WARNING!!!

The attached Form 656 is intended for tax professional use only and must not be used by the individual taxpayer. Completed financial statements and required application fee and initial payment must be included with your Form 656. Failure to include the required information will delay consideration of your offer. The Form 656-B, *Offer in Compromise*, may be found under the Forms and Pubs tab on www.irs.gov.

Form 656	Depa	artment of the Treasury — Internal	Revenue Service			
(Rev. February 2016)	Offer in Compromise					
To: Commissioner of In	ternal Revenue Service					
In the following agreement, the	e pronoun "we" may be assumed in pla	ace of "I" when there are joint liabil	lities and both parties are signing this agreement.			
I submit this offer to compromi and period(s) marked in Section	, ,	penalties, additions to tax, and add	ditional amounts required by law for the tax type			
Did you use the Pre-Qualifie Yes No	r tool located on our website at <u>http</u>	://irs.treasury.gov/oic_pre_qual	ifier/ prior to filling out this form?			
Note: The use of the Pre-Qu	alifier tool is not mandatory before	sending in your offer. However,	it is recommended.			
	and/or 433-B (ÓIC) and supporting do		with your Form 656. You must also include the ther Section 1 or Section 2, but not both,			
Section 1	Individual Info	rmation (Form 1040 filers				
individual, individual personall	y responsible for partnership liabilities, o you should fill out Section 1. You mu	and/or an individual who operate	t Fund Recovery Penalty, self-employed as as a single member LLC or a disregarded entity entation including the Form 433-A (OIC), the \$186			
Your First Name, Middle Initial	, Last Name	Social Security Number (SSN)	IRS Received Date			
If a Joint Offer, Spouse's First	Name, Middle Initial, Last Name	Social Security Number (SSN)				
Mailing Address (if different from	n above or Post Office Box number)					
-						
		idual Tax Periods				
		or Individual Tax Debt Or	nly			
1040 Income Tax-Year(s	· -					
	enalty as a responsible person of <i>(enter</i> ding and Federal Insurance Contribution		es), for period(s) ending			
941 Employer's Quarter	941 Employer's Quarterly Federal Tax Return - Quarterly period(s)					
940 Employer's Annual	940 Employer's Annual Federal Unemployment (FUTA) Tax Return - Year(s)					
Other Federal Tax(es) [s	specify type(s) and period(s)]					
Note: If you need more attachment.	space, use attachment and title it "Atta	achment to Form 656 dated	." Make sure to sign and date the			

Low-Income Certification (Individuals and Sole Proprietors Only) Do you qualify for Low-Income Certification? You qualify if your gross monthly household income is less than or equal to the amount shown in the chart below based on your family size and where you live. If you qualify, you are not required to submit any payments during the consideration of your offer. Businesses other than sole proprietors or disregarded single member LLCs taxed as a sole proprietor do not qualify for the low income waiver. Check this box if your household's gross monthly income is equal to or less than the monthly income shown in the table below. Size of family unit 48 contiguous states and D.C. Hawaii Alaska \$2,475 \$2,848 \$3,092 2 \$3,338 \$3,840 \$4,171 3 \$4,200 \$4,831 \$5,250 4 \$5,063 \$5,823 \$6,329 5 \$5,925 \$6,815 \$7,408 6 \$6,788 \$7,806 \$8,488 7 \$7,652 \$8.798 \$9.567 8 \$8,538 \$9,794 \$10,650 For each additional person, add \$867 \$996 \$1,083 Business Information (Form 1120, 1065, etc., filers) Section 2 If your business is a Corporation, Partnership, LLC, or LLP and you want to compromise those tax debts, you must complete this section. You must also include all required documentation including the Form 433-B (OIC), and a separate \$186 application fee, and initial payment. **Business Name** Business Address (Street, City, State, ZIP Code) **Employer Identification Number** Name and Title of Primary Contact Telephone Number (EIN) **Business Tax Periods** If Your Offer is for Business Tax Debt Only 1120 Income Tax-Year(s) 941 Employer's Quarterly Federal Tax Return - Quarterly period(s) 940 Employer's Annual Federal Unemployment (FUTA) Tax Return - Year(s) Other Federal Tax(es) [specify type(s) and period(s)] Note: If you need more space, use attachment and title it "Attachment to Form 656 dated ." Make sure to sign and date the attachment. **Reason for Offer** Section 3 Doubt as to Collectibility - I have insufficient assets and income to pay the full amount. Exceptional Circumstances (Effective Tax Administration) - I owe this amount and have sufficient assets to pay the full amount, but due to my exceptional circumstances, requiring full payment would cause an economic hardship or would be unfair and inequitable. I am submitting a written narrative explaining my circumstances. Explanation of Circumstances (Add additional pages, if needed) - The IRS understands that there are unplanned events or special circumstances, such as serious illness, where paying the full amount or the minimum offer amount might impair your ability to provide for yourself and your family. If this is the case and you can provide documentation to prove your situation, then your offer may be accepted despite your financial profile. Describe your situation below and attach appropriate documents to this offer application.

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Section 4		Payment Terms				
Check one of the payment options be		v to indicate how long it will take yo The offer amount should be in who				
<u> </u>	φυ.	The oner amount should be in who	e don	ars only.		
Lump Sum Cash	£	n na managa mishin F an fannan manakha far	41	data of accounts		
Check here if you will pay your offer in 5 or				·		
Enclose a check for 20% of the offer amount (v Certification) and fill in the amount(s) of your fu			and me	t the requirements for Low Income		
Total Offer Amount	-	20% Initial Payment	=	Remaining Balance		
\$	-	\$	=	: \$		
You may pay the remaining balance in one months.	pay	ment after acceptance of the offer or up	to five	payments, but cannot exceed 5		
Amount of payment \$		payable within	N	Month after acceptance		
Amount of payment \$		payable within	Months after acceptance			
Amount of payment \$		payable within	Months after acceptance			
Amount of payment \$	Amount of payment \$ payable within			Months after acceptance		
Amount of payment \$		payable within	Months after acceptance			
Periodic Payment						
Check here if you will now your offer in full i	in 6 4	o 24 months				
Check here if you will pay your offer in full in Enter the amount of your offer \$	11 6 1	o 24 months.				
Note: The total amount must equal all of the	e pro	posed payments including the first and	ast pav	vments.		
Enclose a check for the first month's payment.		,		,		
, ,	ffar t	hen \$ will be sent in	on the	day of each month thereofter		
for a total of months with a final	payn	nent of \$ to be paid	on the	day of the month.		
Note: The total months may not exceed a to 1; therefore, the remainder of the payments				first payment is considered to be month		
You must continue to make these monthly particle income Certification). Failure to make regular						
IRS Use Only						
Attached is an addendum dated (insert	date)	setting forth the	amend	ded offer amount and payment terms.		
Section 5	Desi	gnation of Payment and Deposit				
Designation of Payment						
If you want your payment to be applied to a specific t	ах ує	ear and a specific tax debt, such as a Trust	Fund R	decovery Penalty, please tell us the tax		
year/quarter If you do not design:	ate a	preference, we will apply any money you s	end to t	the government's best interest. If you wish		
to designate any payments not included with this offer you cannot designate the \$186 application fee or any			ment a	it the time the payment is made. However,		
Deposit						
If you are paying more than the initial payment when and insert the amount. Deposits will be returned to you want your payment(s) to be applied to your tax debt.						
My payment of \$ includes the	\$186	application fee and \$ for m	y first n	nonth's payment. I am requesting the		
additional amount of \$ be held	d as a	a deposit.				
CAUTION: Do NOT designate the amounts sent in result in the return of your offer with no right to a			and ap	oplication fee as "deposits." Doing so w		

Section 6 Source of Funds, Making Your Payment, Filing Requirements, and Tax Payment Requirements Source of Funds Tell us where you will obtain the funds to pay your offer. You may consider borrowing from friends and/or family, taking out a loan, or selling assets. Making Your Payment Include separate checks for the payment and application fee. Make checks payable to the "United States Treasury" and attach to the front of your Form 656, Offer in Compromise. All payments must be in U.S. dollars. Do not send cash. Send a separate application fee with each offer; do not combine it with any other tax payments, as this may delay processing of your offer. Your offer will be returned to you if the application fee and the required payment are not included, or if your check is returned for insufficient funds. Filing Requirements I have filed all required tax returns. I was not required to file a tax return for the following years: Tax Payment Requirements (check all that apply)

I am not required to make any federal tax deposits for the current quarter. Section 7 Offer Terms

I have made all required estimated tax payments for the current tax year.

I am not required to make any estimated tax payments for the current tax year.

I have made all required federal tax deposits for the current quarter.

By submitting this offer, I have read, understand and agree to the following terms and conditions:

Terms, Conditions, and Legal Agreement

a) I request that the IRS accept the offer amount listed in this offer application as payment of my outstanding tax debt (including interest, penalties, and any additional amounts required by law) as of the date listed on this form. I authorize the IRS to amend Section 1 and/or Section 2 if I failed to list any of my assessed tax debt or tax debt assessed before acceptance of my offer. I also authorize the IRS to amend Section 1 and/or Section 2 by removing any tax years on which there is currently no outstanding liability. I understand that my offer will be accepted, by law, unless IRS notifies me otherwise, in writing, within 24 months of the date my offer was received by IRS. I also understand that if any tax debt that is included in the offer is in dispute in any judicial proceeding it/ they will not be included in determining the expiration of the 24-month period.

IRS will keep my payments, fees, and some refunds.

- b) I voluntarily submit the payments made on this offer and understand that they will not be returned even if I withdraw the offer or the IRS rejects or returns the offer. Unless I designate how to apply each required payment in Section 5, the IRS will apply my payment in the best interest of the government, choosing which tax years and tax debts to pay off. The IRS will also keep my application fee unless the offer is not accepted for processing.
- c) The IRS will keep any refund, including interest, that I might be due for tax periods extending through the calendar year in which the IRS accepts my offer. I cannot designate that the refund be applied to estimated tax payments for the following year or the accepted offer amount. If I receive a refund after I submit this offer for any tax period extending through the calendar year in which the IRS accepts my offer, I will return the refund within 30 days of notification. The refund offset does not apply to offers accepted under the provisions of Effective Tax Administration based on public policy/equity considerations.
- d) I understand that the amount I am offering may not include part or all of an expected or current tax refund, money already paid, funds attached by any collection action, or anticipated benefits from a capital or net operating loss.
- e) The IRS will keep any monies it has collected prior to this offer. Under section § 6331(a) the IRS may levy up to the time that the IRS official signs and acknowledges my offer as pending, which is accepted for processing and the IRS may keep any proceeds arising from such a levy. No levy will be issued on individual shared responsibility payments. However, if the IRS served a continuous levy on wages, salary, or certain federal payments under sections 6331(e) or (h), then the IRS could choose to either retain or release the levy.
- f) The IRS will keep any payments that I make related to this offer. I agree that any funds submitted with this offer will be treated as a payment unless I checked the box to treat any amount more than the required intial payment as a deposit. Only amounts that exceed the mandatory payments can be treated as a deposit. I also agree that any funds submitted with periodic payments made after the submission of this offer and prior to the acceptance, rejection, or return of this offer will be treated as payments, unless I identify the amount more than the required payment as a deposit on the check submitted with the corresponding periodic payment. A deposit will be returned if the offer is rejected, returned, or withdrawn. I understand that the IRS will not pay interest on any deposit.
- g) If my offer is accepted and my final payment is more than the agreed amount by \$50 or less, the IRS will not return the difference, but will apply the entire overpayment to my tax debt. If my final payment is more than the agreed amount by \$50 or more, the IRS will return the overpayment to me.

Section 7 (Continued)

Offer Terms

Pending status of an offer and right to appeal

- h) Once an authorized IRS official signs this form, my offer is considered pending as of that signature date and it remains pending until the IRS accepts, rejects, returns, or I withdraw my offer. An offer is also considered pending for 30 days after any rejection of my offer by the IRS, and during the time that any rejection of my offer is being considered by the Appeals Office. An offer will be considered withdrawn when the IRS receives my written notification of withdrawal by personal delivery or certified mail or when I inform the IRS of my withdrawal by other means and the IRS acknowledges in writing my intent to withdraw the offer.
- i) I waive the right to an Appeals hearing if I do not request a hearing in writing within 30 days of the date the IRS notifies me of the decision to reject the offer.

I must comply with my future tax obligations and understand I remain liable for the full amount of my tax debt until all terms and conditions of this offer have been met.

- j) I will comply with all provisions of the internal revenue laws, including requirements to timely file tax returns and timely pay taxes for the five year period beginning with the date of acceptance of this offer and ending through the fifth year, including any extensions to file and pay. I also agree to promptly pay any liabilities assessed after acceptance of this offer for tax years ending prior to acceptance of this offer that were not otherwise identified in Section 1 or Section 2 of this agreement. If this is an offer being submitted for joint tax debt, and one of us does not comply with future obligations, only the non-compliant taxpayer will be in default of this agreement. An accepted offer will not be defaulted solely due to the assessment of an individual shared responsibility payment.
- k) I agree that I will remain liable for the full amount of the tax liability, accrued penalties and interest, until I have met all of the terms and conditions of this offer. Penalty and interest will continue to accrue until all payment terms of the offer have been met. If I file for bankruptcy before the terms and conditions of the offer are met, I agree that the IRS may file a claim for the full amount of the tax liability, accrued penalties and interest, and that any claim the IRS files in the bankruptcy proceeding will be a tax claim.
- I) Once the IRS accepts my offer in writing, I have no right to challenge the tax debt(s) in court or by filing a refund claim or refund suit for any liability or period listed in Section 1 or Section 2, even if I default the terms of the accepted offer.

I understand what will happen if I fail to meet the terms of my offer (e.g., default). m) If I fail to meet any of the terms of this offer, the IRS may levy or sue me to collect any amount ranging from one or more missed payments to the original amount of the tax debt (less payments made) plus penalties and interest that have accrued from the time the underlying tax liability arose. The IRS will continue to add interest, as required by Section § 6601 of the Internal Revenue Code, on the amount the IRS determines is due after default Shared responsiblity payments are excluded from levy.

I agree to waive time limits provided by law.

n) To have my offer considered, I agree to the extension of the time limit provided by law to assess my tax debt (statutory period of assessment). I agree that the date by which the IRS must assess my tax debt will now be the date by which my debt must currently be assessed plus the period of time my offer is pending plus one additional year if the IRS rejects, returns, or terminates my offer or I withdraw it. (Paragraph (h) of this section defines pending and withdrawal.) I understand that I have the right not to waive the statutory period of assessment or to limit the waiver to a certain length or certain periods or issues. I understand, however, that the IRS may not consider my offer if I refuse to waive the statutory period of assessment or if I provide only a limited waiver. I also understand that the statutory period for collecting my tax debt will be suspended during the time my offer is pending with the IRS, for 30 days after any rejection of my offer by the IRS, and during the time that any rejection of my offer is being considered by the Appeals Office.

I understand the IRS may file a Notice of Federal Tax Lien on my property. o) The IRS may file a Notice of Federal Tax Lien during consideration of the offer. The IRS may file a Notice of Federal Tax Lien to protect the Government's interest on offers that will be paid over time. This tax lien will be released 30 days after the payment terms have been satisfied and the payment has been verified. If the offer is accepted, the tax lien will be released within 30 days of when the payment terms have been satisfied and the payment has been verified. The time it takes to transfer funds to the IRS from commercial institutions varies based on the form of payment. The IRS will not file a Notice of Federal Tax Lien on any individual shared responsibility debt.

Correction Agreement

p) I authorize IRS, to correct any typographical or clerical errors or make minor modifications to my/our Form 656 that I signed in connection to this offer.

I authorize the IRS to contact relevant third parties in order to process my offer. q) By authorizing the IRS to contact third parties, I understand that I will not be notified of which third parties the IRS contacts as part of the offer application process, including tax periods that have not been assessed, as stated in §7602 (c) of the Internal Revenue Code. In addition, I authorize the IRS to request a consumer report on me from a credit bureau.

I am submitting an offer as an individual for a joint liability.

r) I understand if the liability sought to be compromised is the joint and individual liability of myself and my coobligor(s) and I am submitting this offer to compromise my individual liability only, then if this offer is accepted, it does not release or discharge my co-obligor(s) from liability. The United States still reserves all rights of collection against the co-obligor(s).

Shared Responsibility Payment (SRP)

s) If your offer includes any shared responsibility payment (SRP) amount that you owe for not having minimum essential health coverage for you and, if applicable, your dependents per Internal Revenue Code Section 5000A - Individual shared responsibility payment, it is not subject to penalties, except applicable bad check penalty, or to lien and levy enforcement actions. However, interest will continue to accrue until you pay the total SRP balance due. We may apply your federal tax refunds to the SRP amount that you owe until it is paid in full.

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Section 8	Signatures			
Under penalties of perjury, I declare that I have examined knowledge and belief, it is true, correct and complete.	this offer, including accompanying schedules	and statements, and to the best of my		
Signature of Taxpayer/Corporation Name	Phone Number	Date (mm/dd/yyyy)		
Signature of Spouse/Authorized Corporate Office	er Phone Number	Date (mm/dd/yyyy)		
Section 9	aid Preparer Use Only			
Signature of Preparer	Phone Number	Date (mm/dd/yyyy)		
Name of Paid Preparer	Preparer's CAF no. or PTI	Preparer's CAF no. or PTIN		
Firm's Name (or yours if self-employed), Address, and ZIP Cod	de			
If you would like to have someone represent you during the or a copy of a previously filed form. You should also inclu IRS Use Only. I accept the waiver of the statutory period of	de the current tax year.			
	Title	Date (mm/dd/yyyy)		

Privacy Act Statement

We ask for the information on this form to carry out the internal revenue laws of the United States. Our authority to request this information is section § 7801 of the Internal Revenue Code.

Our purpose for requesting the information is to determine if it is in the best interests of the IRS to accept an offer. You are not required to make an offer; however, if you choose to do so, you must provide all of the taxpayer information requested. Failure to provide all of the information may prevent us from processing your request.

If you are a paid preparer and you prepared the Form 656 for the taxpayer submitting an offer, we request that you complete and sign Section 9 on Form 656, and provide identifying information. Providing this information is voluntary. This information will be used to administer and enforce the internal revenue laws of the United States and may be used to regulate practice before the Internal Revenue Service for those persons subject to Treasury Department Circular No. 230, Regulations Governing the Practice of Attorneys, Certified Public Accountants, Enrolled Agents, Enrolled Actuaries, and Appraisers before the Internal Revenue Service. Information on this form may be disclosed to the Department of Justice for civil and criminal litigation.

We may also disclose this information to cities, states and the District of Columbia for use in administering their tax laws and to combat terrorism. Providing false or fraudulent information on this form may subject you to criminal prosecution and penalties.