Information About Filing a Case in the United States Tax Court

Attached are the forms to use in filing your case in the United States Tax Court. It is very important that you take time to carefully read the information on this page and that you properly complete and submit these forms to the United States Tax Court, 400 Second Street, N.W., Washington, D.C. 20217.

Small Tax Case or Regular Tax Case

If you seek review of one of the five types of cases listed in paragraph 1 of the petition form (Form 2), you may file your petition as a "small tax case" if your dispute meets certain dollar limits (described below). "Small tax cases" are handled under simpler, less formal procedures than regular cases. However, the Tax Court's decision in a small tax case <u>cannot be appealed</u> to a Court of Appeals by the IRS or by the taxpayer(s). You can choose to have your case conducted as either a small tax case or a regular case by checking the appropriate box in paragraph 4 of the petition form (Form 2). If you check neither box, the Court will file your case as a regular case.

<u>Dollar Limits</u>: Dollar limits for a small tax case vary slightly depending on the type of IRS action you seek to have the Tax Court review:

(1) If you seek review of an IRS Notice of Deficiency, the amount of the deficiency (including any additions to tax or penalties) that you dispute cannot exceed \$50,000 for any year.

(2) If you seek review of an IRS Notice of Determination Concerning Collection Action, the total amount of unpaid tax cannot exceed \$50,000 for all years combined.

(3) If you seek review of an IRS Notice of Determination Concerning Your Request for Relief From Joint and Several Liability (or if the IRS failed to send you any Notice of Determination with respect to a request for spousal relief that you submitted to the IRS at least 6 months ago), the amount of spousal relief sought cannot exceed \$50,000 for all years combined.

(4) If you seek review of an IRS Determination of Worker Classification, the amount in dispute cannot exceed \$50,000 for any calendar quarter.

(5) If you seek review of an IRS Notice of Final Determination Not to Abate Interest (or if the IRS failed to send you a Notice of Final Determination with respect to a claim for interest abatement that you filed with the IRS at least 180 days before), the amount of the abatement cannot exceed \$50,000.

Enclosures

To help ensure that your case is properly processed, please enclose the following items when you mail your petition to the Tax Court:

- 1. A copy of any Notice of Deficiency, Notice of Determination, or Final Determination the IRS sent you;
- 2. Your Statement of Taxpayer Identification Number (Form 4);
- 3. The Request for Place of Trial (Form 5); and
- 4. The \$60 filing fee, payable by check, money order, or other draft, to the "Clerk, United States Tax Court"; or, if applicable, the fee waiver form.

For further important information, see the Court's Web site at <u>www.ustaxcourt.gov</u> or the "Information for Persons Representing Themselves Before the U.S. Tax Court" booklet available from the Tax Court.

UNITED STATES TAX COURT

www.ustaxcourt.gov

(FIRST)	(MIDDLE)	(LAST)				
)			
(PLEASE TYPE OR PRINT)		Petitioner(s)				
	v.		}	Docket No.		
COMMISSIONER OF INTERNAL REVENUE,						
Respondent						
PETITION						

1. Please check the appropriate box(es) to show which IRS NOTICE(s) you dispute:

□ Notice of Deficiency

□ Notice of Determination Concerning Collection Action

 \Box Notice of Final Determination Not to Abate Interest^{*}

□ Determination of Worker Classification^{*}

□ Notice of Determination Concerning Your Request for Relief From Joint and Several Liability^{*}

*Please see the Court's Web site, <u>www.ustaxcourt.gov</u>, or information booklet for additional information if (1) you filed a claim for interest abatement or requested relief from joint and several liability, and the IRS has not made a determination, or (2) the petition involves a worker classification case.

2. Provide the date(s) the IRS issued the NOTICE(S) checked above and the city and State of the IRS office(s) issuing

the NOTICE(S):

3. Provide the year(s) or period(s) for which the NOTICE(S) was/were issued:

4. SELECT ONE OF THE FOLLOWING:

If you want your case conducted under small tax case procedures, check here: \Box (CHECK If you want your case conducted under regular tax case procedures, check here: \Box ONE BOX)

NOTE: A decision in a "small tax case" cannot be appealed to a Court of Appeals by the taxpayer or the IRS. If you do not check either box, the Court will file your case as a regular tax case.

5. Explain why you disagree with the IRS determination in this case (please list each point separately):

6. State the facts upon which you rely (please list each point separately):

You may use additional pages to explain why you disagree with the IRS determination or to state additional facts. Please do not submit tax forms, receipts, or other types of evidence with this petition.

ENCLOSURES:

Please check the appropriate boxes to show that you have enclosed the following items with this petition:

- \Box A copy of any NOTICE(S) the IRS issued to you
- □ Statement of Taxpayer Identification Number (Form 4) (See PRIVACY NOTICE below)
- \Box The Request for Place of Trial (Form 5) \Box The filing fee

PRIVACY NOTICE: Form 4 (Statement of Taxpayer Identification Number) will <u>not</u> be part of the Court's public files. All other documents filed with the Court, including this Petition and any IRS Notice that you enclose with this Petition, will become part of the Court's public files. To protect your privacy, you are <u>strongly</u> encouraged to omit or remove from this Petition, from any enclosed IRS Notice, and from any other document (other than Form 4) your taxpayer identification number (e.g., your Social Security number) and certain other confidential information as specified in the Tax Court's "Notice Regarding Privacy and Public Access to Case Files", available at <u>www.ustaxcourt.gov</u>.

SIGNATURE OF PETITIONER	DATE	(AREA CODE) TEL	EPHONE NO.
MAILING ADDRESS		CITY, STATE, Z	ZIP CODE
State of legal residence (if different from the mailing addr	ess):	E-mail address (if any):	
SIGNATURE OF ADDITIONAL PETITIONER (e.g., SPOU	SE) DATE	(AREA CODE) TELEPHONE NO.	
MAILING ADDRESS		CITY, STATE, ZIP CODE	
State of legal residence (if different from the mailing addr	ess):	E-mail address (if any):	
SIGNATURE OF COUNSEL, IF RETAINED BY PETITION	NER(S)	NAME OF COUNSEL	TAX COURT BAR NO.
MAILING ADDRESS, CITY, STATE, ZIP CODE		DATE	
E-MAIL ADDRESS	E-MAIL ADDRESS (AREA CO		EPHONE NO.

UNITED STATES TAX COURT www.ustaxcourt.gov

Petitioner(s)

v.

Docket No.

COMMISSIONER OF INTERNAL REVENUE,

Respondent

STATEMENT OF TAXPAYER IDENTIFICATION NUMBER

(E.g., Social Security number(s), employer identification number(s))

Name of Petitioner _____ Petitioner's Taxpayer Identification Number Name of Additional Petitioner

Additional Petitioner's Taxpayer Identification Number

If either petitioner is seeking relief from joint and several liability on a joint return pursuant to Section 6015, I.R.C. 1986, and Rules 320 through 325, name of the other individual with whom petitioner filed a joint return:

Taxpayer Identification Number of the other individual, if available:

SIGNATURE OF PETITIONER OR COUNSEL

DATE

SIGNATURE OF ADDITIONAL PETITIONER

DATE

UNITED STATES TAX COURT

www.ustaxcourt.gov

Petitioner(s)

v.

Docket No.

COMMISSIONER OF INTERNAL REVENUE,

Respondent

REQUEST FOR PLACE OF TRIAL

PLACE AN "X" IN ONLY ONE BOX TO REQUEST THE PLACE OF TRIAL. IF PETITIONER(S) ELECTED TO HAVE THE CASE CONDUCTED AS A SMALL TAX CASE, REQUEST ANY CITY LISTED BELOW; OTHERWISE, REQUEST ANY CITY <u>NOT</u> MARKED WITH AN ASTERISK (*).

ALABAMA □ Birmingham □ Mobile ALASKA □ Anchorage ARIZONA □ Phoenix ARKANSAS □ Little Rock CALIFORNIA □ Fresno* □ Los Angeles □ San Diego □ San Francisco COLORADO □ Denver CONNECTICUT □ Hartford DISTRICT OF COLUMBIA □ Washington FLORIDA □ Jacksonville □ Miami □ Tallahassee* □ Tampa GEORGIA □ Atlanta HAWAII □ Honolulu **IDAHO** □ Boise □ Pocatello* ILLINOIS □ Chicago □ Peoria* INDIANA □ Indianapolis IOWA Des Moines

KANSAS □ Wichita* **KENTUCKY** □ Louisville LOUISIANA □ New Orleans □ Shreveport* MAINE □ Portland* MARYLAND □ Baltimore MASSACHUSETTS □ Boston MICHIGAN □ Detroit MINNESOTA □ St. Paul MISSISSIPPI □ Jackson MISSOURI □ Kansas City □ St. Louis MONTANA □ Billings* □ Helena NEBRASKA □ Omaha **NEVADA** □ Las Vegas □ Reno NEW MEXICO □ Albuquerque NEW YORK □ Albany* □ Buffalo □ New York City □ Syracuse* NORTH CAROLINA □ Winston-Salem NORTH DAKOTA □ Bismarck*

OHIO Cincinnati □ Cleveland □ Columbus **OKLAHOMA** Oklahoma City OREGON □ Portland PENNSYLVANIA Philadelphia □ Pittsburgh SOUTH CAROLINA Columbia SOUTH DAKOTA □ Aberdeen* TENNESSEE □ Knoxville □ Memphis □ Nashville TEXAS □ Dallas El Paso □ Houston □ Lubbock San Antonio UTAH □ Salt Lake City VERMONT □ Burlington* VIRGINIA □ Richmond □ Roanoke* WASHINGTON □ Seattle □ Spokane WEST VIRGINIA □ Charleston WISCONSIN □ Milwaukee WYOMING □ Chevenne*

Signature of Petitioner(s) or Counsel

Date