Collection Appeal Request

1. NONTaxpayer's Name				2. Representative: (Form 2848, Power of Attorney Attached)			
3. SSN/EIN		4. Business Phone		5. Home Ph	one	6. Representative's Phone	
7. Street Address							
8. City			9. State		10. Zip Code		
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11. Type of Tax (Tax Form)	12. Periods Beinç	g Appealed				13. Tax Due	
Collection Action(s) Appealed							
14. Please Check the Collection Action(s) You're Appealing:							
Federal Tax Lien Denial of Installment Agreement							
Levy or Notice of Levy Termination of Installment Agreement							
Seizure							
Explanation							
15. Please explain why you dis pages if needed. Attach copies	agree with the c of any document	ollection action(s) you ch ts that you think will supp	ecked abov bort your po	ve and explai	n how you would ro	esolve your tax problem. Attach additional	
Under penalties of perjury, I declare that I have examined this request and the attached documents, and to the best of my knowledge and belief, they are true, correct and complete. A submission by a representative, other than the taxpayer, is based on all information of which preparer has any knowledge.							
16. NONTaxpayer's or Authorized Representative's Signature						17. Date	
18. Collection Manager's Signature						19. Date Received	

Collection Appeal Rights

FOR LIENS, LEVIES, SEIZURES, AND DENIAL OR TERMINATION OF INSTALLMENT AGREEMENT

You may appeal a Notice of Federal Tax Lien, levy, seizure, or denial or termination of an installment agreement under these procedures. However, if you request an appeal after IRS makes a seizure, you must appeal to the Collection manager within 10 business days after the Notice of Seizure is provided to you or left at your home or business.

How to Appeal If You Disagree With One of These Actions

- 1. If you disagree with the decision of the Revenue Officer, and wish to appeal, you must first request a conference with a Collection manager.
- 2. If you do not resolve your disagreement with the Collection manager, you may request Appeals consideration by completing Form 9423, Collection Appeal Request.
- 3. On the Form 9423, check the Collection action(s) you disagree with and explain why you disagree. You must also explain your solution to resolve your tax problem. THE COLLECTION OFFICE MUST RECEIVE YOUR REQUEST FOR AN APPEAL WITHIN 2 DAYS OF YOUR CONFERENCE WITH THE COLLECTION MANAGER OR WE WILL RESUME COLLECTION ACTION.

What will happen when you appeal your case

Normally, we will stop the collection action(s) you disagree with until your appeal is settled, unless we have reason to believe that collection of the amount owed is at risk.

You may have a representative

You may represent yourself at your Appeals conference or you may be represented by an attorney, certified public accountant, or a person enrolled to practice before the IRS. If you want your representative to appear without you, you must provide a properly completed Form 2848, Power of Attorney and Declaration of Representative. You can obtain Form 2848 from your local IRS office or by calling 1-800-829-3676.

Decision on the appeal

Once the Appeals Officer makes a decision on your case, that decision is binding on both you and the IRS. This means that both you and the IRS are required to accept the decision and live up to its terms.

Note: Providing false information, failing to provide all pertinent information, or fraud will void Appeal's decision.