Department of Revenue Services Collections & A/R Management Division 450 Columbus Blvd, Ste 1 Hartford CT 06103-1837

Form CT-656 Offer of Compromise

(Rev. 03/18)

Requirements

- 1. For a **partnership**: Each partner must complete an application.
 - For a **corporation**: Complete one application providing corporate information. Corporate officers may be required to provide additional personal financial records.
- Complete the entire application; do not leave any questions unanswered. Write the words **No** or **None** where applicable. Return the application with all required attachments to the Department of Revenue Services (DRS) at the address above.
- 3. If you cannot include all the requested information in the spaces provided on the application, attach additional sheets as appropriate.
- 4. Each applicant must provide copies of the following:
 - Last two federal income tax forms and returns for the corporation and corporate officers, proprietor, or partnership and partners filed with the Internal Revenue Service. Include all supporting schedules, forms W-2 or 1099, or any other attachments;
 - · Current consumer credit report;
 - All information related to salary, draws, and loans to the proprietor, partners, or corporate officers; and
 - Profit and loss statements for the two most recent years.
- 5. If you filed for bankruptcy within the past five years, provide a copy of the discharge notice.

Terms and Conditions

- 1. Upon receipt of your offer of compromise, DRS will either reject or conditionally accept your offer.
- 2. If DRS conditionally accepts your offer, final acceptance of your offer by DRS is conditioned on your full and complete satisfaction of the terms and conditions in Paragraph 8. If you fail to satisfy fully and completely these terms and conditions, your tax liability reverts to its original amount (prior to the conditional acceptance of your offer of compromise), and DRS may, without further notice, immediately take whatever steps necessary to collect the unpaid portion of your original tax liability.
- 3. DRS will reject your offer of compromise if at the time your offer is made:
 - You have not filed all required Connecticut tax returns:
 - You are being criminally prosecuted for a Connecticut tax liability; or
 - You have begun a voluntary bankruptcy case by filing a petition with the U.S. Bankruptcy Court under Title 11 of the U.S. Code, and another person has filed an involuntary bankruptcy case against you.

- 4. By submitting this offer, you are authorizing DRS, at its discretion, to obtain copies of your consumer credit reports for the purpose of evaluating this application before, during, and subsequent to any agreement.
- 5. While you are not required to submit a payment with your offer of compromise, any payment will be deposited by DRS and applied to your tax liability in accordance with Conn. Gen. Stat. §12-39h. Your payment will not be returned or refunded to you if you withdraw your offer or if your offer is rejected. The deposit by DRS of any payment you make does not constitute acceptance, conditional or otherwise, of your offer by DRS.
- 6. After your offer is conditionally accepted, but before you have paid the full amount of your offer, including any accrued interest, you will return to DRS, uncashed, any refund check issued to you and relating to a tax overpayment reported on any Connecticut tax return. The amount of the refund check will be applied to the amount of your offer.
- 7. By making your offer of compromise, you irrevocably and conclusively waive any and all rights and remedies you have to contest, in court or otherwise, your liability for the amount of your offer if your offer is conditionally accepted by DRS. If DRS rejects your offer or you withdraw your offer before it is rejected or conditionally accepted by DRS, you retain any rights and remedies, to the extent they have not lapsed or been exhausted, to contest your liability for the amount of your offer.
- 8. If DRS conditionally accepts your offer, then, upon your full and complete satisfaction of the terms in this paragraph, acceptance of your offer by DRS is final.
 - a. You pay the full amount of your offer and any accrued interest:
 - After your offer is conditionally accepted but before you have paid the full amount of your offer, including any accrued interest, you timely file all required Connecticut tax returns that become due;
 - c. After your offer is conditionally accepted but before you have paid the full amount of your offer, including any accrued interest, you do not begin a voluntary bankruptcy case by filing a petition with the U.S. Bankruptcy Court under Title 11 of the U.S. Code, and another person does not file an involuntary bankruptcy case against you; and
 - d. You have not misrepresented, with fraudulent intent, your ability to pay your original tax liability. If DRS determines you fraudulently misrepresented your ability to pay your original tax liability, your tax liability will revert to its original amount prior to the conditional acceptance of your offer.

Department of Revenue Services Collections & A/R Management Division 450 Columbus Blvd, Ste 1 Hartford CT 06103-1837

Form CT-656

Offer of Compromise

(Rev. 03/18)

Name, DBA, and address of taxpayer(s		Date of birth			
		Number of dependents claimed on federal income tax return			
Connecticut Tax Registration Number	Social Security Number or Federal Employer Identification Number	For DRS Use Only			
		Amount paid	Date received		
To: Commissioner of Revenue Services	Date	\$			
I understand this offer is based on doubt A completed financial statement must be		l only after that fact h	as been established.		
I submit this offer to compromise the trequired by law (tax liability) for the tax	· · · · · · · · · · · · · · · · · · ·	additions to tax, and	d additional amounts		
Tax type	Period(s)	Is thi	s bill under appeal?		
I offer to pay \$	by	_·			
DRS must receive payment within 30 of unpaid balance until the date it is paid		ed. Interest continu	ues to accrue on any		
Read	All Requirements, Terms, and Cor	nditions			
Declaration: I declare under penalty of belief, it is true, complete, and correct. fine of not more than \$5,000, or impriso	I understand the penalty for willfully of	delivering a false ap			
Print name	Signature		Date		
Spouse's name (if joint liability)	Spouse's signature (if join	t liability)	Date		
Signature of authorized DRS official	Title		Date		
Disposition:	ance				

A. Credit: All loans, credit cards, installr	nent acco	ounts, othe Accoun		s, or	past due te		al, state, or Current	municipal taxes Minimum Monthly
Name and Address of Creditors		Numbe	r	Cre	edit Limit	E	Balance	Amount
B. Bank Accounts: Savings, checking	, certificat	tes of dep	osit, IF	RA, K	Ceough, etc) D.		
Name and Address of Institution			Account Number			Account Type	Balance	
C. Real Estate								
Location (Number, street, town, state, ZIP code)		Type of % of Property Ownership		Estimated Market Value		1	Salance of Mortgage	Mortgage Holder
D. Automobiles, Furniture and Fixtur	es, Mach	ninery and	d Equi	ipme	-		-	•
Type of Property	Location		1	Estimated Market Valu			Outstanding Liens	
E. Government and Marketable Secu								
Description	I	Number of Shares/ Face Value of Bonds		In Name of			Market Value	Source of Value
F. Receivables: Trade receivables, loa	ns to offic	ers, etc.					O	NA::
Name and Address of Creditors		Account Number		С	Credit Limit		Current Balance	Minimum Monthly Amount
Declaration: I declare under penalty of la belief, it is true, complete, and correct. I	understan	d the pena	alty for	willfu	ully deliveri			
fine of not more than \$5,000 or imprisonn	ment for not more than fiv		an five	e years, or both. Telephone number				