Statement of Affairs
Collector-General

Created October 2015
Reviewed: March 2017
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1. Introduction

1.1. Legislation: Section 960R Taxes Consolidation Act 1997

Section 125 Finance Act 2012 established Section 960R TCA 1997. This section
enables the Collector-General or a nominated officer to request a Statement of Affairs where a person has failed to discharge tax that is due and outstanding.

Section 80 Finance (No. 2) Act 2013 amended Section 960R to include additional information that can be requested.

Where a couple is jointly assessed the form should issue to the assessable spouse or civil partner and all the information provided should relate to both parties.

However a Statement of Affairs can be requested from the spouse or civil partner of an individual where they are jointly assessed to Income Tax under Section 1017 or Section 1031C of the TCA 1997. See Appendix 3 for links to legislation

1.2. Type of Statement of Affairs

There are two types of Statement of Affairs:

- A short Statement of Affairs that the caseworker can issue. (CGSOA1)
- A statutory Statement of Affairs that must be issued by an authorised Assistant Principal (AP). (CGSOA2)

1.3. When to issue the Statement of Affairs

A Statement of Affairs can be requested from any taxpayer to help Revenue make an informed decision on recoverability of debt.

The following material is either exempt from or not required to be published under the Freedom of Information Act 2014.[…]

2. The Statement of Affairs

2.1. Short Statement of Affairs

The form can be issued by the caseworker. The letter at Appendix 1 should accompany each form.

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2.2. Prescribed Statutory Statement of Affairs

The Statement of Affairs must contain details of all assets and liabilities of the person concerned including property of minor children (unmarried children under the age of 18) and trustees. “Asset” also includes any interest in an
asset. The form must be issued by a nominated officer and be accompanied by the letter at Appendix 2. As the CGSOA2 has a statutory basis the taxpayer can be prosecuted if the form is not submitted.

2.3. **Nominated Officer**
A nominated AP must issue the CGSOA2. The AP will have been authorised to require in writing that a person deliver a Statement of Affairs to them within 30 days. If a person does not deliver the Statement of Affairs within 30 days they can be prosecuted under Section 1078 TCA 1997.

2.4. **Declaration**
Once completed the individual to whom the form has issued must sign a declaration that the information provided is complete and is correct to the best of their knowledge, belief and information.

*The CGSOA2 must be sworn before a Commissioner for Oaths.*

2.5. **Requesting Clarification**
Under Subsection (4) of 960R TCA 1997, if a request in writing by the Collector-General or nominated officer to clarify any matter in the Statement of Affairs is not provided then the individual can be prosecuted under Section 1078 of the TCA 1997.

3. **Guidelines for issuing the Statutory Statement of Affairs**

3.1. **Who can issue the Statement of Affairs?**
The CGSOA2 should be issued by the Nominated AP of the Debt Management Unit dealing with the individual. The CGSOA2 may be issued by a Nominated AP other than the AP of the Debt Management Unit, however this should only be requested in exceptional cases.

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3.2. **How to Issue the Statement of Affairs**

3.3. **Time Limit**
The legislation specifies that the Statement of Affairs must be completed and returned within 30 days. In exceptional circumstances a written request for an extension of the time limit may be allowed. The individual must be notified of the granting of the extension in writing. On receipt of the form the caseworker must input details into ITP/CRS notes and ICM activity notes.

4. **Prosecution**

4.1. **Prosecution under Section 1078 TCA 1997**
Where the taxpayer fails to complete and return the Statement of Affairs, the case can be considered for prosecution under Section 1078(2)(g) TCA 1997, for failure to provide the Statement of Affairs.
See Appendix 3 for link to full text of legislation.

4.2. **Records to be kept by caseworker**
Caseworkers should keep a record outlining:

- The CGSOA2 was handed to the taxpayer/sent by registered post
- The CGSOA2 was signed by the nominated AP (via the HEO)
- The taxpayer was given not less than 30 days to return the Statement of Affairs
- If the CGSOA2 has been returned
- A copy of page 1 of the CGSOA2 has been retained by the caseworker
- A copy of the covering letter issued with the CGSOA2 is kept.

The following material is either exempt from or not required to be published under the Freedom of Information Act 2014.[…] If registered post is the mode of delivery, a copy of the registering of the envelope should be retained as an exhibit and inserted in the file.

4.3. **Referral of case for prosecution.**
If the CGSOA2 is not received after 30 days and no extension was granted then the case may be considered for prosecution.

The decision to prosecute must be approved by the Principal Officer.

If approved for prosecution by the Principal Officer the HEO must email the completed Referral Form to CGs-DEUPRU. Once accepted for prosecution the file should be forwarded to Dedicated Enforcement Unit/Penalty Recovery Unit (DEU/PRU) in Newcastlewest.

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[…]
Appendix 1: Covering Letter for Short Statement of Affairs

Date:

Name:
Address:

PPSN:

Re: Statement of Affairs

Dear Sir/Madam,

I refer to our previous correspondence in relation to your outstanding tax liabilities.

In order to obtain a clear view of your current financial circumstances and your ability to pay your outstanding Revenue debt I am enclosing a Statement of Affairs.

Please complete and return the Statement of Affairs to me at the above address within 30 days of the date on this letter.

Please ensure you have signed the Statement of Affairs.

Yours faithfully,

_____________________
Caseworker
Phone Number
Appendix 2: Covering Letter for Statutory Statement of Affairs

Date:

Name:
Address:

PPSN:

Re: Statement of Affairs

Dear Sir/Madam,

I refer to our previous correspondence in relation to your outstanding tax liabilities.

In order to assess your ability to pay the outstanding debts you are required to complete the attached Statement of Affairs and return it to this office within 30 days of the above date.

This Statement of Affairs should include details of all assets including those of your spouse/civil partner and minor children.

The Statement of Affairs must be sworn in the presence of a Commissioner for Oaths.

Failure to complete and return this Statement of Affairs can lead to prosecution under Section 1078 of the TCA 1997.

Once convicted you may be liable to a fine of €5,000 and/or up to 12 months imprisonment.

Please return this Statement of Affairs to the Nominated Officer at the above address.

Yours faithfully,

_____________________
Nominated Officer
Phone Number
Appendix 3 Link to Legislation

The following material is either exempt from or not required to be published under the Freedom of Information Act 2014.

[...]

A more recent version of this manual is available.
Appendix 4 Confirmation of delivery

Customer Number:

Name:

Address:

Confirmation of Delivery

Received this day ___/___/___, at _____ a.m./p.m., one letter containing a Statutory Statement of Affairs under Section 960R of the Taxes Consolidation Act, 1997

Name of Taxpayer: ________________________________

Signature of Taxpayer: ________________________________

Name of Revenue Official: ________________________________

Signature of Revenue Official: ________________________________