Real ed via certified mail # 7013 2250 0000 1304 9096

OGDEN UT 84201-0021

Received on March 18/2016 at 4:43 pm Response concluded on march 18/2016 at 11:45 Pm.

ELIAS & LIESBED AGREDO NARVAEZ 1080B E VETERANS HWY It's Page indicates that the self assessment is substantially imagent

CUT OUT AND RETURN THE VOUCHER AT THE BOTTOM OF THIS PAGE IF YOU ARE MAKING A PAYMENT, EVEN IF YOU ALSO HAVE AN INQUIRY.

Please specify what position is the one that you alless shave made in

My returns for the years 2013, 2014, 2015 were all signed under Penalty of Perjury as required by Law.

Any allesation centrally to any of those returns "SHAIL" Be made under the same standarts, otherwise any notice or presumption will be treated as "FRIVOLOUS Coercions"

expect and demand meaningful clarification as to the not The IRS address must appear in the window. Use for payments

1483000192 Letter Number: LTR3176C Letter Date : 2016-03-16 Tax Period : 201512

FLIAS & LIESBED AGREDO NARVAEZ INTERNAL REVENUE SERVICE 1080B E VETERANS HWY IACKSON N.I 08527-2936

OGDEN UT 84201-0021

@P AGRE 30 0 201312 670 00000000000

TITLE 26 - INTERNAL REVENUE CODE SURTITLE F - PROCEDURE AND ADMINISTRATION CHAPTER GB - Addition to the TAX, Additional Amounts, And Assessable Penalties

SUBCHAPTER B - ASSESSABLE PENAITIES PART 1 - GENERAL PROVISIONS \$ 6702 FRIVOlOUS TAX SubmissionS

the INFAMOR

REGARDING Section 6702 (A) (1) (B):

Please specify what specific information contained in the 2013 Return on IT's face indicates that the self-assessment is substantially incorrect?

REGARDING SECTION 6702 (A) (A) (A):

Please specify what position is the one tha you alless I have made in my 2013 Return is frivolous? and why is it Frivolous?

REGARDING Section 6702 (a) (2) (8):

what appears on my 2013 Return that you allege is "frivolous", is intended to Delay, or impede the administration of the Federal incometax

WHERE are the corresponding regulations to section 6702 found?

What are the "claims that according to you, I have made #AVE the "Courts' Reseatedly, rejected as without merits"?

and which courts cases support rejecting the alleged "claims"

I Reduest and Demand any and all due Process to which I'am entitled or which is in any way appropriate and/or applicable to me under the Laws, under any provision or Practice of Common, Statutory and or administrative Law or Protocol, including but not limited to, that which your PRE-PRINTED NOTICES FEFERS TO.

I also expect and demand meaningful clarification as to the nature

of and reason for the "FRIVOLOUS" allegations, the Process by which all relevant peterminations reflected in and 84 your notice were arrived at, and anothing Else Pertinent to this matter.

REMINDER: My 2013 Return was sent along with my 2014 and 2015

returns and also a 60 Days NOTICE OR NOTICE OF INTENT TO FILE Suit OF which this Document is Part or EXHIBIT TO.

THE CLOCK IS TICKING

RECRECTFULLY, without

certified mail # 7013 2250 0000 1304 9096

OSC OGDEN UT 84201-0021

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In reply refer to: 1483000192 Mar. 16, 2016 LTR 3176C 0 201312 30 Input Op: 1483059232 00056085 BODC: WI

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

Taxpaver Identification Number:

cation Number:
Form: 1040
Tax Period(s): Dec. 31, 2013

Employee Identification Number: 1000142816 M/S 4450 3 YAM SWA

Contact Telephone Number: 866-883-0235 Contact Fax Number: 855-235-8845

Dear Taxpayer: Please explain how Did you get to the conclusion of Mivolous Return?

You recently filed a return or purported return claiming one or more frivolous positions. If not immediately corrected, the Internal Revenue Service will assess a 85,000 penalty against you. You can correct the problem and avoid the penalty if you submit a corrected return within 30 days of this letter to the address listed above.

If you continue to submit documents asserting frivolous positions, we will assess the \$5,000 penalty each time you submit a frivolous return. If you file a joint return, we will assess the \$5,000 penalty against both you and your spouse. Internal Revenue Code section 6702 provides the IRS with the authority to assess the penalty.

WHY WE ARE CONTACTING YOU

Based on Section 6702. Frivalous Tax Submissions, we have determined the information you filed as a tax return, or purported tax return, on Dec. 15, 2015 is frivalous and there is no basis in the law for your position. ReSpendSc. Exactly which Devillon That I HAME Ever taken has no basis in the Law for your position. The tax is the law for your position that I HAME Ever taken have considered positions of the United States, have considered positions between the law of the United States, have considered positions between the Law for the United States. The Law for the United States are publication 2105, May do I have to Pay Taxes? I not undeed examples of frivolous positions and arguments regarding the U.S. tax system under the heading "Don't Fall for These Arguments." Some of these examples include; I have tead 608 1105 every time you sport we don't but can not identify any Position that I had ever taken Arguments that filing and paying taxes is voluntary, Agesco, but not my.

Point of the cast evidence of me taking that Point of 1965e, show such evidence Excluding salaries and/or wages from income based on the argument that the value of services is not taxable or that salaries and/or wages are not income, MOMERD, but not my Worthon, is there any evidence of me

taking Such Position? IF so Please Provide such evidence.
- Arguing that the requirement to file a tax return violates

internal Revenue Service has by typed this coercion technic ral times without evises.

1483000192 Mar. 16, 2016 LTR 3176C 0 8 201312 30 Input Op: 1483059232 00056086

ELIAS & LIESBED AGREDO NARVAI 1080B E VETERANS HWY JACKSON N.J. 08527-2934

Constitutional rights protecting taxpayers against self-incrimination. ABREED, Not my position and never has us there any avidence or me taking such position? Is so please provide it.

oxidence of me 4-a-Kad Such Mostfool: IF 50) Mease Provide it.
Submitting a claim for a refundable credit when there is basis in
Submitting a claim for a refundable credit when there is never in
Frivolous Forms 2459, 1099, or 4156 (fuel tax credit), or showing
excessive withholding on your return. Aggeben, wor my 705/ffon. (F You

have any Evidence of me taking such Position Please Provide it.

Submitting a document that purports to be a tax return but is not properly signed or contains an altered jurat (the written declaration that verifies that a return, declaration, statement or other document is made under penalties of perjury).

These are just some examples. For more information on positions (200 a identified as frivolous under section 6702, see Notice 2010-33, (2010-171 K.R.B., April 26, 2010, pp. 609-12, which can be found on the Internal Revenue Service's website at www.IRS.gov (See Notice 2016-33 at http://www.irs.gov/rib/2010-17_IRPA/IS.html). If you do not have a statistic for the second of the s

As stated above, we are proposing to assess a \$5,000 penalty against you for each frivolous tax return or purported tax return, that you filed. My Rebun is not frivolous, Please Explain what Steches, information Contained in the rebun on its foce indicates that the set assessment is substantially WHAT YOU NEED TO more content of the set of

: "To avoid the penalty, send us a corrected return for each taxable period in the heading of this letter within 30 days of the date of this letter. If you send us corrected returns, we will disregard the previous documents that you filed and not assess the frivolous tax return penalty for each corrected return filed. MY Return 12 Correct unless to in your infinit wispon can show we send Section.

Please attach this letter to your corrected return(s) and mail to the address shown at the top of this letter. We have enclosed a copy of this letter for your records and an envelope for your convenience.

WHAT IF YOU DO NOT SEND A CORRECTED RETURN?

If you do not file the corrected return(s) within 30 days of the date of this letter, or if you submit additional documents

Certified mail # 7013 2250 0000 1304 9096

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asserting a frivolous position, we will assess the \$5,000 penalty for each frivolous tax return or purported return containing a frivolous position and send you a bill. If you filed a joint frivolous return, both you and your spouse will be assessed a \$5,000 penalty. We will not respond to any future correspondence asserting any frivolous position. AGREED. You should not res fond to any frivolous assertions, however you so need to respond to My return which is not frivolous In addition, if we do not hear from you within the 30 day timeframe, we may issue a notice of deficiency for any taxes owed because of the frivolous submission or because of other items we may find during an examination. A notice of deficiency states the amount of additional tax and penalties you owe and explains your right to contest the deficiency by filing a petition with the United States Tax Court. The \$5.000 frivolous filing penalty is not included on the notice of deficiency and cannot be contested in the Tax Court. Then Please tell me where can one Contest the \$ 5000.00 Frivolous Filing Penalty? We have enclosed Publication 2105, Why Do I Have to Pay Taxes?, which provides basic information about the tax system. We also encourage you to seek advice from a competent tax professional or a tax attorney qualified to practice in your state.

Sincerely yours,

Christine L. Davis Program Manager RICS/IVO

Enclosure(s): Copy of this letter Publication 2105 Envelope