

Department of the Treasury

Internal Revenue Service

#### Publication 520 Cat. No. 15024E

# Scholarships and Fellowships

For use in preparing **1995** Returns



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# Introduction

Your scholarship or fellowship may be tax free.

If the total amount of your scholarship is tax free, do not include it in income on your tax return. If your only income is a completely taxfree scholarship, you do not have to file a return. If all, or any part, of your scholarship is taxable, include the taxable amount in your income. See *How To Report*, later.

This publication is for U.S. citizens and resident aliens who are studying, teaching, or researching in the United States or abroad under scholarships and fellowships. If you are a nonresident alien, get Publication 519, *U.S. Tax Guide for Aliens.* 

This publication covers the rules for scholarships and fellowships and provides certain other information of interest to students. It includes three examples of completed tax returns for grant recipients who also received other types of income.

Generally, U.S. scholars and teachers abroad have the same tax obligations as their counterparts in the United States. However, special benefits and rules may apply to them. These are discussed later under *Individuals Abroad*.

**Summary of rules.** A summary of the tax rules follows.

- You must be a candidate for a degree or your scholarship is taxable.
- Only amounts for tuition, fees, books, supplies, and equipment are not taxable.
   Amounts for other expenses, such as room, board, and travel, are taxable.

• The part of any grant that represents payment for teaching, research, or other services is taxable.

#### Useful Items

You may want to see:

#### Publication

- ☐ **54** Tax Guide for U.S. Citizens and Resident Aliens Abroad
- **501** Exemptions, Standard Deduction, and Filing Information
- **505** Tax Withholding and Estimated Tax
- **508** Educational Expenses
- 514 Foreign Tax Credit for Individuals
- **519** U.S. Tax Guide for Aliens
- **525** Taxable and Nontaxable Income
- **901** U.S. Tax Treaties

#### Form (and Instructions)

- **1040** U.S. Individual Income Tax Return
- **1040A** U.S. Individual Income Tax Return
- □ **1040EZ** Income Tax Return for Single and Joint Filers With No Dependents

**Ordering publications and forms.** To order free publications and forms, call 1–800–TAX–FORM (**1–800–829–3676**). Or, write to the IRS Forms Distribution Center nearest you. Check your income tax package for the address.

If you have access to a personal computer and a modem, you can also get many forms and publications electronically. See *How To Get Forms and Publications* in your income tax package for details.

**Telephone help for hearing-impaired persons.** If you have access to TDD equipment, you can call **1–800–829–4059** with your tax question or to order forms and publications. See your tax package for the hours of operation.

# What is a Scholarship or Fellowship

You may be able to treat as tax free all or part of the amounts you receive as a scholarship or fellowship grant.

You cannot take a double benefit by treating tax-free scholarship or fellowship amounts as tax-free foreign earned income or foreign housing amounts. For information on these exclusions from income, see Publication 54, *Tax Guide for U.S. Citizens and Resident Aliens Abroad.* 

#### **Scholarships**

A scholarship is generally an amount paid for the benefit of a student at an *educational institution* to aid in the pursuit of studies. The student may be either an undergraduate or graduate.

An educational institution maintains a regular faculty and curriculum and has a regularly enrolled body of students in attendance at the place where it carries on its educational activities.

**Cash scholarship prizes** won in a contest are not scholarships or fellowships if you are *not required* to use the prizes for educational purposes. These prizes are taxable regardless of how you use the money. A prize of a scholarship that you can only use when enrolled as a candidate for a degree at a college is a qualified scholarship.

Pell Grants, Supplemental Educational Opportunity Grants, and Grants to States for State Incentives are scholarships and are tax free to the extent used for qualifying tuition and course-related expenses during the grant period.

Athletic scholarships. Your athletic scholarship is a scholarship for this purpose. See *Qualified scholarship or fellowship*, later, regarding the part of your athletic scholarship that may be treated as tax free.

## Fellowships

A fellowship is generally an amount paid for the benefit of an individual to aid in the pursuit of study or research.

# **General Information**

A *qualified scholarship or fellowship* grant is tax free only if you are a candidate for a degree at an educational institution.

**Qualified scholarship or fellowship.** A qualified scholarship or fellowship is any amount you receive as a scholarship or fellowship grant that is used under the terms of the grant for:

- Tuition and fees required to enroll in, or to attend, an educational institution, or
- Fees, books, supplies, and equipment that are required for the courses at the educational institution.

The required fees, books, supplies, and equipment stated above must be required of all students in your course of instruction.

Incidental expenses. An amount you receive for incidental expenses is not a tax-free qualified scholarship. Incidental expenses include expenses for room and board, travel, research, and clerical help. They also include expenses for equipment and other items that are not required for either enrollment or attendance at an educational organization, or in a course of instruction at the educational organization.

*Example.* You receive a scholarship from State University to enroll in a writing course.

Suggested supplies for the writing course include a word processor. Amounts used for suggested supplies are not qualified scholarship expenses. Thus, you may not include the cost of a word processor to determine the amount received as a qualified scholarship.

**Terms of grant.** Your scholarship or fellowship grant can still qualify as tax-free even if the terms do not provide that it only be used for tuition and course-related expenses. It will qualify if you use the grant proceeds for tuition and course-related expenses. However, if the terms of the grant require its use for other purposes, such as room and board, or specify that the grant cannot be used for tuition or course-related expenses, the amounts received under the grant cannot be excluded from income.

**Does your grant qualify.** If there is some doubt about the tax treatment of your grant, first consult the grantor. The grantor may have received advice from the IRS about the appropriate tax treatment of the grant. You may also contact the District Director of Internal Revenue for the district in which you live. Be sure to ask for the information as soon as possible so that you can receive an answer in time to file your return. If you request this advice by mail, give a complete statement of all the facts.

If your grant does not qualify as a tax-free scholarship or fellowship, you must include it in gross income. You can deduct related expenses that are ordinary and necessary business expenses.

**Candidate for a degree.** The term "candidate for a degree" means a student (full- or part-time) who:

- Attends a primary or secondary school or is pursuing a degree at a college or university, or
- Attends an educational institution that is authorized or accredited to provide a program that is acceptable for full credit toward a bachelor's or higher degree, or to provide a program of training to prepare students for gainful employment in a recognized occupation.

Payment for services. You must include in income the part of any scholarship or fellowship, including any tuition reduction, that represents payment for past, present, or future teaching, researching, or performing other services. This applies even if all candidates for a degree are required to perform the services to receive the degree.

**Example 1.** On January 7, 1995, you were notified of a scholarship of \$2,500 for the spring 1995 semester. As a condition of receiving the scholarship, you must serve as a part-time teaching assistant. Of the \$2,500 scholarship, \$1,000 represents payment for your services. The grantor gives you a Form W–2 showing \$1,000 as income. You used all the money for tuition and course-related expenses. Assuming that all other conditions are met, \$1,500 of your grant is a tax-free qualified

scholarship. The \$1,000 you received for teaching is taxable.

**Example 2.** You are a candidate for a degree at a medical school. During 1995, you receive a government grant for your medical education and training. The terms of the grant require you to perform a period of obligated service in a designated medically underserved area of the country following completion of your medical studies. A substantial penalty applies if you do not comply. The entire amount of your grant is taxable as payment for services in the year received.

Service academy cadets. An appointment to a United States military academy is not a scholarship or fellowship. Payment you receive as a cadet or midshipman at an armed services academy is pay for personal services. Include this pay in your income in the year you receive it. Active duty pay is taxable.

Veterans' benefits. Payments you receive for education, training, or subsistence under any law administered by the Department of Veterans Affairs (VA) are tax free. For information about the deduction of educational expenses when you receive tax-free VA benefits, see Publication 508, *Educational Expenses*.

**Children of faculty members.** For education provided to children of faculty members, see *Qualified Tuition Reduction*, later.

**Student loans.** Although a student educational loan is usually not a scholarship, it is generally tax free.

If your loan was forgiven, you are generally considered to have received taxable income equal to the amount forgiven in the year of forgiveness. However, certain forgiven student loans may be tax free. See *Cancellation* of *Student Loan Debt*, later.

**Deductible educational expenses.** If your grant qualifies as a tax-free scholarship or fellowship, you must reduce your deductible educational expenses by the amount of the grant

you receive for the educational expenses. Your educational expenses, such as those for tuition, fees, books, and supplies, are ordinarily deductible if they are to maintain or improve skills required in your present work, or to retain your job or rate of pay. See Publication 508, *Educational Expenses*.

## Cancellation of Student Loan Debt

You do not have income if your debt under certain student loans is canceled as a result of your working for a time in certain professions for a broad class of employers. To qualify, the loan must have been given by the government (federal, state, or local), or by an educational organization under an agreement with the government, or with an exempt public benefit corporation that has assumed control over a state, county, or municipal hospital, and whose employees are considered public employees under state law.

**Example.** Bob Rose received \$10,000 under a medical educational loan program. Under the terms of the program, one-fifth of the loan is canceled for each year he practices medicine in a nonprofit state hospital. Thus, one-fifth of the \$10,000, or \$2,000, is canceled for each year of practice in the qualifying hospital. He does not include these amounts in income.

The cancellation of a student loan under section 465 of the Higher Education Act of 1965 is not taxable income.

## **Student as Dependent**

Special rules apply if you are claimed as a dependent on another person's tax return.

**Exemption for a student dependent.** Generally, an exemption for a dependent cannot be taken if the dependent had gross income of \$2,500 or more for the year. This rule does not apply, however, if the dependent is a full-time student who is under age 24 at the end of the year. (The other dependency tests still apply.)

Payment for	Degree candidate	Not a degree candidate
Tuition	Tax free	Taxable
Fees	Tax free	Taxable
Books	Tax free	Taxable
Supplies	Tax free	Taxable
Equipment	Tax free	Taxable
Room	Taxable	Taxable
Board	Taxable	Taxable
Travel	Taxable	Taxable
Teaching	Taxable	Taxable
Research	Taxable	Taxable
Other services	Taxable	Taxable

Table 1. Tax Treatment of Scholarship and Fellowship Payments

If you cannot be claimed by another taxpayer, you can claim yourself as an exemption on your own return.

Your standard deduction. If you can be claimed as a dependent on another person's return, the standard deduction on your own return is generally limited to the greater of (a) \$650 or (b) your *earned income* for the year (but generally not more than \$3,900). If you are 65 or older or blind, your standard deduction may be higher.

Your *earned income* for this purpose is salaries, wages, professional fees and other amounts received as pay for work you perform. Earned income also includes the amount of any scholarship or fellowship grant representing payment for teaching, researching, or performing other services. The taxable part of any noncompensatory scholarship or fellowship grant you receive, such as a payment for room and board, is earned income. Interest, dividends, and capital gains are not earned income.

For more information, see Publication 501, Exemptions, Standard Deduction, and Filing Information.

**Estimated tax.** You may have to pay estimated tax on all or part of your scholarship or fellowship. See *Estimated Tax*, later in this publication.

# Qualified Tuition Reduction

A qualified tuition reduction is tax free.

The term *qualified tuition reduction* means the reduction in tuition allowed or provided to an employee of an educational institution for the education of an employee (or any person treated as an employee or whose use is treated as an employee use) by any educational institution. *The tuition must be for education below the graduate level.* But see *Graduate education,* later. The term does not include a reduction that represents payment for services.

The following individuals are employees, or are treated as employees:

- 1) A current employee,
- A former employee who retired or left on disability,
- A widow or widower of an individual who died while an employee,
- A widow or widower of a former employee who retired or left on disability, or
- 5) A dependent child or spouse of any person listed in (1) through (4), above.

If both parents have died, and if one of the parents qualified as an employee under (1) through (4) above, their child, if under age 25, can qualify to exclude a tuition reduction from income.

A dependent child of divorced parents is treated as the dependent of both parents.

Qualified tuition reductions apply to officers, owners, or highly compensated employees if benefits are available to employees on a nondiscriminatory basis. The exclusions will apply if the tuition reduction benefits are available on substantially the same basis to each member of a group of employees, defined under a reasonable classification set up by the employer, that does not discriminate in favor of owners, officers, or highly compensated employees.

**Graduate education.** This tax-free treatment also applies to a graduate student at an educational institution who performs teaching or research activities for that institution. The qualified tuition reduction must be for education furnished by that institution, and not represent payment for services. The term *an educational institution* is defined earlier.

# **Individuals Abroad**

For the most part, U.S. scholars and teachers abroad are taxed on their worldwide income, but certain special rules apply.

## Teaching or Lecturing Abroad Under Taxable Grants

**Foreign earned income exclusion.** Generally, a grant you receive for teaching or lecturing abroad is payment for services and is subject to U.S. income tax. This includes cash reimbursement for transportation expenses and the value of transportation furnished in kind.

However, you may be able to exclude foreign earned income up to \$70,000. The exclusion may apply if your *tax home* is in a foreign country and you are:

- A U.S. citizen and a bona fide resident of a foreign country or countries for an uninterrupted period that includes an entire tax year, or
- A U.S. resident alien who is a citizen or national of a country with which the United States has an income tax treaty in effect and who is a bona fide resident of a foreign country or countries for an uninterrupted period that includes an entire tax year, or
- A U.S. citizen or a U.S. resident alien and are physically present in a foreign country or countries for at least 330 full days in 12 consecutive months.

In addition, you may qualify to exclude or deduct a foreign housing amount.

**Tax home.** Generally, your tax home is the general area of your regular or principal place of business. If you are *temporarily* absent from your tax home in the United States on business, expenses for travel, meals, and lodging (away-from-home expenses) may be

deductible, but you cannot exclude your foreign earned income. If your new work assignment is for an *indefinite* period, your new place of employment may be your tax home, and no expenses in the general area of your new work assignment are deductible.

Expected or actual employment at the new location for more than one year is considered indefinite regardless of other facts and circumstances. If you expect employment to last for less than one year, whether your new work assignment is temporary or indefinite depends on all the facts and circumstances.

For more information on the foreign earned income exclusion and the foreign housing exclusion and deduction, see Publication 54, *Tax Guide for U.S. Citizens and Resident Aliens Abroad.* 

Expenses in connection with the grant. If your grant for lecturing or teaching abroad is *wholly* taxable, the related expenses you incur may be deductible if they qualify as ordinary and necessary business expenses. If you are a professor or teacher regularly employed by an educational institution in the United States and are temporarily absent from the school to teach or lecture abroad, you generally may deduct your travel expenses. This includes the cost of all ordinary and necessary traveling expenses while away from your tax home (including meals and lodging) for the duration of the stay. Your deduction for meals generally is limited to 50% of the cost.

These deductions apply only to your own expenses and not to any expenses for any person who may accompany you. For a complete discussion of travel expenses, get Publication 463, *Travel, Entertainment, and Gift Expenses.* 

In addition, your grant may qualify for exemption from the tax of the foreign country under its laws or a tax treaty. For tax treaty provisions, get Publication 901, *U.S. Tax Treaties.* 

## Studying or Teaching Under Fulbright Grants

If you are a lecturer, teacher, research scholar, or student who receives a grant under the Mutual Educational and Cultural Exchange Act of 1961, known as the Fulbright-Hays Act, you will probably encounter tax situations different from those discussed earlier in this publication. The grant may be excludable as foreign earned income (discussed earlier). Also, the grant may be excluded from the tax of the foreign country under the terms of a tax treaty.

If you receive a supplemental grant under the U.S. Information and Educational Exchange Act of 1948 (Smith-Mundt Act) for study, research, or teaching abroad, the grant is treated like a Fulbright grant.

**Professors and teachers.** If you receive a Fulbright grant for *lecturing or teaching*, it is payment for services and is subject to U.S. income tax. This also includes cash reimbursement for transportation and the value of transportation provided in kind by the government.

If your Fulbright grant is paid by an agency of the U.S. Government, you may be able to exclude your grant from income under the provisions of the law concerning "bona fide residence" or "physical presence" in a foreign country, provided you are **not** a U.S. Government employee. See *Foreign earned income exclusion*, earlier. The grant may qualify for exemption from the foreign country's tax under its laws or under a tax treaty. See *Payment of Foreign Taxes*, next.

## **Payment of Foreign Taxes**

The United States has income tax treaties with certain countries. Under these treaties, the citizens and residents of the United States are exempt from foreign income taxes on certain amounts received while they are temporarily in a treaty country. The kinds of income with which you are likely to be concerned and that may be exempt by treaties are:

- Certain pay for personal services performed by a U.S. citizen or resident temporarily present in a treaty country,
- Wages of U.S. professors, teachers, and researchers who teach or do research in a treaty country, and
- Certain remittances, grants, allowances, and awards received by U.S. students, apprentices, and trainees who are studying abroad in a treaty country.

For more information on these tax treaty provisions, get Publication 901, *U.S. Tax Treaties.* Although the discussions in Publication 901 are in terms of foreign nationals receiving income from U.S. sources, treaty provisions are generally reciprocal, applying equally to U.S. citizens or residents deriving income from foreign sources.

## Payment of U.S. Income Tax

You must report all income on a U.S. federal income tax return in terms of U.S. dollars. If part or all of your income is in foreign currency, you must report this income in U.S. dollars at the rates of exchange in effect when you received the income. You should use the rate that most nearly reflects the value of the foreign currency—the official rate, the open market rate, or any other appropriate rate. You must be able to justify the rate you use.

You must report foreign income in U.S. dollars. You must pay any income tax due with U.S. dollars. This rule does not apply to nonconvertible foreign currency from a Fulbright grant.

Nonconvertible foreign currency (blocked income). There may be cases in which a scholarship or fellowship grant is made in a foreign currency that is not convertible into U.S. dollars or into other money or property that is convertible into U.S. dollars because of:

Restrictions imposed by the foreign country,

- An agreement with the United States, or
- The terms and conditions of the U.S. Government grant.

This nonconvertible income is commonly referred to as *blocked* or *deferrable income*. There are two ways to report it:

- Report the income and pay your federal income tax with U.S. dollars that you have in the United States or in some other country, or
- Defer reporting the income until it becomes unblocked.

If you choose to defer reporting the income, you must file with your federal income tax return an information return on a separate Form 1040 labeled "Report of Deferrable Foreign Income, pursuant to Rev. Rul. 74–351." You must declare on the information return that you will include the deferrable income in your gross income when it becomes unblocked. You also must state that you give up any right to claim that any part of the deferrable income was includable in income for any earlier year.

This election cannot be changed without the consent of the IRS. Use Form 3115, *Application for Change in Accounting Method*, to request a change. Any expenses related to the deferred income must also be deferred.

All amounts reported on the information return must be reported in the foreign currency involved. If you have blocked income from more than one foreign country, include a separate information return for each country.

Income becomes unblocked and reportable for tax purposes when it becomes convertible, or when it is converted, into dollars or into other money or property that is convertible into U.S. dollars. Also, if you use blocked income for your nondeductible personal expenses, or dispose of it by gift, bequest, or devise, you must treat it as unblocked and reportable.

**Credit for foreign taxes paid.** If income taxes are imposed on you by a foreign country, you may be entitled to take either a tax credit or a tax deduction on your U.S. income tax return. Usually, it is to your advantage to claim the credit, which you subtract directly from your U.S. tax liability. Get Publication 514, *Foreign Tax Credit for Individuals.* 

Payment of tax by Fulbright grantees. As explained earlier, all income must be reported in U.S. dollars. In most cases, the tax must also be paid in U.S. dollars. If, however, at least 70% of your entire Fulbright grant has been paid in nonconvertible foreign currency (blocked income), you can use the currency of the host country to pay the U.S. tax on that income. You can use foreign currency to pay your U.S. tax, but only the part that is attributable to the foreign currency payments you received under the grant.

To qualify for this method of payment, you must submit a statement in which you say:

- You were a Fulbright grantee and were paid in nonconvertible foreign currency.
- At least 70% of the grant was paid in nonconvertible foreign currency.

This statement must disclose the total grant you received during the year and the amount you received in nonconvertible foreign currency. The statement must be certified by the U.S. educational foundation or commission paying the grant, or other person having control of grant payments to you.

You should prepare at least two copies of this statement. Under ordinary circumstances, a copy must be:

- Attached to your Form 1040, U.S. Individual Income Tax Return, and
- Kept for identification purposes each time a tax deposit of nonconvertible foreign currency is made.

**Estimated tax payments.** You may have to make estimated tax payments during 1996. See *Estimated Tax*, later.

When figuring your estimated tax liability, do not consider tax-free income.

*Figuring estimated tax on nonconvertible foreign currency.* If the host country does not require you to pay income tax on your grant, figure the estimated tax that may be paid to IRS in the nonconvertible foreign currency using the formula in Table 2.

If you must pay your host country income tax on your grant, subtract any estimated foreign tax credit attributable to your grant from the part of estimated tax on amounts received in nonconvertible foreign currency. If you do have blocked income, you may want to see the regulations under Internal Revenue Code Section 6316 for more information and examples.

Deposit of foreign currency with disbursing officer. Once you have determined the part of your estimated tax that may be paid in nonconvertible foreign currency, that amount may be deposited in the foreign currency with the disbursing officer of the Department of State in the foreign country in which the foundation or commission paying the grant is located. You may either deposit the full amount before the first installment due date, or make four equal deposits before the installment due dates of April 15, June 15, September 15, and January 15. If any of these dates falls on a Saturday, Sunday, or legal holiday, the due date is the following business day.

If you first find that you will be liable for estimated tax after March 31 and before June 1, your first payment will be due by June 15. If you find that you will be liable after May 31 and before September 1, the first due date will be September 15. In each case, you may either deposit the full amount of your estimated tax by the first installment due date, or make deposits over the remaining quarterly due dates. If you first find that you will be liable after August 31, your entire estimated tax is due by the following January 15. If you file your income tax return by January 31, and pay the tax you owe, you do not have to make the January 15 payment.

Upon accepting the currency, the disbursing officer will give you a receipt in duplicate. The original of this receipt (showing the amount of foreign currency deposited and its equivalent in U.S. dollars) should be attached to your next payment of estimated tax. Keep the copy for your records. Mail the return to the Internal Revenue Service Center, Philadelphia, PA 19255, U.S.A. Allow enough time for it to be received by the due date for the payment of estimated tax.

Figuring U.S. income tax. When you prepare your income tax return, you may owe tax or the entire liability may have been satisfied with your estimated tax payments. If you owe tax, figure the part due to the nonconvertible foreign currency by following the same formula used to figure your estimated tax with both of these adaptations:

- Substitute actual amounts for estimated amounts, and
- Subtract estimated tax payments from the part of your actual tax payable in nonconvertible foreign currency.

#### When To File

The due date for filing your return is April 15, 1996.

**Extensions of time to file.** There are several exceptions to the filing deadline.

Form 4868, Application for Automatic Extension of Time To File U.S. Individual Income Tax Return. You may get an automatic 4month extension of time to file your tax return by filing Form 4868. This 4-month extension is not in addition to the automatic extension until June 15 (June 17 in 1996), discussed later. You must file Form 4868 by the due date for filing your return, including the automatic extension until June 17, if applicable. In filling out Form 4868, you must make an accurate estimate of your tax for the year and pay in full any tax due with the application. However, if you find you cannot pay the full amount due with Form 4868, you can still get the extension. For additional information, get the separate instructions for Form 4868.

#### Table 2. Formula To Determine Estimated Tax That May Be Paid in a Nonconvertible Foreign Currency

Adjusted gross income received in <u>nonconvertible funds*</u> > Total adjusted gross income*	Total estimated = U.S. tax	Estimated tax attributed to nonconvertible currency
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\* Estimated amounts

Enter any payment you made with the application for extension on Form 1040, Form 1040A, or 1040EZ. You may not choose to have the IRS figure your tax if you use the extension of time to file.

If you underestimated the actual amount you owe, you will be charged interest on the unpaid amount.

**Form 2688,** Application for Additional Extension of Time To File U.S. Individual Income Tax Return. Further extensions of the time to file, or any extension of the time to pay any tax due, are granted only under very unusual circumstances. If you need additional time to file, apply for the extension either in a letter or by filing Form 2688. Extensions beyond the 4-month automatic extension are not granted automatically. You must show reasonable cause.

Except in undue hardship cases, IRS will not accept an application for extension on Form 2688 until you have taken advantage of the automatic 4–month extension using Form 4868.

Federal tax returns mailed by taxpayers are filed on time if they bear an official postmark dated no later than midnight of the due date, or extended due date.

Automatic extension until June 15. If you are a U.S. citizen or resident, you may qualify for an automatic extension of time until June 17, 1996 to file your return and pay any tax due if you meet one of the following conditions:

- Both your tax home and your abode are outside the United States and Puerto Rico.
- You are in military service on duty outside the United States and Puerto Rico on the due date of the return.

You must attach a statement to your return showing that you meet a condition. You must pay interest on any unpaid tax from the regular due date up to the date you pay the tax.

If you and your spouse file a joint return, only one of you needs to meet a condition on April 15 to take advantage of the automatic extension to June 17 for filing your tax return. You are treated as if you both met a condition for the automatic extension.

If you do not file a joint return and choose, instead, to file separate returns, only the spouse who met a condition on April 15 qualifies for the automatic extension.

Form 2350, Application for Extension of Time To File U.S. Income Tax Return. Use Form 2350 to ask for an extension to file your tax return. You may file Form 2350 if you need the time to meet either the bona fide residence test or the physical presence test that you must meet to qualify for the foreign earned income exclusion and the foreign housing exclusion or deduction. You may apply for the extension by sending Form 2350, in duplicate, to the Internal Revenue Service Center, Philadelphia, PA 19255. You may also mail or deliver Form 2350 directly to your local IRS representative or other IRS employee. You must file Form 2350 on or before the due date for filing your return. The due date is April 15 (June 17 if both your tax home and abode are outside the

United States and Puerto Rico on April 15). You will receive an extension until after you qualify for these exclusions.

Form 2350 does not extend the time to pay taxes. If you expect to owe tax, you should make payment with the Form 2350.

For further information on the exclusion of income earned in a foreign country, or of your foreign housing amount or deduction, get Publication 54, *Tax Guide for U.S. Citizens and Resident Aliens Abroad.* 

#### Where To File

If you are living in the United States, send your return to the appropriate Internal Revenue Service Center address in the instructions to your federal tax return.

Individuals living abroad. If you are studying or teaching abroad under a grant, send your return and estimated tax payments to the Internal Revenue Service Center, Philadelphia, PA 19255 U.S.A.

*Fulbright grantees.* If you pay your U.S. income tax with nonconvertible foreign currency, you must file your return with the Internal Revenue Service Center, Philadelphia, PA 19255 U.S.A. You *must* attach all of the following to the return:

- A copy of the certified statement discussed earlier under *Payment of tax by Fulbright grantees,*
- A detailed statement showing the allocation of tax attributable to amounts received in foreign currency, and
- The rates of exchange used in determining your tax liability in U.S. dollars.

If tax due is attributable to amounts received in nonconvertible foreign currency, you may deposit the rest in nonconvertible foreign currency with a disbursing officer of the Department of State according to the procedures discussed for paying estimated tax. Attach the original receipt to your tax return.

For more information about filing requirements while abroad, see Publication 54, *Tax Guide for U.S. Citizens and Resident Aliens Abroad.* 

If you are overseas, you can get the forms and publications discussed earlier, as well as assistance in preparing the forms, at IRS offices in: Bonn, Germany; Riyadh, Saudi Arabia; London, England; Mexico City, Mexico; Nassau, Bahamas; Ottawa, Canada; Paris, France; Rome, Italy; Santiago, Chile; Singapore; Sydney, Australia; and Tokyo, Japan. The offices generally are located in the U.S. Embassy or consulate in these cities.

For more information on filing requirements, see the instructions for Form 1040, 1040A, or 1040EZ.

# How To Report

If the total amount of your scholarship or fellowship grant is tax free, do not report it on your income tax return. If all or part of your grant is taxable, report the taxable amount as explained below. (Part of your grant may be taxable even if you did not receive a Form W– 2.) If you receive an incorrect W–2, ask the payor for a corrected one.

Form 1040EZ. Include on line 1 the taxable amount not reported on a Form W-2. Write "SCH" and the taxable amount not reported on a Form W-2 to the right of "W-2 form(s)" on line 1.

Form 1040 or 1040A. Include the taxable amount not reported on a Form W-2 on line 7. Then write "SCH" and the taxable amount not reported on a Form W-2 on Form 1040, on the dotted line next to line 7, or, for Form 1040A, in the space to the left of line 7.

Schedule SE (Form 1040). Amounts you receive under a grant that represent nonemployee compensation for your services are included in determining net earnings from selfemployment. Net earnings of \$400 or more must be reported on Schedule SE. For example, you receive payments under a grant to conduct a specific research project benefitting the grantor. You are to work free from the direction or control of others. The payments are made primarily for your services rather than to further your education or training. You perform these services as an independent contractor and your compensation is included in determining net earnings from self-employment.

## **Estimated Tax**

The grantor of a scholarship or fellowship does not withhold tax unless the grant represents payment for employee services. Grants representing payment for employee services are wages for withholding purposes. The grantor must report them on a Form W–2.

You may have to pay estimated tax if the grantor of a scholarship or fellowship does not withhold tax, or withholds insufficient tax, on the taxable part of your scholarship or fellowship grant.

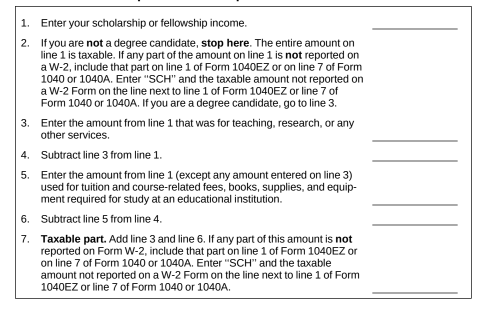
Your estimated tax is the total of your expected tax for 1996 minus your expected withholding and credits.

Who should make estimated tax payments? Generally, you must make estimated tax payments for 1996 if you expect to owe at least \$500 in tax for 1996, after subtracting your withholding and credits, and you expect your withholding and credits to be less than the smaller of:

- 1) 90% of the tax to be shown on your 1996 tax return, or
- 2) 100% of the tax shown on your 1995 tax return. The return must cover all 12 months.

Item (2) will not apply if your 1995 adjusted gross income was more than \$150,000 (\$75,000 if you were married filing separately).

#### Table 3. Scholarship and Fellowship Income Worksheet



See Chapter 2 in Publication 505, Tax Withholding and Estimated Tax.

When to pay estimated tax. For estimated tax purposes, the year is divided into four payment periods. Each period has a specific payment due date. If you have income subject to estimated tax during the first payment period, you must make your first payment by the due date for the first payment period. You may pay all your estimated tax at that time, or you may pay it in four installments, the first by the due date for the first payment period and the remaining installments by the due dates for the later periods. If any of the due dates fall on a Saturday, Sunday, or legal holiday, the due date is the following business day.

**Penalty.** If you do not pay enough of your estimated tax in each payment period, you may have to pay a penalty. You will not have to pay a penalty if you had no tax liability last year and you were a U.S. citizen or resident for the whole year. For this rule to apply, your prior tax year must have been a tax year of 12 months.

For more information, see Chapter 4 of Publication 505.

# Examples

The following examples illustrate completed tax returns for grant recipients who also received wages and other income. The first two examples show completed Forms 1040EZ. The last example illustrates a completed Form 1040A.

**Example 1.** On June 5, 1994, Ed Fellows was notified that he was granted a scholarship to attend a local university. The scholarship will pay for all tuition, fees, course-related expenses, and room and board. Ed received a

total of \$8,500 from the grant in 1995. \$2,000 of this was for room and board. Ed was 19 years old and lived with his parents when not away at college.

During the summer, Ed worked at the local supermarket and earned \$2,200. His federal income tax withheld was \$250. Ed received \$25 interest income from a savings account in 1995. He had no other income for the year.

Ed completes Form 1040EZ for 1995 as shown.

**Example 2.** On June 9, 1993, Barbara Book was awarded a scholarship at Bright College. The scholarship pays a fixed sum of \$5,000 per year, \$1,500 of which is for room and board. She worked briefly between semesters during 1995 earning \$610. She had no federal income tax withheld. Her parents can still claim her as a dependent. Barbara received \$30 interest on her savings. She had no other income in 1995.

Barbara completes Form 1040EZ for 1995 as shown.

**Example 3.** Bill Class was awarded a scholarship that paid \$9,000 towards his expenses at Union University in 1995. Room and board was \$2,500. He chose to purchase a used computer for \$500, which might assist him. The remaining \$6,000 was spent on tuition, fees, books, and supplies. Bill cannot be claimed as a dependent by his parents or anyone else.

Bill supports himself by working evenings and during the summer. His evening job paid him \$6,400 and he had \$950 federal income tax withheld. During the summer, he earned \$5,100 and had \$750 federal income tax withheld.

Bill received \$42 interest on his savings. He also received \$220 dividend income from stock that his grandparents gave him.

Bill can file Form 1040A. He cannot file Form 1040EZ because dividend income cannot be reported on that form.

Bill completes Form 1040A for 1995 as shown.

1040EZ	Department of the Treasury—Internal Revenue Service Income Tax Return for Single and Joint Filers With No Dependents 1995	
Use the IRS labei here	Your first name and initial       Last name         EDWARD       M.         FELLOWS         If a joint return, spoule's first name and initial         Home address (number and street), if you have a P.O. box, asis page 11.         Apr. no.         2.6         9       ELM         City, town or post office, state, and ZP code. If you have a foreign address, see page 11.         HOM ESVILLE,       VA         2.002	OMB No. 1546-067 Your social security number
Presidential Election Campaign (See page 11.) Income Attach	See instructions on back and in Form 1040EZ booklet. Note: Checking 'Yes' will not change your tax or reduce your rafund. Do you want \$3 to go to this fund?	$\begin{array}{c c} X = & N_{0} \\ \hline $
Copy B of Form(s) W-2 here. Endime, but do not attach, any payment with your return.	W-2 form(s). Attach your W-2 form(s). SC.H 2,0001         2 Taxable interest income of \$400 or less. If the total is over \$400, you cannot use Form 1040EZ.         3 Unemployment compensation (see page 14).         4 Add lines 1, 2, and 3. This is your adjusted gross income. If less than \$9,230, see page 15 to find out if you	
Note: You must check Yes or No.	<ul> <li>can claim the earned income credit on line 8.</li> <li>Can your parents (or someone else) claim you on their return?</li> <li>Yes. Do worksheet No. If single, enter 6,400.00.</li> <li>on back; enter amount from For an explanation of these inter G here.</li> <li>Subtract line 5 from line 4. If line 5 is larger than line 4, enter 0. This is your taxable income.</li> </ul>	
Payments and tax	<ul> <li>7 Enter your Federal income tax withheld from box 2 of your W-2 form(s).</li> <li>7</li> <li>8 Earned income credit (see page 15). Enter type and amount of nontaxable earned income below.</li> <li>7 Type</li> <li>8</li> <li>9 Add lines 7 and 8 (don't include nontaxable earned income). These are your total payments.</li> <li>9</li> </ul>	, 250 00 00 00 00
Refund or amount you owe	<ul> <li>10 Tax. Use the amount on line 6 to find your tax in the tax table on pages 29-33 of the booklet. Then, enter the tax from the table on this line.</li> <li>10</li> <li>11 If line 9 is larger than line 10, subtract line 10 from line 9. This is your refund.</li> <li>11 If line 10 is larger than line 9, subtract line 9 from line 10. This is the amount you owe. See page 22 for details on how to pay and what to write on your payment.</li> <li>12 If line paysing of parises, i declare that to be best of my insertedge and belief, the wit, and accurately lits of amounts and source of inserted larger that your and what to write on the best of my insertedge and belief, the wit, and accurately lits of amounts and source of inserted larger to target the tay tax.</li> </ul>	00. [151], [11] 00. [19]9, [10] 01, [11]. [11]
Sign your return Keep a copy of this form for your records.	Your signature Spouse's signature if joint return Spouse's compation Date 2/6/96 Student	

ţ For Privacy Act and Paperwork Reduction Act Notice, see page 7. Cat. No. 11329W

Form 1040EZ (1995)

OMB No. 1545-0675

1995	Instructions for Form 1040EZ
Use this form if	<ul> <li>Your filing status is single or married filing jointly.</li> <li>You do not claim any dependents.</li> <li>You had only wages, salaries, tips, taxable scholarship or fellowship grants, or unemployment compensation, and your taxable interest income was \$400 or less. But if you earned tips, including allocated tips, that are not included in box 5 and box 7 of your W-2, you may not be able to use Form 1040EZ. See page 13.</li> <li>You did not receive any advance earned income credit payments.</li> <li>Caution: If married and either you or your spouse had total wages of over \$61,200, you may not be able to use this form. See page 9.</li> <li>If you are not sure about your filing status, see page 10. If you have questions about dependents, call Tele-Tax (see page 27) and listen to topic 352.</li> </ul>
Filling in your return	Because this form is read by a machine, please print your numbers inside the boxes like this: 9876543200 Do not type your numbers. Do not use dollar signs. If you received a scholarship or fellowship grant or tax-exempt interest income, such as on municipal bonds, see the booklet before filling in the form. Also, see the booklet if you received a Form 1099-INT showing income tax withheld. Remember, you must report all wages, salaries, and tips even if you don't get a W-2 form from your employer. You must also report all your taxable interest income, including interest from banks, savings and loans, credit unions, etc., even if you don't get a Form 1099-INT. If you paid someone to prepare your return, see page 22.
Worksheet for dependents who checked "Yes" on line 5	Use this worksheet to figure the amount to enter on line 5 if someone can claim you (or your spouse if married) as a dependent, even if that person chooses not to do so. To find out if someone can claim you as a dependent, call Tele-Tax (see page 27) and listen to topic 354. A. Enter the amount from line 1 on the front. B. Minimum standard deduction. C. Enter the LARGER of line A or line B here. D. Maximum standard deduction. If single, enter 3,900.00; if married, enter 6,550.00. E. Enter the SMALLER of line C or line D here. This is your standard deduction. F. Exemption amount. If single, enter 0. If married and both you and your spouse can be claimed as dependents, enter 0. G. Add lines E and F. Enter the total here and on line 5 on the front. If you checked "No" on line 5 because no one can claim you (or your spouse if married) as a dependent, enter 6,0000. Single, enter 6,400.00. This is the total of your standard deduction (3,900.00) and personal exemption (2,500.00).
Avoid mistakes	See page 5 of the Form 1040EZ booklet for a list of common mistakes to avoid. Errors will delay your refund.
Mailing your return	Mail your return by April 15, 1996. Use the envelope that came with your booklet. If you don't have that envelope, see page 36 for the address to use.

rami 1040EZ	Department of the Treasury—Internal Revenue Service Income Tax Return for Single and Joint Filers With No Dependents 1995	
	Your that name and initial Last name	OMB No. 1545-0675 Your social security number
Use the	BARBA RA M Book	The second se
IRS	Home address (number and street). If you have a P.O. box, see page 11. Apt. no.	654 00 3211
iabei		Spouse's social security number
here	City, sown or post office, state, and 20 code. If you have a foreign address, see page 11. HILLSIDE, "PA 19876	
	See instructions on back and is Form 1949EZ booklet.	
Presidential Election Campaign	Note: Checking "Yes" will not change your tax or reduce your refund. Do you want \$3 to go to this fund?	
(See page 11.)	If a joint return, does your spouse want \$3 to go to this fund? >	Dollars Centa
income Attach Copy B of	1 Total wages, salaries, and tipe. This should be shown in hox 1 of your W-2 form(s). Attach your W-2 form(s). SCH 1,5001	2,110,00
Form(s) W-2 here. Enclose, but	2 Taxable interest income of \$400 or less. If the total is over \$400, you cannot use Form 1040EZ. 2	30 00
do not attach, any payment		
with your return.	3 Unemployment compensation (see page 14). 3 4 Add lines 1, 2, and 3. This is your adjusted gross	,변원
	income. If less than \$9,230, see page 15 to find out if you can claim the carned income credit on line 8. 4	2 140 00
Note: You	Can your parents (or someone else) claim you on their return?	
must check ) Yes or No.	on back; enter If married, enter 11,550.00. amount from For an explanation of these line G hare, amounts, see back of form. 5	2,110.00
	6 Subtract line 5 from line 4. If line 5 is larger than line 4, enter 0. This is your taxable income. ▶ 6	00.01,030
Payments and tax	7 Enter your Federal income tax withheld from box 2 of your W-2 form(s). 7	
	8 Barned income credit (see page 15). Enter type and amount of nontaxable earned income below.	
	Туре	
	9 Add lines 7 and 8 (don't include nontarable sarned income). These are your total payments. 9	
	10 Tax. Use the amount on line 6 to find your tax in the tax table on pages 29-33 of the booklet. Then, enter the tax from the table on this line. 10	<u> </u>
Refund or amount	11         If line 9 is larger than line 10, subtract line 10 from line           9. This is your refund.         11	
you owe	12 If line 10 is larger than line 9, subtract line 9 from line 10. This is the amount you owe. See page 22 for dstails on how to pay and what to write on your payment. 12	□,□16.00
I have read this ret return is true, carry	wen. Under preseltion of parjury, I desires that to the best of my knowledge and bollef, the not, and accurately lists all amongly and sources of inverse I readved during the two year.	For IRS Use Only - Please
Sign	Your signature Spouse's signature if joint return	do not write in baxes below.
your return	Date Your occupation Date Spouse's occupation	
Keep a copy of this form	2/8/96 Student	
for your records.		$\Box \Box \Box \Box \Box \Box \Box \Box$

For Privacy Act and Paperwork Reduction Act Notice, see page 7.

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1995	Instructions for Form 1040EZ					
Use this form if	<ul> <li>Your filing status is single or married filing jointly.</li> <li>You do not claim any dependents.</li> <li>Your taxable income (line 6) is less than \$50,000.</li> </ul>					
	• You had only wages, salaries, tips, taxable scholarship or fellowship grants, or unemployment compensation, and your taxable interest income was \$400 or less. But if you earned tips, including allocated tips, that are not included in box 5 and box 7 of your W-2, you may not be able to use Form 1040EZ. See page 13.					
	• You did not receive any advance earned income credit payments.					
	<b>Caution:</b> If married and either you or your spouse had total wages of over \$61,200, you may not be able to use this form. See page 9.					
	If you are not sure about your filing status, see page 10. If you have questions about dependents, call Tele-Tax (see page 27) and listen to topic 354. If you can't use this form, call Tele-Tax (see page 27) and listen to topic 352.					
Filling in	Because this form is read by a machine, please print your numbers inside the boxes like this:					
your return	9876543210 Do not type your numbers. Do not use dollar signs.					
	If you received a scholarship or fellowship grant or tax-exempt interest income, such as on municipal bonds, see the booklet before filling in the form. Also, see the booklet if you received a Form 1099-INT showing income tax withheld.					
	Remember, you must report all wages, salaries, and tips even if you don't get a W-2 form from your employer. You must also report all your taxable interest income, including interest from banks, savings and loans, credit unions, etc., even if you don't get a Form 1099-INT.					
	If you paid someone to prepare your return, see page 22.					
Worksheet for dependents	Use this worksheet to figure the amount to enter on line 5 if someone can claim you (or your spouse if married) as a dependent, even if that person chooses not to do so. To find out if someone can claim you as a dependent, call Tele-Tax (see page 27) and listen to topic 354.					
who	A. Enter the amount from line 1 on the front. A					
checked	B. Minimum standard deduction. B650.00					
"Yes" on	C. Enter the LARGER of line A or line B here. C. 2,110					
line 5	D. Maximum standard deduction. If single, enter 3,900.00; if married, enter 6,550.00. D. <u>3,900</u>					
	E. Enter the SMALLER of line C or line D here. This is your standard deduction. E. 2,110					
	F. Exemption amount.					
	• If single, enter 0.					
	<ul> <li>If married and both you and your spouse can be claimed as dependents, enter 0.</li> </ul>					
	• If married and only one of you can be claimed as a dependent, enter 2,500.00. F					
	G. Add lines E and F. Enter the total here and on line 5 on the front. GG					
	If you checked "No" on line 5 because no one can claim you (or your spouse if married) as a dependent, enter on line 5 the amount shown below that applies to you.					
	• Single, enter 6,400.00. This is the total of your standard deduction (3,900.00) and personal exemption (2,500.00).					
	• Married, enter 11,550.00. This is the total of your standard deduction (6,550.00), exemption for yourself (2,500.00), and exemption for your spouse (2,500.00).					
Avoid mistakes	See page 5 of the Form 1040EZ booklet for a list of common mistakes to avoid. Errors will delay your refund.					
Malling your return	Mail your return by April 15, 1996. Use the envelope that came with your booklet. If you don't have that envelope, see page 36 for the address to use.					

form <b>1040A</b>	Department of the Treasury—Internal Revenue Service U.S. Individual Income Tax Return (M) 1995 IRS USA	
	C.C. INGRIGGE INCOME TAX NATURAL IN 1000 INS US	Only-Do not write or staple in this space. OMB No. 1545-0085
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(See page 19.)	William R. Class	
1		<u>135:00:79/3</u>
Use the IRS E	If a pant return, spouse's first name and initial Last name	appuse's social security number
iabel. L		
Otherwise,	Home address (number and street). If you have a P.O. box, see page 19.	" For Privacy Act and
or type. R	123 School Street	
L L L L L L L L L L L L L L L L L L L	City, town or post office, state, and ZIP code. If you have a foreign address, see pers 19.	Reduction Act
	Union, NY 11234	Notice, see pege 11.
	Presidential Election Campaign Fund (See page 19.) Yes	No. Nota: Checking "Yes" will
	Do you want \$3 to go to this fund?	not change your tax or
	If a joint return, does your spouse want \$3 to go to this fund?	reduce your refund.
Check the	1 Z Single	
box for	2 A Married filing joint return (even if only one had income)	•
	3	umber
your filing	above and full name here.	
status	4 Head of household (with qualifying person). (See page 21.) If	the qualifying person is a child
(See page 20.)	but not your dependent, enter this child's name here.	
Chack only one box.	5 Oualifying widow(er) with dependent child (year spouse died I	> 19 ). (See page 22.)
Figure	Ge M Yourself, if your parent (or someone else) can claim you as a dependent on his	
-	raturn, de not check bax 6a. Bui be sure to check the bax on line 18	
your	b 🗌 Spouse	
exemptions	C Dependenta: (2) Dependent's social (3) Dependent's	(4) No. of No. of your on
(See page 22.)	accurity rember. If born relationship to	months lived in the whet
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eee page 25.		with you due
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		Dependents on 8c not
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	d if your child didn't live with you but is claimed as your dependent	
•		initial entered on
	Total number of exemptions claimed.	
Figure your	7 Wages, salaries, tips, etc. This should be shown in box 1 of your	
adjusted	form(s). Attach Form(s) W-2. SCH 3.000	
gross income	8a Taxable interest income (see page 28). If over \$400, at	
Attach Copy II of your Forms W-2		<u>8a 72</u>
and 1099-R here.	b Tax-exempt interest. DO NOT include on line 8a. 8b	
if you didn't get a W-2, see page 27.	9 Dividends. If over \$400, attach Schedule 1.	<u> </u>
Enclose, but do not	10e Total IRA 10b Taxable amou	
attach, any payment.	distributions. 10a (see page 29)	
	11a Total pensions 11b Taxable amou	
	and annuities. 11a (see page 29)	
	12 Unemployment compensation (see page 32).	12
	13a Social security 13b Taxable amou	
	benefits. 13a (see page 33)	. 13b
5		14.74
51A5AAA	14 Add lines 7 through 13b (far right column). This is your total income.	► 14 14, 16d
5	15a Your IRA deduction (see page 35). 15a	
	b Spouse's IRA deduction (see page 35). 15b	
	c Add lines 15a and 15b. These are your total adjustments.	15c
	16 Subtract line 15c from line 14. This is your adjusted gross income.	
	If less than \$26,673 and a child lived with you (less than \$9,230 if a (	child 117 17 a
	didn't live with you), see "Earned income credit" on page 47.	16 14,76a
	' Cat. No. 11327A	1995 Form 1040A page 1

1995 Form 1040/	A page	e 2									
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taxable income	19	if you	checked a	any box	on line '	own below 1 18e or b, go red box 18c	to page 4	0 to find y			
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and	b	Credit	for the eld	erly or th	ne disabi	ed.			<u>├</u> .		
payments			Schedule		hese an	your total o		·	 	. I.	
If you want the IRS to figure	25	Subtrac	t line 24c	from-line	23. if lin	e 24c is mon	e than line :	يعددها والمتحديد		1,256	
your tax, see the instructions	28					yments from		2.	26		
for line 22 on page 41.	27 28					ach Schedu /our total ta			27	1,256	
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	c		I from 199 Lincome			·.	<u>29b</u>		<del> </del>	·	
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your refund or	31					ded to you.		· · · · · · · · · · · · · · · · · · ·	31	444	_
amount	32		t of line 3 stimated		ant <b>appli</b>	ed to your	32				
you owe	33	If line 2	28 is more	than line	e 29d, su	ubtract line 2	9d from lir	e 28. This	is .		
			i <b>ount you</b> n your pay			on how to p 55.	ay, includi	ng what to	33		
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			if self-employ address	eu; anu					ZIP code		

1995 Form 1040A page 2

### Tax Publications for Individual Taxpayers

#### **General Guides**

- 1 Your Rights as a Texpayer
- 17 Your Federal Income Tax
- (For individuals)
- 225 Farmer's Tax Guide
- 334 Tax Guide for Small Business
- 509 Tax Calendars for 1996
- 553 Highlights of 1985 Tex Changes
- 595 Tax Guide for Commercial Fishermen
- 910 Guide to Free Tax Services

#### Specialized Publications

- 3 Tax Information for Military Personnel (Including Reservists Called to Active . Duty)
- 378 Fuel Tax Credits and Refunds
- 446 Federal Estate and Gift Taxes
- 463 Travel, Entertainment, and Gift Expenses
- Exemptions, Standard Deduction, and 501 Filing Information
- 502 Medical and Dental Expenses
- 503 Child and Dependent Care Expenses
- 504 Divorced or Separated Individuals
- 505 Tax Withholding and Estimated Tax
- 508 Educational Expenses
- 514 Foreign Tax Credit for Individuals
- 516 Tax Information for U.S. Government Civilian Employees Stationed Abroad
- 517 Social Security and Other Information for Members of the Clergy and **Religious Workers**
- 519 U.S. Tax Guide for Aliens
- 520 Scholarships and Fellowships
- 521 Moving Expenses
- 523 Selling Your Home
- 524 Credit for the Elderly or the Disabled
- 525 Taxable and Nontaxable Income
- **526** Charitable Contributions
- 527 Residential Rental Property

# Commonly Used Tax Forms

- 1040 U.S. Individual Income Tax Return
  - Sch A Itemized Deductions
  - Sch R Interest and Dividend Income
  - Sch C Profit or Loss From Business
  - Sch C-EZ Net Profit From Business
  - Sch D Capital Gains and Losses
  - Sch E Supplemental Income and Loss
  - Sch EIC Earned Income Credit
  - Sch F Profit or Loss From Farming
  - Sch H Household Employment Taxes
  - Credit for the Elderty or the Sch R Disabled
  - Sch SE Self-Employment Tax
- 1040EZ Income Tax Return for Single and Joint Filers With No Dependents
- 1040A U.S. Individual Income Tax Return Sch 1 Interest and Dividend Income for
  - Form 1040A Filers

- 529 Miscellaneous Deductions
- Tax Information for First-Time 530 Homeowners
- 531 Reporting Tip Income
- 533 Self-Employment Tax
- 534 Depreciating Property Placed in Service Before 1987
- 537 Installment Sales
- 541 Tax Information on Partnerships
- 644 Sales and Other Dispositions of Assets 547 Nonbusiness Disasters, Casualties,
- and Thefts
- 550 Investment Income and Expenses
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