

Massachusetts Department of Revenue

Form 84

Application for Relief from Joint Income Tax Liability

Names should appear as they did on the joint return for the tax year in question. The Department of Revenue (DOR) is required by law to notify the spouse noted below that you requested this relief. That person will have the opportunity to participate in the process by completing a questionnaire about the tax years you entered below. It is important to enter the correct year; for example, if DOR used your 2022 income tax refund to pay a 2021 joint tax liability enter tax year 2021, not tax year 2022. DOR will not disclose your address, phone numbers, or employer.

Tax year(s) for which relief is being requested (mm/dd/yyy	y)		
Name of applicant	Social Security number	r Phone number	
Street address			
City/Town	State Zip	E-mail address	
Name of spouse	Social Security number		
Street address		_	
City/Town	State Zip		
Questionnaire. Answer all questions. Atta for a substantial understatement of tax on a joint re		circumstances demonstrating that you qualify for re	elief from liabilit
1 Fill in if you have applied for relief from federal Attach copies of U.S. Form 8857, Request for I return(s) and the federal determination, if any.		supporting or related documentation), your applica	able federal tax
2 Fill in if a Notice of Intent to Assess (NIA) has Attach a copy of the NIA. You may request a cofor a conference.		rou are requesting relief \bigcirc ince date of the NIA. If so, attach this form to your	written reques
3 Fill in if a Notice of Assessment (NOA) has be Attach a copy of the NOA and this application Form 84." You may also request a hearing at the	to Form ABT, Application for Abatemen	t. Complete all items on Form ABT. In line 6 write	"see attached
4 Indicate the reason and amount of your applic	ation.		
O Relief from joint income tax liability attributa	ble to items omitted from gross income		
\$ Amount of relief sought (6	excluding penalties and interest)		
O Relief from joint income tax liability attributa	ble to a claim or claims of deduction, e	xemption, credit or basis.	
\$Amount of relief sought (e	excluding penalties and interest)		
Other	,		
Pursuant to MGL ch 62C, 84, the applicant namperjury, I declare that I have examined this form the facts and statements as represented therei extent specified in the Commissioner's determi I acknowledge that DOR will be sharing the fact limitation the contents of this form (except you other person who filed the joint return. I acknowledge that DOR will be sharing the fact limitation the contents of this form (except you other person who filed the joint return. I acknowledge that DOR will be sharing the fact limitation that contents of this form (except you other person who filed the joint return. I acknowledge that DOR will be sharing the fact limitation of preparer (other than signature of applicant).	n and any accompanying statements n are true, correct and complete. I ur nation and that I will remain jointly an t of this application and will be sharin ur address, phone numbers, and emp wedge that DOR will be sharing its de	s and documents and to the best of my knowled inderstand that if relief is granted, then it will applied severally liable for any amounts where relief ing all information related to this application, incoloyer's name) and the contents of any attachmedision on this application with the other perso	edge and belie pply only to the is not provided cluding withou ments, with the
Preparer's signature and attestation. I attest th	at I prepared this Form 84 and that I pe		ne statements
contained in this Form 84 are true and correct.	, ,	, , , , , , , , , , , , , , , , , , , ,	
Signature of preparer (attach Form M-2848, Power of Attor	rney, if representing applicant)	Title Date	

Form 84 Instructions

General Information

Generally, both you and your spouse are responsible, jointly and individually, for paying tax, interest, or penalties from your joint return. If you believe your current or former spouse should be solely responsible for an erroneous item or underpayment of tax from your joint return, you may be eligible for innocent spouse relief.

Application for Relief

An applicant wishing to apply for relief must submit this form within the time prescribed for challenging an assessment or a proposed assessment under MGL ch 62C §§ 26, 37, and 84. Applicants should attach copies of any federal claim for relief, the federal determination, and the federal tax return. If federal relief was not claimed, please attach a completed U.S. Form 8857. Applicants should also submit any documents or exhibits substantiating this application. The filing of this form will not stay the collection of tax unless or until this application is approved.

Application Prior to Assessment

If an applicant has received a Notice of Intent to Assess (NIA), this application must be received within 30 days following the issuance of the NIA. The applicant is entitled to a conference if one is requested within this 30-day period. If a conference is requested, this application must be attached to the written request. Mail the completed Form 84, the NIA and all attachments to the return address as shown on the NIA.

Application After Assessment

If an applicant has received a Notice of Assessment, this application must be made by filing an Application for Abatement (Form ABT). The applicant must attach this application to Form ABT and write "see attached Form 84" in line 6 of Form ABT. The applicant is entitled to a hearing if one is requested on either Form ABT or separately in writing. Form ABT is available online at mass.gov/dor. Mail the completed Form 84, Form ABT and all attachments to Massachusetts Department of Revenue, PO Box 7058, Boston, MA 02204.

Notice of Determination

A written notice of determination will be issued to the applicant. A grant of relief will only apply to the extent specified in the writ ten determination. The applicant remains jointly and severally li able for any amounts where relief is not granted. Also, the appli cant's spouse remains liable for the entire tax determined to be due. If the grant of relief was obtained by false or fraudulent means, the grant of relief is void.