

What Do I Do if I Don't Think the IRS is Right?

An Introduction to Your Appeal Rights



The Appeals Mission

Resolve tax controversies, without litigation, on a basis that is fair and impartial to both the Government and the taxpayer, and in a manner that will enhance voluntary compliance and public confidence in the integrity and efficiency of the Service.



The Appeals Mission

- >Settlement rather than litigation
- >Fair and impartial
- >Independence
- >Enhancing voluntary compliance



Glossary

- >Settlement
- > Hazards of litigation
- > Docketed/Non-docketed
- > Mediation
- > Hearings/Determinations



Nature of Conferences and Hearings

- >Informal
- >Types?
 - >In office
 - >Telephone
 - **≻**Correspondence
- >No frivolous/constitutional arguments



Ex Parte Communications

- >Rev. Proc. 2000-43
 - >Prohibits Appeals discussions with Compliance without offering taxpayer involvement
- >Applies to oral and written communications
- >Exceptions:
 - >Administrative and ministerial
 - **≻**Docketed cases
 - >Unnecessary delay



Appeal rights— Income Tax Adjustments

- **>30-Day Letter**
- > Denials of Claims for Refund
- >Audit Reconsiderations
- >Statutory Notice of Deficiency (90-day letter)



Types of Income Tax Adjustments

>Legal

➤ Does the law, regulations, or case law allow the deduction?

> Factual

> Have you proven you paid this expense?



Penalty Appeals

- >Prior to assessment
 - > Those subject to statutory notice procedures
 - >Trust fund recovery penalty
 - > Return preparer penalty
- >After assessment
 - > Denial of penalty abatement requests



Collection Due Process (CDP) Hearings

- >What qualifies?
 - >After issuance of a Notice of Intent to Levy
 - ➤ After filing of the Notice of Federal Tax Lien

- >How and When
 - ➤In writing within 30 days from trigger date



CDP – What Appeals Considers

- **➤ Did IRS follow required procedures?**
- >Issues raised by the taxpayer:
 - > Relevant challenges
 - >Innocent spouse
 - > Collection alternatives
- ➤ Does the need for efficient tax collection outweigh the action's intrusiveness?



Offers in Compromise (OIC)

- **➤ Doubt as to Liability**
 - >"Does the taxpayer owe the tax?"
- > Doubt as to Collectibility
 - >"Can taxpayer pay the tax?"
- **≻**Effective Tax Administration
 - >"Will accepting this offer promote effective tax administration?"



OIC – What Appeals Considers

- > Current administrative requirements
- >Settlement authority (for liability cases only)
- >Processibility in CDP
 - > All returns filed and estimated taxes current
 - **≻**Not in bankruptcy
 - ➤In business taxpayer current last two quarters



Collection Appeals Program (CAP)

>What qualifies?

- > Before or after filing the notice of tax lien
- > Certain levy actions
- > Denial/termination of installment agreements
- > Certain seizure related issues



For additional information

Appeals Website:

www.irs.gov/appeals

Pub 5, Appeal Rights and Preparation of Protests for Unagreed Cases Pub 1660, Collection Appeal Rights