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IT-40 Full-Year Resident Individual Income Tax Booklet freefile.dor.in.gov FAST • FRIENDLY • FREE

WAIT!

YOU MAY QUALIFY FOR FREE ONLINE TAX FILING!



More than 85 percent of Indiana taxpayers filed electronically in 2017. Consider the benefits of filing electronically:

- **Faster Refund.** Electronic filing reduces errors and expedites refund time within 10 to 14 days (compared with 10 to 12 weeks for a paper return).
- **Fewer Errors.** Up to 20 percent of paper-filed returns have errors, which can result in delays and possible penalty and/or interest for the taxpayer. Returns filed electronically, however, are 98 percent accurate.
- **Easier Filing.** You won't have to complete the many complicated forms in this booklet. Instead, you go online, answer some easy questions, and before you know it your taxes are complete.

You may be eligible to file your taxes online for FREE with INfreefile. Go to www.freefile.dor.in.gov to see if you qualify or learn more about INfreefile on page 4.

Which Indiana Tax Form Should You File?

Indiana has three different individual income tax returns. Read the following to find the right one for you to file.

Form IT-40 for Full-Year Residents

Use Form IT-40 if you (and your spouse, if married filing jointly) were full-year Indiana residents.

Form IT-40PNR for Part-Year and Full-Year Nonresidents

Use Form IT-40PNR if you (and your spouse, if married filing jointly):

- Were Indiana residents for less than a full-year or not at all, or
- Are filing jointly and one was a full-year Indiana resident and the other was not a full-year Indiana resident, and
- Do not qualify to file Form IT-40RNR.

Form IT-40RNR for Full-Year Residents of Reciprocal States

Use Form IT-40RNR if you (and your spouse, if married filing jointly) were:

- Full-year residents of Kentucky, Michigan, Ohio, Pennsylvania or Wisconsin, and
- The only type of income from Indiana was from wage, tip, salary or other compensation.*

*You are required to file Form IT-40PNR if you have any other kind of Indiana-source income.

Note. If you have income that is being taxed by both Indiana and another state, you may have to file a tax return with the other state.

Military Personnel

See the instructions on page 7 to determine which form to file. Military personnel stationed in a combat zone should see the instructions on page 8 for extension of time to file procedures.

2018 Changes

Update: Line 1 of Form IT-40 assumes conformity with the Internal Revenue Code for federal changes adopted after Feb. 11, 2018. If the 2019 Indiana General Assembly does not conform to the most current changes to the Internal Revenue Code, you may have to amend your tax return at a later date to reflect any differences between Indiana and federal law. You may wish to periodically check the department's homepage at www.in.gov/dor for updates.

Add-backs

- **Domestic Production Activities Add-Back.** This add-back has been repealed and is no longer required.
- Excess Federal Interest Deduction Modification. IRC Section 163(j) limits the federal interest deduction for most business interest. See instructions on page 14 for more information.

 Federal Repatriated Dividend Deduction Add-Back. Untaxed foreign earnings and profits are repatriated dividends that need to be reported when filing state taxes. See instructions on page 14 for more information.

Credits

- Alternative Fuel Vehicle Manufacturer Credit Repealed. This credit has been repealed. However, a credit may still be available provided there was an unused amount available prior to it being repealed. See instructions on page 49 for more information.
- Indiana's CollegeChoice 529 Education Savings Plan Credit Expanded. Individuals may now include contributions to fund Indiana K-12 education. See instructions on page 49 for more information.
- School Scholarship Tax Credit Contribution Ceiling Increased. The total of allowable net contributions to the program has increased. See page 53 for more information.

Deductions

- Government or Civic Group Capital Contribution Deduction.
 This deduction is available for certain capital contributions made to a government or civic group. See page 20 for more information.
- Infrastructure Fund Gift Deduction. This deduction is available for certain contributions made to a regional development infrastructure fund. See page 20 for more information.
- Military Retirement Income and/or Survivor's Benefits Deduction. The ceiling has increased to \$6,250, the age requirement has been eliminated, and the deduction is reported separately. See page 21 for more information.

Exemptions

Since exemptions are no longer reported on the federal tax return, changes have been made to Indiana's *Schedule 3: Exemptions* and *Schedule IN-DEP*. See the instructions beginning on page 23 for more information.

Need Tax Forms or Information Bulletins?

Use Your Personal Computer

Visit our website and download the forms you need. Our address is www.in.gov/dor.

Use Your Telephone

Call the forms order request line (317) 615-2581 to have forms mailed to you. Have the following information ready to leave on the voice mail system:

- Name of form or form number needed
- Number of copies needed
- Contact person's name
- Daytime phone number
- A complete mailing address (including city, state and zip code)

Visit a District Office or Library

Tax forms are available at district offices located throughout the state. These offices are open Monday - Friday, 8 a.m. to 4:30 p.m. local time. Visit www.in.gov/dor/3390.htm for a list of these offices, including addresses and telephone numbers. Also, contact your library to find out if they stock any state tax forms.

Need Help With Your Return?

Local Help

You may be eligible to take advantage of the IRS Volunteer Return Preparation Program (VRPP). This program offers free tax return help to low income, elderly and special needs individuals. Volunteers will fill out federal and state forms for those who qualify. Call the IRS at 1-800-829-1040 to find the nearest VRPP location. Be sure to take your W-2s, 1099s and a copy of last year's state and federal tax returns.

Automated Information Line

Call the automated information line at (317) 233-4018 to get the status of your refund, billing and payment plan information, a copy of your tax return, or prerecorded tax topics. If you wish to check for billing information, be sure to have a copy of your tax notice. The system will ask you to enter the tax identification number shown on the notice. If you have a rotary phone, please call (317) 232-2240, 8 a.m. to 4:30 p.m., Monday - Friday, and a representative will help you.

Internet Address

If you need help deciding which form to file, or need to get information bulletins or policy directives on specific topics, visit our website at www.in.gov/dor.

Telephone

Call us at (317) 232-2240 Monday - Friday, 8 a.m. to 4:30 p.m., for help with basic tax questions.

Ready To File Your Return?

Use an Electronic Filing Program

More than 85 percent of Hoosier taxpayers used an electronic filing program to file their 2017 state and federal individual income tax returns. Electronic filing provides Indiana taxpayers the opportunity to file their federal and state tax returns immediately, and receive their Indiana refunds in about half the time it takes to process a paper return. It takes even less time if you use direct deposit, which deposits your refund directly into your bank account. Even if there is an amount due on either return, Indiana taxpayers can still file electronically and feel comfortable knowing that the returns were received by the IRS and the Indiana Department of Revenue (department). Use an electronic vendor or contact your tax preparer to see if he or she provides this service.

INfreefile

This tax season Indiana continues to offer a free tax filing service through the cooperation of the Free File Alliance. Eligible Indiana taxpayers can file both the federal and Indiana individual tax returns using highly interactive and easy-to-use web-based applications that speed both returns and refunds. You can choose from a list of multiple vendors that provide this free service. The department estimates nearly 2 million Indiana taxpayers are eligible for this free service. See if you are eligible by visiting www.freefile.dor.in.gov.

Our Website

Our website offers tax filing options, a **Spanish version of the IT-40 booklet with forms**, downloadable blank forms and instructions, information bulletins, commissioner's directives, an online helpdesk, helpful email links and a calendar with filing due dates. Visit the department's website at www.in.gov/dor.

Moving?

You need to notify the department if you move to a new address after filing your tax return. Change your address with us by doing one of the following:

- Go to https://secure.in.gov/dor/4706.htm and change your address online.
- Fax your request, including your Social Security number, new address and signature, to 317-232-1021.
- Mail the request, including your Social Security number, new address and signature, to Indiana Department of Revenue, 100 N. Senate Ave., Indianapolis, IN 46204.

Filing an Amended (Corrected) Tax Return

Did you receive a lateW-2 or other kind of income statement after you filed? Did you forget to claim an exemption or deduction? If you need to amend (correct) a tax return that has already been filed, use Form IT-40X, Amended Individual Income Tax Return, located at www.in.gov/dor/6281.htm.

Annual Public Hearing

In accordance with the Indiana Taxpayer Bill of Rights, the department will conduct an annual public hearing in Indianapolis in June of 2019. Event details will be listed at www.in.gov/dor/4877. htm. Please come and share feedback or comments about how the department can better administer Indiana tax laws. If not able to attend, please submit feedback or comments in writing to: Indiana Department of Revenue, Commissioner's Office, MS# 101, 100 N. Senate Avenue, Indianapolis, IN 46204. Our homepage provides access to forms, information bulletins and directives, tax publications, email, and various filing options. Visit www.in.gov/dor.

Before You Begin

Important. You must complete your federal tax return first.

Filling in the Boxes - Please Use Ink

If you are filling out the form by hand, please use black or blue ink and print your letters and numbers neatly. If you do not have an entry for a particular line, leave it blank. Do not use dashes, zeros or other symbols to indicate that you have no entry for that line.

Social Security Number

Be sure to enter your Social Security number in the boxes at the top of the form. If filing a joint return, enter your Social Security number in the first set of boxes and your spouse's Social Security number in the second set of boxes. An incorrect or missing Social Security number can increase your tax due, reduce your refund, or delay timely processing of your filing.

Individual Taxpayer Identification Number (ITIN)

If you already have an ITIN, enter it wherever your Social Security number is requested on your tax return. If you are in the process of applying for an ITIN, check the box located directly beneath the Social Security number area at the top of the form. For information on how to get an ITIN, contact the IRS at 1-800-829-3676 and request federal Form W-7, or find it online at www.irs.gov.

Name and Suffix

Please use all capital letters when entering your information. For example, Jim Smith Junior should be entered as JIM SMITH JR.

Name. If your last name includes an apostrophe, do not use it. For example, enter O'Shea as OSHEA. If your name includes a hyphen, use it. For example, enter SMITH-JONES.

Suffix. Enter the suffix associated with your name in the appropriate box.

- Use JR for junior and SR for senior.
- Numeric characters must be replaced by alphabetic Roman Numerals. For example, if your last name is Charles 3rd, do not use 3rd; instead, enter III in the suffix field.
- Do not enter any titles or designations, such as M.D., Ph. D., RET., Minor or DEC'D.

Married Filing Requirements

Married Filing Jointly

If you filed your federal income tax return as married filing jointly, you also must file married filing jointly with Indiana.

• Married Filing Separately

If you file your federal income tax return as married filing separately, you must also file married, filing separately with Indiana. Enter both of your Social Security numbers in the

boxes on the top of the form, and then check the box directly to the right of those boxes. Enter the name of the person filing the return on the top line, but <u>do not enter</u> the spouse's name on the second name line.

Married Persons Who Live Apart Filing Status

If you were not divorced or legally separated in 2018 you may have qualified for and filed as 'head of household' on your federal income tax return. If you did, do not check the married filing separately box. Also, do not enter either your spouse's name or Social Security number.

• Same-Sex Marriage Tax Filing Guidelines

Couples in same-sex marriages should file with Indiana using the same married filing status as they used for federal tax filing purposes.

Military Address

Overseas military addresses must contain the APO, FPO designation in the "city field" along with a two-character "state" abbreviation of AE, AP, or AA and the zip code. Place these two- and three-letter designations in the city name area.

Zip/Postal Code

Enter your five or nine digit Zip code (do not use a dash). For example, enter 46217 or 462174540. If filing with a foreign address, enter the associated postal code.

Foreign Country Code

Complete this area if the address you are using is located in a foreign country. Enter the 2-character foreign country code, which may be found online at www.in.gov/dor/4432.htm.

County Information

Enter the two-digit code numbers for the county(s) where you and your spouse, if filing jointly, lived and worked on Jan. 1, 2018. You can find these code numbers on the chart found on the back of the Schedule CT-40. See the instructions beginning on page 54 for more information, including the definitions of the county where you live and work, details for military personnel, retired individuals, homemakers, unemployed individuals, out-of-state filers, etc.

Refund Check Address

Your refund check will be issued in the name(s), address and Social Security number(s) shown on your tax return. It is very important that this information is correct and legible. Any wrong information will delay your refund.

Rounding Required

Each line on which an amount can be entered has ".00" already filledin. This is to let you know that rounding is required when completing your tax return.

You must round your amounts to the nearest whole dollar.

To do this, drop amounts of less than \$0.50. *Example*. \$432.49 rounds down to \$432.00.

Increase amounts of \$0.50 or more to the next higher dollar. *Example*. \$432.50 rounds up to \$433.00.

Losses or Negative Entries

When reporting a loss or negative entry, use a negative sign. *Example*. Write a \$125 loss as -125.

Commas

Do not use commas when entering amounts. For instance, express 1,000 as 1000.

Enclosing Schedules, W-2s, Etc.

You will find an enclosure sequence number in the upper right-hand corner of each schedule. Make sure to put your completed schedules in sequential order behind the IT-40 when assembling your tax return. Do not staple or paper clip your enclosures. If you have a schedule on which you've made no entry, do not enclose it unless you have completed information on the back of it.

Also, enclose:

- All W-2s, 1099s, and IN K-1s on which Indiana state and/or county tax withholding amounts appear,
- All 1099Gs showing unemployment compensation, and
- A check/money order, if applicable.

A note about your W-2s. It is important that your W-2 form is readable. The income and state and county tax amounts withheld are verified on every W-2 form that comes in with your tax return. We encourage you to enclose the best copy available when you file.

Who Should File?

You may need to file an Indiana income tax return if:

- You lived in Indiana and received income, or
- You lived outside Indiana and had any income from Indiana.

Filing Status Requirement. If you and your spouse file a joint federal tax return, you must file a joint tax return with Indiana. If you and your spouse file separate federal tax returns, you must file separate tax returns with Indiana.

Note. There are three types of Indiana tax returns available. The type you need to file is generally based on your residency status. Read the following to decide if you are a full-year resident, part-year resident, or nonresident of Indiana, and which type of return you should file.

Full-Year Residents

If you were a full-year resident of Indiana and your gross income (the total of all your income before deductions) was greater than certain exemptions*, you must file an Indiana tax return.

Full-year residents must file Form IT-40, Indiana Full-Year Resident Individual Income Tax.

You are a full-year Indiana resident if you maintain your legal residence in Indiana from Jan. 1 – Dec. 31 of the tax year. You do not have to be physically present in Indiana the entire year to be considered a full-year resident. Residents, including military personnel, who leave Indiana for a temporary stay, are considered residents during their absence.

Retired persons spending the winter months in another state may still be full-year residents if:

- They maintain their legal residence in Indiana and intend to return to Indiana during part of the taxable year,
- They retain their Indiana driver's license,
- They retain their Indiana voting rights, and/or
- They claim a homestead deduction on their Indiana home for property tax purposes.

*To figure your exemptions for filing requirement purposes, Indiana allows a \$1,000 exemption for you and a \$1,000 exemption for your spouse (if married filing jointly). You also get a \$1,000 exemption for each dependent you are eligible to claim. See page 24 for additional information concerning how to figure your dependents.

If your gross income is less than your total exemptions figured above, you are not required to file. However, you may want to file a return to get a refund of any state and/or county tax withheld by your employer, or other refundable credits, such as an earned income credit or estimated tax payment.

Part-Year Residents and Full-Year Nonresidents

If you were a part-year resident and received income while you lived in Indiana, you must file Indiana Form IT-40PNR, Part-Year Resident or Nonresident Individual Income Tax Return.

If you were a legal resident of another state(s) (exception: see next paragraph) and had income from Indiana (except certain interest, dividends, or retirement income), you must file Form IT-40PNR.

Full-Year Residents of Kentucky, Michigan, Ohio, Pennsylvania or Wisconsin

If you were a full-year resident of Kentucky, Michigan, Ohio, Pennsylvania or Wisconsin, and your only income from Indiana was from wages, salaries, tips or commissions, then you need to file Form IT-40RNR, Indiana Reciprocal Nonresident Individual Income Tax Return.

Deceased Taxpayers

If an individual died during 2018, or died after Dec. 31, 2018, but before filing his/her tax return, the executor, administrator or surviving spouse must file a tax return for the individual if:

- The deceased was under the age of 65 and had gross income more than \$1,000
- The deceased was age 65 or older and had gross income more than \$2,000, or
- The deceased was a nonresident and had gross income from Indiana.

Be sure to enter the month and day of death for the taxpayer or spouse in the appropriate box located on Schedule 7. For example, a date of death of Jan. 9, 2018, would be entered as 01/09/2018.

Note. The date of death should not be entered here if the individual died after Dec. 31, 2018, but before filing the tax return. The date of death information will be shown on the individual's 2019 tax return.

Signing the Deceased Individual's Tax Return

If a joint return is filed by the surviving spouse, the surviving spouse should sign his or her own name and after the signature write: "Filing as Surviving Spouse."

An executor or administrator appointed to the deceased's estate must file and sign the return (even if this isn't the final return), indicating their relationship after their signature (e.g. administrator).

If there is no executor, or if an administrator has not been appointed, the person filing the return should sign and give their relationship to the deceased (e.g. "John Doe, nephew"). Only one tax return should be filed on behalf of the deceased.

Note. The department may ask for a copy of the death certificate, so please keep a copy with your records.

Refund Check for a Deceased Individual

If you (the surviving spouse, administrator, executor or other) have received a refund check and cannot cash it, contact the department to get a widow's affidavit (POA-30) or a distributee's affidavit (POA-20) at www.in.gov/dor/3508.htm. Send the completed affidavit, the refund check and a copy of the death certificate to the State Auditor's Office so a refund check can be issued to you.

Military Personnel — Residency

If you were an Indiana resident when you enlisted, you remain an Indiana resident no matter where you are stationed. You must report all your income to Indiana on Form IT-40.

If you changed your legal residence (military home of record) during the tax year, you are a part-year resident and should file Form IT-40PNR. You must also enclose a copy of Military Form DD-2058 with the tax return. As an Indiana part-year resident you will be taxed on the income you earned while you were a resident of Indiana, plus any income from Indiana sources.

If you are stationed in Indiana and you are a resident of another state, you won't need to file with Indiana unless you have non-military income from Indiana sources.

Example. Annie, who is a Kansas resident, is stationed in Indiana. She earned \$1,300 from her Indiana part-time job. She will need to report that income to Indiana on Form IT-40PNR.

If you are a full-year Indiana resident in the military, your spouse is a legal resident of another state and you filed a joint federal return, you will need to file Form IT-40PNR.

Important. Refer to the instructions on page 49 for an explanation of county of residence for military personnel.

When Should You File?

Your tax return is due April 15, 2019. If you file after this date and owe tax, you will owe interest on the unpaid amount and you may owe penalty, too. See page 11 for more information.

Fiscal year tax returns are due by the fifteenth (15) day of the fourth (4th) month after the close of the fiscal year. You must complete the fiscal year filing period information at the top of the Form IT-40.

Extension of Time to File — What if You Can't File on Time?

You must get an extension of time to file if you:

- Are required to file, and
- You cannot file your tax return by the April 15, 2019 due date.

Whether you owe additional tax, are due a refund, or are breaking even, you <u>still</u> need to get an extension if filing after April 15, 2019.

Note. Indiana's extension of time to file, Form IT-9, extends the filing date to Nov. 14, 2019.

If You Owe...

Option 1 File Indiana's extension of time to file, Form IT-9, and send in a payment. This must be filed by April 15, 2019, for the extension to be valid. Then, make sure to file your tax return by Nov. 14, 2019, paying any remaining balance due with that filing. While interest is due on any amount paid after April 15, penalty will be waived if both of the following conditions are met:

- The remaining balance is paid in full by Nov. 14, 2019, and
- You paid at least 90 percent of the tax expected to be owed by the original April 15 due date.

Note. You may file for a state extension of time to file online if you make a payment with it. Access the department's online payment system at www.in.gov/dor/4340.htm by April 15, and follow the directions for making an extension payment.

Option 2 Filing for a federal extension of time to file with the IRS will automatically provide for a state extension of time to file. You must file your state tax return by Nov. 14, 2019, paying any balance due with that filing. While interest is due on any amount paid after the original April 15 due date, penalty will be waived if both of the following conditions are met:

- The remaining balance due is paid in full by Nov. 14, 2019, and
- You paid at least 90 percent of the tax expected to be owed by the original April 15 due date.

If You Don't Owe...

You'll need to file for an extension if:

- You are due a refund, or
- You don't expect to owe any tax when filing your tax return, and
- You are unable to file your return by April 15, 2019.

There are two ways to accomplish this:

- If you have a federal extension (you filed Form 4868, or made an extension payment via an electronic filing method), you automatically have an extension with Indiana and do not have to file for a separate state extension (Form IT-9).
- If you do not have a federal extension, file Form IT-9 by April 15, 2019.

Extension Filing Deadline.

 Both state Form IT-9 and federal Form 4868 extend your state filing time to Nov. 14, 2019.

Will You Owe Penalty and/or Interest?

Penalty will not be owed if you have:

- Paid 90 percent of the tax you expect to owe by April 15, 2019,
- Filed your tax return by Nov. 14, 2019, and
- Paid any remaining amount due (including interest) with that filing.

Interest is owed on all amounts paid after April 15, 2019. See page 11 for instructions on how to figure interest.

Indiana's Extension of Time to File, Form IT-9

You may get Form IT-9 online at www.in.gov/dor/6281.htm. You may also file for an extension online (if making a payment) at www.in.gov/dor/4340.htm (make sure to do this by April 15, 2019).

Where to Report Your Extension Payment.

Add your state extension payment to any estimated tax paid. Report the total on Schedule 5, line 3.

Military personnel on duty outside of the United States and Puerto Rico on the filing due date are allowed an automatic 60 day extension of time to file. A statement must be enclosed with the return verifying that you were outside of the United States or Puerto Rico on April 15, 2019.

Military personnel in a presidentially declared **combat zone** have an automatic extension of 180 days after they leave the combat zone. In addition, if they are hospitalized outside the United States because of such service, the 180-day extension period begins after being released from the hospital. The spouse of such service member must use the same method of filing for both federal and Indiana (e.g. single or joint). When filing the return, write "Combat Zone" across the top of the form (above your Social Security number).

Form IT-40: Line-by-line instructions

Important. You must complete your federal income tax return, Form 1040, before starting your Indiana income tax return. Line numbers from your federal income tax return are referenced in many of the following instructions. While every effort has been made to make the instructions as clear as possible, sometimes the line numbers change on the federal income tax return after the Indiana forms are finalized. Please contact us if you are unsure as to whether or not you are looking at the correct line on your federal income tax return (see page 4 of this booklet for contact information).

When Not to Fill In a Line

If you do not have an entry for a particular line, leave it blank. Do not use dashes, zeros or other symbols to indicate that you have no entry for that line.

Line 1 – Federal Adjusted Gross Income

Enter the adjusted gross income from your federal Form 1040, line 7. If you were not required to file a federal return, complete a "sample" federal return and report the amount you would have shown on your federal return if you had been required to file.

When reporting a loss or negative entry, use a negative sign. *Example*. Write a \$125 loss as -125.

Line 2 - Add-Backs

Enter on this line any add-backs from Schedule 1: Add-Backs. Instructions for Schedule 1 begin on page 13. Make sure to enclose Schedule 1 when filing.

Line 4 - Deductions

Enter on this line any deductions from Schedule 2: Deductions. Instructions for Schedule 2 begin on page 15 Make sure to enclose Schedule 2 when filing.

Line 6 - Exemptions

Enter any exemptions from Schedule 3: Exemptions on this line. Instructions for Schedule 3 begin on page 23. Make sure to enclose Schedule 3 when filing.

Line 9 – County Tax

Complete Schedule CT-40 to figure your county tax. Instructions for Schedule CT-40 begin on page 55.

Line 10 - Other Taxes

Enter any other taxes from Schedule 4: Other Taxes on this line. Instructions for Schedule 4 begin on page 28. Make sure to enclose Schedule 4 when filing.

Line 12 - Credits

Enter your credits from Schedule 5: Credits on this line. Instructions for Schedule 5 begin on page 29. Make sure to enclose Schedule 5 when filing.

Line 13 - Offset Credits

Enter the total of any offset credits reported on Schedule 6: Offset Credits on this line. Instructions for Schedule 6 begin on page 44. Make sure to enclose Schedule 6 when filing.

Line 17 - Donation Check-Offs

Enter on this line the total of any donations made on Schedule IN-DONATE. Make sure to enclose Schedule IN-DONATE, which is located at the bottom of Schedule 5: Credits, when filing. See page 44 for more information.

Line 19 – Amount to be Applied as a 2019 Estimated Tax Installment Payment

You should pay estimated tax if you expect to have income during the 2019 tax year that:

- Will not have Indiana income taxes withheld, or
- If you think the amount withheld will not be enough to pay your tax liability, and
- You expect to owe more than \$1,000 when you file your tax return.

There are several ways you can make estimated tax payments. First, visit our website at www.in.gov/dor/6281.htm to get Form ES-40. Use the worksheet on Form ES-40 to see how much you will owe. Then, if you have an overpayment showing on line 18 of your tax return, you can have some or all of the overpayment applied to next year's estimated tax account. To do so, enter any portion of the overpayment:

- On line a, if you want to apply an amount to offset estimated county tax due (from Form ES-40 worksheet, line K). Also, enter the 2-digit county code from line K; and/or
- On line b, if your spouse lived in a different county than you did on Jan. 1, 2019, and you want to apply an amount to offset your spouse's estimated county tax due (from Form ES-40 worksheet, line L). Also, enter the 2-digit county code from line L; and/or
- On line c, if you want to apply an amount to offset your estimated state tax due (from Form ES-40 worksheet, line J).

Example. Mark and Megan have a \$420 overpayment, and want to apply \$300 of it to their 2019 estimated tax account. Their worksheet from Form ES-40 has the following breakdown:

- Line I (each installment payment) is \$300;
- Line J (portion that represents state tax due) is \$270; and
- Line K (portion that represents county tax due) is \$30.

They will enter \$30 on line 19a (along with their 2-digit county code), \$270 on line 19c, and the \$300 total amount to be applied will be entered on line 19d. They will get a \$120 refund (\$420 overpayment minus \$300 applied to their 2019 estimated tax account).

Example. Stu wants to pay \$500 in estimated tax for each installment period. He has a \$30 overpayment on his tax return. He chooses to enter the full \$30 overpayment on line 19c (Indiana adjusted gross income tax amount), and carries it to line 19d. (He will pay the \$470 additional amount by filing the Form ES-40.)

Important. Estimated tax installment payments made for the 2019 tax year are due by April 15, 2019, June 17, 2019, Sept. 16, 2019 and Jan. 15, 2020. Any installment payment amount entered on line 19d will be considered to be paid on the day your tax return is filed (postmarked). For instance, an installment payment shown on a return filed on: April 15, 2019, will be considered to be a 2019 first installment payment; June 3, 2019, will be considered to be a 2019 second installment payment; and July 22, 2019, will be considered to be a 2019 third installment payment.

Note. You may use Form ES-40 to make a payment by check or money order. Estimated tax payments may also be made online, via credit card or check, at www.in.gov/dor/4340.htm. See line 26 instructions on page 12 for details about payment options.

See Income Tax Information Bulletin #3 at www.in.gov/dor/3650.htm for additional information about estimated taxes.

Line 20 - Penalty for Underpayment of Estimated Tax

You might owe a penalty for the underpayment of estimated tax if you did not have taxes withheld from your income and/or you did not pay enough estimated tax throughout the year.

In fact, not properly paying estimated tax is one of the most common errors made in filing Indiana tax returns. Generally, if you owe \$1,000 or more in state and county tax for the year that's not covered by withholding taxes, you need to be making estimated tax payments.

You might owe this penalty if:

- The total of your credits, including timely made estimated tax payments, is less than 90 percent of this year's tax due or 100 percent* of last year's tax due, ** or
- You underpaid the minimum amount due for one or more of the installment periods.

If either of these cases apply to you, you must complete Schedule IT-2210 or IT-2210A to see if you owe a penalty or if you meet an exception.

- If you owe this penalty, enclose Schedule IT-2210 or IT-2210A with your tax return and write the penalty amount on Form IT-40, line 20.
- If you meet an exception, enclose Schedule IT-2210 or IT-2210A to show which exception was met.

*You must have timely paid 100 percent of lines 8 and 9 of your 2017 IT-40 or IT-40PNR. Note: If last year's **Indiana adjusted gross income** was more than \$150,000 (\$75,000 for married filing separately), you must pay 110 percent of last year's tax (instead of 100 percent) to meet this exception.

**Farmers and fishermen should see the special instructions in the next column.

Important. The department will automatically assess an underpayment penalty if it looks like you owe a penalty for the underpayment of estimated tax, and:

- You didn't report a penalty amount on line 20, and
- You didn't enclose Schedule IT-2210 or Schedule IT-2210A showing you meet an exception to owing a penalty.

Should You Use Schedule IT-2210 or Schedule IT-2210A?

Schedule IT-2210 should be used by individuals who receive income (not subject to withholding tax) on a fairly even basis throughout the year. This schedule will help determine whether a penalty is due, or whether an exception to the penalty has been met.

Example. Jim and Sarah together received \$4,500 in pension income each month. Since their income is received on a fairly even basis, they'll use Schedule IT-2210 to figure their penalty or exception to the penalty.

Farmers and fishermen have special filing considerations. If at least two-thirds (2/3) of your gross income is from farming or fishing, complete Schedule IT-2210, using the Section D Short Method.

Schedule IT-2210A may be used by individuals who receive income (not subject to withholding tax) unevenly during the year. This schedule will help determine whether a penalty is due, or whether an exception to the penalty has been met.

Example. Bill's income is from selling fireworks in June and July. He will want to figure any penalty due on Schedule IT-2210A, which may exempt him from having had to pay estimated tax on the April 17, 2018 first installment due date.

Example. Rachael received a sizeable lump sum distribution in December of 2018. She figured how much estimated tax was due, and paid it in full by the Jan. 15, 2019, fourth period installment due date. By completing Schedule IT-2210A, she shows she owes no penalty for the first three installment periods, and that a proper payment was made for the fourth installment period. She will owe no penalty.

Farmers and Fishermen.

Special options are available if more than two-thirds of your gross income for 2017 and/or 2018 was from farming or fishing.

Option 1. Pay your estimated tax in one payment on or before Jan. 15, 2019, and file your tax return by April 15, 2019; or

Option 2. Make no estimated tax payment and file your tax return and pay all the tax due by March 1, 2019.

Example. More than two-thirds of Henry's gross income is from farming. He should complete Schedule IT-2210. Henry will be able to use the Section D Short Method to figure his penalty or to show he meets an exception to owing a penalty.

Visit our website at www.in.gov/dor/6281.htm to get Schedule IT-2210 or Schedule IT-2210A.

Line 21 - Refund

You have a refund if line 18 is greater than the combined amounts entered on lines 19d and 20.

Important. If the combination of line 19d plus line 20 is greater than the amount on line 18, you must make an adjustment. The estimated tax carryover amount on line 19d is limited; it cannot be greater than the remainder of line 18 minus line 20. See the second example about Stu under the Line 19 instructions on page 9.

A Note About Refund Offsets

Indiana law requires that money you owe to the state, its agencies, and certain federal agencies, be deducted from your refund or credit before a refund is issued. This includes money owed for past-due taxes, student loans, child support, food stamps or an IRS levy. If the department applies your refund to any of these debts, you will receive a letter explaining the situation.

When to Expect Your Refund

Generally, 10 to 14 days is the average wait for a refund if the tax return is electronically filed; it can take up to 10 to 12 weeks for the refund to be issued if you mail in your tax return.

Where's Your Refund?

There are several ways to check the status of your refund. You will need to know the exact amount of your refund, and a Social Security number entered on your tax return. Then, do one of the following:

- Go to www.in.gov/dor/4339.htm and click *Check the Status of Your Refund.*
- Call (317) 233-4018 for automated refund information.
- Call (317) 232-2240 from 8 a.m. to 4:30 p.m. Monday Friday, and a representative will help you.

A refund directly deposited to your bank account may be listed on your bank statement as a credit, deposit, etc. If you have received information from the department that your refund has been issued, and you are not sure if it has been deposited in your bank account, call the ACH Section of your bank or financial institution for clarification.

Important. If we are unable to deposit your refund to the listed account (incorrect/incomplete account numbers; account closed; refund to go to an account outside the United States; etc.), the department will mail a paper check to the address on the front of the tax form.

Note. A refund deposited directly to your Hoosier MasterCard account will appear on your monthly statement.

Statute of Limitations for Refund Claims

There is a **statute of limitations** when filing for a refund of overpaid taxes for tax year 2018. In general, a claim for refund must be made by April 18, 2022 (Nov. 14, 2022 if the original return was filed under extension). The claim for refund is considered to be made on the day your tax return is postmarked. If you file your 2018 tax return after the statute of limitations has expired, no refund will be issued.

Line 22 – Direct Deposit

You may choose to have your refund deposited in your checking, savings or Hoosier Works Master Card account. If you want your refund directed into your checking or savings account, complete lines 22 a, b, c and d.

Caution. If you choose this option, make sure to verify the account information after you have entered it. This will help ensure your refund is deposited into your desired account.

The routing number is nine digits, with the first two digits of the number beginning with 01 through 12 or 21 through 32. Do not use a deposit slip to verify the number because it may have internal codes as part of the actual routing number.

The account number can be up to 17 digits. Omit any hyphens, accents and special symbols. Enter the number from left to right and leave any unused boxes blank.

Check the appropriate box for the type of account you are making your deposit to: either a checking account or savings account.

To comply with banking rules, you must place an X in the box on line d if your refund is going to an account outside the United States. If you check the box, we will mail you a paper check.

If you currently have a **Hoosier Works MasterCard** and wish to have your refund directly deposited in your account, enter your 12-digit account number on line 22b, where it says "Account Number" (do not write anything on line 22a "Routing Number"). You can find your 12-digit account number in the upper right-hand corner of your account monthly statement.

Note. DO NOT use your MasterCard 16-digit number. Make sure to check the "Hoosier Works MC" box on line 22c.

For more information on direct deposit, please see "Where's Your Refund?" in the left-hand column.

Line 23

If line 21 is less than zero, you have an amount due. Enter here as a positive number and skip to line 24.

OR

Line 24 – Penalty

You may owe a penalty if your tax return is filed after the April 15, 2019 due date and you have an amount due. Penalty is 10 percent (.10) of the amount due (line 23 minus line 20) or \$5, whichever is greater.

Exception. No penalty will be due if you have:

- An extension of time to file,
- Are filing and paying the remaining tax due by the extended filing due date, and
- Have prepaid at least 90 percent of the amount due by April 15, 2019.

Line 25 - Interest

You will owe interest (even if you have an extension of time to file) if your tax return is filed after the April 15, 2019 due date and you have an amount due. Interest should be figured on the sum of line 23 minus line 20. Contact the department at (317) 232-2240 or visit our website at www.in.gov/dor/3618.htm to get Departmental Notice #3 for the current interest rate.

Line 26 – Amount Due – Payment Options

There are several ways to pay the amount you owe.

Make your check, money order or cashier's check payable to: Indiana Department of Revenue. Just include the payment loose in the envelope. **Do not staple** it to the return. **Do not send cash**.

You may also pay using the electronic **eCheck** payment method. This service uses a paperless check and may be used to pay the tax due with your Indiana individual income tax return, as well as any billings issued by the Indiana Department of Revenue for any tax type. To pay, go to www.in.gov/dor/4340.htm and follow the step-by-step instructions. You will receive a confirmation number and should keep this with your tax filing records. The fee for using this service is \$1.

Note. All payments made to the Indiana Department of Revenue must be made with U.S. funds.

You may also pay by using your MasterCard® or VISA® by calling 1-800- 2-PAY TAX (1-800-272-9829). Or, log on to www.in.gov/dor/4340.htm and use your MasterCard® or VISA® to make a payment.

A convenience fee will be charged by the credit card processor based on the amount you are paying. You will be told what the fee is and you will have the option to either cancel or continue the credit card transaction.

Payment plan option. If you cannot pay the full amount due at the time you file, you may be eligible to set up a payment plan online. After you get a tax bill, log on to www.intaxpay.in.gov and select the *Individual Eligibility* tab.

Important. If using the payment plan option, penalty and interest will be due on all amounts paid after the April 15, 2019 due date.

Returned Checks and Other Types of Payments

If you make a tax payment with a check, credit card, debit card or electronic funds transfer, and the department is unable to obtain payment for its full amount when it is presented for payment, a 10 percent penalty of the unpaid tax or the face value of the check, credit card, debit card, or electronic funds transfer, whichever is smaller, is due.

The assessed amount will be due immediately upon receipt of the tax due notice and must be paid by certified check, bank draft or money order. If payment is not received within 10 days after the notice was mailed, the penalty is increased to 30 percent multiplied by the value of the check, credit card, debit card, or electronic funds transfer, or the unpaid tax, whichever is smaller. Also, any permits and/or licenses issued by the department may be revoked if the assessed amount is not paid immediately.

Signatures and Signing Dates

First, read the Authorization area on Schedule 7. Then, sign and date the tax return. If this is a jointly filed tax return, both you and your spouse must sign and date it. Make sure to enclose the completed Schedule 7 when filing.

Taxpayer Advocate

As prescribed by the Taxpayer Bill of Rights, the department has an appointed Taxpayer Advocate whose purpose is to facilitate the resolution of taxpayer complaints and complex tax issues. If you have a complex tax issue, you must first pursue resolution through normal channels, such as contacting the tax administration division at (317) 232-2240. If you are still unable to resolve your tax issue, or a tax assessment places an undue hardship on you, you may receive assistance from the Office of the Taxpayer Advocate.

For more information, and to get required schedules if filing for an offer in compromise or a hardship case, visit our website at: www.in.gov/dor/3883.htm. You may also contact the Office of the Taxpayer Advocate directly at taxpayeradvocate@dor.in.gov, or by telephone at (317) 232-4692. Submit supporting information and documents to: Indiana Department of Revenue, Office of the Taxpayer Advocate, P.O. Box 6155, Indianapolis, IN 46206-6155.

Where to Mail Your Tax Return – Use Labels for Envelope

You'll find mailing labels with the envelope enclosed in this booklet. Returns with payments enclosed have a different post office box number for mailing purposes.

If you are enclosing a payment, please mail your tax return with all enclosures to:

Indiana Department of Revenue P.O. Box 7224 Indianapolis, IN 46207-7224

For all other filings, please mail your tax return with all enclosures to: Indiana Department of Revenue P.O. Box 40

Indianapolis, IN 46206-0040

Envelope – Don't Forget the Stamp!

Make sure to put a stamp(s) on the envelope. The U.S. Post Office will not deliver your tax return without the proper postage.

Schedule 1: Add-Backs

Some amounts reported on your federal tax return may require different treatment for Indiana income tax purposes. Listed in this area are those items that may need to be added back on your Indiana tax return. Please review the list carefully. When reporting these addbacks, maintain with your records the corresponding federal tax forms and schedules as the department can require you to provide them at a later date.

Important Information About Possible Year-End Federal Legislation

This publication was finalized before all year-end federal legislative changes were complete. Therefore, some of these add-backs may need to be adjusted. You may wish to periodically check the department's homepage at www.in.gov/dor for updates about any impact of late federal legislation.

Treatment of Previously Discontinued Add-Back.

Several discontinued add-backs were created as a result of timing differences between federal and Indiana allowable expenses. See *Certain Discontinued Add-Backs: How and When to Report a Final Catch-Up Modification* on page 14 for information about these add-backs.

Line 1 - Tax Add-Back

If you **did not complete Federal Schedules C, C-EZ, E, or F,** which include sole proprietorship income, farm income, rental, partnership, S corporation, and trust and estate income (or loss), **then do not complete this line**.

On those schedules you are allowed to claim a deduction for taxes paid which are:

- based on, or
- measured by income, and
- levied at a state level by any state in the United States.

If you claimed this kind of deduction on any of these schedules, then you must add it back to your Indiana income.

Do not add back property taxes on this line.

Note. Income, losses and/or expenses from other schedules and forms may flow through to federal Schedules C, E and F. For example, partnership income from federal Schedule K-1 (Form 1065) may be included on federal Schedule E, while expenses from federal Form 8829 may be included on federal Schedule C. Make sure to check these schedules and forms for any deduction that needs to be added back.

Line 2 – Net Operating Loss Add-Back

Any net operating loss (NOL) deduction reported on line 21 of your federal Schedule 1 must be added back on this line. Write the amount of the net operating loss as a **positive** figure. (You may be eligible to claim an Indiana net operating loss deduction on Schedule 2, under line 11.)

Note. Leave this line blank if you did not report a net operating loss deduction on line 21 of your federal Schedule 1.

Line 3 – OOS Municipal Obligation Interest Add-Back

Interest earned from a direct obligation of a state or political subdivision other than Indiana (out of state, or OOS) is taxable by Indiana if the obligation is acquired after Dec. 31, 2011. Interest earned from obligations held or acquired before Jan. 1, 2012, is not subject to Indiana income tax and should not be reported as an add back.

Note. Interest earned from obligations of Puerto Rico, Guam, Virgin Islands, American Samoa, or Northern Mariana is not included in federal gross income and is exempt under federal law. There is no add-back for interest earned on these obligations.

For more information about this add-back, see Income Tax Information Bulletin #19 at www.in.gov/dor/3650.htm.

Line 4 – Current Year Conformity Add-Back

Before this publication was finalized Indiana had not conformed to any changes to the Internal Revenue Code (IRC) that may have become law after Feb. 11, 2018. Therefore, the IRC used to figure Indiana income may not be the same as the IRC used to figure federal income.

This add-back is specific to these annual current year conformity issues. If uncertainty exists as to whether or not Indiana will adopt some or all of the federal legislation passed after Feb. 11, 2018, that acts to modify federal AGI, you may add-back those items as an "other" add-back. In the event those items are adopted, an amended return should be filed to recoup the add-back(s).

All entries marked as "other" must be reported as a positive amount on the original tax return. Negative entries will not be allowed.

This add-back is only for current year conformity issues. Conformity issues for preceding tax years must be addressed on the add-back line specific to the item in question.

If the state legislature does not conform to federal code changes enacted after Feb. 11, 2018, you may have to amend your return at a later date to reflect any differences between Indiana and federal law. You may wish to periodically check the department's homepage at www.in.gov/dor for updates.

Line 5 - Bonus Depreciation Add-Back

You must make an exception for any bonus depreciation deduction used for property placed in service after Sept. 11, 2001. Bonus depreciation is the additional first-year special depreciation deduction allowed under Section 168(k) of the Internal Revenue Code (IRC).

Figure the net income (or loss) that would have been included in federal adjusted gross income had the bonus depreciation method not been used. Then, enter the difference, which may be a positive or negative amount, on line 5.

Example. Mack used the bonus depreciation method for federal income tax purposes. After refiguring the depreciation without using the bonus method, he has to add back \$1,500 on his Indiana tax return.

Note. After making an initial adjustment for bonus depreciation you will need to refigure the amount of depreciation available for state tax purposes for subsequent years.

Example. Ann made an initial adjustment for bonus depreciation on last year's Indiana tax return. This year she figures she is entitled to a \$150 additional depreciation amount for state tax purposes. She should enter that amount as a negative entry, or -150, on line 5.

For additional information see Commissioner's Directive #19 at www.in.gov/dor/3617.htm.

Line 6 - Section 179 Expense Add-Back

You may have figured an IRC Section 179 expense using a ceiling of more than \$25,000 for federal tax purposes. Indiana allows you to figure IRC Section 179 expense using a ceiling of no more than \$25,000. If you figured IRC Section 179 expense using a ceiling amount of more than \$25,000, you will need to add back the difference between it and \$25,000 on line 6.

Line 7 - Other Add-Backs

Each of the following add-backs has been assigned a 3-digit code number. When reporting the add-back, write its name, the associated 3-digit number and the amount.

Deferral of Business Indebtedness Discharge and Reacquisition Add-Back 107

Add an amount equal to any income not included as a result of the deferral of income arising from business indebtedness discharged in connection with the reacquisition of a debt instrument (as provided in Section 108(i) of the IRC). Subtract the amount added to income in a previous year to offset the amount included in federal gross income as a result of the deferral of income arising from business indebtedness discharged in connection with the reacquisition after Dec. 31, 2008, and before Jan. 1, 2011, of an applicable debt instrument. Enter code 107 on Schedule 1 under line 7 if reporting this add-back.

Excess Federal Interest Deduction Modification 142

IRC Section 163(j) limits the federal interest deduction for most business interest to 30% of adjusted taxable income plus business interest. However, Indiana has decoupled from this provision. Subtract an amount equal to the amount as a deduction for excess business interest under IRC Section 163(j) in the year in which the interest was first paid or accrued. If you are deducting any business interest carried over from a previous year, add the amount of this interest deducted. Enter code 142 on Schedule 1 under line 7 if reporting this add-back.

Federal Repatriated Dividend Deduction Add-Back 139

Untaxed foreign earnings and profits are repatriated dividends that need to be reported when filing state taxes. Individuals should add back the deduction taken on the IRC 965 Transition Tax Statement, line 3. Recipients of Schedule IN K-1 should add back any amount reported on Part 4 designated as a Code No. 139 add-back. Enter code 139 on Schedule 1 under line 7 if reporting this add-back. For additional information see Information Bulletin #116 at www.in.gov/dor/reference/files/ib116.pdf.

Qualified Preferred Stock 113

If an individual:

- had losses from the sale or exchange of preferred stock in either Federal National Mortgage Association or Federal Home Loan Mortgage Corporation;
- treated the loss from the sale or exchange as ordinary income for federal income tax purposes in the year the loss had been incurred; and
- had any amount previously added back that not been allowed as a deduction,

the individual is permitted to continue deducting the loss not previously allowed as a capital loss. However, the amount allowable as a capital loss must be computed in accordance with federal limitations on allowable capital losses. See IRC sections 1211 and 121 for further details on federal limitations.

Certain Discontinued Add-Backs: How and When to Report a Final Catch-Up Modification.

Required add-backs for the following modifications have been eliminated, effective Jan. 1, 2013:

- Motorsports Entertainment Complex, Code 130
- Qualified Advance Mining Safety Equipment, Code 126
- Qualified Electric Utility Amortization, Code 135
- Qualified Environmental Remediation Costs, Code 121
- Qualified Leasehold Improvement Property, Code 129
- Qualified Restaurant Improvement Property, Code 108
- Qualified Retail Improvement Property, Code 109
- Start-Up Expenditures, Code 131

Required add-backs for the following modifications have been eliminated, effective Jan. 1, 2016:

- Qualified Disaster Assistance Property, Code 110
- Qualified Refinery Property, Code 111
- Qualified Film or Television Production, Code 112

If you previously reported any of these add-backs, see the following example for guidance as to how to figure and report a final catch-up modification.

Example. Grant has qualified restaurant equipment. For federal tax purposes he used the accelerated 15-year recovery period for an asset placed in service since 2009. Since 2009 Grant had been adding back the depreciation expense taken for federal purposes that exceeded the amount allowable for Indiana purposes. The accumulated depreciation on such an asset through 2012 was, therefore, different for federal and state purposes. This difference will remain until the asset is fully depreciated or until the time of its disposition.

A simple illustration:

Asset – acquired January, 2009 – qualified restaurant property – purchase price \$120,000. This normally would have had a 39-year recovery period; IRC Sec. 168 allows for a 15-year recovery period.

Asset acquired Jan. 2009 \$120,000 purchase price	Federal Depreciation	Add- Back	Indiana Depreciation
Year 1 (2009)	8,000	4,924	3,076
Year 2 (2010)	8,000	4,924	3,076
Year 3 (2011)	8,000	4,924	3,076
Year 4 (2012)	8,000	4,924	3,076
Year 5 (2013) Accumulated Depreciation	8,000 40,000	0	8,000 20,304
Year 6 – 15 Accumulated Depreciation	80,000 120,000	0	80,000 100,304
Year 16 – 38 Accumulated Depreciation	0	0	0
Year 39 (or year of disposition) Add-back	0	-19,696	19,696

Tax year 2012 is the last year Grant reported an add-back until the end of the recovery period. Had this asset been sold before being fully depreciated, the catch-up modification would be reflected in the year of the sale. If this property is held through 2048 (the 39th year of depreciation), Grant will report a negative \$19,696 catch-up add-back on his 2048 state tax return.

Enter the associated 3-digit code on Schedule 1 under line 7 if reporting a final catch-up modification.

Schedule 2: Deductions

Line 1 – Renter's Deduction

You may be able to take the renter's deduction if:

- You paid rent on your principal place of residence, and
- You rented a place that was subject to Indiana property tax.

Your "principal place of residence" is the place where you have your true, fixed, permanent home and where you intend to return after being absent.

If you rented a manufactured home or paid rent for your manufactured home lot, you may claim the renter's deduction if the above requirements are met. Rent paid for summer homes or vacation homes is *not* deductible.

You cannot claim the renter's deduction if the rental property was not subject to Indiana property tax. Examples of this type of property are:

- Government owned housing,
- Property owned by a nonprofit organization,
- Student housing,
- Property owned by a cooperative association, and
- Property located outside of Indiana.

How do I report my deduction? First, complete the information area by entering:

- The address where rented if it's different from the address on the front of the return (leave blank if it is not different).
- The landlord's name and address,
- The total amount of rent paid, and
- The number of months you lived there.

If you moved during the year or had more than one landlord, you must list the same information for each place that you rented. Enclose additional pages if necessary.

How much rent can I deduct? You can deduct up to \$3,000 or the amount of rent paid, whichever is less.

Example. Emily paid \$4,800 in rent on her principal place of residence. She will claim a \$3,000 renter's deduction.

Example. Bill paid \$400 rent for his first apartment. He moved to another location during the year and paid \$2,800 rent for the rest of the year. His deduction will be limited to \$3,000, even though he paid \$3,200 altogether.

Important. Keep copies of your rental receipts, landlord identifying information and lease agreements as the department can require you to provide this information.

For more information about this deduction, see Income Tax Information Bulletin #38 at www.in.gov/dor/3650.htm.

Line 2 – Homeowner's Residential Property Tax Deduction

You may be able to take a deduction of up to \$2,500 of the Indiana property taxes (residential real estate taxes) paid on your principal place of residence. Your principal place of residence is the place where you have your true, fixed home and where you intend to return after being absent.

Note. Property tax paid for summer homes or vacation homes is not deductible.

Important. You cannot claim this deduction for property tax paid in 2018 if you are claiming the Lake County residential income tax credit on Schedule 5, line 6.

How do I claim my deduction? Complete the information area on Schedule 2, line 2. Enter the address of your principal residence where the Indiana property tax was paid if it is different from the address on the front of the return. If you had more than one principal residence during the year, and you paid Indiana property tax on both residences, list the additional residence on a separate piece of paper.

Example. Jamie and Ella each owned their own home; they married in 2018. They sold both of their homes during the year and began renting. They are eligible to claim a property tax deduction on the combined property taxes paid on both homes if they are filing a joint return (limited to \$2,500 altogether).

- Enter the number of months you lived there. If you claim more than one residence, enter the number of months lived at the other residence(s) on a separate sheet of paper.
- Enter the amount of Indiana property tax paid. If you lived in more than one residence during the year, enter the combined amount of Indiana property tax paid on all principal residences.
- Enter the smaller of \$2,500 or the amount of Indiana property tax paid.

No double benefit allowed. If any portion of property taxes paid on your principal residence was deducted as an expense on federal Schedule C, C-EZ, E or F, then do not deduct that amount on this line.

Example. Jean paid \$1,200 in Indiana property tax on her home. She used one room of her home for her business, and deducted \$200 Indiana property tax as an expense on her federal Schedule C. Jean is allowed a deduction of \$1,000 (\$1,200 minus the \$200 deduction already taken on federal Schedule C).

How do I find out how much I paid in Indiana property tax on my principal residence? Indiana counties send statements to homeowners showing how much property tax is due on their property. Add together the 2018 spring and fall installments, if you paid both of them. If you received just one installment statement this year for your 2018 property taxes, use the amount paid for that installment.

Sometimes mortgage companies pay the Indiana property tax from an escrow account. If your mortgage company pays it, they should send you a Form 1098 (or its equivalent) showing the amount of property tax paid. If you cannot locate the information, contact your local county treasurer's office or your mortgage company.

Important. You must maintain copies of proof that you paid your Indiana property tax as the department can require you to provide this information. This could include the Form 1098, the property tax statement from your local assessor's office, cancelled checks, etc.

Line 3 - State Tax Refund Reported on Federal Return

If you entered a state tax refund amount on federal Schedule 1, line 10, then enter that amount here.

Line 4 – Interest on U.S. Government Obligations Deduction

If the amount on line 1 of Form IT-40 includes interest income, you may be able to take a deduction. If any part of your interest income included on line 1 is from a direct obligation of the U.S. government, you can deduct this amount.

Examples of U.S. government obligations include U.S. savings bonds, U.S. Treasury bills and U.S. government certificates. This interest is usually reported on federal Schedule B.

Interest income reported from a trust, estate, partnership or S corporation that is from U.S. government obligations should also be deducted on this line.

Note. When certain U.S. savings bonds are redeemed to pay expenses for higher education, the interest may be excluded from federal adjusted gross income. Therefore, <u>do not</u> enter any interest from U.S. savings bonds that is shown on your federal Schedule B, line 3 (because it has already been excluded from income).

For more information about this deduction see Income Tax Information Bulletin #19 at www.in.gov/dor/3650.htm.

Lines 5 and 6 – Taxable Social Security and/or Railroad Retirement Benefits Deduction

Indiana does not tax Social Security income or the railroad retirement benefits that are issued by the U.S. Railroad Retirement Board.

To figure your deduction:

- Enter the amount from federal Form 1040, line 5b, on Indiana's Schedule 2, line 5.
- If you have included railroad retirement benefits that are issued by the U.S. Railroad Retirement Board on line 4b of your federal Form 1040, then enter that amount on Indiana's Schedule 2, line 6.

Important. Do not enter any other types of pension or retirement income on these lines.

Note. See the *Railroad Unemployment and Sickness Benefits* deduction instructions on page 22 if you have received unemployment and/or sickness benefits from the Railroad Retirement Board.

A Word About the Three Military Income Deductions

Military income recipients may be eligible to claim one or more of the three deductions based on the type of income/benefits they get.

1. Military Service Deduction (including the National Guard and reserve component of the armed forces)

Individuals with military pay from active duty, National Guard, and/or the reserve component of the armed forces, may be eligible to deduct up to \$5,000 of that income. See the *Military Service Deduction* below to find out if you qualify for this deduction.

2. Military Retirement Income and/or Survivor's Benefits Deduction

Individuals with military retirement income and/or survivor's benefits may be eligible to deduct up to \$6,250 of those benefits (increased from \$5,000). Also, no longer is there a minimum age requirement to be eligible for the military retirement income deduction. See the new *Military Retirement Income and/or Survivor's Benefits Deduction* information on page 21 to see if you qualify.

3. National Guard and Reserve Component Members Deduction

This deduction is available for qualified military income received *after* your Indiana National Guard unit is federalized or your reserve component was mobilized and deployed for full-time service. See the *National Guard and Reserve Component Members Deduction* on page 21 to see if you qualify for this deduction.

Line 7 – Military Service Deduction (including the National Guard and reserve component of the armed forces) **Important.** The scope of this deduction has changed. The military service deduction and the military retirement income and/or survivor's benefits deduction are now reported in two different places beginning with the 2018 tax year.

- You (and/or your spouse, if married filing jointly and both qualify) will report your active, National Guard and/or reserve military service income deduction here.
- You (and/or your spouse, if married filing jointly and both qualify) will report your military retirement income and/or survivor's benefits deduction on Schedule 2 under line 11, Other Deductions. See the instructions for *Military Retirement Income and Survivor's Benefits Deduction* on page 21.

The income on line 1 of Form IT-40 may include military pay from active duty, National Guard, and/or the reserve component of the armed forces (reserve). If it does, you may be eligible to take this deduction

The deduction will be the actual amount of your active duty, National Guard, and/or reserve military income or \$5,000, whichever is less. If both you and your spouse received active, National Guard, and/or reserve military income, you may each claim the deduction for a maximum of \$10,000 (up to \$5,000 each).

Example 1. Louis earned \$25,000 from active service in the Army. Brooklynn, his wife, earned \$2,640 from the Indiana National Guard. Louis is eligible for the maximum \$5,000 deduction; Brooklynn is eligible for a \$2,640 deduction.

*Note. If you served in the reserve or the Indiana National Guard during the tax year, and you were deployed and mobilized for full-time service, or during the period your Indiana National Guard unit was federalized, then you may be eligible to claim the *National Guard and Reserve Component Members Deduction*. See instructions for this deduction on page 21.

Example 2. Alec earned \$1,504 from his service in the National Guard. His unit was federalized in September of the year; he earned \$6,200 after being federalized. Alec is eligible to claim two deductions based on the income he earned. First, he will claim a \$1,504 military service deduction on his Schedule 2, Line 7. Second, he will claim the full \$6,200 income earned after his unit was federalized, on Line 11, using code #621.

Military income earned while in a **combat zone** is not taxable on your federal or state income tax returns. Since Indiana is not taxing this income, your combat zone income is not eligible for a deduction.

Example 3. Jim was on active duty the first month of the year. He was stationed in a combat zone the rest of the year. His military W-2 form shows the first month's regular military wage income of \$1,250 in Box 1. Only \$1,250 of his income is taxed on his federal (and Indiana) tax returns. Jim should claim a \$1,250 military deduction (the lesser of the income being taxed [\$1,250] or \$5,000).

Example 4. Mikayla is a member of the National Guard.

- She earned \$7,250 from service in the National Guard from Jan. 1 through Oct. 31.
- Her guard unit was federalized for full-time service on Nov. 1, and she earned an additional \$4,800 through Dec. 31 of the year.

Mikayla is eligible to claim both the *Military Service Deduction* and the *National Guard and Reserve Component Members Deduction*.

- First, she will claim the \$5,000 maximum military service deduction on Schedule 2, line 7, based on the \$7,250 income earned through Oct. 31.
- Second, she will claim the *National Guard and Reserve Components Deduction* of \$4,800 (full amount of income earned after her unit was federalized) under line 11.

Important. You **must** enclose your military W-2 form(s) if you are claiming this deduction.

For more information about this deduction see Income Tax Information Bulletin #27 at www.in.gov/dor/3650.htm.

Line 8 - Private School/Homeschool Deduction

You may be eligible for a deduction based on education expenditures paid for each dependent child who is enrolled in a private school or is homeschooled.

Dependent Child Qualifications

- Your dependent child must be eligible to receive a free elementary or high school education (K-12 range) in an Indiana school corporation;
- You must be eligible to claim the child as a dependent on your federal tax return; and
- The child must be your natural or adopted child or, if not, you must have been awarded custody of the child in a court proceeding making you the court appointed guardian or custodian of the child.

Education expenditure. This refers to any expenditures made in connection with enrollment, attendance, or participation of your dependent child in a private elementary or high school education program. The term includes tuition, fees, computer software, textbooks, workbooks, curricula, school supplies (other than personal computers), and other written materials used primarily for academic instruction or for academic tutoring, or both. The term does not include the delivery of instructional service in a home setting to your dependent child who is enrolled in a school corporation or a charter school.

A "private elementary or high school education program" means attendance at a nonpublic school (including a private school, a parochial school and a homeschool) in Indiana that satisfies a child's obligation for compulsory attendance at a school.

The obligation for "compulsory attendance" means a child must be in attendance in a school (public and/or private) for a minimum of 180 days in a calendar year.

Note. No deduction will be available based on a child who is enrolled in school for a period of less than 180 days in a calendar year.

Figure your deduction. If you made an unreimbursed education expenditure during the year your deduction is:

- \$1,000; multiplied by
- the number of qualified dependent children for whom you made education expenditures.

Example. Greg and Constance have three children ages 7, 9 and 11. The two oldest children attend a private school. The youngest child attends the neighborhood public school. The parents purchased schoolbooks for all three children. They will be eligible for a \$2,000 deduction (the youngest does not qualify as he attends a public school).

Note. A qualifying child may be claimed for this deduction only once per year. For example, if a husband and wife are married and filing separately, whichever parent is eligible to claim the child as a dependent for exemption purposes is eligible to claim this deduction.

For more information about this deduction, see Income Tax Information Bulletin #107 at www.in.gov/dor/3650.htm.

Line 9 – Indiana Net Operating Loss Deduction

You may take a deduction for the Indiana portion of the federal net operating loss deduction (NOL) you added back on line 2 of Schedule 1. (This will be a net operating loss deduction from an earlier year(s) carried forward to 2018.)

Complete Schedule IT-40NOL to determine the amount available to be deducted this year. Make sure to enter the amount you are eligible to deduct as a positive figure.

Note. It is possible to have an Indiana NOL without also having a federal NOL. See Schedule IT-40NOL, which can be found at www.in.gov/dor/6281.htm, for more information.

Enclose Schedule A from federal Form 1045 and a completed Indiana Schedule IT-40NOL when claiming this deduction.

Also, maintain with your records a copy of the federal Form 1040 from the loss year as the department can require you to provide this information at a later date.

Line 10 – Nontaxable Portion of Unemployment Compensation

You may be eligible for a deduction if you reported unemployment compensation on your federal income tax return. Complete the worksheet below to see if you are eligible. Make sure to enclose your 1099G(s) if you claim the deduction.

Important. Do not include any unemployment compensation issued by the U.S. Railroad Retirement Board on line 1 of the worksheet. Instead, see the instructions for the *Railroad Unemployment and Sickness Benefits Deduction* on page 22 for more information.

Line 11 – Other Deductions

Each of the following deductions has been assigned a 3-digit code number. When claiming the deduction on Schedule 2 under line 11, write the name of the deduction, the three-digit code number and the amount claimed.

Unemployment Compensation Worksheet

Note: If you were married but filing separately, and you lived with your spouse at any time during the year, enter -0- on line 3 of the worksheet. However, if you were married but filing separately, and lived apart from your spouse the entire year, enter \$12,000 on line 3.

1.	Unemployment compensation included on IT-40, line 1 (do not include any unemployment compensation issued by the Railroad Retirement Board - see insturctions)	1	
2	Foderal adjusted gross income from foderal Form 1040, line 7	2	
2.	Federal adjusted gross income from federal Form 1040, line 7		
3.	Enter \$12,000 if single, or \$18,000 if married filing a joint return	3	
4.	Subtract line 3 from line 2. If zero or less, enter -0-	4	
5.	Enter one-half of the amount on line 4 (divide line 4 by the number 2)	5	
_			
6.	Taxable unemployment compensation for Indiana purposes: enter the amount from either line 1		
	or line 5, whichever is smaller	<u>Б</u>	
7.	Subtract line 6 from line 1. Carry this amount to Schedule 2. line 10	7	

Civil Service Annuity Deduction 601

The income on line 1 of Form IT-40 may include federal civil service annuity income. If it does, you may be eligible to take a deduction if you were at least 62 years of age by the end of the tax year and/or a surviving spouse of a civil service annuitant.

For each qualifying individual, the deduction is limited to:

- the lesser of the amount of taxable civil service annuity income included in federal adjusted gross income or \$16,000,
- less all amounts of Social Security income and tier 1 Railroad Retirement income (issued by the Railroad Retirement Board) received by the qualifying individual (as reported on federal Form 1040, line 5a).

Example. The taxable amount of your civil service annuity is \$6,000. You received \$1,200 in Social Security income. You are age 67.

Here is how to figure your deduction.

Lesser of the taxable amount of the annuity or \$16,000\$6,000
Total of Social Security/tier 1 Railroad Retirement income <u>\$1,200</u>
Allowable deduction\$4,800

If you and your spouse both received a civil service annuity, you may each be eligible to take this deduction for a maximum of up to \$16,000 per qualifying person. Each of you must figure your deduction separately.

Example. Matthew and Claire, both age 68, file a joint federal and state income tax return. They each receive a civil service annuity and Social Security income.

Matthew's taxable civil service annuity is \$13,700; he also received \$17,500 in Social Security income. Since the Social Security income he received is greater than the taxable amount of his annuity, he is not eligible for a deduction.

Claire's taxable civil service annuity is \$21,900; she also received \$6,300 in Social Security income.

Here is how to figure Claire's deduction.

Lesser of the taxable amount of the annuity or \$16,000	316,000
Claire's Social Security income	\$6,300
Allowable deduction	\$9,700

Surviving Spouse

A surviving spouse may be eligible to claim this deduction. There is no age requirement for the surviving spouse.

To figure the deduction, begin with the taxable amount of civil service annuity income or \$16,000, whichever is less. Subtract from that amount any Social Security income and tier 1 Railroad Retirement income (issued by the Railroad Retirement Board) the surviving spouse received.

Example. Marie is a surviving spouse. The taxable amount of her civil service annuity is \$14,500, and she received \$1,200 in Social Security income.

Here is how to figure Marie's deduction.

Lesser of the taxable amount of the annuity or \$16,000\$14,500
Marie's Social Security income \$1,200
Allowable deduction\$13,300

You must maintain Form CSA 1099-R with your records as the department can require you to provide it at a later date.

For more information about this deduction see Income Tax Information Bulletin #6 at www.in.gov/dor/3650.htm. Enter code 601 on Schedule 2 under line 11 if claiming this deduction.

Disability Retirement Deduction 602

To take this deduction you must have been:

- Permanently and totally disabled at the time of retirement,
- Retired on disability before the end of the tax year, and
- Received disability retirement income during the tax year.

If you meet these qualifications, you must complete Schedule IT-2440 and have it signed by your doctor to claim this deduction. You must maintain the completed Schedule IT-2440 with your records as the department can require you to provide it at a later date.

For more information about this deduction see Income Tax Information Bulletin #70 at www.in.gov/dor/3650.htm and Schedule IT-2440 at www.in.gov/dor/6281.htm.

This deduction is limited to a maximum of \$5,200 per qualifying individual.

Note. Social Security disability income does not qualify for this deduction because Indiana does not tax this income.

Enter code 602 on Schedule 2 under line 11 if claiming this deduction.

Enterprise Zone Employee Deduction 603

Certain areas within Indiana have been designated as enterprise zones. Enterprise zones are established to encourage investment and job growth in distressed urban areas.

Enterprise zones have been established in areas of certain cities/locations. Use this website to look up contact information for a particular enterprise zone: www.aiez.org/directory.html.

Your *employer* will provide Form IT-40QEC to you if you are eligible to claim this deduction.

The amount of the deduction is one-half ($\frac{1}{2}$) of the earned income shown on Form IT-40QEC or \$7,500, whichever is less. If you and your spouse both have received Form IT-40QEC, you may each take this deduction for a combined maximum of \$15,000 (no more than \$7,500 per qualifying person).

Enter code 603 on Schedule 2 under line 11 if claiming this deduction.

Government or Civic Group Capital Contribution Deduction 633

A deduction is available for certain capital contributions made to a government or civic group. Deduct any eligible contributions as listed on a Schedule K-1 you received from an S corporation, or from an estate or trust that owns a portion of an S corporation AND through which you are receiving a distribution. You must maintain a copy of the Schedule K-1(s) with your records as the department can require you to provide it at a later date.

Enter code 633 on Schedule 2 under line 11 if claiming this deduction.

Human Services Deduction 605

The human services deduction is intended to eliminate any individual income tax imposed on Medicaid recipients who are living in a:

- Hospital,
- Skilled nursing facility,
- Intermediate care facility,
- Licensed county home,
- Licensed boarding or residential home, or
- Certified Christian Science facility.*

The goal of the human services tax deduction is to reduce the affected individual's adjusted gross income tax liability to zero (-0-).

*An eligible Christian Science facility must be listed with and certified by the Commission for Accreditation of Christian Science Nursing Organizations/Facilities, Inc.

Generally, the deduction should not be used in conjunction with most tax credits in order to create a refund.

If you are a Medicaid recipient and live in one of the facilities listed above, to determine whether you are eligible for the deduction you must first prepare your tax return without claiming a human services deduction. Generally, if a refund is due, you are not eligible for a deduction. File your return without claiming the deduction and a refund will be issued. However, if an amount is due, you are eligible to use a deduction.

Enter code 605 on Schedule 2 under line 11 if claiming this deduction.

Infrastructure Fund Gift Deduction 631

A deduction is available for certain contributions made to a regional development infrastructure fund. You should keep detailed records of the contribution as the department can require you to provide this information at a later date.

Enter code 631 on Schedule 2 under line 11 if claiming this deduction.

Indiana Lottery Winnings Annuity Deduction 629

You may be eligible to deduct annuity payments received from a winning Hoosier Lottery ticket for a lottery held prior to July 1, 2002. This deduction applies only to prizes won from the Hoosier Lottery Commission; proceeds from other state lotteries or from other gambling sources, such as casinos, are not deductible. In addition, proceeds from winning Hoosier Lottery tickets for lotteries held after June 30, 2002, are not deductible.

Example. Jennifer won \$2,000,000 playing the Hoosier Lottery with a ticket purchased in June of 2002. She elected to receive annual installment payments of \$100,000. Since Jennifer reported her \$100,000 annuity payment on her federal tax return this year, she is eligible to claim a \$100,000 deduction.

Note. Individuals or entities that have purchased Hoosier Lottery prizes from a winning ticket holder for valuable consideration are not eligible for this deduction.

Enter code 629 on Schedule 2 under line 11 if claiming this deduction.

Indiana Partnership Long-Term Care Policy Premiums Deduction 608

You may take a deduction for the amount of premiums paid for Indiana partnership long-term care insurance.

Important. The Indiana partnership policy will have the following box of information on the outline of coverage, the application or on the front page of the policy.

This policy qualifies under the Indiana Long-Term Care program for Medicaid Asset Protection. This policy may provide benefits in excess of the asset protection provided in the Indiana Long-Term Care program.

If the information shown in the box above is not located in a box on your policy, you do not have a qualifying policy, and are not eligible to take this deduction.

The deduction is the amount of premiums paid during the year on the policy for the taxpayer and/or spouse.

No double benefit allowed. Certain self-employed individuals will claim these premiums as a deduction on the front page of federal Form 1040. The Indiana deduction will be the actual amount of these premiums paid, minus any amount of these already reported on federal Form 1040.

More information about this program is available at the following website: www.in.gov/iltcp.

Important. Keep a copy of the premium statements as the department can require you to provide this information. Enter code 608 on Schedule 2 under line 11 if claiming this deduction.

Military Retirement Income and/or Survivor's Benefits Deduction 632

The income on line 1 of Form IT-40 may include military retirement income and/or survivor's benefits. If it does, you (and/or your spouse, if married filing jointly and both qualify) may be eligible to take this deduction.

Beginning in 2018:

- There is no minimum age requirement to be eligible for the military retirement income deduction, and
- The maximum amount to be deducted has increased from \$5,000 to \$6,250.

Your deduction will be the amount of military retirement income and/or survivor's benefits included on line 1 of Form IT-40 or \$6,250, whichever is less. If both you and your spouse received military retirement income and/or survivor's benefits, you may each claim the deduction for a maximum of \$12,500 (up to \$6,250 each).

Important. You **must** enclose your military retirement income statement and/or survivor's benefit statement with the tax return if you are claiming this deduction.

For more information about this deduction see Income Tax Information Bulletins #6 at www.in.gov/dor/3650.htm. Enter code 632 on Schedule 2 under line 11 if claiming this deduction.

National Guard and Reserve Component Members Deduction 621

Regular military income from being in the reserves and Indiana National Guard is eligible for the Military Service Deduction. See instructions for that deduction on page 17. Do not claim a deduction for this kind of income here.

This deduction is available for *qualified military income** received during the period

- you were mobilized1 and deployed2 for full-time service, or
- your Indiana National Guard unit is federalized.

1"Mobilization" includes assembling and organizing personnel and material for active duty military forces, activating the Reserve Component (including federalizing the National Guard), extending terms of service, surging and mobilizing the industrial base and training bases, and bringing the Armed Forces of the United States to a state of readiness for war or other national emergency.

*Servicemembers serving on full time orders in an Active Guard and Reserve Program (AGR) are not considered mobilized for purposes of claiming their income as *qualified military income*.

²"Deployment" is the relocation of forces and material to desired operational areas. Deployment encompasses all activities from origin or home station through destination, specifically including intracontinental U.S., inter-theater, and intra-theater movement legs, staging, and holding areas.

If you meet the qualifications listed below, you will want to deduct that qualified military income here (unlike the Military Service Deduction, there is no ceiling on the amount of this kind of income which is eligible for a deduction).

Who is Eligible?

You must be a member of the reserve components of:

- the Army;
- the Navy;
- the Air Force;
- the Coast Guard;
- the Marine Corps; or
- the Merchant Marine.

Or, a member of:

- the Indiana Army National Guard; or
- the Indiana Air National Guard.

What is Eligible to be Deducted?

If you are eligible, your deduction is the qualified military income* received during the period you were deployed and mobilized for full time service, or during the period your Indiana National Guard unit was federalized.

* Military income received due to service in a **combat zone** is not taxable on your federal or state income tax returns. Since Indiana is not taxing this income, your combat zone income is not eligible for this deduction.

What is Qualified Military Income?

Qualified military income is military wages paid to a member of a reserve component of the armed forces or the Indiana National Guard for the period during the member's full-time service in a reserve component of the armed forces or the period when Indiana National Guard unit is federalized.

Note. You cannot claim both this deduction and the *Military Service Deduction* (see page 17) based on the same income. See the following example.

Example. Brandon is a member of the Indiana National Guard.

- From January through Oct. 15, Brandon earned \$6,000 from the guard.
- His unit was federalized on Oct. 16. He earned \$7,000 from that point through Dec. 1.
- His unit was assigned to a combat zone on Dec. 2, and he earned \$3,000 from then until the end of the year.
- Brandon's military W-2 shows \$13,000 in Box 1, Wages, tips, other compensation (the combat zone income is not included in Box 1 because it is not taxable).

Brandon is eligible for both Indiana military deductions.

- First, he will claim the \$5,000 maximum military service deduction on Schedule 2, line 7, based on the \$6,000 income earned through Oct. 15.
- Second, he will claim the National Guard and reserve components deduction of \$7,000 (full amount of income earned after his unit was federalized) under line 11.

Note: He will not deduct the \$3,000 income earned while stationed in a combat zone because it was not taxed to begin with.

Military withholding statements <u>must</u> be attached to the tax return when claiming this deduction.

Note. The department may request copies of your military orders to help determine eligibility.

Get Information Bulletin #27 at www.in.gov/dor/reference/files/ib27.pdf for more information concerning this deduction.

Enter code 621 on Schedule 2 under line 11 if claiming this deduction.

Olympic/Paralympic Medal Winners Deduction 627

You are eligible for a deduction if you won a gold, silver and/or bronze medal from participating in the Olympic/Paralympic games. The deduction equals the value of the medal(s) won plus the amount of income received during the taxable year from the United States Olympic Committee as prize money for winning the Olympic medal(s). This deduction may be claimed only in the tax year in which it was won.

Enter code 627 on Schedule 2 under line 11 if claiming this deduction.

Qualified Patents Income Exemption Deduction 622

Some of the income from qualified patents included in federal taxable income may be exempt from Indiana adjusted gross income tax. A qualified patent is a utility patent or a plant patent issued after Dec. 31, 2007, for an invention resulting from a development process conducted in Indiana. The term does not include a design patent.

You must maintain the completed Schedule IN-PAT with your records as the department can require you to provide it at a later date. You may get Schedule IN-PAT at www.in.gov/dor/6281.htm.

For more information about this deduction see Income Tax Information Bulletin #104 at www.in.gov/dor/3650.htm.

Enter code 622 on Schedule 2 under line 11 if claiming this deduction.

Railroad Unemployment and Sickness Benefits Deduction 624

Benefits issued by the U.S. Railroad Retirement Board are not taxable by Indiana.

Deduct unemployment and/or sick pay benefits issued by the U.S. Railroad Retirement Board on this line if:

- You included these benefits as taxable income on your federal tax return, and
- You did not already deduct these benefits on Schedule 2, lines 5 and/or 6.

Do not include any supplemental sick pay benefits on this line.

Make sure to keep the statements (such as Form 1099G) issued by the U.S. Railroad Retirement Board as the department may request them at a later date.

Enter code 624 on Schedule 2 under line 11 if claiming this deduction.

Recovery of Deductions 616

You are not eligible for this deduction if you did not complete the "other income" line on Schedule 1 of your federal Form 1040.

Generally, Indiana **does not** allow you to claim itemized deductions from federal Schedule A. However, if you reported recovered itemized deductions as "other income" on line 21 of your federal Schedule 1, enter that amount on this line. A *recovery* is a return of an amount you deducted in an earlier year. The most common recoveries are refunds (see Indiana's Schedule 2, line 3), reimbursements and rebates of deductions previously itemized on federal Schedule A.

Enter code 616 on Schedule 2 under line 11 if claiming this deduction.

Repayment of Previously Taxed Income Deduction 630

You may be eligible to claim a deduction for the repayment of previously taxed income, also known as "claim of right," if:

- You reported the income to Indiana in a previous year,
- You repaid some or all of it this year, and
- For federal tax purposes, you are eligible to:
 - o claim the repayment as an itemized deduction, or
 - o claim a credit based on the repayment amount.

Example 1. Ryan was a full-year Indiana resident in 2017, and received \$1,700 unemployment compensation that year. He reported the full amount on his 2017 federal and Indiana income tax returns. In March of 2018 Ryan found out he had to repay \$345 of that compensation; he repaid it that summer. For 2018 federal tax purposes he is eligible to claim an itemized deduction* based on the \$345 amount repaid. Ryan is eligible to claim the \$345 amount as a repayment of previously taxed income as a deduction on his 2018 state tax return.

*In this example Ryan is not required to claim itemized deductions when figuring his federal taxable income; he may have opted to use the standard deduction instead. Regardless, he is still eligible to claim the deduction on his state tax return.

Note. An adjustment will need to be made if an unemployment compensation deduction was claimed on the return in the year the income was reported. To do this, reduce the amount previously reported by the amount repaid; refigure the deduction based on the reduced amount. Subtract the difference from the repayment amount to be deducted.

Example 1, continued. Ryan claimed a \$73 unemployment compensation deduction on his 2017 state tax return. He refigured the deduction based on the reduced \$1,355 compensation (\$1,700 - \$345), which reduced the deduction by \$15. Ryan will report the \$330 net difference (\$345 repayment minus the \$15 reduced deduction amount) as the repayment of previously taxed income deduction.

Important. While no corresponding state credit for the repayment of previously taxed income is available, a deduction based on the amount repaid is.

Example 2. In 2018 Cynthia repaid \$3,400 of income originally reported on her 2016 federal and Indiana state tax returns. She claimed a credit on her 2018 federal tax return based on the \$3,400 amount repaid. Cynthia is eligible to claim the \$3,400 amount as a deduction.

Example 3. Ashley moved to Indiana in 2018, and filed her first state tax return with Indiana that year. In 2018 she repaid \$2,700 income originally reported on her 2016 federal income tax return. Since this income was not reported to Indiana in 2016, she is not eligible to claim a deduction for the amount of the repayment.

Important. Indiana does not tax Social Security income. Therefore, any amount of Social Security income repaid in a subsequent year is not eligible for a deduction (since Indiana has not previously taxed this income).

Note. Keep a copy of your records detailing the required repayment as the department can require you to provide this information at a later date.

Enter code 630 on Schedule 2 under line 11 if claiming this deduction.

Exemptions

Exemptions may be claimed on the Indiana return. Categories include exemptions for:

- 1. You, and your spouse, if married filing jointly
- 2. Certain dependents
- 3. Certain dependent children (additional)
- 4. Age 65 or older and/or blind
- 5. Additional age 65 or older (based on income)

While you will need to complete Schedule 3 to list all of your exemptions, you will also need to complete Schedule IN-DEP if claiming any dependents.

NEW Figuring regular and dependent exemptions for your Indiana tax return has been relatively simple over the years; just enter the number claimed on your federal tax return. However, beginning with tax year 2018, exemptions are no longer claimed on the federal tax return. Therefore, new instructions have been added to help you figure your regular and dependent exemptions for Indiana. Read below to see how *Schedule 3: Exemptions* and *Schedule IN-DEP: Dependent Information and Additional Dependent Child Information* have changed, and follow the line-by-line instructions to help you complete them.

Schedule 3: Exemptions

Line-by-line instructions.

Line 1 – Exemptions for taxpayer, spouse (if married filing jointly)

If you are married filing jointly, enter \$2,000 on this line. All other filers* should enter \$1,000 on this line.

*Important. Enter \$1,000 on this line even if you are claimed on someone else's tax return, such as a parent or guardian.

Lines 2 and 3 – Exemptions for dependents; Additional exemptions for certain dependent children

Read the following information to see if you are eligible to claim any dependents. If you are, complete Schedule IN-DEP after reviewing these steps.

- Step 1 Do You Have a Qualifying Child?
- Step 2 Is Your Qualifying Child Your Dependent?
- Step 3 Is Your Qualifying Relative Your Dependent?

Step 1 Do You Have a Qualifying Child?

A qualifying child is a child who is your...

Son, daughter, stepchild, foster child, brother, sister, stepbrother, stepsister, half brother, half sister, or a descendant of any of them (for example, your grandchild, niece, or nephew)

AND,

was...

- Under age 19 at the end of the year and younger than you (or your spouse, if filing jointly), or
- Under age 24 at the end of the year, a student (defined later), and younger than you (or your spouse, if filing jointly), or
- Any age and permanently and totally disabled (defined later)

AND.

who...

- Didn't provide over half of his or her own support for the year (see Information Bulletin #117),
- Is not filing a joint return for the year, or is filing a joint return for the year only as a claim for refund of withheld income tax or estimated tax paid (see Information Bulletin #117 for details and examples).
- Lived with you for more than half the year. If the child didn't live with you for the required time, see *Exception to time lived with you*, later.

Caution. If the child meets the conditions to be a qualifying child of any other person (other than your spouse if filing a joint return) for the year, or the child was married, see *Qualifying child of more than one person*, later.

Do you have a child who meets the conditions to be your qualifying child?

Yes. Go to Step 2.

No. Go to Step 3.

Step 2 Is Your Qualifying Child Your Dependent?

1. Was the child a U.S. citizen, U.S. national, U.S. resident alien, or a resident of Canada or Mexico? (See Information Bulletin #117 for the definition of a U.S. national or U.S. resident alien. If the child was adopted, see *Exception to citizen test*, later.)

Yes. Continue.

No. STOP. You cannot claim this child as a dependent.

2. Was the child married?

Yes. See Married Person, later.

No. Continue.

3. Could you, or your spouse if filing jointly, be claimed as a dependent on someone else's tax return? See Steps 1 and 2.

Yes. STOP. You cannot claim any dependents.

No. You can claim this child as a dependent. See Schedule IN-DEP instructions below.

Step 3 Is Your Qualifying Relative Your Dependent? A qualifying relative is a person who is your...

- Son, daughter, stepchild, foster child, or a descendant of any of them (for example, your grandchild), or
- Brother, sister, half brother, half sister, half brother, half sister, or a son or daughter of any of them (for example, your niece, or nephew), or
- Father, mother, or an ancestor of sibling of either of them (for example, your grandmother, grandfather, aunt or uncle), or
- Any other person (other than your spouse) who lived with you all of the year as a member of your household if your relationship does not violate local law. If the person did not live with you for the required time, see *Exception to time lived with you*, later.

AND, who...

Was not a qualifying child (see Step 1) of any taxpayer during the
year. For this purpose, a person isn't a taxpayer if he or she isn't
required to file a U.S. income tax return and either doesn't file
such a return or files only to get a refund of withheld income tax
or estimated tax paid. See Information Bulletin #117 for details
and examples.

Schedule 3: Exemptions continued

Had gross income of less than \$4,150 during the year. If the
person was permanently and totally disabled, see Exception to
gross income test, later.

AND, for whom ...

You provided over half of his or her support during the year. But see *Children of divorced or separated parents, Multiple support agreements,* and *Kidnapped child,* later.

 Does any person meet the conditions to be your qualifying relative?

Yes. Continue.

No. STOP. You cannot claim this person as a dependent.

2. Was your qualifying relative a U.S. citizen, a U.S. national, U.S. resident alien, or a resident of Canada or Mexico? (See federal Publication 519 for the definition of a U.S. national or U.S. resident alien.) If your qualifying relative was adopted, see *Exception to citizen test*, later.

Yes. Continue

No. STOP. You cannot claim this person as a dependent.

3. Was your qualifying relative married?

Yes. See Married person, later.

No. Continue.

4. Could you or your spouse if filing jointly, be claimed as a dependent on someone else's tax return this year? See Steps 1 and 2.

Yes. STOP. You cannot claim any dependents.

No. You can claim this person as a dependent. See Schedule IN-DEP instructions below.

If you are eligible to claim one or more dependent from Step 2 and/ or Step 3, complete Schedule IN-DEP.

Schedule IN-DEP instructions

You must complete and enclose Schedule IN-DEP if you are claiming any dependents on lines 2 and/or 3 of Schedule 3.

Question 1 – Did you answer "No" to STEP 2, question 3 above? If so, you are eligible to claim the qualifying child (children) as a dependent. Read the *Lines 1 through 5* instructions below. If not, skip to *Question 2* below.

Lines 1 through 5

For each qualified dependent child, enter his or her:

- First and last name in Box A and Box B.
- Social Security number (SSN) in Box C.
- Date of birth in Box D.

See *Additional Dependent Exemptions* below to determine whether or not to complete line E.

Example 1. Cooper and Grace Doe are eligible to claim their daughter Tatum as a dependent on Schedule IN-DEP. Here is how they will complete line 1:

	Dep. First Name		Dep. Last Name
1A	Tatum	1B	Doe
	Dependent's SSN		Dependent's DOB

Question 2 – Did you answer "No" to STEP 3, question 4 above? If so, you are eligible to claim the qualifying relative as a dependent.

For each qualified relative, enter his or her:

- First and last name in Box A and Box B.
- Social Security number (SSN) in Box C.
- Date of birth in Box D.

Example 2. Cooper and Grace Doe (see *Example 1* above) are also eligible to claim Grace's grandmother, Irene Smith, who lives with them, as a dependent. Here is how they will complete line 2:

	Dep. First Name		Dep. Last Name
2A	Irene	2B	Smith
	Dependent's SSN		Dependent's DOB
2C	987 65 4321	2D	10 15 1940

Line 6

Add the qualified dependents listed on lines 1 through 5, and enter the total in Box 6. Then, enter this amount in the box on Schedule 3, line 2.

Additional Dependent Exemptions

Read below to see if you are eligible to claim an additional dependent exemption for a dependent child (children) listed on lines 1 through 5.

An additional \$1,500 exemption is allowed for certain dependent children. Carefully read the following *Dependent child definition* below to see if you are eligible for this additional exemption(s). **Note.** Beginning with tax year 2018, a child for whom you are a legal guardian may now be included in the eligibility requirements for this exemption.

Dependent child definition: According to state statute, to be eligible for this exemption a dependent child must be a son, stepson, daughter, stepdaughter, child for whom you are a legal guardian, and/or foster child (and/or your spouse's child, if filing a joint return). He/she must be either under the age of 19 by the end of the tax year, or be a full-time student who is under the age of 24 by the end of the tax year.

If any dependent included in Box 6 on this schedule also meets the *Dependent child definition* above, place an "X" in box E on the line where the dependent is listed (see following example). Add the number of box E's containing an "X". Enter that number in Box 7, which is located at the bottom of the schedule.

Example 3. Cooper and Grace Doe (see *Example 1* above) are eligible to claim the additional dependent exemption for their daughter Tatum. They should enter an "X" on Line 1E.

Dep. First Name	Dep. Last Name
Dep. First Name	Dep. Last Name

1A Tatum 1B Doe

Dependent's SSN Dependent's DOB

1C 123 45 6789 1D 06 01 2012

1E Additional dependent child exemption 1E X

Note. Not all dependent children are eligible for this additional exemption. For instance, you may have included a grandson as a dependent in Box 6. However, if he doesn't meet the qualification of being a child for whom you are a legal guardian, or being a foster child under the *Dependent child definition* on page 27, you will not be able to claim the additional exemption for him on Line 7.

Line 7

Add the number of any additional dependent child exemptions located in boxes 1E through 5E. Enter the total in Box 7. Then, enter this amount in the box on Schedule 3, line 3.

Claiming more than five dependents

If you are claiming more than five dependents, attach an additional Schedule IN-DEP. Make sure to add the additional information to the totals on the first schedule, Boxes 6 and 7, where applicable.

Example 4. June has six dependents. She entered information for her sixth dependent on line 1 on a second Schedule IN-DEP. She added the dependent claimed on the second schedule to the five claimed on the first schedule, and entered "6" on the first Schedule IN-DEP, Box 6. She made sure to include the second schedule with her filing.

Likewise, she would include the sixth dependent in the total listed in Box 7 if the child listed on the second Schedule IN-DEP qualified for the additional dependent child exemption.

Schedule 3: Exemptions, continued

Line 4 – Age 65 or Older or Blind

If you and/or your spouse (if filing a joint return) are age 65 or older, you and/or your spouse can take an additional \$1,000 exemption. If you and/or your spouse (if filing a joint return) are legally blind, you and/or your spouse can take an additional \$1,000 exemption. Place an "X" in the boxes that apply to you and/or your spouse. Enter the total number of boxes marked on this line and multiply by \$1,000.

Line 5 - Additional Exemption for Age 65 or Older

An additional \$500 exemption is available for you and/or your spouse (if filing a joint return) if you are age 65 or older and the amount on Form IT-40, line 1, is less than \$40,000. Place an "X" in the boxes that apply to you and/or your spouse. Enter the total number of boxes marked on this line and multiply by \$500.

Definitions and Special Rules for Dependents

Important.

- Various Internal Revenue Service (IRS) forms and publications you may need can be found online at https://apps.irs.gov/app/picklist/list/formsPublications.html.
- Indiana's Information Bulletin #117 can be found online at www.in.gov/dor/3650.htm.

Adopted child. An adopted child is always treated as your own child. An adopted child includes a child lawfully placed with you for legal adoption.

Adoption taxpayer identification numbers (ATINs). If you have a dependent who was placed with you for legal adoption and you don't know his or her SSN, you must get an ATIN for the dependent from the IRS. Get federal Form W-7A for details. If the dependent isn't a U.S. citizen or resident alien, apply for an ITIN instead, using federal Form W-7.

Children of divorced or separated parents. A child will be treated as the qualifying child or qualifying relative of his or her noncustodial parent (defined later) if all of the following conditions apply.

- The parents are divorced, legally separated, separated under a written separation agreement, or lived apart at all times during the last 6 months of the year (whether or not they are or were married).
- 2. The child received over half of his or her support for the year from the parents (and the rules on *Multiple support agreements*, later, do not apply). Support of a child received from a parent's spouse is treated as provided by the parent.

Definitions and Special Rules for Dependents continued

- 3. The child is in custody of one or both of the parents for more than half of the year.
- 4. Either of the following applies.
 - a. The custodial parent signs federal Form 8332 or a substantially similar statement that he or she won't claim the child as a dependent for the year, and the noncustodial parent maintains a copy of the signed federal Form 8332 with his or her records (as the department can require this to be provided at a later date). If the divorce decree or separation agreement went into effect after 1984 and before 2009, the noncustodial parent may be able to include certain pages from the decree or agreement instead of federal Form 8332. See Post-1984 and pre-2009 decree or agreement and Post-2008 decree or agreement.
 - b. A pre-1985 decree of divorce or separate maintenance or written separation agreement between the parents provides that the noncustodial parent can claim the child as a dependent, and the noncustodial parent provides at least \$600 for support of the child during the year.

If conditions (1) through (4) apply, only the noncustodial parent can claim the child for purposes of the dependency.

Custodial and noncustodial parents. The custodial parent is the parent with whom the child lived for the greater number of nights in the year. The noncustodial parent is the other parent. If the child was with each parent for an equal number of nights, the custodial parent is the parent with the higher federal AGI. See Information Bulletin #117 for an exception for a parent who works at night, rules for a child who is emancipated under state law, and other details.

Post-1984 and pre-2009 decree or agreement. The decree or agreement must state all three of the following.

- 1. The noncustodial parent can claim the child as a dependent without regard to any condition, such as payment of support.
- 2. The other parent will not claim the child as a dependent.
- 3. The years for which the claim is released.

The noncustodial parent must maintain with his or her records a copy of all of the following pages from the decree or agreement as the department can require these to be provided at a later date.

- Cover page (include the other parent's SSN on that page).
- The pages that include all the information identified in (1) through (3) above.
- Signature page with the other parent's signature and date of agreement.

Post-2008 decree or agreement. If the divorce decree or separation agreement went into effect after 2008, the noncustodial parent cannot include pages from the decree or agreement instead of federal Form 8332. The custodial parent must sign either federal Form 8332

or a substantially similar statement the only purpose of which is to release the custodial parent's claim to an exemption for a child, and the noncustodial parent must include a copy with his or her return. The form or statement must release the custodial parent's claim to the child without any conditions. For example, the release must not depend on the noncustodial parent paying support.

Release of exemption revoked. A custodial parent who has revoked his or her previous release of a claim to exemption for a child must maintain with his or her records a copy of the revocation as the department can require this to be provided at a later date. For details, see federal Form 8332.

Exception to citizen test. If you are a U.S. citizen or U.S. national and your adopted child lived with you all year as a member of your household, that child meets the requirement to be a U.S. citizen in Step 2, question 1.

Exception to gross income test. If your relative (including a person who lived with you all year as a member of your house-hold) is permanently and totally disabled (defined later), certain income for services performed at a sheltered workshop may be excluded for this test. For details, see Information Bulletin #117.

Exception to time lived with you. Temporary absences by you or the other person for special circumstances, such as school, vacation, business, medical care, military service, or detention in a juvenile facility, count as time the person lived with you. Also see *Children of divorced or separated parents*, earlier, or *Kidnapped child*, later.

If the person meets all other requirements to be your qualifying child but was born or died during the year, the person is considered to have lived with you for more than half of the year if your home was this person's home for more than half the time he or she was alive during the year. Any other person is considered to have lived with you for all of the year if the person was born or died during the year and your home was this person's home for the entire time he or she was alive during the year.

Foster child. A foster child is any child placed with you by an authorized placement agency or by judgment, decree, or other order of any court of competent jurisdiction.

Kidnapped child. If your child is presumed by law enforcement authorities to have been kidnapped by someone who is not a family member, you may be able to take the child into account in determining the dependency exemption. For details, see Information Bulletin #117.

Married person. If the person is married and files a joint return, you cannot claim that person as your dependent. However, if the person is married but does not file a joint return or files a joint return only to claim a refund of withheld income tax or estimated tax paid, you may be able to claim him or her as a dependent. (See Information Bulletin #117 for details and examples.) In that case, go to Step 2, question 3 (for a qualifying child) or Step 3, question 4 (for a qualifying relative).

Definitions and Special Rules for Dependents continued

Multiple support agreements. If no one person contributed over half of the support of your relative (or a person who lived with you all year as a member of your household) but you and another person(s) provided more than half of your relative's support, special rules may apply that would treat you as having provided over half of the support. For details, see Information Bulletin #117.

Permanently and totally disabled. A person is permanently and totally disabled if, at any time during the year, the person cannot engage in any substantial gainful activity because of a physical or mental condition and a doctor has determined that this condition has lasted or can be expected to last continuously for at least a year or can be expected to lead to death.

Public assistance payments. If you received payments under the Temporary Assistance for Needy Families (TANF) program or other public assistance program and you used the money to support another person, see Information Bulletin #117.

Qualifying child of more than one person. Even if a child meets the conditions to be the qualifying child of more than one person, only one person can claim the child as a dependent. If you and any other person can claim the child as a dependent, the following rules apply:

- If only one of the persons is the child's parent, the child is treated as the qualifying child of the parent;
- If the parents file a joint return together and can claim the child as a qualifying child, the child is treated as the qualifying child of the parents;
- If the parents do not file a joint return together but both parents claim the child as a qualifying child, the department will treat the child as the qualifying child of the parent with whom the child lived for the longer period of time during the year. If the child lived with each parent for the same amount of time, the department will treat the child as the qualifying child of the parent who had the higher federal AGI for the year;
- If no parent can claim the child as a qualifying child, the child is treated as the qualifying child of the person who had the highest federal AGI for the year;
- If a parent can claim the child as a qualifying child but chooses
 not to, the child is treated as the qualifying child of the person
 who had the highest federal AGI for the year, but only if that
 person's federal AGI is higher than the highest federal AGI of any
 parent of the child who can claim the child.

Example. You, your daughter and your mother live together. Your daughter meets the conditions to be a qualifying child for both you and your mother. Your daughter doesn't meet the conditions to be a qualifying child of any other person, including her other parent. Under the rules just described, you can claim your daughter as a dependent. Your mother cannot claim your daughter. However, if your

mother's federal AGI is higher than yours and you do not claim your daughter as a dependent, your daughter is the qualifying child of your mother.

For more details and examples, see Information Bulletin #117.

Social Security Number. You must enter each dependent's Social Security number (SSN) on Schedule IN-DEP, Box C. Be sure the name and SSN entered agree with the dependent's Social Security card. Otherwise, we may disallow the exemption claimed for the dependent. If the name or SSN on the dependent's Social Security card is not correct or you need to get an SSN for your dependent, contact the Social Security Administration.

If your dependent child was born and died during the year and you do not have an SSN for the child, enter "Died" in Box C and keep a copy of the child's birth certificate, death certificate, or hospital records as the department can require you to provide these at a later date. The document must show the child was born alive.

Example.			Died
1	ļ		

If you apply for an ATIN or an ITIN on or before the due date of your 2018 return (including extensions) and the IRS issues you an ATIN or an ITIN as a result of the application, the IRS will consider your ATIN or ITIN as issued on or before the due date of your return.

Student. A student is a child who during any part of 5 calendar months of the tax year was enrolled as a full-time student at a school, or took a full-time, on-farm training course given by a school or a state, county, or local government agency. A school includes a technical, trade, or mechanical school. It does not include an on-the-job training course, correspondence school, or school offering courses only through the Internet.

Schedule 4: Other Taxes

Line 1 – Use Tax on Internet, Mail Order and/or Out-Of-State Purchases

If you have purchased items while you were outside Indiana, through the mail (for instance, by catalog or offer through the mail), through radio or television advertising and/or over the Internet, these purchases may be subject to Indiana sales and use tax, if sales tax was not paid at the time of purchase. This tax, called "use" tax, is figured at 7 percent (.07).

When you make purchases from a company in Indiana, that company is responsible for collecting the Indiana sales tax from you. When you make purchases from an out-of-state company, you are responsible for making sure the use tax is paid. Either the out-of-state company collects the tax from you, or you must pay the tax directly to the State of Indiana.

Sales/Use Tax Worksheet List all purchases made during the tax year from out-of-state retailers.				
Column A Description of personal property purchased from out-of-state retailer	Column B Date of purchase(s)	F	Column C Purchase Price of Property(s)	
Magazine subscriptions:				
Mail order purchases:				
Internet purchases:				
Other purchases:				
Total purchase price of property subject to the sales/use tax: enter total of Columns C		1		
2. Sales/use tax: Multiply line 1 by .07 (7%)				
3. Sales tax previously paid on the above items (up to 7% per item)		3		
4. Total amount due: Subtract line 3 from line 2. Carry to Form IT-40, Schedule 4, line 1. If the enter zero and put no entry on Schedule 4, line 1		4		

Complete the worksheet above to figure your tax. If you paid sales tax to the state where the item was originally purchased, you are allowed a credit against your Indiana use tax for an amount paid up to 7 percent.

Withdrawals made for higher education expenses tend to be qualified withdrawals. Other withdrawals may fall under the category of "nonqualified".

Line 2 – Household Employment Taxes

If you paid cash wages during 2018 to an individual who is not:

- Your spouse,
- Your child under age 21,
- Your parent,
- An employee under age 18; and

the individual worked in and around your home as a baby-sitter, nanny, health aide, private nurse, maid, caretaker, yard worker or someone who does similar domestic duties, then that individual may be defined as your employee.

See Federal Publication 926, *Household Employer's Tax Guide*, for more information on how to define an employee. Visit www.irs.gov or call the IRS at 1-800-829-1040.

If you paid cash wages of \$2,100 or more to a household worker who is your employee, or total cash wages of \$1,000 or more in any calendar quarter of 2017 or 2018 to all household employees, you may have withheld state and county income taxes. To pay these taxes on your Indiana income tax return, contact the department for Schedule IN-H, or download one from www.in.gov/dor/6281.htm.

Line 3 – Recapture of Indiana's CollegeChoice 529 Education Savings Plan Credit

You may be eligible for a credit if you made a contribution(s) to Indiana's CollegeChoice 529 education savings plan (see instructions on page 42 for credit details). However, if you made a non-qualified withdrawal(s) from this plan, you will probably have to repay some or all of any credits previously claimed.

For more information about withdrawals, contact the department for Income Tax Information Bulletin #98 at www.in.gov/dor/3650.htm. Get Schedule IN-529R at www.in.gov/dor/6281.htm to figure any amount to be recaptured.

Schedule 5: Credits

Lines 1 and 2 – Indiana State and County Tax Withheld

The amount of Indiana state tax withheld is usually shown in box 17 and the amount of and Indiana county tax withheld is usually shown in box 19 of your W-2s. Indiana state and county withholding amounts may also be present on other forms, including W-2Gs, various 1099s, and Schedule IN K-1.

You **must** enclose your withholding statements, including W-2s, W-2Gs, 1099s and Schedule IN K-1s, with your tax return to verify Indiana state and county taxes claimed as being withheld. Failure to enclose these withholding statements will result in a reduced refund or increase in the amount you owe.

If you are filing a joint return, be sure to include your spouse's withholding statements if they show Indiana state and/or county tax withholding amounts.

Important. The use of substitute W-2s will delay the processing of your return and may impact the issuance of any refund.

Schedule 5: Credits continued

Do not claim credit for taxes withheld for states other than Indiana or for localities outside Indiana.

A note about your W-2s. It is important that your W-2 form is readable. The income and state and county tax amounts withheld are verified on every W-2 form that comes in with your tax return. If you are not filing electronically, we encourage you to enclose the best copy available when you file.

Line 3 - 2018 Estimated Tax Paid

If you made estimated tax payments, enter the total paid for 2018 on this line. Also, include any extension payment made with Form IT-9 *Extension of Time to File* for tax year 2018.

Note. Do not include on this line any estimated tax paid for tax year 2019.

Line 4 - Unified Tax Credit for the Elderly

You may be able to claim a credit if you or your spouse meet <u>all</u> the following requirements:

- You and/or your spouse must have been age 65 or older by Dec. 31, 2018.
- If married and living together at any time during the year, you must file a joint return,
- The amount on line 1 of Form IT-40 must be less than \$10,000,
- You must have been a resident of Indiana for at least six months during 2018, and
- You must not have been in prison for 180 days or more in 2018.

Note. Disabled persons under age 65 do not qualify for this credit.

Important:

- If your spouse died after Jan. 1, 2018, you can claim this credit by filing a joint return.
- If a person dies and does not have a surviving spouse, then no one can claim the credit on behalf of the deceased person.
- If your income is low enough that you are not required to file a Form IT-40, and you meet the requirements for claiming the Unified Tax Credit for the Elderly, do not file Form IT-40. Instead, file the simplified Form SC-40 to claim this credit.*

You can claim the credit on either Form IT-40 or Form SC-40, but *file* only one of these forms, and only file once.

The Deadline for Claiming This Credit Is July 1, 2019

The only exception to this rule is if you have filed for an extension of time to file, via federal Form 4868, state Form IT-9, or by making an online extension payment. Having an extension will allow you to file and claim this credit through Nov. 14, 2019. See *Extension of Time to File – What if You Can't File on Time?* on page 7 for information about getting an extension of time to file.

Important. You cannot file Form SC-40 if filing after July 1, 2019, even if you have an extension of time to file. Instead, you must file Form IT-40 to be eligible to claim this credit.

To Figure Your Unified Tax Credit for the Elderly:

Use Table A if:

You meet all the requirements listed above, and:

- You are filing a joint return, lived with your spouse during the tax year, both were Indiana residents for at least six months and both were age 65 or older by Dec. 31, 2018, **or**
- Both you and your spouse met all the above-requirements and your spouse died after Jan. 1, 2018.

Table A	
Joint Filers Both Age 65 or Older	
If the income on Line 1 of	Your Allowable
Form IT-40 is:	Credit* is:
less than \$1,000	\$140
between \$1,000 and \$2,999	\$90
between \$3,000 and \$9,999	\$80

Use Table B if:

You meet all the requirements listed above, and:

- You are age 65 or older and are single or widowed,
- You are filing a joint return and only one is age 65 or older, or
- You are filing a joint return and only one was an Indiana resident for at least six months, or you are married but did not live with your spouse during the tax year, are age 65 or older and are married filing separately.

Table B	
Only One Person Age 65 or Older	
If the income on Line 1 of	Your Allowable
Form IT-40 is:	Credit* is:
less than \$1,000	\$100
between \$1,000 and \$2,999	\$50
between \$3,000 and \$9,999	\$40

^{*} Once you have located your credit on Table A or Table B, enter that amount on line 4.

Line 5 Indiana's Earned Income Credit (EIC)

If you are eligible for an earned income credit on your federal tax return, you may be eligible for Indiana's earned income credit, too. Here are some important things to know:

- You must be eligible for and have claimed an EIC on your federal tax return. If not, STOP. You are not eligible to claim Indiana's EIC.
- Your income on Form IT-40, line 1 (or Indiana's Schedule A, line 35A), must be less than \$45,800. If it is the same amount or more, STOP. You are not eligible to claim Indiana's EIC.
- Schedule IN-EIC <u>must</u> be completed and enclosed by all filers claiming the EIC.

^{*}Form SC-40 can be found at www.in.gov/dor/6281.htm.

Indiana's Publication EIC is available for additional information. It may be viewed online at www.in.gov/dor/6281.htm.

What is the EIC?

The EIC is a credit for certain people who work. The credit may give you a refund even if you don't owe any tax.

To figure the EIC:

- Follow the steps below
- Complete the worksheet(s) that apply to you
- Complete and enclose Schedule IN-EIC

Step 1 All Filers

 Did you claim an EIC on your 2018 federal tax return Form 1040, line 17a?

Yes. Continue.

No. STOP. You cannot take the credit.

- 2. If, in 2018:
- 2 or more children lived with you, is the amount on Form IT-40, line 1 (Indiana's Schedule A, line 35A), less than \$45.800?
- 1 child lived with you, is the amount on Form IT-40, line 1 (Indiana's Schedule A, line 35A), less than \$40,300?
- No children lived with you, is the amount on Form IT-40, line 1 (Indiana's Schedule A, line 35A), less than \$15,200?

Yes. Continue.

No. STOP. You cannot take the credit.

Step 2 Investment Income

1. Add amounts from:

Investment Income	=	
Federal Schedule 1, Line 13*	+	
Federal Form 1040, Line 3b	+	
Federal Form 1040, Line 2a	+	
Federal Form 1040, Line 2b	+	

*If line 13 is a loss, enter -0-.

2. Is your investment income more than \$3,500?

Yes. Continue.

No. Skip question 3; go to question 4.

3. Did you file federal Form 4797 (relating to sales of business property)?

No. STOP. You cannot take the credit.

Yes. If the amount on federal Schedule 1, line 13, includes an amount from federal Form 4797, you must use **Worksheet 1** in Indiana's Publication EIC (located online at www.in.gov/dor/6281.htm) to see if you can take the EIC. Otherwise, **STOP**; you cannot take the EIC.

- 4. Do any of the following apply for 2018?
- You filed federal Schedule E.
- You are claiming a loss on federal Form 1040, Schedule 1, line, 12, 13 and/or 18.
- You are reporting income or a loss from the rental of personal property not used in a trade or business.
- You and/or spouse if married filing jointly received a distribution from a pension, annuity, IRA or Coverdell ESA that is not fully taxable.
- You reported income on federal Schedule 1, line 21, from federal Form 8814 (relating to election to report child's interest and dividends).

Yes. You must use **Worksheet 3** in Indiana's Publication EIC to see if you can take the credit. You may find Publication EIC at www.in.gov/dor/6281.htm.

No. Go to Step 3.

Step 3 Qualifying Child

Did a child live with you in 2018?

No. Go to Step 4. **Yes.** *Continue.*

A qualifying child is a child who is your...

- Son
- Daughter
- Grandchild
- Stepchild
- Foster child and/or related child (see page 31)

AND, was...

- Under age 19 at the end of the year and younger than you (or your spouse, if filing jointly), or
- Under age 24 at the end of the year, a student (see page 34), and younger than you (or your spouse, if filing jointly), or
- Any age and permanently and totally disabled (see page 33),

AND, who...

Is not filing a joint return for the year, or is filing a joint return for the year only as a claim for refund,

AND, who...

Lived with you in the United States for more than half of the year or, if a foster child, for all of the year. If the child did not live with you for the required time, see *Exception to "time lived with you"* on page 33.

Caution. If the child meets the conditions to be a qualifying child of any other person (other than your spouse if filing a joint return) for the year, or the child was married, see page 33.

1. Do you have at least one child who meets the conditions to be your qualifying child?

Yes. The child must have a valid Social Security number (SSN) unless the child was born and died during the year*. If at least one qualifying child has a valid SSN (or was born and died during the year), go to Step 5.

No. Continue to Step 4.

*Exception. If your qualified dependent child was born and died during the year and you do not have an SSN for the child, you may be able to claim the child for earned income credit purposes (see Social Security Number on page 34).

Step 4 Filers Without a Qualifying Child

If you have no qualifying child (see Step 3) but you claimed an EIC on your federal tax return Form 1040, line 17a, then you may be eligible to claim Indiana's EIC. Continue to Step 5.

Step 5 Modified Adjusted Gross Income (MAGI)

Add amounts from:

1. Federal Form 1040, Line 2a Federal Form 1040, line 7

+_____

Modified Adjusted Gross Income* =

Box A

• *Note. If you completed Worksheet 3 in Publication EIC, enter in Box A the amount from Worksheet 3, line 17.

If you have:

- 2 or more qualifying children, is Box A less than \$45,800?
- 1 qualifying child, is Box A less than \$40,300?
- No qualifying children, is Box A less than \$15,200?

Yes. Go to Step 6.

No. STOP. You cannot take the credit.

Step 6 Earned Income

1. Did you file federal Schedule SE because you are a member of the clergy or you had church employee income of \$108.28 or more?

Yes. See **Clergy** or **Church employees**, whichever applies, in the next column.

No. Continue.

- 2. Figure earned income:
 - A. Enter amount from federal Form 1040, line 1

Subtract, if included on line A above, any:

- Taxable scholarship or fellowship grant not reported on a Form W-2.
- Amount received for work performed while an inmate in a penal institution.
- Amount received as a pension or annuity from a nonqualified deferred compensation plan or a nongovernmental section 457 plan. This amount may be shown in Box 11 of Form W-2. If you received such an amount but Box 11 is blank, contact your employer for the amount received as a pension or annuity.
- Amount of the qualified foster care payments included in Box 1 of Form W-2 that you have elected to exclude from your federal adjusted gross income
- Add all of your nontaxable combat pay if you elect to include it in earned income.* + _____

Earned Income =	Box B	
		•

*Caution. Electing to include nontaxable combat pay may increase or decrease your EIC. Figure the credit with and without your nontaxable combat pay before making the election.

3. Were you self-employed at any time in 2018, or did you file federal Schedule SE because you were a member of the clergy or you had church employee income, or did you file federal Schedule C or C-EZ as a statutory employee?

Yes. Skip question 4 and Step 7; go to **Worksheet B** on page 30. **No.** *Continue.*

- 4. If you have:
- 2 or more qualifying children, is your total earned income (Box B) less than \$45,800?
- 1 qualifying child, is your total earned income (Box B) less than \$40.300?
- No qualifying children, is your total earned income (Box B) less than \$15,200?

Yes. Go to Step 7.

No. STOP. You cannot take the credit.

Step 7 How to Figure the Credit

Go to Worksheet A on page 35.

Definitions and Special Rules*

Adopted child. An adopted child is always treated as your own child. The term "adopted child" includes a child who was lawfully placed with you for legal adoption, even if the adoption is not final.

Church employees. A church employee means an employee (other than a minister or member of a religious order) of a church or qualified church-controlled organization that is exempt from employer Social Security and Medicare taxes. Determine how much of the amount on federal Form 1040, line 1, was also reported on federal Schedule SE, Section B, line 5a. Subtract that amount from the amount on federal Form 1040, line 1, and enter the result in the first space of Step 6, line 2. Be sure to answer "Yes" to question 1 in Step 6.

Claim for refund. A claim for refund is a federal return filed only to get a refund of withheld income tax or estimated tax paid. A federal return is not a claim for refund if the EIC or any other similar refundable credit is claimed on it.

Clergy. The following instructions apply to ministers, members of religious orders who have not taken a vow of poverty, and Christian Science practitioners. If you are filing federal Schedule SE and the amount on line 2 of that schedule includes an amount that was also reported on federal Form 1040, line 1;

- Determine how much of the amount on federal Form 1040, line 1, was also reported on federal Schedule SE, Section A, line 2, or Section B, line 2.
- Subtract that amount from the amount on federal Form 1040, line 1. Enter the result in the first space of Step 6, line 2.
- Be sure to answer "yes" to question 1 in Step 6.

Combat pay, nontaxable. If you were a member of the U.S. Armed Forces who served in a combat zone, certain pay is excluded from your income

- If you included your combat pay when figuring your federal EIC, then enter the same amount in Step 6, line 2.
- If you did not include it when figuring your federal EIC, then do not enter any amount in Step 6, line 2.

Exception to "time lived with you" condition. A child is considered to have lived with you for all of the year if the child was born or died during the year and your home was this child's home for the entire time he or she was alive during the year. Temporary absences, such as for school, vacation, medical care, or detention in a juvenile facility, count as time lived at home. If your child is presumed to have been kidnapped by someone who is not a family member, see Indiana's Pub. EIC (www.in.gov/dor/6281.htm) to find out if that child is a qualifying child for the EIC. If you were in the military stationed outside the United States, see *Members of the military* in the next column.

Federal Form 4797 filers. If the amount on federal Schedule 1, line 13, includes an amount from federal Form 4797, you must use Worksheet 1 in Indiana's Pub. EIC (www.in.gov/dor/6281.htm) to see if you can take the EIC. Otherwise, **STOP**; you cannot take the EIC.

Foster child.

- Any child you cared for as your own child and who is (a) your brother, sister, stepbrother, or stepsister; (b) a descendant (such as a child, including an adopted child) of your brother, sister, stepbrother, or stepsister; or (c) a child placed with you by an authorized placement agency. For example, if you acted as the parent of your niece or nephew, this child is considered your foster child.
- The qualifying foster child must live with you for the entire year (except for temporary absences).

Grandchild. For the EIC, this means any descendant of your son, daughter, or adopted child. For example, a grandchild includes your great-grandchild, great-great-grandchild, etc.

Married child. A child who was married at the end of the tax year is a qualifying child only if (a) you can claim him or her as your dependent on Indiana Schedule IN-DEP, or (b) you could have claimed him or her as your dependent except for the special rule for *Children of divorced or parents who lived apart*. Get Indiana's Pub. EIC* for more information about this special rule.

*Indiana's Publication EIC, available online at www.in.gov/dor/6281.htm, has additional information, including rules if you have a qualifying child, an investment income calculation worksheet, additional definitions, tiebreaker rules, etc.

Members of the military. U.S. military personnel stationed outside the United States on extended active duty are considered to live in the United States during that duty period for purposes of the EIC. Extended active duty is military duty ordered for an indefinite period or a period of more than 90 days. Once you begin serving extended active duty, you are considered to be on extended active duty even if you do not serve more than 90 days.

Permanently and totally disabled. A person is permanently and totally disabled if, at any time during the year, the person could not engage in any substantial gainful activity because of a physical or mental condition and a doctor has determined that this condition (a) has lasted or can be expected to last continuously for at least a year, or (b) can be expected to lead to death.

Qualifying child of more than one person. If the child meets the conditions to be a qualifying child of more than one person, only the person who had the **highest** modified adjusted gross income (MAGI) for the year may treat that child as a qualifying child. The other person(s) cannot take the EIC for people who do not have a qualifying

child. If the other person is your spouse and you are filing a joint return, this rule does not apply. If you have the highest MAGI, this child is your qualifying child. If you do not have the highest MAGI, **STOP**; you cannot take the EIC. See Step 5 to figure your modified adjusted gross income.

Example. You and your 8-year-old daughter moved in with your mother during the year. You are not a qualifying child of your mother. Your daughter meets the conditions to be a qualifying child for both you and your mother. Your MAGI for the year was \$8,000 and your mother's was \$14,000. Because your mother's MAGI was higher, your daughter is your mother's qualifying child for EIC purposes. You cannot figure an EIC using your child as a qualifying child, even if your mother does not claim the credit.

Social Security Number. Your child must have a valid Social Security number (SSN) unless the child was born and died in 2018. If your dependent child was born and died during the year and you do not have an SSN for the child, you will be able to claim the child for purposes of claiming Indiana's earned income credit as long as all the other requirements have been met. For more information, see the instructions on Schedule IN-EIC.

Student. A student is a child who, during any 5 months of the year, was enrolled as a full-time student at a school that has a regular teaching staff, course of study, and regular student body at the school, or took a full-time, on-farm training course given by a school or a state, county, or local government agency. A school does not include a technical, trade or mechanical school. It does not include an on-the-job training course, correspondence school, or school offering courses only through the Internet.

Temporary absences. Count time that you or your child is away from home on a temporary absence due to a special circumstance as time the child lived with you. Examples of a special circumstance include illness, school attendance, business, vacation, military service, and detention in a juvenile facility.

Worksheet A – Indiana's Earned Income Credit (EIC)

Keep for your records

Before you begin: Be sure you are using the correct worksheet. Use Worksheet A if you answered "No" to Step 6, question 3. Use Worksheet B if you answered "Yes" to Step 6, question 3.

Pa	rt 1: All filers using Worksheet A	
1.	Enter your earned income from Step 6, Box B	
2.	Look up the amount on line 1 above in the <i>Indiana Earned Income Credit Table</i> to find	2
	the credit. Be sure you use the correct column for the number of children you can claim. Enter the credit here	2
	If line 2 is zero, STOP . You cannot claim the credit.	
3.	Enter your modified adjusted gross income from Step 5, Box A	3
	Are the amounts on lines 3 and 1 the same?	
	Yes. Skip line 5; enter the amount from line 2 on line 6.	
	No. Go to line 5.	
Ра	rt 2: Filers who answered "No" on line 4	
5.	If you have:	
	• No qualifying children, is the amount on line 3 less than \$8,500?	
	• 1 qualifying child, is the amount on line 3 less than \$18,750?	
	• 2 or more qualifying children, is the amount on line 3 less than \$18,700?	
	Yes. Leave line 5 blank; enter the amount from line 2 on line 6.	
	No. Look up the amount on line 3 in the <i>Indiana Earned Income Credit Table</i> to find the credit. Be sure	
	you use the correct column for the number of children you can claim. Enter the credit here	5
	Look at the amounts on line 5 and 2. Then, enter the smaller amount on line 6.	
Pa	rt 3: Your Indiana earned income credit	
6.	This is the amount from Part 1 or Part 2 above	6
	If you have an alternative minimum tax on our federal tax return, Form 1040, then multiply that amount	
	by 9 percent (.09) and enter the result here	7
8.	Subtract line 7 from line 6 (if zero or less, STOP . You cannot take a credit). Enter this amount here	8
9.	Enter the earned income credit claimed on your federal tax return Form 1040	9
	Multiply line 9 by .09 (9%). Enter result here	10
11.	Look at the amount on line 8 and on line 10. Then, enter the smaller amount here	11
	and on Schedule IN-EIC, line A-3	11

Final Step – You <u>must</u> complete Schedule IN-EIC and enclose it with your filing.

Worksheet B – Indiana's Earned Income Credit (EIC)

Keep for your records

Use this worksheet if you answered "Yes" to Step 6, question 3.

- Complete the parts below (Parts 1 through 3) that apply to you. Then, continue to Part 4.
- If you are married filing a joint return, include your spouse's amounts, if any, with yours to figure the amounts to enter in Parts 1 through 3.

Part 1:	Self-employed,	members	of the clergy,	and people	with church	employee i	income fi	iling f	ederal
	Schedule SE.								

1a.	Enter the amount from federal Schedule SE, Section A, line 3, or Section B, line 3, whichever applies	la
b.	Enter any amount from federal Schedule SE, Section B, line 4b, and line 5a +	1b
c.	Add lines 1a and 1b	1c
d.	Enter the amount from federal Schedule SE, Section A, line 6, or Section B, line 13, whichever applies	1d
e.	Subtract line 1d from 1c	le
Pa	rt 2: Self-employed NOT required to file federal Schedule SE For example, your net earnings from self-employment were less than \$400.	
2.	Do not include on these lines any statutory employee income, any net profit from services performed as a notary pub from self-employment tax as the result of filing and approval of federal Form 4029 or Form 4361, or any other amount employment tax.	,
a.	Enter any net farm income or (loss) from federal Schedule F, line 34, and from farm partnerships, Schedule K-1 (federal Form 1065), box 14, code A	2a
b.	Enter any net profit or (loss) from federal Schedule C, line 31; Schedule C-EZ, line 3; Schedule K-1	

Part 3: Statutory employees filing federal Schedule C or C-EZ

3.	Enter the amount from federal Schedule C or Schedule C-EZ, line 1c, that you are filing as a	
	statutory employee	3

c. Add lines 2a and 2b = 2c

Part 4: All filers using Worksheet B

4a.	Enter your earned income from Step 6, Box B	4a	
b.	Add lines 1e, 2c, 3 and 4a. This is your total earned income	4b	

If line 4b is zero or less, STOP. You cannot take the credit.

- 5. If you have:
 - 2 or more qualifying children, is line 4b less than \$45,800?
 - 1 qualifying child, is line 4b less than \$40,300?
 - No qualifying children, is line 4b less than \$15,200?

Yes. Enter the amount from line 4b on line 6 of this worksheet.

No. STOP. You cannot take the credit.

Part 5: All filers using Worksheet B	
 6. Enter your total earned income from Part 4, line 4b	
If line 7 is zero, STOP . You cannot take the credit.	
8. Enter your modified adjusted gross income from Step 5, Box A. (If you filled out Worksheet 3, enter the amount from line 17.)9. Are the amounts on lines 8 and 6 the same?	8
Yes. Skip line 10; enter the amount from line 7 on line 11.	
No. Go to line 10.	
Part 6: Filers who answered "No" on line 9	
 10. If you have: No qualifying children, is the amount on line 8 less than \$8,500? 1 qualifying child, is the amount on line 8 less than \$18,750? 2 or more qualifying children, is the amount on line 8 less than \$18,700? 	
Yes. Leave line 10 blank; enter the amount from line 7 on line 11.	
No. Look up the amount on line 8 in the <i>Indiana Earned Income Credit Table</i> to find the credit. Be sure you use the correct column for the number of children you can claim. Enter the credit here	10
Look at the amounts on lines 10 and 7. Then, enter the smaller amount on line 11.	
Part 7: Your Indiana earned income credit.	
 11. This is the amount from Part 5 or Part 6 above	
13. Subtract line 12 from line 11 (if zero or less, STOP . You cannot take a credit). Enter this amount here	13
 15. Multiply line 14 by .09 (9%). Enter result here 16. Look at the amount on line 13 and on line 15. Then, enter the smaller amount here and on Schedule IN-EIC, line A-3	
Final Step – You <u>must</u> complete Schedule IN-EIC and enclose it with your tax return when you	u file.

2018 Indiana Earned Income Credit (EIC) Table

1. To find your credit, read down the "At least-But less than" columns and find the line that includes the amount you were told to look up from your EIC Worksheet.

2. Then, read across to the column that includes the number of qualifying children you have. Enter the credit from that column on your EIC Worksheet.

Example. If you have one qualifying child and the amount you are looking up from your EIC Worksheet is \$2,455, you would enter \$76.

If the amou	unt you are	And you h	ave —	
looking up worksheet		No children	One child	Two children
At least	But less than	Yo	our credit is	_
2,400	2,450	17	74	87
2,450	2,500	17	76	89

If the an	nount	And	you hav	re —	If the a	mount	And	l you ha	ve —	If the am	nount	And	you hav	/e —	If the an	nount	And	you hav	/e —
you are up from workshe	the	No child- ren	One child	Two child- ren	up fron	looking the leet is —	No child- ren	One child	Two child- ren	you are up from workshe	the	No child- ren	One child	Two child- ren	you are up from workshe	the	No child- ren	One child	Two child- ren
At least	But less than	You	r credit i	s —	At least	But less than	You	ır credit	is —	At least	But less than	You	r credit i	s —	At least	But less than	You	r credit	is —
0	50	0	1	1	2000	2050	14	62	73	4000	4050	28	123	145	6000	6050	41	184	217
50	100	1	2	3	2050	2100	14	64	75	4050	4100	28	125	147	6050	6100	42	186	219
100	150	1	4	5	2100	2150	15	65	77	4100	4150	28	126	149	6100	6150	42	187	221
150	200	1	5	6	2150	2200	15	67	78	4150	4200	29	128	150	6150	6200	42	189	222
200	250	2	7	8	2200	2250	15	68	80	4200	4250	29	129	152	6200	6250	43	191	224
250	300	2	8	10	2250	2300	16	70	82	4250	4300	29	131	154	6250	6300	43	192	226
300	350	2	10	12	2300	2350	16	71	84	4300	4350	30	132	156	6300	6350	44	194	228
350	400	3	12	14	2350	2400	16	73	86	4350	4400	30	134	158	6350	6400	44	195	230
400	450	3	13	15	2400	2450	17	74	87	4400	4450	31	135	159	6400	6450	44	197	231
450	500	3	15	17	2450	2500	17	76	89	4450	4500	31	137	161	6450	6500	45	198	233
500	550	4	16	19	2500	2550	17	77	91	4500	4550	31	139	163	6500	6550	45	200	235
550	600	4	18	21	2550	2600	18	79	93	4550	4600	32	140	165	6550	6600	45	201	237
600	650	4	19	23	2600	2650	18	80	95	4600	4650	32	142	167	6600	6650	46	203	239
650 700	700 750	5 5	21 22	24 26	2650 2700	2700 2750	18 19	82	96 98	4650 4700	4700 4750	32 32	143 145	168	6650 6700	6700 6750	46 46	204	240
750	800	5	24	28	2750	2800	19	83 85	100	4750	4800	33	146	170 172	6750	6800	47	206 207	242 244
800	850	6	25	30	2800	2850	19	86	100	4800	4850	33	148	174	6800	6850	47	207	244
850	900	6	27	32	2850	2900	20	88	104	4850	4900	34	149	176	6850	6900	47	210	248
900	950	6	28	33	2900	2950	20	90	105	4900	4950	34	151	177	6900	6950	47	212	249
950	1000	7	30	35	2950	3000	21	91	107	4950	5000	34	152	179	6950	7000	47	213	251
1000	1050	7	31	37	3000	3050	21	93	109	5000	5050	35	154	181	7000	7050	47	215	253
1050	1100	7	33	39	3050	3100	21	94	111	5050	5100	35	155	183	7050	7100	47	217	255
1100	1150	8	34	41	3100	3150	22	96	113	5100	5150	35	157	185	7100	7150	47	218	257
1150	1200	8	36	42	3150	3200	22	97	114	5150	5200	36	158	186	7150	7200	47	220	258
1200	1250	8	38	44	3200	3250	22	99	116	5200	5250	36	160	188	7200	7250	47	221	260
1250	1300	9	39	46	3250	3300	23	100	118	5250	5300	36	161	190	7250	7300	47	223	262
1300	1350	9	41	48	3300	3350	23	102	120	5300	5350	37	163	192	7300	7350	47	224	264
1350	1400	9	42	50	3350	3400	23	103	122	5350	5400	37	165	194	7350	7400	47	226	266
1400	1450	10	44	51	3400	3450	24	105	123	5400	5450	37	166	195	7400	7450	47	227	267
1450	1500	10	45	53	3450	3500	24	106	125	5450	5500	38	168	197	7450	7500	47	229	269
1500	1550	11	47	55	3500	3550	24	108	127	5500	5550	38	169	199	7500	7550	47	230	271
1550	1600	11	48	57	3550	3600	25	109	129	5550	5600	38	171	201	7550	7600	47	232	273
1600	1650	11	50	59	3600	3650	25	111	131	5600	5650	39	172	203	7600	7650	47	233	275
1650	1700	12	51	60	3650	3700	25	113	132	5650	5700	39	174	204	7650	7700	47	235	276
1700	1750	12	53	62	3700	3750	26	114	134	5700	5750	39	175	206	7700	7750	47	236	278
1750	1800	12	54	64	3750	3800	26	116	136	5750	5800	40	177	208	7750	7800	47	238	280
1800	1850	13	56	66	3800	3850	26	117	138	5800	5850	40	178	210	7800	7850	47	239	282
1850	1900	13	57	68	3850	3900	27	119	140	5850	5900	40	180	212	7850	7900	47	241	284
1900	1950	13	59	69	3900	3950	27	120	141	5900	5950	41	181	213	7900	7950	47	243	285
1950	2000	14	60	71	3950	4000	27	122	143	5950	6000	41	183	215	7950	8000	47	244	287

f the am	ount	And	you hav	/e —		If the am	ount	And	l you ha	ve —	If the a	mount	And	you hav	/e —	If the a	mount	And	you hav	/e —
ou are lup from vorkshe	the	No child- ren	One child	Two child- ren		you are up from workshe	the	No child- ren	One child	Two child- ren	up fro	e looking n the neet is —	No child- ren	One child	Two child- ren	up fror	e looking n the neet is —	No child- ren	One child	Two
At east	But less than		credit i			At least	But less than		r credit		At least	But less than		r credit		At least	But less than		r credit i	
8000	8050	47	246	289		10400	10450	33	311	375	12800	12850	17	311	462	15200	15250		311	51
8050	8100	47	247	291		10450	10500	33	311	377	12850	12900	16	311	464	15250	15300		311	51
8100	8150	47	249	293		10500	10550	33	311	379	12900	12950	16	311	465	15300	15350		311	5
8150	8200	47	250	294		10550	10600	32	311	381	12950	13000	16	311	467	15350	15400		311	5
8200	8250	47	252	296		10600	10650	32	311	383	13000	13050	15	311	469	15400	15450		311	5
8250	8300	47	253	298		10650	10700	32	311	384	13050	13100	15	311	471	15450	15500		311	5
8300	8350	47	255	300		10700	10750	31	311	386	13100	13150	15	311	473	15500	15550		311	5
8350	8400	47	256	302		10750	10800	31	311	388	13150	13200	14	311	474	15550	15600		311	5
8400	8450	47	258	303		10800	10850	31	311	390	13200	13250	14	311	476	15600	15650		311	5
8450	8500	47	259	305		10850	10900	30	311	392	13250	13300	14	311	478	15650	15700		311	5
8500	8550	46	261	307		10900	10950	30	311	393	13300	13350	13	311	480	15700	15750		311	5
8550	8600	46	262	309		10950	11000	30	311	395	13350	13400	13	311	482	15750	15800		311	5
8600	8650	46	264	311		11000	11050	29	311	397	13400	13450	13	311	483	15800	15850		311	5
8650	8700	45	266	312		11050	11100	29	311	399	13450	13500	12	311	485	15850	15900		311	5
8700	8750	45	267	314		11100	11150	29	311	401	13500	13550	12	311	487	15900	15950		311	5
8750	8800	45	269	316		11150	11200	28	311	402	13550	13600	12	311	489	15950	16000		311	5
8800	8850	44	270	318		11200	11250	28	311	404	13600	13650	11	311	491	16000	16050		311	5
8850	8900	44	272	320		11250	11300	28	311	406	13650	13700	11	311	492	16050	16100		311	ţ
8900	8950	44	273	321		11300	11350	27	311	408	13700	13750	11	311	494	16100	16150		311	ţ
8950	9000	43	275	323		11350	11400	27	311	410	13750	13800	10	311	496	16150	16200		311	:
9000	9050	43	276	325		11400	11450	26	311	411	13800	13850	10	311	498	16200	16250		311	
9050	9100	43	278	327		11450	11500	26	311	413	13850	13900	10	311	500	16250	16300		311	
9100	9150	42	279	329		11500	11550	26	311	415	13900	13950	9	311	501	16300	16350		311	
9150	9200	42	281	330		11550	11600	25	311	417	13950	14000	9	311	503	16350	16400		311	
9200	9250	42	282	332		11600	11650	25	311	419	14000	14050	9	311	505	16400	16450		311	:
9250	9300	41	284	334		11650	11700	25	311	420	14050	14100	8	311	507	16450	16500		311	
9300	9350	41	285	336		11700	11750	24	311	422	14100	14150	8	311	509	16500	16550		311	
9350	9400	41	287	338		11750	11800	24	311	424	14150	14200	8	311	510	16550	16600		311	
9400	9450	40	288	339		11800	11850	24	311	426	14200	14250	7	311	512	16600	16650		311	
9450	9500	40	290	341		11850	11900	23	311	428	14250	14300	7	311	514	16650	16700		311	ţ
9500	9550	40	292	343		11900	11950	23	311	429	14300	14350	6	311	514	16700	16750		311	
9550	9600	39	293	345		11950	12000	23	311	431	14350	14400	6	311	514	16750	16800		311	ţ
9600	9650	39	295	347		12000	12050	22	311	433	14400	14450	6	311	514	16800	16850		311	ţ
9650	9700	39	296	348		12050	12100	22	311	435	14450	14500	5	311	514	16850	16900		311	ţ
9700	9750	38	298	350		12100	12150	22	311	437	14500	14550	5	311	514	16900	16950		311	,
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0000	10050	36	307	361		12400	12450	20	311	447	14800	14850	3	311	514	17200	17250		311	
0050	10100	36	308	363		12450	12500	19	311	449	14850	14900	3	311	514	17250	17300		311	Ę
10100	10150	35	310	365		12500	12550	19	311	451	14900	14950	2	311	514	17300	17350		311	ţ
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10200	10250	35	311	368		12600	12650	18	311	455	15000	15050	2	311	514	17400	17450		311	
10250	10300	34	311	370		12650	12700	18	311	456	15050	15100	1	311	514	17450	17500		311	
10300	10350	34	311	372		12700	12750	18	311	458	15100	15150	1	311	514	17500	17550		311	5
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17650	17700	311	514		20050	20100		291	488	22	2450	22500		257	442	248	850	24900		222	397
17700	17750	311	514	Ш	20100	20150		290	487	22	2500	22550		256	441	249	900	24950		221	39
17750	17800	311	514		20150	20200		290	486	22	2550	22600		255	440	249	950	25000		221	39
17800	17850	311	514		20200	20250		289	485	22	2600	22650		255	439	250	000	25050		220	39
17850	17900	311	514		20250	20300		288	484	22	2650	22700		254	438	250	050	25100		219	39
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18050	18100	311			20450	20500		285	480		2850	22900		251	435		250	25300		216	38
18100	18150	311			20500	20550		285	479		2900	22950		250	434		300	25350		216	38
18150	18200	311			20550	20600		284	478		2950	23000		249	433		350	25400		215	38
18200	18250	311			20600	20650		283	477		3000	23050		249	432		400	25450		214	3
18250	18300	311			20650	20700		283	476		3050	23100		248	431		450	25500		213	3
18300	18350	311			20700	20750		282	475		3100	23150		247	430		500	25550		213	3
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18400	18450	311			20800	20850		280	473		3200	23250		246	428		600	25650		211	3
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18500	18550	311			20900	20950		279	472		3300	23350		244	426		700	25750		210	3
18550	18600	311		ш	20950	21000		278	471		3350	23400		244	425		750	25800		209	3
18600	18650	311			21000	21050		277	470		3400	23450		243	424		800	25850		208	3
18650	18700	311			21050	21100		277	469		3450	23500		242	423		850	25900		208	3
18700	18750	311			21100	21150		276	468		3500	23550		242	422		900	25950		207	3
18750	18800	310			21150	21200		275	467		3550	23600		241	421		950	26000		206	3
18800	18850	309		Ш	21200	21250		275	466		3600	23650		240	420		000	26050		206	3
18850	18900	308		Н	21250	21300		274	465		3650	23700		239	419		050	26100		205	3
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19000	19050	306			21400	21450		272	462		8800	23850		237	417		200	26250		203	
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19250	19300	303			21650	21700		268	457		1050	24100		234	413		450 450	26500		199	3
19300	19350	302			21700	21750		267	456		1100	24150		233	411		500	26550		198	3
19350	19400	301		Н	21750	21800		267	455		1150	24200		232	410	26		26600		198	3
19400	19450	301			21800	21850		266	454		1200	24250		231	409		600	26650		197	3
19450	19500	300			21850	21900		265	454		1250	24300		231	408		650	26700		196	3
19500	19550	299			21900	21950		265	453		1300	24350		230	407		700	26750		195	36
19550	19600	298			21950	22000		264	452		1350	24400		229	406		750	26800		195	3
19600	19650	298			22000	22050		263	451		1400	24450		229	405		800	26850		194	31
19650	19700	297			22050	22100		262	450		1450	24500		228	404		850	26900		193	3
19700	19750	296			22100	22150		262	449		1500	24550		227	403		900	26950		193	3
19750	19800	295			22150	22200		261	448		1550	24600		226	402		950	27000		192	3
19800	19850	295		1 "	22200	22250		260	447		1600	24650		226	401		000	27050		191	3
19850	19900	294			22250	22300		260	446		1650	24700		225	400		050	27100		190	3
19900	19950	293			22300	22350		259	445		1700	24750		224	400		100	27150		190	3
19950	20000	293			22350	22400		258	444		1750	24800		224	399		150	27200		189	35

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27200	27250	188	352	29600	29650		154	307	32000	32050		119	261	34400	34450		85	216
27250	27300	188	351	29650	29700		153	306	32050	32100		119	260	34450	34500		84	215
27300	27350	187	350	29700	29750		152	305	32100	32150		118	259	34500	34550		83	214
27350	27400	186	349	29750	29800		152	304	32150	32200		117	258	34550	34600		83	213
27400	27450	185	348	29800	29850		151 3	303	32200	32250		116	257	34600	34650		82	212
27450	27500	185	347	29850	29900		150	302	32250	32300		116	256	34650	34700		81	211
27500	27550	184	346	29900				301	32300			115	255	34700	34750		80	210
27550	27600	183	346	29950				300	32350			114	255	34750	34800		80	209
27600	27650	183	345	30000				299	32400			114	254	34800	34850		79	208
27650	27700	182	344	30050				298	32450			113	253	34850	34900		78	207
27700	27750	181	343	30100				297	32500			112	252	34900	34950		78	206
27750	27800	180	342	30150				296	32550			111	251	34950	35000		77	205
27800	27850	180	341	30200				295	32600			111	250	35000	35050		76	204
27850 27900	27900 27950	179 178	340	30250 30300				294	32650 32700			110	249	35050 35100	35100 35150		75 75	203
27950	28000	178	339 338	30350				292	32750			109 109	248 247	35150	35200		75 74	202
28000	28050	177	337	30400				291	32800			108	246	35200	35250		73	200
28050	28100	176	336	30450				291	32850			107	245	35250	35300		73	200
28100	28150	175	335	30500				290	32900			106	244	35300	35350		72	199
28150	28200	175	334	30550				289	32950			106	243	35350	35400		71	198
28200	28250	174	333	30600				288	33000			105	242	35400	35450		70	197
28250	28300	173	332	30650				287	33050			104	241	35450	35500		70	196
28300	28350	173	331	30700				286	33100			104	240	35500	35550		69	195
28350	28400	172	330	30750	30800		137 2	285	33150	33200		103	239	35550	35600		68	194
28400	28450	171	329	30800	30850		137 2	284	33200	33250		102	238	35600	35650		68	193
28450	28500	170	328	30850	30900		136 2	283	33250	33300		101	237	35650	35700		67	192
28500	28550	170	327	30900	30950		135 2	282	33300	33350		101	237	35700	35750		66	191
28550	28600	169	327	30950	31000		134 2	281	33350	33400		100	236	35750	35800		65	190
28600	28650	168	326	31000	31050		134 2	280	33400	33450		99	235	35800	35850		65	189
28650	28700	167	325	31050	31100		133 2	279	33450	33500		98	234	35850	35900		64	188
28700	28750	167	324	31100	31150		132 2	278	33500	33550		98	233	35900	35950		63	187
28750	28800	166	323	31150	31200		131 2	277	33550	33600		97	232	35950	36000		62	186
28800	28850	165	322	31200	31250		131 2	276	33600	33650		96	231	36000	36050		62	185
28850	28900	165	321	31250	31300		130 2	275	33650	33700		96	230	36050	36100		61	184
28900	28950	164	320	31300	31350		129 2	274	33700	33750		95	229	36100	36150		60	183
28950	29000	163	319	31350	31400		129 2	273	33750	33800		94	228	36150	36200		60	182
29000	29050	162	318	31400	31450		128 2	273	33800	33850		93	227	36200	36250		59	182
29050	29100	162	317	31450	31500		127 2	272	33850	33900		93	226	36250	36300		58	181
29100	29150	161	316	31500				271	33900			92	225	36300	36350		57	180
29150	29200	160	315	31550				270	33950			91	224	36350	36400		57	179
29200	29250	160	314	31600				269	34000			91	223	36400	36450		56	178
29250	29300	159	313	31650				268	34050			90	222	36450	36500		55	177
29300	29350	158	312	31700				267	34100			89	221	36500	36550		55	176
29350	29400	157	311	31750				266	34150			88	220	36550	36600		54	175
29400	29450	157	310	31800				265	34200			88	219	36600	36650		53	174
29450	29500	156	309	31850				264	34250			87	218	36650 36700	36700		52	173
29500	29550	155	309	31900				263	34300			86	218	36700	36750		52	172
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36950	37000		48	167	3935	0 39	400	14	122		41750	41800			76	44150	44200			31
37000	37050		47	166	3940	0 39	450	13	121		41800	41850			75	44200	44250			30
37050	37100		47	165	3945	0 39	500	12	120		41850	41900			74	44250	44300			29
37100	37150		46	164	3950	0 39	550	11	119		41900	41950			73	44300	44350			28
37150	37200		45	164	3955	0 39	600	11	118		41950	42000			73	44350	44400			27
37200	37250		45	163	3960	0 39	650	10	117		42000	42050			72	44400	44450			26
37250	37300		44	162	3965	0 39	700	9	116		42050	42100			71	44450	44500			25
37300	37350		43	161	3970	0 39	750	9	115		42100	42150			70	44500	44550			24
37350	37400		42	160	3975	0 39	800	8	114		42150	42200			69	44550	44600			23
37400	37450		42	159	3980	0 39	850	7	113		42200	42250			68	44600	44650			22
37450	37500		41	158	3985	0 39	900	6	112		42250	42300			67	44650	44700			21
37500	37550		40	157	3990	0 39	950	6	111		42300	42350			66	44700	44750			20
37550	37600		40	156	3995	0 40	000	5	110		42350	42400			65	44750	44800			19
37600	37650		39	155	4000	0 40	050	4	110		42400	42450			64	44800	44850			19
37650	37700		38	154	4005	0 40	100	4	109		42450	42500			63	44850	44900			18
37700	37750		37	153	4010	0 40	150	3	108		42500	42550			62	44900	44950			17
37750	37800		37	152	4015	0 40	200	2	107		42550	42600			61	44950	45000			16
37800	37850		36	151	4020	0 40	250	1	106		42600	42650			60	45000	45050			15
37850	37900		35	150	4025	0 40	300	1	105		42650	42700			59	45050	45100			14
37900	37950		34	149	4030	0 40	350		104		42700	42750			58	45100	45150			13
37950	38000		34	148	4035	0 40	400		103		42750	42800			57	45150	45200			12
38000	38050		33	147	4040	0 40	450		102		42800	42850			56	45200	45250			11
38050	38100		32	146	4045		500		101		42850	42900			55	45250	45300			10
38100	38150		32	146	4050		550		100		42900	42950			55	45300	45350			9
38150	38200		31	145	4055		600		99		42950	43000			54	45350	45400			8
38200	38250		30	144	4060		650		98		43000	43050			53	45400	45450			7
38250	38300		29	143	4065		700		97		43050	43100			52	45450	45500			6
38300	38350		29	142	4070		750		96		43100	43150			51	45500	45550			5
38350	38400		28	141	4075		800		95		43150	43200			50	45550	45600			4
38400	38450		27	140	4080		850		94		43200	43250			49	45600	45650			3
38450	38500		27	139	4085		900		93		43250	43300			48	45650	45700			2
38500	38550		26	138	4090		950		92		43300	43350			47	45700	45750			1
38550	38600		25	137	4095		000		91		43350	43400			46	45750	45800			1
38600	38650		24	136	4100		050		91		43400	43450			45					
38650	38700		24	135	4105		100		90		43450	43500			44					
38700	38750		23	134	4110		150		89		43500	43550			43					
38750	38800		22	133	4115		200		88		43550	43600			42					
38800	38850		22	132	4120		250		87		43600	43650			41					
38850	38900		21	131	4125		300		86		43650	43700			40					
38900	38950		20	130	4130		350		85		43700	43750			39					
38950	39000		19	129	4135		400		84		43750	43800			38					
39000	39050		19	128	4140		450		83		43800	43850			37					
39050	39100		18	128	4145		500		82		43850	43900			37					
39100	39150		17	127	4150		550		81		43900	43950			36					
39150	39200		16	126	4155	υ 41	600		80		43950	44000			35					

Line 6 – Lake County (Indiana) Residential Income Tax Credit

You may be eligible to claim a Lake County (Indiana) Residential Income Tax credit if you meet **all three** of the following requirements.

- 1. You paid property tax to Lake County (Indiana) on your residence. Your "residence" is your principal dwelling. You must either own or be buying the residence under contract, and must pay property tax to Lake County (Indiana) on that residence.
- 2. Your Modified Indiana Adjusted Gross Income is less than \$18,600.
- 3. You are <u>not</u> claiming the *Homeowner's Residential Property Tax Deduction* on Indiana Schedule 2, line 2. If you are claiming this credit, make sure to see the Final Step after *Worksheet B* below.

Complete the following steps to see if you are eligible to claim this credit.

Step 1

- Did you pay property tax to Lake County (Indiana) on your residence during the year? ☐ Yes ☐ No
- If you answered "no," **STOP**. You do not qualify for this credit.
- If you answered "yes," continue to Step 2.

Step 2

Step 3

- If the amount from Step 2, line 3 is greater than \$18,599, **STOP**. You do not qualify for this credit.
- If the amount from Step 2, line 3 is less than \$18,000, go to Worksheet A to figure your credit.
- If the amount from Step 2, line 3 is between \$18,000 and \$18,599, go to **Worksheet B** to figure your credit.

Worksheet A:

Complete if the answer from Step 2, line 3 is less than \$18,000.

Worksheet B: Indiana AGI Phaseout
Complete if the answer from Step 2, line 3 is between \$18,000 and
\$18,600.
B1 Allowable maximum Indiana AGI
B2 Enter the amount from Step 2, line 3
B3 Subtract B2 from B1 (if answer is zero
or a negative amount, STOP.
You do not qualify for this credit)B3 \$
B4 Multiply the amount on B3 by 0.5.
Round answer; see page 6 for
rounding instructionsB4 \$
B5 Enter the amount of Indiana property
tax you paid on your Lake County
residenceB5 \$
B6 Enter the smaller of B4 or B5. This is
your credit. Enter here and on
Schedule 5, line 6, and continue to
the Final Step below B6 \$

Final Step

Remember, you are not eligible to claim both the Homeowner's Property Tax Deduction <u>and</u> the Lake County Residential Income Tax Credit in the same year. Therefore, if you are claiming this credit, make sure to remove any Homeowner's Property Tax Deduction reported on Schedule 2, line 2.

Lines 7 and 8:

Economic Development for a Growing Economy Credit (EDGE);

Economic Development for a Growing Economy Retention Credit (EDGE-R)

If you have business income (including partnership or S corporation income) you may be eligible for one or both of these credits. These credits are available to businesses who conduct certain activities that are designed to foster job creation and/or job retention in Indiana.

This credit is available to pass-through entities, such as members of partnerships and S corporations.

Contact the Indiana Economic Development Corporation (IEDC), One North Capitol, Suite 700, Indianapolis, IN, 46204, for eligibility requirements, or visit http://iedc.in.gov for additional information.

To claim these credits you <u>must</u> complete and enclose Schedule IN-EDGE or Schedule IN-EDGE-R, which are located online at www.in.gov/dor/6281.htm. The information to be reported on Schedule IN-EDGE or Schedule IN-EDGE-R is located on the Indiana Schedule IN K-1 or on the approved credit agreement letter from the IEDC.

Schedule IN-DONATE

Each of the following funds has been assigned a three-digit code number. When listing your contribution on Schedule IN-DONATE under line 1, enter the name of the fund, the three-digit code number and the amount to be contributed.

You may contribute all or a portion of your Form IT-40, line 16 overpayment to the following funds:

Indiana Nongame Wildlife Fund 200

The Indiana Wildlife Diversity Program offers you the opportunity to play an active role in conserving Indiana's nongame and endangered wildlife. This program is funded through public donations to the Indiana Nongame Wildlife Fund. The money you donate goes directly to the protection and management of more than 750 wildlife species in Indiana - from songbirds and salamanders to state-endangered Trumpeter swans and spotted turtles.

Enter both the name of the fund and the amount you wish to donate under line 1, and enter 200 as the designated 3-digit code number. Also, see the **Limitation** in the next column.

If you do not have an overpayment, but want to support the Wildlife Diversity Section, do not change your tax return. You may make a contribution online at www.in.gov/dnr/fishwild/3316.htm.

• Military Family Relief Fund 201

The Indiana Department of Veterans Affairs' Military Family Relief Fund provides emergency grants to be used by military and veteran families. The funds can be utilized for needs such as food, housing, utilities, medical services, transportation, and other essential family support expenses which have become difficult to afford. The Military Family Relief Fund has helped more than 2000 families since its inception in 2007.

Enter both the name of the fund and the amount you wish to donate under line 1, and enter 201 as the designated 3-digit code number. Also, see the **Limitation** in the next column.

If you do not have an overpayment, but want to support the Military Family Relief Fund, you may make a contribution by writing a check made payable to the *Military Family Relief Fund* and send it to the Indiana Department of Veterans Affairs, 302 W. Washington Street, Suite E-120, Indianapolis, IN 46204.

Read more about this fund and other programs available for Hoosier veteran's online at www.in.gov/dva.

Public K – 12 Education Fund 202

You may donate all or a portion of your overpayment to help fund public education for kindergarten through grade 12 in Indiana. Enter both the name of the fund and the amount you wish to donate under line 1, and enter 202 as the designated 3-digit code number. Also, see the **Limitation** in the next column.

Limitation

The combination of the amounts you wish to donate to these funds **cannot exceed** the overpayment shown on Form IT-40, line 16.

- If the total of the donations designated on this schedule is more than your available overpayment, the donation(s) will be reduced on a pro rata basis. For example, Sam wants to donate \$20 to each fund, for a total of \$60. His actual overpayment is \$51. The donations to the three funds will be evenly reduced to \$17 each.
- If you entered a donation to one or more of these funds, and wish to apply some of your overpayment to next years estimated tax account, the overpayment will be applied first to the selected fund(s) and then to the estimated tax account. Any remaining overpayment will be refunded to you. For example, Aaron donated \$100 to the Indiana Nongame Wildlife Fund, and is applying \$50 to next year's estimated tax account. His actual overpayment is only \$110. The full \$100 will be applied to the selected fund; the remaining \$10 will be applied to next year's estimated tax account.

Schedule 6: Offset Credits

The following credits cannot be refunded; their purpose is to help reduce your state and/or county tax amounts due. See the limitation areas after the instructions for line 3 and line 7.

Line 1 – Credit for Local Taxes Paid Outside of Indiana

If you figured county tax on Form IT-40, line 9, **and** had to pay a local income tax outside Indiana, you may be able to take a credit. This credit applies only if the tax you paid outside Indiana was to another city, county, town, or other local governmental entity, and they did not refund the tax, or give you a credit for Indiana county tax.

The credit can be used to reduce your county tax liability. Carefully read instructions for Line B below.

Complete lines A, B and C to figure your credit.

The amount of the credit is the lesser of the amounts on A, B or C.

Note. See the **Combined Limitation** on page 45.

Schedule 6: Offset Credits continued

Important. You **must** enclose either a copy of your W-2s or other withholding statements showing the non-Indiana locality amount withheld or a copy of the non-Indiana locality tax return.

Remember, you can use this credit only if you have both:

- A county tax amount on Form IT-40, line 9, and
- A local income tax that you had to pay outside Indiana.

Line 2 – Community Revitalization Enhancement District Credit

A state **and** local income tax liability credit is available for a qualified investment made within a community revitalization enhancement district. The expenditure must be made under a plan adopted by an advisory commission on industrial development and approved by the Indiana Economic Development Corporation before it is made. The credit is equal to 25 percent of the qualified investment made by the taxpayer during the taxable year.

This credit is available to pass-through entities, such as members of partnerships and S corporations. It is nonrefundable and cannot be carried back. You may carry forward any excess credit to the next tax year.

The allowable credit is the lesser of the available credit or the county tax due on line 9 of Form IT-40. Also, claim any unused amount (within certain limitations) on Schedule 6 under line 6 (see instructions for this credit on page 43).

Contact the Indiana Economic Development Corporation, One North Capitol, Suite 700, Indianapolis, IN, 46204 for additional information.

See the Restriction for Certain Tax Credits - Limited to One per Project below for additional limitations. Also, see the Combined Limitation in the next column.

Line 3 - Other Local Credits

Currently, there are no other local credits available to be reported in this space.

Restriction for Certain Tax Credits - Limited to One per Project

A taxpayer may not be granted more than one credit for the same project. The credits that are subject to this limitation are the alternative fuel vehicle manufacturer credit, community revitalization enhancement district credit, enterprise zone investment cost credit, Hoosier business investment credit, industrial recovery credit, and the venture capital investment credit.

For more information see Commissioner's Directive #29 at www.in.gov/dor/3617.htm.

Apply this restriction first when figuring your credits. Then apply the **Combined Limitation** in the next column.

Combined Limitation: There is one final limitation if you claim more than one credit on lines 1 through 3 of Schedule 6. These credits, *when combined*, cannot be greater than the county tax shown on Form IT-40 line 9; if they are, adjust the amounts before you enter them. See the following *Order of Application* and example for guidance.

Order of Application

First, use the credits which cannot be carried over and applied against your county tax in another year. This means apply any credit for local taxes paid outside Indiana first, then apply any community revitalization enhancement district credit.

How to Adjust the Amount of Credit to be Entered (Example)

Example. Megan is eligible to claim a \$100 credit for local taxes paid outside Indiana plus a \$200 community revitalization enhancement district credit (CREED), for a \$300 total amount in offset credits. Her county tax due (IT-40, line 9) is \$160. Since her combined credits are more than her county tax due, she should reduce the last entry (the \$200 CREED credit) by the \$140 difference to \$60. She will enter the full \$200 credit for local taxes paid outside Indiana on Schedule 6, line 1, and the \$60 limited CREED credit on line 3a. Note: Megan may use the \$140 remaining CREED credit to offset any state adjusted gross income tax due on this year's tax return (IT-40, line 8).

Line 4 - College Credit

If you donated money or property to an Indiana college or university, you may be able to take a credit of up to \$100 on a single return or \$200 on a joint return. To claim this credit you must complete and enclose Schedule CC-40. For additional information see Schedule CC-40 at www.in.gov/dor/6281.htm and Income Tax Information Bulletin #14 at www.in.gov/dor/3650.htm.

Important. You must maintain documentation of your contributions. The department can require you to provide this information at a later date.

Note. Tuition paid to a college or university is **not** a contribution, and does not qualify for this credit.

See the **Combined Limitation** on page 53.

Line 5 - Credit for Taxes Paid to Other States

If you received income from another state while you were an Indiana resident, you must report that income on your Indiana income tax return. You may be able to take a credit for taxes paid to another state. If you had income from another state, and had to pay taxes to that state, read the following instructions carefully.

If you were an Indiana resident during the tax year and had income from any of the states listed in Group A below, you should first find out what the other state's rules are concerning the taxation of your income.

Group A

No Agreement (Credit taken on resident return)

Alabama	Louisiana	New York
Arkansas	Maine	North Carolina
California	Maryland	North Dakota
Colorado	Massachusetts	Oklahoma
Connecticut	Minnesota	Rhode Island
Delaware	Mississippi	South Carolina
Georgia	Missouri	Tennessee*
Hawaii	Montana	Utah
Idaho	Nebraska	Vermont
Illinois	New Hampshire*	Virginia
Iowa	New Jersey	West Virginia
Kansas	New Mexico	

Any foreign countries or U.S. possessions

The *lesser* of the amounts on A, B or C is your allowable credit for taxes paid to other states.

You must enclose a copy of the income tax return (not just the W-2 forms) you filed with the other state to claim this credit. If the other state's return is not enclosed, the credit will not be allowed. Likewise, if you have a foreign tax credit, complete the Group A Worksheet and enclose federal Form 1116. If Form 1116 was not required, enclose Forms 1099-INT and/or 1099-DIV (or a substitute statement) to verify the foreign tax and amount of income being taxed.

Example. Ryan reported \$10,000 Illinois-source wage income on the Illinois nonresident individual income tax return, and paid \$300 tax to Illinois on that income. His Indiana state tax liability from line 8 of Form IT-40 is \$870.

He will enter the following information on the *Group A Worksheet*.

- A. \$300 (tax paid to Illinois)
- B. \$323 (\$10,000 x .0323, tax due to Indiana)
- C. \$870 (Form IT-40 line 8)

Ryan's credit is \$300, which is the lesser of A, B and C.

Exception: Gambling winnings from other states. If you're not required to file another state's income tax return to report gambling winnings from that state, enclose the W-2G issued by that state. Use the amount of state tax withheld by that state on Line A of the Group A Worksheet.

Group B

Reciprocal Agreement (Wages, Salaries, Tips, and Commissions Only)

Kentucky Michigan Ohio Pennsylvania Wisconsin

If you were an Indiana resident during the tax year and had income from one of the states listed in Group B, you are covered by a reciprocal agreement. However, this agreement only applies to income from wages, salaries, tips and commissions. If you had other types of income from these states (such as business income, farm income, etc.), use the Group A Worksheet to figure your credit.

Normally, employers in these states will withhold Indiana state tax from your wages because of the reciprocal agreement. However, if the state tax they withheld is not for Indiana, you must file a claim for refund with that state. You still have to include this income on your Indiana return and pay the Indiana tax. You'll get some or all of the other state's taxes back by filing a refund claim with them.

Note. Winnings from Indiana **riverboats** and **lotteries** are not eligible for the reciprocal agreement.

Caution: You may have to make estimated tax payments to Indiana. If the reciprocal state employer does not withhold Indiana withholding on your wage income, or doesn't withhold enough, see page 9 for information on how to figure and pay estimated tax.

If you were a full-year resident of one of the reciprocal states and your income from Indiana was from wages, salaries, tips and commissions, you should file Form IT-40RNR, Reciprocal Nonresident Income Tax Return. If you were a resident of one of the reciprocal states and had other types of income from Indiana, or were a part-year Indiana resident, you will need to file Form IT-40PNR.

Group C

Reverse Credit (Credit taken on nonresident return)

Arizona Oregon Washington D.C.

If you were an Indiana resident during the tax year and had income from one of the states in Group C, you must pay Indiana tax on all your income. You will also need to file a nonresident return with the other state and claim a credit on their tax return for the Indiana tax paid.

^{*}Capital gain, interest, and dividends only.

Group D

No State Income Tax (No credit allowed)

Alaska Florida Nevada South Dakota Texas Washington

Wyoming

If you were an Indiana resident during the tax year and had income from one of the states in Group D, you are not allowed to claim

this credit. These states do not have an income tax. You must file an Indiana resident return and pay Indiana tax on all your income.

See the **Combined Limitation** on page 53.

Line 6 - Other Credits

Each of the following credits has been assigned a three-digit code number. When claiming the credit on Schedule 6 under line 6, enter the name of the credit, the three-digit code number and the amount claimed.

Adoption Credit 859

You may be eligible to claim an adoption credit on your state tax return if you claimed an adoption credit on your federal tax return. The amount of the credit may be as much as 10 percent of the federal credit allowed per child, or \$1,000 per child, whichever is less. Complete Worksheet B on the next page to figure your credit.

Federal adoption carryforward credits.

A carryforward credit claimed on federal Form 8839 may be allowed if any of it is from tax year 2015, 2016, and/or 2017 (carryforward credits from years prior to 2015 are not allowed when figuring the Indiana adoption credit).

Federal Adoption Credit Carryforward Calculation

Use *Worksheet A-1* to figure each child's pro rata share of any 2015 carryforward credit shown on line 16 of the 2017 Adoption Credit Carryforward Worksheet (from the 2017 instructions for federal Form 8839). Enter that amount in the appropriate column on line 6 of Worksheet B.

Use *Worksheet A-2* to figure each child's pro rata share of any 2016 carryforward credit shown on line 18 of the 2017 Adoption Credit Carryforward Worksheet (from the 2017 instructions for federal Form 8839). Enter that amount in the appropriate column on line 7 of Worksheet B.

Use *Worksheet A-3* to figure each child's pro rata share of any 2017 carryforward credit shown on line 20 of the 2017 Adoption Credit Carryforward Worksheet (from the 2017 instructions for federal Form 8839). Enter that amount in the appropriate column on line 8 of Worksheet B.

If you have no federal adoption credit to carry forward from either 2015, 2016 or 2017, skip Worksheets A-1, A-2, and A-3, and complete Worksheet B.

Federal Adoption Credit Carryforward

Worksheet A-1: 2015 Carryforward Credit	Child 1	Child 2	Child 3
1. Enter amount from 2015 Form 8839, line 11	\$	\$	\$
2. Enter the amount from 2015 Form 8839, line 12	\$	\$	\$
3. Divide line 1 by line 2; round answer to four decimal places			
4. Enter the amount of 2015 carryforward credit used in 2018 (line 4 minus line 14 of the 2018 <i>Adoption Credit Carryforward Worksheet</i> from the Form 8839 instructions)	\$	\$	\$
5. Multiply line 3 by line 4; round to nearest whole dollar. Enter this amount in the appropriate column on line 6 of Worksheet B below	\$	\$	\$

Federal Adoption Credit Carryforward

Worksheet A-2: 2016 Carryforward Credit	Child 1	Child 2	Child 3
1. Enter amount from 2016 Form 8839, line 11	\$	\$	\$
2. Enter the amount from 2016 Form 8839, line 12	\$	\$	\$
3. Divide line 1 by line 2; round answer to four decimal places			
4. Enter the amount of 2016 carryforward credit used in 2018 (line 5 minus line 16 of the 2018 <i>Adoption Credit Carryforward Worksheet</i> from the Form 8839 instructions)	\$	\$	\$
5. Multiply line 3 by line 4; round to nearest whole dollar. Enter this amount in the appropriate column on line 7 of Worksheet B below	\$	\$	\$

Federal Adoption Credit Carryforward

Worksheet A-3: 2017 Carryforward Credit	Child 1	Child 2	Child 3
1. Enter amount from 2017 Form 8839, line 11	\$	\$	\$
2. Enter the amount from 2017 Form 8839, line 12	\$	\$	\$
3. Divide line 1 by line 2; round answer to four decimal places			
4. Enter the amount of 2017 carryforward credit used in 2018 (line 6 minus line 18 of the 2018 <i>Adoption Credit Carryforward Worksheet</i> from the Form 8839 instructions)	\$	\$	\$
5. Multiply line 3 by line 4; round to nearest whole dollar. Enter this amount in the appropriate column on line 8 of Worksheet B below	\$	\$	\$

Indiana Adoption Credit Calculation

Complete Worksheet B to figure your Indiana adoption credit. Add more columns to the worksheet below if claiming this credit for more than three children.

You will need to have your completed 2018 federal Form 8839 on hand.

Indiana Adoption Credit Calculation

Worksheet B	Child 1	Child 2	Child 3	
1. Enter amount from Form 8839, Line 11, per child	\$	\$	\$	
2. Enter the amount from Form 8839, line 12, in each column of this worksheet where there is an amount on line 1	\$	\$	\$	
3. Enter the amount from Form 8839, line 15, reduced by the amount on Form 8839, line 13, in each column where there is an amount on line 1 (if equal to or more than amount on line 2, leave blank; skip line 4, enter the amount from line 1 on line 5). If less than zero, leave blank	\$	\$	\$	
4. Divide line 1 by line 2; round answer to four decimal places				
5. Multiply line 3 by line 4; round to nearest whole dollar	\$	\$	\$	
6. Enter pro rata share of any 2015 adoption carryforward credit from Worksheet A-1, line 5	\$	\$	\$	
7. Enter pro rata share of any 2016 adoption carryforward credit from Worksheet A-2, line 5	\$	\$	\$	
8. Enter pro rata share of any 2017 adoption carryforward credit from Worksheet A-3, line 5				
9. Add lines 5, 6, 7, and 8	\$	\$	\$	
10. Limitation	\$ 10,000	\$ 10,000	\$ 10,000	1
11. Enter the smaller of line 9 or line 10	\$	\$	\$	
12. Multiply line 11 by 10% (.10); round to nearest whole dollar	\$	\$	\$	
13. Add all amounts from each column on line 12. Enter total here. This is your credit			\$	

See Income Tax Information Bulletin #111 at www.in.gov/dor/3650.htm for more information about this credit.

Maintain with your records a copy of the federal Form 8839, federal Adoption Credit Carryforward Worksheets (if applicable), and federal Form 1040 as the department can require you to provide this information at a later date.

Enter code 859 under line 6 if claiming this credit. Also, see the Combined Limitation on page 53.

Airport Development Zone Credits

The following credits have been repealed:

- Airport Development Zone Employment Expense Credit 800
- Airport Development Zone Investment Cost Credit 801
- Airport Development Zone Loan Interest Credit 802

However, any previously approved yet unused credit is available to be claimed.

Enter the appropriate 3-digit code under line 6 if claiming any of these credits. See the **Combined Limitation** on page 53.

Alternative Fuel Vehicle Manufacturer Credit 845

This credit has been repealed. However, any previously approved yet unused credit is available to be claimed. Enter code 845 under line 6 if claiming this credit.

See the Restriction for Certain Tax Credits - Limited to One per Project and the Combined Limitation on page 53 for additional limitations.

Blended Biodiesel Credit 803

This credit has been repealed. However, any previously approved yet unused credit is available to be claimed.

Enter code 803 under line 6 if claiming this credit. See the **Combined Limitation** on page 53 for additional limitations.

Indiana's CollegeChoice 529 Education Savings Plan Credit 837

You may be eligible for a credit for contributions made to Indiana's CollegeChoice 529 education savings plan. Also, beginning with the 2018 tax year, individuals may now include contributions to fund Indiana K-12 education. While there are many 529 college savings plans available both in Indiana and nation-wide, only contributions made to this specific *CollegeChoice 529 Education Savings Plan* are eligible for this credit.

For more information about this credit, see Income Tax Information Bulletin #98 at www.in.gov/dor/3650.htm. This plan is administered through the Indiana Education Savings Authority. More information can be obtained online at www.in.gov/tos/iesa and at www.collegechoiceplan.com. See Schedule IN-529 at www.in.gov/dor/6281.htm to figure your credit. This schedule must be enclosed when claiming the credit.

Enter code 837 under line 6 if claiming this credit. See the **Combined Limitation** on page 53.

Coal Gasification Technology Investment Credit 806

A credit may be available for a qualified investment in an integrated coal gasification power plant or a fluidized bed combustion technology. This credit is available to pass-through entities, such as members of partnerships and S corporations.

You must file an application for certification with the Indiana Economic Development Corporation (IEDC). For more information, contact the Indiana Economic Development Corporation, One North Capitol, Suite 700, Indianapolis, IN, 46204, or visit their website at http://iedc.in.gov. Also, see Income Tax Information Bulletin #99 at www.in.gov/dor/3650.htm.

Enclose the certificate of compliance issued by IEDC to support this credit. See the **Combined Limitation** on page 53. Enter 806 under line 6 if claiming this credit.

Community Revitalization Enhancement District Credit 808

See the Schedule 6 line 3 instructions for details about this credit. This credit is available to offset **both** your state and local tax liabilities, and any unused remainder is available to be carried forward. Pass-through entities are eligible for this credit.

If you did not use all of the available community revitalization enhancement district credit on Schedule 6, line 3, the remaining credit should be claimed on this line.

For more information, contact the Indiana Economic Development Corporation, One North Capitol, Suite 700, Indianapolis, IN, 46204, or visit their website at http://iedc.in.gov.

Note. See the Restriction for Certain Tax Credits - Limited to One per Project and the Combined Limitation on page 53 for additional limitations.

Enter code 808 under line 6 if claiming this credit.

About Enterprise Zone Credits

Certain areas within Indiana have been designated as enterprise zones. Enterprise zones are established to encourage investment and job growth in distressed urban areas. Use this website to look up contact information for a particular enterprise zone: www.aiez.org/directory.html.

Sole proprietors who operate and/or invest in a business located in a zone and pass-through entities are eligible to claim the enterprise zone employment expense credit and/or the enterprise zone loan interest credit. Contact the Indiana Economic Development Corporation, One North Capitol, Suite 700, Indianapolis, IN, 46204, or visit their website at http://iedc.in.gov/ for more information about these credits.

Enterprise Zone Employment Expense Credit 812

This credit is based on qualified investments made within Indiana. It is the lesser of 10 percent of qualifying wages, or \$1,500 per qualified employee, up to the amount of tax liability on income derived from the enterprise zone.

For more information see Income Tax Information Bulletin #66 at www.in.gov/dor/3650.htm and Indiana Schedule EZ, Parts 1, 2 and 3 at www.in.gov/dor/3515.htm. Also, contact the Indiana Economic Development Corporation, One North Capitol, Suite 700, Indianapolis, IN, 46204, call (317) 232-8827, or visit their website at http://iedc.in.gov.

Note. Schedule EZ must be enclosed if claiming this credit.

Enter code 812 under line 6 if claiming this credit. Also, see the **Combined Limitation** on page 53.

Enterprise Zone Investment Cost Credit 813

This credit is based on qualified investments made within Indiana. It can be up to a maximum of 30 percent of the investment, depending on the number of employees, the type of business and the amount of investment in an enterprise zone.

For more information about this credit, see Income Tax Information Bulletin #66 at www.in.gov/dor/3650.htm and contact the Indiana Economic Development Corporation, One North Capitol, Suite 700, Indianapolis, IN, 46204, or visit their website at: http://iedc.in.gov.

Note. See the Restriction for Certain Tax Credits - Limited to One per Project and the Combined Limitation on page 53 for additional limitations.

Enter code 813 under line 6 if claiming this credit.

Enterprise Zone Loan Interest Credit 814

This credit can be for up to 5 percent of the interest received from all qualified loans made during a tax year for use in an Indiana enterprise zone.

For more information, and how to calculate this credit, see Income Tax Information Bulletin #66 at www.in.gov/dor/3650.htm and Indiana Schedule LIC at www.in.gov/dor/3515.htm.

Note. Schedule LIC must be enclosed if claiming this credit. Contact the Indiana Economic Development Corporation, One North Capitol, Suite 700, Indianapolis, IN, 46204, call (317) 232-8827, or visit their website at http://iedc.in.gov for additional information.

Enter code 814 under line 6 if claiming this credit. Also, see the **Combined Limitation** on page 53.

Ethanol Production Credit 815

This credit has been repealed. However, any previously approved yet unused credit is available to be claimed.

Enter code 815 under line 6 if claiming this credit. See the **Combined Limitation** on page 53 for additional limitations.

Headquarters Relocation Credit 818

A business with annual worldwide revenue of \$50 million, and at least 75 employees, which relocates its corporate headquarters to Indiana may be eligible for a credit. The credit may be as much as 50 percent of the cost incurred in relocating the headquarters.

For more information, including limitations and the application process, see Income Tax Information Bulletin #97 at www.in.gov/dor/3650.htm.

Enter code 818 under line 6 if claiming this credit. Also, see the **Combined Limitation** on page 53.

Historic Building Rehabilitation Credit 819

This credit has been repealed. However, any previously approved yet unused credit is available to be claimed.

Enter code 819 under line 6 if claiming this credit. See the **Combined Limitation** on page 53 for additional limitations.

Hoosier Business Investment Credit 820

This credit is for qualified investments, which include the purchase of new telecommunications, production, manufacturing, fabrication, processing, refining or finishing equipment. Pass-through entities are eligible for this credit.

This credit is administered by the Indiana Economic Development Corporation (IEDC), One North Capitol, Suite 700, Indianapolis, IN, 46204. Visit the IEDC website at http://iedc.in.gov or call (317) 232-8800 for additional information.

Also, see Income Tax Information Bulletin #95 at www.in.gov/dor/3650.htm.

Note. See the Restriction for Certain Tax Credits - Limited to One Per Project and the Combined Limitation on page 53 for additional limitations.

The approved credit must be reported on Schedule IN-OCC, found at www.in.gov/dor/6281.htm. Make sure to enclose this schedule with your tax filing. If you are claiming this credit as a pass-through entity, make sure to keep Schedule IN K-1 with your records as the department can require you to provide this information.

Hoosier Business Investment Credit - Logistics 860

This credit is for qualified expenditures for certain logistics investments. Pass-through entities are eligible for this credit.

This credit is administered by the Indiana Economic Development Corporation (IEDC), One North Capitol, Suite 700, Indianapolis, IN, 46204. Visit the IEDC website at http://iedc.in.gov or call (317) 234-4046, and get Income Tax Information Bulletin #95 at www.in.gov/dor/3650.htm for additional information.

Note. See the **Restriction for Certain Tax Credits - Limited to One Per Project** and the **Combined Limitation** on page 53 for additional limitations.

The approved credit must be reported on Schedule IN-OCC, found at www.in.gov/dor/6281.htm. Make sure to enclose this schedule with your tax filing. If you are claiming this credit as a pass-through entity, make sure to keep Schedule IN K-1 with your records as the department can require you to provide this information.

Indiana's Research Expense Credit 822

Indiana has a research expense credit that is similar to the federal credit for research and experimental expenses paid in carrying on your trade or business in Indiana. S corporations and partnerships may pass through the credit to their shareholders and partners. Enclose your schedule IN K-1 to support your claim.

A completed Form IT-20REC must be kept with your records as the department can require you to provide this information. Get Form IT-20REC at www.in.gov/dor/5696.htm.

Enter code 822 under line 6 if claiming this credit. Also, see the **Combined Limitation** on page 53.

Individual Development Account Credit 823

A credit is available for qualified contributions made to a community development corporation participating in an Individual Development Account (IDA) program.

The organization must have an approved program number from the Indiana Housing and Community Development Authority (IHCDA) before a contribution qualifies for pre-approval. Applications for the credit are filed through the IHCDA.

S corporations and partnerships may take this credit and pass through the unused portion to their shareholders and partners.

To request additional information about the definitions, procedures and qualifications for obtaining this credit, contact: Indiana Housing and Community Development Authority, 30 S. Meridian St., Suite 1000, Indianapolis, IN 46204, telephone number (317) 232-7777.

Keep the approval certification from IEDC or letter of assignment with your records as the department can require you to provide this information. Enter code 823 under line 6 if claiming this credit. Also, see the **Combined Limitation** on page 53.

Industrial Recovery Credit 824

This credit is based on a taxpayer's qualified investment in a vacant industrial facility located in a designated industrial recovery site. If the Indiana Economic Development Corporation approves the application and the plan for rehabilitation, you are entitled to a credit based on the "qualified investment." The minimum age for a facility to be eligible for this credit has been reduced from 20 years to 15 years. This credit is available to pass-through entities, such as members of partnerships and S corporations.

For additional information regarding procedures for obtaining this credit, contact the Indiana Economic Development Corporation, One North Capitol, Suite 700, Indianapolis, IN 46204, call (317) 232-8800, or visit their website at http://iedc.in.gov.

Note. See the Restriction for Certain Tax Credits - Limited to One per Project and the Combined Limitation on page 53 for additional limitations. Enter code 824 under line 6 if claiming this credit.

Military Base Investment Cost Credit 826

This credit has been repealed. However, any previously approved yet unused credit is available to be claimed. You must enclose approval certification from IEDC or a letter of assignment with your return.

Enter code 827 under line 6 if claiming this credit. See the Combined Limitation on page 53 for additional limitations.

Military Base Recovery Credit 827

This credit has been repealed. However, any previously approved yet unused credit is available to be claimed. You must enclose approval certification from IEDC or a letter of assignment with your return.

Enter code 827 under line 6 if claiming this credit. See the **Combined Limitation** on page 53 for additional limitations.

Natural Gas Commercial Vehicle Credit 858

This credit has sunset. No new credit will be allowed for vehicles placed in service after Dec. 31, 2016. However, any previously approved yet unused credit is available to be claimed. This carryforward credit is available to pass-through entities, such as members of partnerships and S corporations.

Schedule 6: Offset Credits continued

The carryforward portion of the previously approved credit must be reported on Schedule IN-OCC, found at www.in.gov/dor/6281.htm. Make sure to enclose this schedule with your tax filing. If you are claiming this credit as a pass-through entity, make sure to keep Schedule IN K-1 with your records as the department can require you to provide this information.

Note. See the **Combined Limitation** on page 53 for additional limitations.

Neighborhood Assistance Credit 828

If you made a contribution or engaged in activities to upgrade areas in Indiana, you may be able to claim a credit for this assistance. Contact the Indiana Housing & Community Development Authority, Neighborhood Assistance Program, 30 S. Meridian, Suite 1000, Indianapolis, IN 46204, telephone number (317) 232-7777 (800-872-0371 outside Indianapolis), for more information. Pass-through entities are eligible for the credit.

Important. Do not report fees paid to your neighborhood association on this line. They are not eligible for this credit.

Enter code 828 under line 6 if claiming this credit. Also, see the **Combined Limitation** on page 53.

New Employer Credit 850

This credit has been repealed. However, any previously approved yet unused credit is available to be claimed.

Enter code 850 under line 6 if claiming this credit. See the **Combined Limitation** on page 47 for additional limitations.

Public School Educator Expense Credit 861

If you are an eligible educator working for an Indiana school corporation, you may be entitled to a credit for qualified expenses paid for certain classroom supplies. The credit can be as much as \$100 (\$200 if married filing joint and both spouses meet the requirements, but not more than \$100 each).

You are an **eligible educator** if, during the taxable year, you are employed as a Kindergarten -12 Indiana public school:

- Teacher
- Librarian
- Counselor
- Principal
- Superintendent

Public school means a school maintained by an Indiana school corporation, and includes charter schools. Private schools, parochial schools and homeschools are not public schools.

Qualified expenses are amounts you paid or incurred during the tax year for certain classroom supplies, which include books, supplies, computer equipment (including related software and services), other equipment, and supplementary materials that you use in the classroom. For courses in health and physical education, expenses for supplies are qualified expenses only if related to athletics.

Important. Qualified expenses **do not** include certain expenses for professional development courses related to the curriculum, or to the students, that the educator teaches.

Reimbursements. You must reduce your expenses for the qualified supplies by any reimbursements you received that were not included in box 1 of your Form W-2.

Example 1. Jonah spent \$40 for qualified supplies; he was reimbursed for \$30 out of petty cash, none of which was included on his W-2. He will claim the \$10 difference as a credit.

Figure the credit. The amount of the credit is the lesser of:

1. The total amount paid for qualified supplies, less any reimbursements for those qualified supplies not included on line 1 of your W-2, or \$100.

Example 2. Quincy is an 8th grade teacher at an Indiana public school. During the year he spent \$314 for qualified supplies. He is eligible to claim a \$100 credit.

Example 3. Chris and Pat are employed as teachers at an Indiana public high school. They are filing a joint tax return. During the year Chris spent \$74 for qualified supplies; Chris's credit is \$74. Pat spent \$214 for qualified supplies; Pat's credit is \$100 (limited to the lesser of the amount Pat spent or \$100). They will claim a \$174 combined credit.

Important. Make sure to keep a copy of the expense receipts used to figure this credit as the department can require you to provide this information at a later date.

Note. Claiming an educator expense deduction on your federal tax return in no way prohibits you from being eligible to claim this credit on your state tax return.

Enter code 861 under line 6 if claiming this credit. See the **Combined Limitation** on page 53.

Residential Historic Rehabilitation Credit 831

A credit is available for the repair and rehabilitation of residential property that is listed on the Indiana Register of Historic Sites and Structures, is at least 50 years old, and will be used as your primary residence. All work must meet the Secretary of the Interior's Standards for Rehabilitation of Historic Properties.

For more information about this credit, see Income Tax Information Bulletin #87A at www.in.gov/dor/3650.htm. Also, contact the Office of Community and Rural Affairs at One North Capitol, Suite 600 Indianapolis, IN 46204-2027, call (317) 233-3762, or visit Residential Historic Rehabilitation Credit at www.in.gov/ocra/2284.htm.

Enter code 831 under line 6 if claiming this credit. Also, see the **Combined Limitation** in the right-hand column.

Riverboat Building Credit 832

This credit has been repealed. However, any previously approved yet unused credit is available to be claimed.

Enter code 832 under line 6 if claiming this credit. See the **Combined Limitation** in the right-hand column for additional limitations.

School Scholarship Credit 849

A credit is available for donations to certain scholarship-granting organizations (SGOs). The amount of credit is equal to 50 percent of the amount of the contribution. While there are no limits to how much a donor can contribute to a qualified SGO, the entire tax credit program cannot award more than \$14 million in credits per state fiscal year of July 1, 2018 – June 30, 2019.

To qualify for the credit, you must make a contribution to a scholarship granting organization that is certified by the Department of Education. Visit the Indiana Department of Education's website at www.doe.in.gov/choice/school-scholarships for additional information.

The approved credit must be reported on Schedule IN-OCC, found at www.in.gov/dor/6281.htm. Make sure to enclose this schedule with your tax filing. Also, see the **Combined Limitation** in the right-hand column.

Venture Capital Investment Credit 835

A taxpayer that provides qualified investment capital to a qualified Indiana business may be eligible for this credit.

Certification for this credit must be obtained from the Indiana Economic Development Corporation Development Finance Office, VCI Credit Program, One North Capitol, Suite 700, Indianapolis, IN 46204, telephone number (317) 232-8800, or visit http://iedc.in.gov.

Note. See the Restriction for Certain Tax Credits - Limited to One per Project and the Combined Limitation below for additional limitations. Enter code 835 under line 6 if claiming this credit.

Restriction for Certain Tax Credits -Limited to One Per Project

A taxpayer may not be granted more than one credit for the same project. The credits that are included are the alternative fuel vehicle manufacturer credit, com munity revitalization enhancement district credit, enterprise zone investment cost credit, Hoosier business investment credit, industrial recovery credit, and the venture capital investment credit. Apply this restriction first when figuring your credits. Then apply the **Combined Limitation** below.

Combined Limitation

There is one final limitation if you have more than one credit to be entered on lines 4 through 7 of Schedule 6. These credits, when combined, cannot be greater than the state adjusted gross income tax shown on Form IT-40 line 8; if they are, adjust the amounts before you enter them. This includes any credits reported on Schedule IN-OCC, and carried to line 7 of Schedule 6.

How to Adjust the Amount of Credit to Enter (Examples)

Example. Tanya is eligible to claim both a \$200 College Credit and a \$300 Credit for Taxes Paid to Other States, for a \$500 total amount of offset credits. Her state adjusted gross income tax due (IT-40, line 8) is \$360. Since her combined credits are \$140 more than her state tax due, she should reduce the last entry (the \$300 Credit for Taxes Paid to Other States) by the \$140 difference to \$160. She will enter the full \$200 College Credit on Schedule 6, line 4, and the \$160 limited Credit for Taxes Paid to Other States on line 5.

Example. Matthew has a \$500 Indiana College Choice 529 Savings Plan Credit and a \$600 Industrial Recovery Credit. His state adjusted gross income tax due (IT-40, line 8) is \$700. He will report the full \$500 Indiana College Choice 529 Savings Plan Credit on Schedule 6, line 6a, and enter \$200 of the Industrial Recovery Credit on line 6b. He will carry the \$400 remaining unused Industrial Recovery Credit over to next year's tax return.

Schedule 7: Additional Required Information

Line 1 – Federal Filing Information

You must place an "X" in the "yes" or "no" box to answer the question: "Are you filing a federal income tax return for 2018?"

Line 2 – Out-Of-State Income Information

If you and/or your spouse worked in Illinois, Kentucky, Michigan, Ohio, Pennsylvania and/or Wisconsin during 2018, complete this area. Enter the salary, wage, tip and/or other compensation income from those states in the appropriate boxes and the 2-digit code number for the appropriate state in the boxes. Find the 2-digit code number on the chart below.

State	Use Code #	State	Use Code #
Illinois	94	Ohio	97
Kentucky	95	Pennsylvania	98
Michigan	96	Wisconsin	99

Note. This entry is for information purposes only, and will not change your refund or the amount you may owe.

Line 3 – Extension of Time to File Information

Place an "X" in the box on line 3a if you have a federal extension of time to file (you filed federal Form 4868, Form 2350, or made an online extension payment). Place an "X" in the box on line 3b if you have an Indiana extension of time to file (you filed Form IT-9 or made an online extension payment).

Line 4 - Farmers and Fishermen

Farmers and fishermen have special filing considerations. If at least two-thirds (2/3) of your gross income is from farming or fishing, mark the box provided on Schedule 7, line 4. This will make sure that a penalty for the underpayment of estimated tax is not assessed provided you have followed through by:

- Paying all your estimated tax on or by Jan. 15, 2019, and filing your Form IT-40 by April 15, 2019, or
- Filing your Form IT-40 by March 1, 2019, and paying all the tax due at that time. You are not required to make an estimated tax payment if you use this option.

Important. If you have checked the box, you <u>must</u> enclose the completed Schedule IT-2210 to support your claim.

Line 5 - Date of Death

If the taxpayer and/or spouse died during 2018, and this return is being filed with his/her name on it, make sure to enter the month and day of death in the appropriate box. For example, a date of death of Jan. 9, 2018, would be entered as 01/09/2018. See instructions on page 7 for more information.

Note. If the taxpayer and/or spouse died before 2018, or after Dec. 31, 2018, but before filing his or her tax return, do not enter his/her date of death in this box.

Line 6 – Telephone Number and Email Address Information

If this is a joint return, both you and your spouse must sign and date the tax return. Please enter your daytime telephone number so we can call you if we have any questions about your tax return. Also, enter your email address if you would like us to be able to contact you by email.

Personal Representative Information

Typically, the department will contact you (and your spouse, if filing jointly) if there are any questions or concerns about your tax return. If you wish to allow the department to discuss your tax return with someone else (e.g. the person who prepared it, a relative or friend, etc.), you will need to complete this area.

First, you must check the "Yes" box, which follows the sentence, "I authorize the department to discuss my tax return with my personal representative."

Next, enter the name of the individual you are designating as your personal representative, that person's telephone number, and that person's complete address.

If you complete this area, you are authorizing the department to be in contact with someone other than you concerning information about this tax return.

Note. If you are due a refund, it will be paid to you (and your spouse, if filing jointly) even if you designate a personal representative.

You may decide at any time to **revoke** the authorization for the department to speak with your personal representative. You will need to provide a signed statement indicating you revoke this authorization. Include your name, Social Security number and the year of your tax return. Mail your statement to Indiana Department of Revenue, P.O. Box 40, Indianapolis, IN 46206-0040.

Paid Preparer Information

Have your paid preparer complete this area (even if the paid preparer is the same individual designated as your personal representative). The paid preparer must provide:

- The name of the firm that he/she represents,
- The preparer's tax identification number (PTIN), and
- The firm's address or his/her address if self-employed.

Opt-Out Designation

There are many benefits to electronic filing, which include:

- Elimination of math errors
- Faster refunds

Paid preparers are required to electronically file all Indiana individual income tax returns if they prepare more than 10 tax returns annually. If you use a paid preparer and do not want your tax return to be filed electronically, you must complete a state Form IN-OPT. This form requires your signature (and your spouse's, if filing jointly), and must be maintained by your paid preparer with his or her records. Get Form IN-OPT at www.in.gov/dor/6281.htm for more information.

Make sure you keep a copy of your completed tax return, including all required enclosures, such as W-2s and schedules.

County Tax Instructions

If you live or work in an Indiana county as of January 1 of the tax year, you will probably owe county tax. Complete the county tax Schedule CT-40 to figure if you do owe, and how much it will be.

County Where You Lived Defined

The county where you lived is the county where you maintained your home on Jan. 1, 2018. If you had more than one home in Indiana on this date, then your county of residence as of Jan. 1, 2018, was:

- Where you were registered to vote. If this did not apply, then your county of residence was
- Where your personal automobile was registered. If this did not apply, then your county of residence was
- Where you spent the majority of your time in Indiana during 2018.

Enter the county two-digit code for the county where you lived on Jan. 1, 2018, in the area beneath the name and address area on Form IT-40. Find your county two-digit code number on the back of Schedule CT-40.

Did You Move During The Year?

If you moved your residence to a different Indiana county during the year (but after Jan. 1, 2018), the county where you lived for tax purposes *will not change until next year*.

Example. William was a lifelong Scott County resident until he moved to Martin County on March 15, 2018. He will figure Scott County tax when filing his 2018 state tax return. If he still lived in Martin County on Jan. 1, 2019, he will figure Martin County tax when filing his 2019 state taxes.

County Where You Worked Defined

The county where you worked (county of principal employment) is the county where your main place of business was located or where your main work activity was performed on Jan. 1, 2018. If you began working in another county after Jan. 1, 2018, the county where you worked for reporting purposes *will not change until next year*. Enter the two-digit code number for the county where you worked in the area beneath the name and address area on Form IT-40.

Example. Jessie worked in Marion County on Jan. 1, 2018. She quit that job and began a new one in Johnson County on Feb. 10, 2018. She will enter the Marion County two-digit code (49) as the county where she worked even though she changed jobs during the year.

If you had more than one job on Jan. 1, 2018, your principal place of employment is the job where you worked the most hours and earned the most income.

If, on Jan. 1, 2018, your county of principal employment was *not* in Indiana, write county code "00" (out-of-state) in the County Where You Worked box on the front of the IT-40.

Exception: If you worked in any of the following states on Jan. 1, 2018, enter their two-digit code number (instead of **00**):

State	Use Code #	State	Use Code #
Illinois	94	Ohio	97
Kentucky	95	Pennsylvania	98
Michigan	96	Wisconsin	99

Military Personnel

If you were stationed in Indiana, your county of residence is the county where you lived on January 1 of the year you entered the military service. If, on Jan. 1, 2018, you were single and stationed *outside* Indiana, or you were stationed outside Indiana and your family was with you, write county code "00" (out-of-state) in all the county boxes on Form IT-40 (you won't owe a county tax).

If, however, you maintained your home in an Indiana county and/or your spouse and family were still living in an Indiana county on Jan. 1, 2018, you are considered to be a resident of that county and will be subject to county tax.

Retired Persons, Homemakers or Unemployed

If you were retired, a homemaker, or were unemployed on Jan. 1, 2018, put your county of residence two-digit code number in *both* the Indiana County where you lived and Indiana County Where You Worked boxes on Form IT-40. **Do not write the word "Retired,"** "Homemaker" or "Unemployed" over the boxes.

Special Note to Married Taxpayers Filing a Joint Return

If you lived in different counties on Jan. 1, 2018, both of you need to figure your county tax separately. See *Schedule CT-40 Line 1 Instructions* below for details on how to do this.

Schedule CT-40: Line-by-Line Instructions

Line 1

- If you are filing a single return, enter on line 1A the amount from Form IT-40, line 7.
- If you are filing a joint return and you both lived in the same county on Jan. 1, 2018, enter on line 1A the amount from Form IT-40, line 7. Leave Column B blank.
- If you are filing a joint return and you lived in different counties on Jan. 1, 2018, enter each person's share of the amount reported on line 7 of Form IT-40. See how to do this in the following example.

Following are two examples for when a taxpayer and spouse file married filing jointly but live in different counties on January 1 of the tax year.

Example. Jacob and Becca married in 2018 and are filing a joint return. On Jan. 1, 2018, Jacob lived in Greene County and Becca lived in Clay County. Their individual share of the \$39,080* amount reported on line 7 of their IT-40 is to be reported on Schedule CT-40 between Column A and Column B in the following way:

Breakdown	Column A Jacob	Column B Becca	IT-40 Line 7
Wages	23,000	21,000	44,000
Interest (joint account)	+ 40	+ 40	+ 80
Renter's deduction	- 1,500	-1,500	-3,000
Subtotal	21,540	<u>19,540</u>	41,080
Exemption	<u>-1,000</u>	<u>-1,000</u>	<u>-2,000</u>
Totals	20,540	18,540	39,080*

Jacob will enter \$20,540 on line 1A and Becca will enter \$18,540 on line 1B.

Use of exemptions when separating income. Each individual must use his/her own personal \$1,000 exemption (reported on Schedule 3, line 1) when figuring his/her share of net income subject to county tax. Additional exemptions, such as for dependents, age 65 or older, etc., should be divvied up in whole* in a way that provides the most benefit to the individuals. This usually results with the individual with the higher county tax rate using all of the exemptions *except* for his/her spouse's personal \$1,000 exemption.

*Exemptions must be used in whole. For example, a \$1,000 exemption may not be separated into \$700 to be used by one spouse, with the remaining \$300 to be used by the other spouse. The full \$1,000 must be used by one spouse only.

Note. The total amount of exemptions used to reduce income may not be greater than the total amount of exemptions reported on Schedule 3, line 6.

Example. Sam and Molly married in 2018 and are filing a joint return. On Jan. 1, 2018, Sam lived in County A, which has a resident county tax rate of .01. Molly lived in County B, which has a resident county tax rate of .025. They claim their three-year old son Sebastian as a dependent. Their total exemptions are \$4,500 (\$1,000 each for Sam, Molly and Sebastian, plus the \$1,500 additional dependent exemption for Sebastian). Sam's wage income is \$49,000; Molly's is \$45,000. They claimed a \$2,500 homeowner's property tax deduction.

Molly will use all of the exemptions except for Sam's \$1,000 personal exemption when figuring her share of income subject to county tax since she has the higher county tax rate.

Their individual share of the \$87,000* state taxable income reported on line 7 of their Form IT-40 is to be reported on Schedule CT-40 between Column A and Column B in the following way:

	Column A	Column B	IT-40
Breakdown	Sam	Molly	Line 7
Wages	\$49,000	\$45,000	\$94,000
Property tax			
deduction	<u>-1,250</u>	<u>-1,250</u>	<u>-2,500</u>
Subtotal	\$47,750	\$43,750	\$91,500
Exemptions	<u>-1,000</u>	<u>-3,500</u>	<u>-4,500</u>
Totals	\$46,750	\$40,250	\$87,000*

Sam will enter \$46,750 on line 1A and Molly will enter \$40,250 on line 1B.

Line 2

Find the county where you lived on Jan. 1, 2018, on the *2018 Indiana County Income Tax Rates and County Codes* chart located on the back of Schedule CT-40. Find the *County Tax Rate* on that county row and enter it here.

If you are filing a single return or a joint return where you both lived in the same county on Jan. 1, 2018, enter on line 2A the county tax rate. Leave line 2B blank.

If you are filing a joint return and you lived in different counties on Jan. 1, 2018:

- Enter on line 2A your county tax rate from the county tax rate chart.
- Enter on line 2B your spouse's county tax rate from the county tax rate chart.

Line 4

Add the amounts from line 3, Columns A and B and enter the result here. If you were a Perry County resident on Jan. 1, 2018, and worked in the Kentucky counties of Breckinridge, Hancock and/or Meade, review Lines 5 and 6 instructions. Otherwise, skip to line 7.

Lines 5 and 6

If you:

- Were a Jan. 1, 2018 Perry County resident,
- Worked in the Kentucky counties of Breckinridge, Hancock and/ or Meade; and
- The income from those counties was subject to either a Kentucky county income tax or a local income tax for a locality in those counties, review the following instructions. Otherwise, skip these lines and go to line 7.

Line 5 – If the Kentucky counties of Breckinridge, Hancock and/or Meade, or a locality located within these counties figured a locality tax on your income, enter the amount of that income here.

Line 6 – Multiply the amount on line 5 by .0181 and enter the result here. Continue to line 7.

Line 7

Subtract any entry on line 6 from the amount on line 4. Enter the result here and on line 9 of Form IT-40.

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Indiana Department of Revenue 100 North Senate Avenue Indianapolis, IN 46204-2253



This IT-40 booklet contains:

- Form IT-40 and Instructions
- Schedule 1 Add-Backs
- Schedule 2 Deductions
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- Schedule 5 Credits/Schedule IN-DONATE
- Schedule 6 Offset Credits
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- Schedule CT-40, County Tax with tax rates
- Schedule IN-DEP, Dependent Information and Additional Dependent Child Information
- Schedule IN-EIC, Earned Income Credit
- Form ES-40 Estimated Tax Payment Form
- Mailing Envelope