IRS Mission:
Provide America’s taxpayers top quality service by helping them understand and meet their tax responsibilities and by applying the tax law with integrity and fairness to all.

What You Should Know About
The IRS Collection Process

*We usually send this publication to taxpayers along with a final bill for taxes they owe. If you owe the tax shown on the bill we sent you, please arrange to pay it immediately. If you believe the bill is incorrect, call us now so that we may correct the mistake. We urge you to settle your tax account now so that we don’t have to take any further action to collect the taxes you owe.*

This publication tells you the steps the Internal Revenue Service (IRS) may take to collect overdue taxes. It also includes a summary of your rights and responsibilities concerning paying your federal taxes.

Inside you will find a number of titles of IRS forms and publications that apply to the various situations discussed. For a complete list of these documents, see page 12. For copies of these documents, please call us, write to us, visit your local library or IRS office, or contact us at our web site. See the next page for the phone numbers and addresses that you’ll need. Please contact us right away; we will work with you to solve your tax problem.

Please note that the information in this document applies to all taxpayers — for example, individuals who owe income tax and employers who owe employment tax. Special rules that apply only to employers are in separate sections at the end.

This document is for information only. Although it discusses the legal authority that allows the IRS to collect taxes, it is not a precise and technical analysis of the law.

*en español*
Existe una versión de esta publicación en español, la Publicación 594S, que puede obtener en la oficina local del Servicio de Impuestos Internos.
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What to Do When You Receive a Bill from the IRS

If it is correct. . .

Pay the full amount now. . .

Or. . .

If it is not correct. . .

Gather copies of:
- the bill
- any records
- tax returns, and
- canceled checks

Contact us right away. . .

Call 1-800-829-1040

Visit your local IRS office

Write to us at the address on your bill

You have several payment options. . .

Pay the full amount now
See page 5

Pay in monthly installments
See page 5

Apply for an Offer in Compromise
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Avoid Having Overdue Taxes Next Year

- If you owe taxes because not enough money was withheld from your wages, claim a lower number of withholding allowances on your W-4 form. See Publication 919, Is My Withholding Correct?

- If you are self-employed and owe tax, increase your estimated tax payments. See Publication 505, Tax Withholding and Estimated Tax.

- If you are an employer, see Publication 15, Circular E, Employer’s Tax Guide.
Important Information You Should Know

By law, you have the right to be treated professionally, fairly, promptly, and courteously by IRS employees. Among other things, you have the right to:

- disagree with your tax bill,
- meet with an IRS manager if you disagree with the IRS employee who handles your tax case,
- appeal most IRS collection actions,
- transfer your case to a different IRS office,
- be represented by someone when dealing with IRS matters, and
- receive a receipt for any payment you make.

For details about your rights, see Publication 1, Your Rights as a Taxpayer. You received a copy of it with your first bill.

If you disagree with our decisions. . .

If you disagree with the decision of an IRS employee at any time during the collection process, you can ask that employee’s manager to review your case.

When you ask for a review, the employee will refer you to a manager. The manager will either speak with you then or will return your call by the next work day.

If you disagree with the manager’s decision, you have the right to file an appeal under the Collection Appeals Program. This program enables you to appeal most collection actions we may take, including filing a lien, placing a levy on your wages or bank account, or seizing your property. See Publication 1660, Collection Appeal Rights for more information.

If you want someone to represent you. . .

When dealing with the IRS, you may choose to represent yourself, or you may have an attorney, a certified public accountant, an enrolled agent, or any person enrolled to practice before the IRS represent you. For example, you may want your tax preparer to respond to a tax bill that you believe is incorrect.

If your representative appears without you, he or she must file a Form 2848, Power of Attorney and Declaration of Representative, or Form 8821, Tax Information Authorization, before being allowed to receive or inspect confidential material.

Other items to note. . .

- The IRS can share your tax information — By law, the IRS can share your tax information with city and state tax agencies and, in some cases, with the Department of Justice, other federal agencies, and people you authorize. We can also share it with certain foreign governments under tax treaty provisions.

- We may contact a third party — The law allows us to contact someone else, such as neighbors, banks, employers, or employees, to investigate your case.

- If you are involved in bankruptcy proceedings — Contact your local IRS office. While the proceeding may not eliminate your tax debt, it may temporarily stop IRS enforcement action from collecting a debt related to the bankruptcy.

- Spousal defenses — In some cases, you may not be liable for taxes, interest, and penalties on a joint income tax return. Contact your local IRS office for more information.

What if you believe your bill is wrong?

If you believe your bill is wrong, let us know as soon as possible. Call the number on your bill, write to the IRS office that sent you the bill, call 1–800–829–1040, or visit your local IRS office, if you prefer.

To help us correct the problem, gather a copy of the bill along with copies of any records, tax returns, and canceled checks, etc., that will help us understand why you believe your bill is wrong.

If you write to us, tell us why you believe your bill is wrong. With your letter, include copies of all the documents you gathered to explain your case. Please do not send original documents. If we find you are correct, we will adjust your account and, if necessary, send you a corrected bill.
Pay Your Taxes —
or Tell Us Why You Can’t

When you file your tax return, we check to see if the math is accurate and if you have paid the correct amount. If you have not paid all you owe, we send a bill called a Notice of Tax Due and Demand for Payment. (You may have already received it if you did not pay your taxes or if your payment was incorrect.) The bill includes the taxes, plus penalties and interest. We encourage you to pay your bill by check or money order as quickly as possible.

If you have received a bill for unpaid taxes, you should pay the entire amount — or tell us right away why you cannot. Call the office that sent you the bill. There are several different ways that you can pay.

If you do not pay the taxes you owe and if you make no effort to pay them, we can ask you to take action to pay your taxes, such as selling or mortgaging any assets you have or getting a loan. If you still make no effort to pay your bill or to work out a payment plan, we may also take more serious action, such as seizing your bank account, levying your wages, or taking your other income or assets. (See pages 7–10 for more information about liens and levies.)

If you cannot pay all that you owe now, there’s still something you can do…

If you cannot pay all your taxes now, pay as much as you can. By paying now, you reduce the amount of interest and penalty you will owe. Then, immediately call, write, or visit the nearest IRS office to explain your situation.

After you explain your problem, we may ask you to fill out a Collection Information Statement to help us compare your monthly income with your expenses and to figure out the amount you can pay. We can then help you work out a payment plan that fits your problem. Based on your situation, we will work with you to consider several different ways to pay what you owe:

▶ You may be able to make monthly payments through an installment agreement,

▶ You may be able to apply for an Offer in Compromise, or

▶ You may qualify for a temporary delay or your case may be considered a significant hardship.

There is a special program to help you with tax problems that cannot be resolved through normal IRS channels…

The Taxpayer Advocate Service is an IRS program that provides an independent system to assure that tax problems, which have not been resolved through normal channels, are promptly and fairly handled. Each state and service center has at least one local Taxpayer Advocate, who is independent of the local IRS office and reports directly to the National Taxpayer Advocate. The Taxpayer Advocate can help if:

▶ You are suffering, or are about to suffer, a significant hardship

▶ You are facing an immediate threat of adverse action

▶ You will incur significant cost (including fees for professional representation)

▶ You will suffer irreparable injury or long-term adverse impact

▶ You have experienced a delay of more than 30 days to resolve the issue

▶ You have not received a response or resolution by the date promised; or

▶ All established systems or procedures have failed to operate as intended to resolve the problem or dispute.

You may apply for Taxpayer Advocate assistance by:

▶ Completing Form 911, Application For Taxpayer Assistance Order (ATAO)

▶ Completing a written request for assistance (if Form 911 is not available), or

▶ Requesting an IRS Employee complete a Form 911 on your behalf (in person or over the phone).

▶ Send (or FAX) Form 911 to your local Taxpayer Advocate. Refer to Publication 1546, The Taxpayer Advocate Service of the IRS, for your local Taxpayer Advocate address, phone and FAX number.
Set Up an Installment Agreement

Installment agreements allow the full payment of your debt in smaller, more manageable amounts. Installment agreements generally require equal monthly payments. The amount of your installment payment will be based on the amount you owe and your ability to pay that amount within the time available to the IRS to collect the tax debt from you. An installment agreement is a reasonable payment option for some taxpayers.

You should be aware, however, that an installment agreement is more costly to you than paying all the taxes you owe now and may be more costly than borrowing funds to pay the amount you owe. Why? Because the IRS charges interest and penalties on the tax you owe, and charges interest on the unpaid penalties and interest that have been charged to your tax account. So, while you are making payments on your tax debt through an installment agreement, IRS continues to charge interest and penalties on the unpaid portion of that debt. The interest rate on a bank loan or cash advance on your credit card may be lower than the combination of penalties and interest that IRS charges.

You should know about another cost associated with an installment agreement: To set up your installment agreement, we will charge you a $43 user fee.

If you would like to pay off your tax debt through an installment agreement and...

- **You owe less $10,000 or less in tax**, just call the number on your bill to set up your plan now. We’ll tell you what you have to do to begin today.

- **You owe more than $10,000 in tax**, we may still be able to set up an installment agreement for you, but you may have to fill out a Collection Information Statement.

Even though you agree to an installment agreement, we may still file a Notice of Federal Tax Lien to secure the government’s interest until you make a final payment. (See Liens on page 7.) However, we cannot levy against your property while your request for an installment agreement is being considered, while your agreement is in effect, for 30 days after your request for an agreement has been rejected, or for any period while an appeal of the rejection is being evaluated by the IRS.

If you do arrange for an installment agreement, you can pay with personal or business checks, money orders, or certified funds; payroll deductions that your employer takes from your salary and regularly sends to the IRS, or electronic transfers from your bank account or other similar means.

Your agreement is based on your financial situation. If a change in your financial situation makes it necessary to change your agreement, we will send you a letter 30 days before we change your plan. **If you have an installment agreement, you must pay on time. If you cannot, tell us immediately.**

Apply for an Offer in Compromise

The Internal Revenue Service (IRS) may accept an offer in compromise to settle unpaid tax accounts for less than the full amount of the balance due. This applies to all taxes, including any interest, penalties, or additional amounts arising under the Internal Revenue laws.

The IRS may legally compromise a tax liability for one of the following reasons:

- **Doubt as to liability** — there is doubt as to whether or not the assessed tax is correct.

- **Doubt as to collectibility** — there is doubt that you could ever pay the full amount of the tax owed. In these cases, the total amount you owe must be greater than the sum of your assets and future income.

- **Promote effective tax administration** — there is no doubt that the assessed tax is correct and no doubt that the amount owed could be collected, but you have an economic hardship or other special circumstances which may allow the IRS to accept less than the total balance due.

You may submit an offer in compromise by completing Form 656, Offer in Compromise. If you are basing your offer on doubt as to collectibility or promotion of effective tax administration, you must also submit Form 433A, Collection Information Statement for Individuals (see Publication 1854, How to Prepare a Collection Information Statement (Form 433A)), or Form 433B, Collection Information Statement for Businesses.

Temporarily Delay the Collection Process

If we determine that you cannot pay any of your tax debt, we may temporarily delay collection until your financial condition improves. You should know that if we do delay collecting from you, your debt will increase because penalties and interest are charged until you pay the full amount. During a temporary delay, we will again review your ability to pay. We may also file a Notice of Federal Tax Lien (see page 7) to protect the government’s interest in your assets.
Before we take any action explained in this section, we will contact you to give you a chance to voluntarily pay what you owe. But if you do not pay your taxes in full and do not contact us to let us know why you cannot pay or why you disagree with our decision to take enforcement action, the law requires us to take action. We may:

- **File a lien** against your property (Make a legal claim to your property as security or payment for your tax debt) *(See the information below).*

- **Serve a levy** on your property or salary (Legally seize your property to satisfy a tax debt) *(See page 8).*

- **Assess a trust fund recovery penalty**, for employment taxes *(See page 11).*

These enforced collection actions are the means by which we can enforce the Notice and Demand for Tax Payment. On the following pages, we explain these collection actions and the rules that govern them.

### Liens

Liens give us a legal claim to your property as security or payment for your tax debt. A Notice of Federal Tax Lien may be filed only after:

- We assess the liability;

- We send you a Notice and Demand for Payment — a bill that tells you how much you owe in taxes; and

- You neglect or refuse to fully pay the debt within 10 days after we notify you about it.

Once these requirements are met, a lien is created for the amount of your tax debt. By filing this notice, your creditors are publicly notified that we have a claim against all your property, including property you acquire after the lien was filed.

The lien attaches to all your property (such as your house or car) and to all your rights to property (such as your accounts receivable, if you are an employer).

Once a lien is filed, your credit rating may be harmed. You may not be able to get a loan to buy a house or a car, get a new credit card, or sign a lease.

### Releasing a lien

We will issue a Release of the Notice of Federal Tax Lien:

- Within 30 days after you satisfy the tax due (including interest and other additions) by paying the debt or by having it adjusted, or

- Within 30 days after we accept a bond that you submit, guaranteeing payment of the debt.

In addition, you must pay all fees that a state or other jurisdiction charges you to file and release the lien. These fees will be added to the amount you owe. See Publication 1450, Request for Release of Federal Tax Lien.

Usually 10 years after a tax is assessed, a lien releases automatically if we have not filed it again. If we knowingly or negligently do not release a Notice of Federal Tax Lien when it should be released, you may sue the federal government, but not IRS employees, for damages.

### Lien payoff amount

The full amount of your lien will remain a matter of public record until it is paid in full. However, at any time you may request an updated lien payoff amount to show the remaining balance due. An IRS employee (either over the toll-free customer service telephone line, or at a walk-in counter service site, or your local IRS lien desk) can issue you a letter with the current amount due in order to release a lien.
Applying for a discharge of a federal tax lien
If you are giving up ownership of property, such as when you sell your home, you may apply for a Certificate of Discharge. Each application for a discharge of a tax lien releases the effects of the lien against one piece of property. Note that when certain conditions exist, a third party may also request a Certificate of Discharge. If you’re selling your primary residence, you may apply for a taxpayer relocation expense allowance. Certain conditions and limitations apply. See Publication 783, Instructions on How to Apply for a Certificate of Discharge of Property from the Federal Tax Lien.

Making the IRS lien secondary to another lien
In some cases, a federal tax lien can be made secondary to another lien. That process is called subordination. See Publication 784, How to Prepare Application for Certificate of Subordination of Federal Tax Lien.

Withdrawing liens
By law, a filed notice of tax lien can be withdrawn if:

- the notice was filed too soon or not according to IRS procedures,
- you entered into an installment agreement to pay the debt on the notice of lien (unless the agreement provides otherwise),
- withdrawal will speed collecting the tax, or
- withdrawal would be in your best interest (as determined by the Taxpayer Advocate) and the best interest of the government.

We will give you a copy of the withdrawal and, if you write to us, we will send a copy to other institutions you name.

Appealing the filing of a lien
The law requires us to notify you in writing within 5 business days after the filing of a lien. We may give you this notice in person, leave it at your home or your usual place of business, or send it by certified or registered mail to your last known address. You may ask an IRS manager to review your case or you may file an appeal with the IRS Office of Appeals. You must file your appeal within 30 days of the date of the notice. Some of the issues you may discuss include:

- You paid all you owed before we filed the lien,
- We assessed the tax and filed the lien when you were in bankruptcy and subject to the automatic stay during bankruptcy,
- We made a procedural error in an assessment,
- The time to collect the tax (called the statute of limitations) expired before we filed the lien,
- You did not have an opportunity to dispute the assessed liability,
- You wish to discuss the collection options, or
- You wish to make spousal defenses.

At the conclusion of your appeal, the IRS Office of Appeals will issue a determination. That determination may support the continued existence of the filed federal tax lien or it may determine that the lien should be released or withdrawn. You will have a 30-day period, starting with the date of the determination, to bring a suit to contest the determination. See Publication 1660, Collection Appeal Rights, for more information.

Levies
A levy is a legal seizure of your property to satisfy a tax debt. Levies are different from liens. A lien is a claim used as security for the tax debt, while a levy actually takes the property to satisfy the tax debt.

If you do not pay your taxes (or make arrangements to settle your debt), the IRS may seize and sell any type of real or personal property that you own or have an interest in. For instance,

- We could seize and sell property that you hold (such as your car, boat, or house), or
- We could levy property that is yours but is held by someone else (such as your wages, retirement accounts, dividends, bank accounts, licenses, rental income, accounts receivables, the cash value of your life insurance, or commissions).

We usually levy only after these three requirements are met:

- We assessed the tax and sent you a Notice and Demand for Payment,
- You neglected or refused to pay the tax, and
We sent you a Final Notice of Intent to Levy and a Notice of Right to Hearing (levy notice) at least 30 days before the levy. We may give you this notice in person, leave it at your home or your usual place of business, or send it to your last known address by certified mail, return receipt requested.

If your property is levied or seized, contact the IRS employee who took the action. You may also ask an IRS manager to review your case, or you may file an appeal with the IRS Office of Appeals. You must file your appeal within 30 days of the date of the Final Notice of Intent to Levy and a Notice of Right to Hearing. Some of the issues you may discuss include:

- You paid all you owed before we sent the levy notice,
- We assessed the tax and sent the levy notice when you were in bankruptcy and subject to the automatic stay during bankruptcy,
- We made a procedural error in an assessment,
- The time to collect the tax (called the statute of limitations) expired before we sent the levy notice,
- You did not have an opportunity to dispute the assessed liability,
- You wish to discuss the collection options, or
- You wish to make spousal defenses.

At the conclusion of your appeal, the IRS Office of Appeals will issue a determination. That determination may support the levy action or it may determine that the levy should be released. You will have a 30-day period, starting with the date of determination to bring a suit to contest the determination. See Publication 1660, Collection Appeal Rights, for more information.

Filing a claim for reimbursement when we made a mistake in levying your account

If you paid bank charges because of a mistake we made when we levied your account, you may be entitled to a reimbursement. To be reimbursed, you must file a claim with us within 1 year after your bank charged you the fee. Use Form 8546, Claim for Reimbursement of Bank Charges Incurred Due to Erroneous Service Levy or Misplaced Payment Check.

Releasing a levy

We must release your levy if any of the following occur:

- You pay the tax, penalty, and interest you owe.
- We discover that the time for collection ended (the statute of limitations) before the levy was served.
- You provide documentation proving that releasing the levy will help us collect the tax.
- You have, or are about to enter into, an approved, current installment agreement, unless the agreement says the levy does not have to be released.
- We determine that the levy is creating a significant economic hardship for you.
- The expense of selling the property would be more than the tax debt.

Levying your wages or your bank account

If we levy your salary or wages, the levy will end when:

- The levy is released,
- You pay your tax debt, or
- The time expires for legally collecting the tax.

If we levy your bank account, for 21 days your bank must hold funds you have on deposit — up to the amount you owe. This period allows you time to solve any problems from the levy or to make other arrangements to pay. After 21 days, the bank must send the money, plus interest if it applies, to the IRS.

To discuss your case, call the IRS employee whose name is shown on the Notice of Levy.

Releasing your property

Before the sale date, we may release the property if:

- You pay the amount of the government’s interest in the property,
- You enter into an escrow arrangement,
- You furnish an acceptable bond,
- You make an acceptable agreement for paying the tax, or
- The expense of selling your property would be more than the tax debt.
Returning levied property

We can consider returning levied property if:

- We levy before we send you the 2 required notices or before your time for responding to them has passed (10 days for the Notice and Demand; 30 days for the Notice of Intent to Levy and the Notice of Right to Hearing).
- It was determined that we did not follow our own procedures.
- We agree to let you pay in installments, but we still levy, and the agreement does not say that we can do so.
- Returning the property will help you pay your taxes.
- Returning the property is in your best interest and the government’s.

Selling your property

After your property is seized, we must usually wait 60 days before we sell it. We will post a public notice of a pending sale, usually in local newspapers or flyers. We will deliver the original notice of sale to you or send it to you by certified mail.

After placing the notice, we must wait at least 10 days before conducting the sale, unless the property is perishable and must be sold immediately.

Before the sale, we will compute a minimum bid price. This bid is usually 80% or more of the forced sale value of the property, after subtracting any liens.

If you disagree with this price, you can appeal it. Ask that the price be computed again by either an IRS or private appraiser.

You may also ask that we sell the seized property within 60 days. For information about how to do so, call the IRS employee who made the seizure. We will grant your request, unless it is in the government’s best interest to keep the property. We will send you a letter telling you of our decision about your request. After the sale, we first use the proceeds to pay the expenses of the levy and sale. Then we use any remaining amount to pay the tax bill.

- If the proceeds of the sale are less than the total of the tax bill and the expenses of levy and sale, you will still have to pay the unpaid tax.

If the proceeds of the sale are more than the total of the tax bill and the expenses of the levy and sale, we will notify you about the surplus money and will tell you how to ask for a refund. However, if someone, such as a mortgagee or other lienholder, makes a claim that is superior to yours, we will pay that claim before we refund any money to you.

Redeeming your real estate

You (or anyone with an interest in the property) may redeem your real estate within 180 days after the sale. You must pay the purchaser the amount paid for the property, plus interest at 20% annually.

Some property cannot be levied or seized

By law, some property cannot be levied or seized. We may not seize any of your property when the expense of selling the property would be more than the tax debt. In addition, we may not seize or levy your property on the day you attend a collection interview because of a summons.

Other items we may not levy or seize include:

- School books and certain clothing;
- Fuel, provisions, furniture, and personal effects for a household, totaling $6,250;
- Books and tools you use in your trade, business, or profession, totaling $3,125;
- Unemployment benefits;
- Undelivered mail;
- Certain annuity and pension benefits;
- Certain service-connected disability payments;
- Workmen’s compensation;
- Salary, wages, or income included in a judgment for court-ordered child support payments;
- Certain public assistance payments;
- A minimum weekly exemption for wages, salary, and other income.

Use Publication 1494, Table of Figuring Amount Exempt from Levy on Wages, Salary and Other Income (Forms 668-W(c)(DO) and 668-W(c)), to determine the amount of earned income exempt from levy.
**Employment Taxes for Employers**

To encourage prompt payment of withheld income and employment taxes, including Social Security taxes, railroad retirement taxes, or collected excise taxes, Congress passed a law that provides for the trust fund recovery penalty. (These taxes are called trust fund taxes because you actually hold the employee’s money in trust until you make a federal tax deposit in that amount.)

If we plan to assess you for the trust fund recovery penalty, we will send you a letter stating that you are the responsible person. You have 60 days after you receive our letter to appeal our proposal. If you do not respond to our letter, we will assess the penalty against you and send you a Notice and Demand for Payment. Also, we can apply this penalty whether or not you are out of business.

A responsible person is a person or group of people who has the duty to perform and the power to direct the collecting, accounting, and paying of trust fund taxes. This person may be:

- an officer or an employee of a corporation,
- a member or employee of a partnership,
- a corporate director or shareholder,
- a member of a board of trustees of a nonprofit organization, or
- another person with authority and control over funds to direct their disbursement.

**Assessing the trust fund recovery penalty**

We may assess the penalty against anyone:

- who is responsible for collecting or paying withheld income and employment taxes, or for paying collected excise taxes, and
- who willfully fails to collect or pay them.

For willfulness to exist, the responsible person must:

- Have known about the unpaid taxes, and
- Have used the funds to keep the business going or allowed available funds to be paid to other creditors.

**Especially for employers. . .**

**Employment taxes are:**

- The amount you should withhold from your employees for both income and Social Security tax, plus
- The amount of Social Security tax you pay on behalf of each employee.

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If you ignore the federal tax deposit and filing requirements, the amount you owe can increase dramatically.

If you do not pay your employment taxes on time, or if you were required to and did not include your payment with your return, we will charge you interest and penalties on any unpaid balance. We may charge you penalties of up to 15% of the amount not deposited, depending on how many days late you are. If you do not pay withheld trust fund taxes, we may take additional collection action. We may require you to:

- File and pay your taxes monthly rather than quarterly, or
- Open a special bank account for the withheld amounts, under penalty of prosecution. See Form 8109, Federal Tax Deposit Coupon and Circular E, Employer’s Tax Guide.

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Caution
Figuring the penalty amount

The amount of the penalty is equal to the unpaid balance of the trust fund tax. The penalty is computed based on:

- The unpaid income taxes withheld, plus
- The employee’s portion of the withheld FICA taxes.

For collected taxes, the penalty is based on the unpaid amount of collected excise taxes.

Appealing the decision

You have the right to appeal our decision to recommend that you pay the trust fund recovery penalty amount. See Publication 5, Your Appeal Rights and How to Prepare a Protest if You Don’t Agree, for a clear outline of the appeals process.

Caution

Once we assert the penalty, we can take collection action against your personal assets. For instance, we can file a federal tax lien if you are the responsible person.

We offer you a number of free publications and forms. . .

These IRS forms and publications mentioned in this document give you more information about the various situations discussed. For copies of these documents, call us, write to us, visit your local library or IRS office, or contact us at our website at www.irs.ustreas.gov.

Forms

- Form 433-F, Collection Information Statement
- Form 911, Application for Taxpayer Assistance Order
- Form 656, Offer in Compromise
- Form 2848, Power of Attorney and Declaration of Representative
- Form 8109, Federal Tax Deposit Coupon
- Form 8821, Tax Information Authorization
- Form 8546, Claim for Reimbursement of Bank Charges Incurred Due to Erroneous Service Levy or Misplaced Payment Check

Publications

- Publication 1, Your Rights as a Taxpayer
- Publication 5, Your Appeal Rights and How to Prepare a Protest if You Don’t Agree
- Publication 783, Instructions on How to Apply for a Certificate of Discharge of Property from the Federal Tax Lien
- Publication 784, How to Prepare Application for Certificate of Subordination of Federal Tax Lien
- Publication 919, Is My Withholding Correct?
- Publication 1450, Request for Release of Federal Tax Lien
- Publication 1494, Table of Figuring Amount Exempt from Levy on Wages, Salary and Other Income
- Publication 1546, The Taxpayer Advocate Service of the IRS
- Publication 1660, Collection Appeal Rights
- Circular E, Employer’s Tax Guide