

051920152300

Elias Agredo-Narvaez
In care of
ELIAS AGREDO-NARVAEZ
1080-B East veterans Highway
Jackson, New Jersey
[08527-9998]
phone # 973-390-7100. 08:30 to 17:00

May 19, 2015

Theresa A Salinas
Employee number 548261000
Telephone: 559-456-5933
Fax: 855-249-1790

Dear Theresa A Salinas: *OR*
& Teshawna M. woods

I have received the letter that you sent to the DECEDENT PERSON **ELIAS AGREDO-NARVAEZ AKA THE FOREIGN SITUS TRUST, THE TRADE NAME, THE TRANSMITTING UTILITY, OR THE TAXPAYER**, dated May 5, 2015 which was stamped in, by the postal service on May 13, which I received on May 18 at the end of the day, and which you want it to be responded to by May 20th, and I hope I am wrong on my assumptions, because; if I am right, then I could only properly respond with a **NOTICE OF APPEAL**, right? I will explain why:

1. The homo sapiens responding to your letter on behalf of the trade name has notified your principals several times of the fraud being attempted in regard the way you write the name of the addressee; as well as others. Just take a look at the way you write your name on the letter (copy attached) and it will be crystal clear that the reason **must be intentional**. That of deception. Is it not?
2. Then your salutation is, **Dear taxpayer:.....** hence, One can only assume that you had already made the determination that the subscriber is in fact a taxpayer who is identified by Baron's Legal dictionary as: ***The person who is determined to bear the tax liability.....***
3. You then continue by stating: **Who we are:** Appeals is separate from and independent of the IRS office taking the action that you disagree with. We review and resolve disputes in a fair and impartial manner to both you and the government by applying the law and judicial decisions to the facts.....Hence; If you are one of the IRS agents/employees there is absolutely not way that you can be impartial, specially; if you are also an





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lawyer. You claim to be impartial to both the TRADE NAME and to the government, so my question now is, why the government? Are you bringing

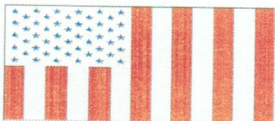
another party to the action? Or is also your contention that the IRS is the government? *Diversified Metal Products v IRS et al. CV-93-405E-EJE U.S.D.I. Public law 94-564 Senate report 94-1148, pg 5967 Reorganization Plan# 26 Public Law 102-391.*

You also stated that you apply the Law and Judicial decisions to the facts. **To the facts?** I believe that if you new the Laws, then you would had already agreed with me in that the **Constitution is the Supreme law of the land, and that any law or statute contrary to it NOT WITHSATNDING**, furthermore; I believe that you would only be able to, if any, cite only Circuit or tax court cases, never Supreme Court Cases and the reasons should be self evident.

4. You then proceed to kind of remind me of your impartiality by offering me to stop the unlawful collection of interest on the illegally and fraudulently assessed penalty by making a payment, **HOW NICE OF YOU and how convenient** since once doing that; your agency would have gotten what they one from this home sapiens; JURISDICTION. **Not a chance.**
5. You also asked; If you want an attorney, certified public accountant, or a person enrolled to practice before the IRS to represent you.....The **trade name** could not respond to that question, but I can. The trade name does not want an attorney, certified public accountant or a person enrolled to represent IT before no one because as the registered Owner, user, and only authorized signator to IT, I, this Homo Sapiens is the only one who can possibly represent IT, furthermore my contention is that The attorney, CPA, or person enrolled are all doped with the same practices and theories **Not Law**, this in addition to the fact that they are all your Co-partners.
6. And finally you mention that if the IRS; meaning you, mailed a legal notice to disallow your claim, you should monitor your deadline for filing suit. Answer: anything that the IRS may mail me can not be legal, and when it does; I am ready to continue with my administrative proceeding (*for more information on this proceeding please go to, http://eliasagredonarvaez.com/DOCUMENTS_PAGE.html and scroll down to see the pertinent public documents*)
7. At the end of your letter you also commented that at the conclusion of the appeals process, you may ask us to participate in an Appeals customer satisfaction survey. Your participation IS **VOLUNTARY** and the survey will not ask for personal or financial information of any kind. We will use the result of the survey to improve the appeal process and our **SERVICE TO TAXPAYERS.**

Answer: is furnishing of that survey's information as voluntary as the **income tax** information? One never knows!!!!!!





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Will the "voluntary" information really improve anything? One never knows neither.

You can count on me for an very Honest and Candid **VOLUNTARY INFORMATION**.

Please be advised that I have responded on behalf of the TRADE NAME referred to as ELIAS AGREDO-NARVAEZ, and that I have done so in an expedient manner given time constraints for the reasons above.

I have also done that with Reservation of all Rights and Liberties under UCC 1-308, and that I have also done so, because I have called you at the numbers on the top of your letter and left two messages that were not responded to and it is not my intention to grant you an opportunity to claim jurisdiction under no circumstances.

Respectfully:
Without prejudice, without recourse
All Rights reserved

05/19/2015



Elias Agredo-Narvaez
ELIAS AGREDO-NARVAEZ

By Elias Agredo-Narvaez
For TMELIAS AGREDO-NARVAEZ

05/19/2015



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