This Informational Guideline Release (IGR) informs assessors of the social security deduction to be used in determining exemption eligibility in Fiscal Year 2019 under Clauses 41, 41B or 41C.
SOCIAL SECURITY DEDUCTION FOR FISCAL YEAR 2019

(G.L. c. 59, § 5, Clause 41, 41B or 41C)

The Commissioner of Revenue has determined the allowable deduction from federal social security or railroad retirement, and from federal, Massachusetts or Massachusetts political subdivision employee pensions, annuities or retirement plans for the purposes of computing gross receipts under General Laws Chapter 59, Section 5, Clauses 41, 41B or 41C. The deduction is increased annually by the cost of living adjustment (COLA) made for social security benefits distributed as of January first.

Social security benefits were adjusted by 2.0%. Therefore, the amount to be deducted by the assessors when computing gross receipts for applicants seeking FY2019 exemptions under Clauses 41, 41B or 41C has been increased by 2.0% above the amount allowed for FY2018.

GUIDELINES:

A. FULL YEAR RECIPIENTS

The following amounts should be deducted when computing the gross receipts for applicants who received income from Federal social security or railroad retirement, or from government employee pensions, annuities or retirement plans for all of 2017:

Annual Minimum Payments 2017

Worker $4,628
Spouse $2,314
$6,942

B. PARTIAL YEAR RECIPIENTS

For applicants who received income from those sources for only a part of 2017, the following amount for each month for which the income was received should be deducted, provided that the total amount deducted does not exceed the total amount of such payments received:

Monthly Minimum Payments 2017

Worker $390
Spouse $198
$588