

No Law Requires Federal Withholding Tax On Citizens or Alien Residents Working in the U.S.

Dear Employer:

Under Title 26, Section 7701, Federal Withholding Income Taxes are for Foreign Earnings only.

Title 26, Section 7701 (a) (16)

The term "withholding agent" means any person required to deduct and withhold any tax under the provisions of sections (1):

§ [1441](#) Withholding of tax on **nonresident aliens** U.S. Tax Code Foreign Tax only

§ [1442](#) Withholding of tax on **foreign** corporations

§ [1443](#) **Foreign** tax-exempt organizations (1)

Under this section federal withholding taxes would apply to outsourced foreign employees.

This means:

1. Laws requiring employers to withhold federal income tax return for employees working in the fifty states of the United States are non-existent.
2. There is no law which requires you or your employees to pay income tax for working in the domestic United States.
3. You volunteer when you sign an income tax return.
4. You volunteer when you pay income tax.
5. You sign away your 5th Amendment rights against self-incrimination when you sign a tax return.
6. The money which you pay as your "income tax" goes to a private banking cartel known as the Federal Reserve System. This organization, also known as the "Fed," is not a government agency.

Senator Harry Reid: Our system of government is a voluntary tax system. (2)

Former IRS Criminal Investigations Special Agent, Joseph R. Banister there is no law that requires you to file a income tax return or to pay income tax for working in America.

(1) <http://www.law.cornell.edu/uscode/26/1441.html>

(2) <http://www.youtube.com/watch?v=H6q0slMhDw8>