

**Call anytime if you have questions.**





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Some taxpayers will want to adjust the amount of money that’s being withheld by their employers by updating their W-4 forms. If they don’t, some risk another year of smaller than expected refunds or even the heartbreak of a tax balance due to the IRS.

Many different outcomes are possible because unique circumstances in a taxpayer’s life influence the appropriate withholding. The changes in the withholding tables that took place as a result of tax reform do not mean that you’re all set.

The IRS encourages everyone to use their Withholding Calculator to perform a quick “paycheck checkup.” This calculator is available at IRS.Gov. This checkup is even more important following the recent changes to the tax law for 2018 and beyond.

The Calculator helps you identify your tax withholding to make sure you have the right amount of tax withheld from your paycheck at work.

If you are an employee, the Withholding Calculator helps you determine whether you need to give your employer a new Form W-4, Employee’s Withholding Allowance Certificate. You can use your results from the Calculator to help fill out the form and adjust your income tax withholding. If you receive pension income, you can use the results from the calculator to complete a Form W-4P and

give it to your payer.

**WARNING!** The IRS calculator requires you to:

- Gather your most recent pay stubs

– and –

- Have your most recent income tax return handy.

Keep in mind that the Calculator’s results will only be as accurate as the information you provide. If your circumstances change during the year, come back to this Calculator to

make sure that your withholding is still correct.

Although the IRS calculator

**Use The Withholding Calculator To Perform A Quick “Paycheck Checkup”**

**Paycheck Tax Withholding Calculator**



may only take a few moments to complete, it does contain 5 pages of data entry.

If you need help with reviewing your federal tax withholding, call me. This could be one of the most important planning exercises for you to complete as soon as possible.

**TRUTH VS MYTH**

**Myth:** 529 Plans can only be used for college tuition.

**Truth:** A “529 plan” has traditionally referred to a college savings plan, the earnings of which are tax-deferred, and distributions from which are income-tax-free. Under the TCJA, taxpayers may be able to use their 529 plans to pay for private elementary school or secondary school.

**Myth:** I can itemize and deduct on my Federal Income Tax Return my travel expenses for my job that are not reimbursed by my employer.

**Truth:** Previously, when a taxpayer itemized, they could deduct the amount of their miscellaneous itemized deductions that exceeded 2 percent of their adjusted gross income. These expenses are no longer deductible on the federal return. **Caution:** These expenses **may** still be deductible on your state income tax return. You should continue to keep documentation on any unreimbursed employee expenses for that reason...call me to see if this includes you! These expenses include unreimbursed employee expenses such as uniforms, union dues and the deduction for business-related meals, entertainment and travel.

**Myth:** I was a low-income first-time homebuyer a few years ago and now tax reform has made my mortgage interest non-deductible since the standard deduction is higher.

**Truth:** *Maybe.* The Mortgage Credit Certificate (MCC) Program is a homebuyer assistance program designed to help lower income families afford home ownership. The program allows home buyers to claim a dollar for dollar tax credit for a portion

of mortgage interest paid per year, up to \$2,000. The remaining mortgage interest paid may still be calculated as an itemized deduction.

After an MCC is issued, the homeowner receives a tax credit equal to the product of the mortgage amount, the mortgage interest rate, and the “MCC percentage,” a rate the administering Housing Finance Agency (HFA) sets between 10 and 50 percent.

To be eligible, individuals must be first time home buyers, meet the program’s income and purchase price restrictions, and use the home as his/her primary residence.

**Myth:** The Tax Reform Bill reduces incentive for charitable deductions by raising the standard deduction.

**Truth:** Large donations make up the majority of charitable giving. The tax bill does not fundamentally change the structure of the charitable deduction, and actually allows individuals to claim a deduction for gifts totaling up to 60 (up from 50 prior to tax reform) percent of their adjusted gross income meaning those who do give substantial amounts to charity will still have that same incentive. (see also Another Charitable Strategy under **Tax Tips For You... Now!**)

**Myth:** The IRS will call taxpayers and demand payment of past due taxes.

**Truth:** **Note that the IRS will never:**

- Call to demand immediate payment using a specific payment method such as a prepaid debit card, gift card or wire transfer. Generally, the IRS will first mail you a bill if you owe any taxes.
- Threaten to immediately bring in local police or other law-enforcement groups to have you arrested for not paying.
- Demand that you pay taxes without giving you the opportunity to question or appeal the amount they say you owe.
- Ask for credit or debit card numbers over the phone.

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mortgage interest and taxes. But there are still some tax deductions – known as above-the-line deductions – you can take without itemizing. Technically speaking, these are not deductions at all, but adjustments to income. But, just like a deduction, they reduce your taxable income. The Tax Cut & Jobs Act (TCJA) eliminated adjustments to income for employee moving expenses during 2018 through 2025 but, is scheduled to return in 2026. The adjustments to income that remain under the TCJA include:

**Self-Employed Health Insurance.** People who are self-employed can deduct health insurance premiums up to the amount of the profit from the business.

**Health Savings Account Contributions.** You can deduct Health Savings Account (HSA) contributions you make with personal funds.

**Retirement Plan Contributions By Self-Employed Taxpayers.** These include annual contributions made by self-employed people to their retirement plans, such as SEP-IRAs, SIMPLE IRAs, Keogh plans, and solo 401(k) plans.

**IRA Contributions.** Contributions to IRA accounts (subject to annual threshold limits) may be deductible, depending on your income.

**50% of Self-Employment Taxes.** If you’re self-employed, you can deduct half of the 12.4% Social Security tax on net self-employment income, up to an annual ceiling, and a 2.9% Medicare tax on all net self-employment income.

**Alimony.** You can also subtract amounts you paid in alimony, that is, a court-ordered payment to a separated spouse or divorced ex-spouse. You can’t include child support payments. The TCJA eliminates this deduction starting in 2019 for any divorce or separation agreement executed

after Dec. 31, 2018 or executed before that date but modified after it (if the modification expressly provides that the TCJA applies).

**Penalty On Early Savings Withdrawals.** You can deduct from your income penalties you had to pay to banks and other financial institutions because you withdrew your savings early from certificates of deposit or similar accounts.

**Student Loan Interest.** Up to \$2,500 of student loan interest is deductible from your gross income provided that your Adjusted Gross Income – before subtracting any deduction for student loan interest – is below a ceiling amount.

**Moving Expenses for Armed Forces Members.** Members of the Armed Forces on active duty (or their spouse or dependents) who move pursuant to a military order and incident to a permanent change of station may deduct their moving and storage expenses.

**Be sure to keep good records of all such expenses, even if you don’t itemize.**

**New 1040 - SR** Lawmakers have been trying for years to cut seniors a bit of a break at tax time, and the Bipartisan Budget Act of 2018 finally took a step in that direction by simplifying tax filing for individuals aged 65 and older. They’ll have their own tax form, the 1040-SR. It’s intended to be like the now defunct 1040-EZ in several ways and much easier to negotiate than Form 1040. This tax form was first proposed in 2013 as part of the Seniors Tax Reconciliation Act. The AARP, the National Taxpayers Union, and the Association of Mature Americans all supported the bill; however, it never won the approval of the Senate. The Bipartisan Budget Act (BBA) was signed into law February 2018. The BBA required that the Internal Revenue Service create and publish Form 1040-SR.

**Why The New Form Is Better...**

Many seniors were forced to file the far more complicated Form 1040 simply by virtue of the nature of their retirement incomes and their ages.

The 1040-EZ prior to its demise was limited to those with income from wages, salaries, tips, unemployment compensation, taxable scholarships, and fellowship grants. Dividend income was restricted to Alaska Permanent Fund payments. Most important, taxpayers age 65 and older were not permitted to file the 1040-EZ.

Notice what’s missing from this list of income types: Social Security retirement benefits and income from qualified retirement plans or annuities. The 1040-EZ did not allow these types of income. Most retired taxpayers are no longer earning a lot in the way of wages, salaries, or tips, and they’re not receiving scholarships.

Form 1040-EZ also limited overall income to \$100,000 and interest income to \$1,500 annually. The 1040-SR doesn’t put a limit on interest, dividends, or capital gains, nor does it cap overall income.

**...And Why It’s Not Better** Unfortunately, some older taxpayers will still find themselves left out in the cold, faced with tackling the formidable Form 1040 at tax time. Those who are not yet 65 and who have Social Security income, pension income, or other forms of retirement income can’t use Form 1040-SR because of the age requirement; and because Form 1040-EZ (even if it still existed) didn’t include Social Security and pension income, they couldn’t use that, either.

These taxpayers did have the option of filing the now also defunct Form 1040-A, but this return didn’t allow for itemized deductions. It also capped total income at \$100,000 just as the 1040-EZ did, although it imposed no limit on interest income and it didn’t close the door on income from retirement benefits and Social Security.

**Requirements for Filing Form 1040-SR**

Taxpayers can reach their 65th birthday at any time during the tax year – even December 31 – to qualify for using the 1040-SR. But, the tax form imposes a few other qualifying restrictions in addition to the age rule.

The tax form for seniors also disallows itemized deductions. You must claim the standard deduction for your filing status if you choose Form 1040-SR, but since the Tax Cuts and Jobs Act has almost doubled the standard deductions for all filing statuses this shouldn’t be much of a hardship. Plus, seniors age 65 or older are also entitled to an extra standard deduction of \$1,300.

Filers do not have to be retired yet to qualify. Only time will tell if the new Form 1040-SR really is easier or if it just complicates already complex filing options. The language included in the BBA obligates the IRS to make the new tax form available for “tax years beginning after the date of enactment.”

**Max Wages Subject to Social Security Tax**

The Social Security Administration (SSA) announced that the maximum amount of wages subject to Social Security taxes increased from \$127,200 in 2017 to \$128,700 in 2018 and will increase to \$132,900 for 2019. Earnings above the \$132,900 amount are not subject to the Social Security portion of the payroll tax or used to calculate retirement payouts.

**Earnings Limits Have Increased**

The annual earnings limit for those who both work and claim Social Security benefits will increase to \$17,640 (\$600 increase over 2018) in 2019 for individuals who opt to receive benefits early (ages 62 through 65). For those who turn 66 in 2018, the earning limit increases to \$46,920 (\$1,560 increase over 2018).