

Notice	CP15
Tax Year	2010
Notice date	February 10, 2014
Social Security number	
To contact us	
Your Caller ID	
Page 1 of 2	



Notice of Penalty Charge

666

You have been charged a penalty for the following reason: Civil Penalty for Frivolous Tax Returns.

TAX STATEMENT

Prior Balance		
Penalty Assessment		
Interest		
Bad Check Penalty		
Balance Due		

Continued on back...





Notice CP15
Notice date February 10, 2014
Social Security number

Payment

- Make your check or money order payable to the United States Treasury.
- Write your Social Security number the tax year (2010), and the form number (CVL PEN) on your payment and any correspondence.

Amount due by February 20, 2014



INTERNAL REVENUE SERVICE

Social Security numb Page 2 of 2	oer
Notice date	February 10, 2014
Tax Year	2010
Notice	CP15

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.

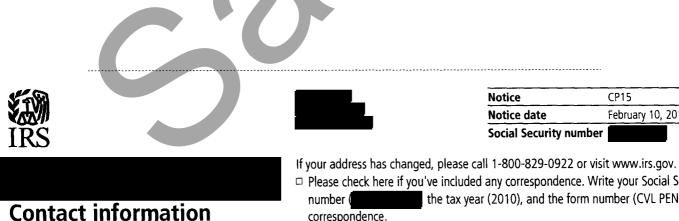
- 1. the penalty applies when the underlying conduct in relation to filing such return is based on a position that the Internal Revenue Service has identified as frivolous (see Notice 2007-30) or
- 2. the underlying conduct reflects a desire to delay or impede the administration of Federal tax laws.

for each person who files a frivolous tax return. The penalty is

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.



☐ Please check here if you've included any correspondence. Write your Social Security the tax year (2010), and the form number (CVL PEN) on any correspondence. Primary phone

CP15

February 10, 2014

INTERNAL REVENUE SERVICE