# **Publication 1321**

# Special Instructions For Bona Fide Residents Of Puerto Rico Who Must File A U.S. Individual Income Tax Return (Form 1040 or 1040A)

If you are a bona fide resident of Puerto Rico who will file a U.S. Federal Income Tax Return, Form 1040, and claim an exclusion for income earned in Puerto Rico, you will have to make certain adjustments on your return. These special instructions explain the adjustments, and how to make them on your return.

### **Who Must File**

In general, section 933 of the U.S. Internal Revenue Code requires that U.S. citizens who are bona fide residents of Puerto Rico during the entire taxable year, but who receive income from sources outside Puerto Rico and/or receive income as a civilian or military employee of the U.S. Government in Puerto Rico, must file a U.S. Federal income tax return. The income you receive from Puerto Rican sources is not subject to U.S. income tax. Because some of the income is exempt (under Code section 933) a part of the itemized deductions or a part of the standard deduction amount on your U.S. return must be allocated to that exempt income. This computation must be made before you can determine if you must file a U.S. tax return, because the minimum income level at which you must file a return is based, in part, on the standard deduction for your particular filing status. Use the following worksheet to determine if you have to file a U.S. income tax return:

Who Must File Worksheet for Bona Fide Residents of P.R. with exempt income (under Section 933)

Enter STANDARD DEDUCTION     If your filing status is	
Single	under 65 enter \$4,700
Married filing jointly	both under 65 enter \$7,850 one 65 or older enter \$8,750 both 65 or older enter \$9,650
Head of household	under 65 enter \$6,900
Qualifying widow(er) with dependent child	under 65 enter \$7,850
<b>CAUTION:</b> If someone can claim you as a depe Deduction Worksheet for Dependents on page 3 from chart on page 33 (Instructions for Form 104)	34 (instructions for Form 1040) or amount
<ul><li>b. Total gross income from all sources (included)</li><li>c. Divide line 2a by line 2b</li></ul>	N taxable social security benefits) ding exempt P.R. Income) by by line 2c
3. Enter:  married filing jointly \$6,000	enter "0"
<b>4.</b> Add lines 2d and 3	



Department of the Treasury Internal Revenue Service

www.irs.gov

You must file a return if your gross income subject to U.S. tax (line 2a) is equal to or more than line 4. If you are married filing a separate return, you must file a return if your gross income subject to U.S. tax is equal to or more than \$3,000.

### Source Of Income

The source of income is important in determining if the income may be excluded under section 933 of the Internal Revenue Code.

### **Example Of Source Of Income Rules**

# Item of Income Factor Determining Source

Salaries and other compensation Where the service is performed

Interest Residence of the payer

Dividends Location of payer

Rents Location of property

Royalties:

Natural resources Location of property

Patents, copyrights, etc. Where the property is used

Sale of real property Location of property

Sale of stock or other nondepreciable personal property Residence of the seller. The gain of a U.S. citizen

outside the United States is U.S. Source unless a foreign income tax of at least 10% is actually paid to a foreign country. However, this 10% tax payment requirement does not apply to a person who is a bona fide resident of Puerto Rico for the entire tax year.

# **Deductions**

It is important to remember that deductions which apply to your exempt Puerto Rican income are not deductible on your Federal income tax return. For example, if you incurred employee business expenses of \$1,250 on wages of \$18,500 that are exempt from tax on your Federal return, the employee business expenses are not deductible on the Federal return.

Deductions for personal exemptions are allowed in full and need not be allocated.

Deductions that do not specifically apply to a particular income item must be allocated between your gross income subject to U.S. tax and your total gross income from all other sources. Examples of deductions that do not definitely apply to a particular type of income are alimony payments and certain itemized deductions (such as medical expenses, charitable contributions, and real estate taxes and mortgage interest on your personal residence). To find the part of the deduction that is allowable, you must apportion those items that do not apply to any specific type of income based on the ratio that your gross income subject to Federal tax bears to gross income from all sources.

**EXAMPLE:** You and your spouse, both under 65, are U.S. citizens and bona fide residents of Puerto Rico for the entire year. You file a joint return. During 2002 you earned \$15,000 from Puerto Rican sources and your spouse earned \$25,000 from the U.S. Government. You have \$16,000 of itemized deductions that do not apply to any specific type of income. These are medical expenses (doctor's fees) \$4,000, real estate taxes \$5,000, home mortgage interest from a financial institution of \$6,000, and charitable deductions of \$1,000 (cash contributions).

You apportion deductions for your Federal tax return as follows: multiply the deduction to be allocated by a fraction. The numerator of the fraction is your gross income subject to Federal tax and the denominator is your total gross income from all sources (including exempt Puerto Rican income).

FORMULA:

gross income subject to Federal tax
gross income from all sources

x deduction = allowable portion of deduction

SCHEDULE A - Itemized Deductions should be modified as shown in the sample below:

Medical Expenses (doctor's fees)  $\frac{$25,000}{$40,000}$  x \$4,000 = \$2,500 (Enter on line 1 of Schedule A.)

**Real Estate Taxes** 

 $\frac{$25,000}{$40,000}$  x \$5,000 = \$3,125 (Enter on line 6 of Schedule A.)

Home Mortgage Interest Paid to Financial Institutions  $$25,000 \times $6,000 = $3,750$  (Enter on line 10 of Schedule A.) \$40,000

Charitable deduction (cash contributions)  $\frac{$25,000}{$40,000}$  x \$1,000 = \$625 (Enter on line 15 of Schedule A.)

**NOTE:** Enter on Schedule A only the allowable portion of each deduction. Deductions directly allocable to the income subject to Federal tax (such as employee business expenses and other miscellaneous deductions) need not be allocated.

# **Taxpayers Who Do Not Itemize Deductions**

### **Standard Deduction**

The standard deduction and the additional standard deduction for taxpayers who are blind or age 65 or over are deductions that do not apply to any particular type of income. If you do not itemize, they must be apportioned by the ratio that gross income subject to Federal tax bears to gross income from all sources. This adjustment must be made before you enter your standard deduction on line 38 of Form 1040 or line 22 of Form 1040A.

Use the following worksheet to apportion the standard deduction.

Worksheet For Puerto Rico Filers With Exempt Income Under Section 933 Who Do Not Itemize Deductions	
1. Enter STANDARD DEDUCTION: If you checked Form 1040, Filing Status box 1, enter \$4,700 2 or 5, enter \$7,850 3, enter \$3,925 4, enter \$6,900	
CAUTION: If you are 65 or over or blind, enter amount from chart on page 35 (instructions for Form 1040) or amount from chart on page 33 (Instructions for Form 1040A).  or  If someone can claim you as a dependent, use the Standard Deduction Worksheet for Dependents on the same pages of the instructions.  2. Allowable portion of STANDARD DEDUCTION:  a. Gross income subject to U.S. tax  b. Total gross income from all sources (including exempt P.R. income)  c. Divide line 2a by line 2b  d. Multiply Standard Deduction (line 1) by line 2c and enter this amount on Form 1040 line 38 or Form 1040A line 22 (allowable portion of STANDARD DEDUCTION)	
Write the following above line 38 Form 1040 or line 22 of Form 1040A: "Standard Deduction modified due to exempt income under section 933."	

**EXAMPLE:** John and Mary are U.S. citizens, under 65, and bona fide residents of Puerto Rico for all of 2002. They file a joint income tax return. During 2002 they received \$15,000 of income from Puerto Rican sources and \$6,000 interest income from a bank account in the U.S. They do not itemize deductions. Line 36 of their Federal tax return, Form 1040, shows \$6,000. They will apportion their standard deduction as follows:

Worksheet For Puerto Rico Filers With Exempt Income Under Section 933 Who Do Not Itemize	Deductions
1. Enter STANDARD DEDUCTION: If you checked Form 1040, Filing Status box  1, enter \$4,700	7,850
CAUTION: If you are 65 or over or blind, enter amount from chart on page 35 (instructions for Form 1040) or amount from chart on page 33 (Instructions for Form 1040A).  or  If someone can claim you as a dependent, use the Standard Deduction Worksheet for Dependents on the same pages of the instructions.	
2. Allowable portion of STANDARD DEDUCTION:  a. Gross income subject to U.S. tax  b. Total gross income from all sources (including exempt P.R. income)  c. Divide line 2a by line 2b  d. Multiply Standard Deduction (line 1) by line 2c and enter this amount on  Form 1040 line 38 or Form 1040A line 22 (allowable portion of STANDARD DEDUCTION)  Write the following above line 38 Form 1040 or line 22 of Form 1040A:  "Standard Deduction modified due to exempt income under section 933."	\$6,000 \$21,000 .2857 2,247

### **Credits**

If you have income from P.R. sources not taxable on the Federal tax return, you must reduce your foreign taxes paid or accrued by the taxes allocable to exempt income. To find the amount allocable to the exempt income, multiply the taxes paid or accrued to Puerto Rico by a fraction. The numerator of the fraction is the exempt income (under IRC 933) from P.R. sources less deductible expenses allocable to that income. The denominator is the total amount of income subject to P.R. tax less deductible expenses allocable to that income.

Income from P.R. sources not subject to Federal tax
less deductible expenses allocable to that income

FORMULA:

Total income subject to Puerto Rico tax less
deductible expenses allocable to that income

**EXAMPLE:** John and Mary are bona fide residents of Puerto Rico filing jointly. John works for the Federal Government and received salary of \$25,000 during 2002 and had employee business expenses allocable to that income of \$500. Mary works for private industry and received salary of \$15,000 and had employee business expenses of \$300 allocable to that income. Total taxes paid to Puerto Rico: \$5,000.

\$14,700 x \$5,000 = \$1,875 = taxes allocable to excluded income. (Enter on Form 1116 Part III, line 12 "Reduction in Foreign taxes".) \$39,200

For additional information, see Publication 570, Tax Guide for U.S. Citizens Employed in U.S. Possessions. Taxpayers from Puerto Rico who are liable for filing Form 1040, U.S. Individual Income Tax Return, should call 1-800-829-1040 or write to Internal Revenue Service, San Patricio Office Center, #7 Tabonuco Street, Guaynabo, PR 00966.

To call Taxpayer Service from Puerto Rico, dial 1-800-829-1040. For automated refund information, dial 1-800-829-4477. For recorded tax information, dial 1-800-829-4477. To request forms and publications, dial 1-800-829-3676.