Dear Taxpayer:

A major part of our effort to provide a fair and efficient system of tax administration is our commitment to keep taxpayers informed of their rights and responsibilities under the law, including how to resolve questions concerning a taxpayer's tax liability. One option available to taxpayers is an Offer in Settlement that allows the Department of Revenue to accept less than the full payment in certain circumstances that would be in the best interests of both the taxpayers and the Commonwealth.

The purpose of this guide is to provide answers to the most frequently asked questions about Offers in Settlement. In addition to explaining under what circumstances an Offer in Settlement may be considered, the guide includes information designed to help you determine how much to offer, as well as resources for getting tax help.

We hope you find this guide helpful and encourage you to contact the Collections Bureau hotline at 617-887-6400 if you need further assistance.

Sincerely,

Christopher C. Harding
Commissioner of Revenue
This guide contains general information about the Department of Revenue’s Offer in Settlement process. It describes under what circumstances an Offer may be considered, how to prepare an Offer and what happens if an Offer is accepted or rejected.

*A Guide to Offers in Settlement* is designed to lead you through the basics of the Offer process by explaining what an Offer in Settlement is as well as how the Department evaluates an Offer.

This guide is part of an ongoing series of publications that the Department of Revenue has produced to keep the public informed about Massachusetts tax law. If you have further questions about Offers in Settlement, please call the Department’s Collections Bureau hotline at 617-887-6400.
What is an Offer in Settlement?

An Offer in Settlement (OIS) is a proposal between a taxpayer and the Department of Revenue (DOR) to resolve the taxpayer's tax liability. DOR has the authority to settle state tax liabilities by accepting less than full payment under certain circumstances.

Am I eligible for consideration of an Offer in Settlement?

DOR may legally settle for one of the following reasons (applicable Massachusetts General Law cited):

- **Question of liability (“I don’t owe the tax”).** Doubt exists that the assessed tax is correct (M.G.L. c. 62C, § 37C). You must submit a Form DR-1, Request for Settlement Consideration, which is sent to the DOR Office of Appeals, explaining why you do not believe the tax liability, or portion thereof, is owed. Financial statements are not required when submitting a Form DR-1. Form DR-1 is the official application used when requesting a settlement based on a question of liability.

- **Doubt as to collectibility (“I can’t pay the tax”).** Doubt exists that you could ever pay the full amount of tax owed (M.G.L. c. 62C, § 37A). You must submit:
  a. Form M-656, Offer in Settlement. This is the official form requesting an Offer in Settlement based on collectibility only. Substitute forms will not be allowed. (Note: Any alteration of the language on Form M-656 will automatically result in a non-viable determination.)
  b. Form M-433-OIS, Statement of Financial Condition and Other Information.

Forms can be obtained by calling 617-887-6400 or by visiting the DOR website at www.mass.gov/dor. It is recommended that you contact the Department prior to filing an Offer to discuss your case with an examiner.

The focus of this guide is to provide information on Offers in Settlement only where there is a doubt as to collectibility. Any questions of liability must be resolved prior to addressing issues of collectibility.

When am I not eligible for consideration of an Offer in Settlement?

You are not eligible for consideration of an Offer in Settlement on the basis of doubt as to collectibility if your OIS application is determined to be non-viable. Your Offer will be considered non-viable if:

- You have not filed all state tax returns.
- You are involved in an open bankruptcy proceeding.
- Your liability is currently being appealed (Abatement, Appellate Tax Board, civil proceeding, etc.).
- You have filed Form DR-1, Request for Settlement Consideration, to question the tax liability.

What does DOR need to process an Offer in Settlement?

In order for DOR to process your Offer in Settlement you must submit the following:

- Form M-656, Offer in Settlement. This is the official form requesting an Offer in Settlement based on collectibility only. Substitute forms will not be allowed. (Note: Any alteration of the language on Form M-656 will automatically result in a non-viable determination.)
- Form M-433-OIS, Statement of Financial Condition and Other Information.
- Form M-2848, Power of Attorney (if applicable).
- Form OIS/AB (if applicable).
- **Signed** copies of the most current three years of federal corporate and/or individual tax returns, all schedules, W-2s and 1099s attached.

Completed OIS applications should be sent to the Department of Revenue, P.O. Box 7021, Boston, MA 02204, Attn.: Collections Hotline Unit/OIS. The OIS Unit will contact you for any required information that has been omitted.
How to Prepare an Offer in Settlement

**Complete your financial statement**

You must submit current financial information that reflects your financial situation for at least the past 12 months. DOR will verify the information, but it will also be useful to you in determining how much DOR may expect you to offer to settle your tax liability.

Financial statements must show all your assets and income, even those unavailable to DOR through direct collection action, because you can use them to fund your Offer in Settlement. The OIS examiner needs this information to evaluate your Offer and may ask you to update or verify certain financial information. DOR will determine as non-viable any Offer applications that do not contain complete financial information.

Please be sure to include all your assets and income and to properly disclose any asset transfers (e.g., transfer of real estate to a spouse or children or to a trust). The law requires that the Commissioner of Revenue determine that you have not acted with intent to defraud before a settlement can be entered into. Failure to disclose this information may prevent DOR from accepting any Offer in Settlement.

**Determine your Offer amount**

Once you have completed the financial statement, proceed to the following worksheet to calculate an Offer amount. DOR will use the formula shown as a starting point and may require a higher amount based on other financial factors.

The minimum amount for an Offer in Settlement to be considered is 20% of the existing liability or $5,000, whichever is less. DOR may require a higher amount based on other financial factors. Offers that do not meet these criteria are determined to be non-viable.

Every effort should be made to offer the maximum amount your financial situation allows. Your Offer in Settlement should accurately reflect your financial condition that consists of your net equity, income and future earning potential.

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**Offer Worksheet**

- **Cash and investment accounts**
  
  \[A\]

- **Real estate**
  
  Equity in real estate owned (determine for each property individually)
  
  Current fair market value
  
  Value of liens with priority over Massachusetts tax liens (list)
  
  **Net real estate equity**

- **Automobiles**
  
  Quick sale value of automobiles owned (determine for each automobile separately)
  
  Current fair market value
  
  Liens on title (list)
  
  **Net vehicle equity**

- **Other assets**
  
  Current fair market value
  
  Liens on other assets (list)
  
  **Net other asset equity**

- **Cash flow**
  
  Monthly income (from M-433-OIS)
  
  Monthly expenses (from M-433-OIS)
  
  Monthly cash flow
  
  **Net cash flow × 48 months**

  \[(A + B + D + E)\]

  **20% of the current tax liability due**

  **Projected Offer (greater of F or G)**
**Determine your payment proposal**

Your Offer amount can be a lump sum payment or installment payments. DOR encourages lump sum payments. The length of time necessary and the uncertainty of your ability to complete the installment payments are factors in this decision. DOR may reject an installment Offer where there is doubt about the source of funds for future payments (e.g., payments that are contingent on the sale of a business). When installment payments are proposed in settlement, you must remit an installment payment each month while your Offer is being processed. *(Note: Liens are not released until the Offer amount is fully paid.)*

For settlements that require installment payments, the agreement will provide that, in addition to the payments to be made by you, DOR retains the right to intercept any state and federal tax refunds that may otherwise be due you until the installment payments are completed.

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**After an Offer Is Filed**

**Processing your Offer Application**

If your OIS application is reviewed and determined to be non-viable, an Offer examiner will contact you by telephone to explain why the Offer is not viable. The case will remain subject to collection activity.

If your OIS application is determined to be viable, an Offer examiner will be assigned to the case and the case will no longer be subject to most collection activities. The Offer examiner will evaluate your Offer and may request additional information or documentation from you to verify your financial position or to provide you an opportunity to explain anything uncovered by DOR's independent review of your financial status.

The examiner will consider your Offer in the context of DOR's published guidelines. You may be given the opportunity to amend your Offer or to provide more detailed information about why the amount you proposed is the most that you can pay. The examiner will then make a recommendation to accept or reject the Offer. If rejected, you may refile an Offer, but only with a significant change in the Offer amount (at least 10 percent more than your previous Offer) or a material change in your financial condition.

**Suspension of collection activities**

DOR will suspend most collection activities while your viable Offer is being considered. This does not apply if DOR determines that you submitted your Offer to delay collections or if a delay will jeopardize DOR's ability to collect the tax.

While DOR will not levy you while a viable Offer is pending, the suspension of collection activities will not apply to the interception of state and federal refunds that may be due you or to discovery activities (including, but not limited to, the assessment of additional taxes that may be due and the determination of who may be personally responsible for non-payment of trustee taxes).

If you are currently on a payment agreement when you submit an OIS application, you should continue making the agreed upon monthly payments while DOR reviews your OIS application. If you discontinue making these payments and your Offer is determined to be non-viable,
you will be required to make up any missing payments to reinstate the agreement.

**Suspension of the Statute of Limitations on collection**

By signing Form M-656, you consent to the extension of the Statute of Limitations on collection for all tax periods owed during the period your Offer is under consideration. Altering any part of Form M-656 will automatically result in a non-viable determination of your Offer with no suspension of collection activity.

**If DOR accepts your Offer**

If two Deputy Commissioners are prepared to recommend acceptance of your Offer to the Commissioner of Revenue, DOR will notify you by mail and send you a Settlement Agreement to sign. At this point, acceptance is likely but the Commissioner will only review the Agreement after you have signed and returned the documents.

When you receive your Settlement Agreement you must:

- Sign the two enclosed copies of the Agreement and return them to DOR. Both copies must be returned. You will receive a copy of the Agreement once it has been approved by the Commissioner and reviewed by the Attorney General (if required).
- Promptly pay any unpaid amounts that became due under the terms of the Agreement. If the Agreement is for a lump sum, the full amount must be remitted at this time.
- Comply with all terms and conditions of the Agreement, along with those of any additional agreement.

DOR will release all Notices of DOR Tax Lien(s) when you satisfy the payment terms of the Settlement Agreement. No lien(s) will be released until all payments are made under the terms of the Agreement.

Failure to meet the terms of the Installment Settlement Agreement (i.e., not making future payments, not filing returns or paying taxes when due) will result in the default of that Agreement. If you default on your Settlement Agreement, DOR will reinstate the unpaid amount of your tax liability and resume collection activities.

**If DOR rejects your Offer**

DOR will notify you by mail that your Offer has been rejected. The letter will explain the reason(s) for the rejection. Also, collection activities will resume immediately. If your Offer is rejected, you have the right to submit another Offer. For a new Offer to be considered, you must either significantly increase the amount offered (by at least 10 percent more than your previous Offer) or demonstrate a material change in your financial condition. If DOR has determined that you can pay the liability in full, another Offer will not be considered.
Commonly Requested Forms and Publications

DOR offers a number of forms and publications on various state tax issues. Most are available by visiting the DOR website at www.mass.gov/dor or by calling DOR’s main information lines at 617-887-MDOR or toll-free in Massachusetts at 800-392-6089.

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<thead>
<tr>
<th>Form Number</th>
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<tr>
<td>M-2848</td>
<td>Power of Attorney and Declaration of Representative</td>
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Instructions for Completing Form M-2848

Publications

A Guide to the Department of Revenue: Your Taxpayer Bill of Rights

A Guide to Withholding of Taxes on Wages

Should You Be Paying Individual Estimated Taxes?

A Guide to Sales and Use Tax

A Guide to Sales Tax on Meals

A Guide to Estate Taxes (Applicable to dates of death on or after January 1, 1997 and prior to January 1, 2003)

DOR Regulations, Technical Information Releases, Directives and Letter Rulings are prepared on general tax issues as well as specific taxpayer inquiries and are available on the DOR website or by calling DOR’s Rulings and Regulations Bureau at 617-626-3250. Copies also are published in the MASSTAX Guide.

MASSTAX Guide contains five volumes covering all state taxes and DOR administrative procedures; it is available for purchase through Thomson West (800-328-9352) or for reference at many law libraries and at the State House Library.
**What kind of help is available?**

The instructions in the forms discussed in this guide should provide answers to most taxpayer questions. Personal assistance is available by calling the Collections Bureau hotline at 617-887-6400.

DOR also issues a number of useful publications on various state tax issues. These publications include: tax-specific guides written in question and answer format such as *A Guide to the Department of Revenue: Your Taxpayer Bill of Rights*, and public written statements that explain the Commonwealth’s tax laws in detail.

**Where to get forms and publications**

Many Massachusetts tax forms and publications also are available via the Department’s website at www.mass.gov/dor.

To obtain Massachusetts tax forms and publications by phone, call the Department’s main information lines at 617-887-MDOR or toll-free in Massachusetts at 800-392-6089. Please note that many forms and publications are available 24 hours a day by calling the Department’s automated forms request system at the numbers listed above.
Department of Revenue

Toll-free in Massachusetts: 800-392-6089
Online: www.mass.gov/dor