

The Setoff Debt Collection Act requires that no setoff can be made if a debtor has filed a written protest until the hearing officer certifies to the Department of Revenue (on this form prescribed by the Department – DOR 1C) that he/she has conducted a hearing and ruled in favor of the claimant agency. Retype or copy this form onto your letterhead.

1350



STATE OF SOUTH CAROLINA
DEPARTMENT OF REVENUE
GOVERNMENTAL ENTITY COLLECTIONS
DECISION OF HEARING OFFICER

GEC-3
(Rev. 6/24/15)
9097

Note: Per the Setoff Debt Collection Act, once a protest has been filed by a debtor, no collection action can be made until a hearing officer certifies to the South Carolina Department of Revenue that he has conducted a hearing and ruled in favor of the claimant agency.

Complete form and mail to:

South Carolina Department of Revenue
ATTN: Governmental Entity Collections Coordinator
Protest: Setoff Debt/GEAR Collection Act
P.O. Box 125
Columbia, SC 29214-0219

Check applicable program:

Setoff Debt GEAR

Claimant Agency: _____ Agency ID#: _____

Debtor Name: _____ Hearing Date: _____

Debtor SSN: _____

Original Debt Amount: \$ _____

MASC EIN: 57-6000743 _____

I certify that I have conducted a hearing in the above matter pursuant to SC Code Section 12-56-65, and as a result find that:

- The debtor did not appear for the hearing; therefore, the amount of the debt originally submitted is correct.
- No amount is due from the debtor.
- The amount of the debt originally submitted through the Setoff Debt Collection Act should be REDUCED and the proper amount due is _____.
- The amount of the debt originally submitted through the Setoff Debt Collection Act is correct and is rightfully due from the above debtor.

Print Name (Hearing Officer)

Signature (Hearing Officer)

SWORN to before me this _____

Day of _____, _____

Notary public for South Carolina

My commission expires: _____