











What's inside?

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Note:

This booklet does not contain any tax forms.

From the Commissioner

Dear Taxpayer,

IRS appreciates the efforts you make to file an accurate tax return. We can improve the processing of returns and issuance of refunds if you file early and use the label we sent to you. If you have a refund coming, we can process your return even faster if you file electronically.

When we went to print with this year's forms and instructions, Congress was still considering changes to the tax law. Please take note of the information included in these instructions concerning the new law.

As your new Commissioner, I assure you we are deeply committed to do everything we can to make it easier for you to comply with the tax laws. We are equally committed to simplifying tax rules and modernizing IRS' outdated equipment. This will make it easier for you to file your tax return or resolve other tax problems. We want to provide whatever assistance we can to make filing your return as easy as possible. Let us know if we can do more.

Les C. Good

Fred T. Goldberg, Jr. Commissioner of Internal Revenue

What's New for 1989?

Fast Refund. If you expect a tax refund for 1989, instead of mailing your return to IRS, you may want to have it filed electronically. When you file electronically, you receive your refund in about 3 weeks, or, in about 2 weeks if you have it deposited directly into your savings or checking account. For a charge, many professional tax return preparers offer electronic filing in addition to their return preparation services. If you prepare your own return, a preparer or transmitter in your area can file your return electronically for you. For more information on electronic filing, see Tele-Tax Information in the index (topic no. 112). For a list of those in your area who can file your return electronically for you, call IRS toll free at 1-800-424-1040 and ask for the Electronic Filing Office.

Refund Checks. Be sure to cash your refund check soon after you receive it. Checks not cashed within 12 months of the date of the check will be cancelled.

Deduction for Exemptions. The deduction for each exemption—for you, your spouse, and dependents—has increased to \$2,000.

For 1989, you may not claim an exemption for your child who was a fulltime student and was age 24 or older at the end of the year, unless the child's gross income was less than \$2,000. But the child may claim an exemption on his or her own return.

Should You Itemize or Take the Standard Deduction? The standard deduction has increased for most people. Because of this increase, it may be to your benefit to take the standard deduction this year even though you itemized deductions in the past. Read the instructions for line 34 on page 16.

Social Security Numbers for Dependents Age 2 or Older. If you claim any person age 2 or older as a dependent, show that person's social security number on your return. If your dependent does not have a number, see the instructions for line 6c, column (3), on page 9.

Increased Earned Income Credit. You may be able to take this credit for 1989 if you earned less than \$19,340 and a child lived with you. The limit was \$18,576 last year. Read the instructions for line 58 on page 20 to see if you can take this credit.

Child and Dependent Care Expenses. You may not claim the credit for child and dependent care expenses or exclude employer-provided dependent care benefits from your income unless you report the new information about the care provider on Form 2441.

You may not claim a credit for payments made for the care of a dependent child who was age 13 or older unless the child was disabled. The age limit was 15 or older last year.

Supplemental Medicare Premium. If you were eligible for Medicare Part A benefits for more than 6 full months during the year, you may owe the new supplemental Medicare premium. The premium will help pay the cost of the new Medicare catastrophic and prescription drug coverage. Read the instructions for line 54 on page 19.

Children Under 14 May Not Have To File. If your child was under age 14 and had income **only** from interest and dividends that totaled less than \$5,000, you may be able to elect to report your child's income on your return. If you do, your child will not have to file a return. For more details, see Exception for Children Under Age 14 on page 5.

Employee Business Expenses. For most people, employee business expenses are deductible only as an itemized deduction on **Schedule A**, line 20. If you are reimbursed for your employee expenses under an arrangement with your employer and **both** of the conditions listed below apply, amounts you received under the arrangement should not have been reported to you as income on your Form W-2.

• The arrangement requires you to substantiate your expenses to your employer, AND

• The arrangement requires you to return (and you do return) any amount in excess of your substantiated expense covered under the arrangement.

If the arrangement does **not** meet both of the above conditions, amounts you received under the arrangement should have been reported to you as wages on your Form W-2.

Pending Legislation. At the time these instructions were printed, Congress was considering changes that affect the **capital gain** and **supplemental Medicare premium** rules. When Congress completes its action, we will take steps to publicize the final rules.

Additional Information. If you want more information about tax law changes for 1989, get **Pub. 553**, Highlights of 1989 Tax Changes. You may also find the publications listed at the end of this booklet helpful in completing your return.

New Publication. An easy-to-read guide, **Pub. 2,** The ABC's of Income Tax, will help you better understand your taxes. It gives the basic rules that apply to most people, without the exceptions that apply to only a few.

What To Look For in 1990

Exclusion of Interest From U.S. Savings Bonds. If you cash Series EE savings bonds issued after 1989, you may be able to exclude from income part or all of the interest on those bonds. But you must have paid higher education expenses during the year for you, your spouse, or your dependent. Get **Pub. 550**, Investment Income and Expenses, for details.

Privacy Act and Paperwork Reduction Act Notice

The Privacy Act of 1974 and Paperwork Reduction Act of 1980 say that when we ask you for information, we must first tell you several things: our legal right to ask for the information, why we are asking for it, and how it will be used. We must also tell you what could happen if we do not receive it and whether your response is voluntary, required to obtain a benefit, or mandatory under the law.

This notice applies to tax returns and any papers filed with them. It also applies to any questions we need to ask you so we can complete, correct, or process your return; figure your tax; and collect tax, interest, or penalties.

Our legal right to ask for information is Internal Revenue Code sections 6001, 6011, and 6012(a) and their regulations. They say that you must file a return or statement with us for any tax you are liable for. Your response is mandatory under these sections. This is so we know who you are, and can process your return and papers.

You must fill in all parts of the tax form that apply to you. Code section 6109 and its regulations say that you must show your social security number on what you file. You do not have to check the boxes for the Presidential Election Campaign Fund.

We ask for tax return information to carry out the tax laws of the United States. We need it to figure and collect the right amount of tax.

We may give the information to the Department of Justice and to other Federal agencies, as provided by law. We may also give it to cities, states, the District of Columbia, and U.S. commonwealths or possessions to carry out their tax laws. And we may give it to foreign governments because of tax treaties they have with the United States.

If you do not file a return, do not provide the information we ask for, or provide fraudulent information, the law says that you may be charged penalties and, in certain cases, you may be subject to criminal prosecution. We may also have to disallow the exemptions, exclusions, credits, deductions, or adjustments shown on the tax return. This could make the tax higher or delay any refund. Interest may also be charged.

Please keep this notice with your records. It may help you if we ask you for other information. If you have questions about the rules for filing and giving information, please call or visit any Internal Revenue Service office.

The Time It Takes To Prepare Your Return

We try to create forms and instructions that are accurate and can be easily understood. Often this is difficult to do because some of the tax laws enacted by Congress are very complex. For some taxpayers with income mostly from wages, filling out the forms is easy. For others who have businesses, pensions, stocks, rental income or other investments, it is more difficult.

The time needed to complete and file the following forms will vary depending on individual circumstances. The estimated average times are:

complete, confect, of process your return,		the mornation we ask for, or provide		Copying, assembling,	
Form	Recordkeeping	Learning about the law or the form	Preparing the form	and sending the form to IRS	
1040	3 hrs., 7 min.	2 hrs., 32 min.	3 hrs., 10 min.	35 min.	
Sch. A (1040)	2 hrs., 47 min.	26 min.	1 hr., 1 min.	20 min.	
Sch. B (1040)	33 min.	8 min.	16 min.	20 min.	
Sch. C (1040)	6 hrs., 13 min.	1 hr., 4 min.	1 hr., 56 min.	25 min.	
Sch. D (1040)	1 hr., 2 min.	1 hr.	1 hr., 8 min.	35 min.	
Sch. D-1 (1040)	13 min.	1 min.	13 min.	35 min.	
Sch. E (1040)	2 hrs., 52 min.	1 hr., 7 min.	1 hr., 16 min.	35 min.	
Sch. F (1040)	9 hrs., 41 min.	1 hr., 59 min.	3 hrs., 52 min.	35 min.	
Sch. R (1040)	20 min.	15 min.	22 min.	35 min.	
Sch. SE (1040):					
Short	20 min.	11 min.	13 min.	14 min.	
Long	26 min.	22 min.	37 min.	20 min.	

We Welcome Comments on Forms:

reading the tax form instructions or one

of our many free tax publications.

If you have comments concerning the accuracy of these time estimates or suggestions for making these forms more simple, we would be happy to hear from you. You can write to the Internal Revenue Service, Washington, DC 20224, Attention: IRS Reports Clearance Officer, T:FP; or the Office of Management and Budget, Paperwork Reduction Project (1545-0074), Washington, DC 20503.

DO NOT send your return to either of these offices. See Where To File on page 5.

 How To Use This Booklet Pages 4–6 contain information on who must file, when and where to file, and how to choose the correct form. 	 Page 6 has steps for preparing your return. Pages 6–22 have line-by-line instructions. 	 Pages 22–23 have general information. Page 23 begins instructions for many of the schedules that may be attached to Form 1040.
What Free Tax Help is Available?	Recorded Tax Information by Telephone. Our Tele-Tax service has recorded tax information covering	Telephone Help. IRS representatives are available to help you with your tax questions. If, after reading the tax form
Tax Forms and Publications. Most of	about 140 topics.	instructions and publications, you are

1. Tele-Tax can also tell you the status

of your refund.

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have a question about a notice you

received from us, please call us. Use the toll-free number for your area.

Send IRS Written Questions. You may send your written tax questions to your IRS District Director. If you don't have the address, you can get it by calling the number for your area.

To find the toll-free number for your area and the pages that contain Tele-Tax Information, see "Telephone Assistance—Federal Tax Information" in the index.

Walk-In Help. IRS representatives are available in many IRS offices around the country to help with tax questions that cannot be answered easily by telephone or in our publications. To find the location of the IRS office nearest you, look in the phone book under "United States Government, Internal Revenue Service." Volunteer Income Tax Assistance (VITA) and Tax Counseling for the Elderly (TCE). These programs help older, handicapped, and non-Englishspeaking people fill out their returns. Call the toll-free telephone number for your area for details. If you received a Federal Income Tax Package in the mail, take it with you when you go for help.

Videotaped Instructions. Videotaped instructions for completing your return are available in either English or Spanish at many libraries.

Telephone Service for the Deaf is available. **Braille Materials for the Blind** are available at regional libraries for the blind and handicapped.

Unresolved Tax Problems. The **Problem Resolution Program** is for taxpayers who have been unable to resolve their problems with the IRS. If you have a tax problem you cannot clear up through normal channels, write to your local IRS District Director or call your local IRS office and ask for Problem Resolution assistance. This office cannot change the tax law or technical decisions. But it can help you clear up problems that resulted from previous contacts.

Free Social Security Personal Earnings and Benefit Estimate

Statement. The Social Security Administration (SSA) can mail you a statement of your earnings covered by social security and your estimated future benefits. To get this statement, complete a simple form and return it to SSA. You may get a request form by writing to **Consumer Information Center,** Department 72, Pueblo, CO 81009.

Who Must File

Use **Chart A** below to see if you must file a return. But, you must use **Chart B** on page 5 if someone (such as your parent) can claim you as a dependent on his or her return. Also see **Other Filing Requirements** on page 5.

Chart A—For Most People

To use this chart, first find your marital status at the end of 1989. Then, read across to find your filing status and age at the end of 1989. You must file a return if your gross income* was at least the amount shown in the last column.

Marital status	Filing status	Age	Gross income*
		under 65	\$5,100
Single (including divorced and legally	Single	65 or older	\$5,850
separated)		under 65	\$6,550
	Head of household	65 or older	\$7,300
Married with a child and living apart		under 65	\$6,550
from your spouse during the last 6 months of 1989 (see page 7)	Head of household	65 or older	\$7,300
	Married, joint return	under 65 (both spouses)	\$9,200
Married and living with your shouse at end		65 or older (one spouse)	\$9,800
Married and living with your spouse at end of 1989 (or on the date your spouse died)		65 or older (both spouses)	\$10,400
	Married, separate return	any age	\$2,000
Married, not living with your spouse at end of 1989 (or on the date your spouse died)	Married, joint or separate return	any age	\$2,000
	<u> </u>	under 65	\$5,100
	Single	65 or older	\$5,850
Mid and by few 1000 and not		under 65	\$6,550
Widowed before 1989 and not remarried in 1989	Head of household	65 or older	\$7;300
	Qualifying widow(er)	under 65	\$7,200
	with dependent child (see page 7)	65 or older	\$7,800

* Gross income usually means money, goods, and property you received on which you must pay tax. It does not include nontaxable income. See page 9 of the instructions to find out which types of income you should include.

Chart B—For Children and Other Dependents

(See the instructions for line 6c on page 8 to find out if someone can claim you as a dependent.)

If someone (such as your parent) can claim you as a dependent, and any of the 4 conditions listed below applies to you, you must file a return.

1. Single dependents under 65

You must file a return	if—	
Your unearned income was:	and	the total of that income plus your earned income was:
\$1 or more		more than \$500
\$0		more than \$3,100

2. Single dependents 65 or older or blind

You must file a return if----

• Your earned income was more than \$3,850, or

• Your unearned income was more than \$1,250 (\$2,000 if 65 or older **and** blind), or

• Your gross income was more than the total of your earned income (up to \$3,100) or \$500, whichever is larger, plus \$750 (\$1,500 if 65 or older **and** blind).

Exception for Children Under Age 14. If your child was under age 14 on January 1, 1990, and **all** of the following apply, you may elect to report your child's income on your return. If you make this election, your child does not have to file a return.

- · Your child had income only from interest and dividends; and
- Your child's gross income was less than \$5,000; and

Other Filing Requirements. You must file a return if any of the following applied for 1989:

- You owe any special taxes, such as:
- —social security tax on tips you did not report to your employer;
- uncollected social security tax or RRTA tax on tips you reported to your employer;
- —alternative minimum tax;
- —tax on an Individual Retirement Arrangement (IRA) or a qualified retirement plan; or
- tax from recapture of investment credit or low-income housing credit.

• You received any advance earned income credit (AEIC) payments from your employer(s).

• You had net earnings from selfemployment income of at least \$400.

• You had wages of \$100 or more from a church or qualified church-controlled organization that is exempt from employer social security taxes.

The rules under **Who Must File** (pages 4 and 5) apply to all U.S. citizens and resident aliens (but see **Exception** below). They also apply to nonresident aliens and dual-status aliens who were married to U.S. citizens or residents at the end of 1989 and who have elected to be treated as resident aliens.

Exception. If you were a U.S. citizen who lived in a U.S. possession or had income from a U.S. possession, different filing requirements apply. Get **Pub. 570,** Tax Guide for Individuals in U.S. Possessions.

If you were a nonresident alien at any time during 1989 (except as mentioned above), different rules apply. You may have to file **Form 1040NR**, U.S. Nonresident Alien Income Tax Return. Specific rules apply to determine if you are a resident or nonresident alien. Get **Pub. 519**, U.S. Tax Guide for Aliens, for details.

Who Should File

Even if you do not have to file, you should file to get a refund of any Federal income tax withheld. You should also file if you can take the earned income credit. If you file for either of these reasons only, you may be able to use Form 1040A. If you are single and file only to get a refund of tax withheld, you may be able to use Form 1040EZ.

When To File

You should file as soon as you can after January 1, but not later than April 16, 1990.

If you file late, you may have to pay penalties and interest. See **Penalties and Interest** on page 22.

If you know that you cannot file your return by the due date, you should file **Form 4868**, Application for Automatic Extension of Time To File U.S. Individual Income Tax Return, by April 16, 1990.

Note: Form 4868 does not extend the time to pay your income tax. See the Instructions for Form 4868.

If you are a U.S. citizen or resident, you may qualify for an automatic extension of time to file if, on the due date of your return, you meet one of the following conditions: • You live outside the U.S. and Puerto Rico, AND your main place of business or post of duty is outside the U.S. and Puerto Rico. • You are in military or payal conting on

• You are in military or naval service on duty outside the U.S. and Puerto Rico.

The extension gives you an extra two months to file and pay the tax, but interest will be charged from the original due date of the return on any unpaid tax. You must attach a statement to your return showing that you meet the requirements.

Where To File

If an addressed envelope came with your return, please use it. If you do not have one, or if you moved during the year, mail your

In the following chart, **unearned income** includes taxable interest and dividends. **Earned income** includes wages, tips, and taxable scholarships and fellowships.

3. Married dependents under 65

You must file a return if—

- Your earned income was more than \$2,600, or
- You had any unearned income and your gross income was more than \$500, or
- Your gross income was at least \$5 and your spouse files a separate return on Form 1040 and itemizes deductions.

4. Married dependents 65 or older or blind You must file a return if—

• Your earned income was more than \$3,200, or

• Your unearned income was more than \$1,100 (\$1,700 if 65 or older and blind), or

• Your gross income was more than the total of your earned income (up to \$2,600), or \$500, whichever is larger, plus \$600 (\$1,200 if 65 or older **and** blind), or

• Your gross income was at least \$5 and your spouse files a separate return on Form 1040 and itemizes deductions.

• Your child had no Federal income tax withheld from his or her income (backup withholding) or did not make estimated tax payments for 1989.

If you and the child's other parent are not filing a joint return, special rules apply to determine which parent may make the election. Get **Form 8814**, Parent's Election To Report Child's Interest and Dividends, for details.

> return to the **Internal Revenue Service Center** for the place where you live. No street address is needed.

If you live in:	Use this address:
Florıda, Georgia, South Carolina	Atlanta, GA 39901
New Jersey, New York (New York City and counties of Nassau, Rockland, Suffolk, and Westchester)	Holtsville, NY 00501
New York (all other counties), Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, Vermont	Andover, MA 05501
Illinois, Iowa, Minnesota, Missouri, Wisconsin	Kansas City, MO 64999
Delaware, District of Columbia, Maryland, Pennsylvania, Virginia	Philadelphia, PA 19255
Indiana, Kentucky, Michigan, Ohio, West Virginia	Cincinnati, OH 45999
Kansas, New Mexico, Oklahoma, Texas	Austin, TX 73301
Alaska, Arızona, California (counties of Alpıne, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Glenn, Humboldt, Lake, Lassen, Marin, Mendocino, Modoc, Napa, Nevada, Placer, Plumas, Sacramento, San Joaquın, Shasta, Sierra, Siskiyou, Solano, Sonoma, Sutter, Tehama, Trinity, Yolo, and Yuba), Colorado, Idaho, Montana, Nebraska, Nevada, North Dakota, Oregon, South Dakota, Utah, Washington, Wyoming	Ogden, UT 84201
California (all other counties), Hawaii	Fresno, CA 93888
Alabama, Arkansas, Louisiana, Mississippi, North Carolina, Tennessee	Memphis, TN 37501
(Where To File co	ontinued on next page)

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American Samoa	Philadelphia, PA 19255
Guam Commissioner	of Revenue and Taxation 855 West Marine Dr Agana, GU 96910
Puerto Rico (or if excluding income under section 933) Virgin Islands: Nonpermanent residents	Philadelphia, PA 19255
	ureau of Internal Revenue Lockharts Garden No. 1 A Charlotte Amalie, St. Thomas, VI 00802
Foreign country: U.S. citizens and those filing Form 2555 or Form 4563	Philadelphia, PA 19255
All A.P.O. or F.P.O addresses	Philadelphia, PA 19255

Which Form To File

You MAY Be Able To Use Form 1040EZ If:

 You were single and do not claim any dependents.

You were not 65 or older OR blind.

• You had **only** wages, salaries, tips, taxable scholarships and fellowships, and not more than \$400 of taxable interest income.

• Your taxable income is less than \$50,000.

You do not itemize deductions or claim

any adjustments to income or tax credits.

You MAY Be Able To Use Form 1040A lf:

 You had income only from wages, salaries, tips, taxable scholarships and fellowships, unemployment compensation, interest, or dividends.

Your taxable income is less than \$50,000.

• You do not itemize deductions.

You can also use Form 1040A to claim the deduction for certain contributions to an Individual Retirement Arrangement (IRA), nondeductible contributions to an IRA, and the credit for child and dependent care expenses. You may use it even if you owe the new supplemental Medicare premium.

Since Forms 1040A and 1040EZ are easier to complete than Form 1040, you should use one of them unless using Form 1040 lets you pay less tax. However, you must file Form 1040 if any of the following situations applies to you.

You MUST Use Form 1040 If:

• Your taxable income is \$50,000 or more.

• You itemize deductions. (Read the instructions for line 34 on page 16 to see if it would benefit you to itemize.)

• You received, as a nominee, interest or dividends that actually belong to another person.

• You received or paid accrued interest on securities transferred between interest payment dates.

 You received any nontaxable dividends or capital gain distributions.

• You are required to fill in Part III of Schedule B for foreign accounts and foreign trusts (see page 27 of the instructions).

• You had any of the kinds of income shown on Form 1040, lines 10 through 19, 21b, and 22, such as taxable social security or equivalent railroad retirement benefits.

• You take any of the adjustments to income shown on Form 1040, lines 26 through 29, or any write-in amount included on line 30.

• You claim any of the credits on Form 1040, lines 42 through 45, or any write-in amount included on line 46.

• You owe any of the taxes on Form 1040, lines 39, 48 through 52, or any write-in amount included on line 53 (other than advance earned income credit payments).

You claim any of the payments on Form 1040, lines 57, 61, 62, or any write-in amount included on line 62 or 63.
You file any of these forms:

Form 1040-ES, Estimated Tax for Individuals, for 1989.

Form 2210, Underpayment of Estimated Tax by Individuals and Fiduciaries.

Form 2555, Foreign Earned Income. Form 4563, Exclusion of Income for Bona Fide Residents of American Samoa. Form 8271, Investor Reporting of Tax Shelter Registration Number.

Form 8814, Parent's Election To Report Child's Interest and Dividends.

Preparing Your Return

Follow the six useful steps below to help you prepare your return. If you follow these steps and read the line-by-line instructions, we feel that you can fill in your return quickly and accurately.

Step 1 — Get all of your records together.

Income Records. These include any Forms W-2, W-2G, W-2P, and 1099 that you may have. If you don't get a Form W-2 by January 31, 1990, or if the one you get isn't correct, please contact your employer as soon as possible. Only your employer can give you a Form W-2 or correct it. If you cannot get a Form W-2 by February 15, call the toll-free telephone number listed in the instructions for your area. You will be asked for your employer's name, address, and if known, identification number.

Itemized Deductions and Tax Credits. Pages 18 through 27 of these instructions tell you what credits and itemized deductions you can take. Some of the records you may need are:

Medical and dental payment records.

• Real estate and personal property tax receipts.

 Interest payment records for items such as a home mortgage, car, or appliances.

• Records of payments for child care so you could work.

Step 2— Get any forms, schedules, or publications you need.

In general, we mail forms and schedules to you based on what you filed last year. Before you fill in your return, look it over to see if you need more forms or schedules.

If you think you will need any other forms, get them before you start to fill in your return. Most IRS offices and many local banks, post offices, and libraries may have some of them. Or, you can use the order blank on the next to the last page of this instruction booklet. We will send you the forms, schedules, instructions, and publications you ask for.

Step 3— Fill in your return.

The line-by-line instructions begin below.

Step 4— Check your return to make sure it is correct.

See Avoid Common Mistakes on page 22.

Step 5—Sign and date your return.

Form 1040 is not considered a valid return unless you sign it. Your spouse must also sign if it is a joint return.

Step 6— Attach all required forms and schedules.

Attach the first copy or Copy B of Forms W-2, W-2G, and W-2P to the front of Form 1040.

Attach all other schedules and forms behind Form 1040 in order of the "Attachment Sequence No." shown in the upper right corner of the schedule or form. For example, the "Attachment Sequence No." for Schedule A (Form 1040) is 07. Attach forms without an attachment sequence number at the end of your return.

If you need more space on forms or schedules, attach separate sheets. Use the same format as the printed forms, but show your totals on the printed forms. Please use sheets that are the same size as the forms and schedules. Be sure to put your name and social security number on the sheets and attach them at the end of your return.

If you owe tax, be sure to attach your payment to the front of Form 1040.

Line-by-Line Instructions

Name, Address, and Social Security Number

We can process your return faster if you use the mailing label on the front of the instruction booklet. But don't attach it until you have finished your return. Cross out any errors and print the correct information on the label. Add any missing items (such as your apartment number). **Caution:** If the label is for a joint return and the social security numbers are not listed in the same order as the first names, show the numbers in the correct order.

If you do not have a label, print or type the information in the spaces provided. But if you are married filing a separate return, do not enter your husband's or wife's name here. Instead, show his or her name in the space provided on line 3.

Name Change. If you changed your name because of marriage, divorce, etc., be sure to report this to the Social Security Administration (SSA) so that it has the same name in its records that you have on your tax return. This prevents delays in processing your return and safeguards your future social security benefits.

Social Security Number. Enter your social security number in the area marked "Your social security number." If you are married, write your husband's or wife's social security number in the area marked "Spouse's social security number." Be sure that the number you enter agrees with the number shown on your social security card. Also be sure to check that your social security number is correct on your Forms W-2 and 1099. See page 22 for more information.

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If you don't have a social security number, get **Form SS-5** from your local SSA office. If you do not receive a number by the time your return is due, write "Applied for" in the space for the number.

Nonresident Alien Spouse. If your spouse is a nonresident alien and you file a joint return, your spouse must get a social security number. If you file a separate return and your spouse has no social security number and no income, write "NRA" in the space for your spouse's number.

P.O. Box. If your post office does not deliver mail to your home and you have a P.O. box, show your P.O. box number instead of your home address.

Foreign Address. If your address is outside of the United States or its possessions or territories, enter the information on the line for "City, town, or post office, state, and ZIP code" in the following order: city, province or state, foreign postal code, and the name of the foreign country. Do **not** abbreviate the country name.

Presidential Election Campaign Fund

Congress set up this fund to help pay for Presidential election costs. If you want \$1 of your tax to go to this fund, check the "Yes" box. If you are filing a joint return, your spouse may also have \$1 go to the fund. If you check "Yes," your tax or refund will not change.

Filing Status Lines 1 through 5

In general, your filing status depends on whether you are considered single or married. Each filing status has a different tax rate. The filing statuses are listed below, with the highest tax rate listed first and the lowest rate last:

- Married filing a separate return
- Single
- · Head of household

• Married filing a joint return and Qualifying widow(er) with dependent child

If more than one filing status applies to you, choose the one that will give you the lowest tax.

Single

You may check the box on line 1 if **any one** of the following was true on December **31**, 1989:

• You were never married, or

• You were legally separated, according to your state law, under a decree of divorce or of separate maintenance, or

• You were widowed before January 1, 1989, and did not remarry in 1989.

Married Filing Joint Return

You may check the box on line 2 if **any one** of the following is true:

• You were married as of December 31, 1989, even if you did not live together at the end of 1989, or

• Your spouse died in 1989 and you did not remarry in 1989, or

• Your spouse died in 1990 before filing a 1989 return. For details on how to file the joint return, see **Death of Taxpayer** on page 23.

A husband and wife may file a joint return even if only one had income or if they did not live together all year. However, both persons must sign the return and both are responsible. This means that if one spouse does not pay the tax due, the other may have to.

If you file a joint return for 1989, you may not, after the due date for filing that return, amend that return to file as married filing a separate return.

Special Rule for Aliens. If at the end of 1989 you were a nonresident alien or dual-status alien married to a U.S. citizen or resident alien, you may be able to file a joint return with your spouse. If you do file a joint return, you and your spouse must agree to be taxed on your combined worldwide income. For more details, get **Pub. 519**, U.S. Tax Guide for Aliens.

Married Filing Separate Return

If you file a separate return, you will generally pay more tax. This is because the tax rate is higher for married persons filing separately. But you may want to figure your tax both ways to see which filing status is to your benefit. If you file a separate return, the following apply:

• You cannot take the standard deduction if your spouse itemizes deductions.

• You cannot take the credit for child and dependent care expenses in most cases.

• You cannot take the earned income credit.

• You cannot take the credit for the elderly or the disabled if you lived with your spouse at any time in 1989.

• You may have to include in income up to one-half of any social security or equivalent railroad retirement benefits you received in 1989.

• Generally, you report only your own income, exemptions, deductions, and credits. Different rules apply to people in community property states. See page 9.

But you may be able to file as head of household if you had a child living with you, and you lived apart from your spouse during the last 6 months of 1989. See **Married Persons Who Live Apart** on this page.

Head of Household

You may check the box on line 4 **ONLY IF** on December 31, 1989, you were unmarried or legally separated and meet either test 1 or 2 below. The term "unmarried" includes certain married persons who live apart, as discussed on this page.

1. You paid more than half the cost of keeping up a home for the entire year, that was the main home of your **parent** whom you can claim as a dependent. Your parent did not have to live with you in your home; **OR**

2. You paid more than half the cost of keeping up a home in which you lived and in which one of the following also lived for more than 6 months of the year (temporary absences, such as for vacation or school, are counted as time lived in the home):

a. Your unmarried child, grandchild, great-grandchild, etc., adopted child, or stepchild. This child does not have to be your dependent. But your foster child must be your dependent. b. Your married child, grandchild, great-grandchild, etc., adopted child, or stepchild. This child must be your dependent. But if your married child's other parent claims him or her as a dependent under the rules on page 8 for Children of Divorced or Separated Parents, this child does not have to be your dependent.

c. Any other relative whom you can claim as a dependent. For the definition of a relative, see page 8.

To find out if someone is your dependent, see the instructions for line 6c. To find out what is included in the cost of keeping up a home get **Pub. 501**, Exemptions, Standard Deduction, and Filing Information.

If the person for whom you kept up a home was born, or died, during the year, you may still file as head of household as long as the home was that person's main home for the part of the year he or she was alive.

You **do not** qualify as head of household if your child, parent, or relative described above is your dependent under the rules for **Person Supported by Two or More Taxpayers** (see page 8).

Aid to Families With Dependent Children (AFDC). If you used payments you received under the AFDC program to pay part of the cost of keeping up your home, you cannot count them as money you paid for keeping up your home. Instead, count them as support from someone else.

Married Persons Who Live Apart. Even if you were not divorced or legally separated in 1989, you may be considered unmarried and file as head of household. You may also be able to claim the credit for child and dependent care expenses and the earned income credit. You can take the standard deduction even if your spouse itemizes deductions.

You may check the box on line 4 if **ALL 5** of the following apply:

1. You file a separate return from your spouse, and

2. You lived apart from your spouse during the last 6 months of 1989, and

3. You paid more than half the cost of keeping up your home for 1989, and

4. Your home was the main home of your child, stepchild, adopted child, or foster child for more than 6 months of 1989, and

5. You claim this child as your dependent. However, you do not have to claim this child as your dependent if the child's other parent claims him or her as a dependent under the rules on page 8 for Children of Divorced or Separated Parents.

Qualifying Widow(er) With Dependent Child

If your spouse died in 1987 or 1988 and you did not remarry in 1989, you may be able to use joint return tax rates for 1989. You may check the box on line 5 if you meet **ALL 3** of the following tests:

1. You could have filed a joint return with your spouse the year he or she died, even if you didn't actually do so.

2. Your dependent child, stepchild, adopted child, or foster child lived with you (except for temporary absences, such as for vacation or school).

3. You paid over half the cost of keeping up the home for this child for the whole year.

Do not claim an exemption for your spouse.

If you can't file as qualifying widow(er) with dependent child, go to page 7 to see if you can file as Head of household. Otherwise, you must file as single.

Exemptions Line 6a For Yourself

Check the box on line 6a unless someone (such as your parent) can claim you as a

dependent. Line 6b For Your Spouse

If you file a joint return and your spouse cannot be claimed as a dependent on another person's return, check the box on line 6b. If you file a separate return, you can take an exemption for your spouse only if your spouse is not filing a return, had no income, and cannot be claimed as a dependent on another person's return.

If at the end of 1989 you were divorced or legally separated, you cannot take an exemption for your former spouse. If your divorce was not final (an interlocutory decree), you are considered married for the whole year.

Death of Your Spouse. If your spouse died in 1989 and you did not remarry before the end of 1989, check the box on line 6b if you could have taken an exemption for your spouse on the date of death. For other filing instructions, see **Death of Taxpayer** on page 23.

Nonresident Alien Spouse. If you do not file a joint return, you can take an exemption for your spouse only if your spouse had no income from U.S. sources and is not the dependent of another taxpayer. Check the box on line 6b if you can take an exemption for your spouse and enter "NRA" to the right of the word Spouse on line 6b.

Line 6c Dependents

You can claim an exemption for each of your dependents who was alive during some part of 1989. This includes a baby born in 1989 or a person who died in 1989. Any person who meets **ALL 5** of the following tests qualifies as your dependent.

Test 1—Relationship

The person must be your relative (see **Exception** at end of **Test 1**). The following are considered your relatives:

• Your child, stepchild, adopted child; a child who lived in your home as a family member, if placed with you by an authorized placement agency for legal adoption; or a foster child (any child who lived in your home as a family member for the whole year).

- Your grandchild, great-grandchild, etc.
- Your son-in-law, daughter-in-law.
- Your parent, stepparent, parent-in-law.
- Your grandparent, great-grandparent, etc.

• Your brother, sister, half brother, half sister, stepbrother, stepsister, brother-inlaw, sister-in-law.

• If related by blood, your aunt, uncle, nephew, niece.

Page 8

Any relationships established by marriage are not treated as ended by divorce or death. **Exception.** A person who lived in your home

Exception. A person who lived in your hom as a family member for the entire year can also be considered a dependent. But the relationship must not violate local law.

Test 2—Married Person

If the person is married, he or she cannot file a joint return. However, if neither the person nor the person's spouse is required to file, but they file a joint return to get a refund of all tax withheld, you may claim him or her if the other 4 tests are met.

Test 3—Citizen or Resident

The person **must have been** a U.S. citizen or resident alien, a resident of Canada or Mexico, or your adopted child who is not a U.S. citizen, but who lived with you all year in a foreign country.

Test 4—Income

Generally, the person's gross income must be less than \$2,000. Gross income does not include nontaxable income, such as welfare benefits or nontaxable social security benefits.

Income earned by a permanently and totally disabled person for services performed at a sheltered workshop school is generally not included for purposes of the income test. Get **Pub. 501**, Exemptions, Standard Deduction, and Filing Information, for details.

Exception for Your Child. Your child can have gross income of \$2,000 or more if: **a.** your child was **under age 19** at the end of 1989, **or**

b. your child was **under age 24** at the end of 1989 **and** qualifies as a **student.**

Your child is a student if he or she: • was enrolled as a student at a school during any 5 months of 1989 for the number of hours or classes that the school considers to be full-time, or

• took a full-time, on-farm training course during any 5 months of 1989. (The course had to be given by a school or a state, county, or local government agency.) *School* includes technical, trade, and mechanical schools. It does not include onthe-job training courses or correspondence schools.

Test 5—Support

The general rule is that you had to provide over half the person's support in 1989. If you file a joint return, support can come from either spouse. If you remarried, the support provided by your new spouse is treated as support coming from you.For exceptions to the support test, see **Children** of **Divorced or Separated Parents** and **Person Supported by Two or More Taxpayers,** on this page.

Support includes food, a place to live, clothing, medical and dental care, and education. Support also includes items such as a car and furniture, but only if they are for the person's own use or benefit. In figuring support, use the actual cost of these items. However, figure the cost of a place to live at its fair rental value. Include money the person used for his or her own support, even if this money was not taxable. (Examples are gifts, savings, and social security and welfare benefits).

Support **does not** include items such as income and social security taxes, life

insurance premiums, scholarships, or funeral expenses.

If you care for a foster child, see **Pub.** 501 for special rules that apply.

Children of Divorced or Separated Parents. Special rules apply to determine if the support test is met for children of divorced or separated parents. The rules also apply to children of parents who did not live together at any time during the last 6 months of the year, even if they do not have a separation agreement. For these rules, a custodial parent is the parent who had custody of the child for most of the year. A noncustodial parent is the parent who had custody for the shorter period or who did not have custody at all.

The general rule is that the custodial parent is treated as having provided over half of the child's support if both parents together paid more than half of the child's support. This means that the custodial parent can claim the child as a dependent if the other dependency tests are also met.

But, if you are the noncustodial parent, you are treated as having provided over half of the child's support and can claim the child as a dependent if **either** 1 or 2 below applies:

1. The custodial parent agrees not to claim the child's exemption for 1989 by signing Form 8332 or a similar statement. But you (as the noncustodial parent) must attach this signed Form 8332 or similar statement to your return. Instead of attaching Form 8332, you can attach a copy of certain pages of your divorce decree or separation agreement, if it went into effect after 1984 (see Children Who Didn't Live With You Due to Divorce or Separation on page 9), OR

2. Your divorce decree or written separation agreement went into effect before 1985 and it states that you (the noncustodial parent) can claim the child as a dependent. But you must have given at least \$600 for the child's support in 1989. Also, you must check the pre-1985 agreement box on line 6d. This rule does not apply if your decree or agreement was changed after 1984 to say that you cannot claim the child as your dependent.

Person Supported by Two or More Taxpayers. Sometimes two or more taxpayers together pay more than half of another person's support, but no one alone pays over half of the support. One of the taxpayers may claim the person as a dependent only if Tests 1 through 4 above are met. In addition, the taxpayer who claims the person as a dependent must:

a. have paid more than 10% of that person's support, and

b. attach to his or her tax return a signed **Form 2120,** Multiple Support Declaration, from every other person who paid more than 10% of the support. This form states that the person who signs it will not claim an exemption in 1989 for the person he or she helped to support.

Columns (1) through (5)

After you have figured out who you can claim as a dependent, fill in the columns on line 6c. **Column (1).** Enter the name of each dependent. If you have more than six dependents, attach a statement to your return. Give the same information as in columns (1) through (5) for each dependent. **Column (2).** If your dependent was under age 2 on December 31, 1989, put a check mark in column (2).

Column (3). Beginning in 1989, any dependent age 2 or older must have a social security number. You must enter that number in column (3). If you do not enter it or if the number is wrong, you may have to pay a penalty.

Your dependent can get a number by filing **Form SS-5** with a local Social Security Administration office. If your dependent does not have a number when you are ready to file your return, write "Applied for" in column (3). If your dependent lives in Canada or Mexico, see Pub. 501.

Column (5). Enter the number of months your dependent lived with you in 1989. (Temporary absences such as school or vacation are counted as time living in your home.) Enter "12" in this column if your dependent was born, or died, in 1989. If your dependent lived in Canada or Mexico during 1989, don't enter a number. Instead, write the letter "F" (for foreign).

Children Who Didn't Live With You Due to Divorce or Separation. If you are claiming a child who didn't live with you under the rules for Children of Divorced or Separated Parents (see page 8), enter the total number of such children on the line to the right of line 6c labeled "No. of your children on 6c who: didn't live with you due to divorce or separation." If you put a number on this line, you **must** do one of the following:

• Check the box on line 6d if your divorce decree or written separation agreement was in effect before 1985, and it states that you can claim the child as your dependent.

• Attach Form 8332 or similar statement to your return. If your divorce decree or separation agreement went into effect after 1984 and it states that you can claim the child as your dependent, you may attach a copy of the following pages from the decree or agreement instead of Form 8332:

1. Cover page (write the other parent's social security number on this page), and

2. The page that states you can claim the child as your dependent, and

3. Signature page showing the date of the agreement.

Other Dependent Children. Enter the total number of children who did not live with you for reasons other than divorce or separation on the line labeled "No. of **other** dependents listed on 6c." Include dependent children who lived in Canada or Mexico during 1989.

Income

Examples of Income You Do Not Report

(Do not include these amounts when you decide if you must file a return.)

Welfare benefits.

- Disability retirement payments (and other benefits) paid by the Veterans' Administration.
- Workers' compensation benefits, insurance damages, etc., for injury or sickness. Child support.

Gifts, money, or other property you inherited or that was willed to you.

Dividends on veterans' life insurance.

- Life insurance proceeds received because of a person's death.
- Amounts you received from insurance because you lost the use of your home due to fire or other casualty to the extent the amounts were more than the cost of your normal expenses while living in your home. (Report as income reimbursements for normal living expenses.)
- Certain amounts received as a scholarship (see the instructions for line 7).
- Cancellation of certain student loans if, under the terms of the loan, the student performs certain professional services for any of a broad class of employers (get **Pub. 520**, Scholarships and Fellowships).

Examples of Income You Must Report

The following kinds of income should be reported on Form 1040, or related forms and schedules, in addition to the types of income listed on Form 1040, lines 7 through 21b. You may need some of the forms and schedules mentioned below. Scholarship and fellowship amounts. (See

- the instructions for line 7.)
- Original Issue Discount (Schedule B). Distributions from SEPs and DECs.
- Amounts received in place of wages, from accident and health plans (including sick pay and disability pensions) if your employer paid for the policy.
- Bartering income (fair market value of goods or services you received in return for your services).
- Tier 2 and supplemental annuities under the Railroad Retirement Act.
- Life insurance proceeds from a policy you cashed in if the proceeds are more than the premium you paid.
- Your share of profits from S corporations, partnerships, estates and trusts (Schedule E).
- Endowments.
- Lump-sum distributions (Form 4972). (See page 13.)
- Gains from the sale or exchange (including barter) of real estate, securities, coins, gold, silver, gems, or other property (Schedule D or Form 4797).

Gains from the sale of your main home (Schedule D and Form 2119).

- Accumulation distributions from trusts (Form 4970).
- Prizes and awards (contests, raffles, lottery, and gambling winnings).
- Earned income from sources outside the United States (Form 2555).
- Director's fees.
- Fees received as an executor or administrator of an estate. Embezzled or other illegal income.

U.S. Citizens Living Abroad

Generally, foreign source income must be reported. Get **Pub. 54,** Tax Guide for U.S. Citizens and Resident Aliens Abroad, for more details.

Community Property States

Community property states are: Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Texas, Washington, and Wisconsin. If you and your spouse live in a community property state, you must follow state law to determine what is community income and what is separate income. However, different rules could apply if:

- you and your spouse lived apart all year,
- you do not file a joint return, and
- none of the community income you earn is transferred to your spouse.

For details, get **Pub. 555**, Community Property and the Federal Income Tax.

Rounding Off to Whole Dollars

You may round off cents to the nearest whole dollar on your return and schedules. To do so, drop amounts under 50 cents and increase amounts from 50 to 99 cents to the next dollar. For example, \$1.39 becomes \$1 and \$2.50 becomes \$3.

If you do round off, do so for all amounts. However, if you have to add two or more amounts to figure the amount to enter on a line, include cents when adding and only round off the total. **Example.** You received two W-2 forms, one showing wages of \$5,000.55 and one showing wages of \$18,500.73. On Form 1040, line 7, you would enter \$23,501 (\$5,000.55 + \$18,500.73 = \$23,501.28).

Line 7

Wages, Salaries, Tips, Etc.

Show the total of all wages, salaries, fees, commissions, tips, bonuses, supplemental unemployment benefits, and other amounts you were paid before taxes, insurance, etc., were taken out. For a joint return, be sure to include your spouse's income on line 7.

Include in this total:

• The amount that should be shown in Box 10 on **Form W-2**. Report all wages, salaries, and tips you received, even if you do not have a Form W-2.

• Tips received that you did not report to your employer. (Show any social security tax due on these tips on line 51—see the instructions on page 18.)

You must report as income the amount of allocated tips shown on your W-2 form(s) unless you can prove a lesser amount with adequate records. For information on allocated tips, get **Pub. 531**, Reporting Income From Tips.

• Corrective distributions of excess salary deferrals.

• Corrective distributions of excess contributions and excess aggregate contributions to a retirement plan.

• Disability pensions if you have not reached the minimum retirement age set by your employer.

Note: Except for those disability pensions mentioned above, pensions shown on **Form W-2P** (other than payments from an IRA) are reported on lines 17a and 17b of Form 1040. Payments from an IRA are reported on lines 16a and 16b.

• Payments by insurance companies, etc., not included on Form W-2. If you received sick pay or a disability payment from anyone other than your employer, and it is not included in the wages shown on Form W-2, include it on line 7. Attach a statement showing the name and address of the payer and amount of sick pay or disability income. (Get **Form W-4S** for details on withholding of Federal income tax from your sick pay.)

• Fair market value of meals and living quarters if given by your employer as a matter of your choice and not for your employer's convenience. Don't report the value of meals given you at work if they were provided for your employer's convenience. Also don't report the value of living quarters you had to accept on your employer's business premises as a condition of employment.

• Strike and lockout benefits paid by a union from union dues. Include cash and the fair market value of goods received. Don't report benefits that were gifts.

• Any amount your employer paid for your moving expenses (including the value of services furnished in kind) that is not included in Box 10 on Form W-2.

Note: You must report on line 7 all wages, salaries, etc., paid for your personal services, even if the income was signed over to a trust (including an IRA), another person, a corporation, or a tax-exempt organization.

For more details on reporting income received in the form of goods, property, meals, stock options, etc., get **Pub. 525**, Taxable and Nontaxable Income.

Employer-Provided Vehicle. If you used an employer-provided highway motor vehicle for both personal and business purposes and 100% of the fair rental value of the vehicle was included in the wages box (Box 10) of your W-2 form, you can deduct the business use of the vehicle. But you must use **Form 2106**, Employee Business Expenses, to do so. (The total fair rental value of the vehicle should be shown in Box 16a of your W-2 form or on a separate statement.) For more details, get Pub. 525.

Excess Salary Deferrals. If you chose to have your employer contribute part of your pay to certain retirement plans (such as a 401(k) or the Federal Thrift Savings Fund) instead of having it paid to you, your W-2 form should have the "Deferred compensation" box in Box 5 checked. The amount deferred should be shown in Box The total amount that may be deferred for 1989 under all plans is generally limited to \$7,627. But amounts deferred under a tax-sheltered annuity plan may have a higher limit. Get Pub. 575, Pension and Annuity Income (Including Simplified General Rule), for details. Any amount deferred in excess of these limits must be reported on Form 1040, line 7.

Employer-Provided Dependent Care Benefits (DCB). If you received benefits under your employer's dependent care plan, you may be able to exclude part or all of them from your income. But you must use Form 2441, Child and Dependent Care Expenses, to do so. The benefits should be separately shown on your W-2 form(s) and labeled as "DCB."

First, go to Form 2441 and complete Parts I and III. Line 21 of that form shows any excluded benefits. Line 22 shows the taxable benefits, if any. Include the taxable benefits from line 22 on Form 1040, line 7. Scholarships and Fellowships. If you received a scholarship or fellowship, part of it may be taxable even if you didn't receive a W-2 form.

If you were a degree candidate and the scholarship or fellowship was granted **after** August 16, 1986, the amounts you used for expenses other than tuition and courserelated expenses are taxable. For example, amounts used for room, board, and travel are taxable.

Include the taxable amount on line 7. Then write "SCH" and the taxable amount not reported on a W-2 form on the dotted line next to line 7.

If the scholarship or fellowship was granted **on or before** August 16, 1986, or if you were not a degree candidate, get **Pub. 520** to see how much may be taxable and how to report it.

Line 8a

Taxable Interest Income

Report **ALL** of your taxable interest income on line 8a, even if it is \$400 or less. If the total is more than \$400, first fill in Schedule B (see page 27).

Report any interest you received or that was credited to your account so you could withdraw it even if it wasn't entered in your passbook.

The payer should send you a **Form 1099-INT** or, if applicable, a **Form 1099-OID** for this interest. A copy of the form is also sent to IRS.

If you received, as a nominee, interest that actually belongs to someone else, see Schedule B instructions on page 27.

Caution: Be sure each payer of interest income has your correct social security number. Otherwise, the payer may withhold 20% of the interest. You may also be subject to penalties.

Interest credited in 1989 on deposits that you could not withdraw because of the bankruptcy or insolvency of the financial institution may not have to be included in your 1989 income. For details, get **Pub. 550**, Investment Income and Expenses.

Examples of Taxable Interest Income You MUST Report

Report interest from:

 Accounts (including certificates of deposit and money market accounts) with banks, credit unions, and savings and loan associations.

• Building and loan accounts.

• Notes, loans, and mortgages. Special rules apply to loans with below-market interest rates. Get **Pub. 545**, Interest Expense.

• Tax refunds. Report only the interest on them as interest income.

• Bonds and debentures. Also arbitrage bonds issued by state and local governments after October 9, 1969. (Report interest on other state and local bonds and securities on line 8b.) Also report as interest on line 8a any gain on the disposition of certain market discount bonds issued to you after July 18, 1984, to the extent of the accrued market discount. For taxable bonds acquired after December 31, 1987, reduce your interest income on the bonds by the amount of any amortizable bond premium. **Do not** deduct the premium as interest expense on Schedule A. See Schedule B instructions on page 27.

• U.S. Treasury bills, notes, and bonds.

• U.S. Savings Bonds. The interest is the yearly increase in the value of the bond. Interest on Series E or EE bonds can be reported using method **a** or **b** below:

a. Report the total interest when you cash the bonds, or when they reach final maturity and no longer earn interest; **OR**

b. Each year report on your return the yearly increase in the bonds' value.

If you change to method **b**, report the entire increase in all your bonds from the date they were issued. Each year after report only the yearly increase. You may not change to method **a** unless you complete **Form 3115** and attach it to your tax return. See Pub. 550 for details.

Note: If you receive a 1989 Form 1099-INT for U.S. Savings Bond interest that includes amounts you reported before 1989, see Pub. 550.

• Original Issue Discount (OID). This is the difference between the issue price of a debt instrument and the stated redemption price at maturity. If the instrument was issued at a discount after May 27, 1969 (or for certain noncorporate instruments after July 1, 1982), include in your interest income the discount for the part of the year you held it. The taxable OID may be more or less than the amount shown on Form 1099-OID.

If you bought a corporate debt instrument at original issue and held it for all of 1989 or the part of 1989 that it was outstanding, include in interest income the total OID from Form 1099-OID. Get **Pub. 1212**, List of Original Issue Discount Instruments, to figure the taxable OID for other corporate debt instruments and noncorporate debt instruments (such as zero coupon U.S. Treasury-backed securities).

If you had OID for 1989, but did not receive Form 1099-OID, or if the price you paid for the instrument is more than the issue price plus accumulated OID, see Pub. 1212. It provides total OID on the instruments listed and gives computational information.

Also include in your interest income any other periodic interest shown on Form 1099-OID.

Line 8b

Tax-Exempt Interest Income

If you received any tax-exempt interest (such as from municipal bonds) report it on line 8b. Include in this amount any exemptinterest dividends from a mutual fund or other regulated investment company. **Do not** report interest earned on your IRA on line 8b.

Line 9

Dividend Income

Dividends are distributions of money, stock, or other property that corporations pay to stockholders. They also include dividends you receive through a partnership, an S corporation, or an estate or trust. Payers include nominees or other agents. The payer should send you a **Form 1099-DIV.** A copy of this form is also sent to the IRS. If you received, as a nominee, dividends that actually belong to someone else, see Schedule B instructions on page 27.

Caution: Be sure each payer of dividends has your correct social security number. Otherwise, the payer may withhold 20% of the dividend income. You may also be subject to penalties.

If your total gross dividends (Form 1099-DIV, Box 1a) are more than \$400, first fill in Schedule B (see page 27). If you received \$400 or less in dividends, include on line 9 only ordinary dividends and any investment expenses shown in Box 1e of Form 1099-DIV.

Dividends Include:

• Ordinary dividends. These are shown on Form 1099-DIV, Box 1b.

• Capital gain distributions. These are shown on Form 1099-DIV, Box 1c. If you have other capital gains or losses, also enter your capital gain distributions on Schedule D. If you don't need Schedule D to report any other gains or losses, see the instructions for lines 13 and 14.

• Nontaxable distributions. Some distributions are nontaxable because they are a return of your cost. They will not be taxed until you recover your cost. You must reduce your cost (or other basis) by these distributions. After you get back all of your cost (or other basis), you must report these distributions as capital gains. For details, get Pub. 550. Form 1099-DIV shows nontaxable distributions in Box 1d.

Note: Generally, payments from a money market fund are dividends.

Do Not Report as Dividends

• Mutual insurance company dividends that reduced the premiums you paid.

• Amounts paid on deposits or accounts from which you could withdraw your money, such as mutual savings banks, cooperative banks, and credit unions. Remember to report these amounts as interest on line 8a.

Line 10

Taxable Refunds of State and Local Income Taxes

If you received a refund, credit, or offset of state or local income taxes in 1989 that you paid and deducted before 1989, you may have to report all or part of this amount as income if your itemized deduction for state and local income taxes in the year you paid the taxes resulted in a tax benefit. You may receive Form 1099-G, or similar statement, showing the refund.

Any part of a refund of state or local income taxes paid before 1989 that you were entitled to receive in 1989 but chose to apply to your 1989 estimated state income tax is considered to have been received in 1989.

Do not report the refund as income if it was for a tax you paid in a year for which you did not itemize deductions on Schedule A (Form 1040), or it was for a year in which you filed Form 1040A or Form 1040EZ.

If the refund was for a tax you paid in 1988 and you itemized deductions on Schedule A for 1988, use the worksheet below to figure the amount, if any, you must report as income for 1989. But, see **Recoveries** in **Pub. 525**, Taxable and Nontaxable Income, instead of using the worksheet below if any of the following applies:

• The refund you received in 1989 is for a tax year other than 1988.

• You received a refund (other than an income tax refund, such as a real property tax refund) in 1989 of an amount deducted or credit claimed in an earlier year.

• Your 1988 taxable income was less than zero.

• Your last payment of 1988 estimated state income tax was made in 1989.

• You were liable for the alternative minimum tax in 1988.

• You could not deduct the full amount of credits you were entitled to in 1988 because total credits exceeded tax shown on your 1988 Form 1040, line 40.

• You could be claimed as a dependent by someone else in 1988.

Worksheet for State and Local Income Tax Refunds (Keep for your records)

- 1. Enter the income tax refund from Form(s) 1099-G (or similar statement)
- 2. Enter the amount from your 1988 Schedule A, line 26
- **3.** Enter on line 3 the amount shown below for the filing status you claimed on your 1988 Form 1040.
 - Single, enter \$3,000
 - Married filing jointly or Qualifying widow(er),
 - enter \$5,000
 - Married filing separately, enter \$2,500
 - Head of household,
 - enter \$4,400
- 4. If you (or your spouse if you filed a joint return) were 65 or older or blind at the end of 1988, multiply the number on your 1988 Form 1040, line 33a, by \$600 (\$750 if your filing status on your 1988 Form 1040 was single or head of household). Otherwise, enter zero......
- 5. Add lines 3 and 4. Enter the total ...
- 6. Subtract line 5 from line 2. Enter the result (but not less than zero)
- 7. Taxable part of your refund. Compare the amounts on lines 1 and 6 above. Enter the smaller of the two amounts here and on Form 1040, line 10.....

Line 11 Alimony Received

Enter amounts you received as alimony or separate maintenance. You must let the person who made the payments know your social security number. If you don't, you may have to pay a \$50 penalty. For more details, get **Pub. 504**, Tax Information for Divorced or Separated Individuals.

If you received payments under a divorce or separation instrument executed after 1984, see the instructions for line 29 on page 15 for information on the rules that apply in determining whether these payments qualify as alimony.

Lines 13 and 14

Capital Gain or (Loss)

Enter on line 13 your capital gain or (loss) from Schedule D. If you received **capital** gain distributions but do not need Schedule D for other capital transactions, enter those distributions on line 14.

Caution: At the time these instructions were printed, Congress was considering legislation that could change some of the rules that apply to Schedule D and these instructions. When Congress completes its action, we will take the steps necessary to publicize the final rules.

Line 15

Other Gains or (Losses)

If you sold or exchanged assets used in a trade or business, see the Instructions for **Form 4797.** Enter the ordinary gain or (loss) from Part II of Form 4797.

Lines 16a and 16b

IRA Distributions

Use lines 16a and 16b to report individual retirement arrangement (IRA) distributions you received. This includes regular distributions, early distributions, rollovers, and any other money or property you received from your IRA account or annuity. Generally, you will receive either a Form 1099-R or a Form W-2P showing the amount of your distribution. Caution: If you received an early distribution or excess distribution, you may have to pay an additional tax. Get Form 5329.

IRA distributions that you must include in income are taxed at the same rate as other income. You may not use the special averaging rule for lump-sum distributions from qualified employer plans. If your distribution is fully taxable, enter it on line 16b; no entry is required on line 16a. If only part is taxable, enter the total amount on line 16a; enter the taxable part on line 16b. If you made nondeductible contributions to your IRA or rolled your IRA distribution over into another IRA, see below.

Nondeductible Contributions. If you received an IRA distribution in 1989, and you made any nondeductible contributions for 1989 or for an earlier year, part of your distribution may be nontaxable.

If you made any nondeductible contributions for 1989, get **Pub. 590**, Individual Retirement Arrangements (IRAs), and Form 8606 to figure the taxable part of your IRA distribution. Enter the total amount on line 16a; enter the taxable part on line 16b.

If all of your nondeductible contributions were made for earlier years, use Form 8606 to figure the nontaxable part of your distribution. Follow the instructions for Form 8606, line 11, to figure the taxable part to enter on Form 1040, line 16b. Enter the total amount on line 16a.

Rollovers. A rollover is a tax-free transfer of cash or other assets from one retirement program to another. Use lines 16a and 16b to report a rollover from one IRA to another IRA. But do not use lines 16a or 16b to report a rollover from a gualified employer's

plan to an IRA; use lines 17a and 17b instead.

Enter the total distribution on line 16a. If the total on line 16a was rolled over, enter zero on line 16b. Otherwise, enter the part that was not rolled over on line 16b.

For more details, see Pub. 590.

Lines 17a and 17b

Pensions and Annuities

Use lines 17a and 17b to report pension and annuity income you received. Also, use these lines to report distributions from profit-sharing plans, retirement plans and employee-savings plans. See below for information on rollovers. See page 13 if you received a lump-sum distribution. You should receive a **Form W-2P** or **Form 1099-R** showing the amount of your pension or annuity. Be sure to attach Form W-2P to Form 1040.

Do not use lines 17a and 17b to report corrective distributions of excess salary deferrals, excess contributions, or excess aggregate contributions from retirement plans. Instead, see the instructions for line 7. Also, **do not** use lines 17a and 17b to report any social security or railroad retirement benefits shown on **Forms SSA-1099** and **RRB-1099**. Instead, see the instructions for lines 21a and 21b.

Fully Taxable Pensions and Annuities

Your pension or annuity payments are fully taxable if you did not contribute to the cost of your pension or annuity, or you used the 3-Year Rule and you got back tax-free your entire cost before 1989.

Fully taxable pensions and annuities also include military retirement pay shown on Form W-2P, and any taxable railroad retirement benefits from Box 12 of **Form RRB-W-2P**. If you received Form RRB-W-2P and an amount is shown in Box 13 of your form, get **Pub. 575**, Pension and Annuity Income (Including Simplified General Rule), to see how to report your benefits.

If your pension or annuity is fully taxable, enter it on line 17b; no entry is required on line 17a.

For information on military disability pensions, get **Pub. 525.**

Pensions and Annuities That Are Not Fully Taxable

If your pension or annuity is not fully taxable, the method you use to figure the taxable part depends on your annuity starting date. Once you have figured the taxable part of your pension or annuity, enter the total amount on line 17a; enter the taxable part on line 17b.

Annuity Starting Date Was After July 1, 1986. If your annuity starting date was after July 1, 1986, and your Form W-2P does not show the taxable part of your pension or annuity, you must use the General Rule to figure the taxable part, unless you qualify to use the Simplified General Rule explained below. The General Rule is explained in **Pub. 939**, Pension General Rule (Nonsimplified Method). If you choose to, you may submit a ruling request to IRS before the due date of your return (including extensions), and IRS will figure the taxable part for you for a \$50 fee. See Pub. 939 for details on how to do this. If your Form W-2P shows a taxable amount, you may report on line 17b the taxable amount shown on Form W-2P or, if you qualify, you may complete the worksheet on this page to see if it gives you a lower taxable amount. Read the instructions that follow to see if you qualify to use the worksheet.

Simplified General Rule. Using this method will usually result in at least as much of the pension or annuity being taxfree each year as under the General Rule or as figured by IRS. You qualify for this simpler method if:

 The annuity payments are for (a) your life, or (b) your life and that of your beneficiary, and

• The annuity payments are from a qualified employee plan, a qualified employee annuity, or a tax-sheltered annuity, and

• At the time the payments began, either you were under age 75, or, if you were 75 or older, the number of years of guaranteed payments was fewer than 5.

If you qualify, use the worksheet below to figure the taxable part of your pension or annuity. If you are a beneficiary entitled to a death benefit exclusion, add the exclusion to the amount you enter on line 2 of the worksheet below even if you received a Form W-2P showing a taxable amount. (The payer of the annuity cannot add the death benefit exclusion to your cost when figuring the taxable amount.) Attach a signed statement to your return stating that you are entitled to a death benefit exclusion. For details on the Simplified General Rule, see Pub. 575.

Age at Annuity Starting Date. If you are the retiree, use your age on the annuity starting date. If you are the survivor of a retiree, use the retiree's age on his or her annuity starting date. If you are the beneficiary of an employee who died, get Pub. 575.

Note: If there is more than one beneficiary, see Pub. 575 or **Pub. 721**, Tax Guide to U.S. Civil Service Retirement Benefits, to figure each beneficiary's taxable amount.

Changing Methods. In some cases you may be able to change the way you figure the taxable part of your pension. For more information, see Pub. 575 or Pub. 721.

Annuity Starting Date Was Before July 2, 1986. If your annuity starting date was before July 2, 1986, you cannot use the Simplified General Rule. Continue to report your annuity payments under either the 3-Year Rule or the General Rule, whichever applies. See Pub. 575 or Pub. 721.

Caution: Certain transactions, such as loans against your interest in a qualified plan, may be treated as taxable distributions and may also be subject to penalties. For details, see Pub. 575.

Death Benefit Exclusion

If you are the beneficiary of a deceased employee or deceased former employee, amounts paid to you by, or on behalf of, an employer because of the death of the employee may qualify for a death benefit exclusion of up to \$5,000. If you are entitled to this exclusion, add it to the cost of the pension or annuity.

Special rules apply if you are the survivor under a joint and survivor's annuity. For details, see Pub. 575.

Rollovers

A rollover is a tax-free transfer of cash or other assets from one retirement program to another. Use lines 17a and 17b to report a rollover from one qualified employer's plan to another, or to an IRA.

Distributions that may be rolled over are generally reported to you on Form 1099-R

L. Enter Form	the total pension receive	d this year. Also enter this amount on
2. Entery	your cost in the plan, incl	uding any death benefit exclusion
3. Age at	annuity starting date: structions above)	Enter:
	55 and under	300)
	56–60	260
	61–65	240 > · · · · · ·
	66–70	170
	71 and older	120 J
	the amount on line 2 by cimal places	y the number on line 3, and round to
	ly line 4 by the numb ents were made	er of months for which this year's
result line 17	but not less than zero. A 'b. If your Form W-2P sh	ubtract line 5 from line 1. Enter the lso enter this amount on Form 1040. lows a larger taxable amount, use the he amount from Form W-2P.
Rema i only if	i ning cost to be recove your annuity starting dat	red in tax years after 1989. (Fill out e was after December 31, 1986.)
. Enter t	he amount from line 2	
. Enter t 1987 a	he amount from line 5 p and 1988	olus any amount recovered tax-free in
		line 8 from line 7

or Form W-2P. Enter the total distribution on line 17a. If the total on line 17a (less any "after tax" contributions) was rolled over, enter zero on line 17b. Otherwise, enter the taxable part of the distribution that was not rolled over on line 17b. Special rules apply to partial rollovers of property.

For details on rollovers, including distributions under qualified domestic relations orders, get Pub. 575.

Lump-Sum Distributions

If you received a lump-sum distribution from a profit-sharing or retirement plan, you should receive a **Form 1099-R** showing the amount of the distribution. If you received an early distribution or excess distribution from a qualified retirement plan, you may owe additional tax. For details, get Form 5329.

Enter the total distribution on line 17a and the taxable part on line 17b unless:

• You elect to report the capital gain part shown on Form 1099-R, Box 3, on Schedule D (see the instructions for Schedule D); or

• You reached age 50 before 1986, you meet certain other conditions, and you use **Form 4972,** Tax on Lump-Sum

Distributions, to figure the tax on any part of the distribution. In these cases, you may pay less tax on the distribution. For details, get Form 4972.

If you use Form 4972 to figure the tax on any part of your distribution, do not include that part of the distribution on line 17a or b of Form 1040.

Line 20

Unemployment Compensation

Unemployment compensation (insurance) is fully taxable. By January 31, 1990, you should receive a **Form 1099-G** showing the total unemployment compensation paid to you during 1989.

Use line 20 to report the unemployment compensation you received. If you received an overpayment of unemployment compensation in 1989 and you repaid it in 1989, subtract the amount you repaid from the total amount you received and enter the result on line 20. Also write "repayment" and the amount you repaid on the dotted line next to line 20.

Note: Supplemental unemployment benefits received from a company-financed supplemental unemployment benefit fund are wages. Report them on line 7.

Lines 21a and 21b

Social Security and Equivalent Railroad Retirement Benefits

Social security benefits you receive may be taxable in some instances. Social security benefits include any monthly benefit under title II of the Social Security Act or the part of a tier 1 railroad retirement benefit treated as a social security benefit. Social security benefits do not include any Supplemental Security Income (SSI) payments.

By January 31, 1990, you should receive a Form SSA-1099 showing the total social security benefits paid to you in 1989, and the amount of any social security benefits you repaid in 1989. If you received railroad retirement benefits treated as social security, you should receive Form RRB-1099. For more details, get Pub. 915, Social Security Benefits and Equivalent Railroad Retirement Benefits. Use the worksheet on this page to see if any of your benefits are taxable, but **please note** the following before you begin.

• You will first need to complete Form 1040, lines 7 through 20, 22, and 30 if they apply to you, to figure the taxable part, if any, of your benefits.

Caution: If you made IRA contributions for 1989 and you were covered by a retirement plan at work, you may need to make a special computation. Get **Pub. 590** for details.

• If you repaid any benefits in 1989, and your total repayments (Box 4) were more than your total benefits for 1989 (Box 3), **do not** use the worksheet below. None of your benefits are taxable for 1989. But you may be able to take an itemized deduction for part of the excess repayments if they were for benefits you included in gross income in an earlier year. Get Pub. 915.

• If you file Form 2555, Foreign Earned Income, or Form 4563, Exclusion of Income for Bona Fide Residents of American Samoa, or you exclude income from sources within Puerto Rico, use the worksheet in Pub. 915 instead of the one below.

Line 22

Other Income

Use line 22 to report any income you can't find a place for on your return or other schedules. List the type and amount of income. If necessary, show the required information on an attached statement. For more information, see **Miscellaneous Taxable Income** in **Pub. 525,** Taxable and Nontaxable Income. **Caution:** Do not report any income from self-employment on line 22. If you do have any income from self-employment, you must use Schedule C or Schedule F.

Examples of income to be reported on line 22 are:

• Prizes, awards, and gambling winnings. Proceeds from lotteries, raffles, etc., are gambling winnings. You must report the full amount of your winnings on this line. You cannot offset losses against winnings and report the difference.

If you had any gambling losses, you may take them as an itemized deduction on Schedule A. However, you cannot deduct more losses than the winnings you report.

• Amounts you received for medical expenses or other items such as real estate taxes that you deducted in an earlier year if they reduced your tax. See Pub. 525 for information on how to figure the amount to include in income.

• Amounts you recovered on bad debts that you deducted in an earlier year.

• Fees received for jury duty and precinct election board duty. You may be able to deduct part or all of your jury duty pay. See the instructions for line 30.

Net Operating Loss. If you had a net operating loss in an earlier year to carry forward to 1989, enter it as a minus figure in parentheses on line 22. Attach a statement showing how you figured the amount. Get **Pub. 536**, Net Operating Losses, for more details.

Social Security Benefits Worksheet (Keep for your records)

Check only one box

A. Single, Head of household, or Qualifying widow(er) with dependent child
B. Married filing a joint return
C. Married filing a separate return and you lived with your spouse at any time in 1989

- **D.** Married filing a separate return and you did **not** live with your spouse at any time in 1989. If you checked this box, write "D" on the dotted line next to line 21a.
- 1. Enter the total amount from Box 5 of ALL your Forms SSA-1099 and Forms RRB-1099 (if applicable)

Note: If line 1 is zero or less, stop here; none of your benefits are taxable. Otherwise, go on to line 2.

- 8. Subtract line 7 from line 6. Enter the result, but not less than zero . .

Note: If line 8 is zero, stop here. None of your benefits are taxable. Do not enter any amounts on lines 21a or 21b unless you checked Box D above. If you checked Box D, enter -0- on line 21b and write "D" on the dotted line next to line 21a. If line 8 is more than zero, go on to line 9.

9. Divide the amount on line 8 above by 2

10. Taxable social security benefits.

- First, enter on Form 1040, line 21a, the amount from line 1 above.

Note: If part of your benefits are taxable for 1989 **AND** they include benefits paid in 1989 that were for 1984 through 1988, you may be able to reduce the taxable amount shown on the worksheet. Get Pub. 915 for details.

Adjustments to Income Lines 24 and 25

Individual Retirement Arrangement (IRA) Deduction

Enter your IRA deduction on line 24. If you file a joint return, enter your spouse's deduction on line 25.

Were You Covered by an Employer Retirement Plan?

If you were covered by a retirement plan (qualified pension, profit-sharing, annuity, Keogh, SEP, etc.) at work or through selfemployment in 1989, your IRA deduction may be reduced or eliminated. But you can still make contributions to an IRA even if you can't deduct them. In any case, the income earned on your IRA contributions is not taxed until it is paid to you.

The "Pension plan" box in Box 5 of your Form W-2 should be checked if you were covered by a plan. This box should be checked even if you were not vested in the plan. You are also covered by a plan if you are self-employed and have a Keogh retirement plan.

Special Rule for Married Individuals Who File Separate Returns. If you were not covered by a retirement plan but your spouse was, you **are** considered covered by a plan if you lived with your spouse at any time in 1989. See the chart on this page to find out if you can take a deduction, and, if you can, which worksheet to use.

Not Covered by a Retirement Plan. If you (and your spouse if filing a joint return) were not covered by a plan at work, use Worksheet 1 to figure your deduction.

Covered by a Retirement Plan. If you (or your spouse if filing a joint return) were covered by a plan at work, see the chart on this page. It will tell you if you can take a deduction and, if you can, which worksheet to use.

Nondeductible Contributions. You can make nondeductible contributions to your IRA. You can do this even if you are allowed to deduct your contributions. Your nondeductible contribution is the difference between the total allowable contributions to your IRA and the amount you deduct.

Example: You file as single and paid \$2,000 into your IRA. You were covered by a retirement plan and your modified AGI is over \$35,000 (all wages). You can't deduct the \$2,000. But you can treat it as a nondeductible contribution.

Use **Form 8606** to report all contributions you treat as nondeductible. Also use it to figure the basis (nontaxable part) of your IRA. If you and your spouse each make nondeductible contributions, each of you must complete a separate Form 8606.

Note: If you file **Form 2555**, Foreign Earned Income, get **Pub. 590** to figure your IRA deduction.

Read the following list before you do your worksheet.

• You will first need to complete Form 1040 through line 23, lines 26 through 29, and figure any write-in amount included on line 30, to figure your IRA deduction and, if applicable, nondeductible contributions. • If you made contributions to your IRA in 1989 that you deducted for 1988, **do not** include them in the worksheet.

• If you make contributions to your IRA in 1990 (by April 16) for 1989, include them in the worksheet.

• Your IRA deduction can't be more than the total of your wages and other earned income.

• If the total of your IRA deduction on Form 1040 plus any nondeductible contribution on your Form 8606 is less than your total IRA contributions for 1989, see Pub. 590 for special rules.

• You must file a joint return to deduct contributions to your nonworking spouse's IRA. A **nonworking spouse** is one who had no wages or other earned income in 1989, or a working spouse who chooses to be treated as having no earned income for figuring the deduction.

• Do not include rollover contributions in figuring your deduction. See the instructions for lines 16a and 16b on page 11 for more details on rollover contributions.

• Do not include trustee's fees that were billed separately and paid by you for your IRA. These fees can be deducted only as an itemized deduction on Schedule A.

• Alimony payments received under certain divorce or separation instruments are considered earned income for purposes of the IRA deduction. See Pub. 590.

• If you were married and both spouses worked and both had IRAs, figure each spouse's deduction separately.

• You should receive a statement by May 31, 1990, that shows all contributions to your IRA for 1989.

IRA Worksheet 1 (Keep for your records)

- 1. Enter IRA contributions you made for 1989, but **do not** enter more than \$2,000
- Enter your wages and other earned income from Form 1040, minus any deduction you claim on Form 1040, line 27. (Do not include your spouse's income and do not reduce your wages by losses from self-employment.).
- 3. Compare the amounts on lines 1 and 2. Enter the smaller of the two amounts on line 3. Enter on Form 1040, line 24 or 25, whichever applies, the amount on line 3 you choose to deduct. If contributions were made to your nonworking spouse's IRA, go on to line 4

Nonworking spouse's IRA

If you (or your spouse if filing a joint return) were covered by a retirement plan* and ----

Your filing status is:	and your modified AGI** is:	You can take:
Single, Head of household, or	\$25,000 or less	Full IRA deduction (use Worksheet 1)
Married filing separately and did not live with your	Over \$25,000 but less than \$35,000	Partial IRA deduction (use Worksheet 2)
spouse in 1989	\$35,000 or more	No IRA deduction (see Nondeductible Contributions)
Married filing jointly	\$40,000 or less	Full IRA deduction (use Worksheet 1)
or Qualifying widow(er)	Over \$40,000 but less than \$50,000	Partial IRA deduction (use Worksheet 2)
with dependent child	\$50,000 or more	No IRA deduction (see Nondeductible Contributions)
Married filing separately and lived	Over \$ -0- but less than \$10,000	Partial IRA deduction (use Worksheet 2)
with your spouse in 1989	\$10,000 or more	No IRA deduction (see Nondeductible Contributions)

* If married filing separately and you were not covered by a plan but your spouse was, you **are** considered covered by a plan if you lived with your spouse at any time in 1989.

**** Modified AGI (adjusted gross income)** is the amount on Form 1040, line 23, minus the total of any deductions claimed on Form 1040, lines 26 through 29, and any write-in amount included on line 30.

IRA Worksheet 2 (Keep for your records)

1. If you checked Filing Status box:	(1 or 4, enter \$35,000 2 or 5, enter \$50,000 3, enter \$10,000 (\$35,000 if you did not live with your spouse at any time in 1989)	,
--	---	---

- 2. Enter the amount from Form 1040, line 23
- 3. Add amounts on Form 1040, lines 26 through 29, and any write-in amount included on line 30 .
- 4. Subtract line 3 from line 2. If this amount is equal to or larger than the amount on line 1, none of your IRA contributions are deductible. Stop here. If you want to make a nondeductible IRA contribution, see Form 8606
- 5. Subtract line 4 from line 1. Enter the result. If the result is \$10,000 or more, stop here and use Worksheet 1.
- 6. Multiply the amount on line 5 by 20% (.20). If the result is not a multiple of \$10, round it up to the next multiple of \$10 (for example, round \$490.30 to \$500). If the result is \$200 or more, enter the result. But if it is less than \$200, enter \$200. Go on to line 7.

Deductible IRA contributions

- 7. Enter your wages and other earned income from Form 1040, minus any deduction you claim on Form 1040, line 27. (Do not include your spouse's income and do not reduce your wages by losses from self-employment.).
- 8. Enter IRA contributions you made for 1989, but **do not** enter more than \$2,000
- 9. Enter the smallest of lines 6, 7, or 8 here. This is the most you can deduct. Enter on Form 1040, line 24 or 25, whichever applies, the amount on line 9 you choose to deduct. (If line 8 is more than line 9, go on to line 10.).

Nondeductible IRA contributions

10. Subtract line 9 from line 7 or line 8, whichever is **smaller.** Enter the result. Enter on line 2 of your Form 8606 the amount from line 10 you choose to make nondeductible

If married filing a joint return and contributions were made to your nonworking spouse's IRA, go on to line 11.

Deductible IRA contributions for nonworking spouse

- 11. Compare the amount on line 7 to \$2,250 and enter the smaller amount.
- 12. Add the amount on line 9 to the part of line 10 you choose to make nondeductible
- **13.** Subtract line 12 from line 11. Enter the result. If it is zero or less, stop here. You cannot make deductible or nondeductible IRA contributions for your nonworking spouse .
- 14. Enter the smallest of: (a) IRA contributions made for 1989 that are for your nonworking spouse; (b) \$2,000; or (c) the amount on line 13.

- **15.** Multiply the amount on line 5 by 22.5% (.225). If the result is not a multiple of \$10, round it up to the next multiple of \$10. If the result is \$200 or more, enter the result. But if it is less than \$200, enter \$200.
- 16. Enter the amount from line 9.17. Subtract line 16 from line 15. Enter the result
- 18. Compare the amounts on lines 14 and 17, and enter the smaller amount
- **19.** Compare the amounts on lines 6, 7, and 18 and enter the **smallest** of the three amounts on line 19. This is the most you can deduct. Enter on Form 1040, line 25, the amount on line 19 you choose to deduct. (If line 14 is more than line 19, go on to line 20.).

Nondeductible IRA contributions for nonworking spouse

20. Subtract line 19 from line 14 and enter the result. Enter on line 2 of your spouse's Form 8606, the amount from line 20 that you choose to make nondeductible.

Line 26

Self-Employed Health Insurance Deduction

If you were self-employed and had a net profit for the year, you may be able to deduct part of the amount paid for health insurance on behalf of yourself, your spouse, and dependents. But you may not take the deduction if you were eligible to participate in any subsidized health plan maintained by your or your spouse's employer. Also, if you had employees, you may not take the deduction unless you provided nondiscriminatory health insurance coverage to your employees. For more details, get **Pub. 535**, Business Expenses.

If you qualify to take the deduction, use the worksheet below to figure the amount you can deduct. But, if you file **Form 2555** or **Form 4563**, or you exclude income from Puerto Rico, use the worksheet in Pub. 535 instead of the one below.

Worksheet (Keep for your records)

1. Enter the amount paid for health insurance for 1989 for you, your spouse, and dependents	
2. Percentage used to figure the deduction	<u>×.25</u>

- 3. Multiply the amount on line 1 by the percentage on line 2
- 4. Enter your net profit and any other earned income* from the business under which the insurance plan is established, minus any deduction you claim on Form 1040, line 27 . . .
- 5. Compare the amounts on lines 3 and 4. Enter the smaller of the two amounts here and on Form 1040, line 26. (DO NOT include this amount in figuring any medical expense deduction on Schedule A (Form 1040).)

*Earned income includes net earnings and gains from the sale, transfer, or licensing of property you created. It does not include capital gain income.

Line 27 Keogh Retirement Plan and Self-Employed SEP Deduction

If you are self-employed or a partner, deduct payments to your Keogh (HR 10) plan or SEP on line 27. Deduct payments for your employees on Schedule C or F.

Caution: You must be self-employed to claim the Keogh deduction. There are two types of Keogh plans:

• A defined-contribution plan has a separate account for each person. Benefits are based on the amount paid to each account.

 Payments to a defined-benefit plan are determined by the funds needed to give a specific benefit at retirement. If you deduct payments to this kind of plan, write "DB" to the left of line 27.

Get **Pub. 560**, Self-Employed Retirement Plans, for more information, including limits on the amount you can deduct.

Line 28

Penalty on Early Withdrawal of Savings

The Form 1099-INT or, if applicable, Form 1099-0ID given to you by your bank or savings and loan association will show the amount of any penalty you were charged because you withdrew funds from your time savings deposit before its maturity. Enter this amount on line 28. (Be sure to include the interest income on Form 1040, line 8a.)

Line 29

Alimony Paid

You can deduct periodic payments of alimony or separate maintenance made under a court decree. You can also deduct payments made under a written separation agreement or a decree for support. Don't deduct lump-sum cash or property settlements, voluntary payments not made under a court order or a written separation agreement, or amounts specified as child support.

For details, see **Tele-Tax Information** in the index (topic no. 252) or get **Pub. 504**, Tax Information for Divorced or Separated Individuals.

You must enter the recipient's last name, if different than yours, and his or her social security number in the space provided on line 29. If you don't, you may have to pay a \$50 penalty and your deduction may be disallowed. If you paid alimony to more than one person, enter the social security number and last name, if applicable, of one of the recipients. Show the required information, including the amount paid, for the other recipient(s) on an attached statement. Enter your total payments on line 29.

Divorce or Separation Instruments Executed After 1984. Generally, you may deduct any payment made in cash to, or on behalf of, your spouse or former spouse under a divorce or separation instrument executed after 1984 if:

• the instrument does not prevent the payment from qualifying as alimony, **and**

• you and your spouse or former spouse did not live together when the payment was made if you were separated under a decree of divorce or separate maintenance, **and** you are not required to make any payment after the death of your spouse or former spouse, and

• the payment is not treated as child support.

These rules also apply to certain instruments modified after 1984. Other rules apply if you paid more than \$10,000 in any calendar year. For more details, see Pub. 504.

Line 30

Total Adjustments

Add lines 24 through 29 and enter the total on line 30. Also include in the total on line 30 any of the following adjustments.

Qualified Performing Artists. If you are a qualified performing artist, include in the total on line 30 your performing-arts related expenses from line 13 of Form 2106, Employee Business Expenses. Write the amount and "Form 2106" on the dotted line next to line 30.

Jury Duty Pay Given to Employer. If you reported jury duty pay on line 22 and you were required to give your employer any part of that pay because your employer continued to pay your salary while you served on the jury, include the amount you gave your employer in the total on line 30. Write the amount and "Jury pay" on the dotted line next to line 30.

Employer-Provided Vehicle. If your employer provided a vehicle for your business use and included 100% of its fair rental value on your Form W-2, include the amount from line 35 of Form 2106 in the total on line 30. Write the amount and "Form 2106" on the dotted line next to line 30.

Forestation/Reforestation Amortization. If you can claim a deduction for

amortization of the costs of forestation or reforestation and you do not have to file Schedule C or Schedule F for this activity, include your deduction in the total on line 30. Write the amount and "Reforestation" on the dotted line next to line 30.

Repayment of Sub-Pay Under the Trade Act of 1974. If you repaid supplemental unemployment benefits (sub-pay) that you previously reported in income because you became eligible for payments under the Trade Act of 1974, include in the total on line 30 the amount you repaid in 1989. Write the amount and "Sub-pay TRA" on the dotted line next to line 30. Or, you may be able to claim a credit against your tax instead. Get **Pub. 525,** Taxable and Nontaxable Income, for more details.

Line 31

Adjusted Gross Income

If line 31 is less than zero, you may have a net operating loss that you can carry to another tax year. If you carry the loss back to earlier years, see **Form 1045**, Application for Tentative Refund. If you do not wish to carry back a net operating loss, you may elect to carry the loss over to future years. You must attach the election to your return. For more information, get **Pub. 536**, Net Operating Losses.

IRS Will Figure Your Tax and Some of Your Credits

If you want us to, we will figure your tax for you. If you have paid too much, we will send you a refund. If you did not pay enough, we'll send you a bill. We won't charge you interest or a late payment penalty if you pay within 30 days of the notice date, or by the due date for your return, whichever is later.

We can figure your tax if you meet **ALL** of the conditions described below:

• All of your income for 1989 was from wages, salaries, tips, interest, dividends, pensions, or annuities.

You do not itemize deductions.

You do not file any of the following forms:

Form 6251, Alternative Minimum Tax— Individuals.

Form 8615, Computation of Tax for Children Under Age 14 Who Have Investment Income of More Than \$1,000.

Form 8808, Supplemental Medicare Premium.

Form 8814, Parent's Election To Report Child's Interest and Dividends.

Form 2555, Foreign Earned Income.

• Your adjusted gross income (line 31) is not more than \$50,000.

• You (and your spouse if you are filing a joint return) sign and date your return and mail it by April 16, 1990.

• You do not want any of your refund applied to next year's estimated tax.

• You give us enough information so that we can figure the tax. Please read the following instructions:

a. Fill in the parts of your return through line 37 that apply to you.

b. Read lines 39 through 63. Fill in the lines that apply to you, but do not fill in the Total lines. Please be sure to fill in line 56 for Federal income tax withheld. See the instructions below if you want us to figure your credit for the elderly or the disabled, or earned income credit.

c. If you are filing a joint return, use the space under the words "Adjustments to Income" on the front of your return to show your taxable income and your spouse's taxable income separately.

d. Fill in any forms or schedules asked for on the lines you completed, and attach them to the return when you file it.

We will figure the following credits too.

Credit for the Elderly or the Disabled. If you can take this credit, attach **Schedule R** to your return and write "CFE" on the dotted line next to line 42.

Check the box on Schedule R for your filing status and age, and fill in lines 11 and 13 of Part III if applicable. Also complete Part II if applicable.

Earned Income Credit (EIC). If you qualify to take this credit (see the instructions for line 58 on page 20), write "EIC" on the dotted line next to line 58.

Tax Computation Lines 33a through 33c

Line 33a. If you were age 65 or older or blind, check the appropriate boxes on line 33a. If you were married and checked the box on line 6b on page 1 of Form 1040 and your spouse was 65 or older or blind, also check the appropriate boxes for your spouse.

Age. If you were 65 or older on January 1, 1990, check the "65 or older" box on your 1989 return.

Blindness. If you were completely blind as of December 31, 1989, attach a statement to your return describing this condition.

If you were partially blind, you must attach a certified statement from your eye doctor that:

 You can't see better than 20/200 in your better eye with glasses or contact lenses, or

• Your field of vision is 20 degrees or less.

If your eye condition is not likely to improve beyond the conditions listed above, attach a certified statement to this effect. If you attached this statement in a prior year, attach a note saying that you have already filed a statement.

Line 33b. If someone (such as your parent) can claim you as a dependent, check the box on line 33b. If you do not itemize your deductions, be sure to use the **Standard Deduction Worksheet for Dependents** on page 17 to figure the amount to enter on line 34.

Line 33c. Check this box if your spouse itemizes deductions on a separate return or if you are a dual-status alien. If you were a dual-status alien and you file a joint return with your spouse who was a U.S. citizen or resident at the end of 1989 and you and your spouse agree to be taxed on your combined worldwide income, **do not** check the box.

If you check this box, you **cannot** take the standard deduction. If you have any itemized deductions (such as state and local income taxes or interest), your Federal income tax will be less if you itemize your deductions.

Line 34

Standard Deduction OR Itemized Deductions

You must decide whether to take the standard deduction or itemize your actual deductions for charitable contributions, medical expenses, interest, taxes, etc. Your Federal income tax will be less if you take the **larger** of:

your standard deduction (figured on page 17), or

• your total itemized deductions reportable on **Schedule A** (Form 1040).

The standard deduction has increased for most people. Even if you itemized last year, be sure to read page 17 to see if the standard deduction will benefit you in 1989.

If you take the standard deduction, find the correct amount for you and enter it on line 34.

If you itemize your deductions, complete and attach Schedule A and enter on Form 1040, line 34, the amount from Schedule A, line 26.

Itemizing for State Tax Purposes. If you itemize even though your itemized deductions are less than the amount of your standard deduction, write "IE" (itemized elected) on the dotted line next to line 34.

Caution: If you are married filing a separate return and your spouse itemizes deductions, or if you are a dual-status alien (you checked the box on **line 33c**), you **cannot** take the standard deduction even if you were 65 or older or blind.

Standard Deduction Chart for Most People DO NOT use this chart if you were 65 or older or blind OR if someone can claim you as a dependent.					
If your filing status is:	Your standard deduction is:				
Single	. \$3,100				
Married filing joint return or Qualifying widow(er) with dependent child	. \$5,200				
Married filing separate return	. \$2,600				
Head of household	. \$4,550				

Standard Deduction Chart for People Age 65 or Older or Blind If someone can claim you as a dependent, use the worksheet below, instead.					
Enter the number from the box on line 33a of Form 1040	. Caution: Do not use the number of exemptions from line 6e.				
If your filing status is:	and the number inYour standardthe box above is:deduction is:				
Single	1 \$3,850 2				
Married filing joint return or Qualifying widow(er) with dependent child	1				
Married filing separate return	1 \$3,200 2 3,800 3 4,400 4 5,000				
Head of household	1				

	Standard Deduction Worksheet for Dependents (Keep for your records) Use this worksheet ONLY if someone can claim you as a dependent.				
2. 3. 4.	Enter your earned income (defined below). If none, enter -0-	2. <u>\$500</u> 3			
a. b.	Standard deduction. Compare the amounts on lines 3 and 4. Enter the smaller of the two amounts here. If under 65 and not blind, stop here and enter this amount on Form 1040, line 34. Otherwise, go on to line 5b	5b			
c.	Add lines 5a and 5b. Enter the total here and on Form 1040, line 34				

Earned income includes wages, salaries, tips, professional fees, and other compensation received for personal services you performed. It also includes any amount received as a scholarship that you must include in your income. Generally, your earned income is the total of the amount(s) you reported on Form 1040, lines 7, 12, and 19.

Line 38

Тах

To figure your tax, use one of the following methods.

Tax Rate Schedules. You must use the Tax Rate Schedules to figure your tax if your taxable income is \$50,000 or more.

Form 8615. Form 8615 must generally be used to figure the tax for any child who was

under age 14 on January 1, 1990, and who had more than \$1,000 of investment income (such as taxable interest or dividends). However, if neither of the child's parents was alive on December 31, 1989, do not use Form 8615 to figure the child's tax.

Tax Table. If neither of the above conditions applies to you, you **MUST** use the Tax Table to find your tax. Be sure you

use the correct column in the Tax Table. After you have found the correct tax, enter that amount on line 38.

Note: If you are filing **Form 8814**, Parent's Election To Report Child's Interest and Dividends, include in your total for line 38 the tax from Form 8814, line 8. Also enter that tax in the space provided next to line 38.

Line 39 Additional Taxes

Check the box(es) on line 39 to report any additional taxes from:

Form 4970, Tax on Accumulation Distribution of Trusts, or Form 4972, Tax on Lump-Sum Distributions.

Credits Line 41 Credit for Child and Dependent Care Expenses

You may be able to take a credit on line 41 for payments you made for child and disabled dependent care while you (and your spouse if you were married) worked or looked for work.

The credit is allowed if you kept up a home that included a child **under age 13** or your dependent or spouse who could not care for himself or herself. Use **Form 2441** to figure the credit. To take the credit, you must show on Form 2441 the name, address, and identifying number of the person or organization who provided the care. Please see Form 2441 and its instructions for more details, including special rules for divorced or separated parents.

Note: If someone cared for your child or disabled dependent in your home, both you and the employee may have to pay a share of the social security tax on the employee's wages. You may also have to pay Federal unemployment tax, which is for your employee's unemployment insurance. For more details, get **Pub. 926**, Employment Taxes for Household Employers.

Line 42

Credit for the Elderly or the Disabled

You may be able to take this credit and reduce your tax if, by the end of 1989, you were:

age 65 or older, or

• under age 65, you retired on **permanent** and total disability, and you had taxable disability income in 1989.

For more information, see the separate instructions for Schedule R. Enter the credit on line 42. If you want IRS to figure the credit for you, see **IRS Will Figure Your Tax and Some of Your Credits** on page 16.

Line 43

Foreign Tax Credit

Form 1116 explains when you can take this credit for payment of income tax to a foreign country. Also get **Pub. 514**, Foreign Tax Credit for Individuals. Enter the credit from Form 1116 on line 43.

Line 44

General Business Credit

Complete line 44 if you can take any of the 5 credits listed below. Use the appropriate credit form (as described below) to figure the credit. If you have two or more of these credits, a credit carryforward, or a general business credit from a passive activity, you must also complete Form 3800 to figure the total credit and enter on line 44 the amount from Form 3800. Also be sure to check Box **a** on line 44 for Form 3800. If you have only one credit, enter on line 44 the amount of the credit from the form. Also, check Box **b**

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on line 44 and write in the form number for that credit.

Form 3468, Computation of Investment Credit. This credit was generally repealed for property placed in service after 1985. For exceptions, see Form 3468.

Form 5884, Jobs Credit. If you are a business employer who hires people who are members of special targeted groups, you may qualify for this credit. Use Form 5884 to figure the credit. Get **Pub. 572**, General Business Credit, for more details.

Form 6478, Credit for Alcohol Used as Fuel. If you sell straight alcohol (or an alcohol mixture) at retail or use it as fuel in your trade or business, you may be able to take a credit for the alcohol used as fuel. Use Form 6478 to figure the credit.

Form 6765, Credit for Increasing Research Activities. You may be able to take a credit for research and experimental expenditures paid or incurred in carrying on your trade or business. Use Form 6765 to figure the credit.

Form 8586, Low-Income Housing Credit and Schedule A, (Form 8609), Annual Statement. If you owned a building that was part of a low-income housing project, you may be able to take this credit. Use Form 8586 and Schedule A (Form 8609), to figure the credit. Also complete and attach Form 8609, Low-Income Housing Credit Allocation Certificate.

Line 45

Credit for Prior Year Minimum Tax

You may be able to reduce your 1989 tax by this credit if you paid alternative minimum tax in 1988. Get **Form 8801,** Credit for Prior Year Minimum Tax, to see if you qualify for the credit.

Line 46

Add amounts on lines 41 through 45 and enter the total on line 46. Also include in the total on line 46 any of the following credits.

Mortgage Interest Credit. You may be able to take a credit for part of the interest you paid on your home mortgage if you were issued a mortgage credit certificate by a state or local government under a qualified mortgage credit certificate program to buy, rehabilitate, or make improvements to your main home. You must complete and attach Form 8396, Mortgage Interest Credit, to figure the amount of the credit to include in your total for line 46. On the dotted line next to this total, write "MIC" (mortgage interest credit) and show the amount.

Credit for Fuel From a Nonconventional Source. A credit is allowed for the sale of qualified fuels produced from a nonconventional source. See I.R. Code section 29 for a definition of qualified fuels, provisions for figuring the credit, and other special rules. Attach a separate schedule showing how you figured the credit. Include the credit in the total for line 46. On the dotted line next to this total, write "FNS" and show the amount.

Other Taxes Line 48 Self-Employment Tax

If you had self-employment income in 1989, and earned under \$48,000 in wages

from which social security tax or RRTA tax was withheld, you may have to pay selfemployment tax. Please see **Schedule SE** (Form 1040) and its instructions. If you have to pay self-employment tax, enter the amount from Schedule SE.

Line 49

Alternative Minimum Tax

You may be liable for the alternative minimum tax if the amount on line 32 plus any of the items listed below and included on your return total more than:

• \$40,000 if married filing jointly or qualifying widow(er) with dependent child, or

- \$30,000 if single or head of household, or
- \$20,000 if married filing separately.
- 1. Accelerated depreciation.

2. Amortization of certified pollution-control facilities.

3. Charitable contribution of appreciated capital gain property.

4. Incentive stock options.

5. Tax-exempt interest from private activity bonds or exempt-interest dividends from a regulated investment company.

- 6. Intangible drilling costs.
- 7. Depletion.
- 8. Circulation and research and
- experimental expenditures.

9. Mining exploration and development costs.

- 10. Installment sales of property.
- 11. Tax shelter farm loss.
- 12. Passive activity loss.
- **13.** Income from long-term contracts.

Note: A child under age 14 may owe the alternative minimum tax if the amount on line 32, plus any of the items listed above and included on the return total more than the sum of \$1,000 plus the child's earned income.

Get Form 6251 and its instructions to see if you owe this tax.

Line 50

Recapture Taxes

You may owe the tax computed on **Form 4255**, Recapture of Investment Credit, if you disposed of investment credit property or changed its use before the end of its useful life or recovery period. See Form 4255 for details. If you owe this tax, check the box for Form 4255 and enter any tax due on line 50.

If you disposed of property (or there was a reduction in the qualified basis of the property) on which you took the low-income housing credit, you may owe the tax computed on **Form 8611**, Recapture of Low-Income Housing Credit. See Form 8611 for more information. If you owe this tax, check the box for Form 8611 and enter any tax due on line 50.

Line 51

Social Security Tax on Tip Income Not Reported to Employer

If you received tips of \$20 or more in any month and you did not report the full amount to your employer, or your W-2 form(s) shows allocated tips that you must report in income, you must pay the social security or railroad retirement (RRTA) tax on the unreported tips. If you reported the full amount to your employer but the social security or RRTA tax was not withheld, you must pay it unless the rules discussed under Uncollected Employee Social Security and RRTA Tax on Tips (line 53) apply.

To figure the amount of social security tax on the tips, complete **Form 4137** and attach it to your Form 1040. Enter the tax on line 51.

To determine the amount of RRTA tax on the tips, contact your nearest Railroad Retirement Board office. On line 51, enter the tax and on the dotted line next to it, write "RRTA."

Be sure all your tips are reported as income on Form 1040, line 7. You may be charged a penalty equal to 50% of the social security tax due on tips you received and did not report to your employer.

Line 52

Tax on Qualified Retirement Plans (Including IRAs)

You may owe this tax if: (1) you received any early distributions from a qualified pension plan (such as your IRA), qualified annuity plan, or tax-sheltered annuity plan; (2) you received any excess distributions from a plan mentioned in (1); (3) you made excess contributions to your IRA; (4) you had excess accumulations in a qualified pension plan (including an IRA); or (5) you received any amount under a modified endowment contract entered into after June 20, 1988.

If any of the above applies, get **Form 5329** and its instructions to see if you owe this tax. Enter the tax from Form 5329 on Form 1040, line 52.

Caution: Be sure to include in income on line 16 or line 17, as applicable, any early distributions from qualified retirement plans.

Line 53

Add lines 47 through 52. Put the total on line 53. Also include in the total on line 53 any of the following that applies.

Section 72 (m)(5) Excess Benefits Tax. If you are or were a 5% owner of a business and you received a distribution of excess benefits from a qualified pension or annuity plan, you may have to pay a penalty tax of 10% of the distribution. Get **Pub. 560**, Self-Employed Retirement Plans, for more details.

Include the amount of the penalty in your total for line 53. On the dotted line next to this total, write "Section 72 (m)(5)" and show the amount.

Advance Earned Income Credit (AEIC) Payments. If you received AEIC payments, include them in the total on line 53. On the dotted line next to this total, write "AEIC" and show the amount. Your W-2 form(s) will show these payments.

Note: Figure the earned income credit you can actually take on the worksheet on page 20.

Uncollected Employee Social Security and RRTA Tax on Tips. If you did not have enough wages to cover the social security tax or railroad retirement (RRTA) tax due on tips you reported to your employer, the amount of tax due will be shown on your Form W-2. Include that amount in the total on line 53. On the dotted line next to this total, write "Uncollected Tax on Tips" and show the amount.

Golden Parachute Payments. Golden parachute payments are certain payments made by a corporation to key employees to compensate them if control of the corporation changes. If you received an excess parachute payment (EPP), you must pay a tax equal to 20% of this excess payment. Include the amount of this tax in your total for line 53. On the dotted line next to this total, write "EPP" and show the amount of the tax.

If you received a **Form W-2** that includes a parachute payment, the amount of tax withheld on any excess payment should be identified in Box 16 of Form W-2. Include the amount from Box 16 in the total for line 53.

If you received a **Form 1099-MISC** that includes a parachute payment, any excess payment will be separately identified on the form. Multiply the excess payment by 20% to figure the amount to include in the total for line 53.

Installment Sales for Dealers in Personal Property. If you deferred payment of tax in 1987 or 1988 under sec. 811 (c)(7) of the Tax Reform Act of 1986, you must include the ratable portion of tax due for 1989 in the total for line 53. Write "Sec. 453C" and the amount on the dotted line next to line 53.

Medicare Premium Line 54

Caution: At the time these instructions were printed, Congress was considering legislation that would change the rules below for the supplemental Medicare premium. When Congress completes its action, IRS will take steps to publicize the final rules.

The following rules applied at the time these instructions were printed.

You will usually owe the new supplemental Medicare premium for 1989 if **both** 1 and 2 below apply to you. The premium will help pay the cost of the new Medicare catastrophic and prescription drug coverage.

1. The amount on line 53 is \$150 or more, and

2. You (or your spouse) were Medicare eligible for more than 6 full months in 1989.

If both 1 and 2 above apply to you, use Form 8808, Supplemental Medicare Premium, to figure the amount of premium you owe. Form 8808 will be available when Congress completes its action. Also see the separate instructions for Form 8808 for the special rule for married persons filing separate returns and exceptions to the rules above.

You were **Medicare eligible** if **any one of** the following applies:

• You received Form SSA-1099 or Form **RRB-1099** indicating that you were Medicare eligible for more than 6 full months in 1989, or

• You were 65 or older and would have been entitled to monthly social security or railroad retirement benefits if you had filed an application, or

• You were qualified for Medicare Part A on the basis of government employment and you were age 65 or older, or • You had end-stage renal (kidney) disease and would have been entitled to Medicare if you had filed an application.

Payments Line 56

Total Federal Income Tax Withheld

Add the amounts shown as Federal income tax withheld on your Forms W-2, W-2G, W-2P, and 1099-R. Enter the total on line 56. The amount of Federal income tax withheld should be shown in Box 9 of Form W-2, Box 2 of Form W-2G, Box 11 of Form W-2P, and Box 4 of Form 1099-R. If line 56 includes amounts withheld as shown on Form 1099-R, check the box on line 56.

Backup Withholding. If you were subject to backup withholding on dividends, interest income, or other income you received during 1989, include the amount withheld in the total on line 56. This should be shown in Box 2 of Form 1099-DIV and in Box 4 of the other 1099 forms. Be sure to check the box on line 56.

Line 57

1989 Estimated Tax Payments

Enter on this line any payments you made on your estimated Federal income tax (Form 1040-ES) for 1989. Include any overpayment from your 1988 return that you applied to your 1989 estimated tax.

If you and your spouse paid joint estimated tax but are now filing separate income tax returns, either of you can claim all of the amount paid. Or you can each claim a part of it. Get **Pub. 505,** Tax Withholding and Estimated Tax, for more information on how to divide your payments. Please be sure to show both social security numbers on the separate returns. If you or your spouse paid separate estimated tax, but you are now filing a joint income tax return, add the amounts you each paid.

Follow these instructions even if your spouse died.

Divorced Taxpayers. If you were divorced during 1989 and you made joint estimated tax payments with your former spouse, please enter your former spouse's social security number in the block provided on the front of Form 1040.

If you were divorced and remarried in 1989, enter your present spouse's social security number in the block provided on the front of Form 1040. Also, under the bold heading "Payments" to the left of line 57, write your former spouse's social security number, followed by "DIV."

Name Change. If you changed your name because of marriage, divorce, etc., and you made estimated tax payments using your former name, attach a statement to the front of Form 1040 explaining all the payments you and your spouse made in 1989, the Service Center where you made the payments, and the name(s) and social security number(s) under which you made the payments.

Line 58 Earned Income Credit

This is a special credit that can help some people who have a child and have income under \$19,340. The credit can be as much as \$910. If you can take the credit, you can subtract it from the tax you owe or get a refund even if you had no tax withheld from your pay.

You may be able to take the credit if **all** the following apply:

1. You received earned income in 1989 of less than \$19,340. (See **Earned income includes** on this page).

2. The amount on Form 1040, line 32, is less than \$19,340.

3. You have a child who lived with you in your main home in the U.S. for more than half the year (for all of 1989 if your filing status is qualifying widow(er) with dependent child). If your child was born, or died, in 1989 and your home was your child's home during the part of 1989 that he or she was alive, your child is considered to have lived with you for the entire year.

4. You do not file **Form 2555,** Foreign Earned Income.

5. Your filing status is married filing joint return, qualifying widow(er) with dependent child, **or** head of household. Special rules apply to each of these three filing statuses.

Married Filing Joint Return. Your child must be claimed as your dependent on line 6c. Exception: If you remarried and the child's other parent claimed the child as a dependent under the rules for Children of Divorced or Separated Parents (see page 8), you can take the credit if you meet all of the other conditions listed above. If you can take the credit because of this exception, enter your child's name on the dotted line next to line 58.

Your "child" means your son or daughter, stepchild, adopted child, a child placed with you by an authorized placement agency for adoption by you, or any other child, such as your grandchild, whom you cared for as your own child for the whole year.

Qualifying Widow(er) With Dependent Child. Your child must be claimed as your dependent on line 6c. Your "child" means your son or daughter, stepchild, adopted child, a child placed with you by an authorized placement agency for adoption by you, or any other child, such as your grandchild, whom you cared for as your own child for the whole year.

Head of Household. If your child was unmarried, this child does not have to be your dependent. Enter the child's name on line 4 of your return if the child is not your dependent. Your "child" means your son or daughter, stepchild, adopted child, or a descendant of your son, daughter, or adopted child.

If your child was **married**, this child must be claimed as your dependent on line 6c **Exception:** If this child's other parent claimed him or her as a dependent under the rules for **Children of Divorced or Separated Parents** (see page 8), you can take the credit if you meet all of the other conditions listed above. If you can take the credit because of this exception, enter your child's name on the dotted line next to line 58 (unless you entered the child's name in the space provided on line 4).

Note: You MUST file a return if you got advance earned income credit (AEIC) payments in 1989. You must include the amount of these payments in the total on

Earned Income Credit Worksheet (Keep for your records)

If your filing status is single or married filing separately, you cannot take the credit. Do not complete this worksheet.

1.	Enter the amount from Form 1040, line 7, plus any other earned income, whether taxable or not. But do not include scholarship or fellowship income if you did not receive a W-2 form for it. Note: If you received earned income that is not taxable, write "NEI" on the dotted line next to line 58 even if you cannot claim the credit.	\$
2.	If you were self-employed, enter the amount, even if a loss, from Schedule SE, Section A, line 3, or Section B, line 3c. But, if you use the optional method to figure your self-employment tax, see Pub. 596 for more information before entering an amount on line 2. If you included self-employment income on line 1 above, do not include it here.	
3.	Earned income. Add lines 1 and 2. But if line 2 is a loss, subtract line 2 from line 1. If line 3 is zero or less, or \$19,340 or more, stop here; you cannot take the credit. Otherwise, go on to line 4.	
4.	Adjusted gross income. Enter the amount from Form 1040, line 32. If this amount is \$19,340 or more, stop here; you cannot take the credit. Otherwise, go on to line 5 or line 6, whichever applies.	
5.	If line 4 is less than \$10,250 , use the amount on line 3 to find the credit in the table that begins on page 52. Enter the credit here and on Form 1040, line 58.	
6.	If line 4 is \$10,250 or more:	
	 a. First, use the amount on line 3 to find the credit in the table that begins on page 52. Enter that amount here. 	
	 b. Then, use the amount on line 4 to find the credit in the table. Enter that amount here. 	
	c. Compare the amounts on lines 6a and 6b above. Enter the smaller of the two amounts here. Also enter this amount on Form 1040, line 58.	\$

line 53. See the line 53 instructions for more details. You may be able to get AEIC payments in 1990 by filing **Form W-5** with your employer.

If you want IRS to figure the credit for you, see **IRS Will Figure Your Tax and Some of Your Credits** on page 16.

For more details about the credit, get **Pub. 596,** Earned Income Credit.

Earned income includes:

Wages, salaries, and tips.

• Earnings from self-employment—this is usually the amount shown on Schedule SE (Form 1040), Section A, line 3 or Section B, line 3c.

• Anything else of value (money, goods, or services) you get from your employer for services you performed even if it is not taxable (such as housing allowance or rental value of a parsonage for clergy members and meals and lodging for employees).

Earned income does not include items such as interest, dividends, social security and railroad retirement benefits, welfare benefits, nondisability pensions, veterans' benefits, workers' compensation, unemployment compensation (insurance), alimony, or income exempt from selfemployment tax as a result of the filing and approval of Form 4029 (relating to members of certain religious faiths). Earned income also does not include taxable scholarships or fellowships not reported on Form W-2.

If you qualify for the credit, use the worksheet on this page to figure it. Otherwise, write "No" on line 58 and go on to line 59.

Note: The earned income credit must be reduced by the alternative minimum tax (Form 1040, line 49). If you owe this tax, subtract it from the amount on line 5 or line 6c of the worksheet below, whichever applies, and enter the result (but not less than zero) on Form 1040, line 58.

Line 59

Amount Paid With Form 4868 (Extension of Time To File)

If you filed **Form 4868** to get an automatic extension of time to file Form 1040, enter the amount you paid with that form. Also include any amounts paid with **Form 2688** or **Form 2350.**

Line 60

Excess Social Security Tax and RRTA Tax Withheld—More Than One Employer

Excess Social Security Taxes Withheld. If you had more than one employer for 1989 and your total wages were over \$48,000, your employers may have withheld too much social security tax. If so, you can take a credit for the excess amount on line 60. Use the worksheet on page 21 to figure any excess social security taxes.

If any one employer withheld more than \$3,604.80 in social security taxes, you must ask your employer to refund the excess to you. You cannot claim it on your return.

Excess Railroad Retirement (RRTA)

Taxes Withheld. For 1989 no more than \$5,354.10 in RRTA tax should have been withheld from your pay. If any one railroad employer withheld more than that amount, you must ask that employer to refund the excess to you. You cannot claim it on your return.

Do not use the worksheet below if you had any RRTA tax withheld from your pay. Instead, get **Pub. 505**, Tax Withholding and Estimated Tax, to figure the amount of any excess RRTA or social security taxes withheld if either of the following applies to you:

 You had more than one railroad employer and you paid more than \$5,354.10 in RRTA tax in 1989, or

• You had both RRTA tax and social security tax withheld from your wages in 1989 and the total withheld was more than \$3,604.80.

Caution: If you were a government employee who paid only the 1.45% Medicare (hospital insurance benefits) tax on your government wages, **do not** include on line 1 of the worksheet below the Medicare tax withheld from your government wages. See the instructions for line 62 to see if you can take a credit for excess Medicare tax paid.

If you are filing a joint return, you must figure excess social security tax withholding separately for each spouse. Do NOT combine amounts of both husband and wife.

Worksheet (Keep for your records)

1. Add all social security tax withheld (but not more than \$3,604.80 for each employer). Enter the total here
2. Enter any uncollected social security tax on tips included in the total on Form 1040, line 53.
3. Add lines 1 and 2
4. Social security tax limit3,604.80
5 Subtract line 4 from line 3

Enter this amount on line 60 . . .

Line 61

Credit for Federal Tax on Fuels

If you can take a credit for tax on gasoline, diesel fuel, and other fuels used in your business, or for certain diesel-powered cars, vans, and light trucks, please attach **Form 4136.** Enter the credit on line 61.

Line 62

Regulated Investment Company Credit

Enter on this line the total amount of the credit from **Form 2439**, Notice to Shareholder of Undistributed Long-Term Capital Gains. Be sure to attach Copy B of Form 2439. Also include on line 62 any Excess Medicare Tax Credit.

Excess Medicare Tax Credit. If you were a Federal, state, or local government employee whose wages in 1989 were subject **only** to the 1.45% Medicare (hospital insurance benefits) tax, and you had other social security or RRTA wages that when added to your government wages total more than \$48,000, too much Medicare tax may have been withheld. If so, you may take a credit against your income tax. Use **Form 4469** to figure the credit. Include the amount of the credit in your total for line 62. On the dotted line next to line 62, write "Form 4469" and show the amount.

Line 63

Total Payments

Add lines 56 through 62 and enter the total on line 63. Also include on this line any credit for overpaid windfall profit tax (OWPT) from **Form 6249.** Write the amount and "OWPT" on the dotted line next to line 63. Be sure to attach Forms 6249 and 6248.

Refund or Amount You Owe Line 64

Amount Overpaid (If line 63 is larger than line 55)

Subtract line 55 from line 63. You can choose to have all or part of this amount refunded to you (line 65). The remainder, if any, can be applied to your estimated tax for 1990 (line 66). If line 64 is under \$1, we will send a refund only on written request.

Income Tax Withholding for 1990. If the amount you overpaid is large, get a copy of Form W-4, Employee's Withholding Allowance Certificate, from your employer to see if you are entitled to additional allowances. If you are, file a new Form W-4 with your employer to change the amount of income tax to be withheld from your wages.

If you go back to work after a period of unemployment, you may reduce the amount of income tax withheld if your employer agrees to use the part-year method of withholding. There are also other methods that could reduce your withholding.

For more details, see your employer or get **Pub. 505**, Tax Withholding and Estimated Tax.

Injured Spouse Claim. If you file a joint return and your spouse has not paid certain obligations (such as child and spousal support payments and Federal nontax debts such as student loans), all or part of the overpayment shown on line 64 may be used to pay the past due amount. But, your part of the overpayment may be refunded to you if **ALL 3** of the following apply:

• You are not obligated to pay the past due amount.

• You received and reported income (such as wages, taxable interest, etc.) on the joint return.

• You made and reported payments such as Federal income tax withheld from your wages or estimated tax payments on the joint return.

If **ALL 3** of the above conditions apply and you want your part of the overpayment refunded to you, complete **Form 8379**, Injured Spouse Allocation, and attach it to Form 1040 when you file your return. Write "Injured Spouse" in the upper left corner of Form 1040.

Note: If you are filing Form 8379 to receive your part of a joint overpayment for a return you have already filed, you may not attach it to Form 1040. Instead, you must file **Form 1040X,** Amended U.S. Individual Income Tax Return, and attach Form 8379 to it.

Line 66 Applied to 1990 Estimated Tax

Subtract line 65 from line 64. This is the amount that will be applied to your estimated tax for 1990. Enter this amount on line 66.

We will apply amounts to your account unless you request us to apply it to your spouse's account. The request should include your spouse's social security number.

Line 67

Amount You Owe (If line 55 is larger than line 63)

Subtract line 63 from line 55 and enter the result. This is the amount you owe.

Attach your check or money order for the full amount when you file. If line 67 is under \$1, you do not have to pay. **Do not** include any estimated tax payment in your check or money order. Mail any estimated tax payment in a separate envelope from the one you use to pay the tax due on Form 1040.

Income Tax Withholding for 1990. If you do owe tax for 1989, you may want to increase the amount of income tax withheld from your pay for 1990. To do this, file Form W-4, Employee's Withholding Allowance Certificate, with your employer. Otherwise, you may have to make estimated tax payments for 1990. See Should You Make Estimated Tax Payments for 1990? on page 22.

For more details, get **Pub. 505,** Tax Withholding and Estimated Tax.

Line 68

Penalty for Underpayment of Estimated Tax

If line 67 is \$500 or more and more than 10% of the tax shown on your return, or you underpaid your 1989 estimated tax liability for any payment period, you may owe a penalty. Get **Form 2210** (**Form 2210F** for farmers and fishermen) to see if you owe a penalty and to figure the amount. If you want, IRS will figure the penalty for you and send you a bill.

How To Avoid the Penalty. You will not owe the penalty or have to complete Form 2210 (or 2210F) if either of the following applies:

1. You had no tax liability for 1988, you were a U.S. citizen or resident for all of 1988, AND your 1988 tax return was for a tax year of 12 full months, or

2. The total of lines 56, 57, 60, and any write-in amount from Form 4469 on line 62 of your 1989 return is at least as much as your 1988 tax liability, AND your 1988 tax return was for a tax year of 12 full months. Your estimated tax payments for 1989 must have been made in 4 equal and timely installments.

Note: For 1989, the supplemental Medicare premium on line 54 is not treated as a tax for purposes of the penalty.

Under certain conditions the penalty may be waived. If you do not meet either of the exceptions above, get Form 2210 (or 2210F) to see if you qualify for a waiver.

Figuring the Penalty. If you cannot avoid the penalty and you choose to figure it

yourself on Form 2210 (or 2210F), enter the penalty amount on Form 1040, line 68. Add the penalty amount to any tax due and enter the total on line 67. If you are due a refund, subtract the penalty amount from the overpayment you show on line 64.

If you used the annualized income installment method to figure your required payments, write "AI" on the dotted line next to line 68. If you are claiming a waiver, write "Waiver" on the dotted line next to line 68.

If you leave line 68 blank, IRS will figure the penalty and send you a bill. We will not begin to charge you interest on the penalty until 10 days after the notice date.

What To Attach. Generally, you are not required to attach Form 2210 (or 2210F) to your return, even if you owe the penalty. But, you MUST complete and attach the form if you claim a waiver or use the annualized income installment method.

Should You Make Estimated Tax Payments for 1990?

In general, you do not have to make estimated tax payments if you expect that your 1990 Form 1040 will show a tax refund, or a tax balance due IRS of less than \$500. If your total estimated tax (including any alternative minimum tax and supplemental Medicare premium) is \$500 or more, please get **Form 1040-ES**. It contains a worksheet that you can use to see if you have to make estimated tax payments.

Sign Your Return

Form 1040 is not considered a valid return unless you sign it. Your spouse must also sign if it is a joint return. Be sure to date your return and show your occupation in the space provided. If you have someone prepare your return for you, you are still responsible for the correctness of the return. If you are filing a joint return with your deceased spouse, see **Death of Taxpayer**, on page 23.

Child's Return. If your child cannot sign his or her return, sign your child's name in the space provided. Then add "By (your signature), parent for minor child."

Paid Preparers Must Sign Your Return. Generally, anyone you pay to prepare your return must sign it. A preparer who signs your return must sign it by hand in the space provided (signature stamps or labels cannot be used), and give you a copy of the return for your records. Someone who prepares your return for you but does not charge you should not sign your return.

Tax return preparers should be familiar with their responsibilities. They should get **Pub. 1045,** Information for Tax Practitioners, for more details.

Avoid Common Mistakes

This checklist is to help you make sure your form is filled out correctly. Errors may delay your refund.

 Are your name and address correct on the label? If not, did you correct the label?
 If you took the standard deduction, did you enter it on line 34? Also did you use the correct chart (or worksheet) on page 17? **4.** Did you add and subtract correctly especially when figuring your refund or amount you owe?

5. Did you use the correct filing status and taxable income amount to find your tax in the Tax Table?

6. If a child lived with you and your earned income was under \$19,340, did you see if you can take the earned income credit on line 58? See page 20.

7. Did you write your social security number, daytime phone number, and "1989 Form 1040" on your check or money order?

8. Did you sign and date your tax form?

General Information

Penalties and Interest

Interest. We will charge you interest on taxes not paid by their due date, even if an extension of time to file is granted. We will also charge you interest on penalties imposed for failure to file, negligence, fraud, gross valuation overstatements, and substantial understatements of tax. Interest is charged on the penalty from the due date of the return (including extensions).

Late Filing of Return. You can avoid penalties for late filing by sending in your return by the due date. If you file late, the penalty is 5% of the amount due for each month or part of a month your return is late, unless you have a reasonable explanation. If you do, attach it to your return. The penalty cannot be more than 25% of the tax due. If your return is more than 60 days late, the minimum penalty will be \$100 or the amount of any tax you owe, whichever is smaller.

Late Payment of Tax. If you pay your taxes late, the penalty is usually 1/2 of 1% of the unpaid amount for each month or part of a month the tax is not paid. The penalty cannot be more than 25% of the unpaid amount. It applies to any unpaid tax on the return. It also applies to any additional tax shown on a bill not paid within 10 days of the date of the bill. This penalty is in addition to interest charges on late payments.

Note: If you include interest or either of these penalties with your payment, identify and enter these amounts in the bottom margin of Form 1040, page 2. Do not include the interest or penalty amounts in **Amount You Owe** on line 67.

Penalty for Frivolous Return. In addition to any other penalties, the law imposes a penalty of \$500 for filing a frivolous return. A frivolous return is one that does not contain information needed to figure the correct tax or shows a substantially incorrect tax, because you take a frivolous position or desire to delay or interfere with the tax laws. This includes any altering or striking out of the preprinted language above the space where you sign.

Other Penalties. There are also other penalties that can be imposed for negligence, substantial understatement of

tax, and fraud. Criminal penalties may be imposed for willful failure to file, tax evasion, or making a false statement. Get **Pub. 17,** Your Federal Income Tax, for details on some of these penalties.

Do Both the Name and Social Security Number on Your Tax Forms Agree With Your Social Security Card?

If not, your refund may be delayed or you may not receive credit for your social security earnings. If your Form W-2, Form 1099, or other tax document shows an incorrect social security number or name, notify your employer or the form-issuing agent. If the name or number on your social security card is incorrect, contact any Social Security Administration office. The telephone number is listed in the phone book under "U.S. Government, Social Security Administration."

Gift To Reduce the Public Debt

You may make a gift to reduce the public debt. If you wish to do so, enclose a separate check with your income tax return. Make it payable to "Bureau of the Public Debt." You may be able to deduct this gift on your 1990 tax return if you itemize your deductions. Please do not add it to any tax you may owe. If you owe tax, include a separate check for that amount payable to "Internal Revenue Service."

Address Change

If you move, you should always notify the IRS Service Center where you filed your last return. If you move after you file your return and you are expecting a refund, also notify the post office serving your old address. This will help to forward your check to your new address.

Mailing Your Return

If you received an envelope with your forms booklet, please use it. If you didn't receive an envelope, or you moved during the year, see **Where To File** on page 5. Envelopes with insufficient postage will be returned by the post office.

Corresponding With IRS

Be sure to include your social security number in any correspondence with IRS.

How Long Should Records Be Kept?

Keep records of income, deductions, and credits shown on your return, as well as any worksheets used to figure them, until the statute of limitations runs out for that return. Usually this is 3 years from the date the return was due or filed, or 2 years from the date the tax was paid, whichever is later. Also keep copies of your filed tax returns as part of your records. You should keep some records longer. For example, keep property records (including those on your own home) as long as they are needed to figure the basis of the original or replacement property. For more details, get **Pub. 552.**

Requesting a Copy of Your Tax Return

If you need a copy of your tax return, use Form 4506, Request for Copy of Tax Form. The charge for a copy of a return is \$4.25. If you need tax account information, contact your local IRS office. If you want a printed copy of your account, it will be mailed to you free of charge.

Substitute Tax Forms

You may not use your own version of a tax form unless it meets the requirements contained in **Pub. 1167** for acceptable privately designed and printed substitute tax forms. You can get Pub. 1167 by writing to the Forms Distribution Center for your state. See the next to the last page of this instruction booklet for the address.

Amended Return

If you find changes in your income, deductions, or credits after you mail your return, file **Form 1040X**, Amended U.S. Individual Income Tax Return, to change the return you already filed. Generally, Form 1040X must be filed within 3 years after the date the original return was filed, or within 2 years after the date the tax was paid, whichever is later. A return filed early is considered filed on the date it was due.

If your return is changed for any reason (for example, as a result of an audit of your return by IRS), it may affect your state income tax return. Contact your state tax agency for more information.

Death of Taxpayer

If a taxpayer died before filing a return for 1989, the taxpayer's spouse or personal representative may have to file and sign a return for the person who died. A personal representative can be an executor, administrator, or anyone who is in charge of the deceased person's property.

If the taxpayer did not have to file a return but had tax withheld, a return must be filed to get a refund.

The person who files the return should write "deceased" after the deceased's name and show the date of death in the name and address space at the top of the return. Also write "**DECEASED**" across the top of the tax return.

If your spouse died in 1989 and you did not remarry in 1989, you can file a joint return. You can also file a joint return if your spouse died in 1990 before filing a 1989 return. A joint return should show your spouse's 1989 income before death and your income for all of 1989. Also write "Filing as surviving spouse'' in the area where you sign the return. If someone else is the personal representative, he or she must also sign.

Claiming a Refund for a Deceased Person. If you are a surviving spouse filing a joint return with the deceased, file only the tax return to claim the refund. If you are a court-appointed representative, file the return **AND** attach a copy of the certificate that shows your appointment. All other filers requesting a refund of the deceased should file the return and attach **Form 1310.**

For more details, see **Tele-Tax Information** in the index (topic no. 158) or get **Pub. 559**, Tax Information for Survivors, Executors, and Administrators.

Instructions for **Schedule A** Itemized Deductions

Changes You Should Note

• Beginning in 1989, if you use your home telephone for business purposes, you may

not deduct any of the basic local service charge (including taxes) for the first telephone line into your home.

• For taxable bonds acquired after December 31, 1987, you may not deduct any amortizable bond premium as interest on Schedule A. Instead, reduce the interest income on the bond by the amount of the premium. For details, see the instructions for Schedule B.

For taxable bonds acquired after October 22, 1986, and before January 1, 1988, you may choose to either deduct any amortizable bond premium as interest on Schedule A, line 11, or reduce your interest income on the bond as explained above.

Purpose

Some taxpayers should itemize their deductions because they will save money. See **Standard Deduction OR Itemized Deductions** on page 16.

If you itemize, you can deduct part of your medical and dental expenses and unreimbursed employee business expenses, and amounts you paid for certain taxes, interest, contributions, and certain miscellaneous expenses. You may also deduct certain moving expenses and casualty and theft losses.

Lines 1a through 4

Medical and Dental Expenses

Before you can figure your total deduction for medical and dental expenses, you must complete Form 1040 through line 32.

You may deduct only that part of your medical and dental expenses that is more than 7.5% of the amount on Form 1040, line 32.

Line 1a. Enter the amount you paid for doctors, dentists, nurses, and hospitals, prescription medicine and drugs, or for insulin, after you reduce these expenses by any payments received from insurance or other sources. Also include the total amount you paid for insurance premiums for medical and dental care.

Caution: If you were self-employed, **do not** include the amount of any health insurance you deducted on Form 1040, line 26.

Line 1b. Enter the amounts spent for transportation and lodging, and other expenses such as hearing aids, dentures, eyeglasses, and contact lenses, after you reduce these expenses by any payments received from insurance or other sources. List the medical expense and the amount of the expense. Enter one total in the total amount column on line 1b.

Note: If your insurance company paid your doctor or dentist directly for part of your medical expenses, and you paid only the amount that remained, include in your medical expenses ONLY the amount that you paid.

If you received a reimbursement in 1989 of prior year medical or dental expenses, do not reduce your 1989 expenses by this amount. You must include the reimbursement in income on Form 1040, line 22, if you deducted the medical expenses in the earlier year and the deduction reduced your tax. **Pub. 502** tells you how to figure the amount to include in income. When you figure your deduction, you may include medical and dental bills you paid for:

- Yourself.
- Your spouse.
- All dependents you claim on your return.

• Your child whom you do not claim as a dependent because of the rules explained on page 8 for Children of Divorced or Separated Parents.

• Any person that you could have claimed as a dependent on your return if that person had not received \$2,000 or more of gross income or had not filed a joint return.

Example. You provided more than half of your mother's support but may not claim her as a dependent because she received \$2,000 of wages during 1989. If part of your support was the payment of her medical bills, you may include that part in your medical expenses.

Examples of Medical and Dental Payments You MAY Deduct

To the extent you were not reimbursed, you may deduct what you paid for:

• Prescription medicines and drugs, or insulin.

- Medical doctors, dentists, eye doctors, chiropractors, osteopaths, podiatrists, psychiatrists, psychologists, physical therapists, acupuncturists, and psychoanalysts (medical care only).
- Medical examinations, X-ray and laboratory services, insulin treatment, and whirlpool baths your doctor ordered.
- Nursing help. If you pay someone to do both nursing and housework, you may deduct only the cost of the nursing help.
- Hospital care (including meals and lodging), clinic costs, and lab fees.
- Medical treatment at a center for drug addicts or alcoholics.
- Medical aids such as hearing aid batteries, braces, crutches, wheelchairs, guide dogs and the cost of maintaining them.

• Lodging expenses (but not meals) paid while away from home to receive medical care in a hospital or a medical care facility that is related to a hospital. **Do not** include more than \$50 a night for each eligible person.

• Ambulance service and other travel costs to get medical care. If you used your own car, you may claim what you spent for gas and oil to go to and from the place you received the care; or you may claim 9 cents a mile. Add parking and tolls to the amount you claim under either method.

Examples of Medical and Dental Payments You MAY NOT Deduct

• The basic cost of Medicare insurance (Medicare A).

Note: If you were 65 or older but not entitled to social security benefits, you may deduct premiums you voluntarily paid for Medicare A coverage.

• Life insurance or income protection policies.

• The 1.45% Medicare (hospital insurance benefits) tax withheld from your pay as part of the social security tax or the Medicare tax paid as part of social security selfemployment tax. Nursing care for a healthy baby. (You may qualify for the child and dependent care credit; get Form 2441.)

- Illegal operations or drugs.
- Nonprescription medicines or drugs.

• Travel your doctor told you to take for rest or change.

Funeral, burial, or cremation costs.

Pub. 502 has a discussion of expenses that may and may not be deducted. It also explains when you may deduct capital expenditures and special care for handicapped persons.

Lines 5 through 8

Taxes You Paid

Taxes You MAY Deduct

Line 5—State and Local Income Taxes. Include on this line state and local income taxes that were withheld from your salary and any estimated payments made in 1989, including payments for a prior year. Also include any part of a prior year refund of state or local income taxes that you chose to have credited to your 1989 estimated state or local income taxes. **Do not** reduce your deduction by either of the following:

• Any state and local income tax refund (or credit) you expect to receive for 1989, or

• Any refund of (or credit for) prior year state and local income taxes you actually received in 1989 (see the instructions for Form 1040, line 10).

Line 6—Real Estate Taxes. Include taxes that you paid on property you own that was not used for business. **Pub. 530** explains the deductions homeowners may take.

If your mortgage payments include your real estate taxes, do not take a deduction for those taxes until the year the mortgage company actually pays them to the taxing authority.

Line 7—Other Taxes. If you had any deductible tax not listed on Schedule A, lines 5 or 6 (such as personal property or foreign income tax), list the tax and the amount of tax. Enter one total in the total amount column on line 7.

Personal property tax must be based on value alone. For example, if part of the fee you paid for the registration of your car was based on the car's value and part was based on its weight, you may deduct only the part based on value.

If you paid tax to a foreign country or U.S. possession, you may want to take it as a credit instead of a deduction. Please get **Pub. 514**.

Taxes You MAY NOT Deduct

Federal income and excise taxes.

• Social security and railroad retirement (RRTA) taxes.

Customs duties.

• Federal estate and gift taxes. (However, see Expenses NOT Subject to the 2% Limit on page 26.)

• Certain state and local taxes, including: general sales tax, tax on gasoline, car inspection fees, assessments for sidewalks or other improvements to your property, tax you paid for someone else, and license fees (marriage, driver's, dog, etc.).

Lines 9a through 13

Interest You Paid

Include interest you paid on nonbusiness items only. Whether your interest expense is treated as investment interest, personal interest, or business interest depends on how and when you used the loan proceeds. Get **Pub. 545**, Interest Expense, for details.

In general, if you paid interest in 1989 that includes amounts that apply to any period after 1989, you may deduct only the amount that applies for 1989.

Note: If you have a loan agreement that in any way refers to the ''Rule of 78's,'' see Pub. 545.

Interest You MAY Deduct

Lines 9a and 9b—Home Mortgage

Interest. In most cases, you will be able to deduct all of your home mortgage interest. The following rules apply to any loans secured by your main home, including first and second mortgages, home equity loans, and refinanced mortgages. Whether your home mortgage interest is deductible depends on the date you took out the mortgage, the amount of the mortgage, and your use of its proceeds.

If ALL of your mortgages fit into one or more of categories **a**, **b**, and **c** below, you can deduct all of the interest on those mortgages and report it on Schedule A, line 9a or 9b, whichever applies. If one or more of your mortgages does not fit into any of the categories below, get **Pub. 936**, Limits on Home Mortgage Interest Deduction, to figure the amount of interest you can deduct.

a. Mortgages you took out on your main home ON or BEFORE October 13, 1987. These mortgages also include line-of-credit mortgages you had on October 13, 1987, and mortgages you had on October 13, 1987, that you refinanced after that date. But see **Special Rules** below if you refinanced or borrowed additional amounts on a line-of-credit mortgage after October 13, 1987.

b. Mortgages you took out on your main home AFTER October 13, 1987, to buy, build, or improve your home, but only if these mortgages plus any mortgages in a above totaled \$1 million or less throughout 1989. The limit is \$500,000 or less if married filing separately.

c. Mortgages you took out AFTER October 13, 1987, on your main home, OTHER THAN to buy, build, or improve your home, but only if these mortgages totaled \$100,000 or less throughout 1989. The limit is \$50,000 or less if married filing separately. An example is a home equity loan you used to pay off credit card bills, to buy a car, or to pay tuition costs.

Special Rules

Refinanced Mortgages.—If you had a mortgage on your home on October 13, 1987, and refinanced it after that date for no more than the balance of the old mortgage, all of the new mortgage is treated as a mortgage described in **a** above. But, if you refinanced it for more than the balance of the old mortgage, only the part of the new mortgage equal to the amount you owed on the old mortgage at the time you refinanced it is treated as a mortgage described in **a**. The part of the new mortgage that is more than the balance of the old mortgage is a mortgage described in **b** or **c** (or **b** and **c**. if a **mixed-use mortgage**—see below).

Line-of-Credit Mortgages.—If you had a line-of-credit mortgage on your home on October 13, 1987, and you borrowed additional amounts on this line of credit after that date, the additional amounts borrowed are treated as a mortgage taken out after October 13, 1987, and are subject to the rules under **b** or **c** (or **b** and **c** if a **mixed-use mortgage**—see below).

Mixed-Use Mortgages.—If you took out a new mortgage after October 13, 1987 (including refinancing for more than what you owed or borrowing additional amounts on a line-of-credit mortgage you had on October 13, 1987), for purposes described in both **b** and **c** above, you have a mixed-use mortgage. The mortgage proceeds used to buy, build, or improve the home fit into category **b** and the rest of the proceeds fit into category **c**.

Note: Additional limits apply if the total amount of all mortgages exceeds the fair market value of the home. See Pub. 936.

What is a Home.—A home may be a house, condominium, cooperative, mobile home, boat, or similar property. It must provide basic living accommodations including sleeping space, a toilet, and cooking facilities.

More Than One Home.—If you had a main home and a second home, the dollar limits explained in **b** and **c** above apply to the total mortgages on both homes. See Pub. 936 for more information.

Line 9a. Enter on line 9a deductible mortgage interest you paid directly, or indirectly, to financial institutions for which you received a Form 1098, Mortgage Interest Statement. (If you did not receive a Form 1098, enter the interest on line 9b.)

If you paid \$600 or more of mortgage interest, the recipient will generally send you a Form 1098, or similar statement, by January 31, 1990, showing the total interest received during 1989. Any points you paid will not be shown.

If you paid more interest to financial institutions than is shown on Form 1098, get Pub. 545 to see if you can deduct the additional interest. If you can, attach a statement explaining the difference and write "See attached" next to line 9a.

Note: If you qualify for the Mortgage Interest Credit (see instructions for Form 1040, line 46), subtract the amount shown on line 3 of Form 8396 from the total deductible interest you paid on your home mortgage and enter the result on line 9a.

Line 9b. If the recipient was not a financial institution or you did not receive a Form 1098 from the recipient, report your deductible mortgage interest on line 9b.

If you and at least one other person (other than your spouse if you file a joint return) were liable for and paid interest on the mortgage, and the other person received the Form 1098, attach a statement to your return showing the name and address of that person. Next to line 9b, write "See attached."

Line 10—Points. Generally, points (including loan origination fees) charged

only for the use of money are deductible over the life of your mortgage. Exception. Points may be deducted in the year paid if the loan was used to buy or improve your main home, the loan was secured by that home, the points were paid with funds other than those obtained from the lender, it is customary to charge points in the area where the loan was made, and the points paid did not exceed the points usually charged in that area. This generally does not apply to points paid to refinance your mortgage. For more details, get Pub. 545.

Line 11—Investment Interest. Investment interest is interest paid on money you borrowed that is allocable to property held for investment. It does not include any interest allocable to a passive activity.

Complete and attach **Form 4952**, Investment Interest Expense Deduction, to figure your deduction.

Exception. You do not have to file Form 4952 if **ALL** of the following apply:

• Your only investment income was from interest or dividends,

• You have no other deductible expenses connected with the production of the interest or dividends,

• Your investment interest expense is not more than your investment income,

• You have no carryovers of investment interest expense from 1988, and

• You have no passive activity losses. For more details, get **Pub. 550**, Investment Income and Expenses.

Lines 12a and 12b—Personal Interest.

For 1989, you can deduct only 20% of personal interest (such as interest paid on car loans and credit cards). Include on line 12a interest you paid on:

• Bank and other general purpose credit cards. Include the finance charge paid as interest if no part of it was for service charges, membership fees, loan fees, credit investigation fees, etc.

• Revolving charge accounts. Include finance charges if they were based on your monthly unpaid balances.

• Your personal note for money you borrowed from a bank, a credit union, or another person.

• Loans on life insurance if you paid the interest in cash and report on the cash basis.

• Installment loans on personal property, such as cars (including a business car used in your capacity as an employee) and appliances.

• Taxes you paid late. Show only the interest; do not include any amount that is considered a penalty. If the tax is deductible, show it under **Taxes You Paid** (lines 5 through 8 of this schedule).

Note: Special rules apply to interest expense imputed on below-market loans. Get **Pub. 545**.

Interest You MAY NOT Deduct

Do not include interest paid on your debts by others, such as mortgage interest subsidy payments made by a government agency. Also do not include the interest you paid for:

 Certain loans against your interest in a 401(k) plan or a tax-sheltered annuity plan that were made, renewed, renegotiated, modified, or extended after 1986. (Get **Pub. 575**, Pension and Annuity Income (Including Simplified General Rule), for details.)

• Tax-exempt income. This includes interest on money you borrowed to buy or carry wholly tax-exempt securities. This also includes interest paid to purchase or carry obligations or shares, or to make deposits or other investments, to the extent any interest income received from the investment is tax exempt.

• A loan on life insurance if the interest is added to the loan and you report on the cash basis.

• A debt to buy a single-premium life insurance or endowment contract.

• Any kind of business transaction. (Use Schedule C, E, or F of Form 1040 to deduct business interest expenses.)

Get Pub. 545 for more details.

Lines 14 through 17 Gifts to Charity

You may deduct contributions or gifts you gave to organizations that are religious, charitable, educational, scientific, or literary in purpose. You may also deduct what you gave to organizations that work to prevent cruelty to children or animals.

Examples of these organizations are:

• Churches, temples, synagogues, Salvation Army, Red Cross, CARE, Goodwill Industries, United Way, Boy Scouts, Girl Scouts, Boys and Girls Clubs of America, etc.

• Fraternal orders, if the gifts will be used for the purposes listed above.

Veterans' and certain cultural groups.

• Nonprofit schools, hospitals, and organizations whose purpose is to find a cure for, or help people who have, arthritis, asthma, birth defects, cancer, cerebral palsy, cystic fibrosis, diabetes, heart disease, hemophilia, mental illness or retardation, multiple sclerosis, muscular dystrophy, tuberculosis, etc.

• Federal, state, and local governments if the gifts are solely for public purposes. **Caution:** If you contributed to a charitable organization and also received a benefit from it, you may deduct only the amount that is more than the value of the benefit you received. For more information, get **Pub. 526,** Charitable Contributions.

If you do not know whether you may deduct what you gave to an organization, check with that organization or with IRS.

Contributions You MAY Deduct

Contributions may be in cash (keep canceled checks, receipts, or other reliable written records showing the name of the organization and the date and amount given), property, or out-of-pocket expenses you paid to do volunteer work for the kinds of organizations described above. If you drove to and from the volunteer work, you may take 12 cents a mile or the actual cost of gas and oil. Add parking and tolls to the amount you claim under either method. (But don't deduct any amounts that were repaid to you.)

Limit on the amount you may deduct

Get Pub. 526 to figure the amount of your deduction if any of the following applies:

• Your cash contributions or contributions of ordinary income property are more than 30% of Form 1040, line 32,

• Your gifts of capital gain property to certain organizations are more than 20% of Form 1040, line 32, or

• You gave gifts of property that increased in value or gave gifts of the use of property.

You MAY NOT Deduct As Contributions

• Travel expenses (including meals and lodging) while away from home unless there was no significant element of personal pleasure, recreation, or vacation in the travel.

Political contributions.

• Dues, fees, or bills paid to country clubs, lodges, fraternal orders, or similar groups.

• Value of any benefit, such as food, entertainment, or merchandise, that you received in connection with a contribution to a charitable organization.

Example. You paid \$100 to a charitable organization to attend a fund-raising dinner. To figure the amount of your deductible charitable contribution, subtract the value of the dinner from the total amount you paid. If the value of the dinner was \$40, your deductible contribution is \$60.

- Cost of raffle, bingo, or lottery tickets.
- Cost of tuition.
- Value of your time or services.
- Value of blood given to a blood bank.

• The transfer of a future interest in tangible personal property (generally, until the entire interest has been transferred).

- Gifts to:
 - a. Individuals.
 - b. Foreign organizations.
 - c. Groups that are run for personal profit.

d. Groups whose purpose is to lobby for changes in the laws.

e. Civic leagues, social and sports clubs, labor unions, and chambers of commerce.

Recordkeeping. If you gave property, you should keep a receipt or written statement from the organization you gave the property to, or a reliable written record, that shows the organization's name and address, the date and location of the gift, and a description of the property. For each gift of property, you should also keep reliable written records that include:

a. How you figured the property's value at the time you gave it. (If the value was determined by an appraisal, you should also keep a signed copy of the appraisal.)

b. The cost or other basis of the property if you must reduce it by any ordinary income or capital gain that would have resulted if the property had been sold at its fair market value.

c. How you figured your deduction if you chose to reduce your deduction for gifts of capital gain property.

d. Any conditions attached to the gift. **Note:** If your total deduction for gifts of property is over \$500, or if you gave less than your entire interest in the property, or you made a "qualified conservation contribution" under section 170(h), your records should contain additional information. Get Pub. 526 for details. Line 14. Enter the total contributions you made in cash or by check (including out-ofpocket expenses). If you gave \$3,000 or more to any one organization, show to whom and how much you gave in the space provided.

Line 15. Enter your contributions of property. If you gave used items, such as clothing or furniture, deduct their fair market value at the time you gave them. Fair market value is what a willing buyer would pay a willing seller when neither has to buy or sell and both are aware of the conditions of the sale. If the amount of your deduction is more than \$500, you must complete and attach Form 8283, Noncash Charitable Contributions. If your total deduction is over \$5,000, you may also have to get appraisals of the values of the donated property. For this purpose, the "amount of your deduction" means your deduction BEFORE applying any income limitations that could result in a carryover of contributions. See Form 8283 and its instructions for details.

Line 16. Enter on line 16 any carryover of contributions that you were not able to deduct in an earlier year because they exceeded your adjusted gross income limit. See Pub. 526 for details on how to figure a carryover.

Line 18

Casualty and Theft Losses

Use line 18 to report casualty or theft losses of property that is not trade or business, income-producing, or rent or royalty property. Complete and attach **Form 4684**, Casualties and Thefts, to figure your loss. Enter on line 18 of Schedule A the amount of loss from Form 4684.

Losses You MAY Deduct

You may be able to deduct all or part of each loss caused by theft, vandalism, fire, storm, and car, boat, and other accidents or similar causes. You may also be able to deduct money you had in a financial institution but lost because of the insolvency or bankruptcy of the institution.

You may deduct nonbusiness casualty or theft losses only to the extent that—

a. the amount of **EACH** separate casualty or theft loss is more than \$100, and

b. the total amount of **ALL** losses during the year is more than 10% of your adjusted gross income on Form 1040, line 32.

Special rules apply if you had both gains and losses from nonbusiness casualties or thefts. Get Form 4684 for details.

Losses You MAY NOT Deduct

- Money or property misplaced or lost.
- Breakage of china, glassware, furniture,
- and similar items under normal conditions.
 Progressive damage to property

(buildings, clothes, trees, etc.) caused by termites, moths, other insects, or disease.

Use line 21 of Schedule A to deduct the costs of proving that you had a property loss. (Examples of these costs are appraisal fees and photographs used to establish the amount of your loss.)

For more details, get **Pub. 547**, Nonbusiness Disasters, Casualties, and Thefts. It also gives information about Federal disaster area losses.

Line 19 Moving Expenses

Employees and self-employed persons (including partners) can deduct certain moving expenses.

You can take this deduction if you moved in connection with your job or business and your new workplace is at least 35 miles farther from your old home than your old home was from your old workplace. If you had no former workplace, your new workplace must be at least 35 miles from your old home. If you meet these requirements, see Tele-Tax Information in the index (topic no. 304) or Pub. 521 Moving Expenses. Complete and attach Form 3903 to figure the amount of moving expenses to enter on line 19. If you began work at a new workplace outside the United States or its possessions, get Form 3903F, Foreign Moving Expenses.

Lines 20 through 25 Miscellaneous Deductions

Most miscellaneous deductions cannot be deducted in full. You must subtract 2% of your adjusted gross income from the total. You figure the 2% limit on line 23.

Generally, the 2% limit applies to job expenses you paid for which you were not reimbursed (line 20). The limit also applies to certain expenses you paid to produce or collect taxable income (line 21). See the instructions for lines 20 and 21 for examples of expenses to claim on these lines.

The 2% limit does not apply to certain other miscellaneous expenses that you may deduct. These expenses can be deducted in full on line 25. The line 25 instructions describe these expenses. Included are deductible gambling losses (to the extent of winnings) and certain job expenses of handicapped employees. See **Pub. 529**, Miscellaneous Deductions, for more information.

Expenses Subject to the 2% Limit (Lines 20 and 21)

Line 20. Use this line to report job expenses you paid for which you were not reimbursed. In some cases you MUST first fill out Form 2106, Employee Business Expenses. Fill out Form 2106 if:

1. You claim any travel, transportation, meal, or entertainment expenses for your job; OR

2. Your employer paid you for any of your job expenses reportable on line 20.

If 1 or 2 above applies, enter the amount from line 13 of Form 2106 on line 20 of Schedule A.

If you don't have to fill out Form 2106, just list the type and amount of your expenses on the dotted line for line 20. If you need more space, attach a statement showing the type and amount of the expense. Enter one total in the amount space for line 20.

Examples of expenses to include on line 20 are:

• Travel, transportation, meal, or entertainment expense. (*Note: If you have any of these expenses, you must use Form* 2106 for all of your job expenses).

• Union dues.

• Safety equipment, small tools, and supplies you needed for your job.

• Uniforms your employer said you must have, and which you may not usually wear away from work.

• Protective clothing, required in your work, such as hard hats and safety shoes and glasses.

• Physical examinations your employer said you must have.

• Dues to professional organizations and chambers of commerce.

• Subscriptions to professional journals.

• Fees to employment agencies and other costs to look for a new job in your present occupation, even if you do not get a new job.

• Business use of part of your home but only if you use that part exclusively and on a regular basis in your work and for the convenience of your employer. For details, including limits that apply, see **Tele-Tax Information** in the index (topic no. 309) or **Pub. 587**, Business Use of Your Home.

• Education expenses you paid that were required by your employer, or by law or regulations, to keep your salary or job. In general, you may also include the cost of keeping or improving skills you must have in your job. For more details, see **Tele-Tax Information** in the index (topic no. 313) or **Pub. 508**, Educational Expenses. Some education expenses are not deductible. See **Expenses You MAY NOT Deduct.**

• Deduction for repayment of amounts under a claim of right if \$3,000 or less.

Line 21. Use this line for amounts you paid to produce or collect taxable income, manage or protect property held for earning income, and for tax preparation fees. List the type and amount of each expense on the dotted lines for line 21. If you need more space, attach a statement showing the type and amount of each expense. Enter one total in the amount space for line 21. Examples of these expenses are:

- Tax return preparation fee.
- Safe deposit box rental.
- Certain legal and accounting fees.
- Clerical help and office rent.
- Custodial (e.g., trust account) fees.
- Your share of the investment expenses of
- a regulated investment company.

• Certain losses on nonfederally insured deposits in an insolvent or bankrupt financial institution. For more information (including limits on the amount you can deduct), see Pub. 529.

Expenses NOT Subject to the 2% Limit (Line 25)

Use this line to report miscellaneous deductions that are NOT subject to the 2% AGI limit. Only the expenses listed below can be deducted on line 25:

 Gambling losses to the extent of gambling winnings. Report gambling winnings on Form 1040, line 22.

 Federal estate tax on income in respect of a decedent.

• Amortizable bond premium on bonds acquired before October 23, 1986.

• Deduction for repayment of amounts under a claim of right if more than \$3,000. See Pub. 525.

- Unrecovered investment in a pension.
- Impairment-related work expenses of a handicapped person.

List the type and amount of each expense. Enter one total in the amount space for line 25. For more information on these expenses, get Pub. 529.

Expenses You MAY NOT Deduct

Some expenses are not deductible at all. Examples are:

- Political contributions.
- Personal legal expenses.
- Lost or misplaced cash or property (but see casualty and theft losses).

• Expenses for meals during regular or extra work hours.

- The cost of entertaining friends.
- Expenses of going to or from work.

• Education that you need to meet minimum requirements for your job or that will gualify you for a new occupation.

• Expenses of:

a. Travel as a form of education.

b. Attending a seminar, convention, or similar meeting unless it is related to your employment.

c. Adopting a child, including a child with special needs.

• Fines and penalties.

• Expenses of producing tax-exempt income.

Instructions for Schedule B

Interest and Dividend Income

Purpose

Use Schedule B if you are filing Form 1040 and you:

- Had more than \$400 in taxable interest,
- Had more than \$400 in dividends.
- Had a foreign account, or

• Were a grantor of, or transferor to, a foreign trust.

Part III of the schedule asks you to answer questions about foreign accounts and trusts.

Part I Interest Income

To see what interest income you must report, read the instructions for Form 1040, line 8a, on page 10.

The payer should send you a **Form 1099-INT** or **Form 1099-OID**, if applicable, showing interest you must report. A copy of the form is also sent to IRS. If the total taxable interest from all payers is over \$400, fill in Parts I and III.

Line 1

Report on line 1 the interest portion of any payments you received from an individual based on a take-back mortgage or other form of seller financing that resulted from the sale of your home or other property. Show the payer's name and the amount.

Line 2

Report on line 2 **ALL** taxable interest (other than seller-financed mortgage interest) that you received or that was credited to your account so you could withdraw it. List each payer's name and show the amount. Nominees. Include on line 2 interest you received, as a nominee, that actually belongs to another person (such as your child). Several lines above line 3, put a subtotal of all interest income listed on lines 1 and 2. Below this subtotal, write "Nominee Distribution" and show the interest amounts you received as a nominee. Subtract these amounts from the subtotal and enter the result on line 3.

Note: If you received interest as a nominee, you must give the actual owner a *Form* **1099-INT,** unless the owner is your spouse.

Accrued Interest. When you buy bonds between interest payment dates and pay accrued interest to the seller, this interest is taxable to the seller. If you received a Form 1099 for interest as a purchaser of a bond with accrued interest, follow the rules above under **Nominees** to see how to report the accrued interest on Schedule B. But identify the amount to be subtracted as "Accrued Interest."

Tax-Exempt Interest. If you received a **Form 1099-INT** for tax-exempt interest, such as from municipal bonds, report the interest on line 2. Several lines above line 3, put a subtotal of all interest listed on lines 1 and 2. Below this subtotal, write "Tax-Exempt Interest" and show the amount. Subtract this amount from the subtotal and enter the result on line 3. Be sure to also include this tax-exempt interest on Form 1040, line 8b.

Original Issue Discount (OID). If you are reporting OID in an amount less than the amount shown on Form 1099-OID, follow the rules above for **Nominees** or **Accrued Interest,** whichever applies, to see how to report the OID on Schedule B. But identify the amount to be subtracted as "OID Adjustment."

Amortizable Bond Premium. If you are reducing your interest income on a bond by the amount of amortizable bond premium, report the total interest on the bond on line 2. Several lines above line 3, put a subtotal of all interest listed on lines 1 and 2. Below this subtotal, write "ABP Adjustment" and show the amount. Subtract this amount from the subtotal and enter the result on line 3.

Part II Dividend Income

To see what dividend income you must report, read the instructions for Form 1040, line 9, on page 10.

The payer should send you a **Form 1099-DIV** showing dividends you must report. A copy of the form is also sent to IRS. If the total dividends from all payers are over \$400, fill in Parts II and III.

Line 4

Report on line 4 **ALL** of your dividend income. Include capital gain and nontaxable distributions. They will be deducted on lines 6 and 7. Include cash and the value of stock, property, or merchandise you received as a dividend. If you owned shares in a mutual fund, see **Pub. 564,** Mutual Fund Distributions.

List the payer's name and show the amount of income. If securities are held by a brokerage firm (in "street name"), list the name of the brokerage firm shown on **Form 1099-DIV**.

Nominees. Include on line 4 all dividends you received, including dividends you

received, as a nominee, that actually belong to another person (such as your child), even if you later distributed some or all of this income to others. Several lines above line 5, put a subtotal of all dividends listed on line 4. Below this subtotal, write "Nominee Distribution" and show the amounts you received as a nominee. Subtract these amounts from the subtotal and enter the result on line 5.

Note: If you received dividends as a nominee, you must give the actual owner a **Form 1099-DIV**, unless the owner is your spouse.

Part III

Foreign Accounts and Foreign Trusts

Fill in this part if you had more than \$400 of interest or dividend income; if you had a foreign financial account; or if you were the grantor of, or transferor to, a foreign trust.

Lines 10a and 10b

Check the **Yes** box on line 10a if either 1 or 2 below applies to you.

1. At any time during the year you had an interest in or signature or other authority over a financial account in a foreign country (such as a bank account, securities account, or other financial account). **Exception.** Check **No** if any of the following applies to you:

• The combined value of the accounts was \$10,000 or less during the whole year.

• The accounts were with a U.S. military banking facility operated by a U.S. financial institution.

• You are an officer or employee of a commercial bank that is supervised by the Comptroller of the Currency, the Board of Governors of the Federal Reserve System, or the Federal Deposit Insurance Corporation; the account is in your employer's name; **AND** you do not have a personal financial interest in the account.

• You are an officer or employee of a domestic corporation with securities listed on national securities exchanges or with assets of more than \$1 million and 500 or more shareholders of record; the account is in your employer's name; you do not have a personal financial interest in the account; and the corporation's chief financial officer has given you written notice that the corporation has filed a current report that includes the account.

2. You own more than 50% of the stock in any corporation that owns one or more foreign bank accounts.

Get Form TD F 90-22.1 to see if you are considered to have an interest in or signature or other authority over a financial account in a foreign country (such as a bank account, securities account, or other financial account). You can get the form by writing to the IRS Forms Distribution Center for your state, as shown on the inside back cover.

If you checked the **Yes** box on line 10a, file Form TD F 90-22.1 by June 30, 1990, with the **Department of the Treasury** at the address shown on that form. **Do not** attach Form TD F 90-22.1 to Form 1040.

If you checked the **Yes** box on line 10a, write the name of the foreign country or countries in the space provided on line 10b. Attach a separate sheet if you need more space.

Instructions for Schedule D

Capital Gains and Losses

Caution: At the time these instructions were printed, Congress was considering legislation that could change some of the rules that apply to Schedule D and these instructions. When Congress completes its action, we will take the steps necessary to publicize the final rules.

Purpose

Use Schedule D to:

Report a sale of a capital asset.

 Report gains from involuntary conversions of capital assets not held for

business or profit.

• Reconcile Forms 1099-B you got for bartering transactions. (See Part VI.)

• Make the long-term capital gain election for lump-sum distributions.

Use **Form 4797**, Sales of Business Property, instead of Schedule D to report the following:

• The sale or exchange of trade or business property, depreciable and amortizable property, oil, gas, geothermal, or other mineral property, and section 126 property.

• The involuntary conversion (other than by casualty or theft) of trade or business property and capital assets held for business or profit.

• The disposition of other noncapital assets not mentioned above.

Use **Form 4684**, Casualties and Thefts, to report involuntary conversions of property due to casualty or theft.

Get **Pub. 544**, Sales and Other Dispositions of Assets, and **Pub. 550**, Investment Income and Expenses, for more information.

Form 1099-A, Information Return for Acquisition or Abandonment of Secured Property. If you received a Form 1099-A from your lender, you may have gain or loss to report because of the acquisition or abandonment. Get Pub. 544 for details.

Capital Gain Elections on Lump-Sum Distributions From Qualified Retirement Plans

The amount of a lump-sum distribution that qualifies for capital gain treatment should be shown on Form 1099-R, Box 3. If you qualify to use Form 4972, Tax on Lump-Sum Distributions, you can make the 20% capital gain election in Part II of that Form. If you do not include the capital gain portion on Form 4972, you can make a long-term capital gain election on Schedule D. To make the election on Schedule D for 1989. write "lump-sum distribution" on line 9d, column (a). Enter in column (g) 75% (.75) of the amount from Form 1099-R, Box 3. Enter the remaining amount of the distribution (Form 1099-R, Box 2, minus the amount used on Schedule D) on Form 1040, lines 17a and 17b. However, if you qualify to use Form 4972, you may report

the balance on that form instead of Form 1040, lines 17a and 17b.

If you elect to include net unrealized appreciation (NUA) in income, a portion of the amount from Form 1099-R, Box 6, can generally receive capital gain treatment. See the Instructions for Form 4972 for details.

Capital Asset

Most property you own and use for personal purposes, pleasure, or investment is a capital asset. For example, your house, furniture, car, stocks, and bonds are capital assets.

A capital asset is any property held by a taxpayer **except** the following:

a. Stock in trade or other property included in inventory or held for sale to customers.

b. Accounts or notes receivable you received for services in the ordinary course of your trade or business, or from the sale of any property described in **a**, or for services you performed as an employee.

c. Depreciable property used in your trade or business even if it was fully depreciated.

d. Real property (real estate) used in your trade or business.

e. A copyright, a literary, musical, or artistic composition, a letter or memorandum, or similar property: (1) created by your personal efforts; or (2) prepared or produced for you (in the case of a letter, memorandum, or similar property); or (3) that you received from a taxpayer mentioned in (1) or (2), in a way (such as by gift) that entitled you to the basis of the previous owner.

f. U.S. Government publications, including the Congressional Record, that you received from the government, other than by purchase at the normal sales price, or that you got from another taxpayer who had received it in a similar way, if your basis is determined by reference to the previous owner.

Short-Term or Long-Term

Separate your capital gains and losses according to how long you held or owned the property. The holding period for longterm capital gains and losses is more than one year. The holding period for short-term capital gains and losses is one year or less.

To figure the holding period, begin counting on the day after you received the property and include the day you disposed of it. Use the trade dates for date acquired and date sold for stocks and bonds on an exchange or over-the-counter market.

Generally, a nonbusiness bad debt must be treated as a short-term capital loss. See Pub. 550 under the section entitled **Nonbusiness Bad Debts** for what qualifies as a nonbusiness bad debt and how to enter it on Schedule D.

Capital Losses

The capital loss that can be deducted after offsetting capital gains is limited to \$3,000 (\$1,500 if married filing a separate return).

Losses That Are Not Deductible

Do not deduct a loss from the direct or indirect sale or exchange of property between any of the following:

Members of a family.

• A corporation and an individual or a fiduciary owning more than 50% of the

corporation's stock (not counting liquidations).

• A grantor and a fiduciary of a trust.

• A fiduciary and a beneficiary of the same trust.

• A fiduciary and a fiduciary or beneficiary of another trust created by the same grantor.

• An individual and a tax-exempt organization controlled by the individual or the individual's family.

• A partnership and a corporation if the same taxpayers own directly or indirectly more than 50% of the capital interest, or profits interest, in the partnership and corporation.

Get Pub. 544 for more information on sales and exchanges between related parties.

If you dispose of (1) an asset used in an activity to which the at-risk rules apply, or (2) any part of your interest in an activity to which the at-risk rules apply, and you have amounts in the activity for which you are not at risk, get the Instructions for **Form 6198**, At-Risk Limitations. When the loss becomes allowable under the at-risk rules, it is then subject to the passive activity rules. Get **Form 8582**, Passive Activity Loss Limitations, and its Instructions to see how to report capital gains and losses from a passive activity.

Items for Special Treatment and Special Cases

The following items may require special treatment:

• Transactions by a securities dealer.

• Wash sales of stock or securities. Get Pub. 550 for details.

 Bonds and other evidence of indebtedness. Get Pub. 550 for details.

- Cortain real estate subdivided for sele

• Certain real estate subdivided for sale which may be considered a capital asset.

• Gain on the sale of depreciable property to a more than 50% owned entity, or to a trust of which you are a beneficiary.

• Gain on the disposition of stock in an Interest Charge Domestic International Sales Corporation.

• Gain on the sale or exchange of stock in certain foreign corporations.

• Transfer of property to a foreign corporation as paid-in surplus or as a contribution to capital, or to a foreign trust or partnership.

• Transfer of property to a partnership which would be treated as an investment company if the partnership were incorporated.

• Sales of qualified reinvested dividends from a qualified public utility. Get Pub. 550 for details.

• Transfer of appreciated property to a political organization.

• Loss on sale, exchange, or worthlessness of small business stock (section 1244 stock).

 In general, no gain or loss is recognized on a transfer of property from an individual to a spouse or a former spouse (but only if the transfer is incident to divorce). Get **Pub.** 504, Tax Information for Divorced or Separated Individuals. • Amounts received on the retirement of a debt instrument generally are treated as received in exchange for the debt instrument.

• Losses from the disposition of wetlands and highly erodible croplands converted to agricultural use (other than livestock grazing) after March 1, 1986, are reported on Schedule D, **but** gains are reported on Form 4797.

• For rules on nontaxable exchanges, gifts of property, and inherited property, get Pub. 544.

• For treatment by shareholders of corporate liquidations, get **Pub. 542**, Tax Information on Corporations.

• For information on mutual fund transactions, get **Pub. 564**, Mutual Fund Distributions.

Gain or Loss From Options

Gain or loss from the closing or expiration of an option that is not a section 1256 contract, but that is a capital asset in your hands, is reported on Schedule D.

If a purchased option expired, enter the expiration date in column (c), and write **"EXPIRATION"** in column (d).

If an option granted (written) expired, enter the expiration date in column (b), and write **"EXPIRATION"** in column (e).

Fill in the other columns as appropriate. Get Pub. 550 for further details.

Exchange of Like-Kind Property

Report the exchange of "like-kind" property even though no gain or loss is recognized when you exchange business or investment property for property of "like-kind." For exceptions, get Pub. 544.

Identify in column (a) the property you disposed of. Enter the date you acquired it in column (b), and the date you exchanged it in column (c). Write "like-kind exchange" in column (d). Enter the cost or other basis in column (e). Enter zero in columns (f) and (g).

Sale or Exchange (Other Than Involuntary Conversion) of Capital Assets Held for Personal Use

Gain from the sale or exchange of this property is a capital gain. Report it on Schedule D, Part I or Part II. Loss from the sale or exchange of this property is not deductible. But if you had a loss from the sale or exchange of real estate held for personal use (other than your main home), you must report the transaction on Schedule D.

For example, you have a loss on the sale of a vacation home that is not your main home. Report it on line 2d or 9d, depending on how long you owned the home. Complete columns (a) through (e). Since the loss is not deductible, enter zero in columns (f) and (g).

Disposition of Partnership Interest A sale or other disposition of an interest in a partnership may result in ordinary income. Get **Pub. 541**, Tax Information on Partnerships.

Long-Term Capital Gains From Regulated Investment Companies

Include in income as a long-term capital gain the amount shown on **Form 2439**, Notice to Shareholder of Undistributed Long-Term Capital Gains, that represents your share of the undistributed capital gains of a regulated investment company. Enter the tax paid by the company as shown on Form 2439 on Form 1040, line 62. Add to the basis of your stock, the excess of the amount included in income over the credit. See Pub. 550 for more information.

Capital Gain Distributions

Enter capital gain distributions paid to you during the year as long- term capital gain on line 13 regardless of how long you have held your investment. See Pub. 550 for more information.

Sale of Your Home

Use Form 2119, Sale of Your Home, to report a gain or loss from the sale of your main home whether or not you bought another one. For more information, get **Pub.** 523, Tax Information on Selling Your Home.

Installment Sales

If you sold property at a gain (other than publicly traded stocks or securities), and you will receive a payment in a tax year after the year of sale, you must report the sale on the installment method unless you elect not to. Use **Form 6252**, Installment Sale Income. Also use Form 6252 if you received a payment in 1989 for a sale made in an earlier year on the installment method.

If you want to elect out of the installment method, report the sale as follows on a timely filed return (including extensions):

(1) Report the full amount of the sale on Schedule D.

(2) If you received a note or other obligation and are reporting it at less than face value (including all contingent payment obligations), complete Part V. If you received more than one, enter the amounts separately in the spaces in Part V.

Get **Pub. 537,** Installment Sales, for more details.

Section 1256 Contracts and Straddles

Use **Form 6781**, Gains and Losses From Section 1256 Contracts and Straddles, to report gains and losses from section 1256 contracts and straddles. Get Pub. 550 for more information.

Specific Instructions Line1

Reconcile Forms 1099-B for Sales of Stocks, Bonds, etc.

Enter your total sales of stocks, bonds, etc., reported for 1989 to you on Form(s) 1099-B or on any equivalent substitute statement(s). Enter real estate transactions reported to you on **Form 1099-S** or on an equivalent substitute statement on line 2d or 9d.

If line 1 differs from the total of lines 2c and 9c, column (d), attach a statement explaining the difference. For example, there would be a difference between line 1 and the total of lines 2c and 9c, column (d), if you received a Form 1099-B for an item that represents a return of capital. A return of capital reduces the basis of your stock and is not taxed until your basis in the stock is fully recovered. Include any nontaxable amount shown as a return of capital in the total on line 1. Do not report it in either Part I or II. Explain the difference between the entries in Parts I and II and the total on line 1 in a statement that you attach to Schedule D. See Pub. 550 for more information.

Column (d)

Sales Price

Enter in this column either the gross sales price or the net sales price from the sale. If you sold stocks or bonds and you received a Form 1099-B or similar statement from your broker that shows gross sales price, enter that amount in column (d). However, if the broker advised you that gross proceeds (gross sales price) less commissions and option premiums were reported to IRS, enter that net amount in column (d). If the net amount is entered in this column, do not include the commissions and option premiums in column (e).

Caution: Be sure to add all sales price entries on lines 2a and 9a, column (d), to amounts on lines 2b and 9b, column (d). Enter the totals on lines 2c and 9c.

Column (e)

Cost or Other Basis

In general, the cost or other basis is the cost of the property plus purchase commissions, improvements, and minus depreciation, amortization, and depletion. If you inherited the property or got it as a gift in a tax-free exchange, involuntary conversion, or "wash sale" of stock, you may not be able to use the actual cash cost as the basis. If you do not use cash cost, attach an explanation of your basis.

When selling stock, adjust your basis by subtracting all the nontaxable distributions you received before the sale. Also adjust your basis for any stock splits. Get Pub. 550 to see how to figure your basis of stock that split during the time you owned it.

The basis of property acquired by gift generally is the basis of the property in the hands of the donor. The basis of property acquired from a decedent is generally the fair market value at the date of death.

The cost or other basis of an original issue discount (OID) debt instrument is increased by the amount of OID that has been included in gross income for that instrument.

If a charitable contribution deduction is allowed because of a sale of property to a charitable organization, the adjusted basis for determining gain from the sale is an amount which has the same ratio to the adjusted basis as the amount realized has to the fair market value.

Increase your cost or other basis by any expense of sale, such as broker's fees, commissions, state and local transfer taxes, and option premiums before making an entry in column (e), unless you reported net sales price in column (d).

For more information, get **Pub. 551**, Basis of Assets.

Lines 2a and 9a

Enter all sales of stocks, bonds, etc., whether or not you actually received a Form 1099-B. You can use abbreviations to describe property you list as long as your abbreviations are based on the descriptions of the property as shown on Form(s) 1099-B or on an equivalent substitute statement(s). If you need more space to list transactions, complete and attach Schedule D-1. (This is a new optional form for 1989 to list additional transactions.) You may use as many Schedules D-1 as you need to list transactions. The totals from Schedule D-1 which you enter on Schedule D, lines 2b and 9b, columns (d), (f), and (g), should be the combined totals of all your Schedules D-1.

Lines 2d and 9d

Enter sales and exchanges of other capital assets, including real estate transactions reported to you on Form(s) 1099-S or on an equivalent statement, unless you reported them on Form 2119, 4797, or 6252.

Lines 6 and 15

You may have a capital loss carryover from 1988 to 1989 if the loss on your 1988 Schedule D, line 18, was more than \$3,000 (\$1,500, if married filing a separate return), **or** if line 18 showed any loss and taxable income on your 1988 Form 1040, line 37, was zero.

Do not use Part IV of your 1988 Schedule D to figure your carryover to 1989 because the law was changed after that form was printed. Instead, use the worksheet below. But, if you already figured your carryover using the worksheet in Pub. 553 (Rev. January 1989), which reflected the law change, enter the amount from lines 8 and 17 of that worksheet, on your 1989 Schedule D, lines 6 and 15, respectively.

Worksheet To Compute Capital Loss Carryovers From 1988 to 1989 (Keep for your records)

1. Enter taxable income from your 1988 Form 1040, line 37. If your 1988 Form 1040, line 37, is zero, subtract the amount on Form 1040, line 36, from the amount on Form 1040, line 35. Enter the result here. To show a negative amount enclose it in (parentheses).

Note: For lines 2 through 17, treat all amounts as positive.

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- 3. Enter the amount from your 1988 Form 1040, line 36 . .
- 4. Combine lines 1, 2, and 3. If zero or less, enter zero
- 5. Enter the smaller of line 2 or line 4

Note: Complete lines 6 through 10 below only if there is a loss on your 1988 Schedule D, line 8 and line 19. Otherwise, skip to line 11.

- 6. Enter the loss from your 1988 Schedule D, line 8
 7. Enter the gain from your 1988
- Schedule D, line 17
- 8. Enter amount from line 5 above ____
- 9. Add lines 7 and 8 . .

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10. Subtract line 9 from line 6. If zero or less, enter zero. This is your short-term capital loss carryover from 1988 to 1989. Enter this amount on your 1989 Schedule D, line 6

Note: Complete lines 11 through 17 below only if there is a loss on your 1988 Schedule D, line 17 and line 19. Otherwise, stop here.

11. Enter the loss from your 1988 Schedule D, line 17	
12. Enter the gain from your 1988 Schedule D, line 8	
13. Enter amount from line 5 above	
14. Enter amount from line 6 above	

- 14. Enter amount from line 6 above . 15. Subtract line 14 from line 13. If
- zero or less, enter zero
- 16. Add lines 12 and 15 _ _
 17. Subtract line 16 from line 11. If zero or less, enter zero. This is your long-term capital loss carryover from 1988 to 1989. Enter this amount on your 1989 Schedule D, line 15 . . . _ _

Line 20

If Form 1040, line 37, is zero, subtract the amount on Form 1040, line 36, from the amount on Form 1040, line 35. Enter the result. To show a negative amount (a loss), enclose it in parentheses.

Part VI

This part will enable IRS to compare amounts of bartering income reported to you on Forms 1099-B with amounts you report on your tax return. For details on bartering income, get **Pub. 525,** Taxable and Nontaxable Income.

Instructions for **Schedule E** Supplemental Income and Loss

Purpose

Use Schedule E to report income or loss from rents, royalties, partnerships, S corporations, estates, trusts, and REMICs. **Note:** If you attach your own schedule(s) to report income or loss from any of these sources, use the same format as on Schedule E. Enter separately on Schedule E the total income and the total loss for each part. Enclose loss figures in (parentheses).

Filers of Form 1041. Enter your employer identification number in the block for "Your social security number."

Part I

Income or Loss From Rentals and Royalties

Use Part I to report rental and royalty income and expenses. If you own a part interest in rental property, you may report your part on Schedule E. See the instructions for lines 4 and 5 to determine when rental and royalty income should be reported on **Schedule C** instead.

If you have more than three rental or royalty properties, complete and attach as many Schedules E as you need to list them. Complete lines 1, 2, and 3 for each property. But fill in column D only on one Schedule E. The figures in column D on that Schedule E should be the combined totals of all the schedules.

If you also need to use page 2 of Schedule E, use the same Schedule E on which you entered the combined totals in Part I.

Lines 1 through 3

Line 1.—Show the kind of property you rented out, for example, "brick duplex." Give the street address, city or town, and state. You do not have to give the ZIP code.

Line 2.—Renting Out a Dwelling Unit That Is Also Used for Personal

Purposes.—If you rented out a dwelling unit and also used it as a home during the year, you may not be able to deduct all the expenses for the rental part. A dwelling unit (unit) means a house, apartment, condominium, mobile home, boat, or like property. Check the "Yes" or "No" box on line 2, whichever applies, to show whether you or your family used the property for personal purposes in 1989.

If the property is not a dwelling unit, check "No."

If the property is a dwelling unit, check "Yes" if you or your family used the unit for personal use more than the greater of:

1. 14 days; or

2. 10% of the total days it was rented to others at a fair rental price.

What is personal use? A day of personal use is any day, or part of a day, that the unit was used by:

• you for personal purposes.

• any other person for personal purposes, if that person owns part of the unit (unless rented to that person under a "shared equity" financing agreement).

• anyone in your family or in the family of someone else who owns part of the unit. The day is not treated as personal if the unit is rented at a fair rental price to that person as his or her main home.

• anyone under an agreement that lets you use some other unit.

• anyone who pays less than a fair rental price for the unit.

If you checked "No," you can deduct all your expenses for the rental part, subject to the at-risk and passive activity loss rules explained on page 32.

If you checked "Yes" and rented the unit out for less than 15 days, you may not deduct any rental expenses. But if you itemize deductions on **Schedule A**, you may deduct interest, taxes, and casualty losses. You do not have to report the rental income.

If you checked "Yes" and rented the unit out for at least 15 days, you may NOT be able to deduct all your rental expenses. You can deduct your mortgage interest, real estate taxes, and casualty losses for the rental part on Schedule E. You can also deduct your other rental expenses that are not related to your use of the unit as a home, such as advertising expenses and realtors' fees. If any income is left after deducting these expenses, you can then deduct other expenses. But you cannot deduct more than the income that is left. Carry amounts you cannot deduct to 1990. See Pub. 527, Residential Rental Property (Including Rental of Vacation Homes), for more details. Also, get Pub. 545, Interest Expense, to see how much interest you can deduct.

Line 3.—Rental Real Estate Properties with Active Participation.—A rental real estate activity is generally a passive activity subject to the limitation on losses from passive activities. See the instructions for line 24 and the **Passive Activity Loss Rules** on page 32 for more details. However, a special rule applies if you actively participated (defined on page 31) in rental real estate activities and had losses from them. In general, you may be able to deduct up to \$25,000 in losses from all rental real estate activities in which you actively participated. However, other amounts apply if you are married filing separately.

Check the "Yes" or "No" box on line 3, whichever applies, to indicate whether you actively participated in 1989 in each rental real estate activity listed on line 1.

Active Participation. The active participation requirement can be met without regular, continuous, and substantial involvement in operations. But you must have participated in making management decisions or arranging for others to provide services (such as repairs), in a significant and bona fide sense. Management decisions that are relevant in this context include approving new tenants, deciding on rental terms, approving capital or repair expenditures, and other similar decisions.

You are not considered to actively participate if, at any time during the tax year, your interest (including your spouse's interest in the activity) was less than 10% (by value) of all interests in the activity.

For more information, see the Instructions for **Form 8582**, Passive Activity Loss Limitations, and **Pub. 925**, Passive Activity and At-Risk Rules.

Line 4

If you were not in the real estate sales business but received rent from property you own or control, report it on line 4. Include room and other space rentals. If you received services or property instead of money as rent, report its fair market value. If you received farm rental income, report it on **Form 4835**, Farm Rental Income and Expenses. See **Rental Income From Farm Production or Crop Shares,** below.

If you provided significant services to the renter or sold real estate as a business, do not report the income on line 4. Instead, report it on **Schedule C.**

For more information, see **Tele-Tax Information** in the index (topic no. 213) or Pub. 527.

Rental Income From Farm Production or Crop Shares. Report farm rental income and expenses on Form 4835 if (1) you received rental income based on crops or livestock produced by the tenant, **and** (2) you did not manage or operate the farm to any great extent.

Note: A loss from this kind of activity may be subject to the passive activity loss rules. See Pub. 925 for more information.

If you use Form 4835, enter on line 28 of Schedule E the net farm rental income or loss from Form 4835. Also include the gross farm rents from Form 4835, line 7, on Schedule E, line 43.

Note: For estimated tax payments, income received from your share of crops and rental based on farm production is considered income from farming.

Line 5

Report on line 5 **royalties** from oil, gas, or mineral properties (not including operating oil, gas, or mineral interests); copyrights; and patents. If you received \$10 or more in royalties, by January 31, 1990, you should receive a **Form 1099-MISC**, or similar statement, showing them. If you are in business as a self-employed writer, inventor, artist, etc., report your income and expenses on **Schedule C.** You may be able to treat amounts received as "royalties" for transfer of a patent or amounts received on the disposal of coal and iron ore as the sale of a capital asset. For details, see **Pub. 544**, Sales and Other Dispositions of Assets.

If state or local taxes were withheld from oil or gas payments you received, enter on line 5 the gross amount of royalty. Include the taxes withheld by the producer on line 16.

Caution: If you received a credit or refund of overpaid windfall profit tax in 1989, see the instructions for line 42.

Lines 6 through 22

Enter your rental and royalty expenses for each property in the appropriate columns. You can deduct an amount for the depreciation of rental property and all normal expenses, such as taxes, interest, repairs, insurance, maintenance, and agents' commissions.

Do not deduct the value of your own labor, capital investments, or capital improvements.

Renting Out Part of Your Home. If you rent out only part of your home or other property, deduct the part of your expenses that apply to the rented part.

Expenses To Rehabilitate Low-Income Housing. You may amortize part of the costs you paid or incurred to rehabilitate qualified low-income housing if the rehabilitation began before January 1, 1987. If it began after 1986, you may be able to take a tax credit. See Form 8586, Low-Income Housing Credit, Form 8582-CR, Passive Activity Credit Limitations, and Pub. 572, General Business Credit. Also, get Pub. 925 to learn how the passive activity loss rules apply to low-income housing.

Deduction for Removal of Barriers to the Handicapped and the Elderly. You can deduct up to \$35,000 of the costs you paid or incurred in 1989 to remove barriers to the handicapped and the elderly. See Pub. 535, Business Expenses, and Pub. 907, Tax Information for Handicapped and Disabled Individuals, for details.

Lines 12 and 13

In general, to determine the interest expense allocable to your rental activities, you will have to keep records to show how the proceeds of each debt were used. Specific tracing rules apply for allocating debt proceeds and repayment of the debt. See Pub. 545 for details.

If you have a mortgage on your rental property, enter on line 12 the interest you paid for 1989 to banks or other financial institutions. Be sure to fill in column D.

Note: If the recipient was not a financial institution or you did not receive a **Form 1098**, Mortgage Interest Statement, from the recipient, report your deductible mortgage interest on line 13.

If you paid \$600 or more in interest on this mortage, by January 31, 1990, you should receive a Form 1098, or similar statement, showing the total interest you paid during 1989. If you paid more mortgage interest than is shown on your Form 1098, or similar statement, get Pub. 545 to see if you can deduct the additional interest. If you can, enter the amount on line 12. Attach a statement to your return explaining the difference. Write "See attached" in the left margin next to line 12.

If you and at least one other person (other than your spouse if you file a joint return) were liable for, and paid interest on the mortgage, and the other person received Form 1098, report the interest on line 13. Attach a statement to your return showing the name and address of the person who received Form 1098. In the left margin next to line 13, write "See attached."

Line 17

Beginning in 1989, the base rate (including taxes) for local telephone service for the first telephone line to any residence is a personal expense and is not deductible.

Line 21

You may take a depreciation deduction each year for rental property. The deduction does not apply to land and personal-use property.

If you placed any property in service after 1980, complete and attach Form 4562, Depreciation and Amortization. Enter on line 21 the amount from Form 4562, Part I. If you are depreciating **only** property placed in service **before 1981**, you do not need Form 4562. Figure depreciation on a worksheet from your own books and records. Enter the total depreciation on line 21. You do not need to attach the worksheet to your return. For a sample worksheet, see **Pub. 534**, Depreciation.

For more details on depreciation, see the Instructions for Form 4562 and Pub. 534. For information on depletion, see Pub. 535.

Line 23

If you have a loss from the activity, you may be subject to the **At-Risk Rules** explained below. If you are, you must file **Form 6198**, At-Risk Limitations, to figure the loss to enter on line 23. If you must file Form 6198² and the deductible loss from line 21 of that form is less than the loss shown on line 23 of Schedule E, enter the amount from Form 6198 in the appropriate column(s) on line 23 of Schedule E. In the space to the left of line 23, write "Form 6198."

If you have a loss from a passive activity, that loss may be further limited. In most cases, you must file **Form 8582** to figure your deductible loss. See the instructions for line 24 and the **Passive Activity Loss Rules**, on page 32. If line 23 is income from a passive activity and you have losses from other passive activities, you may have to complete Form 8582.

At-Risk Rules

If (1) you have a loss from any activity that you, your partnership, or S corporation engaged in as a trade or business or for the production of income, including the holding of real property placed in service after December 31, 1986, **and** (2) you have amounts for which you are **not at risk** in the activity, use **Form 6198** to determine your allowable loss to report on Schedule E.

Amounts for which you are **not at risk** include the following:

1. Nonrecourse loans used to finance the activity, acquire property used in the

activity, or acquire your interest in the activity, unless secured by property not used in the activity or by certain real property used in an activity of holding real property; or

2. Amounts protected against loss by a guarantee, stop-loss agreement, or similar arrangement; or

3. Loans from someone who has an interest in the activity, other than as a creditor, or who is related, under section 465(b)(3)(C), to a person (other than yourself) having such an interest; or

4. Amounts contributed to the activity, or to your interest in the activity that are covered by:

• nonrecourse loans or protected against loss by a guarantee, stop-loss agreement, or similar arrangement; or

loans from a person described in 3 above.
 See Pub. 925 for details.

The at-risk rules may apply to an individual, a member of a partnership or joint venture, a shareholder in an S corporation, or a lessor of certain property. The amount you have at risk generally limits the loss you can deduct for any tax year.

If, in addition to the amount you report on Schedule E, you sell or otherwise dispose of (1) an asset used in an activity to which the at-risk rules apply, or (2) any part of your interest in an activity to which the at-risk rules apply, and you have amounts in the activity for which you are not at risk, see the Instructions for Form 6198.

Any loss from an activity not allowed for the tax year because of the at-risk rules is treated as a deduction allocable to the activity in the next tax year.

Line 24

Enter on line 24 your deductible rental loss. If your rental loss is from a passive activity, your loss may be further limited under the **Passive Activity Loss Rules** explained below. If your rental of property is not treated as a rental activity under the passive activity rules, you may not be able to deduct any loss from the activity for the tax year because the special \$25,000 allowance of losses applies only to rental real estate activities with active participation. See the Instructions for Form 8582 to determine whether the rental is treated as a "rental activity."

If your loss is from a passive activity, you generally need to complete Form 8582 to figure the amount of loss, if any, to enter on line 24. But you **do not** have to **complete** Form 8582 to figure the amount of loss you can deduct on line 24 if you meet **ALL 3** of the following conditions:

1. Rental real estate activities are your only passive activities; and

2. You do not have any prior year unallowed losses from any passive activities; and

3. All of the following apply if you have an overall net loss from these activities:

• You actively participated in all of the rental real estate activities (for details on active participation, see the line 3 instructions); **and**

• Your total losses from these activities are \$25,000 or less (\$12,500 or less if married

filing separately and you lived apart from your spouse all year); **and**

• You have no current or prior year unallowed credits from passive activities; and

• Your modified adjusted gross income, defined below, is \$100,000 or less (\$50,000 or less if married filing separately and you lived apart from your spouse all year).

If you meet **ALL 3** of the conditions listed above, your rental real estate losses are not limited by the passive activity rules. Enter the loss from line 23 on line 24. Write at the top of Schedule E, "Form 8582 not required because of \$25,000 special allowance."

If you do **not** meet **ALL 3** of the conditions listed above, you must **complete and attach Form 8582.**

Modified adjusted gross income is your adjusted gross income from Form 1040, line 31, without taking into account any passive activity loss, any taxable social security or equivalent railroad retirement benefits, or any deductible contributions to an IRA or certain other qualified retirement plans under section 219.

Caution: Passive activity income does not include income from renting: (1) substantially nondepreciable property, (2) property incidental to a development activity, and (3) property to a trade or business activity in which you materially participate. See **Pub. 925** for details.

Passive Activity Loss Rules

The passive activity loss rules may limit the amount of losses you can deduct. They apply to losses in Parts I, II, and III of Schedule E.

You can generally deduct losses from passive activities only to the extent of income from passive activities. Exceptions apply to some activities, such as rental real estate (see the instructions for line 3).

Losses from passive activities may be first subject to the at-risk rules. Losses deductible under the at-risk rules are then subject to the passive activity rules.

A **passive activity** is any business activity in which you **DO NOT** materially participate and any rental activity regardless of participation. See the Instructions for Form 8582 to determine whether you materially participated in an activity. If you are a limited partner, you are generally not treated as having materially participated in the partnership's activity for the year.

The rental of real or personal property is generally a rental activity, but exceptions apply to this rule. If your rental of property is not a rental activity, you must determine whether it is a trade or business activity, and, if so, whether you materially participated in the activity for the tax year. See the Instructions for Form 8582 for the material participation tests and the definition of "rental activity." See Pub. 925 for special rules that apply to rentals of: (1) substantially nondepreciable property, (2) property incidental to development activities, and (3) property to activities in which you materially participate.

The rental of your home that you also used for personal purposes is not a passive activity. See **Renting Out a Dwelling Unit** That Is Also Used for Personal Purposes on page 30.

A working interest in an oil or gas well that you hold directly or through an entity that does not limit your liability is not a passive activity even if you do not materially participate.

Royalty income not derived in the ordinary course of a trade or business reported on Schedule E is generally not considered income from a passive activity.

For more information on passive activities, see the Instructions for Form 8582 and Pub. 925.

Parts II and III

Income or Loss From Partnerships, S Corporations, Estates, or Trusts

If you are a member of more than one partnership, a shareholder in more than one S corporation, or a beneficiary of more than one estate or trust, do not report information from more than one entity on the same line.

If you need more space in Parts II and III to list your income or losses, attach a continuation sheet using the same format as shown in Parts II and III. However, be sure to complete the "Totals" columns for lines 31a and 31b, or lines 36a and 36b, as appropriate. If you also completed Part I on more than one Schedule E, use the same Schedule E on which you entered the combined totals in Part I.

Tax Shelter Registration Number. If you are claiming or you are reporting any deduction, loss, credit, or other tax benefit, or reporting income from an interest purchased or otherwise acquired in a tax shelter, you must attach Form 8271, Investor Reporting of Tax Shelter Registration Number, to your return. This reports the tax shelter registration number as well as other information about the tax shelter. There is a penalty if you fail to report this number on your tax return.

Tax Preference Items. If you are a partner, a shareholder in an S corporation, or a beneficiary of an estate or trust, you must take into account your share of tax preference items and adjustments from these entities on **Form 6251**, Alternative Minimum Tax—Individuals or **Form 8656**, Alternative Minimum Tax—Fiduciaries.

Amount(s) From 1987 Schedule(s) K-1. If you received a 1987 Schedule K-1 (Form 1065, 1120S, or 1041) for a short year, and you did not report all of the short-year income on your 1987 return, you must report 25% of the amounts shown on the short-year 1987 K-1 on the appropriate lines of your 1989 Form 1040 and related schedules. Write "PYA" (prior-year amount) next to the entries.

Partnerships and S Corporations

If you are a member of a partnership or joint venture or a shareholder in an S corporation, use Part II to report your share of the partnership or S corporation income (even if not received) or loss. You should receive a **Schedule K-1** from the partnership or the S corporation. Do not attach Schedules K-1 to your return. Keep them for your records. You should also receive a copy of the Partner's or Shareholder's Instructions for Schedule K-1. If you did not receive these instructions with your Schedule K-1, you can get a copy at most IRS offices. Your copy of Schedule K-1 and its instructions will tell you where on your return to report your share of the items.

Special rules apply that limit losses. Please note the following:

• If you have a current year loss or a prior year unallowed loss from a partnership or an S corporation, see the **At-Risk Rules** beginning on page 31 and the **Passive Activity Loss Rules** on page 32.

Partners and S corporation shareholders should get a separate statement of income, expenses, deductions, and credits for each activity engaged in by the partnership and S corporation. If you are subject to the at-risk rules for any activity, use Form 6198 to figure the amount of any deductible loss. If the activity is nonpassive, enter the deductible loss, if any, from Form 6198 in Part II, column (i), of Schedule E.

• If you have a passive activity loss, you generally need to complete Form 8582 to figure the amount of the allowable loss to enter in Part II, column (g), for that activity. But if you are a general partner or an S corporation shareholder reporting your share of a partnership or an S corporation loss from a rental real estate activity, and you meet ALL 3 of the conditions listed in the instructions for line 24, you do not have to complete Form 8582. Instead, enter your allowable loss in Part II, column (g), and write at the top of Schedule E, "Form 8582 not required because of \$25,000 special allowance."

• If you have passive activity income, complete Part II, column (h), for that activity.

• If you have nonpassive income or loss, complete Part II, columns (i) through (k), as appropriate.

If you are treating items on your tax return differently from the way the partnership or S corporation reported them on its return, you may have to file **Form 8082,** Notice of Inconsistent Treatment or Amended Return.

Limits on Section 179 Deductions. The maximum you can deduct on your return for recovery property (section 179) is \$10,000. For example, if you received a Schedule K-1 allocating \$1,000 of section 179 expense to you, the maximum amount you can deduct from other sources that have qualifying section 179 expenses is \$9,000. This limit is reduced if the total cost of the section 179 property is more than \$200,000. Your deduction is also limited to the total taxable income from all your trades or businesses. See Form 4562 and Pub. 534 for details.

If you are claiming a section 179 deduction from a nonpassive activity, enter the allowable deduction in Part II, column (j).

Partnerships

If you have other partnership items relating to a passive activity, or income or loss from any publicly traded partnership, see the Form 8582 Instructions before entering them on your return.

If you have other partnership items, such as depletion, from a nonpassive activity, show each item on a separate line in Part II. Show unreimbursed partnership expenses from nonpassive activities on a separate line in column (i) of Part II. Unreimbursed expenses that are itemized deductions are entered on **Schedule A** (Form 1040). Report allowable interest expense paid or incurred from debt-financed acquisition in Part II, or on Schedule A, depending on the type of expenditure to which the interest is allocated. See Pub. 545 for details.

If you claimed a credit for Federal tax on gasoline or other fuels on your 1988 Form 1040 (based on information received from the partnership), enter as income in column (h) or column (k), whichever applies, the amount of the credit claimed in 1988.

Part or all of your share of partnership income or loss from the operation of the business may be considered net earnings from self-employment that must be reported on **Schedule SE** (Form 1040). Enter the amount from Schedule K-1 (Form 1065), line 14a, on Schedule SE, after you reduce this amount by any allowable expenses attributable to that income.

If you have losses or deductions from a prior year that you could not deduct because of the at-risk or basis rules, and the amounts are now deductible, do not combine the prior-year amounts with any current-year amounts to arrive at a net figure to report on Schedule E. Instead, report on separate lines on Schedule E prior-year amounts and current-year amounts.

S Corporations

Your share of the net income is NOT subject to self-employment tax. Distributions of prior-year accumulated earnings and profits of S corporations are dividends and are reported on **Schedule B** (Form 1040). For details, see **Pub. 589**, Tax Information on S Corporations.

Interest expense relating to the acquisition of shares in an S corporation may be fully deductible on Schedule E. For details, see Pub. 545.

As a shareholder in an S corporation, your share of the corporation's aggregate losses and deductions (combined income, losses, and deductions) is limited to the adjusted basis of your corporate stock and any debt the corporation owes you. Any loss or deduction not allowed this year because of the basis limitation may be carried forward and deducted in a later year subject to the basis limitation for that year. If you are claiming a deduction for your share of an aggregate loss, attach to your return a computation of the adjusted basis of your corporate stock and of any debt the corporation owes you. See Pub. 589 for more information.

After applying the basis limitation, the deductible amount of your aggregate losses and deductions may be further reduced by the at-risk rules and the passive activity loss rules explained on pages 31 and 32, respectively.

If you have losses or deductions from a prior year that you could not deduct because of the basis, at-risk, or passive activity loss limitations, and the amounts are now deductible, do not combine the prior-year amounts with any current-year amounts to arrive at a net figure to report on Schedule E. Instead, report the prioryear amounts and the current-year amounts on separate lines of Schedule E.

Estates and Trusts

If you are a beneficiary of an estate or trust, use Part III to report your part of the income (even if not received) or loss. You should receive a **Schedule K-1** (Form 1041) from the fiduciary. Do not attach that schedule to your return. Keep it for your records. Your copy of Schedule K-1 and its instructions will tell you where on your return to report the items from Schedule K-1.

Caution: Future regulations will explain how to determine whether you should show amounts reported to you on Schedule K-1 (Form 1041) as amounts from passive activities.

If you have estimated taxes credited to you from a trust (Schedule K-1, line 12a), write "ES payment claimed" and the amount on the dotted line next to line 39. **Do not** include this amount in the total on line 39. Instead, enter the amount on Form 1040, line 57.

A U.S. person who transferred property to a foreign trust may have to include in income the income received by the trust as a result of the transferred property if, during 1989, the trust had a U.S. beneficiary. For more information, get **Form 3520-A**, Annual Return of Foreign Trust With U.S. Beneficiaries.

Part IV

Income or Loss From REMICs

If you are a residual holder of a Real Estate Mortgage Investment Conduit (REMIC), use Part IV to report your total share of the REMIC's taxable income or loss for each quarter included in your tax year. You should receive **Schedule Q** (Form 1066) and instructions from the REMIC for each quarter. Do not attach the schedule(s) to your return. Keep them for your records.

REMIC income or loss reported on Schedule E is not income or loss from a passive activity.

Note: If you are a regular holder of a REMIC, do not use Schedule E to report the income you received. Instead, report it on Form 1040, line 8a.

If you are a residual holder in more than one REMIC, attach a continuation sheet using the same format as shown in Part IV. Enter the totals of columns (d) and (e) on line 41 of Schedule E. If you also completed Part I on more than one Schedule E, use the same Schedule E on which you entered the combined totals in Part I.

If you are treating REMIC items on your tax return differently from the way the REMIC reported them on its return, you may have to file Form 8082.

Column (c). Report the total of the amounts shown on Schedule(s) Q, line 2c, in Part IV, column (c). This is the smallest amount of taxable income you may report on Form 1040, line 37, for 1989. If the taxable income you would show on Form 1040, line 37, is **smaller** than the total reported in column (c), you **must** enter the amount from column (c) on Form 1040, line 37. Write "Sch. Q" on the dotted line next to line 37 on Form 1040.

Caution: Do not include the amount shown in column (c) in the total on line 41 of Schedule E.

Column (e). Report the total of the amounts shown on Schedule(s) Q, line 3b, in Part IV, column (e). If you itemize your deductions on Schedule A (Form 1040), include this amount on line 21.

Part V Summary of Parts I through IV

Include any windfall profit tax credit or refund received in 1989 in the total on line 42 if you deducted the tax withheld in 1988 on Schedule E and received a tax benefit for it on your 1988 tax return. On the dotted line next to this total, write "OWPT" and show the amount.

Part VI Reconciliation of Farming and Fishing Income

Enter on line 43 your total share of gross farming and fishing income as shown on Form 4835, line 7; Schedule K-1 (Form 1065), line 14b; Schedule K-1 (Form 1120S), line 20; and Schedule K-1 (Form 1041), line 12.

You will not be charged a penalty for underpayment of estimated tax if you meet the following tests:

1. Your gross farming or fishing income for 1988 or 1989 is at least two-thirds of your gross income, and

2. You file your 1989 tax return and pay the tax due by March 1, 1990.

Instructions for

Schedule C

Profit or Loss From Business

A Change You Should Note

Business Use of Home Telephone. Beginning in 1989, the base rate (including taxes) of the first telephone line into your residence is a nondeductible personal expense.

Purpose

If you operated a business or practiced a profession as a sole proprietorship, complete **Schedule C.** If you had more than one business, or if you and your spouse had separate businesses, you must complete a Schedule C for each business. Farmers should use **Schedule F.**

Filers of Form 1041. Do not complete the block labeled "Social security number." Instead, enter your employer identification number on line D.

Other Schedules and Forms You May Have To File

Schedule A to deduct interest, taxes, and casualty losses not related to your business.

Schedule SE to pay social security selfemployment tax on income from any trade or business.

Form 4562 to claim depreciation or amortization of assets.

Form 4684 to report a casualty or theft involving trade or business, or income producing property.

Page 34

Form 4797 to report sales, exchanges, and involuntary conversions (other than casualty or theft) of trade or business property.

Form 8594 to report certain purchases or sales of groups of assets that constitute a trade or business.

Information Returns. You may have to file information returns for wages paid to employees, certain payments of fees and other nonemployee compensation, interest, rents, royalties, real estate transactions, annuities, and pensions. You may also have to file an information return if you sold \$5,000 or more of consumer products to a person on a buy-sell, deposit-commission, or other similar basis for resale. For more information, get **Pub. 937**, Business Reporting.

If you received cash of more than \$10,000 in one or more related transactions in the course of your trade or business, you may have to file **Form 8300.**

Additional Information

Get **Pub. 334,** Tax Guide for Small Business, for more details on business income and expenses.

Line A

Describe the business or professional activity that provided your principal source of income reported on line 1. Give the general field or activity and the type of product or service. If your general field or activity is wholesale or retail trade, or services connected with production services (mining, construction, or manufacturing), also give the type of customer or client. For example, "wholesale sale of hardware to retailers" or "appraisal of real estate for lending institutions."

Line **B**

Enter on this line the 4-digit code that identifies your principal business or professional activity. See page 2 of Schedule C for the list of codes.

Line C

Use your home address only if you actually conducted the business from your home. Show a street address instead of a box number.

Line D

You don't need an employer ID number unless you had a Keogh plan or were required to file an employment, excise, fiduciary, or alcohol, tobacco, and firearms tax return.

Line E

Your inventories can be valued at:

• cost,

• cost or market value, whichever is lower, or

 any other method approved by the Commissioner of Internal Revenue.

Line F

You must use the cash method on your return unless you kept account books. If you kept such books, you can use the cash method or the accrual method. For longterm contracts entered into after February 28, 1986, special rules apply. See Internal Revenue Code section 460 for details. The method used must clearly reflect your income. To change your accounting method (including treatment of inventories), you must usually first get permission from IRS. In general, file **Form 3115** within the first 180 days of the tax year in which you want to make the change.

If you use the **cash method**, show all items of taxable income actually or constructively received during the year (in cash, property, or services). Also show amounts actually paid during the year for deductible expenses. Income is constructively received when it is credited to your account or set aside for you to use.

If you use the **accrual method,** report income when you earn it and deduct expenses when you incur them, even if you do not pay them during the tax year.

Accrual-basis taxpayers are put on a cash basis for deducting business expenses owed to a related cash-basis taxpayer. Other rules determine the timing of deductions based on economic performance. Get **Pub. 538**, Accounting Periods and Methods.

Line H

Business Use of Your Home

Within certain limits, you may deduct business expenses that apply to a part of your home **only** if that part is exclusively used on a regular basis:

1. as your principal place of business for any of your trades or businesses; or

2. as a place of business used by your patients, clients, or customers to meet or deal with you in the normal course of your trade or business; or

3. in connection with your trade or business if it is a separate structure that is not attached to your home.

You may also deduct expenses that apply to space within your home if it is the **only** fixed location of your trade or business. The space must be used on a regular basis to store inventory from your trade or business of selling products at retail or wholesale.

If you use space in your home on a regular basis in your trade or business of providing day care service, you may be able to deduct the business expenses even though you use the same space for nonbusiness purposes.

Limit on Deductions. Certain expenses for the business use of your home are limited to the gross income from the business use minus the total of the following deductions.

1. The business part of your deductible mortgage interest, real estate taxes, and casualty losses.

2. Your other business deductions, such as wages and supplies, that are not related to the business use of the home.

The expenses to which the limit applies, and the order in which they must be deducted, are listed below.

• Your expenses for the business use of your home, other than those listed in 1 above, that are related to the use of the home itself. These include maintenance, utilities, and insurance.

• Depreciation.

Generally, any amount you cannot deduct for 1989 because of this limit may be taken into account for 1990. Get **Pub. 587** for details. Also get **Pub. 936**, Limits on Home Mortgage Interest Deduction, to see how much interest you can deduct.

Line I Material Participation

For purposes of the passive activity rules, you materially participated in the operation of this trade or business activity during 1989 if you meet any of the following tests:

1. You participated in the activity for more than 500 hours during the tax year.

2. Your participation in the activity for the tax year was substantially all of the participation in the activity of all individuals (including individuals who do not own any interest in the activity) for the tax year.

3. You participated in the activity for more than 100 hours during the tax year, and you participated at least as much as any other person for the tax year. This includes individuals who do not own any interest in the activity.

4. The activity is a significant participation activity for the tax year, and you participated in all significant participation activities during the year for more than 500 hours. An activity is a "significant participation activity" if it involves the conduct of a trade or business, you participated in the activity for more than 100 hours during the tax year, and you do not materially participate in the activity under tests 1, 2, 3, 5, 6, or 7.

5. You materially participated in the activity for any 5 (whether or not consecutive) of the prior 10 tax years.

6. The activity is a personal service activity in which you materially participated for any 3 (whether or not consecutive) prior tax years. A personal service activity is an activity that involves performing personal services in the fields of health, law, engineering, architecture, accounting, actuarial science, performing arts, or consulting, or any other trade or business in which capital is not a material incomeproducing factor.

7. Based on all the facts and circumstances, you participated in the activity on a regular, continuous, and substantial basis during the tax year. But you do not meet this test if you participated in the activity for 100 hours or less during the tax year. Your participation in managing the activity does not count in determining if you meet this test if any person besides yourself—

a. received compensation for performing management services in connection with the activity, or

b. spent more hours during the tax year than you spent performing management services in connection with the activity (regardless of whether the person was compensated for the services).

If you meet any of the above tests, check the "Yes" box on line I.

If you do not meet any of the above tests, check the "No" box on line I. This business is a **passive activity**. If you have a loss from this business, see **Limit on Losses**, on this page. If you have a profit from this business activity but have losses from other passive activities or you have prior-year unallowed passive activity losses, see the Instructions for **Form 8582**, Passive Activity Loss Limitations.

Exception for Oil and Gas. If you are filing Schedule C to report income and deductions from an oil or gas well in which

you own a working interest directly or through an entity that does not limit your liability, check the "Yes" box on line I. The activity of owning the working interest is not a passive activity regardless of your participation in the activity.

Limit on Losses. If you checked the "No" box on line I and you have a loss from this business, you must use Form 8582 to figure your allowable loss, if any, to enter on Schedule C, line 30. Generally, you can deduct losses from passive activities only to the extent of income from passive activities.

For more details, get **Pub. 925,** Passive Activity and At-Risk Rules.

Line J

Tax Shelter. If you claim or report any deduction, loss, credit, other tax benefit, or income on Schedule C from an interest purchased or otherwise acquired in a tax shelter required to be registered, you **must** check the box on line J, and file **Form 8271.**

Part I Income (Lines 1 through 7) Line 1

Enter gross receipts or sales from your business. Be sure to include on this line amounts you received in your trade or business as shown on **Form(s) 1099-MISC.**

Installment Sales. Generally, for sales after December 31, 1987, the installment method may not be used to report income from the sale of: (1) personal property regularly sold under the installment method; or (2) real property held for resale to customers. But the installment method may be used to report income from sales of certain residential lots and timeshares if you elect to pay interest on the tax due on that income after the year of sale. See Internal Revenue Code section 453(I)(2)(B) for details. If you make this election, include the interest on Form 1040, line 39. Also write "453(I)(3)" and the amount of the interest on the dotted line to the left of line 39.

Any gain not yet recognized from an installment sale after February 28, 1986, of property listed in (1) or (2) above must generally be included in income over a period not to exceed 4 years. The rules of Revenue Procedure 84-74, 1984-2 C.B. 736, are used to figure the amount to include each year, except that the adjustment must be included in income at a rate no slower than the rate of contraction of your dealer installment obligations.

If you use the installment method, attach a schedule to your return. Show separately for 1989 and the 3 preceding years: gross sales, cost of goods sold, gross profit, percentage of gross profit to gross sales, amounts collected, and gross profit on amounts collected.

Line 2

Enter on line 2 such items as returned sales, rebates, and allowances from the sales price.

Line 6

In certain situations, you must report as income on line 6 any credit or refund of overpaid windfall profit tax received in 1989 for tax year 1988, based on overwithholding or the net income limitation. In general, the credit or refund you received is income to the extent you deducted windfall profit tax withheld in 1988 on Schedule C, and received a tax benefit for the deduction on your 1988 tax return.

Also report on line 6 amounts from finance reserve income, scrap sales, bad debts you recovered, interest (such as on notes and accounts receivable), state gasoline or fuel tax refunds you got in 1989, credit for Federal tax on gasoline or other fuel claimed on your 1988 Form 1040, and other kinds of miscellaneous business income. Include on line 6 amounts you received in your trade or business as shown on **Form(s) 1099-PATR.**

If you have listed property that you placed in service after June 18, 1984, and the business use percentage decreased to 50% or less in 1989, report on this line any recapture of excess depreciation, including any section 179 expense deduction. Use **Form 4797** to figure the recapture.

Part II Expenses (Lines 8 through 28)

Capitalizing Costs of Property. If you produced real or tangible personal property or acquired property for resale, certain expenses attributable to the property must be included in inventory costs or capitalized. In addition to direct costs, producers of inventory property must also include part of certain indirect costs in their inventory. Purchasers of personal property acquired for resale must include part of certain indirect costs in inventory only if the average annual gross receipts for the 3 prior tax years exceed \$10 million. Also, part of the indirect costs that benefit real or tangible personal property constructed for use in a trade or business, or noninventory property produced for sale to customers, must be capitalized. Reduce the amounts on lines 8-28 by amounts capitalized. For more details, see Pub. 538.

Exception for Creative Property. If you are an artist, author, or photographer, you may be exempt from the capitalization rules. However, your personal efforts must have created (or reasonably be expected to create) the property. This exception does not apply to any expense related to printing, photographic plates, motion picture films, video tapes, or similar items. These expenses are subject to the capitalization rules. For more details, including a list of qualifying creative property, see Pub. 538. Caution: If you capitalized your expenses on your 1987 return but did not file an amended return by October 16, 1989, to apply the exception to that return, you must continue to treat those expenses as capitalized expenses.

Line 9

Caution: Cash method taxpayers cannot take a bad debt deduction unless the amount was previously included in income.

Include debts and partial debts arising from sales or services that were included in income and are definitely known to be worthless. If you later collect a debt that you deducted as a bad debt, include it as income in the year collected.

Note: If you used the reserve method prior to 1987 to figure your bad debts, any balance you had in the reserve account at **Page 35** the end of 1986 must be included in your income ratably over a 4-year period.

For more details, get **Pub. 535**, Business Expenses.

Line 10

You can deduct the actual cost of running your car or truck, or take the standard mileage rate. You **must** use actual costs if you use more than one vehicle in your business. If you deduct actual costs, show depreciation on line 13.

Note: If you claim any car expenses (actual costs or the standard mileage rate), you must complete Part III of **Form 4562**, Depreciation and Amortization.

The standard mileage rate is $25\frac{1}{2}$ cents a mile up to 15,000 miles for 1989, and 11 cents for each mile after that. Add to this amount your parking fees and tolls.

For cars and trucks that have been fully depreciated, the rate is 11 cents a mile.

If you use the standard rate, the vehicle is considered to have a useful life of 60,000 miles of business use at the maximum standard mileage rate. For details, get **Pub. 917,** Business Use of a Car.

Note: If you use certain highway trucks, truck-trailers, tractor-trailers, or buses in your trade or business, you may have to pay a Federal highway use tax. Get **Form 2290,** Heavy Vehicle Use Tax Return, to see if you owe this tax.

Line 12

Enter your deduction for depletion on this line. If you have timber depletion, attach **Form T.** See **Pub. 535** for details.

Line 13

You can deduct an amount each year for assets you buy to use in your business. The deduction for depreciation does not apply to stock in trade, inventories, land, and personal assets. You may also choose under section 179 to expense part of the cost of certain depreciable property you bought in 1989 for use in your business. Figure your depreciation deduction, including the section 179 expense deduction, on Form 4562.

The depreciation deduction for cars, including any section 179 deduction, is limited. For example, if you used your car 100% for business, and placed the car in service in 1989, your deduction is limited to \$2,660. The allowable amounts are further limited if your business use is less than 100%. If you claim depreciation for any cars or other listed property, you must complete Part III of Form 4562. See the Instructions for Form 4562 and **Pub. 534** for details.

If you have listed property (such as a car or light truck) that you placed in service after June 18, 1984, and the business use percentage of the property decreased to 50% or less during 1989, you may have to recapture excess depreciation, including any section 179 expense deduction. Get **Form 4797** and its instructions for details.

If you took an investment credit on property that you dispose of before the end of its class life or life years, the business use percentage decreases, or the property use otherwise changes so that it no longer qualifies, you may have to refigure the

Line 14

Deduct contributions that are not an incidental part of a pension or profit-sharing plan included on line 20. Also include contributions to insurance, health, and welfare programs.

Note: You may be able to deduct part of the amount paid for health insurance for you and your family even if you don't itemize your deductions. See the Instructions for Form 1040, line 26.

Lines 17a and 17b

Interest Allocation Rules. The tax treatment of interest expense differs depending on its type. For example, personal interest, home mortgage interest, and investment interest are all treated differently. "Interest allocation" rules require you to allocate (classify) your interest expense so it is deducted on the right place of your return (or capitalized) and gets the proper tax treatment. These rules could affect how much interest you deduct on Schedule C.

Generally, you allocate interest expense by tracing how the proceeds of the loan were used. See **Pub. 535** and **Pub. 545** for details.

If you paid interest on a debt secured by your main home, and any of the proceeds from that debt were used in connection with your trade or business, see Pub. 545 to figure the amount that is deductible on Schedule C.

If you paid interest that applies to future years, deduct for 1989 only the part that applies to 1989.

If you have a mortgage on real property used in your business (other than your main home), enter on line 17a the interest you paid for 1989 to banks or other financial institutions for which you received a **Form 1098**, Mortgage Interest Statement. (If you didn't receive a Form 1098, enter the interest on line 17b.)

If you paid \$600 or more of mortgage interest, you should receive Form 1098, or similar statement, showing the total interest received from you during 1989. You should receive this statement by January 31, 1990. If you paid more mortgage interest to financial institutions than is shown on Form 1098, or similar statement, get Pub. 545 to see if you can deduct the additional interest. If you can, enter the amount on line 17a. Attach a statement to your return explaining the difference. Write "See attached" in the left margin next to line 17a.

If you and at least one other person (other than your spouse if you file a joint return) were liable for and paid interest on the mortgage and the other person received the Form 1098, report the interest on line 17b. Attach a statement to your return showing the name and address of the person who received the Form 1098. In the left margin, next to line 17b, write "See attached."

Do not deduct interest you paid or accrued on debts allocable to investment property. This interest is generally deducted on **Schedule A.** For details, get **Pub. 550**, Investment Income and Expenses.

Line 20

Enter your deduction for contributions to a pension, profit-sharing, or annuity plan, or plans for the benefit of your employees. If the plan includes you as a self-employed person, enter contributions made as an employer on your behalf on Form 1040, line 27, not on Schedule C.

Generally, you must file one of the following forms if you maintain a pension, profit-sharing, or other funded-deferred compensation plan. The filing requirement is not affected by whether or not the plan qualified under the Internal Revenue Code, or whether or not you claim a deduction for the current tax year.

Form 5500.—Complete this form for each plan with 100 or more participants.

Form 5500-C/R, or 5500EZ.— Complete the applicable form for each plan with less than 100 participants.

There is a penalty for failure to timely file these forms.

For more information, get **Pub. 560**, Self-Employed Retirement Plans.

Line 22

Deduct the cost of repairs including labor, supplies, and other items that do not add to the value or increase the life of the property. Do not deduct the value of your own labor. Do not deduct amounts spent to restore or replace property. They are chargeable to capital accounts or to the depreciation reserve, depending on how depreciation is charged on your books.

Line 24

You can deduct the following taxes:

• Real estate and personal property taxes on business assets.

• Social security taxes paid to match required withholding from your employees' wages. Also, Federal unemployment tax paid.

• Federal highway use tax.

Do not deduct:

- Federal income taxes.
- Estate and gift taxes.

• Taxes assessed to pay for improvements, such as paving and sewers.

- Taxes on your home or personal property.
- State and local sales taxes (treat instead as part of the cost of the property).
- Other taxes not related to your business.

Lines 25a through 25d

You may deduct only 80% of your business-related meal and entertainment expenses, including meals incurred while traveling away from home on business. This rule also applies to meal and entertainment expenses for which you reimburse your employees, but only if you do not treat the reimbursement as wages subject to withholding.

Business meal expenses are deductible only if they are: (1) directly related to or associated with the active conduct of your trade or business; (2) not lavish or extravagant; and (3) incurred while you or your employee is present at the meal.

There are exceptions to these rules as well as other rules that apply to sky-box rentals, tickets to entertainment events, and luxury water travel. Get **Pub. 463.**
You cannot deduct any expense paid or incurred for a facility (such as a yacht or hunting lodge) used for any activity usually considered entertainment, amusement, or recreation.

Note: You may be able to deduct the expense if the amount is treated as compensation and reported on **Form W-2** for an employee or **Form 1099-MISC** for an independent contractor. See Pub. 463.

Foreign Conventions. Generally, you cannot deduct expenses for attending a foreign convention unless it is directly related to your trade or business and it is as reasonable for the meeting to be held outside the North American area or Jamaica as within it. These rules apply to both employers and employees. See Pub. 463.

Line 25b. Enter your total meal and entertainment expense.

Line 25c. Figure how much of the amount on line 25b is subject to the 80% limit. Then, multiply that amount by 20% (.20) and enter the result on line 25c.

Line 26

Deduct only utility expenses incurred for your trade or business.

Beginning in 1989, if you use your home phone for business, do not deduct the base rate (including taxes) of the first telephone line into your residence. It is a nondeductible personal expense.

Line 27

Enter the total salaries and wages (other than salaries and wages deducted elsewhere on your return) paid or incurred for the tax year less any jobs credit you claimed on **Form 5884.** Do not include amounts paid to yourself.

Caution: If you provided taxable fringe benefits to your employees, such as personal use of a car, do not deduct as wages the amount applicable to depreciation and other expenses claimed elsewhere.

Line 28

Include all ordinary and necessary business expenses not deducted elsewhere on Schedule C. Do not include the cost of business equipment or furniture, replacements or permanent improvements to property, or personal, living and family expenses. List the type and amount of each expense separately. Enter one total in the line 28 entry space.

Any loss from this activity that was not allowed as a deduction last year because of the at-risk rules is treated as a deduction allocable to this activity in 1989. If any loss from this activity was not allowed last year because of the passive loss limitations, see the Instructions for Form 8582.

Amortization. Use Form 4562 to figure your amortization deduction. Include on line 28 of Schedule C the amount from Form 4562, Part II.

You may amortize:

The cost of pollution-control facilities.

• The cost to rehabilitate qualified lowincome housing if the rehabilitation began before 1987. If it began after 1986, you may be able to take a tax credit. Get **Pub. 535** and **Form 8586**, Low-Income Housing Credit, for more details. Also, see **Pub. 925** for information on the passive activity loss rules as they apply to low-income housing. • Amounts paid for research and experiments.

• Amounts paid before 1987 for trademarks and trade names.

- Certain business startup costs.
- Qualified forestation and reforestation costs.

You can deduct up to \$35,000 of costs paid or incurred in 1989 to remove architectural or transportation barriers to the handicapped and elderly. See Pub. 535.

You can depreciate your leasehold improvement costs for leased business property. See Pub. 535.

In general, you may not amortize real property construction period interest and taxes. Special rules apply for allocating interest to real or personal property produced in your trade or business. See Pub. 535.

Line 30

If you have a loss, the amount of loss you can deduct this year may be limited. Go on to lines 31a and 31b before entering your loss on line 30. If you answered "No" to Question I on Schedule C, also see Form 8582. Enter the net profit or deductible loss here. Combine this amount with any profit or loss from other businesses, and enter the total on Form 1040, line 12, and Schedule SE, line 2 (or Form 1041, line 5).

Lines 31a and 31b

At-Risk Rules

Deductions for losses by persons who are engaged in a trade or business or an activity for the production of income, including the holding of real property, are limited to the amount they have at risk in the business.

If (1) you have a loss from any activity that you engaged in as a trade or business or for the production of income, including the holding of real property placed in service after December 31, 1986, and (2) you have amounts for which you are **not** at risk in the activity, use **Form 6198**, At-Risk Limitations, to determine the allowable loss.

Check **Box 31b** if you have amounts for which you are not at risk for this business, such as the following:

1. Nonrecourse loans used to finance your business, to acquire property used in your business, or to acquire your interest in the business, unless they are secured by property not used in your business or by certain real property used in an activity of holding real property; or

2. Amounts protected against loss by a guarantee, stop-loss agreement, or similar arrangement; or

3. Loans from someone who has an interest in your business, other than as a creditor, or who is related, under section 465(b)(3)(C), to a person (other than yourself) having such an interest; or

4. Amounts contributed to your business, or to your interest in the business that are covered by:

• nonrecourse loans or protected against loss by a guarantee, stop-loss agreement, or similar arrangement, or

• loans from a person described in 3 above. If you do not have any of these kinds of

amounts for which you are not at risk in this

business, check **Box 31a** and enter your loss on line 30 unless you answered "No" to Question I. In this case, you must complete **Form 8582** to figure your allowable loss to enter on line 30.

If you checked **Box 31b**, get Form 6198 to determine the amount of your deductible loss and enter that amount on line 30. But if you answered "No" to Question I, your loss may be further limited. See Form 8582. If your at-risk amount is zero or less, enter zero on line 30. Be sure to attach Form 6198 to your return. If you checked Box 31b and you fail to attach Form 6198, processing of your tax return may be delayed.

If, in addition to the amount that you report on Schedule C, you dispose of an asset used in an activity to which the at-risk rules apply and you have amounts in the activity for which you are not at risk, see the Instructions for Form 6198.

Any loss from this business not allowed for 1989 because of the at-risk rules is treated as a deduction allocable to the business in 1990. For more details, see the Instructions for Form 6198 and **Pub. 925.**

Part III

Cost of Goods Sold and/or Operations

Certain direct and indirect expenses must be capitalized or included in inventory. See the instructions for Part II.

Cost of Goods Sold. If you engaged in a trade or business in which the production, purchase, or sale of merchandise was an income-producing factor, merchandise inventories must be taken into account at the beginning and end of your tax year.

Cost of Operations (Inventories Not an Income-Producing Factor). If the amount on line 4 includes the cost of operations, complete lines 32 through 39 as appropriate.

Instructions for **Schedule SE**

Social Security Self-Employment Tax

Purpose

If you are subject to self-employment tax, use Schedule SE to figure any tax due on net earnings from self-employment. You may also have to pay this tax on wages you were paid as an employee of an electing church or qualified church-controlled organization. The Social Security Administration uses the information from Schedule SE to figure your benefits under the social security program. This tax applies no matter how old you are. It applies even if you are already getting social security benefits.

Additional Information. Get Pub. 533, Self-Employment Tax, for more details.

Note: Schedule SE has two sections: **Section A**, Short Schedule SE, and **Section B**, Long Schedule SE.

Who Must File Schedule SE

You must file Schedule SE if both **a** and **b** below apply to you:

a. You were self-employed, and your net earnings from your business were \$400 or more (or you had wages of \$100 or more as an employee of an electing church or organization controlled by a church), AND

b. You did not have wages (including tips), other than Medicare qualified government wages, of \$48,000 or more that were subject to social security tax or railroad retirement tax.

Who Can File Schedule SE

Even if you are not required to file Schedule SE, it may be to your benefit to file it and use the "optional method" in Section B.

Note: Using the optional method may give you the benefits described below, but it will also increase your self-employment tax.

How can the optional method help you?

1. Social security coverage.—The optional method may give you credit toward your social security coverage even though you have a loss or low income from selfemployment.

2. Earned income credit. — Depending on your circumstances, using the optional method may qualify you to claim the earned income credit or give you a larger credit. This could happen if your SE earnings by not using the optional method are less than \$1,600. Figure the earned income credit with and without using the optional method to see if the optional method will benefit you.

3. Child and dependent care credit.— The optional method may also help you if your SE earnings are less than \$1,600 and you want to increase your net SE earnings to qualify for the child and dependent care credit.

Who Is Subject to Self-Employment Tax?

Self-Employed Persons. You are subject to SE tax if you had net earnings from being self-employed. If you are in business for yourself, or you are a farmer, for example, you are self-employed.

Your share of certain partnership income and guaranteed payments are subject to SE tax. Read the instructions for **Partnerships** on page 39.

Employees of Churches and Church Organizations. If you were an employee of a church or qualified church-controlled organization that has in effect a certificate electing exemption from employer social security taxes, you may be subject to SE tax on your wages. This applies if the wages were \$100 or more from any one church or church-controlled organization. See line B at the top of the long SE. If you also have Medicare qualified government wages, you must use the worksheet on page 39.

U.S. Citizens Employed by Foreign Governments or International Organizations. You are subject to SE tax if you are a U.S. citizen employed:

 in the United States, Puerto Rico, Guam, American Samoa, the Commonwealth of the Northern Mariana Islands, or the Virgin Islands; • in certain cases, by a wholly-owned instrumentality of a foreign government or by an international organization under the International Organizations Immunities Act. Report income from this employment on Schedule SE (Section A or B), line 2. If you are employed by a foreign government or an international organization in a country other than those listed, you are not subject to this tax.

U.S. Citizens or Resident Aliens Living Outside the United States. If you are a self-employed U.S. citizen or resident alien living outside the United States, in most cases you are subject to SE tax. You may reduce your foreign earnings from selfemployment by the deduction for certain foreign housing costs. But you may not reduce your foreign earnings from selfemployment by your foreign earned income exclusion.

Coverage for Overseas Missionaries. You may figure net earnings from selfemployment as if you were in the United States if:

• You are a U.S. citizen; and

• You were a minister (but not a Christian Science practitioner) or a member of a religious order serving outside the United States; and

• You are not exempt from SE tax because you filed **Form 4361**, Application for Exemption From Self-Employment Tax for Use by Ministers, Members of Religious Orders and Christian Science Practitioners. Get **Pub. 517** for more details.

Who Is Not Subject to Self-Employment Tax?

Members of the Clergy and Certain Religious Orders and Sects. In most cases you are subject to SE tax on net earnings you get as a minister, a member of a religious order who has not taken a vow of poverty, or a Christian Science practitioner. But you will not be subject to the tax on those net earnings if you filed Form 4361 and IRS approved you as exempt from the tax. In this case, if you have no other income subject to SE tax, write "Exempt— Form 4361" on Form 1040, line 48. However, if you have other earnings of \$400 or more subject to SE tax, see line A at the top of the long SE. Note: If you have ever filed Form 2031 to elect social security coverage on your earnings as a minister, you cannot change that election now.

If you have conscientious objections to social security insurance because of your belief in the teachings of a recognized religious sect of which you are a member, you are not subject to the tax if you got IRS approval by filing **Form 4029**, Application for Exemption From Social Security Taxes and Waiver of Benefits. In this case, do not file Schedule SE. Instead, write "Exempt— Form 4029" on Form 1040, line 48. **Note:** *Do not file Form 4029 for wages you get from a church or church-controlled organization that has chosen to treat its employees as self-employed.*

General Information

Fiscal Year Filers. If your tax year is a fiscal year, you must use the tax rate and earnings base that apply at the time the fiscal year begins. The tax or earnings base for a fiscal

year that overlaps the date of a rate or earnings base change is not prorated.

More Than One Business. If you farmed and had at least one other business or you had two or more businesses, your net earnings from self-employment are the combined net earnings from all your businesses. If you had a loss in one business, it reduces the income from another. Figure the combined SE tax on one Schedule SE.

Joint Returns. Show the name of the spouse with SE income on Schedule SE. If both spouses have SE income, each must file a separate Schedule SE. If one spouse qualifies to use the short SE, and the other has to use the long SE, both can use one Schedule SE. One spouse should complete the front and the other the back.

Include the total profits or losses from all businesses on Form 1040, as appropriate. Then enter the combined SE tax on Form 1040, line 48.

Community Income. In most cases, if any of the income from a business, (including farming) is community income, all of the income from that business is SE earnings of the spouse who carried on the business. The identity of the spouse who carried on the business is determined by the facts in each case. If you and your spouse are partners in a partnership, see **Partnerships**, on page 39.

If you and your spouse have community income and file separate returns, attach Schedule SE to the return of the spouse with the SE income. Also attach Schedule(s) C and/or Schedule(s) F.

Caution: Community income included on Schedule(s) C or F must be divided for income tax purposes on the basis of the community property laws.

Specific Instructions

Read the top of page 1 of Schedule SE to see if you can use **Section A**, Short Schedule SE, or if you must use **Section B**, Long Schedule SE. For either section, you need to know what to include as net earnings from self-employment. Read the instructions below to see what to include as net earnings and how to fill in lines 1 and 2 of either the short or long SE.

Name of Self-Employed Person. Enter the name and social security number of the self-employed person as it appears on that person's social security card.

Net Earnings From Self-Employment

What is included in net SE earnings? In most cases, net earnings include your net profit from a farm or nonfarm business. If you are a partner in a partnership, see the instructions on page 39.

Do not report on lines 1 and 2 any income or expense not included in figuring net SE earnings. If you are a partner, reduce lines 1 and 2 for any deduction for recovery property (section 179), oil or gas depletion, or unreimbursed partnership expenses. You must attach a statement to explain why you are not including certain items of income or expense.

If you deposited earnings into a capital construction fund set up under the Merchant Marine Act of 1936, get **Pub. 595.** If you are a duly ordained minister who is an employee of a church and you are subject to SE tax, the unreimbursed business expenses that you incurred as a church employee are allowed only as an itemized deduction for income tax purposes. They are deducted from your SE earnings in figuring SE tax. However, special rules apply. Get **Pub. 517.**

Partnerships

If you are a general partner, include in your total net earnings your share of partnership income or loss from the trade or business. Also include any guaranteed payments your partnership paid you for your personal services. If you are a limited partner, include only guaranteed payments. Line 14a of Schedule K-1 (Form 1065) should show net earnings for either general or limited partners.

If your partnership is engaged solely in the operation of a group investment program, earnings from the operation are not SE earnings for either the general or limited partner.

If you are married and both you and your spouse are partners in a partnership, each of you is subject to SE tax on your own share of partnership income. Each of you must file a Schedule SE and report the partnership income or loss on **Schedule E** (Form 1040), Part II, for income tax purposes.

SE income belongs to the person who is the member of the partnership and cannot be treated as SE income by the nonmember spouse. This applies even in community property states.

If a partner in an ongoing partnership dies, that member's share of partnership ordinary income or loss for the year must be included in the partner's net SE earnings.

Share Farming

You are considered self-employed if you produced crops or livestock on someone else's land for a share of the crops or livestock produced (or the proceeds from them). This is true even if you had another person ("agent") doing the actual work or management for you. Report your net earnings for income tax purposes on **Schedule F** (Form 1040) and for SE tax purposes on Schedule SE. For more details, get **Pub. 225,** Farmer's Tax Guide.

Other Income Included in Net Earnings From Self-Employment

• Rental income from a farm, if as landlord, you participated materially in the production or management of the production of farm products on this land. This income is farm earnings. (To determine whether you participated materially in farm management or production, do not consider the activities of any agent who acted for you.) The material participation tests are explained in Pub. 225.

• Cash or a payment in kind from the Department of Agriculture for being in a land diversion program.

• Payments for the use of rooms or other space when you also provided substantial services. Examples are hotel rooms, boarding houses, and tourist camps, or homes.

 Payments for space in parking lots, trailer parks, warehouses, or storage garages.

 Income from the retail sale of newspapers and magazines if you were 18 or older and kept the profits. • Income as a crew member of a fishing vessel with a crew of normally less than 10 people. Get Pub. 595.

• Fees as a state or local government employee if you were paid only on a fee basis and the job was not covered under a Federal-State social security coverage agreement.

• Interest received in the course of any trade or business, such as interest on notes or accounts receivable.

• The rental value of a home or an allowance for a home furnished to you as a minister or a member of a religious order. Get Pub. 517.

• The value of meals and lodging given to you for the convenience of your employer if you are a minister or member of a religious order. Get Pub. 17.

• Fees and other payments received by you as a director of a corporation for services as a director.

Note: Director's earnings are treated as received when the services are performed, regardless of when paid, for SE tax purposes.

• Recapture amounts under sections 179 and 280F that you included in gross income because the business use of the property dropped to 50% or less. Do not include amounts you recaptured on the disposal of property. See **Form 4797**, Sales of Business Property.

• Fiduciaries' fees you received as a professional fiduciary. This may also apply to fees you got as a nonprofessional fiduciary if the fees relate to active participation in the operation of the estate's business, or the management of an estate that required extensive management activities over a long period of time.

Option and commodity dealers engaged in trading section 1256 contracts, see section 1402(i) to figure net SE earnings.

Income Not Included in Net Earnings From Self-Employment

• Salaries, fees, etc., subject to social security tax that you received for performing services as an employee, including services performed as a public official (except as a fee basis government employee as explained earlier under **Other Income Included in Net Earnings From Self-Employment**) or as an employee or employee representative under the railroad retirement system.

 Income you received as a retired partner under a written partnership plan that provides for lifelong periodic retirement payments if you had no other interest in the partnership and did not perform services for it during the year.

• Income from real estate rentals (including rentals paid in crop shares), if you did not get the income in the course of a trade or business as a real estate dealer. This includes cash and crop shares received from a tenant or sharefarmer. You should report this income on Schedule E, Part I.

 Dividends on shares of stock and interest on bonds, notes, etc., if you did not get the income in the course of your trade or business as a dealer in stocks or securities.
 Gain or loss from:

a. the sale or exchange of a capital asset;

b. the sale, exchange, involuntary conversion, or other disposition of property unless the property is stock-in-trade or

other property that would be includible in inventory, or held primarily for sale to customers in the ordinary course of the business; or

c. certain transactions in timber, coal, or domestic iron ore.

Net operating losses from other years.

Medicare Qualified Government Employment

Section B, Long Schedule SE, Line 6b Medicare qualified government wages are wages you get as a Federal, state, or local government employee that are subject ONLY to the 1.45% Medicare tax. If you received such wages, do NOT include them as social security wages on Schedule SE, line 5a. Instead, include them on Schedule SE, line 6b. Wages you enter on line 5a are subject to the old-age, survivors, and disability insurance tax as well as the 1.45% Medicare tax.

Note: Also see the Instructions for Form 1040, line 62, to see if you should file **Form 4469,** Computation of Excess Medicare Tax Credit.

Figure your SE tax using the rate on line 8 of Section B if you do not have to use the worksheet below. Do not reduce the rate by the Medicare tax rate. But you must use the worksheet to figure your SE tax and skip lines 7 and 8 of Section B if:

a. you had Medicare qualified

government wages as explained above; and **b.** the total of the amounts on lines 3a, 3b, 5c, 6b, and 6c of Schedule SE is more than \$48,000.

W	orksheet—(Keep for your records)
1.	Enter total of lines 3a, 3b, and 6c from Schedule SE
2.	Enter line 6a from Schedule SE 2.
	Enter your Medicare qualified government wages from line 6b of Schedule SE. If line 6a is zero, stop here; you do not owe SE tax 3 Subtract line 3 from line 2. (If zero or less, enter -0) 4
5.	Multiply the smaller of line 1 or line 2 by .10515.
6.	Multiply the smaller of line 1 or line 4 by .02516.
7.	Add lines 5 and 6. Enter the total on line 9 of Schedule SE and on Form 1040, line 48 7.

Optional Methods Optional Method for FARM Income

Was your gross farm income for the year \$2,400 or less? If it was, you can report

two-thirds of your gross farm income instead of your actual net earnings from farming on line 3a of Part I and line 11 of Part II.

If your gross farm income was more than \$2,400, and your net farm profits were less than \$1,600, you can report \$1,600 on line 3a of Part I and line 11 of Part II.

If you can use this method, it can increase or decrease your net SE farm earnings, even if the farming business resulted in a loss. There is no limit on how many times you can use this method. If you use this method, you must apply it to all farm earnings from selfemployment for the year. You may change the method after you file your return. For example, you can change from the regular method to the optional or from the optional to the regular.

For a farm partnership, figure your share of gross income based on the partnership agreement. With guaranteed payments, your share of the partnership's gross income is your guaranteed payment plus your share of the gross income after it is reduced by all guaranteed payments of the partnership. If you are a limited partner, include only guaranteed payments.

Optional Method for NONFARM Income Were your net nonfarm profits less than \$1,600 and also less than two-thirds of your gross nonfarm income? If they were, you may use this method if you are regularly self-employed or regularly a partner. You meet this requirement if you had actual net earnings from self-employment of \$400 or more in at least 2 of the 3 years just before the year for which you use this nonfarm method. The net earnings of \$400 or more could be from either farm or nonfarm earnings or both. The net earnings include your distributive share of the income or loss from any of your partnerships.

You may report on line 3b of Part I and line 13 of Part II two-thirds of your gross nonfarm income, up to \$1,600 as your net earnings, but you may not report less than your actual net earnings from nonfarm self-employment.

For a nonfarm partnership, see **Optional Method for Farm Income** on page 39 for details on how to figure your share of gross income.

The limit for the optional method for nonfarm self-employment is five years. The five years do not have to be one after another.

Using Both Optional Methods Did you have both nonfarm and farm income? If you did, you may use the nonfarm optional method if:

a. your actual net earnings from nonfarm self-employment were less than \$1,600, and

b. your net nonfarm profits were less than two-thirds of your gross nonfarm income.

If you can use both methods, you may report less than your total actual net earnings from farm and nonfarm income, but you **cannot** report less than your actual net earnings from nonfarm SE income alone.

If you use both methods to figure net earnings, you **cannot** report more than \$1,600 of net SE earnings.

Line 11

Enter the smaller of:

 two-thirds (⅔) of the total gross income from all Schedules F, line 11, and Schedules K-1 (Form 1065), line 14b; or
 \$1,600.

Line 13

Enter the smallest of:

• \$1,600; or

• two-thirds (%) of the total gross income from all Schedules C, line 7, plus your distributive share of gross income from all nonfarm partnerships, Schedules K-1 (Form 1065), line 14c; **or**

• the amount on line 12 if you also had farm income and elect the farm optional method. **Page 40**

Instructions for **Schedule F** Farm Income and Expenses

Changes You Should Note

• Beginning in 1989, the base rate (including taxes) of the first telephone line into your residence is a nondeductible personal expense.

• Beginning in 1989, expenses incurred to raise animals are exempt from the capitalization rules. If you previously elected to deduct these expenses, or used the simplified method of capitalizing the cost of raising certain cattle, you may revoke that election. See the instructions for line G.

Purpose

Use Schedule F to report farm income and expenses. File it with Forms 1040, 1041, or 1065.

Additional Information. Pub. 225, Farmer's Tax Guide, has samples of filled-in forms and schedules, and lists important dates that apply to farmers. It also contains information about payments under the Disaster Assistance Acts of 1988 and 1989.

Filers of Forms 1041 and 1065. Do not complete the block labeled "Social security number (SSN)." Instead, enter your Employer identification number on line D.

If you had to make estimated tax payments in 1989 and you underpaid your estimated tax, you will not be charged a penalty if:

1. your gross farming or fishing income for 1988 or 1989 is at least two-thirds of your gross income, AND

2. you file your 1989 tax return and pay the tax due by March 1, 1990.

For more details, see Pub. 225.

Do not report the following income on Schedule F:

• Rent based on farm production or crop shares if you did not materially participate (for self-employment tax purposes) in the management or operation of the farm and the activity is a rental activity for purposes of the passive activity loss and credit limitations. Report this income on **Form 4835** and **Schedule E** (Form 1040). It is not subject to self-employment tax. See Pub. 225.

• Rent from pasture land that is based on a flat charge. Report this income in Part I of Schedule E. But report on line 10 of Schedule F pasture income received from taking care of someone else's livestock.

• Sales, exchanges, or involuntary conversions (other than casualties or thefts) of certain farm property. Report this income on Form 4797.

• Sales of livestock held for draft, breeding, sport, or dairy purposes. Report this income on Form 4797.

Use **Form 4684** to report a casualty or theft involving farm business property, including livestock held for draft, breeding, sport, or dairy purposes.

See Pub. 225 for more information on how to report various farm losses, such as losses due to death of livestock or damage to crops or other farm property.

Filing Information Returns

You may have to file information returns for wages paid to employees, certain payments of fees and other nonemployee compensation, interest, rents, royalties, annuities, and pensions. You may also have to file an information return if you sold \$5,000 or more of consumer products to a person on a buy-sell, deposit-commission, or other similar basis for resale. For more information, get **Pub. 937**, Business Reporting.

In addition, if you received cash of more than \$10,000 in one or more related transactions in your farming business, you may have to file **Form 8300.**

Lines A and B

On line A, enter your principal crop or activity for the current year.

On line B, enter one of the 15 major agricultural activity codes listed in Part IV on page 2 of Schedule F. The code you select should represent the major farm activity from which you derive the largest amount of your income. **Field crop** pertains to the production of grains, such as wheat, rice, feed corn, soybeans, barley, rye, and lentils; and nongrains such as cotton, tobacco, sugar, and Irish potatoes. **Animal specialty** includes the raising of pets or laboratory animals, such as dogs, cats, bees, and snakes.

Line C

Under the **cash method**, include all income in the year you actually get it. Generally, deduct expenses when you pay them. If you use the cash method, check the box labeled "Cash." Complete Parts I and II of Schedule F.

Under the **accrual method**, include income in the year you earn it. It does not matter when you get it. Deduct expenses when you incur them. If you use the accrual method, check the box labeled "Accrual." Complete Parts II, III, and line 11 of Schedule F.

Other rules apply that determine the timing of deductions based on economic performance. Get **Pub. 538**, Accounting Periods and Methods, for details.

Farming syndicates cannot use the cash method of accounting. A farming syndicate may be a partnership, any other noncorporate group, or an S corporation **if**:

a. the interests in the business have ever been for sale in a way that would require registration with any Federal or state agency, **or**

b. more than 35% of the loss during any tax year is spread between limited partners or limited entrepreneurs. (A *limited partner* is one who can lose only the amount invested in the partnership; a *limited entrepreneur* is a person who does not take any active part in managing the business.)

Line D

You need an employer ID number only if you had a Keogh plan, or were required to file an employment, excise, fiduciary, partnership, or alcohol, tobacco, or firearms tax return.

Line E

You can elect to include Commodity Credit Corporation loan proceeds as income in the year you received them instead of reporting as income the proceeds from the sale of the commodities in the year sold or in the year of forfeiture. If you made this election and reported these loan proceeds as income in a prior year, check the "Yes" box on line E. Otherwise, check "No." For information on how to make this election, see the instructions for lines 7a–7c.

Line F

Material Participation

See the Instructions for **Schedule C** (Form 1040), line I, for the definition of material participation for purposes of the passive activity rules.

If you meet any of the material participation tests described in the line I instructions for Schedule C, check the "Yes" box.

If you are a retired or disabled farmer, you are treated as materially participating in a farming business if you materially participated 5 of the 8 years preceding your retirement or disability. Also, a surviving spouse is treated as materially participating in a farming activity if the real property used in the activity meets the estate tax rules for special valuation of farm property passed from a qualifying decedent, and the surviving spouse actively manages the farm.

Check the "No" box if you did not materially participate. If you checked "No" and you have a loss from this business, see **Limit on Losses**, below. If you have a profit from this business activity but have losses from other passive activities or prior-year unallowed passive activity losses, see the Instructions for **Form 8582**, Passive Activity Loss Limitations.

Limit on Losses. If you checked the "No" box on line F and you have a loss from this business, you must use Form 8582 to figure your allowable loss, if any, to enter on Schedule F, line 36. Generally, you can deduct losses from passive activities only to the extent of income from passive activities.

For more details, get **Pub. 925,** Passive Activity and At-Risk Rules.

Line G

Capitalization rules apply if you produce real or tangible personal property or acquire property for resale (See **Exceptions** below). This means that certain expenses must be included in inventory costs or capitalized. These expenses include the direct costs of the property and the share of any indirect costs allocable to that property. But in some cases, you may be able to elect to currently deduct certain preproductive period expenses rather than capitalize them. See **Election To Deduct Certain Preproductive Period Expenses**, on this page.

Exceptions. These rules generally do NOT apply to:

1. expenses incurred after 1988 to raise any animals,

2. expenses of producing any plant that has a preproductive period of 2 years or less, or 3. expenses of replanting certain crops if they were lost or damaged by reason of disease, drought, or other casualty. *Note:* Exceptions 1 and 2 above do not apply to tax shelters, farm syndicates, or partnerships required to use the accrual method of accounting under Internal Revenue Code section 447 or 448.

Election To Deduct Certain Preproductive Period Expenses. If the preproductive period of any plant you produce is more than 2 years, you may elect to currently deduct the expenses rather than capitalize them. But you may not make this election for the costs of planting or growing citrus or almond groves that are incurred before the close of the fourth tax year beginning with the tax year you plant them in their permanent grove.

Note: This election may not be made by tax shelters, farm syndicates, or partnerships required to use the accrual method of accounting under Internal Revenue Code section 447 or 448.

If you elect to currently deduct your preproductive period expenses for plants, you will have to recapture these costs as ordinary income when you dispose of this property, and the alternative depreciation rules apply to property placed in service in any tax year your election is in effect. You must make this election in the first tax year after 1986 during which you engage in a farming business involving the production of property subject to the capitalization rules. Except as explained below, you may not revoke this election without the consent of IRS.

For more information, see Pub. 225. Which Box Should I Check? If you are revoking a prior election you made for animals (see below) and you do not have any preproductive period expenses, check the "Does Not Apply" box on line G. Also check the "Does Not Apply" box if you do not, or did not, have preproductive period expenses or if you are not eligible to make the election.

Check the "Yes" box if you are electing to currently deduct your preproductive period expenses. Also check the "Yes" box if you made this election in a prior year.

Check the "No" box if you are capitalizing your preproductive period expenses. Also check the "No" box if you chose to capitalize them in a prior year.

Caution: If you are eligible to make this election but you do not check any of the boxes on line G and you deduct these expenses, you will be treated as if you checked the "Yes" box.

Revocation of Prior Election for Animals. If you previously elected to deduct preproductive period expenses for animals or if you elected the simplified (safe-harbor) method of capitalizing the costs of raising female beef or dairy cattle, you may revoke that election for your first tax year beginning after 1988 without the consent of IRS. To do so, write "Prior Election for Animals Revoked" in the space below line G.

Even if you revoke your election to deduct preproductive period expenses for animals, you must continue to apply the alternative depreciation rules to property placed in service while your election was in effect. Also, the expenses you previously elected to deduct will have to be recaptured as ordinary income when you dispose of the animals. If you are revoking your election to use the simplified method of capitalizing the costs of raising female beef or dairy cattle, you must continue to amortize the costs capitalized in tax years beginning before 1989.

Part I

Farm Income—Cash Method

In Part I show income received for items listed on lines 1 through 10. Count both the cash actually or constructively received and the fair market value of goods or other property received for these items.

Income is constructively received when it is credited to your account or set aside for you to use.

If you ran the farm yourself and received rents based on farm production or crop shares, report these rents as income on line 4.

Sales of Livestock Because of Drought. If you sold livestock because of a drought, you can count the income from the sale in the year after the drought, instead of the year of the sale. You can do this IF:

- your main business is farming, AND
- you can show that you sold the livestock only because of the drought, AND
- your area qualified for Federal aid.

Information Returns

If you received information returns (Forms 1099 or CCC-182) showing amounts paid to you, first determine if the amounts are to be included with farm income. Then, use the chart below to determine where to report the income on Schedule F. Include the Form 1099 or CCC-182 amounts with any other income reported on that line.

Information return				И	here to report
Form 1099-PATR					. Line 5a
Form 1099-A					. Line 7b
Form 1099-MISC					
(for crop insuran	ce)				. Line 8a
Forms 1099-G or C					
(for disaster pay	mer	nts)		. Line 8a
Forms 1099-G or C	cc	-18	32		
(for other payme	nts)			. Line 6a

You may also receive Form 1099-MISC for other types of income. In this case, report it on whichever line best describes the income. For example, if you received a Form 1099-MISC for custom farming work, include this amount on line 9, "Custom hire (machine work) income."

Lines 1 and 2

On line 1 show amounts received from sales of livestock and other items bought for resale. On line 2, show the cost or other basis of the livestock and other items you actually sold.

Line 4

Show amounts received from sales of livestock, produce, grains, and other products you raised.

Lines 5a and 5b

If you received distributions from a cooperative in 1989, you should receive **Form 1099-PATR**, Taxable Distributions

Received From Cooperatives. On line 5a show your total distributions from cooperatives. This includes patronage dividends, nonpatronage distributions, perunit retain allocations, and redemption of nonqualified notices and per-unit retain allocations.

Show patronage dividends received in cash, and the dollar amount of qualified written notices of allocation. If you received property as patronage dividends, report the fair market value of the property as income. Include cash advances received from a marketing cooperative. If you get per-unit retains in cash, show the amount of cash. If you get qualified per-unit retain certificates, show the stated dollar amount of the certificate.

Do not include as income on line 5b patronage dividends from buying personal or family items, capital assets, or depreciable assets. Enter these amounts on line 5a only. If you do not report patronage dividends from these items as income, you must subtract the amount of the dividend from the cost or other basis of these items.

Lines 6a and 6b

Enter on line 6a the TOTAL of the following amounts. These are government payments you received, usually reported to you on Form 1099-G. You may also receive Form CCC-182 from the Department of Agriculture showing the amounts and types of payments made to you.

- Price support payments.
- Diversion payments.
- Cost-share payments (sight drafts).

• Payments in the form of materials (such as fertilizer or lime) or services (such as grading or building dams).

• Face value of commodity credit certificates (often called "generic" or "PIK" certificates).

On line 6b report only the taxable amount. For example, if you qualify to exclude payments received under certain cost-sharing conservation programs (see Pub. 225), do not include these payments on line 6b.

Lines 7a through 7c

Commodity Credit Corporation (CCC) Loans. Generally, you do not report CCC loan proceeds as income. However, if you pledge part or all of your production to secure a CCC loan, you may elect to report the loan proceeds as income in the year you receive them, instead of the year you sell the crop. If you make this election (or made the election in a prior year), report loan proceeds you received in 1989 on line 7a and attach a statement to your return showing the details of the loan(s).

If you made the election in a prior year to report loan proceeds as income, be sure you checked the "Yes" box on line E. Otherwise check "No." See the instructions for line E.

What If I Forfeited a CCC Loan? Include the full amount forfeited on line 7b, even if you reported the loan proceeds as income.

If you did **not** elect to report the loan proceeds as income, also include the forfeited amount on line 7c.

If you did elect to report the loan proceeds as income, you generally will not Page 42 have an entry on line 7c. But if the amount forfeited is different from your basis in the commodity, you may have an entry on line 7c.

What If I Repaid a CCC Loan With CCC Certificates? Include on line 7b the amount of any CCC loan you repaid with certificates, even if you reported the loan proceeds as income.

If you did **not** elect to report the CCC loan proceeds as income, include on line 7c the amount of the loan you repaid with the certificates minus your basis in those certificates. Your basis in certificates is the face value of the certificates you included as income, or the amount you paid for them.

If you did elect to report the loan proceeds as income, do not include the amount of the loan you repaid with the certificates on line 7c.

For more information on the tax consequences of electing to report CCC loan proceeds as income, forfeiting CCC loans, and repaying CCC loans with certificates, see Pub. 225.

Lines 8a through 8d

In general, you must report crop insurance proceeds in the year you receive them. Payments you received under Title II of the Disaster Assistance Act of 1988 or Title I of the Disaster Assistance Act of 1989, like payments received under the Agriculture Act of 1949 (as amended) are treated as crop insurance proceeds. However, if 1989 was the year of damage, you may elect to include these proceeds in income next year. To make this election, check the box on line 8c and attach a statement to your return. See Pub. 225 for what you must include in your statement.

Enter on line 8a the TOTAL crop insurance proceeds you received in 1989, even if you elect to include them in income next year.

Enter on line 8b the taxable amount of the proceeds you received in 1989. Do not include proceeds you elect to include in income next year.

Enter on line 8d the amount, if any, of crop insurance proceeds you received in 1988 and elected to include in income in 1989.

Line 9

Enter on this line the income you received for custom hire (machine work).

Line 10

Use this line to report income not shown on lines 1 through 9. For example, include the following income items on line 10:

• Illegal Federal irrigation subsidies, see Pub. 225.

Barter income.

• Income from discharge of indebtedness. Generally, if a debt is canceled or forgiven, you must include the canceled amount in income. However, certain solvent farmers may exclude from income discharged qualified farm indebtedness. For information on whether you must include in income any discharge of indebtedness, see Pub. 225.

• State gasoline or fuel tax refund you got in 1989.

• The amount of credit for Federal tax on gasoline or other fuel claimed on your 1988 Form 1040.

• The amount of credit for alcohol used as a fuel that was entered on Form 6478.

Report the sale of commodity futures contracts on this line if they were made to protect you from price changes. These are a form of business insurance and are considered hedges. Enter any profit on line 10. If you had a loss in a closed futures contract, show it as a minus amount.

Caution: For property acquired and hedging positions established, you must clearly identify on your books and records that the transaction was a hedging transaction.

Purchase or sales contracts are not true hedges if they offset losses that already occurred. If you bought or sold commodity futures with the hope of making a profit due to favorable price changes, do not report the profit or loss on this line. Report it on **Form 6781.**

Part II Farm Expenses

Note: Certain costs must be capitalized if you produced real or tangible personal property, or acquired property held for resale. Special rules apply to the capitalization of interest and certain farm costs. See the instructions for line G for more details.

Do not reduce your deductions on lines 12–34d by the preproductive period expenses you are required to capitalize. Instead, enter the total amount capitalized in parentheses on line 34e. See **Preproductive Period Expenses** under the instructions for lines 34a through 34e on page 44 for more details.

Do not deduct:

• Personal or living expenses (such as taxes, insurance, or repairs on your home) that do not produce farm income.

• Expenses of raising anything you or your family used.

- The value of animals you raised that died.
- Loss of inventory.
- Personal losses.

If you were repaid for any part of an expense, you must subtract the amount you were repaid from the deduction.

Prepaid Farming Expenses. Generally, if you use the cash method of accounting, and your prepaid expenses are more than 50% of your other deductible farming expenses, your expenses for feed, seed, fertilizer, and other similar farm supplies are deductible only in the year in which you actually use them. The cost of poultry bought for use in the business must be spread over the lesser of 12 months or the useful life of the poultry. The cost of poultry bought for resale is deductible in the year in which the poultry is sold or otherwise disposed of. For an exception to this rule and additional information on prepaid expenses, see Pub. 225.

Line 14

Amounts you spent to conserve soil or water, or to prevent erosion of your land can be deducted only if the expenses are consistent with a conservation plan approved by the Soil Conservation Service (SCS) of the Department of Agriculture for the area in which your land is located. If no plan exists, the expenses must be consistent with a plan of a comparable state agency. You must attach **Form 8645**, Soil and Water Conservation Plan Certification, to your return if you claim this deduction.

Do not deduct expenses you pay or incur to drain or fill wetlands or to prepare land for center pivot irrigation systems.

Do not deduct more than 25% of your gross income from farming (excluding certain gains from selling assets such as farm machinery and land). If your conservation expenses are more than the limit, carry the excess over to following years. Attach a copy of the original Form 8645 to your return for each carryover year you claim the deduction.

Line 15

Enter amounts paid for custom hire or machine work (the machine operator furnished the equipment). Do not include amounts paid for rental or lease of equipment that you operated yourself; report those amounts on line 26a.

Line 16

You can deduct depreciation of buildings, improvements, cars and trucks, machinery, and other farm equipment of a permanent nature.

Do not deduct depreciation on your home, furniture, or other personal items, land, livestock you bought or raised for resale, or other property in your inventory.

You may also choose under section 179 to expense a portion of the cost of certain depreciable property you bought in 1989 for use in your business. Figure your depreciation deduction, including the section 179 expense deduction, on **Form 4562**, Depreciation and Amortization. Enter on line 16 of Schedule F the amount from Form 4562, Part I.

The depreciation deduction for cars, including any section 179 deduction, is limited. For example, if you used your car 100% for business and placed the car in service in 1989, your deduction is limited to \$2,660. The allowable amounts are further limited if your business use is less than 100%. In general, for cars or other "listed property," you may not take a section 179 deduction if the property is used 50% or less in your trade or business. If you claim depreciation for any listed property, you must complete Part III of Form 4562. See the Instructions for Form 4562 and **Pub. 534**, Depreciation, for details.

If you have listed property (such as a car or light truck) that you placed in service after June 18, 1984, for which you claimed a depreciation deduction, and the business use percentage of the property decreased to 50% or less during 1989, you may have to recapture excess depreciation, including any section 179 expense deduction. Get **Form 4797** and its instructions for details.

If you took an investment credit on property that you disposed of before the end of its class life or life years, or the business use percentage decreases, or the use of the property otherwise changes so that it no longer qualifies, you may have to refigure the credit. Get **Form 4255**, Recapture of Investment Credit, for details.

Line 17

Enter any amounts you paid to programs for your employees that are not a part of the plans on line 25. Examples are insurance, health, and welfare programs. Do not include here amounts paid for yourself or your family.

Line 18

Generally, you cannot currently deduct expenses for feed to be consumed by your livestock in a later tax year. See **Prepaid Farming Expenses**, earlier.

Line 20

Do not include as freight paid the cost of transportation incurred in purchasing livestock held for resale. Instead, add these costs to the cost of the livestock, and deduct them when the livestock are sold.

Line 22

Enter only the amount of premiums for fire, storm, crop, and theft insurance for this year for your farm business assets. Do not include insurance on personal assets, or medical, health, or disability insurance on yourself or your family.

Note: You may be able to deduct part of the amount paid for health insurance for you and your family even if you don't itemize your deductions. See the Instructions for Form 1040, line 26.

Lines 23a and 23b

Interest Allocation Rules. The tax treatment of interest expense differs depending on its type. For example, personal interest, home mortgage interest, and investment interest are all treated differently. "Interest allocation" rules require you to allocate (classify) your interest expense so it is deducted on the right place of your return and gets the right tax treatment. These rules could affect how much interest you deduct on Schedule F.

Generally, you allocate interest expense by tracing how the proceeds of the loan are used. Get **Pub. 535**, Business Expenses, and **Pub. 545**, Interest Expense, for details.

If you paid interest on a debt secured by your main home, and any of the proceeds from that debt were used in your farming business, see Pub. 545 to figure the amount that is deductible on Schedule F.

If you have a mortgage on your real property used in your farming business (other than your main home), enter on line 23a the interest you paid for 1989 to banks or other financial institutions.

Note: If the recipient was not a financial institution or you did not receive a **Form 1098**, Mortgage Interest Statement, from the recipient, report your mortgage interest on line 23b.

If you paid \$600 or more of interest on this mortgage, you should receive Form 1098 or similar statement. It shows the total interest received from you during 1989. You should receive this statement by January 31, 1990. If you paid more mortgage interest to financial institutions than is shown on Form 1098, or similar statement, see Pub. 545 to see if you can deduct the additional interest. If you can, enter the amount on line 23a. Attach a statement to your return explaining the difference and write "See attached" in the left margin next to line 23a.

If you and at least one other person (other than your spouse if you file a joint return) were liable for and paid interest on the mortgage and the other person received the Form 1098, report the interest on line 23b. Attach a statement to your return showing the name and address of the person who received the Form 1098. In the left margin, next to line 23b, write "See attached."

On line 23b, enter the interest on other loans related to this farm. Do not deduct interest you prepaid in 1989 for years after 1989. Include only the part that applies to 1989.

Line 24

Enter amounts you paid for farm labor less the amount of any jobs credit you claimed on **Form 5884.** Get **Pub. 572**, General Business Credit, for information on the jobs credit.

Count the cost of boarding farm labor but not the value of any products they used from the farm. Count only what you paid household help to care for farm laborers. Do not count the value of your own or your family's labor.

Caution: If you provided taxable fringe benefits to your employees, such as personal use of a car, do not include in farm labor the amounts you depreciated or deducted elsewhere.

Line 25

Enter what you paid to pension, profitsharing, or annuity plans for your employees. If the plan included you as an owner-employee, see the instructions for Schedule C, line 20. Enter the amount you paid for yourself on Form 1040, line 27.

Lines 26a and 26b

Enter on line 26a what you paid to rent or lease machinery and equipment. Enter on line 26b amounts paid to rent or lease other items, such as pasture or farm land.

Line 27

Enter what you paid for repairs and upkeep of farm buildings, machinery, and equipment. You can also include what you paid for tools of short life or small cost, such as shovels and rakes.

Do **not** deduct repairs or upkeep on your home.

Line 31

- You may deduct the following taxes:
- Real estate and personal property taxes on farm business assets.

 Social security taxes you paid to match what you are required to withhold from farm employees' wages and any Federal unemployment tax paid.

Federal highway use tax.

Do not deduct:

- Federal income taxes.
- Estate and gift taxes.
- Taxes assessed for improvements, such
- as paving and sewers.
- Taxes on your home or personal property.

• State and local sales taxes (treat them as part of the cost of the property).

• Other taxes not related to the farm business.

Line 32

Enter what you paid for gas, electricity, water, etc., for business use on the farm. Do not include personal utilities.

Beginning in 1989, if you use your home phone for business, you cannot deduct the base rate (including taxes) of the first telephone line into your residence. It is a nondeductible personal expense.

Lines 34a through 34e

Enter expenses not listed on another line, such as:

- Office supplies.
- Advertising.

• Any loss from this activity that was not allowed as a deduction last year because of the at-risk rules. This is treated as a deduction allocable to this activity in 1989.

• Amortization of qualifying forestation and reforestation costs over an 84-month period.

• Amortization of certain business startup costs over a period of at least 60 months.

Use Form 4562 to figure your amortization deduction. Include on line 34 of Schedule F the amount of the deduction from Form 4562, Part II. For more information on amortization, get **Pub. 535.**

• Bad debts. Include debts and partial debts arising from sales that were included in income and are definitely known to be worthless. *Caution:* Cash method taxpayers cannot take a bad debt deduction unless the amount was previously included in income.

If you later collect a debt that you deducted as a bad debt, include it as income in the year you collect it.

Note: If you used the reserve method prior to 1987 to figure your bad debts, any balance you had in the reserve account at the end of 1986 must be included in your income ratably over a 4-year period.

For more details, see Pub. 535.

• Car and truck expenses. You can deduct the actual cost of running your car or truck, or take the standard mileage rate.

Note: If you claim any car or truck expenses (actual costs or the standard mileage rate), you must complete Part III of Form 4562.

The standard rate is 25½ cents a mile up to 15,000 miles for 1989, and 11 cents a mile for each mile after that. If you use more than one vehicle for business, you must use the actual cost. If you use the vehicle for both personal and farm purposes, use only the miles (or costs) that apply to farming.

For vehicles that have been fully depreciated, the rate is 11 cents a mile.

If you use the standard rate, the vehicle is considered to have a useful life of 60,000 miles of business use at the maximum standard mileage rate.

For details, get **Pub. 917,** Business Use of a Car.

Note: If you use certain highway trucks, truck-trailers, tractor-trailers, or buses in your trade or business, you may have to pay a Federal highway use tax. Get **Form 2290,** Heavy Vehicle Use Tax Return, to see if you owe this tax.

Preproductive Period Expenses. Enter in parentheses on line 34e, preproductive period expenses that are capitalized. If you had preproductive period expenses in 1989 and you checked the "No" box on line G of Schedule F because you decided to capitalize these expenses, you MUST enter the total of these expenses in parentheses on line 34e and write "263A" in the space to the left of the total.

You should not have a "263A" entry on line 34e if any of the following applies:

• You checked the "No" box on line G, but did not have any preproductive period expenses in 1989.

• You made the election on line G to currently deduct your preproductive period expenses (you checked the "Yes" box), or

• You checked the "Does Not Apply" box on line G.

If you entered an amount in parentheses on line 34e because you have preproductive period expenses you are capitalizing, subtract the amount on line 34e from the total of lines 12 through 34d. Enter the result on line 35.

For more information, see the instructions for line G and Pub. 225.

Line 36

If you have a loss, the amount of loss you can deduct this year may be limited. Go on to lines 37a and 37b before entering your loss on line 36. If you answered "No" to Question F on Schedule F, also see Form **8582.** Enter the net profit or **deductible** loss here and on Form 1040, line 19, and Schedule SE, line 1 (or Form 1041, line 5). Partnerships should stop here and enter the profit or loss on this line and on Form 1065, line 5.

Lines 37a and 37b

At-Risk Rules

Deductions for losses by persons who are engaged in a trade or business or an activity for the production of income, including the holding of real property, are limited to the amount they have at risk in the business.

If (1) you have a loss from any farming activity that you engaged in as a trade or business or for the production of income, including the holding of real property placed in service after December 31, 1986, and (2) you have amounts for which you are **not** at risk in the activity, use **Form 6198**, At-Risk Limitations, to determine the allowable loss.

Check **Box 37b** if you have amounts for which you are not at risk for this farm, such as the following:

1. Nonrecourse loans used to finance the activity, to acquire property used in the activity, or to acquire your interest in the activity, unless they are secured by property not used in the activity or by certain real property; or

2. Amounts protected against loss by a guarantee, stop-loss agreement, or similar arrangement; or

3. Loans from someone who has an interest in the activity, other than as a creditor, or who is related, under section 465(b)(3)(C), to a person (other than yourself) having such an interest; or

4. Amounts contributed to the activity, or to your interest in the activity that are covered by:

 nonrecourse loans or protected against loss by a guarantee, stop-loss agreement, or similar arrangement, or

loans from a person described in 3 above.

If you do not have any of these kinds of amounts for which you are not at risk in this business, check **Box 37a** and enter your loss on line 36 unless you answered "No" to Question F. In this case, you must complete **Form 8582** to figure your allowable loss to enter on line 36.

If you checked **Box 37b**, get Form 6198 to determine the amount of your deductible loss and enter that amount on line 36. But if you answered "No" to Question F, your loss may be further limited. See Form 8582. If your at-risk amount is zero or less, enter zero on line 36. Be sure to attach Form 6198 to your return. If you checked Box 37b and you fail to attach Form 6198, processing of your tax return may be delayed.

If, in addition to the amount that you report on Schedule F, you sell or otherwise dispose of an asset used in an activity to which the at-risk rules apply and you have amounts in the activity for which you are not at risk, see the Instructions for Form 6198.

Any loss from this activity not allowed for 1989 because of the at-risk rules is treated as a deduction allocable to the activity in 1990.

For more details, get **Pub. 925**, Passive Activity and At-Risk Rules. Also see the Instructions for Form 6198.

Part III Farm Income—Accrual Method

If you use the accrual method, report farm income when you earn it, not when you receive it. Generally, you must inventory your animals and crops if you use this method. Get **Pub. 538**, Accounting Periods and Methods, for exceptions, inventory methods, how to change methods of accounting, and for rules that require certain costs to be capitalized or included in inventory.

Line 38

Enter the amount you got from the sales of livestock, produce, grains, and other products you raised.

Lines 39a through 44

See instructions for Part I, lines 5a-7c, 9, and 10.

1989 Tax Table

Use if your taxable income is less than 50,000. If 50,000 or more, use the Tax Rate Schedules.

Example: Mr. and Mrs. Brown are filing a joint return. Their taxable income on line 37 of Form 1040 is \$25,300. First, they find the \$25,300–25,350 income line. Next, they find the column for married filing jointly and read down the column. The amount shown where the income line and filing status column meet is \$3,799. This is the tax amount they must write on line 38 of their return.

At least	But less than	Single	Married filing jointly	Married filing sepa- rately	Head of a house- hold
			Your ta:	x is—	
25,200	25,250	4,652	3,784	5,051	3,833
25,250	25,300	4,666	3,791	5,065	3,847
25,300	25,350	4,680	(3,799)	5,079	3,861
25,350	25,400	4,694	3,806	5,093	3,875

If line 37 (taxable income) is		And you are—				If line 3 (taxable income	e		And you	ı are—		If line 3 (taxable income)	•		And you	are—	
At least	But less than	Single	Married filing jointly	Married filing sepa- rately	Head of a house- hold	At least	But less than	Single	Married filing jointly	Married filing sepa- rately	Head of a house- hold	At least	But less than	Single	Married filing jointly	Married filing sepa- rately	Head of a house- hold
			Your ta						Your ta						Your ta		
\$0 5 15	\$5 15 25	\$0 2 3	\$0 2 3	\$0 2 3	\$0 2 3	1,400 1,425 1,450 1,475	1,425 1,450 1,475 1,500	212 216 219 223	212 216 219 223	212 216 219 223	212 216 219 223	2,700 2,725 2,750 2,775	2,725 2,750 2,775 2,800	407 411 414 418	407 411 414 418	407 411 414 418	407 411 414 418
25 50 75 100	50 75 100 125	6 9 13 17	6 9 13 17	6 9 13 17	6 9 13 17	1,500 1,525	1,500 1,525 1,550 1,575	223 227 231 234	223 227 231 234	223 227 231 234	223 227 231 234	2,775 2,800 2,825 2,850	2,800 2,825 2,850 2,875	418 422 426 429	418 422 426 429	422 426 429	422 426 429
125 150 175	125 150 175 200	21 24 28	21 24 28	21 24 28	21 24 28	1,550 1,575 1,600	1,600 1,625	238 242	238 242	238 242	238 242	2,875 2,900	2,900 2,925	433 437	433 437	433 437	433 437
200 225 250	225 250 275	32 36 39	32 36 39	32 36 39	32 36 39	1,625 1,650 1,675	1,650 1,675 1,700	246 249 253	246 249 253	246 249 253	246 249 253	2,925 2,950 2,975	2,950 2,975 3,000	441 444 448	441 444 448	441 444 448	441 444 448
275	300	43	43	43	43	1,700 1,725	1,725 1,750	257 261	257 261	257 261	257 261	3,0	00				
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400 425 450	425 450 475	62 66 69	62 66 69	62 66 69	62 66 69	1,825 1,850 1,875	1,850 1,875 1,900	276 279 283	276 279 283	276 279 283	276 279 283	3,150 3,200 3,250 3,300	3,200 3,250 3,300 3,350	476 484 491 499	476 484 491 499	476 484 491 499	476 484 491 499
475 500 525	500 525 550	73 77 81	73 77 81	73 77 81	73 77 81	1,900 1,925 1,950	1,925 1,950 1,975	287 291 294	287 291 294	287 291 294	287 291 294	3,350 3,400	3,400 3,450	506 514	506 514 521	506 514 521	506 514 521
550 575	575 600	84 88	84 88	84 88	84 88	1,975	2,000	298	298	298	298	3,450	3,500 3,550	521 529	529	529	529 536
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725 750 775	750 775 800	111 114 118	111 114 118	111 114 118	111 114 118	2,075 2,100	2,100 2,125	313 317	313 317	313 317	313 317	3,800 3,850 3,900	3,850 3,900 3,950	574 581 589	574 581 589	574 581 589	574 581 589
800 825 850	825 850 875	122 126 129	122 126 129	122 126 129	122 126 129	2,125 2,150 2,175	2,150 2,175 2,200	321 324 328	321 324 328	321 324 328	321 324 328	3,950 4,0	4,000	596	596	596	596
875	900	133	133	133	133	2,200	2,225	332	332	332	332	4,000	4,050	604	604	604	604
900 925 950 975	925 950 975 1,000	137 141 144 148	137 141 144 148	137 141 144 148	137 141 144 148	2,225 2,250 2,275	2,250 2,275 2,300	336 339 343	336 339 343	336 339 343	336 339 343	4,050 4,100 4,150	4,100 4,150 4,200	611 619 626	611 619 626	611 619 626	611 619 626
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1,000 1,025 1,050	1,025 1,050 1,075	152 156 159	152 156 159	152 156 159	152 156 159	2,350 2,375	2,375 2,400	354 358	354 358	354 358	354 358	4,300 4,350	4,350 4,400	641 649 656	649 656	649 656	649 656
1,075 1,100 1,125	1,100 1,125 1,150	163 167 171	163 167 171	163 167 171	163 167 171	2,400 2,425 2,450	2,425 2,450 2,475	362 366 369	362 366 369	362 366 369	362 366 369	4,450 4,500		664 671 679	664 671 679	664 671 679	664 671 679
1,150 1,175	1,175 1,200	174 178	174 178	174 178	174 178	2,475 2,500	2,500 2,525	373 377	373 377	373 377	373 377		4,600 4,650	686 694	686 694	686 694	686 694
1,200 1,225 1,250 1,275	1,225 1,250 1,275 1,300	182 186 189 193	182 186 189 193	182 186 189 193	182 186 189 193	2,525 2,550 2,575	2,550 2,575 2,600	381 384 388	381 384 388	381 384 388	381 384 388		4,700 4,750 4,800	701 709 716	701 709 716	701 709 716	701 709 716
1,300 1,325 1,350	1,325 1,350 1,375	197 201 204	197 201 204	197 201 204	197 201 204	2,600 2,625 2,650 2,675	2,625 2,650 2,675 2,700	392 396 399 403	392 396 399 403	392 396 399 403	392 396 399 403	4,800 4,850 4,900 4,950	4,850 4,900 4,950 5,000	724 731 739 746	724 731 739 746	724 731 739 746	724 731 739 746
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1989 Tax Table—Continued

* This column must also be used by a qualifying widow(er).

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3,551 4,617 3.551 26,650 26,700 5,058 4,001 5,457 4,239 29,650 29,700 5,898 4,451 6,297 5,079 23,700 23,750 4,232 3.559 4.631 3.559 26,700 26,750 5.072 4.009 5.471 4,253 29,700 29,750 5.912 4,459 6.311 5.093 4,246 3,566 23,750 23,800 4.645 3,566 26,750 26,800 5,086 4,016 5,485 4,267 29,750 29,800 5.926 4 466 6.325 5.107 3 574 5,100 4 024 5 4 9 9 4.281 29,800 29,850 5.940 4.474 23.800 23.850 4.260 3.574 4.659 26.800 26.850 6.339 5.121 23,850 23,900 4,295 4,274 3,581 3,581 5,513 29,850 29,900 5,954 4,673 26,850 26,900 5,114 4,031 4,481 6,353 5,135 29,900 29,950 4,288 26,900 26,950 23,900 23,950 3,589 4,687 3,589 5,128 4,039 5,527 5,968 4,489 6,367 5,149 23,950 24,000 4.302 3.596 4.701 3.596 26,950 27,000 5.142 4.046 5.541 4,323 29,950 30,000 5.982 4,496 6.381 5.163 24,000 27.000 30.000 4,337 4,351 24.000 24.050 4.316 3.604 4.715 3.604 27.000 27.050 5,156 4.054 5.555 30.000 30.050 5.996 4.504 6.395 5.177 24.050 24,100 5,170 30,050 30,100 4,330 3,611 4.729 5.569 6,010 4.511 6.409 5,191 3,611 27,050 27,100 4,061 24,100 24,150 4,344 3,619 4,743 5,583 30,100 30,150 6,423 3,619 27,100 27,150 5,184 4,069 4,365 6,024 4.5195,205 24,150 24,200 4.358 3,626 4,757 3,626 27,150 27,200 5,198 4,076 5,597 4,379 30,150 30,200 6,038 4.526 5.219 6.437 24.200 24.250 3,634 27,200 27,250 27,250 27,300 4,084 4,372 4,771 3,634 5,212 5,611 4,393 30,200 30,250 6,052 4,534 6,451 5,233 6,465 24,250 24,300 4,386 3,641 4,785 3,641 5,226 4.091 5.625 4,407 30,250 30,300 6,066 4,541 5,247 24,300 24,350 4 799 27,300 27,350 5,240 30,300 30,350 4 549 4,400 3.649 3.649 4.099 5.639 4,421 6.080 6.479 5.261 5,254 24,350 24,400 4,414 4,813 27,350 27,400 4,106 5,653 4,435 6,094 4,556 6,493 3.656 3,656 30,350 30,400 5,275 24,400 24,450 4.428 3.664 4.827 3.664 27.400 27.450 5.268 4.114 5.667 4.449 30,400 30,450 6.108 4.564 6.507 5.289 27,450 27,500 27,500 27,550 5,681 4,442 4,841 4,463 30,450 30,500 4,571 24,450 24,500 3,671 3,671 5,282 4,121 6,122 6.521 5,303 4,855 5,296 24,500 24,550 4,456 3,679 3,679 4,129 5,695 4,477 30,500 30,550 6,136 4,579 6,535 5,317 24,550 24,600 4,470 4,869 3,686 5.310 5,709 30,550 30,600 6,150 4,586 6,549 5,331 3,686 27,550 27,600 4.136 4,491 24,600 24,650 4,484 3,694 4,883 3,694 27,600 27,650 5,324 4.144 5.723 4.505 30,600 30,650 6,164 4.594 6,563 5,345 5,737 4,519 4,533 30,650 30,700 4,498 3,701 4.897 3,701 5,338 4,601 6.577 24,650 24,700 27,650 27,700 4,151 6,178 5,359 6,192 24.700 24.750 4,512 3,709 4.9113,709 27,700 27,750 5,352 4,159 5,751 30,700 30,750 4,609 6,591 5,373 24,750 24,800 4.526 3,716 4,925 3,716 27,750 27,800 5,366 4,166 5,765 4,547 30,750 30,800 6,206 4,616 6,605 5.387 27,800 27,850 4.540 3,724 4.939 3,724 5,380 4.174 5.779 4,561 30,800 30,850 6,220 4.624 6.619 5.401 24.800 24.850 4,575 4,589 24.850 24.900 4.554 3,731 4.953 3.735 27,850 27,900 5,394 4,181 5,793 30,850 30,900 6,234 4.631 6.633 5.415 3.739 27.900 27,950 6.248 4,568 3 749 5.408 5.807 30,900 30,950 24 900 24 950 4 967 6.647 5 429 4,189 4,639 24,950 25,000 4,582 3,746 4,981 3,763 27,950 28,000 5,422 4,196 5,821 4,603 30,950 31,000 6,262 4,650 6,661 5,443 25.000 28.000 31.000 4,596 3,754 25,000 25,050 4,995 3,777 28,000 28,050 5,436 4,204 5,835 31,000 31,050 6,276 4,664 6,675 5,457 4,617 31,050 31,100 31,100 31,150 6,290 25.050 25.100 4,610 3,761 5.009 3.791 28,050 28,100 5,450 4,211 4,219 5,849 4,631 4,678 6,689 5.471 3,769 28,100 28,150 25,100 25,150 4.624 5,023 3,805 6.703 5.464 5 863 4,645 6.304 4,692 5 485 25,150 25,200 4,638 3,776 5,037 3,819 28,150 28,200 4,226 5,478 5,877 4,659 31,150 31,200 6,318 4,706 6,717 5,499 5,891 4,720 25,200 25,250 3,784 5,051 3,833 28,200 28,250 5,492 4,234 4,673 4,652 31,200 31,250 6,332 6,731 5,513 25,250 25,300 4,666 3,791 5,065 3,847 28,250 28,300 5,506 4,241 5,905 4,687 31,250 31,300 6,346 4,734 6,745 5,527 4,701 4,715 31,300 31,350 6,360 6,374 25,300 25,350 4.680 3,799 5.079 3.861 28,300 28,350 5,520 4,249 5.919 4,748 6,759 5.541 6.773 25,350 25,400 4,694 3,806 5.093 3,875 5.933 4,762 28,350 28,400 5,534 4,256 31,350 31,400 5.5555,107 5,548 25.400 25.450 4.708 3.814 3.889 28,400 28,450 4,264 5,947 4,729 31,400 31,450 6,388 4,776 6.787 5.569 5,583 25,450 25,500 4,722 3,821 5,121 3,903 28,450 28,500 5,562 4,271 5,961 4,743 31,450 31,500 6,402 4,790 6,801 5,135 25,500 25,550 4,736 3,829 3.917 28,500 28,550 5.576 4.279 5.975 4.757 31,500 31,550 6,416 4.804 6.815 5.597 25.550 25.600 4.750 3.836 5.149 3,931 5,989 4,771 6,430 28,550 28,600 5,590 4,286 4,818 5,611 31,550 31,600 6.829 3,945 25.600 25.650 4.764 3.844 5,163 28,600 28,650 5,604 4,294 6.003 4,785 31,600 31,650 6,444 4.832 6.843 5,625 25,650 25,700 4,778 3,851 5,177 3,959 28,650 28,700 5,618 4,301 6,017 4,799 31,650 31,700 6,458 4,846 6,857 5,639 25,700 25,750 4,792 3.859 5,191 3,973 28,700 28,750 5,632 4,309 6,031 4,813 31,700 31,750 6,472 4,860 6,871 5,653 25,750 25,800 4.806 3.866 5,205 3,987 28,750 28,800 5,646 4,827 6,486 4,316 6.045 31,750 31,800 4,874 6,885 5,667 4,841 31.800 31,850 25.800 25.850 4,820 3.874 5.219 4.001 28.800 28.850 4,324 6.059 6.500 4.888 6.899 5.681 5,660 4,331 4,339 25,850 25,900 4,834 3,881 5,233 4,902 4,015 28,850 28,900 5,674 4,855 6,514 6,073 31,850 31,900 6,913 5,695 5,688 6,087 6,528 6,927 25,900 25,950 4,848 3,889 5,247 4,029 28,900 28,950 4,869 31,900 31,950 4,916 5,709 25.950 26.000 4,862 3.896 5.261 4.043 28,950 29,000 4.346 6.101 4.883 31,950 32,000 6.542 4.930 6.941 5.723

1989 Tax Table—Continued

* This column must also be used by a qualifying widow(er).

Continued on next page

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If line 37 (taxable And you are— income) is—				If line 3 (taxabl income	le		And you	ı are—		If line 37 (taxable income) is—		And you	are—				
At But least less than	Single	Married filing jointly *	Married filing sepa- rately	d Head of a house- hold	At least	But less than	Single	Married filing jointly *	Married filing sepa- rately	Head of a house- hold	At But least less than	Single	Married filing jointly *	Married filing sepa- rately	Head of a house- hold		
Your tax is—								Your ta	ix is—		20.000		Your ta	ıx is—			
32,000 32,000 32,050 6,556 4,944 6,955 5,73				F 707		000	7 200	5 704	7 705	6 5 7 7		38,000					
32,000 32,050 32,050 32,100 32,100 32,150 32,150 32,200	6,570 6,584	4,958 4,972 4,986	6,955 6,969 6,983 6,997	5,751 5,765 5,779	35,050 35,100	35,050 35,100 35,150 35,200	7,396 7,410 7,424 7,438	5,784 5,798 5,812 5,826	7,795 7,809 7,823 7,837	6,577 6,591 6,605 6,619	38,000 38,05 38,050 38,10 38,100 38,15 38,150 38,20	0 8,250 0 8,264	6,638	8,665 8,682 8,698 8,715	7,417 7,431 7,445 7,459		
32,200 32,250 32,250 32,300 32,300 32,350 32,350 32,400	6,626 6,640	5,000 5,014 5,028 5,042	7,011 7,025 7,039 7,053	5,793 5,807 5,821 5,835	35,250 35,300	35,250 35,300 35,350 35,400	7,452 7,466 7,480 7,494	5,840 5,854 5,868 5,882	7,851 7,865 7,879 7,893	6,633 6,647 6,661 6,675	38,200 38,25 38,250 38,30 38,300 38,35 38,350 38,40	0 8,306 0 8,320	6,694	8,731 8,748 8,764 8,781	7,473 7,487 7,501 7,515		
32,400 32,450 32,450 32,500 32,500 32,550 32,550 32,600	6,682 6,696	5,056 5,070 5,084 5,098	7,067 7,081 7,095 7,109	5,849 5,863 5,877 5,891	35,450 35,500	35,450 35,500 35,550 35,600	7,508 7,522 7,536 7,550	5,896 5,910 5,924 5,938	7,907 7,921 7,935 7,949	6,689 6,703 6,717 6,731	38,400 38,45 38,450 38,50 38,500 38,55 38,550 38,60	0 8,362 0 8,376	6,736 6,750 6,764 6,778	8,797 8,814 8,830 8,847	7,529 7,543 7,557 7,571		
32,600 32,650 32,650 32,700 32,700 32,750 32,750 32,800	6,738	5,112 5,126 5,140 5,154	7,123 7,137 7,151 7,165	5,905 5,919 5,933 5,947	35,650 35,700	35,650 35,700 35,750 35,800	7,564 7,578 7,592 7,606	5,952 5,966 5,980 5,994	7,963 7,977 7,991 8,005	6,745 6,759 6,773 6,787	38,600 38,65 38,650 38,70 38,700 38,75 38,750 38,80	0 8 418 0 8 432	6,820	8,863 8,880 8,896 8,913	7,585 7,599 7,613 7,627		
32,800 32,850 32,850 32,900 32,900 32,950 32,950 33,000	6,808	5,168 5,182 5,196 5,210	7,179 7,193 7,207 7,221	5,961 5,975 5,989 6,003	35,850 35,900	35,850 35,900 35,950 36,000	7,620 7,634 7,648 7,662	6,008 6,022 6,036 6,050	8,019 8,033 8,047 8,061	6,801 6,815 6,829 6,843	38,800 38,85 38,850 38,90 38,900 38,95 38,950 39,00	0 8,474 0 8,488		8,929 8,946 8,962 8,979	7,641 7,655 7,669 7,683		
33,000	•				36,	000					39,000						
33,000 33,050 33,050 33,100 33,100 33,150 33,150 33,200	6,850 6,864	5,224 5,238 5,252 5,266	7,235 7,249 7,263 7,277	6,017 6,031 6,045 6,059	36,050 36,100	36,050 36,100 36,150 36,200	7,676 7,690 7,704 7,718	6,064 6,078 6,092 6,106	8,075 8,089 8,103 8,117	6,857 6,871 6,885 6,899	39,000 39,05 39,050 39,10 39,100 39,15 39,150 39,20	0 8,530 0 8,544		8,995 9,012 9,028 9,045	7,697 7,711 7,725 7,739		
33,200 33,250 33,250 33,300 33,300 33,350 33,350 33,400	6,892 6,906 6,920 6,934	5,280 5,294 5,308 5,322	7,291 7,305 7,319 7,333	6,073 6,087 6,101 6,115	36,250 36,300	36,250 36,300 36,350 36,400	7,732 7,746 7,760 7,774	6,120 6,134 6,148 6,162	8,131 8,145 8,159 8,173	6,913 6,927 6,941 6,955	39,200 39,25 39,250 39,30 39,300 39,35 39,350 39,40	0 8,586 0 8,600	6,960 6,974 6,988 7,002	9,061 9,078 9,094 9,111	7,753 7,767 7,781 7,795		
33,400 33,450 33,450 33,500 33,500 33,550 33,550 33,600	6,976	5,336 5,350 5,364 5,378	7,347 7,361 7,375 7,389	6,129 6,143 6,157 6,171	36,450 36,500	36,450 36,500 36,550 36,600	7,788 7,802 7,816 7,830	6,176 6,190 6,204 6,218	8,187 8,201 8,215 8,229	6,969 6,983 6,997 7,011	39,400 39,45 39,450 39,50 39,500 39,55 39,550 39,60	0 8,642 0 8,656	7,016 7,030 7,044 7,058	9,127 9,144 9,160 9,177	7,809 7,823 7,837 7,851		
33,600 33,650 33,650 33,700 33,700 33,750 33,750 33,800		5,392 5,406 5,420 5,434	7,403 7,417 7,431 7,445	6,185 6,199 6,213 6,227	36,650 36,700	36,650 36,700 36,750 36,800	7,844 7,858 7,872 7,886	6,232 6,246 6,260 6,274	8,243 8,257 8,271 8,285	7,025 7,039 7,053 7,067	39,600 39,65 39,650 39,70 39,700 39,75 39,750 39,80	0 8,698 0 8,712	'	9,193 9,210 9,226 9,243	7,865 7,879 7,893 7,907		
33,800 33,850 33,850 33,900 33,900 33,950 33,950 34,000	7,074 7,088	5,448 5,462 5,476 5,490	7,459 7,473 7,487 7,501	6,241 6,255 6,269 6,283	36,850 36,900	36,850 36,900 36,950 37,000	7,900 7,914 7,928 7,942	6,288 6,302 6,316 6.330	8,299 8,313 8,327 8,341	7,081 7,095 7,109 7,123	39,800 39,85 39,850 39,90 39,900 39,95 39,950 40,00	0 8,754 0 8,768	7,128 7,142 7,156 7,170	9,259 9,276 9,292 9,309	7,921 7,935 7,949 7,963		
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34,200 34,250 34,250 34,300 34,300 34,350 34,350 34,400	7,172 7,186 7,200 7,214	5,560 5,574 5,588 5,602	7,571 7,585 7,599 7,613	6,353 6,367 6,381 6,395	37,250 37,300	37,250 37,300 37,350 37,400	8,012 8,026 8,040 8,054	6,400 6,414 6,428 6,442	8,411 8,425 8,439 8,453	7,193 7,207 7,221 7,235	40,200 40,25 40,250 40,30 40,300 40,35 40,350 40,40	0 8,866 8,880	7,240 7,254 7,268 7,282	9,391 9,408 9,424 9,441	8,033 8,047 8,061 8,075		
34,400 34,450 34,450 34,500 34,500 34,550 34,550 34,600	7,228 7,242 7,256 7,270	5,616 5,630 5,644 5,658	7,627 7,641 7,655 7,669	6,409 6,423 6,437 6,451	37,450 37,500	37,450 37,500 37,550 37,600	8,068 8,082 8,096 8,110	6,456 6,470 6,484 6,498	8,467 8,484 8,500 8,517	7,249 7,263 7,277 7,291	40,400 40,45 40,450 40,50 40,500 40,55 40,550 40,60	0 8,922 8,936	7,296 7,310 7,324 7,338	9,457 9,474 9,490 9,507	8,089 8,103 8,117 8,131		
34,600 34,650 34,650 34,700 34,700 34,750 34,750 34,800	7,284 7,298 7,312 7,326	5,672 5,686 5,700 5,714	7,683 7,697 7,711 7,725	6,465 6,479 6,493 6,507	37,600 37,650 37,700 37,750	37,750	8,124 8,138 8,152 8,166	6,512 6,526 6,540 6,554	8,533 8,550 8,566 8,583	7,305 7,319 7,333 7,347	40,600 40,65 40,650 40,70 40,700 40,75 40,750 40,80	0 8,978 8,992	7,352 7,366 7,380 7,394	9,523 9,540 9,556 9,573	8,145 8,159 8,173 8,187		
34,800 34,850 34,850 34,900 34,900 34,950 34,950 35,000	7,340 7,354 7,368 7,382	5,728 5,742 5,756 5,770	7,739 7,753 7,767 7,781	6,521 6,535 6,549 6,563	37,800 37,850 37,900 37,950	37,900 37,950	8,180 8,194 8,208 8,222	6,568 6,582 6,596 6,610	8,599 8,616 8,632 8,649	7,361 7,375 7,389 7,403	40,800 40,85 40,850 40,90 40,900 40,95 40,950 41,00	9,034 9,048	7,408 7,422 7,436 7,450	9,589 9,606 9,622 9,639	8,201 8,215 8,229 8,243		
* This column m	ist also be	e used by	/ a qualit	ying wide	w(er).	· · · · · ·							Conti	nued on n	ext page		

1989 Tax Table—Continued

If line 37 If line 37 If line 37 (taxahle And you are-(taxable (taxable And you are-And you areincome) isincome) isincome) is-Married Single Married Head Single Married Married Head Αt But Single Married Head At But Married At But least less filing filing of a least less filing filing of a least less filing filing of a housethan jointly sepathan jointly sepa house than jointly sepa house rately hold rately hold rately hold Your tax is— Your tax is-Your tax is-41.000 44.000 47.000 8,257 8,271 9,076 9,655 41,000 41,050 7,464 44.000 44.050 9,916 8,304 10,645 9,097 **47,000 47,050** 10,862 9,144 9,937 11,635 **47,050 47,100** 10,878 9,158 11,652 **47,100 47,150** 10,895 9,172 11,668 7,478 41,050 41,100 9,090 9,672 44.050 44.100 9,930 8,318 10.662 9.111 9.951 41,100 41,150 9,104 9,688 8,285 44.100 44.150 9,944 8,332 10,678 9,125 11,668 9,965 8.299 41.150 41.200 9,118 7.506 9,705 44,150 44,200 9,958 8,346 9,139 **47,150 47,200** 10,911 9,186 9 9 7 9 10.695 11.685 9,721 9,738 8.313 9.972 9.153 47,200 47,250 10,928 9.200 9 993 41.200 41.250 9.132 ,520 44.200 44.250 8.360 10,711 11,701 7 7,534 9,214 11,718 10,007 41,250 41,300 9,146 8,327 44,250 44,300 9,986 8,374 10,728 9,167 47,250 47,300 10,944 41.300 41,350 9,160 7,548 9,754 8,341 44,300 44,350 10,000 8,388 10,744 9,181 **47.300 47.350** 10.961 9 228 11,734 10.021 41.350 41.400 9.174 7.562 9.771 8.355 44.350 44.400 10,014 8,402 10,761 9,195 47,350 47,400 10,977 9,242 11,751 10,035 47,400 47,450 10,994 9.256 10.028 8.416 9.209 41,400 41,450 9.188 7.576 9,787 8.369 44,400 44,450 10.777 11.767 10.049 7,590 7,604 **44,450 44,500** 10,042 8,430 **44,500 44,550** 10,056 8,444 10,794 9,223 9,237 **47,450 47,500** 11,010 9,270 **47,500 47,550** 11,027 9,284 11,784 10,063 41,450 41,500 9.804 9,202 8,383 9,216 11,800 10,077 41,500 41,550 9,820 8,397 10,810 41,550 41,600 9,230 7,618 8.411 44,550 44,600 10,070 8,458 10.827 9.251 47,550 47,600 11,043 9,298 9.837 11,817 10,091 10.084 8,472 9,265 **47,600 47,650** 11,060 41.600 41.650 9,244 7.632 9.853 8.425 44,600 44,650 10,843 9,312 11,833 10,105 41,650 41,700 9,258 7.646 9.870 8.439 44,650 44,700 10,098 8,486 10,860 9,279 9,293 **47,650 47,700** 11,076 9,326 **47,700 47,750** 11,093 9,340 11.850 10.119 44,700 44,750 10,112 8,500 10.876 11,866 10,133 9,272 7,660 9,886 8,453 41,700 41,750 7,674 41,750 41,800 9,286 9,903 8,467 **44,750 44,800** 10,126 8,514 10,893 9,307 **47,750 47,800** 11,109 9,354 11,883 10,147 9,919 44,800 44,850 10,140 8,528 10.909 9,321 **47,800 47,850** 11,126 9,368 41,800 41,850 9,300 7,688 8 4 8 1 11,899 10,161 41,850 41,900 9,314 7,702 9,936 8,495 44,850 44,900 10,154 8,542 10,926 9,335 **47,850 47,900** 11,142 9,382 11,916 10,175 41,900 41,950 9,328 7,716 9,952 8,509 44.900 44.950 10.169 8.556 10.942 9.349 47.900 47.950 11.159 9.396 11,932 10,189 41,950 42,000 9,342 9,969 8,523 44,950 45,000 10,185 8,570 10,959 9,363 47,950 48,000 11,175 9,410 7,730 11,949 10,203 42.000 45.000 48.000 9,985 **48,000 48,050** 11,192 9,424 11,965 10,217 42,000 42,050 9,356 7,744 8,537 45,000 45,050 10,202 8,584 10,975 9,377 42.050 42.100 9.370 7,758 10.002 8,551 45,050 45,100 10,218 8,598 10,992 9.391 48,050 48,100 11,208 9,438 11,982 10,231 9,384 45,100 45,150 10,235 8,612 11,008 48,100 48,150 11,225 9,452 11,998 10,245 42,100 42,150 7,772 10,018 8,565 9,405 42.150 42.200 9,398 7,786 10,035 8,579 45,150 45,200 10,251 8,626 11.025 9,419 **48,150 48,200** 11,241 9,466 12,015 10,259 **48,200 48,250** 11,258 9,480 **48,250 48,300** 11,274 9,494 **48,300 48,350** 11,291 9,508 7,800 **45,200 45,250** 10,268 8.640 11,041 9,433 42,200 42,250 9,412 10,051 8,593 12,031 10,273 7,814 42,250 42,300 9,426 10,068 8,607 45,250 45,300 10,284 8,654 11,058 9,447 12,048 10,287 42,300 42,350 9,440 7.828 45,300 45,350 10,301 8,668 11.074 9,461 12 064 10 301 10.084 8.621 42.350 42,400 9,454 45,350 45,400 10,317 8,682 11,091 9,475 48,350 48,400 11,307 9,522 7,842 12,081 10,315 10,101 8,635 45.400 45.450 10.334 8.696 11,107 9.489 48,400 48,450 11,324 9,536 12.097 10.329 42,400 42,450 9 4 6 8 7.856 10.117 8.649 **48,450 48,500** 11,340 9,550 **48,500 48,550** 11,357 9,564 **45,450 45,500** 10,350 8,710 **45,500 45,550** 10,367 8,724 9,503 12,114 10,343 12,130 10,357 11,124 42,450 42,500 9,482 7,870 10,134 8,663 42,500 42,550 9,496 7.884 10,150 8,677 11,140 9,517 42.550 42,600 9,531 48,550 48,600 11,373 9,578 12,147 10,371 9,510 7,898 45,550 45,600 10,383 8,738 11,157 10,167 8,691 9,524 10.183 8,705 42.600 42.650 912 45,600 45,650 10,400 8,752 11,173 9.545 **48.600 48.650** 11.390 9,592 12.163 10.385 7 7.926 10,200 10,216 11,190 45,650 45,700 10,416 8,766 9.559 48,650 48,700 11,406 9,606 12,180 10,399 42,650 42,700 9,538 8,719 9,573 48.700 48,750 11,423 9,620 11,206 42,700 42,750 9,552 7,940 8.733 **45,700 45,750** 10,433 8,780 12,196 10,413 42.750 42.800 9.566 7.954 10.233 8.747 45,750 45,800 10.449 8.794 11.223 9.587 48.750 48.800 11.439 9.634 12,213 10,427 12,229 10,441 45,800 45,850 10.466 8.808 11.239 9.601 48,800 48,850 11,456 9,648 42,800 42,850 9.580 7,968 10,249 8,761 7,982 45,850 45,900 10,482 8,822 48,850 48,900 11,472 9,662 11,256 11,272 9.615 12,246 10,455 42.850 42.900 9.594 10,266 8,775 45,900 45,950 10,499 8,836 48.900 48.950 11,489 9,676 7,996 9,629 12,262 10,469 8,789 42,900 42,950 9,608 10,282 **45,950 46,000** 10,515 8,850 9,643 48,950 49,000 11,505 9,690 42,950 43,000 9,622 8.010 10,299 8,803 11,289 12,279 10,483 43.000 46.000 49,000 8,024 43.000 43,050 10,315 8,817 49,000 49,050 11,522 9,704 12,295 10,497 9,636 **46,000 46,050** 10,532 8,864 11,305 9,657 **49,050 49,100** 11,538 9,718 **49,100 49,150** 11,555 9,732 43,050 43,100 9,650 8,038 10,332 8,831 **46,050 46,100** 10,548 8,878 11,322 9,671 12,312 10,511 43,100 43,150 9,664 8.052 10,348 8.845 46.100 46.150 10.565 8.892 11,338 9,685 12.328 10.525 43.150 43.200 9.678 8,066 10,365 8,859 46,150 46,200 10,581 8,906 11,355 9,699 49,150 49,200 11,571 9,746 12,345 10,539 43.200 43.250 9.692 8.080 10.381 8.873 46.200 46.250 10.598 8.920 11,371 9.713 49,200 49,250 11,588 9,760 12,361 10,553 43,250 43,300 9,706 8,094 **46,250 46,300** 10,614 8,934 11,388 9,727 10,398 8,887 **49,250 49,300** 11,604 9,774 12,378 10,567 12,394 10,581 46,300 46,350 43,300 43,350 9,720 8,108 10,414 8,901 10,631 8,948 11,404 9,741 **49,300 49,350** 11,621 9,788 9.734 8.122 8,915 46,350 46,400 10,647 8,962 9,755 49.350 49,400 11,637 9,802 43.350 43.400 10,431 11,421 12,411 10,595 9,748 8,136 10.447 8.929 10,664 8,976 11,437 9,769 43.400 43.450 46,400 46,450 **49,400 49,450** 11,654 9,816 12,427 10,609 9,762 9,776 8,943 8,957 9,783 9,797 43,450 43,500 8,150 10,464 46,450 46,500 10,680 8,990 11,454 49,450 49,500 11,670 9,830 12,444 10,623 43,500 43,550 **46,500 46,550** 10,697 8,164 10,480 9,004 11,470 **49,500 49,550** 11,687 9,844 12,460 10,637 43.550 43.600 9.790 8.178 10,497 8.971 46,550 46,600 10,713 9,018 11.487 9,811 49,550 49,600 11,703 9,858 12,477 10.651 10,513 11,503 43,600 43,650 9,804 8,192 8,985 46,600 46,650 10,730 9.032 9,825 49,600 49,650 11,720 9,872 12,493 10,665 **46,650 46,700** 10,746 **46,700 46,750** 10,763 11,520 11,536 **49,650 49,700** 11,736 9,886 **49,700 49,750** 11,753 9,900 12,510 10,679 12,526 10,693 43,650 43,700 9.818 8.206 10.530 8.999 9.046 9.839 10,546 9.060 9,853 43,700 43,750 9.013 9.832 8,220 43.750 43.800 9,846 8,234 10,563 9,027 **46,750 46,800** 10,779 9,074 11,553 9,867 **49,750 49,800** 11,769 9,914 12,543 10,707 43,800 43,850 9,860 8.248 10,579 9.041 46,800 46,850 10,796 9,088 11,569 9,881 49,800 49,850 11,786 9,928 12,559 10,721 43,850 43,900 9,874 8,262 10,596 9,055 **46,850 46,900** 10,812 9,102 11,586 9,895 **49,850 49,900** 11,802 9,942 12,576 10,735 43,900 43,950 9.888 8.276 10.612 9.069 46,900 46,950 10.829 9,116 11.602 9,909 49.900 49.950 11.819 9.956 12,592 10,749 **46,950 47,000** 10,845 9,130 43.950 44.000 8,290 9,923 49,950 50,000 11,835 9,970 9,902 10,629 9.083 11,619 12,609 10,763

50,000 or over-use tax rate schedules

1989 Tax Table—Continued

* This column must also be used by a qualifying widow(er)

Page 50

T

Schedule	e X —Use if	your filing status is Si i	ngle	Schedu		f your filing status is H ehold	lead of
If the amount Form 1040, lin 37, is: <i>Over</i> —		Enter on Form 1040, line 38	of the amount over—	If the amour Form 1040, 37, is: <i>Over—</i>		Enter on Form 1040, line 38	of the amount over—
\$0	\$18,550	15%	\$0	\$0	\$24,850	15%	\$0
18,550	44,900	\$2,782.50 + 28%	18,550	24,850	64,200	\$3,727.50 + 28%	24,850
44,900	93,130	10,160.50 + 33%	44,900	64,200	128,810	14,745.50 + 33%	64,200
93,130		Use Worksheet below to figure your tax.		128,810		Use Worksheet below to figure your tax.	
	filir	e if your filing status is ng jointly or Qualifyin			fil	e if your filing status is i ng separately	s Married
If the amount Form 1040, lin 37, is: Over—		Enter on Form 1040, line 38	of the amount over—	If the amour Form 1040, 37, is: Over—		Enter on Form 1040, line 38	of the amount over—
\$0	\$30,950	15%	\$0	\$0	\$15,475	15%	\$0
30,950	74,850	\$4,642.50 + 28%	30,950	15,475	37,425	\$2,321.25 + 28 %	15,475
74,850	155,320	16,934.50 + 33%	74,850	37,425	11 7,895	8,467.25 + 33%	37,425
155,320		Use Worksheet below to figure your tax.		117,895		Use Worksheet below to figure your tax.	
		W	orksheet (Kee	ep for your reco	rds)		
 If you filing statu is: 4. Subtraction scheder 5. Multi 6. Multi 	Head of h Married fi Married fi ryour taxable ir Single, en Head of h Married fi Married fi Married fi act line 3 fron dule above for y ply the amount	nter \$26,076.40 nousehold, enter \$36,066. ling jointly or Qualifying wid iling separately, enter \$35 noome from Form 1040, li nter \$93,130 nousehold, enter \$128,810 iling jointly or Qualifying w iling separately, enter \$11 n line 2. Enter the result. your filing status to figure y con line 4 by 28% (.28). E	ow(er), enter \$4 ,022.35 ne 37 0 idow(er), enter 5 7,895 . (If the result i your tax. DO NO nter the result ter the result .	}	<u>3.</u> use the (sheet.) <u>4.</u> <u>6.</u>	<u>1.</u>	
marri	ed filing separa	he number of exemptions ately, see the Note below.)) Enter the resul	t	<u>7.</u>		
		its on lines 6 and 7. Enter					
<u>9. Tax.</u>		and 8. Enter the total here				<u> 9.</u>	

Note: If married filing separately and you did **not** claim an exemption for your spouse, multiply \$560 by the number of exemptions claimed on Form 1040, line 6e. Add \$560 to the result and enter the total on line 7 above.

1989 Earned Income Credit Table

Caution: This Is Not A Tax Table

To find your earned income credit: Read down the column titled "If line 3 or 4 of the worksheet is—" and find the appropriate amount from the Earned Income Credit Worksheet on page 20. Read across to the right and find the amount of the earned income credit. Enter that amount on line 5 or 6 of the worksheet, whichever applies.

If line 3 o the works	r 4 of sheet is—	Your earned	If line 3 o the works		Your earned	If line 3 o the works	r 4 of heet is—	Your earned	If line 3 or the works		Your earned	If line 3 or the works		Your earned
At least	But less than	income credit is—	At least	But less than	income credit is—	At least	But less than	income credit is—	At least	But less than	income credit is—	At least	But less than	income credit is—
\$1 25 50 75	\$25 50 75 100	\$2 5 9 12	\$1,600 1,625 1,650 1,675	\$1,625 1,650 1,675 1,700	\$226 229 233 236	\$3,200 3,225 3,250 3,275	\$3,225 3,250 3,275 3,300	\$450 453 457 460	\$4,800 4,825 4,850 4,875	\$4,825 4,850 4,875 4,900	\$674 677 681 684	\$6,400 6,425 6,450 6,475	\$6,425 6,450 6,475 6,500	\$898 901 905 908
100 125 150 175	125 150 175 200	16 19 23 26	1,700 1,725 1,750 1,775	1,725 1,750 1,775 1,800	240 243 247 250	3,300 3,325 3,350 3,375	3,325 3,350 3,375 3,400	464 467 471 474	4,900 4,925 4,950 4,975	4,925 4,950 4,975 5,000	688 691 695 698	6,500 10,250 10,275 10,300	10,250 10,275 10,300 10,325	910 908 905 903
200 225 250 275	225 250 275 300	30 33 37 40	1,800 1,825 1,850 1,875	1,825 1,850 1,875 1,900	254 257 261 264	3,400 3,425 3,450 3,475	3,425 3,450 3,475 3,500	478 481 485 488	5,000 5,025 5,050 5,075	5,025 5,050 5,075 5,100	702 705 709 712	10,325 10,350 10,375 10,400	10,350 10,375 10,400 10,425	900 898 895 893
300 325 350 375	325 350 375 400	44 47 51 54	1,900 1,925 1,950 1,975	1,925 1,950 1,975 2,000	268 271 275 278	3,500 3,525 3,550 3,575	3,525 3,550 3,575 3,600	492 495 499 502	5,100 5,125 5,150 5,175	5,125 5,150 5,175 5,200	716 719 723 726	10,425 10,450 10,475 10,500	10,450 10,475 10,500 10,525	890 888 885 883
400 425 450 475	425 450 475 500	58 61 65 68	2,000 2,025 2,050 2,075	2,025 2,050 2,075 2,100	282 285 289 292	3,600 3,625 3,650 3,675	3,625 3,650 3,675 3,700	506 509 513 516	5,200 5,225 5,250 5,275	5,225 5,250 5,275 5,300	730 733 737 740	10,525 10,550 10,575 10,600	10,550 10,575 10,600 10,625	880 878 875 873
500 525 550 575	525 550 575 600	72 75 79 82	2,100 2,125 2,150 2,175	2,125 2,150 2,175 2,200	296 299 303 306	3,700 3,725 3,750 3,775	3,725 3,750 3,775 3,800	520 523 527 530	5,300 5,325 5,350 5,375	5,325 5,350 5,375 5,400	751	10,625 10,650 10,675 10,700	10,650 10,675 10,700 10,725	870 868 865 863
600 625 650 675	625 650 675 700	86 89 93 96	2,200 2,225 2,250 2,275	2,225 2,250 2,275 2,300	310 313 317 320	3,800 3,825 3,850 3,875	3,825 3,850 3,875 3,900	534 537 541 544	5,400 5,425 5,450 5,475	5,425 5,450 5,475 5,500	765	10,725 10,750 10,775 10,800	10,750 10,775 10,800 10,825	860 858 855 853
700 725 750 775	725 750 775 800	100 103 107 110	2,300 2,325 2,350 2,375	2,325 2,350 2,375 2,400	324 327 331 334	3,900 3,925 3,950 3,975	3,925 3,950 3,975 4,000	548 551 555 558	5,500 5,525 5,550 5,575	5,525 5,550 5,575 5,600	775 779	10,825 10,850 10,875 10,900	10,850 10,875 10,900 10,925	850 848 845 843
800 825 850 875	825 850 875 900	114 117 121 124	2,400 2,425 2,450 2,475	2,425 2,450 2,475 2,500	338 341 345 348	4,000 4,025 4,050 4,075	4,025 4,050 4,075 4,100	562 565 569 572	5,600 5,625 5,650 5,675	5,625 5,650 5,675 5,700	789 793	10,925 10,950 10,975 11,000	10,950 10,975 11,000 11,025	840 838 835 833
900 925 950 975	925 950 975 1,000	128 131 135 138	2,500 2,525 2,550 2,575	2,525 2,550 2,575 2,600	352 355 359 362	4,100 4,125 4,150 4,175	4,125 4,150 4,175 4,200	576 579 583 586	5,700 5,725 5,750 5,775	5,725 5,750 5,775 5,800	803 807	11,025 11,050 11,075 11,100	11,050 11,075 11,100 11,125	830 828 825 823
1,000 1,025 1,050 1,075	1,025 1,050 1,075 1,100	142 145 149 152	2,600 2,625 2,650 2,675	2,625 2,650 2,675 2,700	366 369 373 376	4,200 4,225 4,250 4,275	4,225 4,250 4,275 4,300	590 593 597 600	5,800 5,825 5,850 5,875	5,825 5,850 5,875 5,900	817 821	11,125 11,150 11,175 11,200	11,150 11,175 11,200 11,225	820 818 815 813
1,100 1,125 1,150 1,175	1,125 1,150 1,175 1,200	156 159 163 166	2,700 2,725 2,750 2,775	2,725 2,750 2,775 2,800	380 383 387 390	4,300 4,325 4,350 4,375	4,325 4,350 4,375 4,400	604 607 611 614	5,900 5,925 5,950 5,975	5,925 5,950 5,975 6,000	831 835	11,225 11,250 11,275 11,300	11,250 11,275 11,300 11,325	810 808 805 803
1,200 1,225 1,250 1,275	1,225 1,250 1,275 1,300	170 173 177 180	2,800 2,825 2,850 2,875	2,825 2,850 2,875 2,900	394 397 401 404	4,400 4,425 4,450 4,475	4,425 4,450 4,475 4,500	618 621 625 628	6,000 6,025 6,050 6,075	6,025 6,050 6,075 6,100	845 849 852	11,325 11,350 11,375 11,400	11,350 11,375 11,400 11,425	800 798 795 793
1,300 1,325 1,350 1,375	1,325 1,350 1,375 1,400	184 187 191 194	2,900 2,925 2,950 2,975	2,925 2,950 2,975 3,000	408 411 415 418	4,500 4,525 4,550 4,575	4,525 4,550 4,575 4,600	632 635 639 642	6,100 6,125 6,150 6,175	6,125 6,150 6,175 6,200	859 863 866	11,425 11,450 11,475 11,500	11,450 11,475 11,500 11,525	790 788 785 783
1,400 1,425 1,450 1,475	1,425 1,450 1,475 1,500	198 201 205 208	3,000 3,025 3,050 3,075	3,025 3,050 3,075 3,100	422 425 429 432	4,600 4,625 4,650 4,675	4,625 4,650 4,675 4,700	646 649 653 656	6,200 6,225 6,250 6,275	6,225 6,250 6,275 6,300	873 877 880	11,525 11,550 11,575 11,600	11,550 11,575 11,600 11,625	780 778 775 773
1,500 1,525 1,550 1,575	1,525 1,550 1,575 1,600	212 215 219 222	3,100 3,125 3,150 3,175	3,125 3,150 3,175 3,200	436 439 443 446	4,700 4,725 4,750 4,775	4,725 4,750 4,775 4,800	660 663 667 670	6,300 6,325 6,350 6,375	6,325 6,350 6,375 6,400	887 891	11,625 11,650 11,675 11,700	11,650 11,675 11,700 11,725	770 768 765 763

1989 Earned Income	Credit Table	(continued)	
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If line 3 or 4 of Your the worksheet is—			If line 3 of the works	r 4 of	Your	If line 3 o the works		Your earned	If line 3 of the works		Your earned	If line 3 or the works		Your earned
At least	But less than	income credit is—	At least	But less than	income credit is—	At least	But less than	income credit is—	At least	But less than	income credit is—	At least	But less than	income credit is
\$11,725 11,750 11,775 11,800	\$11,750 11,775 11,800 11,825	\$760 758 755 753	\$13,325 13,350 13,375 13,400	\$13,350 13,375 13,400 13,425	\$600 598 595 593	\$14,925 14,950 14,975 15,000	\$14,950 14,975 15,000 15,025	\$440 438 435 433	\$16,525 16,550 16,575 16,600	\$16,550 16,575 16,600 16,625	278 275	\$18,125 18,150 18,175 18,200	\$18,150 18,175 18,200 18,225	\$120 118 115 113
11,825 11,850 11,875 11,900	11,850 11,875 11,900 11,925	750 748 745 743	13,425 13,450 13,475 13,500	13,450 13,475 13,500 13,525	590 588 585 583	15,025 15,050 15,075 15,100	15,050 15,075 15,100 15,125	430 428 425 423	16,625 16,650 16,675 16,700	16,650 16,675 16,700 16,725	268 265	18,225 18,250 18,275 18,300	18,250 18,275 18,300 18,325	110 108 105 103
11,925 11,950 11,975 12,000	11,950 11,975 12,000 12,025	740 738 735 733	13,525 13,550 13,575 13,600	13,550 13,575 13,600 13,625	580 578 575 573	15,125 15,150 15,175 15,200	15,150 15,175 15,200 15,225	420 418 415 413	16,725 16,750 16,775 16,800	16,750 16,775 16,800 16,825	258 255	18,325 18,350 18,375 18,400	18,350 18,375 18,400 18,425	100 98 95 93
12,025	12,050	730	13,625	13,650	570	15,225	15,250	410	16,825	16,850	250	18,425	18,450	90
12,050	12,075	728	13,650	13,675	568	15,250	15,275	408	16,850	16,875	248	18,450	18,475	88
12,075	12,100	725	13,675	13,700	565	15,275	15,300	405	16,875	16,900	245	18,475	18,500	85
12,100	12,125	723	13,700	13,725	563	15,300	15,325	403	16,900	16,925	243	18,500	18,525	83
12,125	12,150	720	13,725	13,750	560	15,325	15,350	400	16,925	16,950	240	18,525	18,550	80
12,150	12,175	718	13,750	13,775	558	15,350	15,375	398	16,950	16,975	238	18,550	18,575	78
12,175	12,200	715	13,775	13,800	555	15,375	15,400	395	16,975	17,000	235	18,575	18,600	75
12,200	12,225	713	13,800	13,825	553	15,400	15,425	393	17,000	17,025	233	18,600	18,625	73
12,225	12,250	710	13,825	13,850	550	15,425	15,450	390	17,025	17,050	230	18,625	18,650	70
12,250	12,275	708	13,850	13,875	548	15,450	15,475	388	17,050	17,075	228	18,650	18,675	68
12,275	12,300	705	13,875	13,900	545	15,475	15,500	385	17,075	17,100	225	18,675	18,700	65
12,300	12,325	703	13,900	13,925	543	15,500	15,525	383	17,100	17,125	223	18,700	18,725	63
12,325	12,350	700	13,925	13,950	540	15,525	15,550	380	17,125	17,150	220	18,725	18,750	60
12,350	12,375	698	13,950	13,975	538	15,550	15,575	378	17,150	17,175	218	18,750	18,775	58
12,375	12,400	695	13,975	14,000	535	15,575	15,600	375	17,175	17,200	215	18,775	18,800	55
12,400	12,425	693	14,000	14,025	533	15,600	15,625	373	17,200	17,225	213	18,800	18,825	53
12,425	12,450	690	14,025	14,050	530	15,625	15,650	370	17,225	17,250	210	18,825	18,850	50
12,450	12,475	688	14,050	14,075	528	15,650	15,675	368	17,250	17,275	208	18,850	18,875	48
12,475	12,500	685	14,075	14,100	525	15,675	15,700	365	17,275	17,300	205	18,875	18,900	45
12,500	12,525	683	14,100	14,125	523	15,700	15,725	363	17,300	17,325	203	18,900	18,925	43
12,525	12,550	680	14,125	14,150	520	15,725	15,750	360	17,325	17,350	200	18,925	18,950	40
12,550	12,575	678	14,150	14,175	518	15,750	15,775	358	17,350	17,375	198	18,950	18,975	38
12,575	12,600	675	14,175	14,200	515	15,775	15,800	355	17,375	17,400	195	18,975	19,000	35
12,600	12,625	673	14,200	14,225	513	15,800	15,825	353	17,400	17,425	193	19,000	19,025	33
12,625	12,650	670	14,225	14,250	510	15,825	15,850	350	17,425	17,450	190	19,025	19,050	30
12,650	12,675	668	14,250	14,275	508	15,850	15,875	348	17,450	17,475	188	19,050	19,075	28
12,675	12,700	665	14,275	14,300	505	15,875	15,900	345	17,475	17,500	185	19,075	19,100	25
12,700	12,725	663	14,300	14,325	503	15,900	15,925	343	17,500	17,525	183	19,100	19,125	23
12,725	12,750	660	14,325	14,350	500	15,925	15,950	340	17,525	17,550	180	19,125	19,150	20
12,750	12,775	658	14,350	14,375	498	15,950	15,975	338	17,550	17,575	178	19,150	19,175	18
12,775	12,800	655	14,375	14,400	495	15,975	16,000	335	17,575	17,600	175	19,175	19,200	15
12,800	12,825	653	14,400	14,425	493	16,000	16,025	333	17,600	17,625	173	19,200	19,225	13
12,825	12,850	650	14,425	14,450	490	16,025	16,050	330	17,625	17,650	170	19,225	19,250	10
12,850	12,875	648	14,450	14,475	488	16,050	16,075	328	17,650	17,675	168	19,250	19,275	8
12,875	12,900	645	14,475	14,500	485	16,075	16,100	325	17,675	17,700	165	19,275	19,300	5
12,900	12,925	643	14,500	14,525	483	16,100	16,125	323	17,700	17,725	163	19,300	19,325	3
12,925 12,950 12,975 13,000	12,950 12,975 13,000 13,025	640 638 635 633	14,525 14,550 14,575 14,600	14,550 14,575 14,600 14,625	480 478 475 473	16,125 16,150 16,175 16,200	16,150 16,175 16,200 16,225	320 318 315 313	17,725 17,750 17,775 17,800	17,750 17,775 17,800 17,825	160 158 155 153		19,340 or more—y e the credit	
13,025 13,050 13,075 13,100	13,050 13,075 13,100 13,125	630 628 625 623	14,625 14,650 14,675 14,700	14,650 14,675 14,700 14,725	470 468 465 463	16,225 16,250 16,275 16,300	16,250 16,275 16,300 16,325	310 308 305 303	17,825 17,850 17,875 17,900	17,850 17,875 17,900 17,925	150 148 145 143			
13,125 13,150 13,175 13,200	13,150 13,175 13,200 13,225	620 618 615 613	14,725 14,750 14,775 14,800	14,750 14,775 14,800 14,825	460 458 455 453	16,325 16,350 16,375 16,400	16,350 16,375 16,400 16,425	300 298 295 293	17,925 17,950 17,975 18,000	17,950 17,975 18,000 18,025	140 138 135 133			
13,225 13,250 13,275 13,300	13,250 13,275 13,300 13,325	610 608 605 603	14,825 14,850 14,875 14,900	14,850 14,875 14,900 14,925	450 448 445 443	16,425 16,450 16,475 16,500	16,450 16,475 16,500 16,525	290 288 285 283	18,025 18,050 18,075 18,100	18,050 18,075 18,100 18,125	130 128 125 123			

What is Tele-Tax?

Recorded Tax Information has about 140 topics of tax information that answer many Federal tax questions. You can hear up to three topics on each call you make.

Automated Refund Information is available beginning March 1 so you can check the status of your refund.

To Call Tele-Tax Toll-Free, Use Only the Numbers Listed Below for Your Area

Long-distance charges apply if you call from outside the local dialing area of the numbers listed below. **Do not dial "1-800" when using a local number.** A complete list of these topics is on the next page.

How Do I Use Tele-Tax? Recorded Tax Information

Topic numbers are effective January 1, 1990.

Push-button (tone signaling) service is available 24 hours a day, 7 days a week.

Rotary (dial)/push-button (pulse dial) service is available Monday through Friday during regular office hours. (In Hawaii, from 6:30 A.M. to 1:00 P.M.)

Select, by number, the topic you want to hear. For the directory of topics, listen to topic no. 323.

Have paper and pencil handy to take notes.

Call the appropriate phone number listed below.

• If you have a push-button (tone signaling) phone, immediately follow the recorded instructions, or

 If you have a rotary (dial) or push-button (pulse dial) phone, wait for further recorded instructions.

Automated Refund Information

Refund information is available beginning March 1. If you have called to find out about the status of your refund and did not receive a refund mailing date, please wait seven days before calling back.

• Push-button (tone signaling) service is available Monday through Friday from 7:00 A.M. to 11:30 P.M. (Hours may vary in your area.)

• Rotary (dial)/push-button (pulse dial) service is available Monday through Friday during regular office hours. (In Hawaii, from 6:30 A.M. to 1:00 P.M.)

Have a copy of your tax return available since you will need to know the first social security number shown on your return, the filing status, and the **exact** amount of your refund.

Call the appropriate phone number listed below.

Follow the recorded instructions.

ALABAMA

1-800-554-4477

ALASKA 1-800-554-4477

ARIZONA

Phoenix, 252-4909 Elsewhere, 1-800-554-4477

ARKANSAS

1-800-554-4477

CALIFORNIA

Counties of Amador, Calaveras, Contra Costa, Marin, and San Joaquin, 1-800-428-4032 Los Angeles, 617-3177 Oakland, 839-4245 Elsewhere, 1-800-554-4477

COLORADO Denver, 592-1118 Elsewhere, 1-800-554-4477

CONNECTICUT 1-800-554-4477

DELAWARE 1-800-554-4477

DISTRICT of COLUMBIA 882-1040

FLORIDA 1-800-554-4477 **GEORGIA** Atlanta, 331-6572 Elsewhere.

1-800-554-4477 HAWAII

1-800-554-4477 IDAHO

1-800-554-4477

ILLINOIS Chicago, 886-9614 In area code 708, 1-312-886-9614 Springfield, 789-0489 Elsewhere, 1-800-554-4477 INDIANA

Indianapolis, 631-1010 Elsewhere, 1-800-554-4477

IOWA

Des Moines, 284-7454 Elsewhere, 1-800-554-4477

KANSAS 1-800-554-4477

KENTUCKY 1-800-554-4477

LOUISIANA 1-800-554-4477

MAINE 1-800-554-4477

MARYLAND Baltimore, 466-1040 Elsewhere, 1-800-554-4477

MASSACHUSETTS Boston, 523-8602 Elsewhere, 1-800-554-4477

MICHIGAN Detroit, 961-4282

Elsewhere, 1-800-554-4477

MINNESOTA St. Paul, 224-4288 Elsewhere, 1-800-554-4477

MISSISSIPPI

1-800-554-4477 MISSOURI

St. Louis, 241-4700 Elsewhere, 1-800-554-4477

MONTANA 1-800-554-4477

NEBRASKA Omaha, 221-3324 Elsewhere, 1-800-554-4477

NEVADA 1-800-554-4477

NEW HAMPSHIRE 1-800-554-4477

NEW JERSEY Newark, 624-1223 Elsewhere, 1-800-554-4477

NEW MEXICO

1-800-554-4477 NEW YORK

Bronx, 406-4080 Brooklyn, 858-4461 Buffalo, 856-9320 Manhattan, 406-4080 Queens, 858-4461 Staten Island, 858-4461 Elsewhere, 1-800-554-4477 NORTH CAROLINA 1-800-554-4477

NORTH DAKOTA 1-800-554-4477

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Cincinnati, 421-0329 Cleveland, 522-3037 Elsewhere, 1-800-554-4477

OKLAHOMA 1-800-554-4477

OREGON Portland, 294-5363 Elsewhere, 1-800-554-4477

PENNSYLVANIA

Philadelphia, 627-1040 Pittsburgh, 261-1040 Elsewhere, 1-800-554-4477

PUERTO RICO 1-800-554-4477

RHODE ISLAND 1-800-554-4477

SOUTH CAROLINA 1-800-554-4477

SOUTH DAKOTA 1-800-554-4477

TENNESSEE Nashville, 242-1541

Elsewhere, 1-800-554-4477

TEXAS

Dallas, 767-1792 Houston, 850-8801 Elsewhere, 1-800-554-4477

UTAH

1-800-554-4477 VERMONT

1-800-554-4477

VIRGINIA Richmond, 829-6397 Elsewhere, 1-800-554-4477

WASHINGTON Seattle, 343-7221 Elsewhere, 1-800-554-4477

WEST VIRGINIA 1-800-554-4477

WISCONSIN

Milwaukee, 273-8100 Elsewhere, 1-800-554-4477

WYOMING 1-800-554-4477

Tele-Tax Topic Numbers and Subjects

Topic

No. Subject

- **IRS Procedures and Services**
- IRS help available—Volunteer tax assis-tance programs, toll-free telephone, 101 walk-in assistance, and outreach program
- Tax assistance for handicapped 102 Individuals and the hearing impaired Small business tax education—Tax help
- 103 for small businesses
- 104 Problem resolution program-Help for problem situations
- Public libraries—Tax information tapes and reproducible tax forms 105 106
- Examination procedures and how to prepare for an audit
- 107 The collection process
- Tax fraud—How to report Types of organizations that qualify for 108
- 109 tax-exempt status Organizations—How to apply for exempt
- 110 status
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- Electronic filing 112
- Special enrollment examination to 113 practice before IRS
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- 215 Royalties Farming and fishing income
- 216 217 218 219 220 Earnings for clergy
- Unemployment compensation Gambling income and expenses Bartering income

- 221 222 Scholarships, fellowships, and grants Nontaxable income
- 223 Social security and equivalent railroad retirement benefits
- 401(k) plans 224
- 225 226 Passive activities—Losses/credits
- Supplemental Medicare premium
- 227 Taxability of railroad retirement benefits

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prepare your files

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Spanish:

What is your filing status? Earned income credit Highlights of 1989 tax changes

Forms and publications-How to order

Refunds—How long they should take IRS help available— Volunteer tax

program Social security and equivalent railroad

walk-in assistance, and outreach

Supplemental Medicare premium

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Dual-status alien

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Who must file?

Which form to use?

Alien tax clearance

retirement benefits

Rico Residents

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effective January 1, 1990.

Puerto Rico

filers

Rico

Social security withholding rates Form W-2—Where, when and how to

Form W-4---Employee's Withholding

Employer identification number—How

Form 942—Employer's Quarterly Tax

Form 940—Deposit requirements Form 940/940-EZ—Employer's Annual

Who must file/originals and corrections Acceptable media/Locating a third party to

Waivers, extensions, and format deviations

Applications, forms, and information

Test files and combined Federal/state

Tax Information for Aliens and U.S.

Alien tax clearance Foreign earned income exclusion—

Foreign earned income exclusion-

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interest charges

Sale of Assets

age 55 and over

Installment sales

Basis of assets Depreciation

CP 2000

Highway use tax Checklist/Common errors when preparing your tax return Withholding on pensions and annuities

Call IRS With Your Tax Question

If the instructions to the tax forms and our free tax publications have not answered your question, please call us TOLL-FREE. "Toll-Free" is a telephone call for which you pay only local charges.

CHOOSING THE RIGHT NUMBER: Use only the number listed below for your area. Use a local city number only if it is not a long distance call for you. Please do not dial "1-800" when using a local city number.

BEFORE YOU CALL: Remember that good communication is a two-way process. IRS representatives care about the quality of the service we provide to you, our customer. You can help us provide accurate, complete answers to your tax questions by having the following information available:

1. The tax form, schedule, or notice to which your question relates;

2. The facts about your particular situation (the answer to the same question often varies from one taxpayer to another because of differences in their age, income, whether they can be claimed as a dependent, etc.); **3.** The name of any IRS publication or other source of information that you used to look for the answer.

BEFORE YOU HANG UP: If you do not fully understand the answer you receive, or you feel our representative may not fully understand your question, our representative needs to know this. He or she will be happy to take the additional time required to be sure we have answered your question fully and in the manner which is most helpful to you.

By law, you are responsible for paying your fair share of Federal income tax. If we should make an error in answering your question, you are still responsible for the payment of the correct tax. Should this occur, however, you will not be charged any penalty. To make sure that IRS representatives give accurate and courteous answers, a second IRS representative sometimes listens in on telephone calls. No record is kept of any taxpayer's identity.

AI ABAMA

1-800-424-1040

ALASKA

Anchorage, 561-7484 Elsewhere, 1-800-424-1040

ARIZONA

Phoenix, 257-1233 Elsewhere, 1-800-424-1040

ARKANSAS 1-800-424-1040

CALIFORNIA

Please call the telephone number shown in the white pages of your local telephone directory under U.S. Government, Internal Revenue Service, Federal Tax Assistance.

COLORADO

Denver, 825-7041 Elsewhere, 1-800-424-1040

CONNECTICUT 1-800-424-1040

DELAWARE 1-800-424-1040 **FLORIDA** Jacksonville, 354-1760 Elsewhere, 1-800-424-1040 GEORGIA

DISTRICT of COLUMBIA

Atlanta, 522-0050 Elsewhere, 1-800-424-1040

HAWAII Oahu, 541-1040 Elsewhere, 1-800-424-1040

488-3100

ILLINOIS 1-312-435-1040

Indianapolis, 226-5477 Elsewhere, 1-800-424-1040

KANSAS 1-800-424-1040 **KENTUCKY**

1-800-424-1040 LOUISIANA

1-800-424-1040 MAINE

1-800-424-1040 MARYLAND

Baltimore, 962-2590 Montgomery County, 488-3100 Prince George's County, 488-3100

Elsewhere, 1-800-424-1040 MASSACHUSETTS

Boston, 523-1040 Elsewhere, 1-800-424-1040

MICHIGAN

Detroit. 237-0800 Elsewhere, 1-800-424-1040 MINNESOTA

Minneapolis, 291-1422 St. Paul, 291-1422 Elsewhere, 1-800-424-1040 MISSISSIPPI 1-800-424-1040

MISSOURI St. Louis, 342-1040 Elsewhere, 1-800-424-1040

MONTANA 1-800-424-1040 NEBRASKA

Omaha, 422-1500 Elsewhere, 1-800-424-1040

NEVADA 1-800-424-1040

NEW HAMPSHIRE 1-800-424-1040

NEW JERSEY Newark, 622-0600 Elsewhere, 1-800-424-1040

NEW MEXICO 1-800-424-1040

NEW YORK

Bronx, 732-0100 Brooklyn, 596-3770 Buffalo, 855-3955 Manhattan, 732-0100 Nassau, 222-1131 Queens, 596-3770 Rockland County, 997-1510 Staten Island, 596-3770 Suffolk, 724-5000 Westchester County, 997-1510 Elsewhere, 1-800-424-1040

NORTH CAROLINA 1-800-424-1040

NORTH DAKOTA 1-800-424-1040

OHIO

Cincinnati, 621-6281 Cleveland, 522-3000 Elsewhere, 1-800-424-1040

OKLAHOMA 1-800-424-1040

OREGON

Portland, 221-3960 Elsewhere, 1-800-424-1040

PENNSYLVANIA Philadelphia, 574-9900 Pittsburgh, 281-0112 Elsewhere, 1-800-424-1040

PUERTO RICO San Juan Metro Area, 766-5040 Isla DDD, 766-5549

RHODE ISLAND 1-800-424-1040 SOUTH CAROLINA 1-800-424-1040

SOUTH DAKOTA 1-800-424-1040

TENNESSEE Nashville, 259-4601 Elsewhere, 1-800-424-1040

TEXAS

Dallas, 742-2440 Ft. Worth, 263-9229 Houston, 965-0440 Elsewhere, 1-800-424-1040

IITAH

1-800-424-1040

VERMONT 1-800-424-1040

VIRGINIA Bailey's Crossroads. 557-9230 Richmond, 649-2361 Elsewhere, 1-800-424-1040

WASHINGTON Seattle, 442-1040 Elsewhere, 1-800-424-1040

WEST VIRGINIA

1-800-424-1040 WISCONSIN Milwaukee, 271-3780

Elsewhere, 1-800-424-1040

WYOMING

1-800-424-1040

Telephone Assistance Services for Deaf **Taxpayers Who Have** Access to TV / Telephone—TTY Equipment.

Indiana residents. 1-800-382-4059

Elsewhere in U.S., including Alaska, Hawaii, Virgin Islands, and Puerto Rico. 1-800-428-4732

Hours of Operation

8:00 A.M. to 6:45 P.M. EST (Jan. 1-April 16)

8:00 A.M. to 4:30 P.M. EST (April 17-Dec. 31)

IOWA Des Moines, 283-0523

Elsewhere, 1-800-424-1040

Need Additional Forms or Publications?

If you do not have any tax questions and you only need tax forms and publications, you can—

- Visit your local IRS office.
- Visit a participating bank or post office for Forms 1040, 1040A, 1040EZ and Schedules A&B and their related instructions.
- Visit a participating library, which stocks a wider variety of forms and publications.
- Use the handy order blank on the next to the last page of the instructions. You should receive the items you order within 2 weeks from the time you mail your request.
- Call our toll-free "Forms Only" number (1-800-424-FORM (3676)). The hours of operation during the filing season are 8:00 A.M. to 5:00 P.M. (weekdays) and 9:00 A.M. to 3:00 P.M. (Saturdays). For callers in Alaska and Hawaii the hours are Pacific Standard Time. You should receive your order within 7 to 10 work days after you call.

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Elsewhere, 1-800-424-1040 INDIANA

IDAHO 1-800-424-1040 Chicago, 435-1040 In area code 708,

Notes

How To Get Forms

Generally, we mail forms and schedules directly to you based on what seems to be right for you. Schedules and forms you may need are listed below. Also see the list of related publications.

You can order the following items from IRS or get them at many participating banks, post offices, or libraries:

Form 1040, U.S. Individual Income Tax Return Instructions for Form 1040

Form 1040A Instructions for Form 1040A

Form 1040EZ Instructions for Form 1040EZ

Schedule A for itemized deductions

Schedule B for interest income if more than \$400; for dividends and other distributions on stock if more than \$400; and for answering the Foreign Accounts or Foreign Trusts questions

You can photocopy the following items (as well as those listed above) at many participating libraries or order them from IRS:

- Schedule 2 (Form 1040A), Supplemental Medicare Premium for Form 1040A Filers
- Schedule C, Profit or Loss From Business
- Schedule D, Capital Gains and Losses

Schedule E, Supplemental Income and Loss

Schedule F, Farm Income and Expenses

Schedule R, Credit for the Elderly or the Disabled

Schedule SE, Social Security Self-Employment Tax

Form 1040-ES, Estimated Tax for Individuals

Form 2106, Employee Business Expenses

- Form 2119, Sale of Your Home
- Form 2210, Underpayment of Estimated Tax by Individuals and Fiduciaries
- Form 2441, Child and Dependent Care Expenses
- Form 3468, Computation of Investment Credit
- Form 3903, Moving Expenses
- Form 4562, Depreciation and Amortization
- Form 4868, Application for Automatic Extension of Time To File U.S. Individual Income Tax Return
- Form 8283, Noncash Charitable Contributions
- Form 8332, Release of Claim to Exemption for Child of Divorced or Separated Parents
- Form 8582, Passive Activity Loss Limitations
- Form 8606, Nondeductible IRA Contributions, IRA Basis, and Nontaxable IRA Distributions
- Form 8615, Computation of Tax for Children Under Age 14 Who Have Investment Income of More Than \$1,000
- Form 8808, Supplemental Medicare Premium

How To Get Publications

The following publications can be ordered from IRS or you can read or photocopy them at many participating libraries:

- 1 Your Rights as a Taxpayer
- 2 The ABC's of Income Tax
- 17 Your Federal Income Tax
- 463 Travel, Entertainment, and Gift Expenses
- 501 Exemptions, Standard Deduction, and Filing Information
- 502 Medical and Dental Expenses
- 504 Tax Information for Divorced or Separated Individuals
- 505 Tax Withholding and Estimated Tax
- 508 Educational Expenses
- 521 Moving Expenses
- 523 Tax Information on Selling Your Home
- 524 Credit for the Elderly or the Disabled
- 525 Taxable and Nontaxable Income
- 527 Residential Rental Property (Including Rental of Vacation Houses)
- 529 Miscellaneous Deductions
- 545 Interest Expense
- 553 Highlights of 1989 Tax Changes
- 554 Tax Information for Older Americans
- 910 Guide to Free Tax Services
- 917 Business Use of a Car
- 929 Tax Rules for Children and Dependents

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