TAXPAYER’S GUIDE TO LOCAL PROPERTY TAX EXEMPTIONS

SENIORS
SURVIVING SPOUSES
MINOR CHILDREN (OF DECEASED PARENT)
Clauses 17, 17C, 17C½, 17D

The Department of Revenue (DOR) has created this fact sheet to provide general information about local property tax exemptions for seniors, surviving spouses and minor children of a deceased parent. It is not designed to address all questions or issues and does not change any provision of the Massachusetts General Laws. To find out about the specific eligibility and application requirements in your city or town, you must contact your local board of assessors. The DOR cannot determine your eligibility or give you legal advice. Property taxes are assessed and collected by cities and towns, not by the DOR. Under state law, only your board of assessors, as the local tax administrator, can decide whether you qualify for an exemption. If you disagree with its decision, you may appeal to the state Appellate Tax Board (or county commissioners if your county’s government has not been abolished).

INTRODUCTION

Cities and towns may give property tax exemptions to some individuals as defined by state law. An exemption discharges the taxpayer from the legal obligation to pay all or a portion of the tax assessed for the fiscal year. Exemptions are found in various clauses of Massachusetts General Laws Chapter 59, Section 5 (M.G.L. c. 59, § 5).

Clauses 17, 17C, 17C½ or 17D provide partial exemptions to (1) seniors, (2) surviving spouses, and (3) minor children with a deceased parent, who meet specific ownership, occupancy and asset requirements. Seniors 70 or older may, alternatively, qualify for an exemption under Clauses 41, 41B, 41C or 41C½, which provide a higher benefit, but have stricter eligibility requirements. Clause 17 is the basic exemption for the three categories of taxpayers. Over the years, as asset values rose, the Legislature enacted alternative exemptions (Clauses 17C, 17C½ and 17D), and options within those exemptions, that cities and towns may adopt.

Clause 17 applies unless the legislative body of your city or town has voted, subject to local charter, to accept another clause. The most recently accepted clause establishes the eligibility rules in your city or town.

<table>
<thead>
<tr>
<th>EXEMPTION AMOUNT</th>
<th>$175</th>
</tr>
</thead>
<tbody>
<tr>
<td>The amount may be increased annually up to the percentage increase in the Consumer Price Index (CPI), as determined by the DOR each year. This increase applies only if the legislative body of your city or town has voted, subject to local charter, to accept this local option.</td>
<td></td>
</tr>
</tbody>
</table>

For more information, please contact your local assessors.
### APPLICATIONS
You must file an application for each fiscal year with the assessors in the city or town where your property is located. The application is due on April 1, or three months after the actual tax bills are mailed, whichever is later. **Filing on time is required. By law, the assessors may not waive this filing deadline, nor act on a late application, for any reason.** Filing an application does not entitle you to delay your tax payment.

### DOCUMENTATION
You must provide the assessors with whatever information is reasonably required to establish eligibility. This information may include, but is not limited to:
1. Birth certificates.
2. Evidence of ownership, domicile and occupancy.
3. Bank and other asset account statements.

### NUMBER OF EXEMPTIONS
With limited exceptions, you may only receive one exemption under M.G.L. c. 59, § 5 for each fiscal year. If you qualify for more than one, you will receive the one that provides the greatest benefit. You may receive an exemption and if qualified, defer all or a part of the balance of the reduced tax.

### ELIGIBILITY REQUIREMENTS
You must satisfy tests relating to age or status, domicile, ownership and assets. **You must meet all eligibility requirements as of July 1 of the tax year.** *(The fiscal year of cities and towns begins July 1 and ends the following June 30.)* **If you do not meet all requirements as of July 1, you cannot receive all or any portion of the exemption for that tax year.**

### AGE AND STATUS
- You must be 70 or older to be a senior.
- You must be younger than 18 to be a minor child.
- You must have been married to the decedent at the time of his or her death, and have never remarried, to be a surviving spouse.

### OWNERSHIP AND DOMICILE
You must own and occupy the property as your domicile. Your domicile is where your principal and legal home is located, your family, social, civic and economic life is centered and you plan to return whenever you are away. You may have more than one residence, but only one domicile. If you are a senior, you must also have owned and occupied the property for any 10 years (Clauses 17, 17C or 17C½) or any 5 years (Clause 17D).

1. Your ownership interest must be worth at least $2,000. You may own this interest solely, as a joint owner or as a tenant in common.
2. If you hold a life estate in the domicile, you are the owner.
3. If your domicile is held in a trust, you are the owner only if:
   a. You are a trustee or co-trustee of that trust, and
   b. You have a sufficient beneficial interest in the domicile.
Local Property Tax Exemptions for Seniors, Surviving Spouses, Minor Children  Rev. 11/2016

ASSET LIMITS

Your assets (whole estate) on July 1 cannot exceed a specified limit. Each clause has a different limit.

Whole estate means all assets to which you have legal title and access as sole, joint owner or trustee that contribute to your total worth. The value of your cemetery plots, wearing apparel and household furniture and effects located in your domicile is not included in the calculation of your whole estate.

In addition, depending on the clause, some of the value of your domicile and the unpaid mortgage balance is not included, but the part of your domicile over a certain number of units may be included.

Your allowable whole estate can range from $20,000 (Clause 17) to $40,000 (Clauses 17C, 17C½ and 17D). It may increase annually by the percentage increase in the CPI determined by the DOR each year. This increase applies only if the legislative body of your city or town has voted, subject to local charter, to accept this local option.

EXEMPTION CREDIT

If the assessors decide you are eligible and grant an exemption, the amount granted is credited toward and reduces the tax outstanding on your domicile for the fiscal year. You will not receive a refund unless you have already paid the entire year’s tax, as reduced by the exemption, at the time the exemption is granted and applied.

SALE OF DOMICILE

If you are selling your domicile, you should make your attorney aware that you receive a property tax exemption that reduces the tax owed for the fiscal year. The sale is a private financial transaction and as a party, you are responsible for seeing that the exemption is properly credited at the closing, through escrow or other arrangements, when the parties make adjustments for local property taxes or charges. Your city or town is not responsible for seeing that you and the buyer allocate the property taxes so you get the benefit of the exemption.

APPEALS

The Appellate Tax Board (ATB) is an independent, quasi-judicial state board that hears taxpayer appeals from local assessors’ decisions on property tax abatements and exemptions. If county government has not been abolished, appeals may be made to the county commissioners instead, but assessors may and usually do transfer those appeals to the ATB. ATB decisions may be appealed to the Appeals Court and, ultimately, to the Supreme Judicial Court.

You can obtain the ATB’s guide to the property tax appeal process from its website (www.mass.gov/atb) or by calling 617-727-3100.

For more information, please contact your local assessors.
Appeal of Action of Assessors

You have three months from the date of the assessors’ decision on your exemption application to appeal to the ATB. This includes decisions to deny any exemption or to grant an exemption that provides a lesser benefit. If the application was deemed denied, your appeal must be filed within three months of the deemed denied date. As a general rule, if the real estate tax on your domicile is over $5,000, you must also have paid all preliminary and actual tax installments on time for the ATB to hear your appeal.

The assessors may grant the exemption or higher exemption in final settlement of your application during the three month period for filing an appeal. In that case, you do not have to have filed an appeal with the ATB. However, if a settlement is not reached and an exemption not granted during that period, you must have filed your appeal by the deadline. If not, the ATB cannot hear the appeal.

<table>
<thead>
<tr>
<th>ASSESSMENT AND EXEMPTION CALENDAR</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>January 1</strong></td>
</tr>
<tr>
<td><strong>July 1</strong></td>
</tr>
<tr>
<td><strong>October - December</strong></td>
</tr>
<tr>
<td><strong>November 1 (Semi-annual Payment Communities)</strong></td>
</tr>
<tr>
<td><strong>February 1 (Quarterly Payment Communities)</strong></td>
</tr>
<tr>
<td><strong>April 1, or 3 Calendar Months from Mailing of Actual Tax Bill if later</strong></td>
</tr>
</tbody>
</table>

¹ Contact your assessors. The due date depends on the payment system used in your community and the date actual tax bills were mailed for fiscal year.

² Some assessors may accept applications before actual tax bills are mailed. If not, or your application is not approved, you must apply by this deadline to claim the exemption.

For more information, please contact your local assessors.
| **3 Calendar Months from Filing of Application (or Date of Written Extension Given by Taxpayer)** | Assessors Grant or Deny Exemption  
Application Deemed Denied if Assessors Have Not Acted |
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>3 Calendar Months from Assessors’ Action on Application, or Deemed Denial of Application</strong></td>
<td>Appeal to ATB Due</td>
</tr>
</tbody>
</table>