What qualifies for an award?

Internal Revenue Code (IRC) Section 7623 provides for awards to whistleblowers who submit information to the Internal Revenue Service (IRS). Claims for award that provide specific and credible information regarding tax underpayments or violations of internal revenue laws and that lead to proceeds collected may qualify for an award.

IRC Section 7623(c) defines proceeds as penalties, interest, additions to tax, and additional amounts provided under the internal revenue laws, as well as any proceeds arising from laws for which the IRS is authorized to administer, enforce, or investigate. This includes criminal fines, civil forfeitures, and violations of reporting requirements.

In general, the IRS will pay an award of at least 15 percent, but not more than 30 percent of the proceeds collected attributable to the information submitted by the whistleblower. The award percentage decreases for claims based on information from public sources or if the whistleblower planned and initiated the actions that led to the noncompliance. Awards will be processed as either an IRC Section 7623(a) or 7623(b) award.

To qualify for the IRC Section 7623(b) award program, the whistleblower’s information must relate to an action where:

- Proceeds in dispute exceed $2,000,000; and
- If the subject of the claim is an individual, the individual’s gross income must also exceed $200,000 for any taxable year subject to such action.

If a submission does not meet the criteria for IRC Section 7623(b) consideration, the IRS will consider it for the discretionary program under IRC Section 7623(a).

How do whistleblowers submit a claim for award?

Whistleblowers must use IRS Form 211, Application for Award for Original Information, and ensure that it contains the following:

- A description of the alleged tax noncompliance, including a written narrative explaining the issue(s).
- Information to support the narrative, such as the location of assets and copies of books and records, ledger sheets, receipts, bank records, contracts, and emails.
- A description of documents or supporting evidence not in the whistleblower’s possession or control, and their location.
- An explanation of how and when the whistleblower became aware of the information that forms the basis of the claim.
- A complete description of the whistleblower’s present or former relationship (if any) to the subject of the claim (for example, family member, acquaintance, client, employee, accountant, lawyer, bookkeeper, customer).
- The whistleblower’s original signature on the declaration under penalty of perjury (a representative cannot sign Form 211 for the whistleblower) and the date of signature.
Whistleblowers must mail (the IRS will not accept faxed or electronic claims) Form 211 to:

**Internal Revenue Service**  
Whistleblower Office - ICE  
M/S 4110  
1973 N. Rulon White Blvd.  
Ogden, UT 84404

**What happens to a claim after the IRS receives it?**

If the Whistleblower Office decides the claim warrants further consideration, the allegations are forwarded to the appropriate IRS operating division(s) for further development.

A subject matter expert may contact the whistleblower to make sure that the IRS fully understands the information submitted by the whistleblower.

If the IRS does not use the information, the Whistleblower Office sends the whistleblower a claim rejection or denial letter.

If the IRS decides the claim warrants further consideration, the claim is forwarded to the field for examination or investigation.

Once the examination or investigation has concluded, the taxpayer(s) may exercise the right to administrative and judicial appeals, which can take many years to resolve. The IRS can only pay awards from proceeds collected because of the information provided by the whistleblower. If the taxpayer does not (or cannot) pay, the Whistleblower Office must wait for the collection statute to expire before making a determination.

The Whistleblower Office strives to issue award payments as promptly as circumstances permit. Treasury Regulation Section 301.7623-4, which governs payment of whistleblower awards, does not permit issuing the payment until there has been a final determination of tax with respect to the IRS action(s), the Whistleblower Office has determined the award, and either all appeals of the Whistleblower Office’s determination are final or the whistleblower signed the waiver agreeing to the determination.

**Whistleblower process timeline**

The **Whistleblower Process Timeline Flow Chart** provides an overview of the processing of a whistleblower claim and general time estimates for the various processes.

**Communicating with the Whistleblower Office after a claim is submitted**

IRC Section 6103 requires the Whistleblower Office to keep taxpayer returns and return information confidential.

In response to a phone call, the Whistleblower Office will only tell the whistleblower if their claim is open or closed. The Whistleblower Office is only authorized to provide additional information in response to a written request for a status/stage update or as part of a decision or determination letter (see **How do I request an update on the status of my claim?**).

The Whistleblower Office will tell the whistleblower if it decides that an award is payable (and the amount) or that their claim was rejected or denied (see **Whistleblower Process Timeline Flow Chart** for descriptions).
The Whistleblower Office will notify the whistleblower if the claim is referred for audit or examination, but this
does not mean an audit or examination has been or will be opened. **This notification does not mean the claim will receive an award.**

The Whistleblower Office will notify the whistleblower if the subject of the whistleblower claim makes a tax payment related to the tax period for which the information provided by the whistleblower relates. It may take several years from the date of notification before a final resolution of all tax matters has occurred. **This notification does not mean the claim will receive an award.**

**How do I request an update on the status or stage of my claim?**

Generally, the Whistleblower Office will not disclose to whistleblowers whether the IRS took actions such as an audit, a collection proceeding, or a criminal investigation. Under IRC Section 6103(k)(13)(B), information determined to cause serious impairment to the administration of Federal tax law will not be disclosed to whistleblowers. The Whistleblower Office will provide a written response to written requests for information on the status and stage of any investigation or action related to a claim when the request meets the following criteria:

- Requests must be in writing.
- The whistleblower must have filed a Form 211.
- Requests must be made by the whistleblower or a designee of the whistleblower with a properly executed Form 2848, Power of Attorney and Declaration of Representative, on file with the Whistleblower Office.
- Requests must state the claim number to which the inquiry relates.
- Requests must state the whistleblower is requesting information on the status or stage of any investigation or action related to their claim.

The Whistleblower Office will not accept faxed or electronic requests. Requests must be mailed to:

**Internal Revenue Service**  
Whistleblower Office - ICE  
M/S 4110  
1973 N. Rulon White Blvd.  
Ogden, UT 84404

The Whistleblower Office will not respond to more than one request per claim number per calendar year.

The Whistleblower Office will respond in writing to the address the whistleblower provided on the Form 211 or to an updated address, if provided. The response will indicate whether the claim is open or closed. If the claim is open, the response will state the status and stage of any investigation or action related to the claim.

Information about the particular status or stage will be provided in the response.

The response to a request for the status of a related investigation or action is not the same as the Whistleblower Office’s award determination described in the next section.

**How do I request more information about my award determination?**

IRC Section 6103 and Treasury Regulation Section 301.7623-3 limit the information the Whistleblower Office can share about reasons for the award determination. Again, information determined to cause serious impairment to the administration of Federal tax law will not be disclosed to whistleblowers.

Awards paid under IRC Section 7623(a) will be communicated through a decision letter, and written notice will be provided if the claim is rejected or an award is denied. The rejection of a claim under IRC Section 7623(a) will state the basis for the rejection. The Whistleblower Office is not required to respond to requests for additional information on claim rejections and denials, or award payments, made under IRC Section 7623(a).
A notice of determination communicating a rejection or denial under IRC Section 7623(b) will state the basis for the determination.

If an amount of award is recommended under IRC Section 7623(b), a preliminary recommendation process will provide the whistleblower with reports containing computations, explaining the factors contributing to the recommended award amount, and summarizing how the information provided affected the underlying investigation or action. After an amount of award has been determined, the Whistleblower Office will respond in writing to written requests seeking the reasons for the determination. These requests must meet the following criteria:

- Requests must be in writing.
- Requests must be made by the whistleblower or a designee of the whistleblower with a properly executed Form 2848 on file with the Whistleblower Office.
- Requests must state the claim number to which the inquiry relates.

The Whistleblower Office will not accept faxed or electronic requests. Requests must be mailed to:

**Internal Revenue Service**  
Whistleblower Office - ICE  
M/S 4110  
1973 N. Rulon White Blvd.  
Ogden, UT 84404

If the basis for the amount of award has already been communicated in the preliminary recommendation reports and/or determination letter, then the response to a request seeking the reasons for the determination will provide the same information.

**Updating contact information**

It is important for the Whistleblower Office to have current contact information for whistleblowers in case the IRS needs to reach them, including phone number and mailing address. Failure to update your contact information with the Whistleblower Office may delay award processing.

Updating contact information with the IRS for personal individual income taxes will not update information with the Whistleblower Office.

Whistleblowers should send changes to their contact information to the Whistleblower Office as soon as possible to:

**Internal Revenue Service**  
Whistleblower Office - ICE  
M/S 4110  
1973 N. Rulon White Blvd.  
Ogden, UT 84404

**Additional information**

Find additional information about the rules for whistleblower awards in IRC Sections 7623(a) and 7623(b), on the disclosure rules to whistleblowers in IRC Section 6103(k)(13) and on the Whistleblower Program page at [http://www.irs.gov](http://www.irs.gov).
Whistleblower

Process Timeline

**Common Initial Review Rejection/Denial Reasons**
- No actionable issue
- Incomplete Form 211
- Ineligible whistleblower
- Insufficient assessment statute
- Assessment statute expired

**Whistleblower**
- Files Form 211 with Whistleblower Office
  - Intake/Initial Review (Generally 30-90 days)
  - Subject Matter Expert (SME) Submission evaluation (Generally 90 days)
  - Field Examination (Generally 1-3 years)

**Issue Rejection or Denial Letter** (Generally 30-90 days)
- Initial review rejection/denial
- No action taken or No adjustments
- Whistleblower’s information did not contribute to the examination or Ineligible Whistleblower
- No collected proceeds

**Appeals/Court** (Generally 3-10 years)
- Taxpayer does not agree
  - Taxpayer agrees with exam
  - All adjustment(s) reversed
  - All or some adjustments upheld

**Initial Award Evaluation** (Generally 60 days)
- Taxpayer agrees with exam
- No action taken or No adjustments

**Monitoring for Payment** (May take up to the full collection statute of 10 years)
- Taxpayer paid in full or Taxpayer made partial payment and collection statute is expired

**Preliminary Award Recommendation** (Generally 90 days)
- Start Administrative Proceeding – Issue Preliminary Award Recommendation Letter (PARL)
  - Agreed to PARL
  - Unagreed or no response to PARL

**Award Payment Processing** (Generally 30-90 days)
- Whistleblower does not petition U.S. Tax Court

**Issue Final Determination** (Generally 30-60 days)
- Whistleblower disagrees with determination and petitions U.S. Tax Court
- U.S. Tax Court (Generally 3-6 years)