

In reply refer to: 0569424433 Oct. 12, 2018 LTR 1962C 3 201712 30 I 00009971

BODC: SB





23565

Taxpayer identification number:

Form: 1040

Tax periods ending: Dec. 31, 2017 Dec. 31, 2016

Dec. 31, 2010 Dec. 31, 2011

Dear Taxpayer:

Thank you for making arrangements to resolve your account. This letter responds to your correspondence dated Sep. 26, 2018, requesting a direct debit installment agreement.

We accepted your offer to pay your monthly installment payments by automatic deductions from your checking account. We'll deduct your payment of \$568.00 on the 28th of each month.

Before we can deduct your monthly payments automatically, we must verify your account information.

We scheduled your first automatic withdrawal payment to be deducted from your checking account on Nov. 28, 2018. If this payment withdrawal doesn't happen as planned, allow one more month before contacting us to report any problems.

WHAT YOU NEED TO KNOW ABOUT YOUR INSTALLMENT AGREEMENT

WHAT YOU MUST DO

You must meet all conditions of your installment agreement. If you don't, we can terminate it and take enforcement action to collect the full amount of the tax liability. Enforcement action could include filing a Notice of Federal Tax Lien (which notifies your creditors of our lien against your property) or levying your wages or bank accounts. If we decide to terminate your installment agreement or to pursue any enforcement actions, you'll have Collection Appeal rights through the Collection Appeals Program (CAP) (see Publication 1660, Collection Appeal Rights, for complete information). If we terminate your installment agreement and you later apply for and receive reinstatement, you'll have to pay a reinstatement fee.

The other conditions of this agreement are:

- You will pay on time all federal taxes that become due during the