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1969 Individual Tax Model

Documentation

Record Group 58

Records of the Internal Revenue Service

Taxpayers' income exceeded \$600 billion, 1

Low-income taxpayers made increased use of head of household and surviving spouse tax rates, 3

Married persons filed separate returns mainly when both spouses had income, 3

Patterns of income virtually unchanged over 2-year period, 4

Nontaxable returns, 5

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TAXPAYERS' INCOME EXCEEDED \$600 BILLION

Taxpayers' adjusted gross income reported on their 1969 individual returns totaled \$603.5 billion, increasing by \$49.1 billion or 8.9 percent over 1968. Table 1A and chart 1A show that most of the major sources of income except net gain from sales of capital assets and net income from rents and royalties increased over 1968 levels. Capital gains registered a sharp drop of 18.9 percent, contrasting markedly with the 31.5 percent increase for 1968 over 1967.

Income tax liability of individuals, labelled "income tax after credits" in table 1A and chart 1B, totaled \$86.6 billion for 1969. This was \$10.0 billion or 13 percent more than the comparable figure for 1968 and was the second largest single-year increase since the enactment of the Internal Revenue Code of 1954. The increase in tax liability was associated with three important

developments delineated in chart 1B: (1) an increase of 3 percent in returns filed, (2) an increase of 9 pecent in adjusted gross income, and (3) the extension the surcharge on income tax before credits to cov the whole of calendar year 1969.

A 49 percent increase in the surcharge was attritable not only to the increase in income tax before cred to which the surcharge was applied but also to the it position of the surcharge at the 10 percent rate the full year. For 1968, the 10 percent surcharge win effect for only the last 9 months of the year amount in effect, to a 7.5 percent surcharge. For 1969, surcharge totaled \$7.7 billion. This was less than percent based on the income tax before credits sho throughout this report, partly because only 52.3 milliof the 64.2 million returns with tax before cred showed the amount of the surcharge. The small number and also the smaller amount resulted from

Chart 1A

Components of income and relative change

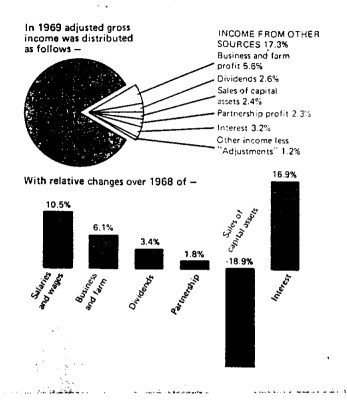


Table 1A. —RETURNS, INCOME, AND TAXES, 1968 AND 1969
[Matter amounts in millions of dollers]

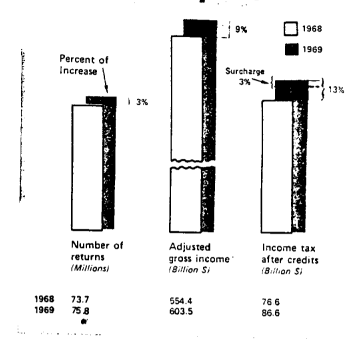
· Item	1968	1969	Increase or decrease (+), 1909 over 1968
	(1)	(2)	(3)
Sunder of returns, total Taxable Nontaxable	73,728,703	75,834,358	2,105,680
	61,283,708	63,721,394	2,432,686
	12,440,000	12,112,994	-327,006
Adjusted gross income (less deficit)	554,420	603,546	1
Sources of income: Salaries and wages 'gross'). Dusiness and profession net profit less net loss No.	451,505	498,865	47,360
	28,920	30,412	1,492
Farm net profit less net loss Partnership and Small Business Corporation net profit less net loss	3,127	3,578	451
Sales of capital assets net gain less	13,455	13,693	238
net loss		14,583	-3,407
Dividends (in adjusted gross income)	15,222	15,740	518
Interest received	16,782	19,626	2,844
Eacht and royalty net income less net loss	3,475	3,335	-140
Estates and trusts net income less net loss	1,138	1,418	280
Other sources (net) ¹ Taxable income	2,808	2,298	-510
Income tax after credits	352,800	388,820	36,020
	76,638	86,568	9,930
	1,724	1,898	174

Includes income from pensions and annuities, ordinary gain from depreciable property, other property income or loss, and other sources net less statutory adjustments to adjusted gross income. See "Other sources (net)" in "Explanation of Classifications and Terms."

NOTE: Amount detail may not add to total because of rounding.

following: (1) taxpayers with small amounts of tax up to \$148, \$223, or \$293, depending on marital status, were exempt from the surcharge, (2) the surcharge was applied at an effective rate of less than 10 percent when tax was less than twice these amounts, (3) one credit

Chart 18
Change in number of returns, income, and tax, 1968-1969

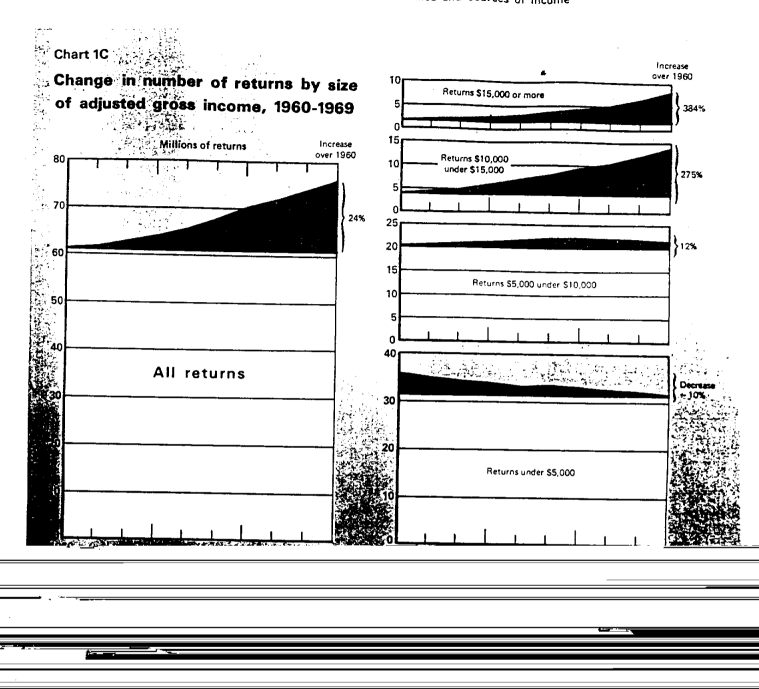


was actually allowed in computing tax for surcharge purposes, the retirement income credit, and in some cases this credit may have been large enough to offset the income tax completely, and (4) for a few returns, including some for income years prior to 1969 or for noncalendar years, the surcharge may not have applied, or may have applied at a lower rate.

Table 1B. --NUMBER OF RETURNS BY MARITAL STATUS AND ADJUSTED GROSS INCOME CLASSES, 1968 AND 1969

[Texable and nontaxabl	e returns)		
Adjusted gross income class and marital status	1968	1969	Charge, 1968 to 1969
	(1)	(2)	(3)
All adjusted gross income classes	73,728,708	75,834,388	2,105,630
Joint returns of husbands and vives Separate returns of husbands and vives. Returns of heads of households Returns of surviving spouses Returns of single persons	41,344,129 2,798,324 2,395,694 230,457 26,960,104	42,429,638 2,737,403 2,879,640 294,360 27,493,147	1,365,509 -60,921 484,146 63,903 533,343
Under \$5,000, total2	31,943,514	31,405,265	-538,249
Joint returns of husbands and wives	8,105,122 1,967,824 1,055,235 119,122 20,696,211	7,561,573 1,815,761 1,399,321 194,531 20,434,079	-543,549 -152,563 344,086 75,409 -262,132
\$5,000 under \$10,000, total	23,334,007	22,657,528	-676,479
Joint returns of husbands and vives	16,297,851 710,072 1,078,064 65,476 5,162,544	15,048,020 735,092 1,169,973 69,679 5,634,759	-1,249,831 25,020 91,914 -15,797 472,215
\$10,000 under \$15,000, total	11,985,301	13,649,392	1,664,091
Joint returns of husbands and vives	10,910,510 83,880 194,072 16,713 780,126	12,233,585 129,501 221,272 21,252 1,043,782	1,323,075 45,621 27,200 4,539 263,656
\$15,000 or more, total	6,465,886	8,122,203	1,656,317
Joint returns of husbands and vives	6,030,646 36,548 68,323 9,146 321,223	7,586,460 57,049 89,269 8,898 380,527	1,555,814 20,501 20,946 -248 59,304

Includes returns with no adjusted gross income-NOTE: Detail may not add to total because of rounding-



Individual Returns/1969 • Returns Filed and Sources of Income

Able 1C.—SEPARATE RETURNS OF HUSBANDS AND WIVES: NUMBER OF RETURNS BY SPOUSE-FILING STATUS AND BY ADJUSTED GROSS INCOME CLASSES

Adjusted gross income classes		All returns	Spouse filing	Spot not fi	ise Hirg
		(1)	(2)	())
Granz total	[2,737,403	2,348,307	38	39,096
tie returns, total		2,152,742	1,946,376	20	06,360
te returns, total		42,896	41,231		(*)
er \$1,000 ,000 under \$2,000		252,650	230,602		22,041
,360 under \$2,000		291,232	271,405		19,82
130 mile \$3,000		365,837	325,444		40,39
,000 mater \$3,000		291,080	260,623	1	30,45
, see water \$5,000 minority	i	245,035	225,550	1	19.49
,300 under \$6,000			143,777		19.3
,300 under \$7,000	• • • •	160,134	120,596		15.70
,000 under \$7,000]	136,3-3	99,258		12,5
,000 mder \$3,000		111,724			(•)
,000 mater \$10,000		70,333		1	
		129,521	117,566		11,4
		29,057	25,878		3,1
5,000 under \$20,000		11,113)	1,4
5,310 under \$20,900	1	5,32	. 4,538		7
5,000 under \$30,000		7,684)	5
n non mier ist.		2.513	L	, I	3
3,000 under \$100,000		44	1 '		
		21.			
		21.			
		د	' .	7	
1,000,000 or more	۱۰۰۰۰۰	,	-		
		584,66	1 401,93	1	182,
taxable returns, total		17,24		:0	(•)
o adjusted gross income	,	122,29	1	اعا	12.
nger \$000		125,32			36,
		176,09			60,
		73,12		<u>4</u>]	34,
		37,99		a l	19,
		19,50			14.
		12,5			14,
\$4,000 under \$5,000	• • • • •	12,5	<u>~~~~~</u>		
		1,815,7	61 1,522,5	95	293
turns under \$5,000	• • • • •	735.0		12	77
turns under \$5,000 turns \$5,000 under \$10,000	• • • • • •				11
		57.0			6
turns \$10,000 under \$17,000 turns \$15,000 or more		37,5	7/1	<u> </u>	

^(*) An asterick in a cell denotes that the estimate is not shown separately because of high sampling variability. However, the data are included in the appropriate

turn, and solely eligible to receive any refunds. However, unless his taxable income was under \$500, he ended up being taxed at a higher rate than if he had elected joint return filing status.

For the first time, on the 1969 Form 1040, the taxpayer filing a separate return was supposed to check a special box to indicate whether or not his spouse was also filing. Table 1C shows that of the 2.7 million returns of married persons filing separately for 1969, only 0.4 million indicated that the spouse was not also filing.

PATTERNS OF INCOME VIRTUALLY UNCHANGED OVER 2-YEAR PERIOD

In classifying a return for patterns of income tables, each source of income reported was classified as belonging to one of four categories. The four categories used in classifying the returns were salaries and wages, business income, income from sales of property, and all other income (mainly from investments).

As shown in table 1D, somewhat more than half of all returns for 1969 showed only one category of income, and, as expected, in the vast majority of cases it was salaries and wages. Roughly one-third of the returns showed two categories of income and these usually included salaries and wages and "all other income," which encompasses interest and dividends. Table 1.11

Table 1D. - SELECTED PATTERNS OF INCOME BY INCOME CATEGORY

			Returns v	ith—	
Income category	Total, all returns	One category	Two categories	Three categories	Four cutegories
	(1)	(2)	(3)	(4)	(5)
NUMBER OF RITURNS Totals, all income categories laries and wages (gross). usiness net income or loss ¹ . ales of property net gain or loss ² . ther sources (net) ² .	75,834,388 67,855,186 10,612,015 9,355,283 36,649,276	39,039,584 35,445,448 1,038,667 9,259 2,596,190	26,686,537 23,644,650 3,572,858 1,854,387 24,301,139	8,223,566 6,930,787 4,166,129 5,657,336 7,917,646	1,834,.
Totals, all income categories. alaries and Pages (gross). usiness ret income or loss. alaies of property net gain or loss. ther sources (net).	610,460,527 498,864,696 47,682,042 14,635,596 49,278,194		245,299,683 208,786,714 14,274,190 2,313,395 19,925,384	6,731,867	21,906,1 8,377, 5,567,

Includes business or profession, farm, partnership and Small Business Corporation net profit or net loss.

Includes gain or loss from sales of capital assets, gain from sales of depreciable property, and gain or loss from sales of property other than capital assets.

Includes dividends in adjusted gross income, interest received, rent, royalty, estate and trust, net income or net loss, pension and annuities, other sources net income or loss not allocable.

Entries in this portion of the table do not overlap, as an example, for the 23,644,650 returns with salaries and wages and one other income category, the total amount of salaries and wages of these returns was \$208,786,714,000.

Table 1E. - NONTAXABLE RETURNS BY ADJUSTED GROSS INCOME CLASSES

Table 1E	NONTAXABLE	RETURNS BY	ADJUSTED GI	ROSS INCOME llars]	CLASSES				
		Adjusted	Total	Exempt	ions	Taxable	Income tax	Surcharge	Tex credits
Adjusted gross income classes	Number of returns	gross	deductions	Number	Amount	income	credita		(9)
, m, o		(2)	(3)	(4)	(5)	(6)	(7)	(8)	(4)
	(1)			28,976,996	17,386,198	665,756	128,966	8,094	137,757
Total	12,112,994	115,326,575	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			240,278	33,606	146	34,039
Under \$5,000		112,016,126	6,115,772	26,563,600	1 1	· · · · ·	1 .	2,097	36,960
		2,288,967	976,818	2,251,529	1,350,917	224,740	1	1	13,220
\$5,000 under \$10,000		283,212	219,740	102,200	61,320	66,759	11,904	1,147	1
\$10,000 under \$15,000	23,993		1	59,667	35,800	133,981	48,393	4,704	53,539
\$15,000 or more		738,270	791,053	37,007	3,7,2				

¹Adjusted gross income less deficit-

presents data for each of the fifteen combinations of one to four categories of income. It shows virtually no change in the percentage distribution of returns over the fifteen patterns of income since 1967, the last year for which such data were presented.

NONTAXABLE RETURNS

Characteristics of nontaxable returns are summarized in table 1E. About one of every six returns was nontaxable, that is, the returns showed no income tax after credits for 1969. About 97 percent of these returns indicated adjusted gross income under \$5,000. The dollar amount of exemptions on nontaxable returns with adjusted gross income under \$5,000 exceeded the adjusted gross income, indicating that many of these lower income taxpayers had less than \$600 of income for each exemption to which they were entitled.

Table 1E also shows that, for taxpayers with income of \$15,000 or more who paid no income tax, total deductions exceeded adjusted gross income. Some taxpayers reported deductions in excess of their income in order to qualify for the charitable contribution carryover. The carryover provision allowed taxpayers to 'use up' in any of the 5 succeeding years that portion of their contributions to certain charitable institutions which could not be deducted in the current year, provided they were within the percentage ceiling limitation for each year.

More detailed information on nontaxable returns is shown in basic table 1.9. It shows that the 12.1 million nontaxable returns consisted of 0.5 million returns with no adjusted gross income, 11.2 million returns with positive adjusted gross income which was fully offset by personal deductions and exemptions, and 0.5 million returns with taxable income but with the tax offset by credits. Tax credits included those granted on retire-

ment income for certain types of investments, and taxes paid to foreign governments.

While nearly all nontaxable returns showed mod levels of income, there were also 745 returns that sho adjusted gross income of \$100,000 or more. Total justed gross income on these high income retu amounted to \$338.0 million. The major reason for the nontaxability was the \$432.1 million of personal ded tions reported. Data published for tax year 1968, last year for which we tabulated deductions by ty revealed that over half these deductions resulted f: contributions to charitable, religious, and educatiorganizations. Personal exemptions totaled \$1.6 mil for 1969. Only \$295.9 million of these deductions exemptions were subtracted from adjusted gross inc in the computation of taxable income. The amount over was in excess of adjusted gross income and co not be used (although some of the charitable contribut in excess of income may have been carried over and ι in a later year). After deduction of these amounts, of these high-income returns had no taxable income 90 had taxable income of \$42.1 million in aggree

On the 90 nontaxable returns with taxable income tax before credits of nearly \$27.8 million assessed as well as the additional surcharge w totaled \$2.8 million. These assessments were, howe more than offset by \$30.7 million of statutory tax cred of which the major type, the credit for tax paid foreign government, amounted to \$29.2 million.

DIVIDENDS ON 4.5 MILLION RETURNS TAX FRE

Each taxpayer may have been eligible to exclude to \$100 of his dividend income in computing adjugross income. The logic for this preferential treatments that dividends represented the profits of U.S. corations that had already been taxed at the corpo

Table 1F. - DIVIDENDS BY ADJUSTED GROSS INCOME CLASSES

	Domestic and		Dividend ex	clusion	Dividends : gross	
Adjusted gross income classes	Number of returns	Amount	Number of returns	Amount	Number of returns	
	(1)	(2)	(3)	(4)	(5)	-
Total	12,160,275	16,926,460	11,606,477	1,186,856	7,658,769	1
Total		112,243	80,317	7,966	55,308	
adjusted gross income der \$600	184,840 633,810 561,891	26,060 55,133 256,319 314,441 376,139	108,620 166,787 585,648 550,231 543,510	7,610 12,775 50,810 51,469 53,533	66,605 126,507 439,915 420,433 420,016	
,000 under \$5,000. ,000 under \$6,000. ,000 under \$7,000.	549,788 499,876 552,086	300,047 418,422 314,667 347,492 369,026	456,009 523,098 471,377 521,529 559,322	43,959 49,335 42,663 47,792 49,840	334,863 372,995 338,938 338,739 350,722	
,000 under \$8,000. ,000 under \$10,000. ,000 under \$13,000. 5,000 under \$25,000. 5,000 under \$25,000.	622,970 2,794,415 1,678,971 811,947	410,398 1,738,592 1,375,696 1,047,680 914,375	592,688 2,666,629 1,623,176 794,219 413,427	54,646 245,957 174,666 96,870 54,642	362,250 1,464,846 954,542 526,387 306,829	
25,000 under \$30,000 30,000 under \$50,000 100,000 under \$200,000 200,000 under \$500,000 200,000 under \$1,000,000 1,000,000 or sore	598,535 282,320 58,823 14,071 2,419	2,242,715 2,522,333 1,644,603 1,142,298 421,351 576,430	592,891 280,825 58,570 14,020 2,413 1,171	85,569 44,179 9,625 2,348 406 196	483,428 252,224 55,996 13,714 2,377 1,166	2
,000,000 or more sturns under \$5,000 sturns \$5,000 under \$10,000 sturns \$10,000 under \$15,000 sturns \$15,000 or more	2,676,552 2,821,867 2,794,415	1,440,381 1,860,005 1,738,592 11,887,482	2,491,122 2,668,014 2,666,629 3,780,712	228,122 244,276 245,957 468,501	1,863,643 1,733,644 1,464,844 2,596,653	6

NOTE: Amount detail may not add to total because of rounding.

Table 1G. -- SELECTED CHARACTERISTICS OF RETURNS WITH FORM W-2 ATTACHED BY ADJUSTED GROSS INCOME CLASSES [Taxable and nontaxable returns; noticy uniques in thousands of collers]

			Salaries a	s and wages I come tax withhelil			withheld	Furm W-2, Wage and Tax Spacement					
									Income tax in	Mormation		Studel sa informa	
classes umber of gro	Adjusted grees	Number of	Amount	Income tax after credits	after Number ()	Amount	Wages an		Incine tax	eitikels	Social centrity times (FICA)		
	income	returns					Number of returns	Amount	Number of returns	Ascust	Number of returns	Assunt	
			(2)	(4)	(5)	(ó)	(7)	(3)	(9)	(10)	(11)	(12)	(13,
	(1)	(2)	(3)						453 313 533	6 126 326	-4 341 553	62.007.63u	117,153,490
7:tal	L 7A 701.493	535,202,513	66,644,559	493,740,255	74,736,365	65,853,719	75,169,011	55,700,995	492,303,441	55,403,900			
-				40.000.345	1 2 202 361	25 167 3/3	6,956,634	1 25,860,138	58,135,314	24,965,34+	0,550,400	24,527,222	=,==,,==.
gainer \$5,000	25,883,391	58,052,295	25,545,275	149,909,163	4,232,012	52 521 632	20 477 346	23.803.505	149,550,568	10,572,321	20,325,815	19,364,369	6,137,353
\$5,000 under \$10,000	20,803,505	155,145,549	20,794,319	149,909,163	17,529,850	25,751,550	20,4///		340 010 350	12 557 117	22 301 501	12 119,546	5,192,50
\$10,000 Grder \$15,000	12 921.625	156,770,219	12,917,125	150,670,364	20,442,367	12,922,589	22,779,364	12,921,656	100,273,222	-2,557,527	,,		
\$10,000 Gaer \$10,00000		165,222,450	7,087,817	135,163,336	32,995,.47	7,053,024	24,950,967	7,092,696	134,305,023	7,510,747	24,805,934	6,544,489	2,123,62

level. Dividends from foreign corporations were not eligible for the exclusion. In the case of a husband and wife filing a joint return, each spouse could exclude up to \$100 of eligible dividends.

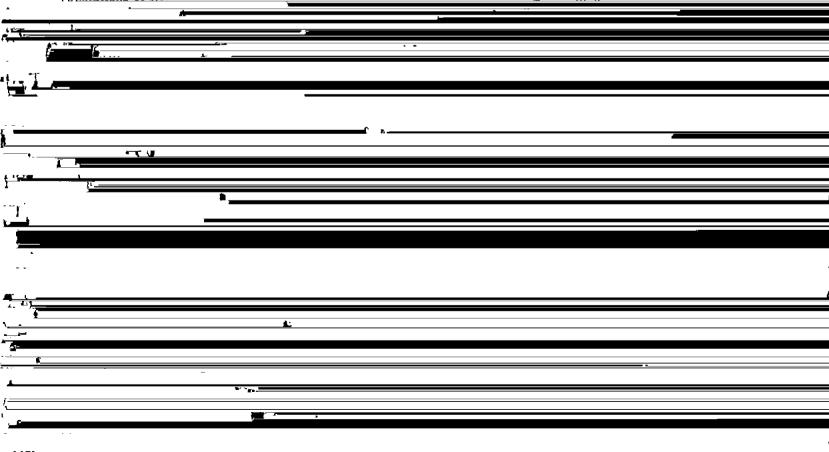
Table 1F shows that \$1.2 billion of the \$16.9 billion of dividends reported on tax returns were excluded from adjusted gross income. Of the 12.2 million taxpayers reporting such income, 4.5 million excluded the entire amount, indicating that their total dividend income was less than the allowable exclusion.

W-2 WAGE AND TAX STATEMENT PROVIDED

Tabulations of items shown on Form W-2, the wage and

Employees in turn were required to file this form with their tax return and to enter the amounts of wages, other compensation, and income tax withheld on the return. Columns 8 through 13 of table 1G show these amounts tabulated along with the associated return counts.

The wages subject to withholding and, as explained below, most of the other compensation shown on Forms W-2 were to be entered by taxpayers as salaries and wages on Form 1040. Income tax withheld was entered as such on the return. Columns 1 through 7 of table 1G show amounts tabulated from Forms 1040 to which Forms W-2 were attached. The amounts of salaries and wages and income tax withheld, taken from Form 1040, were closely related to the corresponding amounts of wages and other compensation, and to income tax with-



Pirolides excess social recurity taxes withheld.

A small number of returns (495) had wages of other compensation subject to FICA but not subject to the withholding of income tax.

Individual Returns/1969 • Returns Filed and Sources of Income

Table 1H. - SELECTED SOURCES OF INCOME BY MARITAL STATUS OF SEX OF TAXPAYER

[Burns rs is thousands of returne; money amounts in millions of dollars.]

			Jaint r			<u>-</u>	Caber r	et arra		
Selected sources of income	All returno		wives		Total		Filed by sen		Filed by women	
	tiumber	Amount	11 mber	Amount	Number	Amour.t	Number	Anount	Similar	Az i izi
	(1)	(2)	(3)	(4)	(5)	(6)	(-)	(a)	÷.	(27)
Adjusted grows incime (lead deficit)	75,534	655,546	42,430	470,952	33,405	132,593	17,253	68,443	16,147	·~
Salaries and wages (gr.os)	67,855	4.3,365	33,107	389,760	29,748	139,104	15,937	ددة,٥٤	10,611	43
Pusiness or profession: Net profit. Net loss.	4,+3± 1,175	33,111 2,700	4,116 952	30,026 2,195	793 223	3,026 505	442 136	2,015 331	311 87	:
Parm: Ret profit	1,237 1,155	. 6,142 2,565	1,555 1,512	5,436 2,267	382 143	754 278	243 90	4:1 176	دن د:	
Sales of capital acrots: Ret gain Net loss Dividends in adjuncti group income Interest received Peraions and acculates (taxable portion) Estates and trunto: Net income Net loss Net loss	0,015 2,211 7,050 32,127 3,244 107 44	1,435 1,435 15,740 15,740 6,918 1,435	4,49+ 1,574 4,770 21,274 2,015 313 28	12,524 1,005 9,924 12,893 4,750 742 40	1,976 55, 2,874 10,833 1,429 254 16	3,195 399 5,216 6,733 2,163 743 20	748 293 961 4,501 418 60 5	1,293 203 1,523 2,037 780 151 4	1,226 2:1 1,928 4,332 511 194	

NOTE: Detail may not edu to total due to rounding.

In addition, some taxpayers with income from pensions and annuities or from partnerships attached statements to their returns on these earnings, using forms resembling the W-2. These earnings are thus reflected in the Form W-2 compensation statistics. In general, the Form 1040 data on salaries and wages conform more closely to the concept used in other statistical series than do the Form W-2 data.

Income tax withheld tends to be slightly higher on Form 1040 than on Form W-2, since Form 1040 withholding includes "excess FICA withheld," the amounts in excess of \$374.40 withheld from the taxpayer's wages for Social Security purposes. On the other hand, in the case of separate returns from community property States, the amounts of withholding shown on some returns may have equaled only one-half the amount shown on the W-2.

While the tax return does not specifically call for an indication of sex of the taxpayer, a determination was made for this report on the basis of evidence on the return such as the taxpayer's title (Mr., Mrs., Miss); marital status (a joint return indicates one male, one female taxpayer); the taxpayer's first name; and, in the case of self-employed taxpayers, sex designation supplied on Schedule SE. On the basis of this information, returns were classified as returns filed by individual men, individual women, or as joint returns filed by married couples. In the case of joint returns, attached Forms W-2 were used to separate salaries and wages of husband and wife.

INCOME OF MEN, WOMEN, AND MARRIED COUPLES

Table 1H indicates that the average adjusted gross income shown on returns filed by unmarried men or by married men filing separately--\$3,966--about equaled the average adjusted gross income of \$3,973 shown on returns filed by unmarried women or by married women filing separately. Average adjusted gross income reported on joint returns of husbands and wives (\$11,100) was, however, more than two and one-half times that of "other" returns.

Table 11. — JOINT RETURNS WITH WAGES AND OTHER COMPENSATION FROM FORM W-2: WAGES OF HUSBANDS AND WIVES BY ADJUSTED CROSS INCOMMENSES.

(Numbers in millions of returns; noney amounts in tillions of collars)

		.ಡೈಟಿಕ ೇಕಿ ಕ	rusa indu	se placees	
4	Total	Under \$5,000	\$5,000 under \$10,000	\$13,000 whose \$15,000	\$15,. er re
	(1)	(2)	(د -	-)	. 5
TOTAL					
Number of returns	37.5	5.3	13.8	11.7	
Wages and other compensation: Amount	413.0 11,001	20. 2 3, <i>5</i> 43	136-2 7,613	142.9 12,23e	22 22
HUEBAKIS				!	
Number of returns	35.7 95	4.5 56	13.2	11.4 76	
Wages and other compensation: Amount	319.3 8,954	13.3 2,945	27.4 6,628	112.2 9,829	15
WIVES		1	1	ļ	1
Number of returns	19.2 51	2.2 41	6.3 45	6.8 58	
Wages and other compensation: Amount	93.7 4,883	6.9 3,224	18.8 3,000	30.7 4,493	9

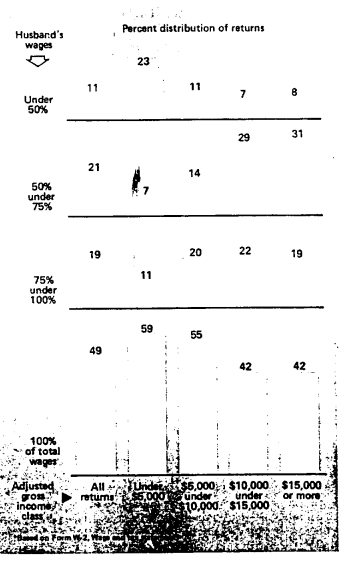
NOTE: Detail may not add to total due to rounding.

Average salaries and wages on 'other' retails., nonjoint returns) filed by men equaled \$3, about \$250 higher than the average salaries and was on 'other' returns filed by women. Men also higher averages for the following types of inco business or profession, farm, sales of capital ass and pensions and annuities. On the other hand, returns of women indicated higher averages for divic and interest income, and for income from estates trusts.

While the number of 'other' returns filed by was about the same as the number filed by women, the were noticeable differences in the number of returns by source of income or loss. For example, twice many women as men reported dividends and pen and annuity income while three times as many wo as men reported net income from estates and true Additional detail relating to returns filed by men women filing separately is shown in tables 1.21 1.22.

It is not possible in the case of joint returns, to attribute the detail of every source of income to either the husband or the wife. However, by making use of the information supplied on attached Forms W-2, one can determine the salaries and wages earned by each. Table 11 indicates that the average salary of husbands

Chart 1D Joint returns with husband's wages* as a percent of total wages by AGI class

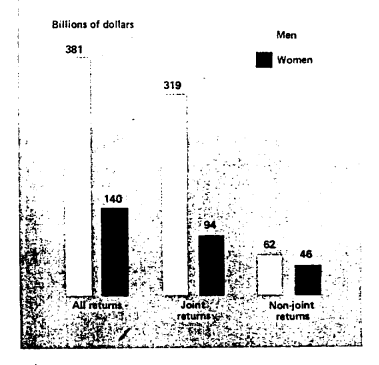


reported on joint returns was \$9,954, as compared with an average \$4,883 for their wives. Just over one-half of the wives filing jointly with their husbands were wage earners.

Chart 1D indicates that among couples with incomes under \$5,000, only about 40 percent of the wives worked. On the other hand, 23 percent of the wives in this income group earned more than half of the couple's combined wages. The earnings of husbands and wives tended to be closer on returns with incomes of \$15,000 or more; 58 percent of the wives in this group worked, and on roughly one-third of the returns, the wife earned between 25 and 50 percent of the couple's combined wages.

Chart 1E shows that women earned only about \$94 billion of the \$413 billion in wages shown on joint returns. In contrast, the wages of men on nonjoint returns were only slightly higher than those of women, reflecting a more equal participation of male and female wage earners filing nonjoint returns. The average shown on Forms W-2 of men (\$3,836) and women (\$3,495) filing nonjoint returns also tended to be relatively close (see table 1.18).

Chart 1E
Wages and other compensation
from Form W-2 by sex of taxpayer



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Sources of the Data, Description of the Sample and Limitations of the Data

7D Relative sampling variability at the one standard deviation level for number of returns and selected income and tax items, by 125 largest standard metropolitan statistical areas and summary adjusted gross income classes. 359

SOURCES OF DATA

Individual income tax data in this report were estimated from a sample of unaudited tax returns, Forms 1040, filed by U.S. citizens and residents and revenue-processed during the calendar year 1970 in the service centers and district offices of the Internal Revenue Service and at the Office of International Operations in the National Office.

The statistics in this report are intended to represent the total returns for income year 1969. While the overwhelming majority of returns revenue-processed in 1970 were for calendar year 1969, a few of them were for non-calendar years ended during 1969 and 1970, and some others were delinquent returns for prior years. Prior year delinquent returns were used for the 1969 statistics in place of 1969 returns processed after December 31, 1970. In general, the characteristics of returns due but not yet filed could be represented best by the returns for previous income years that were processed in 1970.

All returns processed during 1970 were subjected to sampling, with a few exclusions. The exclusions consisted of tentative returns and amended returns for income year 1969, and certain returns for prior years. Tentative returns were not subjected to sampling because the revised returns may have been sampled later on, while amended returns were excluded because the original returns were already subjected to sampling. With the exception of returns filed at the Office of International Operations, returns for income years prior to 1962 (generally speaking, a very small number) were excluded to simplify sampling procedures.

An individual income tax return was required of (1) every citizen or resident alien of the U.S., and every bona fide resident of Puerto Rico, under 65 years of age (including minors), who had \$600 or more of 'gross income' for the year, (2) every citizen or resident 65 years of age or over who had \$1,200 or more gross income for the year, and (3) every person, regardless of age or gross income, who had self-employment income of \$400 or more

during the tax year. Gross income, for purposes of filing, included income earned from sources outside the United States, even though the income was exempt from tax. However, in the case of individuals who were residents of Puerto Rico, gross income, for purposes of filing, did not include income derived from sources within Puerto Rico, except amounts received for services performed as an employee of the United States Government.

Individuals who had tax withheld from wages, but whose income was less than that required for filing, usually filed to obtain a refund of tax withheld, although they were not otherwise required to file.

DESCRIPTION OF THE SAMPLE AND LIMITATIONS OF THE DATA

Description of the Sample

The data presented for individual income tax returns for tax year 1969 are estimates based on a stratified sample of all Form 1040 returns processed in the calendar year 1970. The total sample consisted of 254,166 returns, about three-tenths of one percent of the total number processed for the year.

Sample selection

All returns filed with the seven Internal Revenue service centers, the 58 district offices, and with the Office of International Operations were initially grouped for revenue processing based on the presence or absence of business schedules. However, special criteria were needed for sampling.

For this purpose, service center and district office returns were stratified by computer in each service center based on size of adjusted gross income or deficit, total business receipts, and the largest source of income or loss. Sampling of nonbusiness returns was based on size of adjusted gross income or deficit or the largest source of income or loss; whereas sampling of business returns

Table 7A. -NUMBER OF INDIVIDUAL INCOME TAX RETURNS IN POPULATION, NUMBER IN SAMPLE, PRESCRIBED AND ACHIEVED SAMPLING RATES BY SAMPLE CLASS, 1969

		paser at	511 475	Prescrited	Athleved
ರ್ಮಾರಿ ನೀಡಲ <u>್</u>		Population .	್ಟಿ ಸ್ಕಾ ೬ಕ	sumpling pate	onepling Tite
		(1)	(2)	(5)	(+)
Total		76,431,556	254,166		
mornisiness returns (campled by size of adjusted gross income or largest income item), total		67,486,666	141,767	ļ	
0nder \$10,000. \$13,000 under \$15,000. \$15,000 under \$20,000. \$20,000 under \$20,000. \$50,000 under \$100,000. \$50,000 under \$100,000. \$200,000 under \$200,000.		45,507,926 12,090,088 4,280,787 2,330,978 218,039 44,383 14,465	29,132 21,596 21,313 16,535 21,584 17,582 14,465	.0006 .0113 .005 .007 .100 .400	.0006 .0013 .007 .007 .009 .309 1.000
Business returns (sampled by size of adjusted group into me, largest income item, and business receipts), Adjusted group income or largest income item— and Business receipts—	total	8,923,365	112,231		
Under \$10,000		4,464,419	13,333	.003	.003
\$10,000 under \$15,000. Under \$50,000. Under \$50,000. \$20,000 under \$50,000.		2,201,179	13,097	.506	.006
\$15,000 under \$20,000. Under \$100,000. Under \$15,000. \$50,000 under \$300,000.		1,020,966	13,279	.013	.213
\$20,000 under \$33,000. Under \$253,000. Under \$20,000. \$100,000 under \$250,000.		720,154	13,755	,019	.019
\$30,000 under \$50,000. Under \$500,000. Under \$30,000. \$250,000 under \$500,000.		334,341	15,012	.045	.245
\$50,000 under \$100,000. Chder \$750,000. Chder \$50,000. \$500,000 under \$750,000.		137,616	13,746	.203	.133
\$100,000 under \$200,000.		23,928	14,227	.530	.492
\$200,000 and over.			15,732	1,535	1.530
Returns sampled by side of adjusted gross income, total		21,305	166		
Under \$50,000. \$50,000 and over.		21,263 42	126 42	1,990	.006 1.000

was based on (1) adjusted gross income or deficit, or largest source of income or loss, and (2) total business receipts. In order for returns to fall within a sample stratum, all sampling criteria for that stratum had to be satisfied.

Returns filed with the Office of International Operations fell into two groups: (1) Returns for income year 1969 were computer-designated at the Mid-Atlantic Service Center based on the criteria previously stated, and (2) Returns for income years prior to 1969 were selected manually in the National Office based entirely on size of adjusted gross income.

In all seven Internal Revenue service centers, the actual selection of returns was accomplished using specified ending digits of an individual's social security number randomly chosen according to the sampling rate prescribed for that stratum. In the Office of International Operations, returns for income year 1969 were selected using the individual's social security number, whereas the returns for income years prior to 1969 were selected using account numbers assigned to the returns shortly after they were filed.

All sampling criteria and strata are described in table 7A along with the number of returns processed per stratum, the number of returns in the sample, and the prescribed and achieved sampling rates.

Differences between the prescribed and achieved sampling rates occurred for the following reasons:

- (1) Not all returns designated for the sample could be obtained even after followup,
- (2) Social security number ending digits used for sample selection were not distributed equally throughout each Internal Revenue Region,
- (3) If the characteristics of the return varied considerably from the criteria of the assigned sampling stratum, then the return might be reassigned to another

sample stratum. However, none of the returns was reassigned to a sample stratum which called for a larger weight than that required by the sample stratum in which it was originally included.

Method of estimation

The total number of returns per stratum was obtained from counts of returns filed at district offices and service centers throughout each of the seven Internal Revenue Regions and at the Office of International Operations. The adequacy of response was reviewed, by sample stratum, by applying the prescribed rates to the number of returns actually received from each location. When receipts differed considerably from the number expected, a followup was conducted.

Sampling weights were obtained by dividing the number of returns filed per sample stratum by the number of sample returns actually received for the stratum. Achieved sampling rates varied sufficiently among Internal Revenue Districts to necessitate using different sampling weights for each District for the production of tables with geographic distributions. Therefore, totals in national tables differ somewhat from corresponding totals derived from State data.

All sampling weights were converted to integer weighting factors which were then applied to each sample return by a procedure exemplified as follows: if the achieved sampling weight was 10.28 in a given sample stratum, 28 percent of the sample returns in the stratum were given a weighting factor of 11, and 72 percent, a weight of 10.

Integer weighting allows detailed weighted frequencies to add consistently to their appropriate totals in all tables since no rounding is involved. This facilitates later review of the data and assists users in following the same frequency from table to table. However, integer weights

Table 78. — RELATIVE SAMPLING VARIABILITY AT THE ONE STANDARD DEVIATION LEVEL OF ESTIMATED NUMBER OF RETURNS, 1969

		Retin	s with a	djuriol	gross in	юсте оп з	leficit				
Estimated number of returns	Under	urder	\$15,000 under \$20,000	u.der	.∡:der	\$50,000 u.der \$100,000	\$100,000 .mier \$200,000	\$200,000 and over			
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)			
	(Percent)										
50		(1) (2) (2) (3) (4) (1) 33.3 23.5 14.2 16.6	14.1 11.5	(1) (1) (1) (1) (1) (1) 26.7 16.9 11.7 9.5 5.4	9.8	4.2 3.0 2.4	5.5 3.9 2.7 1.7 1.2 1.0	variabilit			
25,000 50,000 100,000 250,000	25.8 18.3 12.9 8.2	10.5 7.4 4.7	6.3 4.5 2.8	2.4	5.3	1.3 0.9 0.6	0.5 0.4 (²)	No sampli			
1,000,000 5,000,000 10,000,000	1.8	1.0	0.5		1.2		(2) (2) (2)				

Sample too small to yield reliable estimate of sampling variability.

Not applicable since the estimated number of returns is greater than population

do not have the same effect on dollar amounts. This is because dollars per return were later rounded to thousands during statistical processing. Nevertheless, efforts were made to establish 'control totals' of those dollar amounts that appear in more than one national table and these totals were substituted in other tables for the convenience of the user.

A comparison of the estimated number of returns shown in the national tables of this report with the number of returns reported filed, as shown in table 7A, will disclose slight differences. These differences occur for the following reasons: (1) an estimated 555,500 returns were excluded from the tables because they showed no income information and (2) returns were classified into the proper size classes during tabulation regardless of the strata to which they were assigned for sampling purposes.

Limitations of the Data

Sampling variability

Unless based on all of the returns in the population each entry in the tables of this report is based on a sample and can be expected to differ more or less from the corresponding value that would be obtained by aggregating data from the total number of returns. A statistical measure that pertains to the difference that might be expected to result is called the "standard deviation of the estimate."

The 'relative sampling variability' is the standard deviation of the estimate expressed as a percent of the estimate. The standard deviation when added to and subtracted from the estimate provides the computed upper and lower limits within which approximately two out of three estimates derived from similarly selected samples would be expected to fall. Table 7C at the end of this section, shows the relative sampling variability of selected frequency and amount estimates based on the standard formula. 'Upper limit' relative sampling variability estimates based on a special formula are shown in table 7B for frequency estimates in general. These percents are somewhat higher than ones which would have been yielded by the standard formula. Column 1 of table 7B

may also be used for returns not classified by size of adjusted gross income.

The conservative nature of the relative sampling variability estimates shown in table 7B may be illustrated by comparing an estimate from column 1 of this table with the calculated, more precise, relative sampling variability for a similar number of returns shown in table 7C. If 5,000,000 were the number of returns with adjusted gross income under \$10,000, then the relative sampling variability obtained from column 1 of table 7B would be expected to be less than 1.8 percent. But the conservative nature of this relative sampling variability estimate may be illustrated by comparing it with the calculated, more precise, relative sampling variability estimates in table 7C for a similar number of returns in a specific adjusted gross income class. Thus, table 7C shows that for the 5,139,934 returns in the '\$1,000 under \$2,000" adjusted gross income class, the relative sampling variability is only 1.68 percent.

Frequencies and amounts considered subject to excessive sampling variability are not shown in the tables although they are reflected in the appropriate totals. Where sampling variability was judged to be excessive, data in particular cells have been deleted or have been combined for a group of cells. The data were combined in such a manner that the combined sampling variability was not considered excessive. Where deletions were made in tables, the applicable cells are noted with an asterisk. Where combinations of data were made, the combined totals are presented beside the bracketed cells to which they relate.

Other limitations due to sampling

A dash, rather than a frequency or amount, in any given table cell indicates either that there were no returns with the particular characteristic, or because of its rarity, instances of the characteristic were not present among the returns selected for the sample. However, for statistics based on returns selected for the sample at a rate of 100 percent, a dash indicates a presumption of no returns with the particular characteristic.

Sample management and non-sampling controls

An extensive system of sample management and control was used by the National Office Statistics Division to insure the selection of the prescribed sample and to provide counts of the number of returns filed in each sample class. Sample controls for the most detailed sampling groups were maintained for each Internal Revenue district office.

In editing, transcribing, and tabulating the information from the sampled returns, checks were imposed to improve the quality of the resulting estimates. Returns that showed data in accompanying schedules but not on the appropriate lines of the return forms and returns with obvious mathematical errors were edited and properly adjusted.

The quality of the nationleaf editing performed at the Internal Revenue Service Centers, was subject to verification (and correction) consistent with a prescribed plan. Under the plan, which was flexible according to the

proficiency of the editors, screening and fractional sampling were used to determine the returns to be verified.

In order to provide measures of accuracy of the statistical processing and secure greater consistency among the processing centers, a sub-sample of the returns and abstract sheets were independently reprocessed in the Statistics Division. Data generated under this program were utilized to clarify the editing instructions and to inform the processing centers of the findings.

Keypunching of all data was also key verified in the service center. Prior to tabulation at the Internal Revenue Service Data Center, numerous tests for internal consistency were designated by the Statistics Division and were applied to the data by computer. This assured that

proper balance and relationships among the return it and statistical classifications were maintained.

Finally, prior to publication, all statistics were viewed for accuracy and reasonableness, in light of visions of tax law, taxpayer reporting variations limitations, economic conditions, comparability other statistical series, and statistical techniques in data processing.

However, the controls maintained over the select of the sample returns, the processing of the source of and the review of the statistics did not completely elemate the possibility of error. In addition, practical erating considerations necessitated allowance of real able tolerances in the statistical processing of the

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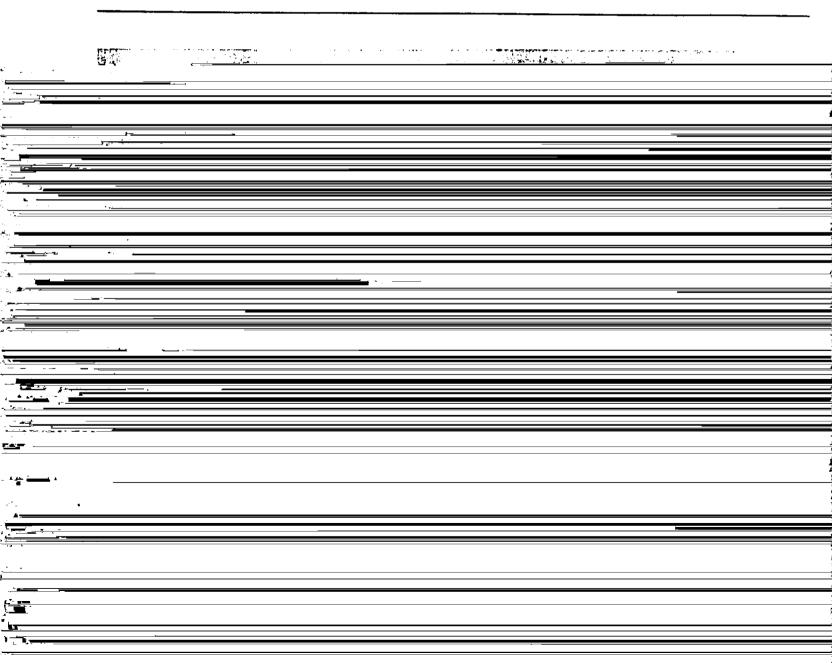
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This section of the report presents individual income tax data for each of the 50 States and for the 125 largest standard metropolitan statistical areas. Summary tabulations are shown for the seven Internal Revenue Service Regions and two standard consolidated areas. The methods used in coding returns for these geographic classifications, and the limitations of these methods, are explained in the text below.

State classifications in the *Statistics of Income* series are based on the district code given each return in the Internal Revenue district office or regional service center in which it was filed. Taxpayers were instructed to file their returns in the district or region in which they resided, and to the extent that they did so, the State data reflect an accurate picture of taxpayers within each State. Most taxpayers did file in the correct place. However, there were some returns filed in an incorrect place due to the reasons cited below.

- (1) Some taxpayers who had moved filed with the district office or regional service center serving the area in which they used to live, either out of habit or because IRS had sent them a preprinted envelope addressed to the service center of the region in which the taxpayer formerly resided.
- (2) Some taxpayers filed from their place of business rather than their place of residence, for example, a Connecticut commuter filing with the district office serving New York City, his place of business, rather than the one serving Connecticut, his place of residence.
- (3) Some taxpayers filed from their tax lawyer's or accountant's place of business, which again may have been in another State from the taxpayer's residence.
- (4) Some taxpayers may simply have misunderstood the instructions on where to file.

The effect of a taxpayer filing in the wrong place depended on whether he was filing with the wrong district office, the wrong service center, or with the National Office of IRS in Washington, D.C.

(1) If a taxpayer sent his return to a district office in a State other than the one in which he resided, his return would have been classified for the State to which he sent it. Based on the results of an earlier special study, the number of such returns tended to be counterbalanced by a similar number filed by taxpayers who resided in that State but sent their returns elsewhere.

(2) If the taxpayer filed his return with the wrong

study cited previously, may be overstated by as much as 10 percent. Part of the overstatement in Maryland is due also to the fact that service personnel stationed abroad erroneously sent their returns to the National Office or the Baltimore District Office.

Many service personnel stationed abroad also file their returns in New York, California, or Washington State, where the Army Post Offices (APO's) and Fleet Post Offices (FPO's) are located. However, each State total contains at least a few returns of such personnel stationed abroad.

Table 5A compares State data from 1969 tax returns (filed around April 15, 1970) to population data from the April 1, 1970 Census. Differences between the two series are related both to the limitations of the State classifications mentioned above, and to conceptual differences between IRS and Census data.

The data used in this comparison are:

1. Population used as a basis for Congressional apportionment as reported in the 1970 Census.

This includes, for each State, not only the resident population, but also Government employees (civilian and

Table 5A. - NUMBER OF RETURNS, NUMBER OF TAXPAYERS, NUMBER OF PERSONS REPRESENTED ON TAX RETURNS, AND 1970 POPULATION, BY STATES

States	Number of returns	Number of texpeyers	Number of persons represented on tax returns	1970 population	Octor 3 as a percent of color 4
	(1)	(2)	(3)	(4)	15,
United States, total ¹	75,844,914	118,045,869	196,761,234	204,765,770	#.1
Alabama	1,054,293	1,741,643	2,963,490	3,475,885	55.3
	90,953	145,276	242,223	354,667	77.9
	614,078	989,755	1,654,932	1,787,623	34.3
	611,567	992,#12	1,591,545	1,942,303	51.7
	7,841,121	12,1/1,630	23,127,724	21,098,863	100.2
Colorado	£12,777	1,288,643	2,043,759	2,226,771	107.6
	1,325,997	2,240,481	3,27u,431	3,151,693	107.2
	207,247	316,111	437,825	351,928	20.2
	291,010	397,149	625,410	762,971	22.0
	2,458,112	3,905,198	6,274,725	6,855,702	22.5
Georgia	1,517,080	2,400,301	4,183,536	4,627,306	18.2
	290,251	432,340	716,153	784,901	91.2
	247,373	411,005	705,314	719,921	93.0
	4,513,698	6,995,276	11,528,564	11,184,320	104.0
	1,299,073	3,011,131	5,344,728	5,228,156	96.6
Iowa. Kansas Kentucky Louisiana Maine	1,0-2,733	1,674,941	2,754,956	2,846,920	96.8
	631,773	1,332,565	2,166,789	2,265,846	95.5
	1,045,151	1,089,683	2,877,378	3,246,481	88.6
	1,094,658	1,765,436	3,146,447	3,572,008	85.7
	370,888	591,579	1,306,661	1,006,320	100.0
Maryland	1,638,230	2,513,612	4,275,773	3,913,695	108-1
	2,333,244	3,493,190	5,624,798	5,726,676	97-9
	3,255,170	5,123,121	8,585,562	8,937,196	96-1
	1,419,059	2,207,142	3,735,819	3,833,173	97-5
	595,572	967,201	1,713,023	2,233,848	76-7
Missouri	1,710,229	2,717,622 139 974	4,487,427	4,718,034	95.1 54 R

military) stationed abroad, as well as their families, whose permanent addresses were in that State.

2. Number of exemptions other than age and blindness as shown on tax returns for 1969.

This includes one exemption for each taxpayer, for the taxpayer's spouse (if that spouse did not file a separate return), and for each qualified dependent. For each State, this should include those Government employees (civilian and military) stationed abroad who maintained a permanent residence in that State. However, as mentioned above, some Government employees also filed with APO and FPO addresses in New York, California, and Washington State, or with the Baltimore District Office.

The two concepts of population differ in several other respects. Taxation data would exceed Census counts for two reasons. Exemptions could be claimed on 1969 tax returns for anyone living at any time during calendar year 1969, even though he may have died before the end of the year. Furthermore, in the tax return data, some dependents who earned small amounts of income were counted twice--once as taxpayers on their own returns and once as dependents on their parents' returns. On the other hand, the IRS statistics exclude those individuals whose income was so low that they did not meet the tax return filing requirements and who did not file for a refund of tax withheld.

The Census count applies to the population at one moment in time--April 1, 1970. In contrast to the tax return data, it does not include anyone who died during the period January 1 to December 31, 1969. On the other hand, it does include children born during the period January 1 to April 1, 1970, and not eligible for exemptions on 1969 income tax return.

Table 5A shows that, for the Nation as a whole, exemptions other than age and blindness reported on tax returns for 1969 equalled 96.1 percent of the April 1, 1970 population. As might be expected, the percentage was somewhat higher in most of the States chosen for classifying returns filed 'out-of-region.' The percentage was generally lower in States with low average incomes, where many residents may not have met the filing requirements. The relatively low percentage for Florida may be due in part to the fact that many older people live there--persons

earned by persons who were not residents of Puerto ${\bf R}$ for the full taxable year.

STANDARD METROPOLITAN STATISTICAL AREA.

Standard metropolitan statistical areas (SMSA's) defined by the Office of Management and Budget in or to make it possible for all Federal Statistical agenc to utilize the same boundaries in publishing statisticat auseful for analyzing metropolitan problems. E standard metropolitan statistical area contains a city contiguous "twin" cities) with at least 50,000 inhabita and includes the county of such central city as well adjacent counties found to be metropolitan in charac and economically and socially integrated with the col of the central city. (In New England, the basic u comprising the SMSA are cities and towns rather t counties.)

In this report, data are shown for the 125 larg SMSA's. These include most of the metropolitan at with a 1960 population of 200,000 or more. The coun or cities and towns comprising each of these areas shown in table 5B. It should be noted that, as coun adjoining a metropolitan area meet the criteria of me politan character and socioeconomic integration, SMSA is redefined to include these counties. Therefore the definitions in this report, which conform to the established by the Office of Management and Budge of March 1967, differ in some cases from those use Statistics of Income reports for tax years before 1

The criteria for including a return in a stand metropolitan statistical area were the return additional indicated by the taxpayer and the district code entous by the district office or service center. Since district code was the primary classifier, any rewith an incorrect district code was automatically coas not belonging to any metropolitan area. Most of other limitations of the State classifications mentical above apply to the metropolitan area classification well.

The SMSA data shown in this report are subjective special limitations. Since metropolitan areas to be smaller than States, metropolitan area data subject to higher sampling variability. Moreover,

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Table 58. +COUNTIES OR CITIES COMPRISING THE 125 LARGEST STANDARD METROPOLITAN STATISTICAL AREAS AND THE STANDARD CONSOLIDATED AREAS, 1969

Area title and definition	1970 population	Arca vitty and Lefinition	1973 pupulation	Arka title one evrimition	i i B Balville
STANDARD METRIPOLITAN STATISTICAL AREAS		BOSTON, MCCACHUETTO—Cuntin ka		DALLAS, TEXAC	1,555,950
ARROW, CHIC	679,239	Narfile County (gset)	209,519 27,409	Collin County	1 10,700
Firstage County	125,868 553,371	Praintree t.wm	35,050	Callas C. Inty	1,227,5.1 75,423
STRANTAROMENROTACY-TROY, NEW YORK:	720,776	Brickline tam	58,886	E1115 Co Ety	-6,6.2
- Albany Collay, the continues and the continues	285,618	Cantin tem: C haccet t.wn.	17,100	Kaufman Stunty	32,372
Renarelizer County	152,510	Section two	6,954 26,938	Rockwall County	7,7-6
Conscious C. Laty	160,979	Diver tewn	4,529	Soott County, Idwa	2, 2
ALBUQUERQUE, NEW MEXICO	215,744	Hiltrack town	11,775	Henry 3- may, 111 incis	166, 3
Fermalillo County	315,744	Milton town,	9,821 27,190	Rick Island County, Hilinois	32,417
ALLENTOWN-BETHLEHEM-EASTON, FERNSYLVANIA-NEW	6/3 653	Millis tawn	5,686	Creeta 1	225,34 225,33
CERCIFY Lenigh County, Park	<u>543,551</u> 255,304	Secihan t wn	27,748	Mini Comity Montgomery Society Freble Comity	242 راءًا
Significanting County, Passing assessment assessment	214,368	herwood town	4,656 30,815	ModelCombury to Dity	006,146
- xerran C.unty, No Jessessessessessessesses	73,579	Renaulph tuwn	27,035	DERVER, Coloralders	34,113 1,527,113
ACCOMEDA-DANTA ANA-GARDEN ORGVE, CALIFORNIA	1,420,386 1,420,386	Church tiwh.	12,367	Arens County	115, 11
ATLANTA, CEURGIA	1,390,164	Wellerley town	18,149	Arabante burnty	12,12
Timeten lemitarrance.	99,043	guera e caronini	12,750	Arms County Armpanie County Broker County Denver County	1 524,673
Think County	196,793	lar yet water it was a constant and	5-,€10	H - Jefferson J. May	233,111
Te Fair Clunty	415,337	Plymopto County (part)	113,408	DES MCINES, IDAA Pola Colecto	14.103 70,100
Qwinnett Orunty	607,592 72,349	Lating twelth	7,636 10,107	DETROIT, MICHIGAN,	4,1 14, 57
ADDIDON, DELEGIA-SOUTH CAROLINA	253,460	Singular transmission	12,845	Macomb Jourt	-2.00
Richmond County, Georgia	164,43	# 21 tm	9,961	Gerland County Weyme County	907,81
Aisen County, South Carolina	91,023 <u>295,516</u>	Marchfield town	15,223	SULUTH-SUPERIOR, MINOREDOTA-ALGO UNDIN	م. وجنوب غنديت
Travis County	295,516	Pentruse turns	7,796	EULUTH-SUPERIOR, MINNEDOTA-WISCONING. St. Louis County, Minnesota	
A-VIDERTITE THIS PROBLEM	i	Rookland t.wn	15,674	Douglas Chuncy, Wissersin	آڏڻ وڪ
AUXIREFIELD, CALIFORNIA	329,162	Scituate two	16,973	EL PASO, TDUS El Paso Sounty	250,00
BALTOMORE, MÁRYLAND	2,070,670		735,190 641,071	ERIE, PERCYLVANIA	35 1,1 6 363,454
Saltimore city	905,759	Chalcas of the control of the contro	33,625	Eric County	127,014
Arme Arunuch County	297,529 621,077	Frying city. Winthr p town	43,159 20,335	EVANSVILLE, INSTANA-RENTUCKY, Vanderburgh County, Indiana	
Carroll County	69,006	il -		Warrick County, Incidna	17.973
Harford County	115,378	BRIDGEPURT, COMMESTIGUT	337,152 338,295	Henderson County, Sentucky	36,633
Howard County	61,911	Bridgesort city	156,542	FLIST, MICHIGAN	435,655
BATCH ROUGE, LOUISIANA	285,167	Easten tewn.	27,165	Genesee C. sty	
BLAUMINT-PIRT ARTHUR-ORANGE, TEXAS	285,167 315,943	Fairfield town	4,885 56,437	Lapeer County First Laurence For Laurence First Lau	15,12
Jeiferson County	244,773	Mangree t. where	12,047	Broward County	60,100 60,100
Crange County	71,170 302,672	Stratford town	49,775	FORT WAYNE, INCLUMA	53.1-1
BINGHAMTON, KEW YORK-PENNSYLVANIA	221,815	Trimbuil town. New Haven County (part)	31,394 50,858	Allen County	1 433,433
Tinga County, New York	16 51 1	Milford town	50,858	FORT WORTH, TEXAS. Jehrmon County.	75 - 36 f
S.squeharma County, Pa	72,344	BUFFALC, NEW YORK	1,349,211	Tarrant County	16,31
Jefferson Ciunty	739,274 644,991	Erie County	1,113,491	FRESHO, CALIFORNIA	42222
Shelby County	38,037	Ningara County	235,720		42,000
	56,246	CANTES, CHIC	372,210	GARY-HAMMOND-EAST CHICAGO, INDIANALake County	633,367 5-6,333
BOSTON, WASSACHUCETTS	2,753,143	Stark County	372,210	Porter Scunty	
Beverly city	342,999 38,348	CHARLESTON, SOUTH CARCLINA Berkeley County	303,849 56,199	GRAND PAPIDS, MICHIGAN	533,5
Tumm offw	90,294	Charleston County	247,650	Kent County	128,181
Peabody city	48,080	CHARLESTON, WEST VIRGINIA	299,515	GREENSBORG-AINSTON-SALEM-HIGH POINT, NORTH CAROLINA	
Danvars town	40,556 26,151	Kanawha County CHARLOTTS, NCRTH CARCLINA	299,515	Forsyth County	602,275 214,348
Hemilton town	6,373	Mecklenburg County	354,656	Guilford County	238,593
Lynn field town	10,826 5,151	Union County	54,714	Randolph County	76,358
Marblehead town	21,295	CHATTAHOOGA, TENNESSEE-GEORGIA	304,927 254,236	Yadkin County GREENVILLE, SCUTH CARCLINA	24,599 299,502
Midaletown town	4,044	Walker County, Georgia	50,691	Greenville County	240,546
Nahant town	4,119 25,110	CHICAGO, ILLINCIS	6,978,947	Pickers County	58,956
Swarpscott town	13,578	Cook County	5,492,369	HARRISBURG, PENESYLVANIA	410,626
Topsfield,	5,225	Du Page County	491,882 251,005	Cumberland County	158,177 223,834
Wenham town	3,849	Lake County	382,638	Perry County	28,615
Mid:lesex County (part)		McHenry County Will County	111,555	HARTFORD, CONNECTICUT	663,891
Everett city	100,361	CINCINNATI CHIO-INDIANA-KENTUCKY	1,384,851	Hartford County (part)	158,017
Malden situ	56,127	Clermont County, Chic	95,725	Avon town	8,352
Medford city	64,397	Hamilton County, Chic	924,018	Bloomfield town	18,301
Newton city	33,180 91,066	Dearborn County, Indiana	29,430	Canton town.	6,868
Scmerville city	88,779	Boone County, Kentucky	32,812	East Hartford town	68,031
Waltham city	61,582	Cambell County, Kentucky Kenton County, Kentucky	88,501 129,440	East Windsor town	8,513
Arlington town	37,406 53,524			Farmington town	46,189
Ashlend town	8,882	CLEVELAND, OHIO	2,064,194 1,721,300	Glastonbury town	20,651
Bedford townBelmont town	13,513	Geauga County	62,977	Granby town.	6,150 47,994
Burlington town	21,980	Lake County	197,200	Newington town	26,037
Concord town	16,148	COLUMBIA, SOUTH CAROLINA		Rocky Hill town	11,103
Framingham town	64,048 31,886	Lexington County	89,012	Simsbury town	17,475
Lincoln town	7,567	Richland County		Suffield town	8,634
Natick town	31,057	COLUMBUS, GEORGIA-ALABAMA	238,584	Vest Hartford town	57,583
North Reading town	11,264	Chattahoochee County, Georgia	25,813 167,377	Wethersfield town	26,662 22,502
Sherborn town	3,309	Russell County, Alabama	45,394	Vindsor Locks town	15,080
Stoneham town	20,725	COLUMBUS. OHIO	916.228	Middlesex County (part)	7,400
Sudbury town	13,506	Delaware County Franklin County	42,908 833,249	Croswell town	7,400
Vatertown town	25,402 39,307	Pickayay County	40,071	Andover town	2,099
Wayland town	13,461	CORPUS CHRISTI, TEXAS	284,832	Bolton town	3,691
		1 1			
Westen town. Wilmington town.	10,870 17,102	Nueces County	237,544 47,288	Coventry town	8,140

Footnote at end of table.

Table 58. —COUNTIES OR CITIES COMPRISING THE 123 MARGEST STANDARD METROPOLITAR STATISTICAL AREAS THE TOTAL AREAS, 1969—Con.

	Arca title and definition	1973 population	Area title chi -	erinati n	p-p-2-11	utle and terinition	1973 populati
	HORDING FUNALL Hording Clarty HORDING TEXAS Harris County Fort Bend County Fort Bend County Montgamery	6.6,176 629,176 1,935,031 1,741,912 103,312 53,314 33,014 49,479 251,743 106,918 37,581 52,376 66,868	Now Haven County (part) Now Haven nity Bethany town Branford town East Haven town Guilford town Harden town North Branford town Cronge town Woot Haven town Woot Haven town Woot Haven town		352,133 352,333 137,007 3,857 30,444 25,110 12,033 46,357 10,778 22,194 11,522 52,851 7,673	PRIVIDING-PARTUCKET-WAR-10K, EMICE ISLUCT- MALACRUSTIS Bristol County, Fhode Island Barrington toun Bristol toun Warren toun Warren toun Warren toun Warren toun Bristol toun Warring city Country, Phode Island (part) Warwick city Country toun Bast Oreenvich toun Weot Warwick toun Heuport County, Rhode Island (part) Jamestoun toun Frovidence doubty Thide Island (count)	10, 10, 10, 1-0, 81, 22, 24, 22,
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Table 53. - COUNTIES OR CITIES COMPRISING THE 125 LARGEST STANDARD METROPOLITAN STATISTICAL AREAS AND THE STANDARD CONSOLIDATED AREAS, 1269-Con.

	70.72			THE STANDARD CONTOCIDATED AREAS, 1989	
Area title and definition	1070 population	Area title w.d definition	1973	Area title and reginities	139.
	For and C.C.		population	Area title and leginities	p-p_11111
	1				 -
TRANTIN, PENNSYLVANIA	234,107	TACOMA, WASHINGTON	411,027	WORGESTER, MASSACHUSETTS	722.330
Laukawanna County	234,107	Pierce County	411,027	Worcester County (part)	344,310 344,310
ENTILE-EVERETT, WASHINGTON	1,421,567	TAMPA-ST. PETERSBURG, FLURIDA	1,012,594	Wordester dity	
Tilling County	1,156,633	Hillsborough County	490,265	Auturn town	174,572
ja h.mish Jounty	265,236	Pinellas County	522,329	Berlin town	
WEITER RT, LOUISIANA	294,703	TOLEDO, ONIO-MICHIGAN	402.672	Buylston town	2,099
B color Parish	64,519	Lucas County, Chio	692,571 434,370	Prockfield town.	
Cause Farish	230,184	Wood County, Chic		East Brookfield town	2,363
THE BEST, INCLANA	280,031	Manroe County, Michigan	59,722	Grafton town	1,800
Marchall County	34,926	TRENTON, NEW JERSEY	115,479	Holden town	12,564
St. J. coph County	245,0-5		303,968	Leicester town	
PINATE WASHINGTON	287,437	Mercer County	303,968	Millbury to-m.	9,140 11,987
Cg -and County	437,487	TUGGUN, ARIZONA	351,667	Northborough town.	9,018
FFINOFIELD-CHICOPEE-HOLYCKE, MASSACHUSETTE-	1	Fina County	351,667	Northbridge town	11,795
***************************************	509,922	TULSA, OPLANIMA	476,945	North Brookfield town	1,967
Hampein Granty, Massachusetts (part)	450,474	Creek County	45,532	Cxford town	13,245
pingee city	£6,676	Scare County	29,750	Faxton town	351
H. Dort city	50,112	Tulsa County	401,663	Shrewsbury town	19.196
Jaming Sield bity	163,905	•		Spencer town	2,009
%-ptfield city	31,433	VTICA-ROME, NEW YORK	340,477	Sterling town.	4,24
ACT AND COMMENT OF THE CONTRACT OF THE CONTRAC	21,717	Herkimer Caunty	67,440	Sutten town	4,5,0
and Lungmendow town	13,029	Cheida County	273,037	Upton town	3,484
: upuin tawa	4,572		2.5,05.	Westborough town	12,594
lingosiaswitawa	15,630	WASHINGTON, D. CMARYLAND-VIRGINIA	2,861,123	West Boylston to-n	6,369
	17,580	Washington, D. Communication	756,510	west begins ton toun	5,569
grain town	7,355	Mirtgomery County, Marylani	522,809	YCRK, PENNSYLVANIA	339,540
Fallman tyren	11,630	Frince Seorges County, Maryland	660.567	Adams County	56,937
f. Anwick town	6,330	Alexandria city, Virginia	110,938	Yark County	273,603
was Springfield town	28,461	Fairfax city, Virginia	21.970	Total Company	2.2,003
k.lircham town	11,964	Fails Church city, Virginia	10.772	YOUNGSTOWN-WARREN, CHIO.	506,000
Purposite County, Mascachuretts (purt)	68,732	Arlington Clasty, Virginia	174,234	Mahoning County.	333,424
: Fullamptin oity	29,664	Fairfax Jounty, Virginia	455,021	Trumbull County	230,575
luthampton town	13,010	ligan Segaty, Virginia	37,150		23-9-
arady taxheecee	5,473	Frince William County, Virginia	111,102		
Halley tiwn	3,750			STANDARD CONSCILIDATED APEAS	
J .tn Hidley town	17,C33	WEST PALM BEACH, FLORIDA	<u>349,735</u>		i
Wireditor County, Massachusetts (part)	3,633	Palm Beach County	348,735	NEW YORK-HORTHEASTERN NEW JERSEY	14,135,450
wairen town	3,633	FICHITA, MAUSAS	339,352	New York BASA, New York	11,500,50
Tillanz County, Connecticut (part)	6,893	Eutler County	38,658	Nevark SASA, New Jercey	1,806,506
Compress town	6,893	Sedgwick County	350,694	Jersey City SASA, New Jersey	637,366
TOTATION, CALIFORNIA.	290,108	WILKES-BARRE-HABLETON, PERMOYLVANIA	<u>342,301</u>	Paterson-Clifton-Passaic SMSA, New Jersey	1,352,794
Est Caquin County	290,208	Luzerne County	342,301	Middlesex County, New Jersey	580,810
YEACUE, NEW YORK	635,946	WILMINGTON, DELAWARE-MARYLAND-HEW JERSEY	498,493	Somerset County, New Jersey	198,372
Masis in County	62,864	New Captle County, Delaware	325,856	CHICAGO, ILLINGIS-MORTHWESTERM INDIANA	7,612,314
im tings County	472,185	Cecil County, Maryland	52,291	Chicago CASA, Illinois	6,7 3,74
Stand Stunty	100,897	Salem County, New Jersey	60,346	Gary-Hammond-East Chicago SMCA, Indiana	633,367
				T	0-2100

The criterion for including a metropolitan area among the 125 largest was the population in 1960 of the area as defined in 1969.

OTHER GEOGRAPHIC CLASSIFICATIONS

Most of the tables in this section also present data for nternal Revenue Service administrative regions. Each region has a service center which processes the returns iled in the districts which make up the region. The tates comprising each region are indicated in the map in page 177, which represents the field organization of he Service in 1969.

In recognition of the special importance of even more nclusive metropolitan statistics for the large conurations around New York and Chicago, the Office of fanagement and Budget has established definitions for wo "standard consolidated areas." The Chicago, Illicois-Northeastern Indiana standard consolidated area onsists of the Chicago and the Gary-Hammond-East Chicago standard metropolitan statistical areas; the New York-Northeastern New Jersey standard consolilated area is made up of four SMSA's in the New York rea, plus two contiguous counties in New Jersey (see able 5B).

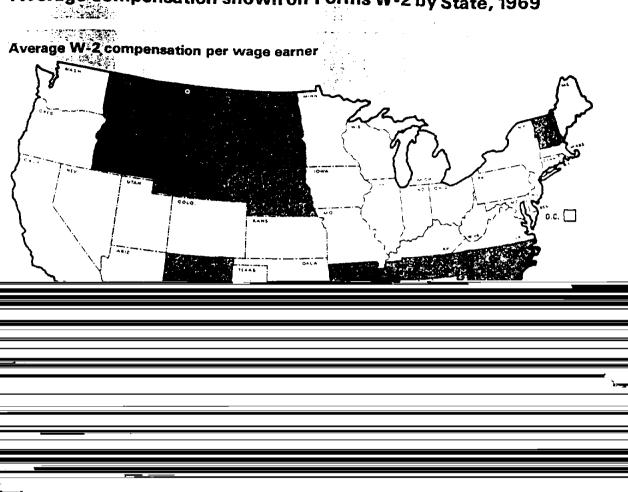
Totals in the SMSA tables are for all areas falling nto the 125 largest metropolitan areas, plus the two counties in New Jersey which are part of the New York-Northeastern New Jersey standard consolidated area. National totals shown in the State and regional tables lifter slightly from those presented elsewhere in this report because of differences in sample weights used. These are explained in the Description of the Sample section 7).

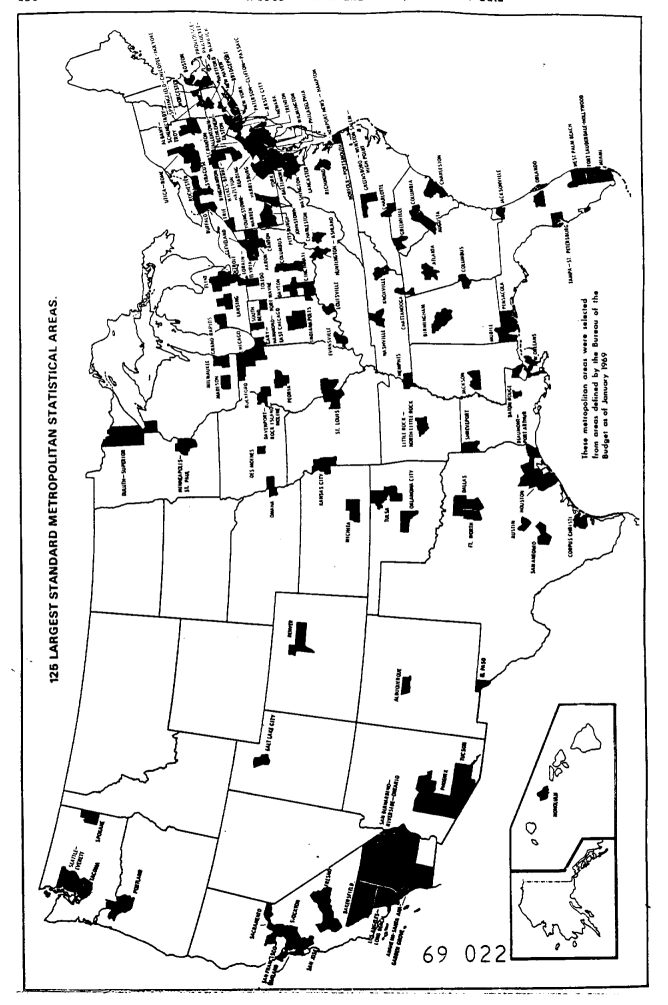
COMPENSATION REPORTED ON FORMS W-2

Form W-2, the wage and tax statement supplied to employees by their employers, was used for the first time in the 1969 Statistics of Income program to separate the wages earned by men and women. The map at the top of page 183 shows the average W-2 wage per wage earner (whether male or female) by State. Generally, average wages over \$5,500 were found on the East Coast between Virginia and Massachusetts, in a band of States stretching along the Great Lakes, and in the Far West. The highest average wage--\$7,120--was found in Alaska, the lowest in Arkansas (\$4,198).

The lower map on page 183 compares the average wages of women to the average wages of men by State (in the case of joint returns of husbands and wives, both of whom worked, each spouse's wage was considered separately). As a rule, women's wages tended to be closest to men's wages in those States where the overall wage level was lowest, most notably in the Southeastern part of the country. There were, however, some notable exceptions to this rule. Washington, D.C., for instance, with an average wage of \$6,087 had the highest rate of average women's to average men's wages --65 percent. Aside from the District of Columbia, there were two States with average wages of \$5,500 or more where the wage level for women was more than 50 percent of that for men: Alaska and Hawaii. In the Rocky Mountain States, on the other hand, relatively low wage levels tended to be associated with relatively low ratios of women's to men's average wages.

Average compensation shown on Forms W-2 by State, 1969





1. VALUE		INPUT, OUTPUT, MASTER DEFINITION	N (Excludir	ig Res	orts)			1, PAG		
1969 INDIVIDUAL TAX MODEL	2. NA		3. TYPE OF R	ECORD.		4. RECO	RD SIZE			6
STATISTICS OF INCOME			INPUT D	ACKE] ECTM	D ΔT.				C PREFA	MED
STATISTICS OF INCOME S. DEFINITION			OUTPUT	X M	ASTER	'	846	FEBRU	JARY	1985
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TOTAL EXEMPTIONS 25-26 2		DEDENDENMO								
MARITAL STATUS 27 1 TAXPAYER STATUS 28 1 SEX 29 1 RETURN WITH RETIREMENT INCOME CREDIT 30 1 FILING PERIOD 31 1 F DED 32 1 BLANK 33 1 TAXPAYER 34 1 AGE EXEMPTION 35 1 TAX STATUS 37-60 24		DEPENDENTS	23-24			_2	i	ļ		
MARITAL STATUS 27 1 TAXPAYER STATUS 28 1 SEX 29 1 RETURN WITH RETIREMENT INCOME CREDIT 30 1 FILING PERIOD 31 1 F DED 32 1 BLANK 33 1 TAXPAYER 34 1 AGE EXEMPTION 35 1 TAX STATUS 36 1 BLANK 37-60 24		TOTAL EXEMPTIONS	25-26			2	•			
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SEX 29		TAXPAYER STATUS	28			1				
RETURN WITH RETIREMENT INCOME CREDIT 30			20							
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INPUT, OUTPUT, MASTER DEFINI	TION (Excluding	ng Rep	orts)		 -	I. PAG		
2. NAME	3. TYPE OF R	ECORD	D .	4. RECO	RD SIZE	1	OF E PREPA	6 RED
1969 INDIVIDUAL TAX MODEL	INPUT D	ECIM	AL	8.	1.6			
6. SYSTEM	001701	<u> </u>	STER		ARED BY	FEBR	UARY	1985
STATISTICS OF INCOME				1	NATIONAL	ARCHI	VES	
8.	DEFINITION							
LINE DATA ELEMENT	FIELD	CLASS	SIGN (If		TYPE OF	REFER	ENCE	
NO. DATA ELEMENT	LOCATION	A/N	nu- meric)	SIZE	DATA STANDARD	IDENT. AND PAGE	LINE NO.	NOTE
a. b.	c.	d.	e.	f.	g.	h.	ī.	j.
EXEMPTIONS - AGE	52 -61- 66		-	5				
- TAXPAYER	67- 71			5				
- BLIND	72- 76			5				
- DEPENDENT	77- 81			_5				
- OTHER THAN AGE OR BLIND	82- 86			5				
- TOTAL	87- 91			5				
BLANK	92-111			20				
SALARY AND WAGES	112-116			_5				
ADJUSTED GROSS - INCOME	117-121			5				
- DEFICIT	122-126			5				
DIVIDENDS - IN AGI	127-131			5				
- EXCLUSION	132-136			5				
- TOTAL BEFORE EXCLUSION	137-141			5				
INTEREST RECEIVED	142-146			5				
ADJUSTMENT	147-151			5				
TOTAL DEDUCTIONS	152-156			5	 - ··· ·			
TAXABLE INCOME	157-161			5				
INCOME TAX - BEFORE CREDITS	162-166			5				
- AFTER CREDITS	167-171			5				
TAX SURCHARGE	172-176		\bot	5				
TAX SAVINGS - INCOME AVERAGING LONG-TERM CAPITAL GAINS IN	177-181			5				
EXCESS OF STCL	182-186			5				

INPUT, OUTPUT, MASTER DEFINITI		10N (Excludi	ng Rep	orts)		_	1. PAG		
2. NA	ME	3. TYPE OF E	E CORD			ORD SIZE	3 OF 6		
	0.00	INPUT	PACKE	D M		3120	S. DAT	E PREPA	RED
	969 INDIVIDUAL TAX MODEL	OUTPUT	XX M	ASTER	8	346	FEBR	UARY	1985
6. SY	STEM				7. PRE	PARED BY			-,03
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	8. Di	EFINITION		<u> </u>	r				
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NO.	DATA ELEMENT	LOCATION	A/N	nu- meric)	SIZE	OF DATA	IDENT.	LINE	NOTE
				merici		STANDARD	PAGE	NO.	
<u> </u>	ь.	c.	d.	e.	f.	9.	h.	i.	j.
	BALANCE FOR PARTIAL TAX	187-191			_				
		10/-191	N		5	-		ļ	<u> </u>
	TOTAL INCOME TAX	192-196	N		5				
	INCOME TAX WITHHELD	197-201	N		. 5				
	EVORCO DIO LITTURE								- -
	EXCESS FICA WITHHELD	202-206	N		5				
	REFUNDABLE CREDITS	207-211	N		<u> </u>	:			
	1969 ESTIMATED TAX PAYMENTS	212-216	N	_	- 5				
	BALANCE DUE	217-221	N		5			-	
	POSITIVE AGI ADJUSTMENT	222-226	N		5		:		
	NEGATIVE AGI ADJUSTMENT	227-231	N		5				
	TOTAL OVERPAYMENT	232-236	N		5				
	TAX PAID WITH RETURN	237-241	N		5				
	OVERPAYMENT - CREDITED ON 1970 ESTIM.	242-246	N		5				
	- REFUNDED	247-251	N		5				·
	SELF EMPLOYMENT TAX	252-256	N		5				
	TAX BEFORE INCOME AVERAGING	257-261	N		5	,		,	
	CAPITAL LOSS CARRYOVER - SHORT TERM	262-266	N		5				
	- LONG TERM	267-271	N		5				
	AFTER CARRYOVER - NET SHORT-TERM GAIN		N		5				
_	- NET SHORT-TERM LOSS		N		5				
\dashv	- NET LONG-TERM GAIN	282-286	N		5				
_	- NET LONG-TERM LOSS	287-291	N	-	5				
N	ET CAPITAL GAIN	292-296	N		5				

	INPUT, OUTPUT, MASTER DEFINITI	ON (Excludi	ng Rep	orts)			1. PAG	3ε 4	
2. N	AME	3. TYPE OF 8	SCORP F	D .		ORD SIZE	4 OF 6		
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5	STATISTICS OF INCOME NATI						ARCH	LVES	
_	8. DE	FINITION			L				
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	b.	e.	d.	e.		g.	h.	i,	j.
	NET CAPITAL LOSS	297-301	N		_ 5				ļ
	NET LOSS BEFORE LIMITATION	302-306	N		5				
	HALF EXCESS LONG-TERM GAIN	307-311	N		5				
	ALTERNATIVE TAX	312-316	N		5				
	TOTAL ORDINARY GAIN	317-321	N		5				
	OTHER PROPERTY - NET GAIN	322-326	N		5				
	- NET LOSS	327-331	N		5				
	RECOVERY OF COST THIS YEAR	332-336	N		5				
	PENSION AND ANNUITY - AMOUNT THIS YEAR	337-341	N		· 5				
	- TAXABLE PORTION	342-346	N		· 5				
	BUSINESS OR PROFESSION - NET PROFIT	347-351	N		5				
	- NET LOSS	352-356	N		5				
	RENTS - NET INCOME	357-361	N		5				
	- NET LOSS	362-366	N		5				
	ROYALTIES - NET INCOME	367-371	N		5			i	
	- NET LOSS	372-376	N		5				
	PARTNERSHIPS - NET PROFIT	377-381	N	·	5		i		
	- NET LOSS	382-386	N		- 5				
	ESTATE AND TRUST - NET INCOME	387-391	N		5		:		
	- NET LOSS	392-396	N		5				
_	SMALL BUSINESS CORP NET PROFIT	397-401	N		5				
	- NET LOSS	402-406	N		5				

	INPUT, OUTPUT, MASTER DEFINITI	ON (Excludi	ng Re	ports)			1. PAG	~	
2. N		3. TYPE OF E	ECORD_			ORD SIZE	•	OF E PREPA	6
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	969 INDIVIDUAL TAX MODEL	OUTPUT	M	ASTER	8	46	FEBRI	JARY	1985
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<u> </u>	b.	c.	d.	e.	f.	g.	h.	i.	j.
	FARM - NET PROFIT	407-411	N		5			•	
		1	 ``				<u> </u>		 -
	- NET LOSS	412-416	N		5				
	MICCELL ANDONO THOUSE								
	MISCELLANEOUS - INCOME	417-421	N		5				
	- LOSS	422-426	N		-				
	RETIREMENT INCOME GEN. RULE BASE	422-420	N		5				
	CREDITS - FOR CREDIT	427-431	N		5				
	ALT. BASE								
	- FOR CREDIT	432-436	N		5				
					_			-	
	- TENTATIVE CREDIT	437-441	N		5				<u> </u>
	RECOMPUTED PRIOR YEAR INVESTMENT CREDI	90662 666	N I		5				
	TRIOR TEAR INVESTMENT CREDI	442-446					-		
	TAX CREDITS - OTHER	447-451	N		5				
	- INVESTMENT INCOME	452-456	N		٦. 5				
	- FOREIGN TAX	457-461	N		- 5				
	10.110.1111	437-401	I N		.)				
	- RETIREMENT INCOME	462-466	N		. 5			į	
	W-2 WITHHOLDING - MALE	467-471	N		<u>_</u> 5				
	- FEMALE	470 476			_				
	- PENALE	472-476	N		5				<u> </u>
	WAGES - MALE	477-481	N		5				
	- FEMALE	482-486	N		· 5				1
	ETGA MALE								
	FICA - MALE	487-491	N		5				
	- FEMALE	492-496	N		- 5				
88-		492-490	N						
150	BLANK/FILLER	497-811		İ	315			·	1
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	SORT CONTROL FIELD - MAJOR	812-816	N		5				
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	- INTERMEDIATE	817-821	N		_5				ļ
	- MINOR	822-826	N		5				

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S'	TATISTICS OF INCOME					:	NATIONAL	ARCH	IVES	
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GENERAL SERVICES ADMINISTRATION

GSA Form 2575B (7-70)



Reformatting Note 1969 Individual Tax Model File

The Tape Record Layout and the Field Locations listed in the Explanation of Codes and Fields refer to previous versions of the file and are <u>not</u> applicable to the present format.

A GUIDE TO THE 1969 INDIVIDUAL INCOME TAX MODEL TAPE

> Individual Income Statistics Staff Statistics Division January 1975

CONTENTS Page Core Record Layout: 1-4 1969 Individual Income Tax Model Code Definitions 5-7 Explanation of Fields 8-22 1969 Tax Return Forms 23-45 The Upper Limit Coefficient 46 of Variation for the Estimated Number of Returns

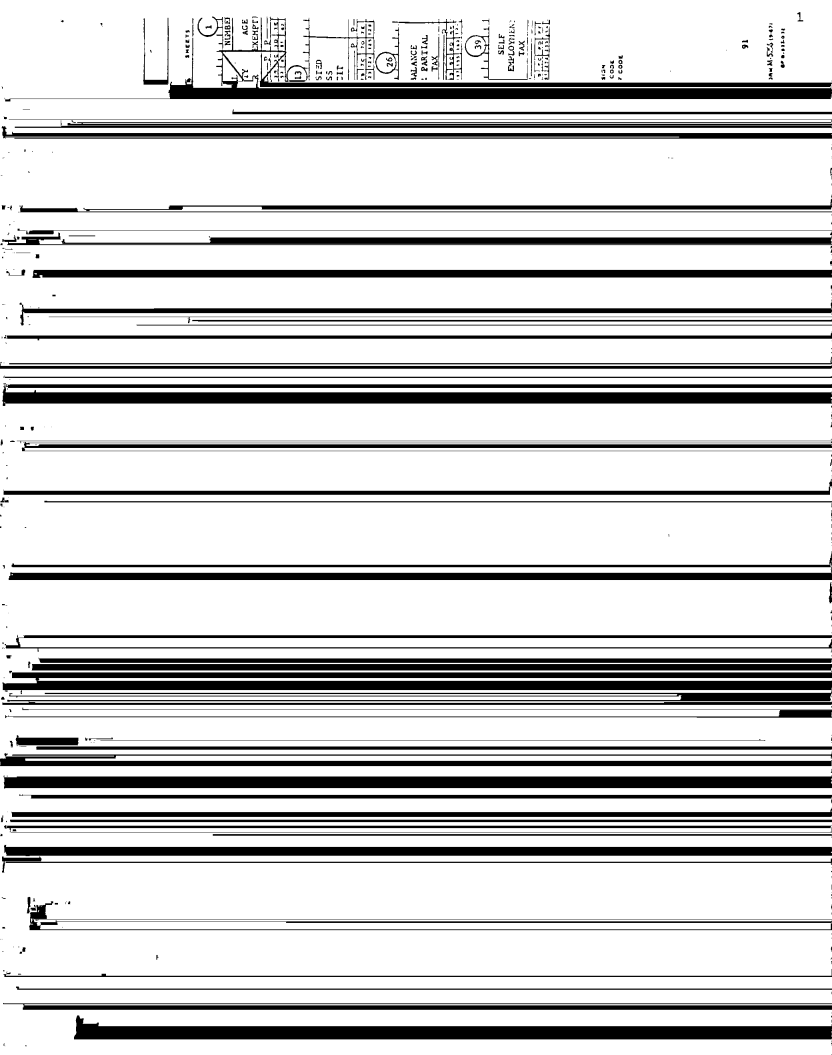
NOTE: TO PREVENT THE DISCLOSURE OF INFORMATION ABOUT INDIVIDUAL TAXPAYERS, CERTAIN ITEMS ARE NOT INCLUDED IN THE FILES PROVIDED USERS WHO ARE NOT AUTHORIZED TO RECEIVE SUCH INFORMATION. THE DELETED ITEMS HAVE BEEN CROSSED OUT IN THE LAYOUT ON PAGE 1 OF THIS BOOKLET.

Brief Sample Description

The 1969 Individual Tax Model file is a random subsample of 93,070 returns selected from the Statistics of Income sample of over 254,000 Forms 1040 filed for 1969.

The coefficients of variation computed for estimates from the Tax Model sample can be expected to be about 40 percent higher than similar estimates derived from the Statistics of Income sample. The table on page 46 gives some indication of the reliability of Tax Model estimates.

A description of the Statistics of Income sample, as well as measures of sampling variability for selected estimates, are shown in the complete report, Statistics of Income—1969, Individual Income Tax Returns.



RECORD TITLE

1969 INDIVIDUAL TAX MODEL FILES 0414, 0514, 0714, 0814 AND 0914

EXHIBIT C

سنگسسال NET CAPITAL LOSS CAPITAL GAIN NE. NET LONG-TERN LOSS AFTER (P) CARRYOVER : (3)

TOTAL ORDÍNAR'

ALTERNATIVE

A EXCESS LONG TERM GAIN

NET LOSS BEFORE LIMITATION

PARTNERSHIPS

3)

PROFIL

LOSS

NET

NET INCOME

NET LOSS

Ä

ROYAL TIES

3)

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SHEETS

SHEET

9-12-72

BLOCKED 5:1 RECORD LENGTH 846 BYTES

3)

\$) 1

REFERENCE NUMBER

MET SHORT-TERM NET LONG-TERM LOSS AFTER GAIN AFTER CARRYOVER CARRYOVER

CAIN AFTER

CAPITAL LOSS

SHORT TERM CAPITAL LOSS CARRYOVER

TAX BEFORE

INCOME

AVERACING

LONG TERN CARRYCTER

3

3

(†) (†)

3

CARRYOVER

INCOME PROFESSION LOSS 8 ÆŢ BUSINESS OR PROFIT Ä TAXABLE PORTION AUTULIY

MOUNT RECEIVED

THIS YEAR

PENSION

RECOURSY OF THIS YEAR

SSI

NET Loss

NET CAIN

2

3

Wages Male NET Loss Withholding, Fem. 10 10 10 KET PROFIT

FIELD

F1 ELD 89

FIELD

Female

Male

Female Wages <u>3</u>

88

3

86

PRIOR YEAR INVESTMENT

TENTATIVE

CENERAL ROLE TRESIENT INCOME CREDITS

CREDIT

FOR CREDIT

BASE FOR CREDIT

LOSS

INCOME

80

NET LOSS

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DEPARTMENT OF THE TREASORY - INTERNAL REVINCE SERVICE

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EXHIBIT C

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	o o diana	(0)	FIELD 180	11 01 51 01 01 01 01 01 01 01 01 01 01 01 01 01	,,,,,,,,,		67 80 80 84 88 65 86 8F 6F 6F 6F 6F 6F 6F 6F 6F 6F 6F 6F 6F 6F	(33)	FIELD 125	0 4 4 2 4 0 4 0 4 0 0 0 0 0 0 0 0 0 0 0	\mathcal{L}	FIELD 138	232 K2 K C C C C C C C C C C C C C C C C C
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	0814 AND 091		FIELD 95			FIELD 108	11 11 11	1.(!!)	FIELD 121	101 001		FIELD 134	
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ALL CODES AND FIELDS ARE IN PACKED DECIMAL FORMAT.

PIELD DEFINERS

FORM M-5255 INEV. 9-70;

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ALL CODES AND FIELDS ARE IN PACKED DECIMAL FORMAT.

PIELD DEFINERS

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6. PACKED, RITMOUT SIGN
C. CHARACTER, B-BIT CODE
R. MEXIDECIMAL, 4-BIT CODE
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Age Exemption	Z Taxpayer Exemption	Blind Exemption	Dependent Exemption	Other Than Age or Blind Exemption	6 Total Exemptions	7 Number Field	Mumber Field	9 Number Field	Munter Field
Salaries and Wages	Adjusted Gross Income	Adjusted Gross Deficit	Dividends in Adjusted Gross Income	Dividends Exclusions	Dividends Before Exclusion	Interest Received	18 Adjustment	Total Deductions	Taxable Income
Income Tax Before Credity	Income Tax After Credits	Tax Surcharge	Zi Tax Savings Income Averaging	Long-Term Capital Gain in Excess of Short-Term Capital Loss	Belance for Partial Tax	Total Income Tax	Income Tax Withheld	Excess FICA	Nefundable Credits
Estimated Tax Payments	Belance Due	Positive Adjusted Gross Income Adjustment	Negative Adjusted Grose Income Adjustment	Total Overpayment	36 Tax Paid With Return	Overpayment Credited on 1970 Estimated	Overpayment Refunded	Self-Employment	Tax Before Income Averaging
Short-Term Capital Loss Carryover	Long-Term Capital Loss Carryover	Net Short-Term Dain After Carryover	Net Short-Term Loss After Carryover	Net Long-Term Gain After Carryover	Net Long-Term Loss After Carryover	Net Capital Gain	Net Capital Loss	Net Loss Before Limitation	One-Half the Excess Cong-Term Coain
Alternative Tax	Total Ordinary Gain	Other Property Net Gain	Other Property Net Loss	Recovery of Cost This Tear	Fensions and Annuities -Received This Year	Pensions and Annuities Taxable Portion	Dusiness or Profession Net Income	Sy Business or Profession Net Loss	Rents Net Income
Rante Net Loss	Royalties Net Income	Royalties Net Loss	Partnerships Net Profit	65 Partnerships Not Loss	Estate and Trust Net Gain	Estate and Trust Net Loss	Small Business Corporation Net Profit	Small Business Corporation Nat Loss	70 C. C. W. Net Profit
71 Farm Net Loss	72 7 7 Miscellaneous Income	Hiscellaneous Loss		75 Alternate Base for Credit		77 Recomputed Prior Tear Investment Gredit	78 Other Tax Credite	Investment Income Credits	Foreign Tax Credit
Retirement Income Credit	82 W-2 Withholding Male	W-2 Wathholding Female	Wages Male	Mages Female	Social Security Tax Male (FIGA)	Social Security Tax Female (FICA)	Amount Field	Amount Field	90 Amount Field
Amount Field	Amount Field	Anount Field	Amount Field	Amount Field	Amount Field	Amount Field	Amount Field	Amount Field	Major Sort Field
Intermediate Sort Field	Minor Sort Field	Weight		", "Numberal Record	•			e blank or	filler.

	8. DESCRIPTION OF RECORD	CONTENT
A. SYSTEMS TITLE		CONTENT
1969 Indivi	idual Tax Model	•
B. FILE(S) TITLE		
1969 Indivi	dual Tax Model File	
C. PURPOSE OF COLLECTING DATA		· · · · · · · · · · · · · · · · · · ·
Subsam publi	ple of data collected for use cation	in Statistics of Income
D. SCOPE (Content and coverage)		
	and 1040A returns.	return records: income, deductions. r a national sample of 90,000
Nonbusiness business re	returns with lowest to highest a	st adjusted gross income, then adjusted gross income
. SOURCE DOCUMENTES! USED AS INPU	7 (415-0)	•
1969 Individu	12] The emp (Base Date -	
10. USE OF FILE OUTPUT-PUBLICATION	ual Income Tax Returns, Forms	1040 and 1040A
C+n+i-1	TITLE (Attach copy)	
II. DATES OF FILE	cs of Income1969, Individua	al Income Tax Returns
AND THE OF THE	12. ONETIME STUDY OR SURVEY (S)	13. PERIODIC UPDATE (Specify period)
thru	Annual	
. 10 ~ December 1969	1	Annual
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	DISTRICT	
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COBOL CODE NAME

	86 O	X0		8 WITH	AND BR	(UNDER \$20,000) (\$20,000 UNDER	(UNDER \$50,000) (\$50,000 UNDER \$100,000)	(\$100,000 UNDER \$250,000)	(\$250,000 UNDER	(UNDER \$500,000) (\$500,000 UNDER	(UNDER \$750,000)
SAMPLE CODES (cont'd)	DISTRICTS OTHER THAN 66 AND 98 RETURNS WITH NON-BUSINESS INCOME.	AGI OR LSII UNDER \$10,000	\$20,000 UNDER \$100,000	DISTRICTS OTHER THAN 66 OR 98 WITH BUSINESS INCOME OR LOSS	AGI OR LSII	UNDER \$10,000 UNDER \$10,000	\$10,000 UNDER \$15,000 UNDER \$15,000	\$15,000 UNDER \$20,000 UNDER \$20,000	\$20,000 UNDER \$30,000 UNDER \$30,000	\$30,000 UNDER \$50,000 UNDER \$50,000	\$50,000 UNDER \$100,000
SAMPLE									,		
RETURN WITH RETIREMENT INCOME CREDIT (cont'd)	FOR BUT ERNATIVE	METHOD	DISTRICTS 66 AND 98 RETURNS WITH NON-BUSINESS INCOME PYD - UNDER \$50,00009	\$10,000 UNDER \$50,00013 \$50,000 UNDER \$100,00013	\$100,000 OR MORE17 PYD - \$50,000 OR MORE19	DISTRICTS 66 AND 98 RETURNS WITH RISTARSS INCOME.	PYD - UNDER \$50,000	\$10,000 UNDER \$30,00023 \$30,000 UNDER \$100,00026 \$100,000 OR MORE28	DISTRICTS 66 AND 98 RETURNS WITH TOTAL LOSS UNDER \$200,000 ARE	INCLUDED IN SAMPLE CODES 09,	DISTRICTS 66 AND 98 RETURNS WITH TOTAL LOSS \$200,000 OR MORE ARE INCLUDED IN SAMPLE CODES 17, 19 AND 28
RTIN			SAMPLE						•		
FILING PERIOD BEFORE JANUARY 1, 19651	JANUARY 1, 1965 - MARCH 31, 1968	MARTIAL STATUS SINGLE PERSON1	JOINT RETURN. SEPARATED FEADON FILTING. SEPARATED HEAD OF HOUSEHOLD	SEPARTE RETURN (SPOUSE NOT FILING)	OTHER THAN AGE OR BLIND EXEMPTIONS AS PUNCHED	N RECION BY CODE	MID-ATLANTIC REGION	SOUTHEAST REGION	INTERNATIONAL OPERATION 8	RETURN WITH RETIREMENT INCOME CREDIT RETURNS WITH NO RETIREMENT O INCOME CREDIT.	RETURNS WITH NO COMPUTATION SCHEDULE ATTACHED
FLPD		MARS	69	04	OTAOB	REGION				RTIN	

CODE DEFINITIONS (cont'd)

COBOL CODE NAME

SAMPLE	SAMPLE SAMPLE CODES (cont'd) DISTRICTS OTHER THAN 66 OR 98 WITH BUSINESS INCOME OR LOSS (cont'd)	TXST	TAX STATUS TAXABLE NORMAL
	AGI OR LSII		TAXABLE ALTERNATIVE TAXABLE ALTERNATIVE WITH
69 O	UNDER \$100,000 (\$750,000 UNDER \$1,000,000)27 \$100,000 UNDER \$200,000 (UNDER \$1,000,000).27 UNDER \$200,000 (\$1,000,000 OR		INCOME AVERAGING NO TAXABLE INCOME NO TAXABLE NORMAN NON-TAXABLE NORMAL WITH INCOME AVERAGING
42	\$200,000 AND OVER (ANY AMOUNT)28		NON-TAXABLE ALTERNATIVE 8 NON-TAXABLE ALTERNATIVE WITH INCOME AVERAGING 9
×	TAKFAYER SEX JOINT RETURNS BOTH 65 AND OVER OR BOTH UNDER 65	SSN	
	OTHER THAN JOINT RETURNS MALE RETURN		
TOTALES	TOTALEX TOTAL EXEMPTIONS AS PUNCHED1-99		
TXXII	TAXABLE OR NON-TAXABLE TAXABLE (INCOME TAX AFTER CREDITS)		
TXPYR	TAX PAYER EXEMPTIONS ONE EXEMPTION. TWO EXEMPTIONS.		

1969 Individuals

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	DEFINITIONS
	EFIN]
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SPRINCFIELD, ILL	ORIG RECODED 37 - 22 38 - 03 39 - 18 41 - 21 42 - 16 43 - 20 45 - 17 46 - 14 47 - 19 49 - 48 51 - 13 52 - 07 53 - 06		CHEYENNE, NYO
DISTRICTS ORIG RECODED DISTRICTS ORIG RECODED 01 - 24 02 - 31 03 - 28 04 - 25 06 - 29 11 - 26	33 - 22 38 - 03 39 - 18 42 - 16 42 - 16 43 - 20 44 - 14 45 - 14 52 - 07 53 - 06		883 884 887 897 897 897 897 897 897
DISTRICTS ORIG RECODED 01 - 24 01 - 24 02 - 31 03 - 28 04 - 25 06 - 29	38 - 03 39 - 18 44 - 21 45 - 16 45 - 17 46 - 14 47 - 19 51 - 13 52 - 07 53 - 06		
DISTRICTS ORIG RECODED 01 - 24 01 - 24 01 - 24 03 - 28 04 - 25 06 - 29	39 - 18 41 - 21 42 - 16 43 - 20 45 - 17 47 - 19 51 - 13 52 - 07 53 - 06		
DISTRICTS ORIG RECODED 01 - 24 02 - 31 03 - 28 04 - 25 06 - 29 11 - 26	41 - 21 42 - 16 45 - 16 45 - 17 46 - 14 48 - 48 51 - 13 52 - 07 53 - 08		
DESTRICTS ORIG RECODED 01 - 24 03 - 28 03 - 28 04 - 25 06 - 29 06 - 29 07 - 11 - 26	42 - 16 43 - 20 45 - 17 46 - 14 47 - 19 51 - 13 52 - 07 53 - 08 55 - 06		
DISTRICTS ORIG RECODED DISTRICTS OR 01 - 24 02 - 31 03 - 28 04 - 25 06 - 29 11 - 26	43 - 20 45 - 17 46 - 11 47 - 19 51 - 19 52 - 07 53 - 08 55 - 06		
DESTRICTS ORIG RECODED 0.24 0.2 - 31 0.3 - 28 0.4 - 25 0.5 - 32 0.6 - 29 11 - 26	45 - 17 46 - 14 47 - 19 51 - 13 52 - 07 53 - 08 55 - 06		
DESTRICTS ORIC RECODED 01 - 24 02 - 31 03 - 28 04 - 25 05 - 32 06 - 29 11 - 26	46 - 14 47 - 19 48 - 48 51 - 13 52 - 07 53 - 08 55 - 12		
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ORIG RECODED 01 - 24 02 - 31 03 - 28 04 - 25 05 - 32 11 - 26	51 - 13 52 - 07 53 - 08 54 - 12 55 - 06		LOS ANGELES, CALIFORNIA 95 - 53 CP:10
ORIG RECODED 01 - 24 02 - 31 02 - 31 04 - 28 05 - 32 06 - 29 11 - 26	52 - 07 53 - 08 54 - 12 55 - 06		CP:10
ORIG RECODED 01 - 24 02 - 31 03 - 28 04 - 25 06 - 29 11 - 26	53 - 08 54 - 12 55 - 06		HONDLULU, HAWAII 99 - 52
ORIG. RECODED 01 - 24 02 - 31 03 - 28 04 - 25 05 - 32 06 - 29 11 - 26	54 - 12 55 - 06		NOTALIUSU SO MACA
24 28 25 32 29 26	55 - 06		NOIS-TIME OF THE PROPERTY OF T
GREENSBORO, N.C 03 - 28	0 2 60000	FDED	FURS OF DEDUCTION
1	SECIED, N.C So . Jo		ITEMIZED
I	COLUMBIA, S.C 57 - 35		10 PERCENT STANDARD
I	ATLANFIA, GA 58 - 33		(REPORTED)
	JACKSONVILLE, FLA 59 - 38		MINIMUM STANDARD
	. 19		
	II.LE, TENN 62 - 39		NO ADJUSTED GROSS INCOME. 4
	63 -		_
14 - 23 JACKSON, MISS	ON, MISS 64 - 37		(COMPUTED) 5
16 - 27 PUSRTO, RICO	0, RICO 66 - 61		
2. 25 - 09 . LITTLE ROCK, ARK	LITTLE ROCK, ARK 71 - 45		(COMPUTED) 6
PA 23 - 10 NEW ORLEAMS, LA	NEW ORLEAMS, LA 72 - 46		
25 - 11 OKLAHUMA CITY, OKL	OKLAHUMA CITY, OKLA 73 - 47		
IO 31 - 01 AUSTIN, TEXAS	- 4/		
34 - 02 DALIAS, TEXAS.,	S, TEXAS., 75 - 43		
IND 35 - 04 HELENA, MONTAIN	A, MONTANA 81 - 51		
36 - 15 BOLSE, IDANO	, IDAIIO 82 - 50		•

CODE DEFINITIONS (cont'd)

CODE NAME

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FLPD	FILING PERIOD BEFORE JAHUARY 1, 1965 1	KTTK	CREDIT (cont'd)	SAMPLE	SAMPLE CODES (cont'd)		
	JANUARY 1, 1965 -		TAXPAYERS ELIGIBLE FOR BUT		DISTRICTS OTHER THAN 66 AND 98	86 G	
	APRIL 1, 1968 AND AFTER 3		NOT USING THE ALTERNATIVE		INCOME		
			METHOD 3		AGI OR LSII UNDER \$10,000	0 11	
HARS	MARTIAL STATUS		TAXPAYERS USING THE		\$10,000 UNDER \$15,000	12	
	SINGLE PERSON	•			\$15,000 UNDER \$20,000		
_	JOINT RETURN	SAMPLE	SAMPLE CODES		\$20,000 UNDER \$30,000		
	SEPARATE PETURN (SPOUSE FILING) 3		DISTRICTS 66 AND 98 RETURNS WITH		\$100,000 UNDER \$200,000 16	16	
	UNIARRIED HEAD OF HOUSEHOLD 4		NON-BUSINESS INCOME		\$200,000 AND OVER	17	
	SURVIVING SPOUSE		PYD - UNDER \$50,000				
	SEPARATE RETURN		SIO OOO DIADED \$50 OOO 13		DISTRICTS OTHER THAN 66 OR 98 WITH	98 WITH	
-	(SECUSE NOT FILENCE)		\$50,000 UNDER \$100,00015		BUSINESS INCORE OR LOSS		
OTADB	OTHER THAN AGE OR BLIND EXEMPTIONS		\$100,000 OR NORE17		AGI OR LSII	AND BR	
	AS PUNCHED		PYD - \$50,000 OR MORE19				
			Intelliging the contract of the contract of		UNDER \$10,000	(UNDER \$20,000) 21	-
REC ION	2		DISTRICTS DO ARD 30 NETURNS WITH		UNDER \$10,000		
	CENTRAL RECION		BUSINESS INCOME			\$50,000)22	~
	MID-ATLANTIC REGION 2		ETD - URDER 430,000		\$10,000 UNDER \$15,000	(UNDER \$50,000) 22	~
	MIDMEST REGION3		FID - \$30,000 OR 1006		UNDER \$15,000		
	NORTH-ATLANTIC REGION 4		4:0 000 mmm 6:0 000				m
	SOUTHEAST REGION		\$10,000 000EK \$30,000		\$15,000 UNDER \$20,000	(UNDER \$100,000) 23	m
	SOUTHWEST REGION		\$100,000 OR MORE28		URDER \$20,000	(\$100,000 UNDER \$250,000) 24	
	INTERNATIONAL OPERATION8	•	•		\$20,000 UNDER \$30,000	(UNDER \$250,000) 24	
			DISTRICTS 66 AND 98 RETURNS WITH		INDER \$30,000		
RTIN	RETURN WITH RETIREMENT INCOME CREDIT		TOTAL LOSS UNDER \$200,000 ARE			\$500,000) 25	-
<u>.</u>	RETURNS WITH NO RETIRENENT		INCLUDED IN SAMPLE CODES 09,		. \$30,000 UNDER \$50,000	(UNDER \$500,000) 25	-
	INCOME CREDIT0		11 AND 21		UNDER \$50,000	(\$500,000 UNDER	
***	RETURNS WITH NO COMPUTATION				•	\$750,000) 26	
	SCHEDULE ATTACHED1		DISTRICTS 66 AND 98 RETURNS WITH		\$50,000 UNDER \$100,000	(UNDER \$750,000) 26	S
	TAXPAYERS USING GENERAL RULE 2		TOTAL LOSS \$200,000 ON FORE AND				
			AND ORDER THE WHITE COMES AND SO				
			97 NW				

CODE DEFINITIONS (cont'd)

COBOL CODE NAME

TAX STATUS	TAXABLE NORMAL WITH INCOME AVERAGLICATION AVAIR ATTENDED AVAIR ATTENDED AVAIR ATTENDED AVAIR ATTENDED AVAIR ATTENDED AVAIR ATTENDED ATTEND	TACABLE ALIERNATIVE WITH TACABLE ALIERNATIVE WITH	NOTATION OF TAXABLE NOTATI	NON-TAXABLE ALTERNATIVE NON-TAXABLE ALTERNATIVE WITH INCOME A VERAGING		•		•	•
TXST	,		•		SSN				
SAMPLE SAMPLE CODES (cont'd)	DISTRICTS OTHER THAN 66 OR 98 WITH BUSINESS INCOME OR LOSS (cont'd)	AGI OR LSII	UNDER \$100,000 (\$750,000 UNDER \$1,000,000)27 \$100,000 UNDER \$200,000 (UNDER \$1,000,000).27 INDER \$200,000 (\$1,000,000).27	\$200,000 AND OVER (ANY AMOUNT)28	TAXPAYER SEX JOINT RETURNS BOTH 65 AND OVER OR BOTH UNDER 65	OTHER THAN JOINT RETURNS WALE RETURN	TOTALEX TOTAL EXEMPTIONS AS PUNCHED	TAXABLE OR NON-TAXABLE TAXABLE (INCOME TAX AFTER CREDIES)	TAX PAYER EXEMPTIONS ONE EXEMPTION
SAMPLE					ă		TOTALE	TXNT	TXPYR

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Explanation of Fields in the 1969 Individual Tax Model

STATISTICAL PROCESSING HANDBOOK FOR INDIVIDUAL INCOME TAX RETURNS

	232 CodesCont. (6)		
	35-41 Exemptions	Boxes Checked	Code	Form 1040
Field 2	35 Taxpayer	one two	1 2	Lines 7a and 7b (Regular)
Field 1	36 Age	Neither one two	0 1 2	Lines 7a and 7b (65 or over)
Field 3	37 Blind	Neither one two	0 1 2	Lines 7a and 7b (Blind)
	Columns	Description	Code	Source
Field 4	38-39 Dependents	Total of lines 8 and 9.	00-99	Form 1040, 1ines 8 and 9
Field 6	40-41 Total exemptions 42 Job Frequency (Male)	Sum of all exemptions claimed. If the taxpayer shows only a total, check the filing status and taxpayer signatures. For joint returns enter "2" in column 35 for taxpayer exemptions and for all other returns enter "1" for taxpayer exemptions. Make no other entries for exemptions except the total in columns 40-41. Code for the number of W-2 Forms attached to return or taxpayer's statement indicating gross salaries and withholding. If more than 9 W-2 Forms are attached,	01-99	Form 1040, line 10
	43 Job Frequency (Female)	enter code 9. Code for the number of W-2 Forms attached to return or taxpayer's statement indicat- ing gross salaries and with- holding. If more than 9 W-2 Forms are attached, enter code 9.	0-9	Form W-2
	44-45 Schedule C	Code for the actual number of schedulcs edited.	00-99	Schedule C
	46-47 Schedule F	Code for the actual number of schedules edited.	00-99	Schedule F
	Note: The	sum of Cole. 44-47 should equal al "businesses" (Cardoll or 17 cole	s. 42-43)	

MT 1(13)26.13-44 (6-1-70) IR Manual

233 Heading of Edit Sheet

The heading of the edit sheet will be completed for returns with sample codes 17 and 28 and for Washington, D.C. returns at the Mid-Atlantic Service Center as follows:

Taxpayer(s) full name: Last name, followed by first name and middle initial and home address as shown on return: Number, street, city, state, and Zip code.

234 Money Fields (Amounts)

- (1) The following instructions relate to money amounts entered for non-business data for Cards Ol through 11 on Form 2752, Edit Sheet.
- (a) To ascertain if an amount shown on a schedule is not shown on a return line, examine the return and attached schedules (official and taxpayers' own) before making entries on the edit sheet.
 - (b) Enter money amounts in unrounded dollars.
- (c) Use taxpayers' entries at all times except when corrections have been made by the Examination Branch or Error Correction Branch and these corrections are consistent with the other affected amounts on the return or when exceptions are specifically indicated in the instructions for certain items.
- (d) If no entry is shown on the return or attached schedules, leave the field blank unless the taxpayer merely failed to fill in a line. In this case compute the proper amounts, if possible, and make the entry. Example: The taxpayer made an entry of \$200 on line 6, (Schedule T) and also entered the same amount on line 10. He had no credits, (retirement, investment, or foreign), but he failed to enter the \$200 on line 15. The entry for Income tax after credits (Card 10, Field 6) which is normally entered on line 15 would be \$200 even though there is not an entry on the line.

Card Ol Field Form 1040 Reference

4 Selection amount

Explanation or Special Instructions

Based on the amount shown on the computer sample selection sheet under the column "SEL AMT", enter the actual amount shown. For OIO returns (district codes 66 and 98) enter zeros in this field.

Field 11 5. Wages, salaries, tips, etc.

Includes: Fees, commissions, bonuses, merchandise, meals and living quarters in lieu of wages. These items should be taken out of miscellaneous income on Schedule E, Part III col.(d). Also include in this field amounts of W-2 income shown on Schedules C or F. If W-2 income is the only income on a Schedule C or F, edit the expenses as Employee Business Expense and enter in "A justments". If there is business income as well as W-2 income on the Schedule C or F, edit the expenses as business expenses in Cards12-23.

MT 1(13)26.13-44 (6-1-70) IR Manual

234 Money Fields (Amounts) -- Cont. (1)

Card 01 Field Form 1040 Reference

5. Wages, salaries, tips, etc. (Cont.) Line 11 Explanation or Special Instruction

Other items which should be included are: director's fees, jury income, pension trust income, profit sharing income, and reserve training pay.

Field 16

6. Total dividends Line 12a, before exclusion or schedule B, (domestic and

Part 1, line 6

foreign)

Field 14

7. Dividends in

Line 12c

AGI

Card 02 Field

Field 17

1. Interest received

Line 13

Line 14 (+) 2. Other income

Do not enter a negative amount. If the taxpayer arrives at a negative amount and carries it into Adjusted Gross income, adjust Dividend exclusion and/or Total dividends and distributions to arrive at "zero" for dividends in AGI. Make an offsetting entry in Other sources loss.

Check: There should be schedules attached to correspond to the boxes checked. If schedules are not attached, accept the taxpayer's entry.

- (1) If an amount here represents net business income not covered by a business schedule, assign the appropriate industry code beside line 14, construct the appropriate business information in Cards 12-23; and include the net amount in business or professional profit/loss or farm profit/loss.
- (2) If an amount on line 14 is identified as capital gains dividends or is not identified and equals 1/2 of schedule B, Part I line 3 and a Schedule D is not attached to the return, enter the amount as Net capital gain (Card 06, Field 1) and double the amount and enter the computed amount for Net long-term gain after carryover (Card 05, Field 4).

()	234 Money Fields	(Amounts) Cont.	(2)	
	Card 02 Field	Form 1040 Reference		Explanation of Special Instruction
	2. Other income (cont.)	Line 14 (+)		(3) Do not move patronage dividends unless there is an indication that they pertain to a business or farm. Agricultural program payments should always be moved to a Schedule F.
-	3. Other loss	Line 14 (-)		Same as Field 2. Enter negative amount. Check: Cannot have entries in both Fields 2 and 3.
Field 18	4. Adjustments	Line 15b	(1)	This field includes sick pay, moving expenses, employee "business" expense, and payments to retirement plans from separate taxpayer forms or schedules. If employee "business" expenses are included under itemized deductions, leave where reported by taxpayer.
			(2)	When line 15b amount equals exemptions and/or itemized deductions, edit this amount in "Other loss" Card 02, Field 3.
Field 12	5. Adjusted gross income	Line 15c	(1)	Use Examination Branch and Error Correction Branch changes, if shown, as explained in 234:(1)(c); otherwise do not change taxpayer's entry.
:			(2)	"Breakeven" returns (zero, dash, or blank): Leave the card field blank.
			(3)	Income which is excluded under provisions of Code Sec. 911 (income of a U.S. citizen residing in a foreign country) and income excluded by treaty provisions should not be included in total income or any of the income source fields. If all income is excluded for these reasons, reject the return with a reject code 1.
			(4)	If total income changes because business income was removed from salaries and wages, business expenses from itemized deductions, or adjustments from itemized deductions, etc., do not change taxable income and do not recompute medical deduction.
Field 13	6. Deficit	Line 15c(-)		Field 5 instruction applies: Cannot have entries in both Fields 5 and 6. Code check: The code for column 20 should be 5 (Non-taxable).

Explanation of Fields in the 1969 Individual Tax Model contd. STATISTICAL PROCESSING HANDBOOK FOR INDIVIDUAL INCOME TAX RETURNS

	234 Money Fields (Amou	ines) Cont. (3)	
	Card 02 Field	Form 1040 Reference	Explanation or Special Instruction
	7. Tax grom	Line 16	This field is for tax table returns only.
			Check: Box A,B, or C on line 18 should be checked.
			Note: For non-compute returns, the editor should enter adjusted gross income, total number of exemptions, and withholding amount. Computation of tax, surcharge:
:		r Harandari da karandari Harandari da karandari da karand	and balance due or overpayment will be done by the computer. This instruction also applies to OIO returns using tax table.
	Card 03 Field		
· ·	1. Tax surcharge	Line 17	Card 02, Field 7 instruction applies. (This field may be blank even though Card 02, Field 7 has an entry).
Field 27	2. Total income tax	Line 18	(Enter from line 18.) Verfication check: sum of lines 16 and 17 or amount from schedule T, line 18.
			NOTE: For non-compute returns, the editor should enter adjusted gross income, total number of exemptions, and withholding amount. Computation of Tax, surcharge, and balance due or overpayment will be done by the computer. This instruction also applies to OIO returns.
Field 28	3. Income tax withheld	Line 19	Income tax withheld (W-2). Enter the line 19 amount in this field even if salaries and wages are not reported. If the tax-payer's entry was not accepted during revenue processing because there was not
			an entry on line 11, do not accept the revenue processing change unless there is a definite indication that the amount was not income tax withheld.
Field 29	4. Excess FICA withheld	Line 20	FICA payments by the taxpayer(s) in excess of legal requirements. Example: More than \$374 social security (FICA) tax withheld by one or more employer for one filer during the year. If a joint return, both filers could possibly have excess FICA. If this item is reported in

STATISTICAL PROCESSING HANDBOOK FOR INDIVIDUAL INCOME TAX RETURNS 234 Money Fields (Amounts) -- Cont. (4)

<i>t</i>	234 Money Fields	(Amounts) Cont. (4)	
()	Card 03 Field 4. Excess FICA withheld (Cont.)	Form 1040 Reference Line 20	Explanation or Special Instruction itemized deductions, leave it there unless complete error resolution adjustments have been made. If the taxpayer's entry is com- pletely disallowed during revenue process- ing, use the corrected figures. In all other cases use taxpayer's reported figure (even if it equals W-2 amount).
Field 3	O 5. Refundable credits	Line 21	Enter line 21 amount. Verification check: Form 4136 and /or Form 2439
Field 3	6. 1969 Estimated 1 tax payments and credits	Line 22	Includes 1968 overpayment credit and 1969 advance payments. SOI does not differentiate between advance payments and estimated tax payments.
Field 3	2 7. Balance due	Line 24	The excess of line 18 over line 23.
_	Card 04 Field		
Field 3	6 1. Tax paid with return	Line 24	Remittance returns only: (1) Full paid - line 24 is blue circled. Enter this amount.
\bigcirc			(2) Part paid - line 24 is not blue circled. Enter blue pencil amount shown at top right of return. This amount should be less than the amount shown on line 24. (3) Over paid - Enter the amount that has been blue circled on line 24 or the blue pencil amount at top right of return even
			if it is larger than balance due. There should be an entry in this field only if there is an entry for balance due.
Field 3	 Overpayment credited on 1970 estimated tax 	Line 26a	Entry shown only if taxpayer elects. If disallowed during revenue processing, use corrected figures. No entry: Leave blank
Field 3	3. Overpayment refunded	Line 26b	Check: Line 23 minus line 18
	4. Total itemized deductions	Schedule A, Line 17	Enter the amount shown on schedule A, line 17. This amount should equal the sum of lines, 9,10,14,15, and 16, if it doesn't, do not make any changes, accept taxpayer's total.
			Note: This item will not be available if schedules A or T are not attached.

234 Money Fields (Amounts) -- Cont. (5)

	Card 04 Field	Form 1040 Reference	Explanation or Special Instruction
Field 58	5. Business or professional net profit	Schedule C, Line 27 (+)	Check for attached business schedules (C or taxpayer's own). Enter net positive amount from all schedules coded 0710-9101 and 9102, when appropriate, per instructions in Sec. 241.5. If a Schedule C is attached and there is not an entry on line 27 but the income is included on Form 1040, line 14 enter the appropriate amount in this field. If the income is not included on Form 1040, line 14, edit the business schedule but do not enter an amount in this field.
Field 59	6. Business or professional net loss	Schedule (), Line 27 (-)	Same as Pield 5. Enter negative amount. Check: Cannot have entries in both Fields 5 and 6.
Field 41	7. Short-term capital loss carryover	Schedule D, Part I, Line ?	NOTE: If a Schedule D has income which has not been included in total income or loss, make no entries in Card 04, Field 7 through Card 06, Field 5. If the Schedule D has a net loss and was not included in total income or loss, make all applicable entries in Card 04, Field 7 through Card 05, Field 6, and leave Card 06, Field 2 blank.
	Card 05 Field		
Field 43	1. Net short- term gain after carryover	Schedule D, Part I, Line 4	The positive sum of lines 1-3 (+).
Field 44	2. Net short- term loss after carryover	Part I, Line 4	The negative sum of lines 1-3 (-). Check: Cannot have entries in both Fields 1 and 2.
Field 42	3. Long-term capital loss carryover	Part I, Line 7	Note: Include capital gains and losses from Schedules C and F. When income or loss from sale of cattle is moved from Schedule F to Schedule D, do do not limit the loss to \$1,000.

Explanation of Fields in the 1969 Individual Tax Model contd.

STATISTICAL PROCESSING HANDBOOK FOR INDIVIDUAL INCOME TAX RETURNS .

<u> </u>	OTATIOTICAL	TROOPSEETING TEETSEETING T	CAT THE THORE THE INTONO
\bigcirc	234 Money Fields	(Amounts) Cont. (6)	
	Card 05 Field	Form 1040 Reference	Explanation or Special Instructions
Field 45	4. Net long- term gain after carry- over	Schedule D, Part I, Line 9	The positive sum of lines 5-8 (+). If a net amount of capital gain can be identified as a long-term or if there is no indication that the amount represents long-term or short-term gain, double the amount and enter it in this field.
Field 46	5. Net long- term loss after carryover	Part I, Line 9	The negative sum of lines 5-8 (-). Check: Cannot have entries in both Fields 4 and 5. If a loss on personal property is shown but was not included in total income, do not include in the entry for this field.
Field 49	6. Net loss before limita- tion	Part I, Line 10	Enter only the negative sum of lines 4 and 9 (-).
Field 50	7. ½ Excess long-term gain	Part I, Line 11	If line 10 shows a gain, enter 50% of line 9 or 50% of line 10, whichever is smaller.
A	Card 06 Field		•
Field 47	1. Net gain	Part I, Line 12	Net positive amount (+). If there is an entry on line 12 but the amount was not included in total income, do not pick up the amount.
Field 48	2. Net loss	Part 1, L'ine 13	Net negative amount (-). Check: Cannot have entries in both Fields 1 and 2. If an entry on line 13 was not included in total income, do not pick up the amount.
Field 52	3. Total ordi- nary gain	Part II, Line 2	Card 06, Field 1 instruction applies. If entry in Part II, line 2 is negative, net that amount with Part III, line 3 and make the resulting entry in Card 06, Field 4 or Field 5.
Field 53	4. Other property net gain	Part III, Line 3	Net positive (+) amount. Card 06, Field 1 instruction applies.

Explanation of Fields in the 1969 Individual Tax Model contd.

STATISTICAL PROCESSING HANDBOOK FOR INDIVIDUAL INCOME TAX RETURNS

234 Money Fields (Amounts) -- Cont. (7)

Card 06
Field
Field
Schedule D,
Part III,
erty net loss
Form 1040
Reference
Schedule D,
Part III,
Line 3

Alternative

tax

Field 51

Explanation or Special Instruction

Net negative (-) amount.

Check: Cannot have entries in both Fields
4 and 5. If an entry on line 3 was not included in total income do not pick up the amount.

A taxpayer could have an entry on Schedule D, Part IV, line 6 and not use the alternative tax if it is greater than the amount for tax computation on Schedule T, line 5. Pick up the amount reported by taxpayer if used by the taxpayer.

NOTE: If an amount for alternative tax is shown on Schedule D there should be a check in the Schedule D box on Form 1040 line 18.

Schedule E,

Part .IV ,

Line 6

Note: (1) If amount of income or loss on a Schedule E is not included in total income on Form 1040 line 14, do not make entries for the Schedule E information. (2) If an amount of Sch. E income is shown with no breakdown between rents and royalties, partnership and small business corporation, or estates or trusts, include the amount in Other income (Card 02, Field 2) or Other loss (Card 02, Field 3).

Field 56		and Annuity Income ed Schedule E, Part I Line 3	Enter only that portion of pensions and annuities received in tax year 1969.				
	Card 07 Field 1. Taxable						
Field 57	portion	Line 5	All amounts which the taxpayer shows as being taxed in the current year are taxable.				
Field 60	2. Rents, net income	Schedule E, Part II Line 2 (+)	Positive (+) portion of line 2 attributable to rent. Should equal column 2 minus that portion of columns 4 and 5 attributable to rent. Include delay rentals shown on Schedule E or taxpayer's own schedule				

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/~_ ~ 	STATISTICAL	PROCESSING HANDBOOK	FOR INDIVIDUAL INCOME TAX RETURNS
\circ	234 Money Fields	(Amounts) Cont. (8)	
	Card 07 Field	Form 1040 Reference Schedule E,	Explanation or Special Instruction
Field 61	3. Rents, net loss	Part II, Line 2 (-)	Negative (-) portion of line 2 attributable to rent. Should equal negative result of computation for Card 07, Field 2. Check: Cannot have entries in both Fields 2 and 3.
Field 62	4. Royalties, net income	Line 2 (+)	Enter the Net Positive amount from col. (3). Include royalties from copyrights, patents, oil, gas, and mineral properties. Should equal column 3 minus that portion of columns 4 and 5 attributable to royalties.
Field 63	5. Royalties, net loss	Line 2 (-)	Same as Field 4. Enter negative amount. Check: Cannot have entries in both Fields' 4 and 5.
Field 64	6. Partnership net profit	Part III column d (+)	 Include positive amounts in column which can be associated with Partner-shipsin column
\mathbb{C}^{2}			(2) If the entry in column (d) or tax- payer's own schedule indicates that the partnership income is in the form of capital gains from the partnership, leave the amount in this field instead of at- tempting to move it to the capital gains schedule.
			(3) If income from the partnership is entirely from dividends or interest and the taxpayer makes a clear indication of this on the return, move the amount to Interest or Dividends.
		•	(4) Allocate partnership fees and salaries to wages, and salaries (Card 01, Field 5).
Field 65	7. Partnership net loss	column d (-)	Same as Field 6. Enter negative amount. Check: Cannot have entries in both Fields
•	Card 08 Field		6 and 7.
Field 66	l. Estates or trusts net income	Schedule E, Part III, column d (+)	Include amounts in column (d) which can be associated with estates and trusts. Combine income and loss amounts if shown ser-

bine income and loss amounts if shown separately and enter positive amount. Card 07, Field 6 instructions (2) and (3) apply.

Explanation of Fields in the 1969 Individual Tax Model contd. STATISTICAL PROCESSING HANDBOOK FOR INDIVIDUAL INCOME TAX RETURNS

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	• .	234 Money Fields	(Amounts)Cont. (9)
		Card O8 Field	Form 1040 Reference	Explanation or Special Instruction
Field	67	2. Estates or trusts net loss	Schedule E, Part III column d'(-)	Same as Field 1. Enter negative amount. Check: Cannot have entries in both Fields 1 and 2.
Field	68	3. Small business corporations net profit	column d (+)	Include positive amounts in column (d) which can be associated with small business corporations.
Field	69	4. Small business corporations net loss	column d (-)	Same as Field 3. Enter negative amount. Check: Cannot have entries in both Fields 3 and 4.
Field	72	5. Miscellaneous income	column d (+)	 Include positive amounts which can- not be associated with partnership, estate or trust, or small business corporation income.
				(2) Amounts for rents, royalties, or partnerships should be allocated to the appropriate fields. Leave in "delay rentals" if shown here. Include all "depletion restored" even if shown on schedule E or taxpayer's schedule.
				(3) If an amount on line 1 Part III is identified as capital gains or is not identified and equals 1 of line 14 Form 1040 and Schedule D is not attached to the return, enter the amount as net capital gain (Card 06, Field 1) and double the amount and enter the computed amount for net long-term gain after carryover (Card 05, Field 4).
٠.				(4) Do not move patronage dividends un- less there is an indication that they pertain to a business or farm. Agricul- tural Program Payments should always be moved to a Schedule F.
Field	73	6. Miscellaneous loss	Schedule E, Part III column d (-)	Same as field 5. Enter negative amount. Check: Cannot have entries in both Fields 5 and 6.
Field	70	7. Net farm profit	Schedule F, Part I	Check for attached business schedule (F or taxpayer's own.) Enter net positive

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amount from all schedules coded 0110-

F for this field.

0198. Card 04, Field 5 instruction deal-

ing with Schedule C applies to Schedule

Line 52 (+)

or Part V,

line 69 (+)

Explanation of Fields in the 1969 Individual Tax Model contd.

STATISTICAL PROCESSING HANDBOOK FOR INDIVIDUAL INCOME TAX RETURNS

	234 Money Fields	(Amounts)Cont. (10)	
	Card O9 Field	Form 1040 Reference	Explanation or Special Instruction
Field 71	1. Net farm loss	Line 52 (-) or Line 69 (-)	Same as Card 08, Field 7. Enter negative amount. Check: Cannot have entries in both Card 08, Field 7 and Card 09, Field 1.
•	2. Schedule G	Schedule G, Part IV Line 10 or Part V, Line 14	Enter amount from line 10, regular tax or line 14; alternative tax. This amount should be shown on Form 1040, line 18 and a check in Schedule G box.
Field 74	3. General rule base for retire-ment credit	Schedule R, Line 7 (a)	Check: Sum of line 6, columns A +B for joint returns, for other than joint returns should equal amount on line 6 of column B (or column A if used).
Field 75	4. Alternative base for cedit	Line 7 (b)	If line 7 (b) is blank, use entry on line 7 of Part B if shown.
Field 76	5. Tentative credit	Line 8	If there are no entries on lines 8-11 and there is an entry on line 12, enter that amount in this field.

Schedule T

Note: (1) For Card 09, Field 6-Card 11, Field 1, make entries only if Schedule T or taxpayer's own computation schedule is attached. If Schedule T is not complete, do not make any computations, pick up only what taxpayer has entered or entries made during revenue processing.

(2) If, however, a prior year form was used and a Schedule T has not been inserted, edit from the prior year form all possible entries for Card 09, Field 6 through Card 11, Field 1.

(3) When a correction has been made on Form 1040 during revenue processing and the correction was not carried through on the Schedule T, edit only credits shown on Schedule T. If no credits, leave entire Sch. T portion of edit sheet blank.

6. Total deductions Line 2

7. Taxable income Lie

Line 5

Card 10 Field

Field 21 before credits

Line 6

This field is blank if Card 09, Field 7 is blank.

Note: This field does not apply to tax table returns.

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23/	Money	Pielde	(Amounts)	a-Cont.	(11)
Z34	Money	Lierca	(Amounts	/ Conc.	(11)

	Card 10 Field	Form 1040 Reference Schedule T.	Explanation or Special Instruction
	2. Tax sur- charge	Line 9	Card 10, Field 1 instruction applies. This field may be blank even though Card 10. Field 1 has an entry.
Field 81	3. Retirement income credit	Line 11	Verification check: Schedule R or tax- payer's own schedule.
			V 1

Field	80	5. Foreign tax credit	Line 13	verification check: Form 1116 or tax- payer's own schedule.
Field	22	6. Income tax after credits	Line 15	
Field	39	7. Self employment tax	Line 16	Verification check: Schedule SE or tax- payer's own schedule.
		Card 11 Field	•	
Field	77	l. Recomputed prior-year in- vestment tax credit	Line 17	Verification check: Form 4255 or tax- payer's own schedule.
Field	82	2. Federal income tax withheld-Male	W=2	Note: If taxpayer has more than one Form W-2 attached to his return, be sure to summarize all amounts before making any entries on edit sheet.

3. Federal income tax

withheld-Female

Field 83

Explanation of Fields in Tape File Undefined in the 1969 Editing Instructions

Field		
5		EXEMPTIONS OTHER THAN AGE OR BLINDNESS - a computed amount equal to field 6 - (field 1 + field 3).
15		DIVIDENDS EXCLUSION - an amount equal to line 12b, page 1 of Form 1040.
19		TOTAL DEDUCTIONS - line 2, Schedule T of Form 1040. (NOTE: In the case of taxpayers using the tax tables, a computed amount was entered in Field 19).
20		TAXABLE INCOME - line 5, Schedule T of Form 1040. (See not to Field 19).
23		TAX SURCHARGE - an amount equal to line 17 of Form 1040 or line 9, Schedule T of Form 1040.
24		TAX SAVINGS FROM INCOME AVERAGING - for those returns using income averaging (tax status codes 2, 4, 7 and 9), the difference between tax computed by the regular method and tax computed using the income averaging method.
25		LONG-TERM CAPITAL GAIN IN EXCESS OF SHORT-TERM CAPITAL LOSS- a computed amount equal to field 45 - field 44.
26		BALANCE FOR PARTIAL TAX - line 3 from the computation of Alternative Tax section, Part IV, Schedule D of Form 1040.
33		POSITIVE ADJUSTED GROSS INCOME ADJUSTMENT - information field for Statistics Division use only.
34		NEGATIVE ADJUSTED GROSS INCOME ADJUSTMENT - information field for Statistics Division use only.
35		TOTAL OVERPAYMENT - line 25 of Form 1040.
40		TAX BEFORE INCOME AVERAGING - for returns with tax computed using income averaging (tax status codes 2, 4, 7, and 9), the amount of tax which would have resulted if income averaging was not used.
55	·	RECOVERY OF COST THIS YEAR - line 4, Part I, Schedule E of Form 1040.
78	•	OTHER TAX CREDITS - line 14. Schedule T. of Form 1040 minus

Explanation of Fields in Tape File Undefined in the 1969 Editing Instructions

<u>Field</u>	
88 - 150	FIELD blank
151- 153	SORT FIELDS - blank, for Statistics Division use only.
156	WEIGHT - contains the national sample weight appropriate to the return

Estimated	ļ	RETURNS WIT	TH ADJUSTE	O GROSS INCO	OME OR DEFICI	T (DEDCENES	
Number of Returns	Under \$10,000	\$10,000 under \$15,000	\$15,000 under \$20,000	\$20,000 under \$50,000	\$50,000 under \$100,000	(PERCENT) \$100,000 under \$200,000	\$200,000 and over
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(2)
30 100 300 500 1,000 3,000 5,000 10,000 20,000 25,000 50,000 100,000 300,000 500,000 1,000,000 3,000,000 100,000	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	(1) (1) (1) (1) (1) (1) (1) (1) (33.46 29.92 21.16 14.96 8.64 6.69 4.73 2.73 1.50	(1) (1) (1) (1) (1) (1) (2) (1) (2) (1) (1) (1) (2) (1) (2) (3) (1) (4) (5) (6) (7) (8) (8) (9) (9) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	(1) (1) (1) (1) (1) (1) 29.46 20.83 17.01 14.73 13.17 9.31 6.59 3.80 2.95	(1) (1) (1) 31.32 22.15 12.79 9.91 7.00 5.72 4.95 4.37 3.13 2.21 1.28 (2) (2) (2) (2)	(7) (1) 20.12 11.62 9.00 6.36 3.67 2.85 2.01 1.64 1.42 1.27 .89 (2) (2) (2) (2) (2) (2) (2)	are in sample

Note: The Coefficients of Variation were derived by an "Upper Limit" formula and are expressed as a percent for the frequency estimates. Amount estimates generally have Coefficients of Variation somewhat greater than those of their associated frequencies. For Frequencies not classified by Adjusted Gross Income, Column (2) of the table should be used.

- (1) Sample too small to yield reliable estimate of sampling variability.
- (2) Not applicable since number of returns in Column (1) exceeds range of possible frequency estimates.

Explanation o Classifications and Terms

CLASSIFICATIONS

Adjusted gross income classes

The amount of adjusted gross income reported by the taxpayer on his return was generally the basis for classifying data by size of income. Returns with deficit and those on which income and loss were equal were classified as having "No adjusted gross income" and appear as a separate class.

Marital status

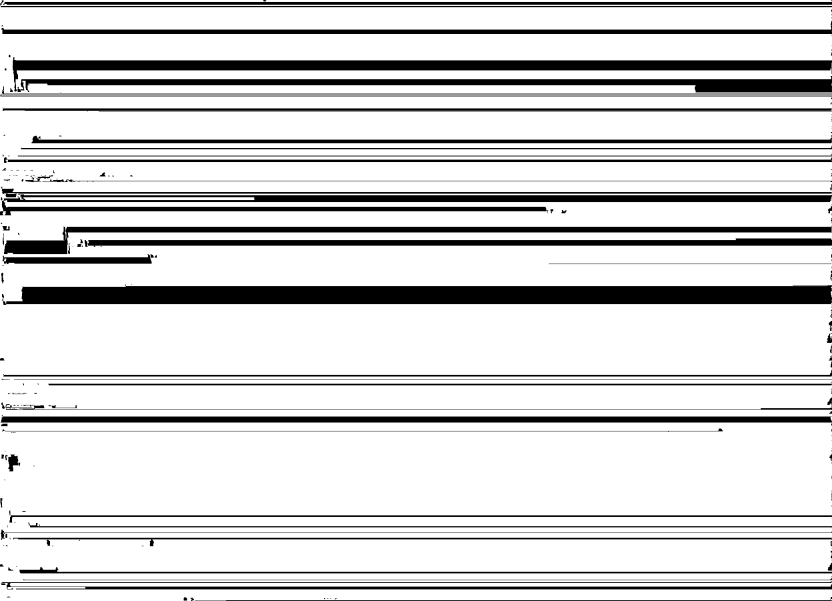
The five marital classifications were:

- (1) Joint returns of husbands and wives,
- (2) Separate returns of husbands and wives,
- 12) Bassuma of banda of bassabald

shown on each return. The Office of International Operations had charge of returns with addresses outside th 50 States and the District of Columbia. These include returns from the Virgin Islands, Panama Canal Zone, ar returns with foreign addresses, all of which are shown the State statistics under "Other areas." Qualifying returns filed by bona fide residents of Puerto Rico, als processed by the Office of International Operations, ar shown separately in the State data.

Each of the seven Internal Revenue Regions was composed of a group of districts, as shown by the map in section 5, and each had a service center in which return filed with the service center or through the district of fices were processed.

National totals in the State and regional tables diffe slightly from those presented elsewhere because of dif



5. These 125 areas conformed to the 1969 definitions de-(2) Employee business and moving expenses, veloped by the Office of Management and Budget and had (3) Expense deductions attributable to represent

Tax rate classes

Tax rates were used to classify data for some of the tables included in section 3 of this report. A tax rate class was the percentage at which all or a portion of an individual's income was taxed. "Returns with the tax rate as the marginal rate" referred to the highest rate used by a taxpayer in computing his tax.

See also the example and text in section 3--Tax Computation and Tax Rates.

Tax rate schedules

The three tax rate schedules designed for individual income taxpayers were for:

- (1) Joint returns and returns of surviving spouse,
- (2) Separate returns of husbands and wives and returns of single persons not head of household or 'surviving spouse, and
 - (3) Returns of heads of household.

- earning a salary, commission, or other compensation,
- (5) Depreciation and depletion allowed life tenants and income beneficiaries of property held in trust,
- (6) Exclusion of allowable sick pay if the sick pay was included in gross salary,
- (7) Deductible losses from sales of capital assets and other property.
- (8) Deductible half of the excess of net long-term
- capital gain over net short-term capital loss,
 (9) Business net operating loss carryover, and
- (10) Contributions to a retirement fund by the self-employed.

A deficit adjusted gross income occurred when the allowable deductions or losses exceeded gross income.

Alternative computation of tax

Under the alternative computation, half the excess of net long-term capital gain over net short-term capital loss was included in taxable income, and tax before credits was 50 percent of the excess plus an amount calculated various types of investment income for which separate provision was made on the individual income tax return.

Business costs and expenses were deductible from gross receipts or gross sales in arriving at net profit or loss. Compensation of the proprietor was taxable income and therefore not allowed as a business deduction in computing net profit. The carryover of a prior year net operating loss was not considered a business expense but was offset instead against "other income" on the proprietor's income tax return.

Information on business receipts and expenditures can be found in Statistics of Income--Business Income Tax Returns.

Capital gains and losses

See "Sales of capital assets."

Capital loss carryover

See "Sales of capital assets."

Credit on 1970 tax

This credit was the part of the overpayment on 1969 tax which the taxpayer specifically requested be credited to his estimated tax for 1970.

Dividend exclusion

A taxpayer could exclude up to \$100 of eligible dividends from adjusted gross income. On joint returns, the maximum exclusion was \$200 if both husband and wife received eligible dividends, each excluding up to \$100 against his respective dividend income. For a further explanation of eligible dividends see "Domestic and foreign dividends received."

Dividends in adjusted gross income

Total domestic and foreign dividends less the dividend exclusion equalled dividends in adjusted gross income.

For further explanation see 'Domestic and foreign dividends received" and 'Dividend exclusion."

Domestic and foreign dividends received

or nontaxable distributions of stock or stock rights turns of capital, or liquidation distributions. Also cluded were so-called dividends on deposits or drawable accounts in mutual saving banks, cooper banks, savings and loan associations, and credit un

Estates and trusts net income or loss

This was the beneficiaries' share of fiduciary inc (with the exception of the items described below were reported separately) from any estate or trust come from estates and trusts included amounts requite to be distributed and amounts credited to a beneficial account from current year fiduciary income, whethe not actually received by him. It also included his shall any accumulation distribution made by the fiduciary complex trust which distributed income accumulate prior tax years. The beneficiary's share of these distributions was reduced by his share of depletion and deciation before reporting the net amount as part of adjugross income.

The taxpayers also excluded from estate or trust come his share of dividends, interest, and gains or los from sales of capital assets and other property. Such come (which comprised the largest portion of income an estate or trust) was reported on the tax return on separate lines provided for this purpose. A loss from estate or trust was allocated to the beneficiary only a termination of an estate or trust which had a net ope ing loss carryover or a capital loss carryover, or for last tax year had deductions (other than for exempt and charitable contributions) in excess of gross inco

Additional information on estate and trust income be found in Statistics of Income--1965, Fiduciary, (and Estate Tax Returns.

Excess social security taxes withheld

See 'Income tax withheld.''

Exemptions

In the computation of taxable income, a \$600 deduct was allowed for each exemption claimed. An exempt was allowed for each taxpayer shown on a return (on j' returns husband and wife were each regarded as a t payer). If either husband or wife filed a separate repu

In each of these instances individuals were counted twice, as taxpayers filing their own returns and as dependents on another taxpayer's return.

Farm net profit or net loss

This source was reported by individuals who were proprietors of a farm. When there were two or more proprietorship farms operated by the taxpayer, the single amount of profit or loss included in adjusted gross income represented the combined profit and loss from farm business activities.

Farm business costs and expenses were deductible from gross farm business receipts in arriving at farm net profit or loss. Gain from sales of livestock held for breeding purposes and of land with unharvested crops was reported on the separate schedule for sales of property (Schedule D) and was not reflected in farm net profit or loss.

Additional information on farm receipts and expenditures can be found in Statistics of Income--Business Income Tax Returns.

Foreign tax credit

A credit against income tax was permitted for foreign taxes paid only if nonbusiness deductions were itemized and the foreign tax was excluded from those deductions. The credit related to the income and profits taxes paid to foreign countries or possessions of the United States and included the taxpayer's share of such taxes paid through partnerships and fiduciaries. In general, the tax credit was limited to the same proportion of the income tax before credits as the taxable income from foreign sources bore to the entire taxable income, but could not exceed the amount of foreign tax paid. Amounts in excess of the limitation could be carried over for use in computing the credit for other years.

Form W-2, Wage and Tax Statement

Employers were required to furnish a Form W-2, Wage and Tax Statement, to each employee from whom income tax was withheld or would have been withheld if the employee had claimed no more than one exemption during talendar year 1969. Forms W-2 showed the amounts of Tederal income tax withheld, wages paid subject to withholding, other compensation (amounts includible ingross income but not subject to income tax withholding such as raveling or other expense allowances of employees), and FICA (social security) tax withheld.

See section 1, Returns Filed and Sources of Income, for in explanation of the difference between statistics for tems reported on Form W-2 and comparable items reported on the return itself.

Beneral rule method for computation of etirement income credit

See "Retirement income credit."

leads of households, returns of

These returns were filed by persons who furnished over alf the cost of maintaining a household for the entire year

for at least one qualifying relative. This classification was available only to unmarried persons, married persons legally separated, or persons married to nonresident aliens.

A special tax rate schedule was provided for head of household which gave approximately half the benefit of the joint return schedule.

Income averaging

The income averaging computation permitted a part of an unusually large amount of taxable income for any one year to be taxed at lower rates, thus resulting in a reduction of the over-all amount of tax due. An eligible individual could choose this computation if his averageable income for the year was more than \$3,000.

"Averageable income" was the amount by which "adjusted taxable income" exceeded 133-1/3 percent of "average base period income" (the average of taxable income with certain other adjustments, for the 4 preceding tax years). Briefly, the income averaging computation operated to tax all averageable income at the same rate which applied to the first one-fifth of such income.

"Adjusted taxable income," from which the averageable income was derived, covered all types of taxable income except net long-term capital gains, income from gifts or inheritances, or wagering income. See Schedule G, Income Averaging, reproduced in the section on "Forms and Instructions," for an explanation of the computation involved.

Income subject to tax

For returns with normal tax and surtax, the income subject to tax was "taxable income." For returns with alternative tax computation, the income subject to tax was either:

- (1) Taxable income, when that amount exceeded onehalf the excess net long-term capital gain over net shortterm capital loss, or
- (2) One-half excess net long-term capital gain over net short-term capital loss when that amount equaled or exceeded taxable income.

Income tax after credits

Income tax after credits was determined by subtracting statutory credits from the total of income tax before credits and the tax surcharge. It did not include self-employment tax or tax from recomputing prior year investment credit, nor did it take into account refundable credits.

Income tax before credits

Generally, this was the tax liability computed on taxable income based on:

- (1) The regular combined normal tax and surtax including tax from the optional "tax tables,"
 - (2) Alternative tax, or
- (3) Tax computed using the income averaging provisions.

Income tax before credits did not include the 10 percent surcharge on tax.

69 065

For many returns, income tax before credits had to be derived for the statistics because for 1969 Schedule T, on which income tax before credits was computed, did not always have to be filed with the return.

Income tax withheld

Tax withheld represented amounts deducted by employers from salaries, wages, tips, and other forms of remuneration. An employer could use either the "percentage" or "wage bracket" method in determining the amount to be withheld. Both methods were based on graduated withholding rates ranging from 14 percent to

For 1969, statistics on income tax withheld also include excess social security taxes withheld. If more than \$374.40 of social security (FICA) tax was withheld in $1969 \ \text{from an employee}$ because he worked for more than one employer, the excess could be taken as a credit toward payment of the employee's income tax. In the case of a joint return, the credit was computed separately for each taxpayer.

Increase in tax due to surcharge

See "Surcharge."

Increase in tax credits due to surcharge

See "Surcharge."

Interest received

Interest received was the taxable portion of interest received from bonds, debentures, notes, mortgages, personal loans, bank deposits, and savings accounts. Excluded, for example, was the interest on State and local Government obligations which was tax-exempt and therefore did not have to be reported on the tax return.

Investment credit

In general, the investment credit applied against income tax was 7 percent of a taxpayer's qualified investment in certain new and used depreciable assets, chiefly machinery and equipment, with a useful life of 4 years or more. Qualified investment was defined as cost or basis reduced

- (1) one-third if the useful life was at least 6 years but less than 8 years, or
- (2) two-thirds if the useful life was at least 4 years but less than 6 years.

Total qualified investment was limited to \$50,000 for used property and was reduced by 4/7 if the investment was in public utility property. Income tax against which the credit was applied was first reduced by the foreign tax and retirement income credits. If the amount of tax remaining was more than \$25,000, the credit could not exceed \$25,000 plus 50 percent of the tax liability over that amount. Amounts in excess of this limitation could be carried over (or carried back) for a prescribed number of years to be claimed as a credit.

The Tax Reform Act of 1969 provided that the inve ment credit would no longer be available for prope acquired after April 18, 1969 or for property on wh construction, reconstruction, or erection began after t date. However, certain exceptions were provided property constructed or acquired under a binding contr entered into before April 19,1969. The new law also p vided a limitation of 20 percent on unused credits w could be claimed as a carryover to any year after 19 However, the Act extended the carryover period from to 10 years in certain cases.

Itemized deductions

Itemized deductions from adjusted gross income co be claimed for contributions, interest paid, taxes, me cal expenses, and other deductions for which no spec line or schedule was provided on the return. Such ot deductions included unreimbursed casualty and th losses, alimony payments, child care expense, edu tional expense, and certain expenses connected with taxpayer's employment.

Itemized deductions were tabulated on returns v positive adjusted gross income even though they were excess of taxable income. On breakeven or deficit. justed gross income returns, the taxpayer had alre. reached a nontaxable state without the necessity of item ing; consequently, itemized deductions were not tabula on these returns even though the taxpayer may have. tered itemized deductions on his return form.

Joint returns of husbands and wives

These were either returns on which married taxpaye reported their combined income or returns of marr. taxpayers where only one spouse had income but ϵ emptions of both were claimed. Generally, the filing o joint return resulted in a tax saving because of "inco: splitting" which was automatically provided for in joint return tax rate schedule.

Marginal tax rates

The marginal tax rate was the highest rate used b taxpayer in computing tax. Since it applied to income excess of a specified amount, the marginal rate var from taxpayer to taxpayer. For example, if a joint retu showed income subject to tax of \$11,000, the tax ra schedule (reproduced in the income tax return facsim at the end of this report) indicates tax as \$1,380 plus percent of the excess of \$8,000. The marginal rate this case was 22 percent, and the income taxed at t marginal rate was \$3,000 (\$11,000 minus \$8,000). S also the example in the text in section 3--Tax Comp tation and Tax Rates.

Minimum standard deduction

See "Standard deduction."

Miscellaneous income or loss

066 See "Other sources of income (or loss)."

Normal tax and surtax

The income tax imposed upon taxable income subject to normal tax and surtax rates was divided into a:

- (1) Normal tax of 3 percent of taxable income, and
- (2) Surtax levied on a scale graduated in relation to size of taxable income.

To facilitate computation, the normal tax and surtax rates were combined in the tax tables furnished to the public.

One-half excess long-term gain

See "Alternative computation of tax."

Ordinary gain from sales of depreciable property

Included here was that portion of gain not eligible for treatment as a long-term capital gain (under section 1231) from sales of depreciable property specified in sections 1245 and 1250 of the Internal Revenue Code and thereby not qualified to be taxed at the special capital gains rate.

The depreciable property to which section 1245 applied was (1) personal property other than livestock, whether tangible (such as machinery and equipment), or intangible (such as patents or copyrights), and (2) other tangible property including certain realty other than buildings and their structural components, if it was an integral part of certain specified business activities, or which constituted research or storage facilities used in connection with such activities. The business activities qualifying were manufacturing, production, or extraction, or the providing of transportation, communication, electrical energy, gas, water, or sewage disposal services.

The depreciable property to which section 1250 applied was real property not already covered by section 1245. In general, this property consisted of buildings or their structural components in the case of tangible property, or represented leaseholds of land, in the case of intangible property.

The amount of gain on dispositions of property under sections 1245 and 1250, treated as ordinary gain generally depended upon the amount of depreciation claimed on the asset although other factors were also considered in the case of section 1250 dispositions.

Under section 1245, the amount of gain treated as ordinary income was based, generally, on depreciation allowed or allowable after 1961.

Under section 1250, the amount of gain treated as ordinary gain was based, in general, on the depreciation allowed or allowable after 1963. But this "depreciation recapture" was further qualified so that if the property was held for more than 1 year before it was disposed of.

Other sources (net)

Included here were such items as alimony received, prizes, awards, sweepstakes winnings, gambling profits, recovery of bad debts and taxes deducted in a prior year, insurance received as reimbursement for medical expenses taken in a previous year, and any other income subject to tax for which no entry was provided on the return form.

Taxpayers were required to apply any deduction for business net operating losses against "other income." In general, these amounts represented prior year losses of proprietors, partners, and shareholders of Small Business Corporations electing to be taxed through owners that exceeded the adjusted gross income of the loss year.

For 1969, statistics on other sources of income or loss also include amounts shown separately in prior years as statutory adjustments. These were special deductions from gross income used in arriving at adjusted gross income. Included here were the following:

- (1) Sick pay exclusion,
- (2) Self-employed retirement deduction,
- (3) Employee business expense deduction, and
- (4) Employee moving expense deduction.

For 1969, "statutory adjustments" in arriving at adjusted gross income could not always be separately identified. Many low-income taxpayers using Form 1040 for the first time following discontinuance of Form 1040A, the short punchcard form, apparently reported a variety of unrelated items as statutory adjustments including, in some instances, their total personal deductions.

Other tax credits

"Other tax credits" included (1) the credit for withholding on tax-free covenant bond interest allowed only if nonbusiness deductions were itemized, and (2) the "throwback tax credit," whether claimed on a standard or itemized deduction return. Also included were unidentified amounts of retirement income, investment, or foreign tax credits.

The credit for tax-free covenant bonds was for the tax paid on the bond interest by the issuing corporation for the owners. Bonds with a tax-free covenant were issued prior to 1934 and provided that the corporation pay part of the income tax on the interest usually at the rate of 2 percent.

The throwback tax credit was the recipient's pro rata share of taxes paid by a complex trust in preceding tax years which would not have been payable by the trust had the trust in fact distributed income currently to the beneficiaries instead of accumulating it before distribution. Thus, income tax paid on accumulation distributions deemed distributed in prior years was not refunded to

Other taxpayments

Included here for purposes of table 3D in section 3 was the sum of the following taxpayments:

- (1) Income tax withheld (including excess social security taxes withheld), and
 - (2) Refundable credits.

Each of the above is described under separate heading.

Overpayment

An overpayment of tax occurred when the sum of the tax

Pensions and annuities, taxable portion

See "Pensions and annuities."

Recovery of cost

See "Pensions and annuities."

Refund

A refund of tax included all overpayments not applied by the taxpaver as a credit to the next year's estimated

withheld, payments on declaration of estimated tax, and refundable taxpayment credits, exceeded the combined income tax after credits, self-employment tax, and tax from recomputing prior year investment credit. Overpayments could be refunded or, at the taxpayer's election, taken as a credit on the subsequent year's estimated tax, or taken partly as a refund and partly as a credit against estimated tax.

Partnership net profit or net loss

Partnership net profit or loss was reported by persons who were members of a partnership, syndicate, joint venture, or association. The taxpayer's profit or loss shown was his share only of the ordinary income or loss of the enterprise together with payments made to him as a salary or for the use of capital. If the individual was a member of more than one partnership, the single amount of partnership profit or loss reported in adjusted gross income, whether actually received or not, was the combination of all his shares.

The ordinary income of the partnership did not include dividends qualifying for the exclusion, net short- and long-term capital gain or loss, and interest on tax-free covenant bonds. The partner's share of each of these items was reported by him in its respective source of income on the return form.

Additional information for partnerships can be found in Statistics of Income--Business Income Tax Returns.

Payments on 1969 declaration of estimated income tax

These payments, summarized on the individual income tax return, were paid with the 1969 Declaration of Estimated Income Tax, Form 1040ES. The amount reported included any credit which was applied against the estimated tax by reason of an overpayment of the 1968 tax liability.

Pensions and annuities

Pensions and annuities represented the taxable portion of the amounts received during the year. The full amount of a pension or annuity received by a retired employee who contributed nothing toward the cost was taxable. If the recipient contributed to the cost, methods were provided for computing the nontaxable amount to be excluded. The method used depended upon the type of pension or annuity but, in general, was designed to estimate the portion of receipts that represented recovery of recipient's cost.

tax. See "Overpayment."

Refundable credits

"Refundable credits" represented certain nonhighway Federal gasoline taxes or tax withheld by regulated investment companies. Such credits were combined with other prepayments on the tax return, and any amounts in excess of the income tax liability were refundable.

The credit for nonhighway Federal gasoline taxes could be claimed by any individual for Federal taxes paid on:

- (1) gasoline used --
 - (a) on a farm for farming purposes,
 - (b) other than as fuel in a highway vehicle,
- (c) in furnishing scheduled common carrier public passenger land transportation along regular routes.
- (2) lubricating oil used other than in a highway motor vehicle.

Tax withheld by regulated investment companies was the shareholder's share of taxes withheld on the net long-term capital gain realized by a regulated investment company but not actually distributed. The shareholder was entitled to a credit for the 25 percent tax paid by the company as an offset against the income tax he paid for the year.

Rent net income or loss

Rent net income or loss constituted a part of adjusted gross income and was determined by deducting from gross rents amounts for depreciation, repairs, maintenance, interest, taxes, commissions, advertising, fuel, insurance, janitor service, and other allowable expenses related to the rented property.

Retirement income credit

A credit for 'retirement income' was allowed an individual if he received 'earned income' of more than \$600 in each of any 10 calendar years prior to the tax year for which the credit was computed.

Retirement income for taxpayers under 65 years of age was defined as pension and annuity income received under public retirement systems. Retirement income for taxpayers age 65 or over was defined as all pension and annuity income plus dividends in adjusted gross income, interest, and gross rents.

Two methods were provided for computation of the credit:

(1) Under the general rule, the tentative credit was 15 percent applied to the lesser of retirement income received during the year or \$1,524 for each qualified re-

tiree (on joint returns, if each spouse met the past earnings and current retirement income requirements, the total retirement income limitation for both was \$3,048) reduced by earned income and by social security, railroad retirement, or other tax-free pensions and annuities excluded from gross income, and

(2) An alternative method was available if a husband and wife filed a joint return, were both age 65 or over, and at least one met the earned income requirement. This method provided a \$2,286 limitation on the base of the tentative credit. As under the general rule, the base was reduced by earned income and tax-free pension and annuity payments excluded from gross income.

Earned income was defined, in general, as salaries, wages, and other compensation for personal services rendered with certain adjustments based on the tax-payer's age as follows:

- (1) Taxpayers under 62 years of age were required to reduce the maximum amount of retirement income for credit computation by earned income in excess of \$900,
- (2) Taxpayers age 62 but under 72 were required to reduce the maximum amount of retirement income by 50 cents for every dollar earned in excess of \$1,200 but less than \$1,700; earned income in excess of \$1,700 reduced the maximum dollar for dollar,
- (3) Taxpayers 72 years of age or older had no reduction for earned income.

The actual credit, however computed, could not exceed the income tax reduced by credits for foreign taxes and for tax withheld on tax-free covenant bond interest. For purposes of the income tax surcharge, taxpayers eligible for the retirement income credit could reduce income tax before credits by the credit and then compute their surcharge on the remaining tax.

Royalty net income or loss

Net royalties consisted of gross royalties less deductions for depletion, depreciation, office rent, legal fees, clerical help, interest, taxes, and similar items. Gross royalties included revenues from oil, gas, and other mineral rights; revenue from patents, copyrights on literary works, trademarks, formulae, and so on.

Salaries and wages (gross)

Gross salaries and wages as reported on the tax return were amounts of compensation for personal services prior to statutory adjustments which reduced salaries and wages by the sick pay exclusion and certain expenses connected with employment. Also included were commissions, bonuses, tips, fees, excess reimbursement over employee business expenses, and the value of nonmonetary payments for services, e.g., merchandise, accomodations, or property. Identifiable amounts for any of these categories which may have been reported by taxpayers in 'other sources of income' were treated as salaries and wages for the statistics. Excluded were portions of salaries and wages earned abroad which were tax-exempt under special provisions of the law.

Also shown in this report are data for "Wages and other compensation" as shown on Form W-2. This concept differs slightly from "Salaries and wages" (gross) as reported on Form 1040, as is explained in section 1.

Sales of capital assets

In general, capital assets for tax purposes meant property regarded or treated as an investment, such as stocks, bonds, and nonbusiness real estate including a personal residence. Thus, property held for sale during the ordinary course of business operations and real and depreciable property held in connection with a business were among the property types not covered by the tax definition of capital assets.

If capital assets were held for more than 6 months, only half of the gain on their sale was taxable and in many instances at a rate lower than otherwise (see "Alternative computation of tax"). If sales resulted in a loss, regardless of how long the asset was held, the loss could be completely offset against capital gains and to a limited extent against ordinary income. However, capital losses from sales of property held for personal use were not deductible.

Certain assets used in a business and thus not covered by the definition of capital assets could nevertheless be treated as capital assets under special conditions. Livestock held for breeding purposes, unharvested crops sold with the land they grew on, certain natural resources including timber, and, to a diminishing extent, real and depreciable business property, were among the asset types specifically accorded this treatment.

If held more than 6 months the gain upon sale of these assets received the special capital gains treatment. However, unlike capital assets, sales of these assets were also given preferential treatment when they resulted in a loss. In contrast to a capital loss, such losses were deductible in full during the current year.

For a description of the tax treatment of gains from sales of real and depreciable business assets, see "Ordinary gain from sales of depreciable property."

Net short-term gain or loss,--Gains and losses from sales or exchanges of capital assets held 6 months or less were considered to be short-term. To obtain the net short-term gain or loss, gains and losses from current year transactions were combined with--

- (1) any capital loss carryover from 1959-1963,
- (2) any short-term capital loss carryover from 1964-68, and
- (3) any net short-term gain or loss received from partnerships or fiduciaries.

Net long-term gain or loss.--Gains and losses from sales or exchanges of capital assets (or property treated as capital assets) held more than 6 months were considered to be long-term and therefore eligible for special beneficial tax treatment (see ''Net gain'' below and ''Alternative computation of tax''). To obtain the net long-term gain or loss, gains and losses from current year transactions were combined with--

- (1) any net long-term gain or loss received from partnerships or fiduciaries,
- (2) any capital gain distributions of regulated investment companies, mutual funds and real estate investment trusts,
- (3) net long-term gains included in the profits of Small Business Corporations electing to be taxed through shareholders (reduced by the special tax computed at the company level), and
 - (4) any long-term capital loss carryover from 1964-

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Short-term capital loss carryover.--This carryover was the unused portion of any net capital loss sustained from 1959-1963 and any net short-term loss sustained since 1963 which exceeded the loss year's net capital gain or the \$1,000 maximum net capital loss deduction.

Long-term capital loss carryover.--This carryover was the unused portion of net long-term loss sustained since 1963 which exceeded the loss year's net short-term capital gain or the \$1,000 maximum deduction for net capital loss. If both a net short-term loss and net long-term loss were incurred, the net short-term loss was offset first.

Net gain .-- In computing the gain in adjusted gross income, the net short-term gain or loss was combined with the net long-term gain or loss and the resultant gain if long-term was reduced 50 percent. The amount of net gain in adjusted gross income conformed to one of several conditions, namely, (a) on returns with a net long-term gain, the amount included in adjusted gross income was 50 percent of the excess net long-term gain over net short-term loss, (b) on returns with only a net longterm gain, 50 percent of the gain, (c) on returns with both net short- and long-term gain, the entire amount of net short-term gain combined with 50 percent of the net long-term gain, (d) on returns with only a net short-term gain, the entire net gain, and (e) on other returns, the entire excess of net short-term gain over net long-term loss.

Net loss.—In computing net loss in adjusted gross income the net short-term gain or loss was merged with the net long-term gain or loss, and the excess loss was allowed to the extent of the smallest of (1) the capital loss, (2) taxable income (adjusted gross income if the "tax table" was used) computed without regard to capital gains and losses and the deduction for personal exemptions, or (3) \$1,000.

For additional information on capital gains and losses, by asset type, see Statistics of Income--1962, Supplemental Report, Sales of Capital Assets Reported on Individual Income Tax Returns.

Sales of property other than capital assets, net gain or loss

In general, property other than capital assets related to property of a business nature in contrast to personal investments which were capital assets. Included were sales of property such as inventories and stock in trade; literary, musical, or artistic compositions created by the taxpayer; and losses on sales of depreciable and real property used in a trade or business. Each taxpayer included his share of such gain or loss received through partnerships and fiduciaries. In contrast to capital gain or loss, gain or loss from these transactions were included in their entirety in computing adjusted gross income. Losses on sales or exchanges of small business investment company stock were ordinary losses rather than capital losses. Also, losses on small business stock

Ordinary gain on sales of depreciable property is shown as a separate item.

Self-employment tax

This tax--levied under the Social Security system--was reported by each individual who had self-employment earnings of at least \$400 derived from a proprietorship or from his share of partnership profits. Citizens employed by foreign governments or international organizations were subject to self-employment taxon salaries for 1960 and subsequent years. Certain types of income and deductions such as investment income, capital gain or loss, net operating loss deduction, and casualty losses were not allowed in computing self-employment earnings.

The maximum amount subject to self-employment tax for 1969 was \$7,800 reduced by any wages on which social security tax had been withheld by an employer. The maximum self-employment tax payable was \$538.20 based or the 6.9 percent rate in effect for that year. Nonrefundable income tax credits could not be applied against this tax.

Separate returns of husbands and wives

Generally, these were returns of married persons, each of whom filed a return independent of his spouse and reported only his own income, exemptions, and tax. Also included were returns of married persons where only one spouse had income but elected to use this classification and returns with community income divided between husband and wife,

If either husband or wife filed a separate return, the other spouse's exemption could be claimed on that return, only if the spouse did not file a return, had no gross income, and was not the dependent of another taxpayer.

Single persons, returns of

There were returns of unmarried persons who did not qualify as head of household or surviving spouse.

Small Business Corporation profit or loss

Net income of loss of a qualified Small Business Corporation (defined in section 1371 of the Code), whether or not distributed, was taxed directly through each shareholder.

To qualify as a Small Business Corporation, a company had to be a domestic corporation with no more than ten shareholders, each of which was an individual (or as estate) and no one of which was a nonresident alien. The corporation could have only one class of stock and could not be a member of an affiliated group eligible to file a consolidated return. Also, it could not receive more than 20 percent of its gross receipts from Personal Holding Company income (rent, royalties, interest, annuities, and gains from sales or exchanges of stock and securities), and could not receive more than 80 per-

tained its character in the hands of the shareholders and is included in the statistics for net gain or loss from sales of capital assets. Shareholders were allowed to deduct their share of the corporate losses from other forms of individual income. Undistributed income earned in previous years was taxable to shareholders in the year it was earned, and could be distributed during the current year without any further tax.

More detailed information on Small Business Corporations can be found in Statistics of Income--Business Income Tax Returns and Statistics of Income--Corporation Income Tax Returns.

Standard deduction

A taxpayer was allowed a standard deduction in lieu of itemizing his deductible personal expenses. The taxpayer elected the larger of the regular 10 percent standard deduction or the minimum standard deduction. The 'regular' deduction was 10 percent of adjusted gross income, and the minimum standard deduction was \$200 (\$100 for married taxpayers filing separately) plus \$100 for each exemption. In neither case could the deduction exceed \$1,000, (\$500 for married taxpayers filing separately). If married and filing separately, both taxpayers had to elect the same type of standard deduction.

For the following returns, the standard deduction had to be derived for the statistics:

- (1) Returns of taxpayers who selected the optional 'tax tables' to compute their tax. These taxpayers did not report an amount for standard deduction since the deduction was already built into the tables, and
- (2) Returns with which Schedule T, on which the standard deduction was shown, was not filed.

Statutory adjustments

See "Other sources of income (or loss)."

Surcharge ,

In addition to the regular tax liability, a tax surcharge was imposed for the period January 1, 1969 through December 31, 1969. Figured on an annual basis, the surcharge was 10 percent of income tax reduced by any retirement income credit. Surcharge tables were provided for taxpayers whose regular tax was less than \$735

before credits could often determine how much of his allowable credits (e.g. retirement income and investment credits) could actually be used. Since the surcharge like the rest of the income tax could be reduced by credits, the larger total of tax before credits plus the surcharge permitted larger portions of allowable credits to be used. This increase in tax credits was applied against the surcharge.

For many returns, the tax surcharge had to be computed for the statistics because Schedule T, on which the tax surcharge was shown, did not always have to be filed with the return.

The surcharge statistics for 1968 are not directly comparable with the surcharge statistics for 1969. In 1969, the surcharge was not shown as a separate item on many returns (i.e. those of taxpayers who were not required to file a Schedule T); therefore, it was derived for each return on which it was due, even though some taxpayers may have failed to include the amount in their tax computations. For 1968, on the other hand, the surcharge was not derived if not shown by the taxpayer.

Surviving spouses, returns of

These returns were filed by widows or widowers whose spouse had died during either of the two preceding tax years, who had not remarried, and who had maintained a home which was the principal abode of a child or stepchild for whom the taxpayer was entitled to an exemption.

Surviving spouse taxpayers could use the joint return tax rates for the two taxable years following the year of death of the spouse; however, the deceased spouse could not be claimed as an exemption, except for the year of death. Thereafter, the special rates for surviving spouse halfway between the joint and single return tax rates applied.

Tax credits

Included here were the following credits applied against income tax:

- (1) Retirement income credit,
- (2) Investment credit,
- (3) Foreign tax credit, and
- (4) "Other" tax credits.

Each of the above is described under separate heading.

come under \$5,000 were required to remit any balance due with their Form 1040.

Tax from recomputing prior year investment credit

The investment credit provisions of the law included a "recapture rule" which required taxpayers to pay back all or a portion of any investment credit taken on property disposed of before the end of the useful life claimed in computing the credit. The law specified that if property qualifying for credit was disposed of before the end of its estimated useful life, the tax for the year of disposal was increased by the difference between the credit originally allowed and the credit that would have been allowed if the computation had been on a shorter useful life.

Unless a credit was refundable, it could not be applied against this tax.

Taxable income

Taxable income was the amount to which tax rates were usually applied in arriving at income tax before credits. It was determined by subtracting from adjusted gross income itemized deductions or the standard deduction and the number of personal exemptions claimed multiplied by \$600.

For many returns, taxable income had to be derived for the statistics because Schedule T, on which taxable income was shown, did not always have to be filed with the return.

Taxpayments

These payments were, in effect, made before the return was filed and were applied against tax liability to determine the amount payable. They included the following:

(1) Income tax withheld (including excess social security taxes withheld),

(2) Refundable credits, and

(3) Payments on 1969 declarations of estimated tax. Taxpayments in excess of total tax were refundable. Each of the above is described under separate heading.

Tax savings due to income averaging

In this report the amount of tax savings is the difference between the tax resulting from the income averaging computation, usually shown on Schedule G, and the amount of tax that would result if the income averaging provisions were not used.

Tax withheld

See "Income tax withheld."

Ten Percent Standard Deduction

See "Standard deduction."

Tentative credit

See "Retirement income credit."

Total deductions

This classification included personal deductions, both standard and itemized.

Total tax liability

Total tax liability was the sum of:

- (1) Income tax after credits (including surcharge) plus
 - (2) Self-employment tax, plus
- (3) Tax from recomputing prior year investment credit.

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25 If line 23 is larger than line 18, enter OVERPAYMENT _______ \(\sum_{25} \)
26 Line 25 to be: (a) Credited on 1970 estimated tax \(\sum_{25} \)

Under penalties of perjury, I doctars that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief it is true, correct, and complete.

Signature of preparer other than taxpayer, based on all information of which he has any knowledge.

Address

10-00488-

There are nearly 75 million people who file income tax returns. They have different kinds of income, different kinds of deductions, credits, and exclusions. No one form can possibly suit all of them. That's why we have developed a new return system that takes the place of both the old Form 1040 and the old Form 1040A. It is a building-block system. You start with a basic one-page form (still called Form 1040). Nearly half of the taxpayers will need no other forms. The other half will add special schedules or forms only as they need them.

How to Prepare Your Return

- Fill out the new Form 1040—whether or not you need to attach any schedules. Usually you can file a complete return on the one-page form, if:
 - —All your income was from wages, dividends (not more than \$100), and interest (not more than \$100),

AND you have no adjustments for:

- -Sick pay
- -Moving expenses
- --- Employee business expenses
- —Payments as a self-employed person to a retirement plan, AND
- -You do not itemize deductions.
- Add the following schedule(s) as required-
 - 1. Schedule A if you:
 - --- Itemize deductions.
 - 2. Schedule B if you:
 - —Have gross dividends and other distributions on stock in excess of \$100.
 - -Have interest income in excess of \$100.
 - 3. Schedule C if you:
 - —Have income (or loss) from a business (other than a farm) to include in line 14.
 - 4. Schedule D if you:
 - —Have gains (or loss) from sales or exchanges of property to include in line 14.
 - 5. Schedule E if you have income from: (To include in line 14.)
 - -Pensions or annuities
 - -Rents or royalties,
 - Partnerships, estates or trusts, small business corporations, or miscellaneous sources.
 - 6. Schedule F if you:
 - -Have farm income (or loss) to include in line 14.
 - 7. Schedule G if you:
 - —Claim the benefits of Income averaging.
 - 8. Schedule R if you:
 - -Claim a retirement Income credit.
 - 9. Schedule SE if you:
 - —Report net earnings from self-employment.
 - 10. Schedule T if you:
 - -Are subject to self-employment tax,
 - Are subject to tax from recomputing prior year investment credit,
 - Claim a retirement income credit
 - --- Claim investment credit
 - -Claim foreign tax credit.

Income adjustments—

Line 15b.—Your income can be reduced by the following adjustments:

- . Sick pay (attach Form 2440)
- Moving Expenses (attach Form 3903)
- Employee business expenses (attach Form 2106)
- Payments to self-employment retirement plans (attach Form 2950SE).

Rules for IRS computation of tax—

If line 15a is under \$5,000 and consisted only of wages subject to withholding and not more than \$200 of dividends, interest, and nonwithheld wages, and you are not claiming any adjustments on line 15b, you can have IRS figure your tax by omitting lines 16, 17, 18, 20, 21, 22, 23, 24, 25, and 26 (but complete line 19). If you are filing a joint return, show husband's income and wife's income separately in the space to the right of line 15c. Identify husband's income by marking (H) and wife's income by marking (W).

Note: If the IRS figures your tax and surcharge, the law does not permit the IRS to allow you the benefits of:
(1) the retirement income credit, (2) head of household or surviving spouse status, and (3) minimum standard deduction, if you are married and filing a separate return. If you are entitled to any of these benefits, it is to your advantage to figure your own tax and surcharge.

Addresses of Internal Revenue Offices

If you are located in:	Send your return to:
Alabama, Florida, Georgia, Mississippi, North Carolina, South Carolina, Tennessee	Internal Revenue Service Center 4800 Buford Highway Chambles, Georgia 30006
Delaware, District of Columbia, Maryland, New Jersey, Pennsyl- vania, Virginia	Internal Revenue Service Center 11601 Roosevelt Boulevard Philadelphia, Pennsylvania 19155
Indiana, Kentucky, Michigan, Ohio, West Virginia	Internal Revenue Service Center Cincinnati, Ohio 45298
Arkansas, Colorado, Kansas, Lou- isiana, New Mexico, Oklahoma, Toxas, Wyoming	Internal Revenue Service Center 3651 S. Interregional Highway Austin, Texas 78740
Alaska, Arizona, California, Ha- wail, Idaho, Montana, Nevada, Oregon, Utah, Washington	Internal Revenue Service Center 1160 West 1200 South St. Ogden, Utah 84405
illinois, lowa, Minnesota, Missouri, Nebraska, North Dakota, South Dakota, Wisconsin	Internal Revenue Service Center 2306 E. Bannister Road Kansas City, Missouri 64170
Connecticut, Maine, Massachu- setts, New Hampshire, New York, Rhode Island, Vermont	Internal Revenue Service Center 310 Lowell Street Andover, Massachusetts 01812
Panama Canal Zone, American Samoa, Guam i	Director of International Operations Internal Revenue Service Washington, D.C. 20225
Puerto Rico (or if excluding in- come under section 933) Virgin Islands: Non-permanent residents	Director of International Operations U.S. Internal Revenue Service Ponce de Leon Ave. and Boilvia St. Hato Rey, Puerto Rico 00917
Virgin Islands: Permanent residents	Department of Finance, Tax Division Charlotte Amalie St. Thomas, Virgin Islands 00801

U.S. citizens with foreign addresses (except A.P.O. and F.P.O.) and those excluding income under sec. 911 or 931; file with Director of International Operations, Internal Revenue Service, Washington, D.C. 20225.

If you claim more than two dependents on line 9, show the required information below. You may also use this space to explain a missing Form W-2.

SCHEDULE A (Form 1040)

Department of the Treasury
Internal Revenue Service

Itemized Deductions

➤ See instructions on A-1 and A-2.

▶ If you use this schedule, attach it to Form 1040.

1969

Name as shown on Form 1040 Social Security Number Medical and dental expenses (not compensated by insurance Contributions.—Cash—including checks, money orders, etc. or otherwise) for medicine and drugs, doctors, dentists, nurses, (Itemize)_ hospital care, insurance premiums for medical care, etc. 1 One half of insurance premiums for medical care (but not more than \$150) . . 2 Medicine and drugs 3 Enter 1% of line 15c, Form 1040 . . . 4 Subtract line 3 from line 2. Enter difference (if less than zero, enter zero) . . 5 Itemize other medical and dental expenses (include balance of insurance premiums for medical care not deducted on line 1) 11 Total cash contributions 12 Other than cash (see instructions on A-1 for required statement). Enter total for such items here 13 Carryover from prior years (see instructions on A-2) 14 Total contributions (add lines 11, 12, and 13—see instructions on A-2 interest expense—Home mortgage . . Installment purchases 15 Total interest expense ▶ 6 Total (add lines 4 and 5) Miscellaneous deductions for child care, 7 Enter 3% of line 15c, Form 1040 . . . alimony, union dues, casualty losses, etc. 8 Subtract line 7 from line 6. Enter differ-(see instructions on A-2) ___ ence (if less than zero, enter zero) . . 9 Total deductible medical and dental expenses (add lines 1 and 8) ▶ Taxes.—Real estate State and local gasoline General sales (see sales tax tables) . . . State and local income 16 Total miscellaneous deductions . > 17 TOTAL ITEMIZED DEDUCTIONS (add lines 9, 10, 14, 15, and 16-enter

Instructions for Schedule A (Form 1040)—1969

itemized vs. Standard Deduction.-Deductions may be itemized for medical and dental expenses, certain taxes, charitable and other contributions, interest expense, casualty losses, child care, and other items described here. If you take the standard deduction, you will get an amount equal to 10 percent of the income you report on line 15c of Form 1040, but not less than \$200 plus \$100 for each exemption claimed on line 10 of Form 1040 (subtract \$100 if married and filing separately). The maximum standard deduction is \$1,000 (\$500 if married and filing separately).

Medical and Dental Expenses

You can deduct, within the limits of lines 1, 3 and 7, the amounts you paid during the year (not compensated by hospital, health or accident insurance, or otherwise) for medical or dental expenses for yourself, your wife, or any dependent who received over half of his support from you whether or not the dependent had \$600 or more income.

If you pay someone for both nursing and domestic duties, you can deduct only the nursing cost.

You Can Deduct Payments To or For .- Physicians, dentists, nurses, and other professional practitioners; drugs or medicines; hospitals; transportation necessary to get medical care; eyeglasses, artificial teeth, medical or surgi-cal appliances, braces, etc.; X-ray examinations or treatment; premiums on hospital or medical insurance; and meals and lodging if part of cost of care in a hospital or similar institution.

You Cannot Deduct Payments For.-Funeral expenses and cemetery plot; illegal operations or drugs; travel ordered or suggested by your doctor for rest or change; premiums on life insurance; cosmetics.

Medical Care Insurance.-You can deduct an amount equal to one-half of the insurance premiums paid (but not more than \$150) without regard to the limitation on line 7. The other one-half, plus any excess over the \$150 limit, is deductible subject to the 3 percent limitation shown on line 7. The \$4 monthly payments for supplementary medical insurance under "Medicare" are deductible, but the hospital insurance benefits tax that is included as part of the social security tax and withheld from wages or paid on self-employment income is not deductible.

The I percent and 3 percent limitations (see lines 3 and 7) apply in all cases, regardless of your age, or the age of your wife or other dependents.

Taxes

You can deduct general State or local retail sales taxes if they are imposed directly upon the consumer, or if they are imposed on the retailer (or wholesaler in case of gasoline taxes) and the amount of the tax is separately stated by the retailer. In certain cases, you may also deduct State or local selective sales

or excise taxes, even though not part of a general sales tax (or tax similar to a general sales tax), if imposed at the general rate of that tax. Average general sales tax tables are provided.

If the amount you paid for your automobile tags is based on the value of the automobile, you can deduct the part based on the value of the automobile as personal property tax.

If you had any other deductible tax which does not fall in one of the five categories shown, describe the tax and enter below 'Personal property."

Deduct business Federal taxes, or any taxes paid in connection with a business or profession in Schedules C. E. or F.

You Can Deduct .-- Real estate taxes; State and local gasoline taxes; general sales taxes: State and local income taxes; and personal property taxes.

You Cannot Deduct.-Any Federal excise taxes on your personal expenditures, such as taxes on transportation, telephone, gasoline, etc.; Federal social security taxes; hunting licenses, dog licenses; auto inspection fees, tags, drivers licenses; water taxes; taxes you paid for another person; alcoholic beverage, cigarette, and tobacco taxes; or selective sales or excise taxes (such as those on admissions, room occupancy, etc.) even if they are separately stated or imposed on the purchaser, unless imposed at the same rate as the general sales tax.

In general, you cannot deduct taxes assessed for pavements or other improvements, including front-foot benefits, which tend to increase the value of your property.

State Gasoline Tax Table

You may figure the deduction for State tax on gasoline used in your car by using the following table that is based on information available as of August 15, 1969. If all or part of your mileage was driven in a four-cylinder (or less) car, the deduction for that mileage should be one-half of the table amount.

If you can establish that you paid a larger amount, you are entitled to deduct that amount.

Find the rate of gasoline tax for your State in the list below. If the rate of gasoline tax changed in 1969, find the deduction for mileage driven at each rate, and add the two amounts.

Alabama 7∉
Alaska 8d
Arizona 7¢ Arkansas 7.5¢
Arkansas 7.5€
California 7d
8¢ from June 1
to Sept. 1.
Colorado 6e
after May 31, 7¢
Connecticut 7
office lune 20 64
after June 30, 8∉
Delaware 7¢

Dist. of Col. 7¢ Florida 7¢ Georgia 6.5¢ Hawaii 5¢ Idaho 7¢ Illinois 6¢ after July 31, 7.5¢
Indiana 6¢
after March 31, 8¢
Iowa 7¢
Kansas 5¢
after June 30, 7¢

Kentucky 7¢ Louisiana 7¢ after January 5, 8¢ Maine 7¢ after June 30, 8¢ Maryland 7¢ Maryland 7¢ Massachusetts 6.5¢ Michigan 7¢ Minnesota 7¢ Mississippi 7¢ Missouri 5¢

Montana 6.5¢ after June 30, 7¢ Nebraska 7.5¢ Nevada 6¢ New Hampshire 7¢ New Jersey 7¢ New Mexico 7¢ New York 7¢ North Carolina 7¢ after June 30, 9¢

North Dakota 64 after June 30, 7¢ Ohio 7¢ Oklahoma 6.58¢ Oregon 7¢
Pennsylvania 7¢
Rhode island 8¢
South Carolina 7¢
South Dakota 6¢ after June 30, 7¢ Tennessee 7¢
Texas 5¢
Utah 6¢
after June 30, 7¢
Vermont 8¢
Virginia 7¢
Washington 9¢
West Virginia 7¢
Wisconsin 7¢
Wyoming 6¢
after June 30, 7¢

	RATE PER GALLON								RATE PER GALLON						
Nonbusiness Mileage Oriven	5¢	6≰	6.5¢ & 6.58¢	7¢	7.5∉	8∉	9≰	Nonbusiness Mileage Driven	5¢	6¢	6.5¢ & 6.58¢	7≰	7.5≰	8¢	9¢
Under 3,000	12	\$9 14 16 18 20	\$9 15 17 20 22	\$10 16 19 21 24	\$11 17 20 23 25	\$11 19 21 24 27	\$13 21 24 27 31	10,000 to 10,999 11,000 to 11,999 12,000 to 12,999 13,000 to 13,999 14,000 to 14,999	\$38 41 45 48 52	\$45 49 54 58 62	\$49 53 58 63 67	\$53 57 63 67 73	\$56 62 67 72 78	\$60 66 71 77 83	\$68 74 80 87 93
5,000 to 5,499 5,500 to 5,999 6,000 to 6,499 6,500 to 6,999 7,000 to 7,499	19 21 22 24 26	23 25 27 29 31	24 27 29 31 34	26 29 31 34 36	28 31 33 36 39	30 33 36 39 41	34 37 40 43 47	15,000 to 15,999 16,000 to 16,999 17,000 to 17,999 18,000 to 18,999 19,000 to 19,999	55 59 63 66 70	66 71, 75 79 84	72 77 81 86 91	77 83 88 92 98	83 88 94 99 104	89 94 100 106 111	100 106 113 119 125
7,500 to 7,999 8,000 to 8,499 8,500 to 8,999 9,000 to 9,499 9,500 to 9,999	28 29 31 33 35	33 35 38 40 42	36 38 41 43 45	39 41 44 46 49	42 44 47 50 52	44 47 50 53 56	50 53 56 59 63	* For over 20,000 mileage driven. For	examp	le, for	25,000 r	100 ounts c	107 orrespo	114 nding t deduct	129 o total ion for

mileage driven. For exemple, for 25,000 miles, add the deduction for 5,000 to the deduction for 20,000 miles.

Contributions

You Can Deduct Gifts to .- (a) Religious, charitable, educational, scientific or literary organizations, and organizations for the prevention of cruelty to children or animals, unless the organization is operated for personal profit, or a substantial part of its activities consists of propaganda or attempting to influence legislation.

(b) Fraternal organizations if the gifts are

to be used for charitable, religious, etc., purposes.

(c) Certain veterans' organizations.

(d) Governmental agencies that will use

the gifts exclusively for public purposes, including civil defense.

Civil defense volunteers may deduct unreimbursed expenses paid for gasoline and other expenses of participation in official civil defense activities.

A contribution may be made in cash (checks, money orders, etc.) or property (not

services). If in property, give description of the property, date of gift, and method of valuation except for securities. In addition, for each gift valued at more than \$200, state any conditions attached to the gift; manner of acquisition and cost or other basis if owned by you less than 5 years; and attach a signed copy of appraisal, if any. Publication 561, Valuation of Donated Property, furnishes information and guidelines relative to appraisals (Continued on A-2) A-1

16-80588-1

SCHEDULE B (Form 1040)

➤ See Instructions on B-1

16-60003-1

Department of the Treasury Internal Revenue Service

> If you use this schedule, attach it to Form 1040

Dividend and Interest Income

Name as shown on Form 1040 Social Security Number PART I-Dividend Income PART II-Interest Income 1 Gross dividends and other distributions on stock (list payers and amounts—write (H), (W), (J), for stock held by hus-band, wife, or jointly) 1 Earnings from savings and loan associations and credit unions (list payers and amounts) 2 Other Interest on bank deposits, bonds, tax refunds, etc. (list payers and amounts) 2 Total of line 1 . . . 3 Capital gain distributions (see instructions on B-1) . . . 4 Nontaxable distributions (see instructions on B-1) . . . 5 Total (add lines 3 and 4) . 6 Dividends before exclusion (subtract line 5 from line 2). Enter here and on Form 1040, line 12a 3 Total Interest Income. Enter here and

on Form 1040, line 13.

Instructions for Schedule B (Form 1040)—1969

Part I

Dividend Income

Line 1—Gross Dividends and Other Distributions on Stock.—If you own stock, you must report any payments (dividends) you receive out of the company's earnings and profits. Usually dividends are paid in cash, but if paid in merchandise or other property they are taxable at their fair market value.

If you received gross dividends and other distributions as a stockholder (including capital gain dividends and nontaxable distributions) in excess of \$100, list in line 1, Part I, Schedule B the gross amounts received. If \$100 or less, Schedule B is not required. Include gross amounts received either directly or through a nominee or other intermediary, as a member of a partnership or as a beneficiary of an estate or trust. If you received dividends through a nominee or other intermediary, list his name.

Dividends from mutual insurance companies which are a reduction of premiums are not to be included. So-called "dividends" paid by savings and loan associations, mutual savings banks, cooperative banks, and credit unions on deposits or withdrawable accounts are earnings (interest) and should be reported as interest.

Special rules apply to stock dividends, liquidations, stock rights, conversions and redemptions. They are discussed in Publication 550, Tax Information on Investment Income and Expenses.

Line 3—Capital Gain Distributions.— Enter on this line all capital gain dividends. Also include any amounts received as return of capital which exceed the cost (or other basis) of your stock,

B-1

even though such amounts are designated as nontaxable distributions by the paying corporations. The amounts included on this line must also be included in line 1, Part I, Schedule B, and reported on the appropriate lines of separate Schedule D.

Line 4—Nontaxable Distributions.— Enter on this line the total of nontaxable distributions (return of capital) not included in line 3. Amounts reported here cannot exceed the cost (or other basis) of your stock in paying corporations since amounts received in excess of cost (or other basis) are taxable as gains and must be reported on separate Schedule D as indicated in line 3, above. Any amount entered on line 4 must also be included in line 1, Part I, Schedule B.

Dividends Exclusion

You may exclude on Form 1040, line 12b, up to \$100 of dividends received from qualifying domestic corporations.

If a joint return is filed and both husband and wife have dividend income, each may exclude up to \$100 of dividends received from qualifying corporations. However, neither of them may use any portion of the \$100 exclusion not used by the other. For example, if the husband had \$300 in dividends, and the wife had \$20, only \$120 may be excluded.

Taxable dividends from the following corporations do not qualify for the dividends received exclusion:

- (a) Foreign corporations, including your share from a controlled foreign corporation.
- (b) So-called exempt organizations (charitable, fraternal, etc.) and exempt farmers' cooperative organizations.
- (c) Regulated investment companies except to the extent designated by the company to be taken into account as a dividend for these purposes.

(d) Real estate investment trusts.

- (e) China Trade Act corporations.
- (f) Corporations deriving 80 percent or more of their income from U.S. possessions and 50 percent or more of their income from the active conduct of a business therein.

Part II

Interest Income

You must report any interest you received or which was credited to your account (whether entered in your passbook or not) and which you can withdraw. If you received interest in excess of \$100, list payers and amounts in Part II, Schedule B. Interest on bonds, debentures, notes, savings accounts, or loans is taxable, except on State and municipal bonds and securities. Interest received on tax refunds is taxable and must be included in your return.

If you own United States Savings bonds, the gradual increase in value of each bond is interest, but you need not report this interest until you cash the bond or until the year of final maturity, whichever is earlier. You may at any time elect to report each year the annual increase in value. However, if you do so, you must report in the first year the entire increase to date on all such bonds, and must continue to report the annual increase each year.

Interest on certain industrial development bonds issued after April 30, 1968, is taxable unless the bonds are part of an issue of \$1,000,000 or less and substantially all the proceeds are used (1) to acquire, construct, reconstruct or improve land or depreciable property or (2) to redeem all or part of a prior bond issue that was issued to acquire, construct, reconstruct or improve land or depreciable property. For bonds issued after October 24, 1968, a \$5,000,000 tax-exempt limitation may be applied in certain situations. The bond issuer will be able to tell you if the increased limitation applies.

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16-60503-E

SCHEDULE C (Form 1040) Department of the Treasury

Internal Revenue Service

Profit (or Loss) From Eusiness or Profession (Sole Proprietorship) Partnerships, joint ventures, etc., must file on Form 1065 See separate instructions If you use this schedule, attach it to Form 1040

attach explanation) Merchandise purchased \$	Name as shown on Form 1040	Social security number
Substitute Sub		
Business name	A Principal business activity	ine—furnitura: ale)
Business address Rusiness address Rusiness Rusin		
Indicate method of accounting: (1) cash: (2) accrual: (3) other.	Business name	
Was there any substantial change in the manner of determining quantities, costs, or valuations between the opening and closing inventories YES NO. If "Yes," stach explanation. Were your required to file Forms 1096 and 1099 or 1087 for the calendar year 1969? (See "item Q" in separate instructions for Schedule C YES NO. If "Yes," where were they filed? Gross receipts or gross sales \$ Less: Returns and allowances \$ Inventory at beginning of year (if different from last year's closing inventory attach explanation)	Undicate method of accounting: (1) December (2) December (2) Detection	
YES		• • • •
## Were your required to file Forms 1096 and 1099 or 1087 for the calendar year 1969? (See "item G" in separate instructions for Schedule C YES	was there any substantial change in the manner of determining quantities, costs, or valuations between the	opening and closing inventories
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8 Commissions	7 Legal and professional fees	
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O Retirement plans, etc. (other than your share—see separate instructions). 1 Interest on business indebtedness	9 Amortization (attach statement)	
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2 Bad debts arising from sales or services		
23 Losses of business property (attach statement)	2 Bad debts arising from sales or services	-
4 Depletion		
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7 Net profit (or loss) (subtract line 26 from line 10). Enter here and include in total on line 14, Form 1040. ALSO enter on Schedule SE, Part I, line 1	5 Other business expenses (explain in Schedule C-1)	
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Line No. Explanation Amount Line No. Explanation Amount S		
\$	SCHEDULE C-1. EXPLANATION OF LINES 6, 12, 14, AND 25	
\$	Line No. Explanation Amount Line No. Explanation	Amount
	\$	\$
	4	

CONTINUATION	OF SCI	HEDULE C-1	. EXPL	IOITANA	OF LIN	ES 6, 1	2, 14,	AND 25	1 2 2
Line No. Explanation		Amount		Line No.		Explana			Amount
		\$		•••••		•••••	••••••		\$
						••••••			
		•••••		•		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •		•
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		*		••••••		• • • • • • • • • • • • • • • • • • • •	••••••	•••••••••••••••••••••••••••••••••••••••	
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				************		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •		***************************************
SCHEDULE C-2. EXPLANATIO Revenue Procedures 62–21 and 65 column 3, and enter the accumulat accordance with the categories speneed more space, use Form 4562.	-13: Make ed depred cified belo	no entry in clation at end ow or (2) cont	olumn 2 of year inue to	t, enter t in colun list your	TION CL	AIMED rother base: You man the san	asis of ay (1) ne man	assets held group dep ner as in	d at end of year in preciable assets in prior years. If you
 Group and guideline class or description of property 	2. Di acqui		Cost or ter basis	allowed	or allowable prior years	compo	iting	6. Life or rate	7. Depreciation for this year
1 Total additional first-year depreciation	n (do not i	nclude in items	below)						
Buildings									
Furniture and fixtures	····		••••••••••••••••••••••••••••••••••••••		••••	ļ			*
Transportation equipment		····	····				• • • • • • • • • • • • • • • • • • • •		
Machinery and other equipment .			·····				***********		
Other (specify)		••••••	••••••••		. ,,				
•••••••••••••••••••••••••••••••••••••••	***************		**************						***************************************
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			·····		***************************************				***************************************
					·····				•••••
									
	***************************************						·····		
			•••••				********		
***************************************				••••					3000 space season
2 Totals]					
3 Less: Amount of depreciation claimed	elsewhere i	n Schedule C							
4 Balance—Enter here and on page 1,	line 11 .		· · ·	<u> </u>	· · · ·				<u> </u>
SUMMARY OF DEPRECIATIO	N								
Straight line Deci	ining belance	Sum of the years-digits		nits of duction	Additional (section		Other	(specify)	Total
1 Under Rev. Procs. 62-21 and 65-13		7	-						
2 Other		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			***************************************				
EVERNOR ACCOUNT INFORM	ATION		•						
EXPENSE ACCOUNT INFORM Enter information with regard to yoursel		Five blobest (
paid employees. In determining the	-	_		Nan	16		Expense	account	Salaries and wages
ployees, expense account allowances m			Owner	• • •.	••	• •	******		
salaries and wages. However, the inform			1	• • • • • • • • • • • • • • • • • • • •					
less than \$10,000, or for yourself if			3				•••••		
allowance plus line 27, page 1, is less th	an \$10,000). See sepa-	4						
rate instructions for Schedule C, for account."	definition o	f "expense	5		***********				
Did you claim a deduction for exper	ises conne	ected with:							
(1) Entertainment facility (boat, resort, re	inch, etc.)?	☐ YES			yees' familie				☐ YES ☐ NO
(2) Living accommodations (except emple	oyees on bu	siness)? 🔲 YES	□ NO	(4) Emplo	yee or famil	y vacations	not rep	orted on For	m W-2? YES NO

SCHEDULE D (Form 1040)

Department of the Tressury Internal Revenue Service

Sales or Exchanges of Property

See instructions on D-1 and D-2.
 If you use this schedule, attach it to Form 1040.

Part I—CAPITAL	ASSETS-Short-									
1		torm o	capital gain	is and loss	os—assets l	ield not mor	e than 6	months		
a. Kind of prop- erty, Indicate socurity, real estate, or other (Specify)	b. Description (Examples: 100 sh. of "Z" Co., Z story brick, stc.)	e. How co- quired. Enter lotter symbol (Sca- lnstr.)	l .	e. Date sold (nio., day, yr.)	f. Gross sales price	g. Depreciation allowed (or allowable) since acquisition	h. Cost or of basis, cost subsequent im ments (if n purchased, at explanation) expense of s	of prove- ot tach and		
1										
						 				
				-					·	
	***************************************			-						
3 Enter unused she	of not short-term gain rt-term capital loss c in (or loss) from line	erryove	r from prece	ding taxabla y	ears (attach st	atement)				
	gaina and losses—							slock)		
5 Enter gain from P	art II, Ilno 3 . '.									
										
									•	
							•••••			
	Tota	al long-t	term gross sal	les price			•	ł		
<u>▼</u>	of not long-term gain	•		-					****	
	of not long-term gain ng-term capital loss c			•			• • • •	• •		
	dends	-	-	-	•					
Net long-term ga	in (or loss) from line:	5, 6a,	6b, 7, and 8	·						
	nounts shown on line							• •		
	NS A GAIN—Enter 50 ine 9.) (Sce reverso					•	o if there is a	loss		
-	from line 10. Enter		-		•			•		
3 IF LINE 10 SKOV	WS A LOSS-Enter he	re and	in Part IV, lir	ne 1, the smal	lczł of: (a) line	16; (b) line 3,	Sch. T., (line	15c,		
	table used) computo									
assets held more	ROM DISPOSITION than 6 months (so to appear, use the fire	o instr	ructions on	D-1 for defi	ไกเชียกร)			1250	<u> </u> 5	
of descriptive deta	nd how acquired (if necessalis not shown below—critical indicate type of accet)	ery, citac ie 1245 d	th statement or 1250	b. Date acquired (mo., day, yr.)	Date sol (mo., day, y		salos price	e. Cost or other hadry cart of autorequent improvements () not purchased, stund capte nation) and expense of sale		
·	-,									
								* 		
	+				•••					
f. Depreciation allowed	(or allowable) since esquisi	Uon	····			1.0	rdinary er in			
I-L. Prior to January 1, 19			e feutbag .g. Adjuste to mus essi e)	d basis f-1 and f-2)	k. Total gain (d loss g)		er of (-2 cr h) — 03 — — — — — — — — — — — — — — — — — —	j. Other grit (h icas i)	3	
Prior to January 1, 1964	After December 31,	1323				(30)				
					·					
~~~~								·-		
	. Enter here and in					. •				
<del>.</del>	Enter here and in Par ter gains and losses t	-		-				i .		

Schedula D (Form 1040) 1969						
Part III-PROPERTY OTHER THA	N CAPITAL A	SSETS				<del></del>
Kind of property and how acquired (If necessary, atlach statement of descriptive datails not shown below)	b. Date acquired (ma., day, yr.)	c. Date sold (me., day, yr.)	d. Gross sales prica	e. Depreciation allowed (or allowable) since acquisition	f. Cost or other basis, cost of subsequent improvements (if not purchased, attach explanation) and expanse of sale	g. Gain or loss (d plus a less f)
1 Enter gain from Part II, line 3						
***************************************						
***************************************						
2 Enter your share of partnership and fid 3 Net gain (or loss) from lines 1 and 2.	uciary gain (or )	loss) from prop	erty other than ca	nital essets		*******
Part IV-TOTAL GAINS OR LOSSES	FROM SALE	OR EXCHA!	NGE OF PROPE	RTY		
1 Net gain (or loss) from Part I, line 12						
2 Total ordinary gain from Part II, line 2						
3 Net gain (or loss) from Part III, line 3 4 Total net gain (or loss), combine lines 1						
COMPUTATION OF ALTERNATIVE exceeds the net short-term capital loss, of income exceeding \$25,000, or (b) a joint of household with taxable income exceeding taxable income e	roturn, or as <b>a</b>	net Jenn-tomm (	apital gain only.	and von see fili	ag (a) a camanaia -	الما المنتبع الملاء السينمام
1 Enter the amount from Schedula T, line 5						
2 Enter amount from Part I, line 11, on I	oversa sida .   .					
3 Subtract line 2 from line 1		,				
4 Enter tax on amount on line 3 (use app						
5 Enter 50% of line 2						
6 Alternative tax (add lines 4 and 5). If tive tax on Schedule T, line 6. Also chec	r sensaulo D 25.	c on Form 1040	), line 13			
GAINS AND LOSSES FROM SALE PROPERTY.—Report details in appropris In column (c) of Part I and column (a	HUNG (NOTAL) G OR EXCHA to part or parts.	rences are MRES OF	to the international total of these los and losses from	al Rovenun	Code) and losses shall not learner of capital asse	be treated as gains

- his inventory if on hand at the close of the taxable year;
- (b) property held by the taxpayer primarily for sale to customers in the ordinary course of his trade or business;
- (c) property used in the trade or business of a character which is subject to the allowance for depreciation provided in section 167;
- (d) real property used in the trade or business of the taxpayer; (e) certain government obligations issued on or after March 1, 1941,
- at a discount, payable without interest and maturing at a fixed date not exceeding 1 year from date of issue;

  (f) certain copyrights, literary, musical, or artistic compositions,
- etc.; or
- (g) accounts and notes receivable acquired in the ordinary course of trade or business for services rendered or from the sale of property referred to in (a) or (b) above.

  Special rules apply to dealers in securities for determining capital

gain or ordinary loss on the sale or exchange of securities. real property subdivided for sale may be treated as capital assets. Sections 1236 and 1237.

If the total distributions to which an employee is entitled under an employees' pension, bonus, or profit-sharing trust plan, which is exempt from tax under section 501(a), are paid to the employee in one taxable year, on account of the employee's separation from service, the aggregate amount of such distribution, to the extent it exceeds the amounts contributed by the employee, shall be treated as a long-

term capital gain. (See section 402(a).)

Gain on sale of depreciable property between husband and wife or between a shareholder and a "controlled corporation" shall be treated as ordinary gain.

Gains and losses from transactions described in section 1231 shall be treated as gains and losses from the sale or exchange of capital assets held for more than 6 months if the total of these gains exceeds the total of these losses. If the total of these gains does not exceed the draft, breeding, or dairy purposes (but not including poultry) and held for I year or more.

(c) the cutting of timber or the disposal of timber, coal, or domestic iron ore, to which section 631 applies, and
(d) the involuntary conversion of capital assets held more than 6

mouths. See sections 1231 and 631 for specific conditions applicable.

Gain from disposition of depreciable property under sections 1245 and 1250—assets held more than 6 months (Fart II).—(Report any gain from such property held for 6 months or less in Part III.) Except as provided below section 1245 property means depreciable (a) personal property (other than livestock) including intangible personal property; (b) tanguble real property (except for buildings and their structural components) if used as an integral part of manufacturing, production, or extraction, or of furnishing transportation, communications, electrical energy, gas, water, or sewage disposal services, or used as a research or storage facility in connection with these activities; and (c) elevators

Except as provided below section 1250 property means depreciable real property (other than section 1245 property).

See sections 1245(b) and 1250(d) for exceptions and limitations involving: (2) disposition by gift; (b) transfers at death; (c) certain tax-free transactions; (d) like kind exchanges, involuntar; conversions; (e) sales or exchanges to effectuate FCC policies and exchanges to comply with S.E.C. orders; (f) properly distributed by a partnership to a partner; and (g) disposition of principal residence (section 1250 only).

Column f of Part II.—In computing depreciation allowed or allowable for elevators or escalators, enter in column f-1 depreciation prior to July 1, 1963, and in column f-2 depreciation after June 30, 1963.

(Instructions continued on D-2)

and escalators.

# SCHEDULE E (Form 1040) Department of the Treasury Internal Revenue Service

## Supplemental and Miscellaneous Income

➤ See instructions on E-1.

▶ If you use this schedule, attach it to Form 1040.

1959

Name as shown on Form 1040								Social Se	curity !	lumber
Fill out and attach a separate Part I for each PART I.—Pension and Annuity only lines 1 and 5. • If not fully taxa 1 Name of payer	Income. • able, complete	If pension all lines in	or an	nuity is	fully taxa	ble for	1969, (	complete	<u>; ;</u>	,
2 If employee contribution is recove in prior years, show: Your contri	erable within a	3-vear ne	riod an	d vou ha	ve not rec	overed years \$	our cos	t tax-free		
3 Amount received this year . 4 Amount excludable							••••••			
5 Taxable portion (subtract line 4 f				• • •	· · ·					
PART II.—Rent and Royalty Inc	ome	·								
1. Kind and location of property	2. Total amo of rents	unt 3.	Total am of royalti		4. Depreci (explain b or depletio tach compu	elow) n (at-	(Repai	r expenses rs, etc.— n below)		
	-						•••••••			
			••••••		· · · · · · · · · · · · · · · · · · ·					
1 Totals		olumn 2 p	olus coli	umn 3 le	ess column	s 4 and	5)			
PART III.—Income or Losses rations, and Miscellaneous Income	from Partne	·	Estate	s or T						
(a) Name and address (for Miscellaneous Income, source and nature of Income in this column)	show Partner- ship	Estate Sr or Trust	mail Bus. Corp.	Mise. Income	(c) Employe identific	r ation numbe		iscome or loss		
				**********		•				
1 Income (or loss) Total of column (						· · ·	· ·	· · .	 	
TOTAL OF PARTS I, II AND III (i  Explanation of Colu			e in to	tai on	line 14, F	orm 10	40)	· · ·	<u> </u>	
item Amor		Item			Amount	<u>!i</u>	Ite	m	- 1	Amount
					••••••		•••••			
							••••••	•••••		••••••
Schedule for Depreciation Claim Taxpayers using Revenue Procedure at end of year in column 3, and enform 4562.	s 62-21 and 6	55-13: Ma	ike no ( preciati	entry in on at e	column 2 nd of year	enter the	e cost	or other b	asis of d more	assets held space, use
Group and guideline class     or description of property	2. Date acquired	3. Co other		ailowed	preciation or allowable rior years	5. Meti compu depreci	ting	6. Life or rate		reciation this year
1 Total additional first-year deprecia	tion (do not in	clude in it	ems be	low)				<del>&gt;</del>		
				-						
2 Totals				<del>- </del> -	•••••			1	<u> </u>	
SUMMARY OF DEPRECIATION	· · · · · · · · · · · · · · · · · · ·	• 1		<u> </u>	• • •	<del>-:</del>	• •	<u>· · · · · · · · · · · · · · · · · · · </u>	1	
	ing belongs	Sum of the ears-digits		its of uction	Additional (section		Other	(specify)		Total
I Under Rev. Procs. 62-21 and 65-13 2 Other	,			******						•••••

### Instructions for Schedule E (Form 1040)

### Part I.—Pensions and Annuities

Amounts received from annuities, pensions, endowments, or life insurance contracts, whether paid for a fixed number of years or for life, may have a portion of the payment excluded from income. The following types come under this rule: (a) pensions where the employee has either contributed to its cost or has been taxed on his employer's contributions, and (b) amounts paid for a reason other than the death of the insured under an annuity, endowment, or life insurance contract.

General Rule for Annuities.—Generally, amounts received from annuities and pensions are included in income in an amount which is figured upon your life expectancy. This computation and your life expectancy multiple can be found in the regulations covering annuities and pensions. Once you have obtained the multiple it remains unchanged. It is not necessary to recompute your excludable portion each year. In making this computation you can get help from the Internal Revenue Service as well as from some employers and insurance companies.

Special Rule for Certain Types of Employees' Annuities.—A special rule applies for amounts received as employees' annuities if part of the cost is contributed by the employer and if the amount contributed by the employee will be returned within three years from the date of the first payment received under the contract,

13.

such as taxes, interest, repairs, insurance, agent's commissions, maintenance, and similar items. However, you cannot deduct capital investments or improvements, but must add them to the basis of the property for the purpose of depreciation. For example, a landlord can deduct the cost of minor repairs, but not the cost of major improvements such as a new roof or remodeling. You cannot deduct the value of your own labor.

If You Rent Part of Your House.—If you rent out only part of your property, you can deduct only that portion of your expenses which relates to the rented part. If you cannot determine these expenses exactly, you may figure them on a proportionate basis. For example, if you rent out half of your home and live in the other half, you can deduct only half of the depreciation and other expenses.

Do not report in column 2, Part II, Schedule E, room and other space rentals for which you rendered service to the occupant. Report the rentals received in separate Schedule C. If you are engaged in the business of selling real estate, you should also report rentals received in separate Schedule C.

Royaltics.—Report in column 3 royalties from oil, gas or mineral properties, and royalties from copyrights and patents. However, if you hold an operating oil, gas, or mineral interest, report gross income and expenses in separate Schedule C. Under certain circumstances,

Publication 541, Tax information on Partnership Income and Losses.

Small Business Corporations.—If you are a shareholder in a small business corporation which elects to have its current taxable income taxed to its stockholders, you should report your share of both the distributed and undistributed current taxable income as ordinary income in Part III, Schedule E, except that portion which is reportable in separate Schedule D as a long-term capital gain. Neither type of income is eligible for the dividends exclusion. Shareholders claiming a deduction for a net operating loss must attach to their return a computation of the adjusted basis of their stock in the corporation and the adjusted basis of any indebtedness of the corporation to the shareholders. See sections 1374 and 1376 and the regulations thereunder for limitation on deduction and required adjustments.

Estates and Trusts.—If you are a beneficiary of an estate or trust, report your taxable portion of its income, whether you receive it or not. You should enter your share of income of the following classes on the appropriate lines and schedules of your return:

Dividends from qualifying domestic corporations.

Gains from the sale or exchange of capital assets and certain other property.

You should include all other taxable income from estates and trusts in this Part. Any depreciation which is allocable to you on estate or trust property may be subtracted from estate

### SCHEDULE F (Form 1040) Department of the Treasury Internal Revenue Service

# Farm Income and Expenses (Compute social security self-employment tax on Schedula SE) > See separate instructions. > If you use this schedule, attach it to Form 1040.

Name as shown on Form 1040				Social security number
Business name and address				If you filed Form 943, enter em-
Location of farm(s) and number of	f acres in each fa	rm		ployer identification number here
Farm Income—Casi Do not include sale of i report such sales on Sched	livestock held for	l Disbursemen draft, breeding, or	ts Method	Farm Deductions
Sales of Purchased Livestock and O	ther Items Purcha	ased for Resale		Do not include personal or living expenses not attributable to production of farm income, such as
a. Description	b. Amount received	c. Cost or other basis	d. Profit (or loss)	taxes, insurance, repairs, etc., on your dwelling.
1 Livestock:	[			
1 Livestock:		1 *	1	29 Labor hired \$
	r		1	
2 Other items:	1			
				33 Feed purchased
3 Totals	\$	\$	\$	34 Seed, plants
Sales of Market Livestock and Pro	educe Raised and	Held Primarily	!	purchased
for Sale and Other Farm Income				35 Fertilizers, lime
Kind	Quantity	Amount		36 Machine hire
4 Cattle		S		37 Supplies purchased
5 Beef calves	1			38 Breeding fees
6 Sheep				39 Veterinary, medicine
7 Swine			,	49 Gasoline, fuel, oil
8 Poultry				41 Storage, warshousing .
9 Dairy products		 		42 Taxes
10 Eggs		***************************************	·	43 Insurance
11 Wool		***************************************		44 Utilities
12 Cotton		**********************		45 Freight, trucking
13 Tobacco		***********************		46 Conservation
14 Vegetables		***************************************		expenses
15 Grain				47 Retirement plans, etc. (other than your
16 Fruits and nuts	ł			share — See separate
17 Other (specify):	1	!		instructions)
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				48 Other (specify):
•••••••••••••••••••••••••••••••••••••••				
OTHER FARM INCOM	<u></u> E	***************************************		
	<del></del>			
18 Machine work				
19 Patronage dividends		-		
20 Per-unit retains				
21 Agricultural program payments:				
(1) Cash				
22 Commodity Credit loans under elec		1		
23 Federal gasoline tax credit			1	
24 State gasoline tax refund				
25 Other (specify):		1		
				49 Add lines 29
25 Add lines 4 through 25		<u> </u>	\$	through 48 > \$
27 Amount from line 3, column d,	•			50 Depreciation (from line 54, Part ill) >
23 Gross profit* (add lines 26 and	27)		\$	51 Total deductions. Add lines 49 and 50 > \$
52 Net farm profit (or loss) (subtract		28). Enter here and	d include in total o	on line 14, Form 1040. ALSO

PART III.—DEPRECIATION (Do not include property you and your family occupy as a dwelling, ils furnishings, and other items used for personal purposes).
Taxpayers using Revenue Procedures $62-21$ and $65-13$ : Make no entry in column 2, enter the cost or other backs of asset
held at end of year in column 3, and enter the accumulated depreciation at end of year in column 4. Note: You may (1) grou
depreciable assets in accordance with the categories specified below or (2) continue to list your assets in the same manner as in
prior years. If you need more space, use Form 4562.

Group and guideline class or description of property			2. Da		3. Cost other ba		allowed	epreciation or allowable ricr years	5. Metho comput deprecia	ing	6. Life rate	7. Depreciation for this year			
53 Total addition	nal f	irst-y	year depre	ciatio	on (do not i	nclude in	items belo	v/)						<b>→</b>	
Buildings .			-		•								<u> </u>		
Furniture and															
Transportatio															
Machinery an															
Other (specif															
						1			I .						
*************															
										*******					
•••••															
														- 1	
54 Totals						<u> l</u>			Enter	here and ir	Part II, I	ne 50 .	• • !	<u> </u>	
SUMMARY (	OF.	DE	PRECIA	TIO	N									1	
	-	Strai	ight line	Doc	lining balance		m of the irs-digits		nits of duction	Additional (section	first-year 179)	Other	(specify)		Total
a. Under Rev. Procs.						_								_ _	
62-21 and 65-13	1	••••						0.0.00							
b. Other	•					<u> </u>		\			<u> </u>			!_	
PART IV.—FAR (Do not include sales	l Mis of liv	NC(	OME—AC k held for dra	CCKI ift. bri	UAL METH ceding, or dair	IOD Y purposes	report such s	ales on	Schedule D.	and omit then	from "On ha	ind at beg	inning of y	ear" co	lumn)
		l						1		Consumed or			}		
Description (Kind of livestock,	CTO DS	.	On hand at I	beginn	ing of year	Purchas	Raised during year Raised during lost during Sold during year year					On	hand at end of year		
or other produc	ls)	-	Quantity	Inve	ntory value	Quantity	Amount	na id	Quantity	ing year year					ity   Inventory value
<del></del>					-	<b>4</b>		-		<b>\</b>		6		<u> </u>	
				\$			- \$					<b>3</b>			7
										!					
<del></del>				1		*******									
<del></del>		-													
******************						· • • • • • • • • • • • • • • • • • • •	***********								
55 Totals, ente	r t	iero	and in	•			S				1	5			S
· Part V bo	wole	) .		• •	r on line 65)		(Enter on li	- 1				1.	n line 57)		(Enterontine 56)
PART VSUM	ANA	RY	OF INCO.	ME /	AND DEDU	CTION	S—ACCRI	JALN	METHOD						
56 Inventory of	live	esto	ck, crops,	and	products	at end o	f year .	•						\$	
57 Sales of live	stoc	k. c	reps. and	prod	lucts during	year.								-\///	
53 Agricultural	prog	ram	payments	: (1	) Cash .									- /////	
				(2)	) Materials	and se	rvices .					·····		/////	
59 Commodity	Cre	dit l	oans unde												
60 Federal gas	olin	e ta	x credit .											- ////	
G1 State gasolii	ne t	ax n	efun <b>d</b>								.			/////	
62 Other farm	inco	ome	(specify):												
-					····									_/////	Millialliniani.
63 Add lines 57															
65 Inventory of														-	
66 Cost of live	sto	ck a	ind produ	cts p	ourchased	during y	car	• •			• • • • • • • • • • • • • • • • • • • •			- -	
67 Gross profit 63 Total deduct															
	_														***
69 Net farm pro enter on S	ofit iche	(or l dule	loss) (subi SE, Part I	tract I, line	line 68 fro	m line 5	/). Enter h	cre ar	a incinde	in total on	isne 14, F	orm 104	. ALSC	\$	

SCHEDULE G (Form 1040) Department of the Treasury Internal Revenue Service

# Income Averaging > See instructions on pages 3 and 4.

> If you use this schedule, attach it to Form 1040.

Name as shown on Form 1040				Social secur	ity number
					<u> </u>
PART I.—TAXABLE INCOME AND	ADJUSTMENTS	<u></u>			<del>,                                    </del>
	(a) Computation year	(b) 1st preceding base period year 1968	(c) 2d preceding base period year 1967	(d) 3d preceding base period year 1966	(a) 4th preceding base period year 1965
1 Taxable income (see Instruction 1)					
2 Income earned outside of the United States or within U.S. possessions and excluded under sections 911 and 931					
3 Capital gain net income from Schedule D, line 11 or Capital gain dividends reported on Form 1040, page 2, Part II, line 7 (1967–1968)					-
4 Net income from gifts, etc., received this year or any base period year. (If \$3,000 or less in 1969 do not enter in any year.)					
5 Net income from wagering and other items described in instruction 5					
6 Line 1 plus line 2, less lines 3, 4, and 5 .					
7 Adjusted taxable income or base period income. Enter amount from line 6, or "Zero" if line 6 is less than zero				ļ 	
PART II.—COMPUTATION OF AVE	RAGABLE INCO	OME		•	
1 Adjusted taxable income (line 7, column (a), F					
2 331/3% of the sum of line 7, columns (b), (c		ti			
3 (a) 25% of the sum of line 3, columns (b), zero appears in line 6, Part I, see instru	(c), (d), and (e), P	art I. NOTE: If an	amount less than		
(b) Amount from line 3, column (a), Part					
(c) If line 3(a) is more than line 3(b), enter	r difference—if not,	make no entry			<u> </u>
4 Averagable income (line 1 less lines 2 and 3)		<u> </u>			
COMPLETE THE REMAINING PAR LESS, YOU DO NOT QUAL	ITS OF THIS FORM	ONLY IF LINE 4 IS	S MORE THAN \$3,0 NOT FILL IN REST	00. IF \$3,000 OR F OF FORM.	<u> </u>
PART III.—SEGMENTS OF INCOMI	E UNDER AVE	RAGING			
1 Amount from line 2, Part II					***************************************
2 Amount from line 3(a), Part II					***********
3 20% of line 4, Part II				• • • • •	
4 Sum of lines 4 and 5, column (a), Part I, less in line 5, Part I				which was included	
5 If line 3(b) is more than line 3(a), Part II, e 6 Total (sum of lines 1 through 5)	nter difference—if	not, make no entry			
PART IV.—COMPUTATION OF TAX					
1 Tax on the amount on line 6, Part III					
2 Sum of lines 1, 2, and 3, Part III			.		
3 Tax on amount on line 2				1	
4 Sum of lines 1 and 2, Part III					İ
5 Tax on amount on line 4					<b>-</b>
6 Difference (line 3 less line 5)				.	
7 Multiply the amount on line 6 by 4	•		• • • • • •		
8 Total (add lines 1 and 7)		a a a a a a a a			
9 Tax on income subject to the penalty under s 10 Tax (add lines 8 and 9). Enter here and on	iection /2(m)(5) Wi Schedule Y line S	if you are not using	une o, rart I .      . z the alternative tax	computation in Par	ì
V. Also check Schedule G box on Form 1040,	, line 18				.

P	V.—COMPUTATION OF ALTERNATIVE TAX	Page N
1	unt from line 10, Part IV	
2	unt from line 5, Part IV	
3	Amount from line 2, Part II	
	Amount from line 3(c), Part II	
	Sum of lines 3(a) and 3(b)	
4	on amount on line 3(c)	
5	rence (line 2 less line 4)	
6	unt from line 1, Part IV	
7	of lines 1, 2, 3, and 4, Part III	
	on amount on line 7	
	rence (line 6 less line 8)	
	of lines 5 and 9	
	unt from line 3, column (a), Part I	
	of line 11	
	e 10 is more than line 12, enter difference—otherwise alternative tax does not apply	
	native tax (line 1 less line 13). Enter here and on Schedule T, line 6. Also check Schedule G box on Form 1040, line 18.	

Use this space for additional information such as determining base period income in accordance with General Instruction C or itemizing of line 5, Part I, etc.

This schedule must be attached to your Form 1040 to choose the benefits of income averaging. Only individuals who are citizens or

residents of the United States throughout 1969 are eligible for averaging. Corporations, estates and trusts do not qualify.

The income averaging method of computing tax may be to your advantage if your income has increased substantially this year. Under this method your 1969 income which exceeds by one-third the income of your four prior years (1965-1968) is taxed, in effect, by averaging that excess over the five-year period (1965-1969). Basically, the taxable income for each year is the figure utilized. However, since capital gains, wagering income, certain income from gifts, etc., are not subject to averaging, adjustments to the taxable income, as it appears on Form 1040 for each year, are necessary.

- A. WHO MAY FILE.—Generally, you may choose the provisions of income averaging for 1969, by filing Schedule G with your Form 1040 if you meet the requirements of (1) citizenship or residence, and (2) support. On a joint return both husband and wife must meet the requirements.
  - (1) Citizenship or residence requirement.—You must have been a citizen or resident of the United States throughout 1969. A nonresident alien at any time during the five taxable year period ending with 1969 is not eligible.
  - (2) Support requirement.—You must have furnished at least 50 percent of your own support for each of the years 1965 through 1968. In a year in which you were married it is only necessary that you together with your wife provided at least 50 percent of the support of both of you. For definition of support see Form 1040 Instructions on B-2.

Exceptions. The support requirement is waived if-

(1) You were age 25 or more before the end of 1969 and you were not a full-time student during at least any four of your taxable years beginning after you have attained the age of 21. generally, if you are age 25 or over and have been out of school for 4 years since age 21, you are eligible for averaging. You are a student for a taxable year if during 5 calendar months of that year you were a full-time student at an educational institution or were pursuing a full-time course of institutional on-farm training under the supervision of an accredited agent of an educational institution or of a State or political subdivision of a State.

(2) More than 50 percent of your adjusted taxable income for 1969 (line 7, column (a), Part I) is attributable to work performed by you in substantial part during two or more of the four taxable years preceding 1969, or

(3) You file a joint return for 1969 and not more than 25 percent of the aggregate adjusted gross income (Form 1040, line 15c) is attributable to you.

B. PROVISIONS INAPPLICABLE .-- If you file Schedule G you may not-

(1) Exclude from income any part of your earned income from sources without the United States (see section 911 and Form 2555) or any income from sources within possessions of the United States (see sections 931-934 and Form 4563).

(2) Use the tax tables on T-2 and T-3, of the Form 1040 instructions. You may, however, use the standard deduction.

(3) Avail yourself of the limitation on tax under section 72(n)(2) for income resulting from certain distributions from an employees' trust.

C. BASE PERIOD INCOME RULES.—Your base period income for each of your base period years (1965-1968) must be determined in a manner consistent with your return for 1969. If you make a separate return for 1969, you must determine your separate base period income for each of your base period years. If a husband and wife make a joint return for 1969, they must determine the sum of their separate base period incomes for each base period year. Thus, if you and your wife make a joint return for 1969 and were married and made joint returns with each other for any base period year, your base period income for each such year is to be figured on the basis of your aggregate taxable income for that year. If you make a return for 1969 as a surviving widow(er) (under section 2(b)), your base period income for each of the base period years (1965-1968) is the sum of your base period income and that of your deceased husband (wife) for each such year. If a husband and wife married in 1969 and make a joint return for 1969, and neither person was married from 1965 through 1968, their base period incomes for each of those years is the sum of the husband's separate base period income and that of his wife for each such year,

In some cases the computation of your separate base period income for a base period year may require as many as three computations. The facts in each case determine how many computations are necessary. For instance, if you were married for 1969 and made a joint return with your wife (husband), but had a different wife (husband) for 1969 than for a base period year, two computations are necessary. In such case, your separate base period income for the year in question is the larger of the following amounts:

(1) The amount of your adjusted separate income and deductions for the base period year.

(2) One-half the total amount of base period income resulting from adding your adjusted separate income and deductions to the adjusted separate income and deductions of your wife (husband) for that base period year.

However, if you and your wife file separate returns for 1969, a third computation is necessary. Your separate base period income will be the largest of the amounts determined under (1) and (2) above and:

(3) One-half the total amount of the base period income resulting from adding your adjusted separate income and deductions to the adjusted separate income and deductions of your wife (husband) for 1969 for that base period year.

The amount of your separate income and deductions for a base period year is the excess of your gross income for that year over your allowable deductions. Your separate deductions for any base period year for which you made a separate return are the deductions allowable on that return. If you made a joint return for a base period year, your separate deductions are (1) in the case of deductions allowable in computing your adjusted gross income, the sum of such deductions attributable to your gross income, and (2) in the case of deductions allowable in computing taxable income (exemptions and itemized deductions), the amount resulting from multiplying the amount of such deductions allowable on the joint return by a fraction whose numerator is your adjusted gross income and whose denominator is the aggregate adjusted gross income on the joint return. However, if 85 percent or more of the aggregate adjusted gross income of a husband and wife is attributable to either one, all of the deductions allowable in computing taxable income are allowable to the one to whom such income is attributable. See specific instruction 1, under Part I, on adjusted gross income.

In computing your separate base period income when community property laws are applicable, you must take into account all of the earned income you carned, without regard to the community property laws, or your share of the community earned income under the community property laws, whichever is greater.

If you must determine your separate base period income for any of the base period years, show the computation and give names under which the returns were filed in the space provided on page 2. If additional space is needed show your computation on an attachment. An example illustrating such computation follows:

H and W are calendar year taxpayers who were married and otherwise eligible to choose the benefits of income averaging for the taxable year 1969 for which they made a joint return. W, however, was married to and made a joint return with A for the taxable year 1965. H was unmarried for 1965. H and W compute their base period incomé for 1965 in the following manner:

	A&W (Joint Return)	A	W	ĸ
Salary	\$16,000	\$11,500	\$4,500	\$3,000
Dividends	2,000	500	1,500	1,000
Adjusted Gross Income	\$18,000	\$12,000	\$6,000	\$4,000
Total of itemized deductions and personal exemptions	3,600	2,400	1.200 (1)	1,600
Taxable Income (Separate Income and Deductions)	\$14,400	\$9,600	\$4.800	\$2,400
• •			====	

× 3600 (Total of itemized deductions and personal (1) 6000 (W's separate adjusted gross income) **→ 1200** 18000 (A and W's adjusted gross income from exemptions on A & W's joint return)

ioint return) Mathed Na 1

4/-000

### SPECIFIC INSTRUCTIONS

The following instructions are numbered to correspond with the line numbers in each part of the form.

### Part I

- 1 Except as noted below, enter on this line the amount (never less than zero) from—
  - (a) Schedule T (1969)-line 5
  - (b) Form 1040 (1965-68)—line 11d, page 1
  - (c) Form 1040A (1965-68)—line 5, page 4 Tax Computation Schedule Form 1040A Instructions

For any year for which you use the tax tables to compute your tax, you may arrive at the amount to be entered in line 1, by subtracting from your adjusted gross income (see below) the standard deduction and \$600 multiplied by the number of exemptions. Adjusted gross income is—

- (a) Form 1040 (1969)—line 15c
- (b) Form 1040 (1965-68)—line 9, page 1
- (c) Form 1040A (1965-68)-item 7, page 1

NOTE: If you were not married to and did not file a joint return with the same wife (husband) for every year after 1964, or were not single for all those years, it will be necessary to determine the amount to be entered in columns (b), (c), (d), and (e) in accordance with General Instruction C.

2 Enter on this line for each base period year the net amount of income previously excluded from income because it was earned income derived from sources without the United States or from income within its possessions (sections 911 and 931-934). For 1969 you may be

- (b) Income from oil and gas properties. The amount received from the sale of any oil or gas property to which section 632 applies.
- (c) Claims against the United States. The amount received from the United States to which section 1347 applies.
- (d) Excess Community Income. If you are married, a resident of a community property state, and file a separate return for 1969, you must include in this line the excess of the community earned income reportable by you over the amount of such income attributable to your services. No adjustment need be made where the community earned income attributable to your services exceeds 50 percent of the aggregate community earned income. The following example illustrates this.—

Attributable to Service of H W Total Community Earned Income . . . \$40,000 \$20,000 \$60,000

- (1) H filing a separate return has no adjustment since the amount of earned income attributable to his services (\$40,000) exceeds 50 percent of the aggregate community earned income (\$30,000).
- (2) W filing a separate return must include in the total for this line \$10,000, the excess of the community earned income reportable by her (\$30,000) over the amount of community earned income attributable to her services (\$20,000).
- (e) Certain amounts received by owner-employees. The amount of income resulting from a premature or excessive distribution from a qualified employees' pension plan or trust to an employee

### SCHEDULE R (Form 1040) Department of the Treasury Internal Revenue Service

Retirement Income Credit

> See instructions on R-1.

> If you use this schedule, attach it to Form 1040.

1969

Name as shown on Form 1040		Social Security Number				
A. General Rule.—If separate return, use column B only.	A	В				
If joint return, use column A for wife and column B for husband.  Did you receive earned income in excess of \$600 in each of any 10 calendar years before 1969? (Widows or widowers see instructions on R-1)  If answer above is "Yes" in either column, furnish all information below in that column.	☐ Yes ☐ No	☐ Yes ☐ No				
1 Retirement income for taxable year:  (a) For taxpayers under 55 years of age: Enter only income received from pensions and annuities under public retirement systems (e.g. Fed., State Govts., etc.) included on Form 1040, line 15c.						
(b) For taxpayers 65 years of age or older:  Enter total of pensions and annuities, interest and dividends included on Form 1040, line 15c, and gross rents from Part II, column 2 of Schedule E						
2 Maximum amount of retirement income for credit computation	\$1,524 00	\$1,524 00				
(a) Amounts received as pensions or annuities under the Social Security Act, the Rail- road Retirement Acts (but not supplemental annuities), and certain other exclusions from gross income						
(b) Earned income received (Does not apply to persons 72 years of age or over);						
(1) Taxpayers under 62 years of age, enter amount in excess of \$900						
(2) Taxpayers 62 or over but under 72, enter amount determined as follows:						
if \$1,200 or less, enter zero	•					
if over \$1,200 but not over \$1,700, enter ½ of amount over \$1,200;						
	- <del></del>	<del></del>				
or if, over \$1,700, enter excess over \$1,450						
4 Total of lines 3(a) and 3(b)	——————————————————————————————————————					
5 Balance (subtract line 4 from line 2)						
6 Line 5 or line 1, whichever is smaller	•					
7 (a) Total (add amounts on line 6, columns A and B).  If line 7(a) is less than \$2,286 and this is a joint return and both husband and wife are age 65 or Alternative Computation in 8 below which may result in a larger credit.  (b) Amount from line 7 of part B below, if applicable						
8 Tentative credit. Enter 15% of line 7(a) or 15% of line 7(b), whichever is greater.						
9 Amount of tax shown on Schedule T, line 6.						
10 Credit claimed for foreign taxes or tax-free covenant bonds		<del></del>				
11 Subtract line 10 from line 9 (if less than zero, enter zero)						
12 Enter here and on Schedule T, line 7, the amount on line 11 or line 8, whichever is small						
13 Enter here the Tax Surcharge From Schedule T, line 9	er					
14 Add lines 12 and 13						
15 If line 10 is greater than line 9, enter excess here						
	<u>_</u>					
16 Subtract line 15 from line 14 (if less than zero, enter zero)		<u></u>				
smaller	8, Whichever is					
B. Alternative Computation (after completing lines 1 through 7(a) above)	· · · · · ·	li				
(a Variance and dilling a label and and and and and and and and and and						
b. Both husband and wife are 65 or over, AND c. Either one, or both received earned income in excess of 3600 in each of any 10 calen		).				
Furnish the information called for below for both husband and wife even if only one answered "Yes" in column 1 Retirement income of both husband and wife from pensions and annuities, interest, and di on Form 1040, line 15c, and gross rents from Part II, column 2 of Schedule E						
2 Maximum amount of retirement income for credit computation		\$2,285 00				
3 Deduct: A—WIFE	BHUSBAND					
(a) Amounts received as pensions or annuities under the Social Security Act, the Raiiroad Retirement Acts (but not supplemental annuities), and certain other exclusions from gross income						
(b) Earned income received (Does not apply to persons 72 or over):  if \$1,200 or less, enter zero  if over \$1,200 but not over \$1,700 enter ½ of amount over \$1,200; or  if over \$1,700, enter excess over \$1,450.						
4 Total of lines 3(a) and 3(b)	i					
5 Total (add amounts on line 4, columns A and B)						
6 Balance (subtract line 5 from line 2)						
7 Enter here and on line 7(b) of part A above, the amount on line 6 or line 1, whichever is smalle	:r					
	2-0237640	10 10000 1				

# Instructions for Schedule R (Form 1040)—1969

### Retirement Income Credit

You may qualify for this credit, which is generally 15 percent of retirement income, if you received earned income in excess of \$600 in each of any 10 calendar years—not necessarily consecutive—before the beginning of your taxable year.

The maximum amount allowed any one individual as a credit against his income tax is \$228.60 (15%  $\times$  \$1,524). The maximum allowable credit on a joint return where both husband and wife show \$1,524 on part A, line 6, columns A and B, is \$457.20.

The term "earned income" means wages, salaries, professional fees, etc., received as compensation for personal services actually rendered. It does not include any amount received as an annuity or pension. If you were engaged in a trade or business in which both personal services and capital were material income-producing factors, a reasonable allowance as compensation for the personal services you rendered, not in excess of 30 percent of your share of the net profits of such business, shall be considered as earned income.

Both husband and wife may take the retirement income credit if both qualify and both have retirement income. If you are a surviving widow R-1

(widower) and have not remarried, you may use the earned income of your deceased husband (wife), or you may combine his (her) earned income with yours to determine if you qualify for the credit.

Retirement income for the purpose of the credit means—

(a) In the case of a person who is not 65 before the end of his taxable year, only income received from pensions and annuities under a public retirement system (one established by the Federal government, a State, county, city, etc.) which is included in income in his return.

Disability annuities received by Federal employees prior to normal retirement age that exceed the sick pay exclusion do not qualify as retirement income.

(b) In the case of a person who is 65 or over before the end of his taxable year, income from pensions, annuities, interest, rents and dividends that are included in gross income in his return. (Gross income from rents for this purpose means gross receipts from rents without reduction for depreciation or any other expenses. Royalties are not considered rents for this purpose.)

Except as provided in the "Alternative computation," the amount

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of the retirement income used for the credit computation may not exceed \$1,524 reduced by (a) Any amount received and excluded from income as a pension or annuity under the Social Security Act and Railroad Retirement Acts (but not supplemental annuities) and other tax-exempt pensions or annuities. Line 3(a), General Rule and Alternative Computation, must reflect the gross amount of social security benefits before deduction of any amounts withheld to pay medicare insurance premiums. This reduction does not include (1) that part of a pension or annuity which is excluded from income because it represents, in effect, a return of capital or taxfree proceeds of a like nature, or (2) amounts excluded from income received as compensation for injury or sickness or under accident or health plans. (b) Certain adjustments for earned income.

Alternative Computation. — The maximum amount of retirement income to be used in figuring the credit for retirement income is \$2,286 for taxpayers who file joint returns (both 65 years of age or over) but who would otherwise be limited to \$1,524 because either the husband or wife did not have earned income in excess of \$600 in each of any 10 prior calendar years.

If you meet these requirements, also complete the Alternative Computation to determine which computation results in the larger credit.

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### SCHEDULE SE (Form 1040) Department of the Treesury Internal Revenue Service

### Computation of Social Security Self-Employment Tax

> See instructions. If you use this schedule, attach it to Form 1040.

If you had wages, including tips, of \$7,800 or more which were subject to social security taxes, do not fill in this page.

If you had more than one business, combine profits (or losses) from all of your businesses and farms on this Schedule SE Each self-employed person must file a separate Schedule SE on which he should include the total from all businesses and farms

Important .-- The self-employment income reported below will be credited to your social security corner and used in figuring social security benefits

_						
N	ame of self-employed person (as shown on social security card)	Social	Security Number	1 -	heck applicable	
=		<u> </u>	<u> </u>	1	Male 2	Female
_	usiness activities subject to self-employment tax (grocery store, restaura					<del></del>
F.	Computation of Net Earnings from BUSINESS Self-Em	ipioyme	nt (other than	i tarm	ing) !	1
1	Net profit (or loss) shown in Schedule C (Form 1040), line 27 (Enter combined	amount				
	if more than one business)	• • •			1	:
2	Add to net profit (or subtract from net loss) losses of business property si Schedule C, line 23	hown in			<u> </u>	
3	Total (or difference)				***************************************	
4	Net income (or loss) from excluded services or sources included on line 3					<u> </u>
_	Specify excluded services or sources					1
5	Net earnings (or loss) from business self-employment (subtract line 4 from line Part III, below	3). Ente	r here and on line	a 1(a),		
	প্রেক্তি Computation of Net Earnings from FARM Self-Employ	ment		<del></del>		
if	farmer may elect to compute net farm earnings using the OPTIONAL METHOD (if his gross profits are: (1) \$2,400 or less, or (2) more than \$2,400 and net profits at more than \$2,400 and you elect to use the optional method, you need not complete	are less t	han <b>\$1,600.</b> If yo			
_	Computation under Regular Method					
1	Net farm profit (or loss) from:					
	(a) Schedule F, line 52 (cash method), or line 69 (accrual method) :				-	<u>.</u>
,	(b) Farm partnerships		L	• • • •	4	
_	Computation under Optional Method			• • •		_
2	If gross profits from farming are:*				į	
3	(a) Not more than \$2,400, enter two-thirds of the gross profits					_
	(b) More than \$2,400 and the net farm profit is less than \$1,600, enter \$1,500					
•	Note.—Gross profits from farming are the total of the gross profits from Sched line 67 (accrual method), plus the distributive share of gross profit from Instructions for Schedule SE.	ule F, line	28 (cash methonerships as expla	od), or ined in		
4	Enter here and on line 1(b), Part III, below, the amount on line 2 (or line 3, if you	use the op	otional method)			
_	Retearnings (or loss) from self-employment—					
	(a) From business (other than farming—from line 5, Part I, above)					
	(b) From farming (from line 4, Part II, above)					
	(c) From partnerships, joint ventures, etc. (other than farming)					
	(d) From service as a minister, member of a religious order, or a Christian	Science :	practitioner. If yo	u filed		
	Form 4361, check here 🔲 and enter zero on this line					1
	(e) From service with a foreign government or international organization					<u> </u>
_	(f) Other (director's fees, etc.). Specify					-
2	Total net earnings (or loss) from self-employment reported on line 1					<del>-</del>
_	(If line 2 is under \$400, you are not subject to self-employment tax. Do		,	ľ		
3	The largest amount of combined wages and self-employment earnings subject security tax is	to social	\$7,800	00		
4	(a) Total "F.I.C.A." wages as indicated on Form W-2	1			•	
	(b) Unreported tips, if any, subject to F.I.C.A. tax from Form					
	4137, line 9	_1				
	(c) Total of lines 4(a) and 4(b)		1	i	1	i

### instructions for Schedule SE (Form 1040)—1969 ( $^{ extstyle Note: Schedule SE replaces}$ )

Schedule SE provides the Social Security Administration with the information on solf-employment income necessary for competing benefits under the social security program. Seli-employment tax must be paid regardless of age and even though the individual is receiving social security benefits.

To assure proper credit to your account, enter your name and social security number on Schedule SE exactly as they are shown on your social security card.

Ministers, members of religious orders, and Christian Science practitioners.-Duly ordained, commissioned, or licensed ministers of churches, members of religious orders (who have not taken a vow of poverty), and Christian Science practitioners are now subject to self-employment tax, but may under certain conditions request to exempt their income from service as a minister, member or practitioner by filing Form 4361. Forms, schedules and publications may be obtained from the District Director. If you previously filed an offective waiver certificate Form 2031 to pay self-employment tax, you may not now file for an exempton. See Publication 484, Social Security for Clergymen.

Ministers and members of religious orders must include in their earnings from self-employment (but not for income tax) the rental value of a personage or allowance for the rental value of the personage and the value of mosts and lodging furnished them for the convenience of their employers.

Members of Certain Religious Faiths.—If you have conscientious objections to social security insurance by virtue of your adherence to the established teachings of a recognized religious sect of which you are a member, you may file Form 4029 to obtain exemption from self-employment tax. If you have filed Form 4029, do not file Schedule SE; however, write, "Exempt-Form 4029" on the back of Form 1040.

U.S. citizens employed by foreign governments or international organizations.—A U.S. citizen employed in the United States, Fuerto Rico, Guani, American Samoa, or the Virgin Islands by a foreign government, an instrumentality wholly owned by a foreign government, or an international organization which is organized under the International Organizations Immunities Act, is subject to the social security self-employment tax. Report income from such employment on line 1(e), Part III, of this Schedule.

Fee basis State or local government employees.—Fees received for functions and services performed by employees (including public officers who in such capacity are employees) are subject to seif-employment tax if such functions and services are performed in positions which are: (1) compensated solely on a fee basis; and (2) not covered under a Federal-State social security coverage agreement. If you filed Form 4415, write, "Exempt-Form 4415" on the back of Form 1040.

### Exclusions

Income (or loss) from the following sources and deductions attributable thereto are not taken into account in figuring net earnings from scif-employment. Use Part I, line 4 to exclude any such amounts reported on separate Schedule C that should not be taken into account in figuring your self-employment income. Any item of income or expense which was included in line 2, Part II and which does not enter into the computation of net earnings from farm self-employment should be eliminated from line 2, Part II and an explanation attached.

Employees and public officials.—Income (facs, salaries, etc.) from the performance of service as: (a) a public official (except as notad above); (b) an employee or employee representative under the railroad retirement system; or (c) an employee (except as indicated above).

Note.—Income of an employee 18 or over from the sale of newspapers or magazines to an ultimate consumer is subject to selfemployment tax if the income consists of retained profits from such sales.

Certain payments to retired partners.—Income received by a retired partner under a written plan of the partnership which provides for lifelong periodic retirernent payments if the retired partner no longer has any interest in the partnership (except for the right to the retirement payments) and did not perform services for the partnership during the year.

Real estate rentals.—Rentals from real estate, except rentals received 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. Report these amounts in separate Schedule E, Part II. However, rental income from a farm is not excluded if the rental arrangement provides for material participation by the landlord and he does participate materially in the production or in the management of the production of one or more farm products on his land. Such income represents farm earnings and should be reported on Schedules F and SE.

Payments for the use or occupancy of rooms or other space where services are also rendered to the occupant, such as rooms in hotels, boarding houses, apartment houses furnishing hotel services, tourist camps or hones, or space in parking lots, werehouses, or storage garages do not constitute rentals from real estate and are included in determining net earnings from self-employment.

Dividends and interest.—Dividends on shares of stock, and interest on bonds, debentures, notes, certificates, or other evidences of indebtedness, issued with interest coupons or in registered form by a corporation, or by a government or political subdivision thereof, unless received in the course of a trade or business as a dealer in stocks or securities.

Property gains and losses.—Gain or loss: (a) from the sale or exchange of a capital asset; (b) to which sections 631 and 1231 are applicable; or (c) from the sale, exchange, involuntary conversion, or other disposition of property if such property is neither (1) stock in trade or other property of a kind which would properly be includible in inventory if on hand at the close of the taxable year, nor (2) properly held primarily for sale to customers in the ordinary course of the trade or business. Report on separate Schedule D.

Net operating losses.—No deduction for not operating losses of other years shall be allowed in determining the net carnings from self-employment. Such deduction should be entered as a "minus" figure on Schedule E, Part III, under "Miscellaneous income."

### More Than One Trade or Business

If an individual is engaged in farming and in one or more other trades or businesses, his net earnings from self-employment are the combined not earnings from self-employment of all his trades or businesses. Thus, the loss sustained in one trade or business will operate to reduce the income derived from another trade or business. In such cases, use both Schedule F and Schedule C to determine net profit from the farm and nonfarm activities, respectively. Make the combined computation of self-employment tax on Schedule SE.

#### Joint Returns

For a joint return, show the name of the one with self-employment income on Schrödle SE. If both husband and wife have self-employment income, each must file a separate Schedula SE. However, include the total of profits (or loss) from all businesses on Form 1040, line 14, and enter the combined self-employment tax on Schedule T, line 16.

### Community Income

For the purpose of computing net earnings from self-employment, if any of the income from a trade or business including farming is community income, all the income from such trade or business is considered the income of the husband. However, if the wife exercises substantially all the management and control of operation, all of such income is considered the income of the wife. (See "Partnerships" below.)

If separate returns are filed, Schedules C and SE or Schedules F and SE must be attached to the return of the one with self-employment income. Community income included on such schedules must, however, be allocated for income tax purposes on the basis of the community property laws.

### Partnerships

In computing his combined net earnings from self-employment, a partner should include his entire share of such earnings from a partnership including any guaranteed payments. No part of that share may be allocated to the partner's wife (or husband) even though the income may, under State law, be community income. However, in the case of a husband and wife farm partnership, like other partnerships, the distributive share of each must be entered as partnership income in separate Schedula E, Part III for income tax purposes, and on Schedule SE, Part II, line 1(a) for self-employment tax purposes. (Report nonfarm partnership income on Part III, line 1(c) for social security purposes.)

Note.—If a member of a continuing partnership dies, a portion of the deceased partners distributive share of the partnership's ordinary income (or loss) for the taxable year of the partnership in which he died must be included in the partner's net earnings from self-employment.

### Optional Method for Computing Not Earnings From Farm Self-Employment

If a farmer's gross profits for the year from farming are not more than \$2,400 he may report two-thirds of his gross profits from farming instead of his actual net eernings from farming. If his gross profits from farm self-employment are more than \$2,400 and his actual net earnings from farming are leas actual net earnings from farming are leas obtain \$1,600, he may report \$1,600. For the optional method, a partner should compute his share of gross profits from a farm partnership in accordance with the partnership agreement. In the case of guaranteed payments, his share of the partnership's gross profits is his guaranteed payments plus his share of the gross profits after such gross profits are reduced by all guaranteed payments of the partnership.

### Share-Farming Arrangements

An individual who undertakes to produce a crop or livestock on land belonging, to another for a proportionate share of the crop or livestock produced, or the proceeds thereof, is considered to be an independent contractor and a self-employed person rather than an employee. His net earnings should be reported on Schedule F for income tax and on Schedule SE for solf-employment tax purposes.

### SCHEDULE T (Form 1040)

Department of the Treasury Internal Revenue Service

### Tax Computation

If no entry is made on line 14, line 16, or line 17, keep this for your records If entry is made on line 14, line 16, or line 17, attach to form 1040

Na	me as shown on Form 1040	Social	Security	Number
1	Your adjusted gross income (from line 15c, Form 1040)	1	1 1	1
•	Note.—If your adjusted gross income is less than \$5,000 and you choose to take the standard ded instead of itemizing your deductions, omit lines 2, 3, 4, and 5. Find your tax in the appropriate (A or B on T-2 or C on T-3). Enter tax on line 6 below.	uction		
2	Enter on the line at the right the amount of your deduction figured under one of the followir methods:	g		
	a If you itemize deductions, enter the total from Schedule A, line 17  OR  b Figure your standard deduction as follows:  (1) Enter 10 percent of line 1 but do not enter more than \$1,000 (\$500 if married and filing separately)  (2) Enter the sum of: \$200 (\$100 if married and filing separately) plus \$100 for each exemption claimed in line 10 of Form 1040, but do not enter more than \$1,000 (\$500 if married and filing separately) \$   Enter the larger of b(1) or b(2) on the line at the right. If your spouse files a separate return, determine your deduction in the same manner that she (he) has.			
3	Subtract the amount on line 2 from the amount on line 1 and enter the balance here			
4	Enter number of exemptions claimed on line 10, Form 1040, Multiply this number by \$60	0, and		
	enter the amount here			
5	Subtract the amount on line 4 from the amount on line 3 and enter the balance here. This	s your		
	taxable income. Figure tax on this amount by using the appropriate Tax Rate Schedule (I, II, or			
	T-1. Enter tax on line 6 below			
6	Tax			
7	If you claim the retirement income credit, enter amount from Schedule R, line 12, here			
8	Subtract line 7 from line 6			
9	Tax surcharge. If line 8 is less than \$735, find surcharge from tax surcharge tables on T-1. If li \$735 or more, multiply amount on line 8 by .10 and enter result here	ne 8 is		
10	Total (Add lines 6 and 9)			
10	Total (Aud mies o end s)			
		i		l
	Retirement income credit from Schedule R, line 17 (attach Schedule R)			
	Investment credit (attach Form 3468)			
13	Foreign tax credit (attach Form 1116)			
14	Total credits (add lines 11, 12, and 13)		-	
15	Income tax (subtract line 14 from line 10)		•••••	
16	Self-employment tax (attach Schedule SE)			
17	Tax from recomputing prior-year investment credit (attach Form 4255)		 	
18	Total tax (add lines 15, 16, and 17). Enter here and on line 18, Form 1040 (make no entry on or 17, Form 1040). Attach Sch. T to Form 1040 only if you made an entry on line 14, 16, or 17 about 15 about 15 about 15 about 15 about 16 about 16 about 16 about 16 about 16 about 17 about 17 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about 18 about			

Income Averaging.—If your income has increased substantially this year, it may be to your advantage to figure your tax before surcharge under the "averaging method." Obtain Schedule G from an Internal Revenue Service office for full

Alternative Tax.-It will usually be to your advantage to use the alternative tax if your net long-term capital gain exceeds your net short-term capital loss, or if you have a net long-term capital gain only, and you are filing (a) a separate return with taxable income exceeding \$26,000, or (b) a joint return, or as a surviving husband or wife, with taxable income exceeding \$52,000, or (c) as a head of household with taxable income exceeding \$38,000.

Line 9—Tax Surcharge.—The rate for the calendar year 1969 is 10 percent. The tax surcharge is an addition to the regular income tax. See the Tax Sur-charge Tables on T-1.

Credit for Foreign Taxes and Tax-Free Covenant Bonds.—You may claim these credits only if you itemize deductions. To claim tax-free covenant bonds credit, enter the amount of credit above line 14, and write "covenant bonds" to left of the entry.

Line 16-Self-Employment Tax.-Enter amount shown on line 9, Part III, Schedule

Line 17-Tax From Recomputing Prior Year Investment Credit.-Enter the amount by which the credit taken in a prior year or years exceeds the credit as recomputed due to early disposition of property. Attach Form 4255.

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