



WEISS+
ASSOCIATES

The Earth is not flat, and not all Americans are Taxpayers.

It's time to toss aside the old paradigm.

Lawful Nontaxpayers do exist!

REVOCACTION OF ELECTION

You can legally end participation in the U.S. Tax Club

Why consider the Revocation of Election?

- You can keep a large portion of what you earn in the private sector by not paying a tax that was never imposed upon American Nationals (those born in or naturalized into the Constitutional Republic – the 50 states of the Union)
- The federal income tax was only levied upon the National Government and not on American Nationals
- You **MUST** meet our 8 Strict Criteria to qualify for this process, which most Americans do
- It's your money that you are gifting to the National Government every pay period

Act now!

- Every month that goes by, for those who qualify, they get to keep the money that they have been gifting or Bequeathing to the National Government
 - > Department of Treasury 31 USC §321 (d)(1) and (d)(2) states that the federal income tax is a gift or bequest made payable to and for the use of the National Government
- On average, most Americans gift or bequest away up to 30% of their monthly salary
- The option is yours to leave the U.S. Tax Club as provided for by the U.S. Congress

Lifetime benefit!

- Once you qualify, you can keep the money that you previously gifted away to the National Government
 - > That can amount to a huge income stream to invest for retirement or other needs
- Internal Revenue Code 6013 (g)(6) shows that once you leave the U.S. Tax Club, that decision you made is permanent

Fear about retaliation?

- No need — The U.S. Congress created the statute at IRC 6013 (g)(4)(A) – not us
- It is Congress that provided this option for American Nationals to leave the U.S. Tax Club
- Long v. Rasmussen, 281 F. 236 (1922) — This federal appellate court stated “revenue laws relate to taxpayers and not to nontaxpayers. The latter are without their scope. No procedure is prescribed for nontaxpayers. With nontaxpayers, Congress does not assume to deal, and they are neither of the subject nor of the object of the revenue laws.”
- The federal income tax was only levied upon the National Government without regard to the Rule of Apportionment requirement. The federal income tax only applies within the District of Columbia and U.S. Territories, and only toward those who are subject to the laws of Congress in that jurisdiction which has the same name ('United States') as the jurisdiction of the Constitutional Republic

Affordable

- If you paid at least \$2,400 last year in your “gifting or bequeathing” to the National Government for their territorial/municipal income tax, you can get a fast Return on Investment for the small cost of completing the Revocation of Election process

More information

- See our YouTube videos on the Revocation of Election, Jurisdiction, and many others, including educating your private-sector employer — all posted in the Resource Center of our website.

*It's your money and your
choice to exercise this option
provided by the U.S. Congress*



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