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PRESIDENT'S ADVISORY
PANEL
ON FEDERAL TAX REFORM

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The President's Advisory Panel on Federal Tax Reform
1440 New York Avenue NW Suite 2100
Washington, DC 20220

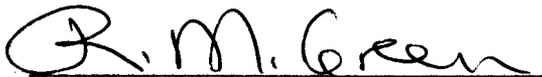
RE: Recommendations and Questions

TO WHOM IT MAY CONCERN:

Enclosed please find what I personally recommend and question in my 15 years of filing income taxes for others and my family. I apologize for this eight pages total however; I can assure you it will not be a waste of time. Currently, I'm just receiving disability because my tax business was loss thru no fault only of my own. Therefore; as an experienced and seasoned tax preparer in the tax codes and laws, along with a rich civil rights background, I'm compelled to oblige you with my recommendations.

I truly wish all of you success as you all embark on such a massive undertaking. Continue to be courageous, humble, loyal, sincere, and truthful to yourselves as you are to others. My prayers are with you as you attempt to cross this Red Sea of great challenges!

Most sincere regards,



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RECOMMENDATIONS ON FUNDAMENTAL TAX REFORM

First, I would like to extend thanks to our President for at least giving the appearance of credence to honor his Oath or Affirmation as regarding Article II section 1 clause 9 of the Constitution of the United States{Before he enter on the Execution of his Office, he shall take the following Oath or Affirmation: I do solemnly swear(or affirm) that I will faithfully}, and especially the last phrase of Article II section 3 clause 1(...he shall take Care that the Laws be faithfully executed, and shall Commission all the Officers of the United States). Now we know this Oath or Affirmation extends to the legislative and judicial branches as well. My family and I are in the belly of the beast, yet we truly know in whom we have believed as a result of the need for this same concern.

Systematic simplification for gentrification of the current tax system is of dire consequence! My recommendation is a further reduction in Revenue Agents to three-fifths the current staff done bi-annually until a sufficient staff is present to reflect the IRS constitutional function.

Third, my second recommendation is for faster refund processing due to modern technology no matter how the returns were filed and irrespective of what the delay or problem may be. If the problem appears to be more complex an immediate 1/3 of the refund should be released until the balance can be determined.

More accountability of this current tax system is needed from the time the IRS receives a

tax return until processing is completed as follows:

- a. All functions of an independent tax panel, who are appointed by the respective state legislators and Congress will be according to Oath or Affirmation having supreme authority under the respective state articles and/or amendments in relation to the ninth and tenth amendments of the Constitution of the United States with complete accountability to the presumed taxpayer(s). All panelists may be hired as full time employees, and not according to section 3401(c). Compensation isn't based on the definitions of sections 3401(a), 7343, 7701(a)(1), 7701(a)(10), and 7701(a)(30) for all employees including those within the U.S. territories, but is tax free with fully paid benefits(such as family health care plans, housing, etc.) and full reimbursed job-related expenses. A reserve system per state as needed of trained part time panelists who will also be needed to fill-in sick, vacation, or other needs as situations arise. These employees are paid On-Call part time and may handle as needed work loads according to their pre-existing schedules. Minimum compensation of three days base pay in pro-rata to the maximum of 30% less of full time trainees minimum entry level with fully paid health care. More panelists may be appointed to adjust to the growing needs of taxpayers in relation to staffing. A chairman and assistant chair will be appointed within each entry level panelists position with a 10% differential in compensation in proportion to

current level panelists. All panelists will oversee, rectify, evaluate, and investigate, included but not limited thereto all tax return issues(state and federal) in order to resolve taxpayers concerns according to constitutional laws. Weekly, and monthly meetings will be needed outside of the normal hours of panelists in order to coordinate efforts for maximum results.

- b. District tax panels consisting of a minimum of three ordinary citizens(maximum is determined as needed by districts preferably ones with an Income tax prep background, knowledge of the codes and laws for processing returns to oversee Taxpayers' Advocate and the IRS. All Paid training, and compensation are to be furnished at the IRS and Federal Reserve Bank's expense to local private industry such H & R Block, Jackson Hewlitt, etc. and panelists(also trainees) in order to fulfill tasks. Trainee compensation starts at \$30,000.00/yr. Experienced district tax panelists will earn 30% higher compensation than trainees. Their findings and recommendations shall be sent to the State Tax Panels. A minimum number of three districts for example to the state Rhode Island and the maximum number of panels as needed according to the population and locations within each state.
- c. State Tax Panels will review district tax panels findings and recommendations in order make prudent decisions for problematic tax return processing when there are discrepancies between the taxpayer and the IRS/state agencies as a

result of notices sent or taxpayer dissatisfaction. Four trips to see the entire operation of this current tax system are mandatory in order to understand the taxing process. All State Tax Panelists must have at least a five year background in tax prep and a good understanding of the Constitutions(U.S. & respective state) For every three District Tax Panelists one state tax panelists will be needed. Earnings are reflective of panelists experience with a minimum of 30% higher than an experienced district panelists and a maximum of 40%. Within the each state tax panel system a State Board Tax Panel consisting of a minimum of three panelists with a maximum according to each state which is based on one State Board Tax Panelist for five state tax panelists whose compensation is a minimum of 15% higher than the minimum State Tax Panelists entry level and a maximum of 30% of the same. The SBTPs must report their decisions to the National Tax Panelists(NTPs).

- d. A maximum of three NTPs and a minimum of one per state will be appointed by Congress in order to re-assess State Board Tax Panelists issues that need further evaluation for resolve. Seven trips minimum will be required of all NTPs who will report to the President's Tax Panel(PTP) serving as a check and balance system by reporting all actions, findings, and recommendations and can override the President's Tax Panel by two-thirds vote. Compensation of a 20% higher minimum entry level of that of SBTPs with a maximum of

30% of the same is warranted. The same number of National Tax Panelists Activists/Advocates(NTPAA) are appointed with a minimum compensation of 30% of SBTPs and a maximum of 40% of the same; to defend, prosecute, or to articulate before the Courts and Congress without a British American Register(BAR license) status unsolvable, arduous, and ambiguous income tax issues. All Federal and State Rules of Civil and Criminal Procedures would be subject to scrutiny along with the current tax system as needed for clarification, validation, and rectification as a result of an unconstitutional constitutionalized Sixth Amendment power which is in Conflict with the rest of the Amendments and the Oath or Affirmation of all branches of government as derived from Article Five. Most presumptive taxpayers can't afford to pay for an attorney, so this would instantly generate a judicial disparity/disability for any chance of Due Process/Equal Protection. Unless this problem is fixed, and it had better happen quickly, it will continue to incubate and implement a manifest of injustice, while systematically fixed in violation of all the other Amendments along with the Articles, thus perpetually generating constitutional torts rendering all Constitutions inadequate, and suffering from functional obsolescence(Taxation without Representation). Wouldn't this provide an excellent opportunity for the great secret society to promulgate the fulfillment of the New World Order? A generational bankers family dream come true? Therefore, grounds for

treason, insurrection, and seditions will be punishable by impeachment along with other equitable constitutional laws that may be executed. Misdemeanors and other crimes are subject to like punishments. Hopefully, this will begin to set this country in the right direction towards stimulating investments, jobs, infrastructure repairs, enhanced socio-economic activities, and the reduction of poverty .

A humble thanks to all,



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**QUESTIONS TO THE PRESIDENTS'S ADVISORY
TAX PANEL ON INCOME TAX REFORM**

- I.
 - a. Will the Internal Revenue Code, Internal Revenue Manual, and the Constitution of the United States become the criterion for training, and evaluation of employees to continue employment?
 - b. Inclusive of the criterion for training, will the employees be required to comply with the penalties of perjury(section 6065)?
 - c. Please inform me of the names of all people along with their qualifications who are included on this Panel?
 - d. Will this panel require IRS employees to provide more accessibility and accountability from the Audit department(name, number, etc.)?

- e. Will the panel or Taxpayer Advocate be setting up ordinary citizens along with CPAs, Enrolled Agents, or Preparers astute in the understanding of question (a)?
- f. Will the panel also evaluate for corrective action any and all technology or methods used to process tax returns to enhance services?
- g. Will Taxpayers' Advocate also be upgraded in training as regarded question (a)?
- h. Will this panel continue to function beyond its intended purpose in order to continue re-assessment of process and evaluation?
- i. Will the panelist, taxpayers advocate, and all IRS employees be sworn in according to Oath or Affirmation to the Constitution of the United States?
- j. Will the panel upon consummation of this process advise the President on their findings in order for the President to implement the execution of Article II section 3 clause 1?
- k. Will the panel include to subject the levy process to litigation prior to implementation on presumptive taxpayers? Will the levy process reflect the dissemination of an Abstract judgment to presumptive taxpayers?
- l. Will the Federal Fair Debt Collection Practices Act be equitably implemented in all levy income tax cases? If not, what are the exclusions?

Thank you sincerely,


Ronald M. Green