## **COMPLAINT FORM**



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(Please print or type)

Last Name	First Name	
Address		
City ( )	State ( )	Zip
Home Phone	Business Phone	
Your contact was by:  phone other (please spec	in-person ☐ in writing ify)	

Notice of Involuntary Conversions, Theft of Property, Tax Evasion Scheme -(see attached)

The purpose of these forms are to resolve tax matter issues arising from the false claims of blighted Mortgage Loan Trusts in Aggravation of the 26 U.S. Code as follow; §1250 property is subject to recapture rules with application to the cancellation of debt §61(a)(1), like kind exchanges §1.1031, wash sale provisions §1.1091 timing devisees, conversion of income and attribution thereof to reconstitute value of "bad bank" non-performing assets by enacting wrongful foreclosures that violated the tax exempt status of Special Purpose Vehicles. No third-party fiduciaries held dominion. These were "accelerated recovery" [26 US Code Sec 108 & Sec. 453 Qualified Sale] hidden in an arithmetic coding for use to defeat taxes systematically.

Exchanges are presented under authority of Public Law Chap. 48, 48 Stat. 112, UCC 3-104(c), Spencer v. Sterling Bank, 63 Cal Ap. 4th 1055 (1998), Guaranty Trust Co. of New York v. Henwood et al. 307 U.S. 247 (FN3), and Witkin Negotiable Instruments Vol III including the 2002 supplement against internally valued regulatory bonds. Renumeration is hereby granted under IRS Regulation 31.3401(a)(9)-1(d) "the extent of such service is immaterial" and falls under IRS Publication 557 Black's Law Dictionary further elaborated within the Accounting Sanctions and Injunction Relief Remedy Calculations "Other than Ordinary" Points and Authorities for receipt under UCC 3-419 Federal Claim Adjustor (p.13). Implied at law contracts cannot hold proper transfers of Property Estate without filing IRS Form 2848. These adjustments fall under UCC § 9-102 (1) Accession, (2) right to payment (3) by OBLIGATOR. These SET OFFS were REDEEMED though involuntary surrender which need to be OFF-SET by the original Obligator, the BORROWER MERS. The documents are defined under H.R. 4173—57 (B) Irrevocable letters of credit that guarantee repayment of commercial paper or tax-exempt securities. The election of the MERS BORROWER who pledged the civilian as collateral, misappropriated DEED OF TRUSTs as letters of credit by the presumption of an irrevocable transfer into TRUST. As it pertains to UCC 3-303 (5) An Irrevocable trust clause does not pertain to anything founded in fraud, let alone by an unauthorized government election of action. These are toxic Constitutional Torts which removed the civilian as a party thereto.

Once the complaint or comment is received, it will be reviewed and you may be contacted for further information.