which the person acted, executed the instrument. WITNESS my hand and official seal.
136	
137	Motary Public My commission expires

To whom it may concern:

I do not believe that the vague assertions made on the unsigned notices styled as a **Notices CP15** sent to me allegedly on May,  $2^{nd}$ , 2016 but which I received on April, 25, 2016 (copies attached) amount to sufficiently formal controversion of the testimony on my returns as to merit specific response. For one thing, your notice/s fail/s to identify any actual flaw in any of my returns.

 Further, while you make unspecific assertions that "what [I] submitted is based on positions that fall under one or both of [either a "position" identified as "frivolous" under section 6702 (a)(c) or reflective of a desire to delay or impede the administration of federal tax laws]", you fail to also allege (vaguely or otherwise) that "my submission/s" either do/es not contain information on which the substantial correctness of the self-assessment/s can be judged or contain/s information that on its/their face indicate/s that the self-assessment is/are substantially incorrect. One or the other of the latter characteristics must be true for a return to actually qualify as "frivolous" under the statute you cite.

Further still, your notice/s previously offered/s an opportunity for me to withdraw and replace my return/s with one more to your [unspecified] preferences within 30 days without suffering the harm you threaten if I stick by the testimony to which I have already sworn, and herein also attest by affidavit (included as exhibit) but which you appear to find inconvenient. However, according to the statute your notice purports to enforce, it is only certain requests for hearings and applications for payment and compromise agreements and "taxpayer assistance orders" that qualify as "frivolous" and subject to penalty merely for suffering one of the two flaws to which you vaguely refer, and not also one or the other of the two I reference above of which you make no mention. Notably, it is also only such submissions—and NOT returns—that can be afforded the "withdraw and replace" consideration you generously propose. See 26 USC 6702(b).

It can only be assumed that you are seriously confused or have mistaken my return/s for someone else's "submission". In the alternative, you may be simply trying to operate outside your authority <u>in making</u> these extortionate threats.

Please also note that **per 26 CFR 301.6020-1**, when a return has actually been "determined" to be "frivolous" by someone in your agency, you are <u>required</u> to prepare and sign a substitute return: "If any person required by the Internal Revenue Code or by the regulations to make a return... ...makes, willfully or otherwise, a false, fraudulent or frivolous return, the Commissioner or other authorized Internal Revenue Officer or employee shall make such return from his own knowledge and from such information as he can obtain through testimony or otherwise." 26 CFR 301.6020-1.

There is no indication that such a substitute return has been made. Had one been made, the allegation that my return is "frivolous" would still be unproven, of course, but at least the signature of your officer on the substitute, accepting the legal risks for producing it, would evince good-faith in making the accusation. But no substitute return has been made, and this is additional evidence that your notice is simply <u>a</u> <u>deliberate fraudulent effort at witness-tampering and extortion</u>. (Or perhaps you would argue that this provision doesn't apply, because I am not "a person required by the Internal Revenue Code or by the regulations to make a return"? That is an argument I will readily endorse, but not one that will help your

case much, I think... Plus, your other problems of no actual "frivolous" aspect to my return/s, and the inapplicable and overdue 30-day thing remain for you to stumble over...)

In sum, your notice/s is/are incomprehensible, contradicted by the evidence, obviously made in bad-faith and apparently unrelated to any actual authority concerning "frivolous returns".

Nonetheless, my previous experience in dealing with your agency has taught me that you are reflexively devious and exploitive. Even though your "NOTICES OF PENALTY CHARGES" is/are on its/their face meaningless, I will operate on the presumption that it/they is/are sent as a pretext on the basis of which you will imagine some further actions to be legitimized should I fail to rebut, which you should know by now that you will have no chances.

Therefore, you will find attached as stated before a sworn affidavit directed at each element of fact involved in the penalty with which you threaten me. In the absence of contradictory evidence of comparable focus and competence (and your continued failure to meet the relevant requirements imposed on you by United States statutes and regulations, some of which are discussed above and before), you are entirely lacking any legal grounds to proceed with your threats, in my own opinion.

In any event, you bear the burden of proving your allegations, a burden which is NOT met by simply making vague assertions and threats. I suggest you seek competent legal advice.

By the way, nothing I have done or do now by making this response or otherwise is to be construed as a waiver of any of my rights; further, I particularly demand and insist upon every due process protection relevant to this matter under the common law, state of New Jersey law and federal law.

As is usually required by law and demanded by the subscriber, this letter and its attachments will become part of the formal record of our correspondences and notices I have made to you, for use in all future legal proceedings.

04 126 12016

Without prejudice

Elias Agredo-Narvaez

Attachments:

"COPIES OF YOUR NOTICES CP15 2013, 2014, 2015"

87 Affidavit.

Reference copy of previously-submitted tax return concerning the period/s 2013, 2014, and 2015.

**EXHIBIT** 1 2 3 **AFFIDAVIT** 4 I, Eleas Agredo-Navvace being of sound mind and upon my oath, depose and state as 5 6 7 1. The tax returns I completed and submitted concerning the years 2013, 2014 and 2015 8 (copies attached) contain entries declaring total (gross) income receipts and adjusted 9 gross and net income receipts computed according to the instructions provided; a self-10 assessment of tax due upon the computed "net income" per the tax table provided; and 11 an unaltered signed affirmation regarding the truth, completeness and correctness of 12 13 these entries and assessment. 14 To the best of my knowledge and belief, the above-listed entries comprise information 15 by which the substantial correctness of the self-assessment on the return can be judged. 16 17 2. Aside from identifying information, address, signature and date, the Forms 1040 l 18 completed and submitted concerning the years 2013, 2014 and 2015 contain nothing 19 20 from my hand but: 21 \* numeric entries; \* a correction of a preprinted declaratory statement concerning the notification of the 22 Internal Revenue Service of my rebuttal of a W-2 submitted by another from "have" to 23 24 "hereby"; \* the answer to a question posed by the Secretary concerning what efforts were made 25 to secure a correct W-2 from the payer listed on the form: "[whatever it is]"; and 26 \* the answer to a question posed by the secretary for an explanation of how I 27 determined what amounts to report various lines of the form: "[ whatever it is]". 28 29 To the best of my knowledge and belief, nothing on the return constitutes information 30 that on its face indicates that the self-assessment is substantially incorrect. 31 32 3 The information on the tax returns I completed and submitted concerning the years 33 2013, 2014 and 2015 is not based on, nor reflective of, any "position" identified by the 34 Secretary of the Treasury or his delegates as "frivolous" and published as such pursuant 35 36 to 6702(c). 37

The content of the tax returns I completed and submitted concerning the years 2013, 2014 and 2015, and the act of their completion and submission, are not intended, expected or desired to impede or delay the administration of any federal tax law.

On the contrary, the returns I completed and submitted concerning the years 2013,2014 and 2015 is good faith proof of my best effort to fully comply with all legal obligations to which I am subject to the best of my understanding of those obligations, and to conform with all relevant provisions of law as best I understand those provisions. It is my sincere hope and intent that the returns contribute to and are met with the smooth, speedy and proper administration of the federal tax laws.

5. I am not an officer or employee of a corporation or member or employee of a partnership, who as such officer, member or employee is under any duty whatsoever concerning tax forms, reports or tax-related matters of any kind. Nor am I a member of any class illustrated or defined by the foregoing enumerated examples.

6. I have never knowingly and intentionally created, acknowledged or supported any relationship or presumption of a relationship between me and the United States under auspices or by virtue of which the United States is authorized to seize property from me or subject me to fines or penalties other than by making a formal complaint and proving its claims to the satisfaction of an impartial judicial tribunal as Plaintiff in an adversarial proceeding in which I enjoy the benefit of all presumptions, and which conforms to the specifications of the Seventh Article of Amendment to the United States Constitution.

I affirm under penalty of perjury under the laws of the United States of America that the foregoing is true and correct to the best of my current knowledge and information.

 Executed May, 26, 2016.

Elias Agredo-Narvaez

RECEIPT	ebsite at www.usps.com .	0316 02	Postmark Here Here	04/29/2016	1 Lew Position Transory
U.S. Postal Service" CERTIFIED MAIL® RECEIP Domestic Mail Only	For delivery information, visit our website at www.usps.com.	Certified Mail Fee \$2.3.	Hattin Receipt (featroup)   Continue   Con	Postage \$2.2() \$ Total Postage and Fees \$8.,2()	Sine to Jacob 1 Lew Sine and Apt No. or PO Box No. T Ne Sec Ye Flat W OF T Ne

- A unique identifier for your mattpiece.
- Electronic verification of delivery or attempted
- A record of delivery (including the recipient's signature) that is retained by the Postal Service for a specified period. Important Reminders:
- delivery to the addressee specified by name, or to the addressee's authorized agent.
- Adult signature restricted delivery service, which requires the signee to be at least 21 years of age and provides delivery to the addressee specified by name, or to the addressee's authorized agent
- To ensure that your Certified Mall receipt is accepted as legal proof of mailing, it should bear a USPS postmark. If you would like a postmark on this Certified Mail receipt, please present your st Certified Mail item at a Post Office™ for postmarking. If you don't need a postmark on this postmarking. If you don't need a postmark on this Certified Mail receipt, detach the barcoded portion of this label, affix it to the mailpiece, apply appropriate postage, and deposit the mailpiece.

■ For an additional fee, and with a proper

 Return receipt service, which provides a record endorsement on the mailpiece, you may request the following services:

Certified Mail service provides the following benefits:

- A receipt (this portion of the Cartified Mail label).

tor an electronic return receipt, see a re

for an electronic return receipt, see a retail associate for assistance. To receive a duplicate return receipt for no additional fee, present this USPS®-postmarked Certified Mail receipt to the

- Restricted delivery service, which provides
- Adult signature service, which requires the signee to be at least 21 years of age (not available at retail).

You may purchase Certified Mail service with First-Class Mail®, First-Class Package Service®, or Priority Mail® service.

Certified Mail service is not available for

international mail.

- (not available at retail).
- Insurance coverage is not available for purchase with Certified Mail service. However, the purchase of Certified Mail service does not change the insurance coverage automatically included with certain Priority Mail items. of delivery (including the recipient's signature). of this label, affix it to the malipiece, apply fou can request a hardcopy return receipt or an appropriate postage, and deposit the malipiece, electronic version. For a hardcopy return receipt, complete PS form 3811, Domestic Return Receipt, attach PS Form 3811 to your malipiece; IMPORTAMT: Save this receipt for your records.

PS Form **3800**, April 2015 (Reverse) PSN 7530-02-000-9047

RECEIPT	ebsite at www.usps.com.	Post	04/29/2016		NA See Reverse for Instructions
U.S. Postal Service"  CERTIFIED MAIL® RECEIPT  Domestic Mail Only	For delivery information, visit our website at www.usps.com.	Skrias Services & Fees (check box, and fee as appropriate      Return Receipt (hardcopy)	Postage \$2.20 \$ Total Postage and Fees \$5.20	Sept 76 Line L. Davis.	.PS Form 3800, April 2015 PSN 7530-02-000-9047

- Electronic verification of delivery or attempted A unique identifier for your mailpiece.
- A record of delivery (including the recipient's signature) that is retained by the Postal Service" for a specified period.

■ You may purchase Certified Mail service with First-Class Mail®, First-Class Package Service®,

 Certified Mail service is not available for or Priority Mail® service. international mail.

Important Reminders:

- Restricted delivery service, which provides delivery to the addressee specified by name, or to the addressee's authorized agent.
- signee to be at least 21 years of age (not Adult signature service, which requires the

available at retail).

- Adult signature restricted delivery service, which requires the signee to be at least 21 years of age and provides delivery to the addressee specified by name, or to the addressee's authorized agent (not available at retail).
- To ensure that your Certified Mail receipt is

For an additional fee, and with a proper endorsement on the mailpiece, you may request the following services:

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 A receipt (this portion of the Certified Mail label).

retail associate.

associate for assistance. To receive a duplicate return receipt for no additional fee, present this USPS®-postmarked Certified Mail receipt to the for an electronic return receipt, see a retail

■ Insurance coverage is not available for purchase with Certified Mail service. However, the purchase of Certified Mail service does not change the insurance coverage automatically included with certain Priority Mail items. Return receipt service, which provides a record
of delivery (including the recipient's signature).
You can request a hardcopy return receipt or an electronic version. For a hardcopy return receipt, complete PS Form 3811, Domestic Return
Receipt, attach PS Form 3811 to your mailpiece:
IMPORTANT: Save this receipt for your records. postmarking. If you don't need a postmark on this Certified Mail receipt, detach the barcoded portion of this label, affix it to the malipiece, apply appropriate postage, and deposit the malipiece. accepted as legal proof of mailing, it should bear a USPS postmark. If you would like a postmark on this Certified Mail receipt, please present your Certified Mail item at a Post Office" for

PS Form 3800, April 2015 (Reverse) PSN 7530-02-000-9047

59 Som TOFFICE OF THE COMMISSIONEL OF IRS Postage \$2.20 Extra Services & Fees (check box, add fee s appropriete)

Return Receipt (hardcopy)

Return Receipt (electronic)

Certified Mail Restricted Delivery

Adult Signature Restricted Delivery

Postage

\* 7 76 0005 3740 3287 Certified Mail Fee \$3.30 PS Form 3800, April 2015 PSN 7530-02-000-9047 City, State, ZIP+4® For delivery information, visit our website at www.usps.com Domestic Mail Only CERTIFIED MAIL® RECEIPT U.S. Postal Service™ 04/29/2016 Postmark Here 031.6 02

# Certified Mail service provides the following benefits: - A receipt (this portion of the Certified Mail label). for an electronic return receipt, see a 1

- A unique identifier for your mailpiece.
- Electronic verification of delivery or attempted
- A record of delivery (including the recipient's signature) that is retained by the Postal Service" for a specified period.

# mportant Reminders:

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  - For an additional fee, and with a proper endorsement on the mailpiece, you may request the following services:
- electronic version. For a hardcopy return receipt, complete PS Form 3811, *Domestic Return Receipt*, stach PS Form 3811 to your malipiece; IMPORTANT: Save this receipt for your records. Return receipt service, which provides a record of delivery (including the recipient's signature).
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PS Form 3800, April 2015 (Reverse) PSN 7530-02-000-9047

for an electronic return receipt, see a retail associate for assistance. To receive a duplicate return receipt for no additional fee, present this USPS@-posmarked Certified Mail receipt to the retail associate.

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postmarking, if you don't need a postmark on this Certified Mail receipt, detach the barcoded portion of this label, affix it to the malibiece, apply appropriate postage, and deposit the malibiece.



Department of the Treasury Internal Revenue Service Andover, MA 01810-9052

029016.655955.320108.32430 1 AV 0.376 540



Notice	CP15
Tax Year	2013
Notice date	May 2, 2016
Social Security number	140-02-6708
To contact us	1-800-829-0922
Your Caller ID	586538
Page 1 of 2	18H



029016

ELIAS AGREDO-NARVAEZ 1080B E VETERANS HWY JACKSON NJ 08527-2934

# **Notice of Penalty Charge**

666

You have been charged a penalty under Section 6702(a) of the Internal Revenue Code for Civil Penalty for Frivolous Tax Returns.

## TAX STATEMENT

Balance Due	T Hereby Dispute the validity of this alleged debt in its entirety\$15,270.96
Bad Check Penalty	\$0.00
Interest Charged	\$270.96
Penalty Assessment	\$5,000.00
Prior Balance	\$10,000.00

Continued on back...





ELIAS AGREDO-NARVAEZ 1080B E VETERANS HWY JACKSON NJ 08527-2934

Notice	CP15
Notice date	May 2, 2016
Social Security number	140-02-6708

- Make your check or money order payable to the United States Treasury.
- Write your Social Security number (140-02-6708), the tax year (2013), and the form number (CVL PEN) on your payment and any correspondence.

Amount due by May 12, 2016

DISPUTED \$15,270.96

INTERNAL REVENUE SERVICE FRESNO, CA 93888-0010

լորդելըընդուսերությունը և հայարարի հինակություն



Notice	CP15
Tax Year	2013
Notice date	May 2, 2016
Social Security number	140-02-6708
Page 2 of 2	18H

We charged you a penalty under IRC section 6702(a) for filing a frivolous tax return. The penalty applies when a person files what purports to be a return but—

Α.

- 1. fails to include information on which the substantial correctness of the self-assessment may be judged or
- 2. includes information that on its face indicates that the self-assessment is substantially incorrect and

В.

- 1. the penalty applies when the underlying conduct in relation to filing such return is based on a position that the Internal Revenue Service has identified as frivolous (see Notice 2007-30) or
- 2. the underlying conduct reflects a desire to delay or impede the administration of Federal tax laws.

The penalty is \$5,000 for each person who files a frivolous tax return.

If you wish to contest the assertion of this penalty, you must fully pay the entire penalty and file a claim for refund with the IRS within three years from the time a return associated with the penalty was filed or two years from the date the penalty was paid, whichever period expires later.

If your refund claim is pending for six months or more and the IRS has not issued a notice of claim disallowance with regard to the claim, you may file suit in the United States District Court or United States Court of Federal Claims to contest the assertion of the penalty at any time. Once the IRS issues a notice of claim disallowance, however, you must file suit in the United States District Court or The United States Court of Federal Claims within two years of the date the IRS mails a notice of disallowance to you denying the refund claim.

For tax forms, instructions and information visit www.irs.gov. Access to this site will not provide you with any taxpayer account information.



# Contact information

ELIAS AGREDO-NARVAE7 1080B E VETERANS HWY JACKSON NJ 08527-2934

Notice	CP15
Notice date	May 2, 2016
Social Security number	140-02-6708

If your address has changed, please call 1-800-829-0922 or visit www.irs.gov.

□ Please check here if you've included any correspondence. Write your Social Security number (140-02-6708), the tax year (2013), and the form number (CVL PEN) on any correspondence.

	□ a.m		F	] a.m. ] p.m.
Primary phone	Best time to call	Secondary phone	Best time to call	p.m.

INTERNAL REVENUE SERVICE ANDOVER, MA 01810-9052

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Department of the Treasury Internal Revenue Service Andover, MA 01810-9052

029015.655955.320108.32430 1 AV 0.376 540



Notice	CP15		
Tax Year	2014		
Notice date	May 2, 2016		
<b>Social Security number</b>	140-02-6708		
To contact us	1-800-829-0922		
Your Caller ID	586538		
Page 1 of 2	18H		



029015

ELIAS AGREDO-NARVAEZ 1080B E VETERANS HWY JACKSON NJ 08527-2934

**Notice of Penalty Charge** 

666

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## TAX STATEMENT

Balance Due	thereby Dispute the validity of this alleged debt in its entirety \$5,000.00	
Polones Due	\$0.00	
Bad Check Penalty	50.00	
The Cot	\$0.00	
Interest		
Penalty Assessment	\$5,000.00	
Prior Balance	\$0.00	

Continued on back...



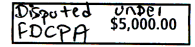


ELIAS AGREDO-NARVAEZ 1080B E VETERANS HWY JACKSON NJ 08527-2934

Notice	CP15		
Notice date	May 2, 2016		
Social Security number	140-02-6708		

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Amount due by May 12, 2016



INTERNAL REVENUE SERVICE FRESNO, CA 93888-0010

նդիվարդուրանարթարի անդիրայի և արարանակության անակարի անձանակության անձանակություններ և



Notice	CP15
Tax Year	2014
Notice date	May 2, 2016
Social Security number	140-02-6708
Page 2 of 2	18H

We charged you a penalty under IRC section 6702(a) for filing a frivolous tax return. The penalty applies when a person files what purports to be a return but—

A.

- 1. fails to include information on which the substantial correctness of the self-assessment may be judged or
- 2. includes information that on its face indicates that the self-assessment is substantially incorrect and

В.

- 1. the penalty applies when the underlying conduct in relation to filing such return is based on a position that the Internal Revenue Service has identified as frivolous (see Notice 2007-30) or
- 2. the underlying conduct reflects a desire to delay or impede the administration of Federal tax laws.

The penalty is \$5,000 for each person who files a frivolous tax return.

If you wish to contest the assertion of this penalty, you must fully pay the entire penalty and file a claim for refund with the IRS within three years from the time a return associated with the penalty was filed or two years from the date the penalty was paid, whichever period expires later.

If your refund claim is pending for six months or more and the IRS has not issued a notice of claim disallowance with regard to the claim, you may file suit in the United States District Court or United States Court of Federal Claims to contest the assertion of the penalty at any time. Once the IRS issues a notice of claim disallowance, however, you must file suit in the United States District Court or The United States Court of Federal Claims within two years of the date the IRS mails a notice of disallowance to you denying the refund claim.

For tax forms, instructions and information visit www.irs.gov. Access to this site will not provide you with any taxpayer account information.





ELIAS AGREDO NARVAEZ 1080B E VETERANS HWY JACKSON NJ 08527-2934

Notice	CP15	
Notice date	May 2, 2016	
Social Security nun	nber 140-02-6708	

If your address has changed, please call 1-800-829-0922 or visit www.irs.gov.

□ Please check here if you've included any correspondence. Write your Social Security number (140-02-6708), the tax year (2014), and the form number (CVL PEN) on any correspondence.

•	☐ a.m.		_ a.m.	
	□ p.i	m.		_ا p.m.
Primary phone	Rest time to call	Secondary phone	Best time to call	

INTERNAL REVENUE SERVICE ANDOVER, MA 01810-9052

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