Editorial Notes

CODIFICATION

Section 1409(c) of Pub. L. 111–152, which directed the amendment of section 6664 without specifying the act to be amended, was executed to this section, which is section 6664 of the Internal Revenue Code of 1986, to reflect the probable intent of Congress. See 2010 Amendment notes below.

Section 1219(a)(3), (c)(2) of Pub. L. 109–280, which directed the amendment of section 6664 without specifying the act to be amended, was executed to this section, which is section 6664 of the Internal Revenue Code of 1986, to reflect the probable intent of Congress. See 2006 Amendment notes below.

AMENDMENTS

2015—Subsec. (a). Pub. L. 114–113 inserted at end "A rule similar to the rule of section 6211(b)(4) shall apply for purposes of this subsection."

2010—Subsec. (c)(2) to (4). Pub. L. 111–152, \$1409(c)(1)(A), (C), added par. (2) and redesignated former pars. (2) and (3) as (3) and (4), respectively. See Codification note above.

Subsec. (c)(4)(A). Pub. L. 111–152, §1409(c)(1)(B), substituted "paragraph (3)" for "paragraph (2)". See Codification note above.

Subsec. (d)(2), (3). Pub. L. 111-152, \$1409(c)(2)(A), (C), added par. (2) and redesignated former par. (2) as (3). Former par. (3) redesignated (4). See Codification note above.

Subsec. (d)(4). Pub. L. 111–152, \$1409(c)(2)(B), substituted "paragraph (3)(C)" for "paragraph (2)(C)" in introductory provisions. See Codification note above.

Pub. L. 111-152, \$1409(c)(2)(A), redesignated par. (3) as (4). See Codification note above.

2006—Subsec. (c)(2). Pub. L. 109–280, \$1219(a)(3), substituted "paragraph (1) shall not apply. The preceding sentence shall not apply to a substantial valuation overstatement under chapter 1 if—" for "paragraph (1) shall not apply unless—" in introductory provisions. See Codification note above.

Subsec. (c)(3)(B), (C). Pub. L. 109–280, §1219(c)(2), amended subpars. (B) and (C) generally. Prior to amendment, subpars. (B) and (C) read as follows:

"(B) QUALIFIED APPRAISER.—The term 'qualified appraiser' means any appraiser meeting the requirements of the regulations prescribed under section 170(a)(1).

"(C) QUALIFIED APPRAISAL.—The term 'qualified appraisal' means any appraisal meeting the requirements of the regulations prescribed under section 170(a)(1)." See Codification note above.

2004—Subsec. (c). Pub. L. 108-357, §812(c)(2)(B), inserted "for underpayments" after "exception" in heading.

Subsec. (c)(1). Pub. L. 108-357, §812(c)(2)(A), substituted "section 6662 or 6663" for "this part".

Subsec. (d). Pub. L. 108-357, §812(c)(1), added subsec.

Statutory Notes and Related Subsidiaries

EFFECTIVE DATE OF 2015 AMENDMENT

Pub. L. 114–113, div. Q, title II, $\S 209(d)(1)$, Dec. 18, 2015, 129 Stat. 3085, provided that: "The amendment made by subsection (a) [amending this section] shall apply to—

"(A) returns filed after the date of the enactment of this Act [Dec. 18, 2015], and

"(B) returns filed on or before such date if the period specified in section 6501 of the Internal Revenue Code of 1986 for assessment of the taxes with respect to which such return relates has not expired as of such date."

EFFECTIVE DATE OF 2010 AMENDMENT

Amendment by section 1409(c)(1) of Pub. L. 111-152 applicable to underpayments attributable to transactions entered into after Mar. 30, 2010, see section 1409(e)(2) of Pub. L. 111-152, set out as a note under section 6662 of this title.

Amendment by section 1409(c)(2) of Pub. L. 111-152 applicable to understatements attributable to transactions entered into after Mar. 30, 2010, see section 1409(e)(3) of Pub. L. 111-152, set out as a note under section 6662 of this title.

EFFECTIVE DATE OF 2006 AMENDMENT

Amendment by section 1219(a)(3) of Pub. L. 109–280 applicable to returns filed after Aug. 17, 2006, with special rule for certain easements, see section 1219(e)(1), (3), of Pub. L. 109–280, set out as a note under section 170 of this title.

Amendment by section 1219(c)(2) of Pub. L. 109–280 applicable to appraisals prepared with respect to returns or submissions filed after Aug. 17, 2006, see section 1219(e)(2) of Pub. L. 109–280, set out as a note under section 170 of this title

Effective Date of 2004 Amendment

Amendment by Pub. L. 108–357 applicable to taxable years ending after Oct. 22, 2004, with special rule for application of subsec. (d)(3)(B) [now (d)(4)(B)] of this section, see section 812(f) of Pub. L. 108–357, as amended, set out as a note under section 6662 of this title.

EFFECTIVE DATE

Section applicable to returns the due date for which (determined without regard to extensions) is after Dec. 31, 1989, see section 7721(d) of Pub. L. 101–239, set out as an Effective Date of 1989 Amendment note under section 461 of this title.

PART III—APPLICABLE RULES

Sec.

6665. Applicable rules.

Editorial Notes

AMENDMENTS

1989—Pub. L. 101-239, title VII, §7721(a), Dec. 19, 1989, 103 Stat. 2398, added part heading and analysis.

§ 6665. Applicable rules

(a) Additions treated as tax

Except as otherwise provided in this title-

- (1) the additions to the tax, additional amounts, and penalties provided by this chapter shall be paid upon notice and demand and shall be assessed, collected, and paid in the same manner as taxes; and
- (2) any reference in this title to "tax" imposed by this title shall be deemed also to refer to the additions to the tax, additional amounts, and penalties provided by this chapter

(b) Procedure for assessing certain additions to

For purposes of subchapter B of chapter 63 (relating to deficiency procedures for income, estate, gift, and certain excise taxes), subsection (a) shall not apply to any addition to tax under section 6651, 6654, or 6655; except that it shall apply—

- (1) in the case of an addition described in section 6651, to that portion of such addition which is attributable to a deficiency in tax described in section 6211; or
- (2) to an addition described in section 6654 or 6655, if no return is filed for the taxable year.

(Added Pub. L. 101-239, title VII, §7721(a), Dec. 19, 1989, 103 Stat. 2399.)

Sec. [6698A.

6699

Repealed.]

Statutory Notes and Related Subsidiaries

EFFECTIVE DATE

Section applicable to returns the due date for which (determined without regard to extensions) is after Dec. 31, 1989, see section 7721(d) of Pub. L. 101-239, set out as an Effective Date of 1989 Amendment note under section 461 of this title.

Subchapter B-Assessable Penalties

Part

Sec.

6671.

General provisions.

II. Failure to comply with certain information reporting requirements.

Editorial Notes

AMENDMENTS

1989—Pub. L. 101-239, title VII, §7711(b)(5), Dec. 19, 1989, 103 Stat. 2393, substituted "Failure to comply with certain information reporting requirements" for "Failure to file certain information returns or statements" in item for part II.

PART I—GENERAL PROVISIONS

Rules for application of assessable penalties.

6672.	Failure to collect and pay over tax, or attempt to evade or defeat tax.
6673.	Sanctions and costs awarded by courts.
6674.	Fraudulent statement or failure to furnish
	statement to employee.
6675.	Excessive claims with respect to the use of certain fuels.
6676.	Erroneous claim for refund or credit.
6677.	Failure to file information with respect to certain foreign trusts.
[6678.	Repealed.]
6679.	Failure to file returns, etc., with respect to
	foreign corporations or foreign partner- ships.
T6680. 66	381. Repealed.]
6682.	False information with respect to with-
	holding.
[6683.	Repealed.]
6684.	Assessable penalties with respect to liability for tax under chapter 42.
6685.	Assessable penalty with respect to public inspection requirements for certain tax-exempt organizations.
6686.	Failure to file returns or supply information
0000.	by DISC or former FSC.
[6687.	Repealed.
6688.	Assessable penalties with respect to informa-
0000.	tion required to be furnished under section 7654.
6689.	Failure to file notice of redetermination of
	foreign tax.
6690.	Fraudulent statement or failure to furnish statement to plan participant.
[6691.	Reserved.
6692.	Failure to file actuarial report.
6693.	Failure to provide reports on certain tax-fa-
0033.	vored accounts or annuities; penalties re- lating to designated nondeductible con- tributions.
6694.	Understatement of taxpayer's liability by tax
0001.	

return preparer.

6695, and 6695A.

sons.

Substantial

praisals

Repealed.1

Other assessable penalties with respect to the

Rules applicable with respect to sections 6694.

and

Failure to file partnership return.

preparation of tax returns for other per-

gross misstatements attributable to incorrect ap-

valuation

6695.

6695A.

6696

Γ6697.

6698

Failure to file S corporation return. 6700 Promoting abusive tax shelters, etc. 6701. Penalties for aiding and abetting understatement of tax liability. 6702.Frivolous tax submissions. Rules applicable to penalties under sections 6703 6700, 6701, and 6702. 6704 Failure to keep records necessary to meet reporting requirements under section 6047(d). 6705. Failure by broker to provide notice to payors. Original issue discount information require-6706. ments. 6707. Failure to furnish information regarding reportable transactions. Penalty for failure to include reportable transaction information with return. 6707A. 6708. Failure to maintain lists of advisees with respect to reportable transactions. 6709. Penalties with respect to mortgage credit certificates. 6710. Failure to disclose that contributions are nondeductible. 6711. Failure by tax-exempt organization to disclose that certain information or service available from Federal Government. 6712. Failure to disclose treaty-based return positions. 6713. Disclosure or use of information by preparers of returns. 6714. Failure to meet disclosure requirements applicable to quid pro quo contributions. 6715. Dyed fuel sold for use or used in taxable use, etc. 6715A. Tampering with or failing to maintain security requirements for mechanical dve injection systems. [6716. Repealed.] Refusal of entry. 6717 Failure to display tax registration on vessels. 6718. 6719 Failure to register or reregister. 6720.Fraudulent acknowledgments with respect to donations of motor vehicles, boats, and airplanes. 6720A fuels

Penalty with respect to certain adulterated

6720B. Fraudulent identification of exempt use property.

Penalty for failure to notify health plan of 6720C. cessation of eligibility for continuation coverage premium assistance.

Editorial Notes

AMENDMENTS

2021—Pub. L. 117-2, title IX, §9501(b)(2)(B), Mar. 11, 2021, 135 Stat. 137, added item 6720C.

2018—Pub. L. 115-141, div. U, title IV, §401(a)(306), (307), (d)(7)(B), Mar. 23, 2018, 132 Stat. 1199, 1212, substituted "Assessable penalties with respect to liability for tax under chapter 42" for "Repeated liability for tax under chapter 42" in item 6684 and "Failure to file returns or supply information by DISC or former FSC" for "Failure to file returns or supply information by DISC or FSC" in item 6686 and struck out item 6720C "Penalty for failure to notify health plan of cessation of eligibility for COBRA premium assistance'

2010—Pub. L. 111–325, title V, §501(a), Dec. 22, 2010, 124 Stat. 3554, struck out item 6697 "Assessable penalties with respect to liability for tax of regulated investment companies'

Pub. L. 111-312, title III, §301(a), Dec. 17, 2010, 124 Stat. 3300, amended analysis to read as if amendment by Pub. L. 107-16, §542(b)(5)(A), had never been enacted. See 2001 Amendment note below.

 $2009 — Pub. \ L. \ 111-5, \ div. \ B, \ title \ III, \ \S 3001(a)(13)(B),$ Feb. 17, 2009, 123 Stat. 465, added item 6720C.

2007—Pub. L. 110–142, $\S 9(b)$, Dec. 20, 2007, 121 Stat. 1807, which directed amendment of the analysis for this