2019 Michigan Taxpayer Assistance Manual
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# CHAPTER 3 HOMEOWNER TAX CREDIT FORM MI-1040CR, MI-1040CR-2

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- **Instructions**
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CHAPTER 1
INTRODUCTION

INTRODUCTION TO THE TAXPAYER ASSISTANCE MANUAL

The Taxpayer Assistance Manual is a guide to completing the following Michigan income tax forms:

- MI-1040  MICHIGAN INDIVIDUAL INCOME TAX RETURN
- MI-1040CR  HOMESTEAD PROPERTY TAX CREDIT CLAIM
- MI-1040CR-2  HOMESTEAD PROPERTY TAX CREDIT CLAIM FOR VETERANS AND BLIND PEOPLE
- MI-1040CR-7  HOME HEATING CREDIT CLAIM

This Manual does not supersede the Income Tax Act of 1967 or the Revenue Act of 1941, both as amended.

This Manual is provided as a useful tool to assist volunteer tax preparers when preparing a return. It covers most taxpayer situations that are likely to be encountered by a volunteer preparer and should be used in conjunction with the instruction booklets for each form when preparing the tax return. If a taxpayer’s circumstance is unusual or if a volunteer preparer is unsure of how to apply these instructions, call the Michigan Department of Treasury (Treasury) Volunteer Help Line at 1-888-860-8389 (wait for the start of the voice prompts and then dial 3). Additional information on more complex issues is also in the Tax Text for tax practitioners available at www.michigan.gov/taxes.

INFORMATION FOR 2019:
WHAT’S NEW

Legislation

2018 PA 588 Deduction for Wrongful Imprisonment Compensation

As enacted on December 28, 2018, PA 588 of 2018 amended the calculation of Michigan taxable income to authorize a deduction for compensation received during the tax year under the Wrongful Imprisonment Compensation Act. The deduction is limited to the extent such income is included in federal Adjusted Gross Income (AGI) and only applicable for tax years beginning after December 31, 2018.
2018 PA 589 Additional Personal Exemption for Taxpayers with a Certificate of Stillbirth

PA 589 of 2018, signed into law on December 28, 2018, allows an additional personal exemption in the tax year for which the taxpayer has a certificate of stillbirth from the Department of Health and Human Services (DHHS). The exemption is in effect for tax years beginning after December 31, 2018. A copy of the Certificate of Stillbirth issued by the DHHS must be included with the Individual Income Tax Return (MI-1040) when the exemption is claimed on the MI-1040.

Increased Exemption

The personal exemption amount for 2019 is $4,400.

Changed Forms

Michigan Schedule 1 Additions and Subtractions now computes a subtraction subtotal to accommodate potential net operating loss (NOL) deduction limitations established under the recent federal Tax Cuts and Jobs Act.

Michigan Net Operating Loss Schedule (MI-1045) must be filed to compute and claim a Michigan NOL. The MI-1045 is now a supporting schedule that is submitted with the loss year MI-1040, including e-filed returns. A completed MI-1045 for the loss year is required if a taxpayer claims an NOL carryforward deduction or a refund from a farming loss carryback.

Farmland Preservation Tax Credit Claim (Form MI-1040CR-5) has been modified.

• “Part 2: Signed Distribution Statement for Joint Owners” has been moved to a new form. See “New Forms” section below.

• The NOL deduction for a Farmland Preservation tax credit, formerly page 3 of the MI-1045, is now located on Form MI-1040CR-5, Part 4.

Home Heating Credit Claim (MI-1040CR-7) now requires the names, Social Security numbers and ages of all household members to comply with federal requirements. In addition, each household member’s status as a U.S. citizen or a qualified alien must be designated on the form.

New Forms

Michigan Net Operating Loss Deduction (Form 5674) is used to compute the current year Michigan NOL deduction. Form 5674 is required when claiming an NOL deduction on Schedule 1 and can be included with an e-filed MI-1040.

Michigan Farming Loss Carryback Refund Request (Form 5603), formerly page 2 of the MI-1045, is used to claim a refund from a farming loss available for carryback.

Signed Distribution Statement for Joint Owners of Farmland Development Rights Agreements (Form 5678), formerly Part 2 on the MI-1040CR-5, must be completed for farmland jointly owned with someone other than the filer’s spouse.
Revenue Administrative Bulletins (RAB) and Directives

RAB 2018-21 Individual Income Tax Deduction of Retirement and Pension Benefits Received from a Public Retirement System of Another State

Describes the Michigan Income Tax Act (ITA) treatment of retirement and pension benefits received from a public retirement system of another state in accordance with the date of birth limitations on the deduction of retirement or pension benefits that began in 2012 as a result of 2011 Public Act (PA) 38.

RAB 2018-27 Income Tax – Taxability of Personal Service Income Received by a Nonresident Professional Athlete

Describes the Michigan income tax treatment of income earned by a nonresident professional athlete for personal services performed in Michigan for any professional team including, but not limited to, football, baseball, basketball, or hockey teams.

SUMMARY OF CHANGES FOR 2019

<table>
<thead>
<tr>
<th>Description</th>
<th>2019 Value</th>
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</thead>
<tbody>
<tr>
<td>Tax Rate</td>
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</tr>
<tr>
<td>Personal Exemption</td>
<td>$4,400</td>
</tr>
<tr>
<td>Special Exemption</td>
<td>$2,700</td>
</tr>
<tr>
<td>Stillbirth Exemption (per DHHS certificate)</td>
<td>$4,400</td>
</tr>
<tr>
<td>Qualified Disabled Veteran Deduction</td>
<td>$400</td>
</tr>
<tr>
<td>Pension Deduction:</td>
<td></td>
</tr>
<tr>
<td>Single Filer</td>
<td></td>
</tr>
<tr>
<td>Born before 1946: private pension limit</td>
<td>$ 52,808</td>
</tr>
<tr>
<td>Born in 1946-1952: Standard deduction against all income</td>
<td>$20,000</td>
</tr>
<tr>
<td>Born after 1952, pension not deductible*</td>
<td>0</td>
</tr>
<tr>
<td>Joint Filers</td>
<td></td>
</tr>
<tr>
<td>Born before 1946: private pension limit</td>
<td>$105,615</td>
</tr>
<tr>
<td>Born in 1946-1952: Standard deduction against all income</td>
<td>$40,000</td>
</tr>
<tr>
<td>Born after 1952, pension not deductible*</td>
<td>0</td>
</tr>
<tr>
<td>Senior Interest, Dividend, and Capital Gains</td>
<td></td>
</tr>
<tr>
<td>Single Filer (not available for senior born after 1945)</td>
<td>$11,771</td>
</tr>
<tr>
<td>Joint Filer (not available for senior born after 1945)</td>
<td>$23,542</td>
</tr>
</tbody>
</table>

*Exception: Taxpayers who have reached age 62 or retired as of January 1, 2013 and receive pension benefits from Social Security exempt employment may be eligible for a pension deduction. See Pension and Retirement Benefits.
SUMMARY OF CHANGES FOR PRIOR YEARS

<table>
<thead>
<tr>
<th></th>
<th>2015</th>
<th>2016</th>
<th>2017</th>
<th>2018</th>
</tr>
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<tbody>
<tr>
<td>Tax Rate</td>
<td>4.25%</td>
<td>4.25%</td>
<td>4.25%</td>
<td>4.25%</td>
</tr>
<tr>
<td>Personal Exemption</td>
<td>$4,000</td>
<td>$4,000</td>
<td>$4,000</td>
<td>$4,050</td>
</tr>
<tr>
<td>Special Exemption</td>
<td>$2,600</td>
<td>2,600</td>
<td>$2,600</td>
<td>$2,700</td>
</tr>
<tr>
<td>Qualified Disabled Veteran Deduction</td>
<td>$400</td>
<td>$400</td>
<td>$400</td>
<td>$400</td>
</tr>
</tbody>
</table>

Pension Deduction

Single Filer:
- Born before 1946: private pension limit $49,811 $49,861 $50,509 $51,570
- Born after 1945 and age 67 or older:
  - Standard deduction against all income $20,000 $20,000 $20,000 $20,000
- Born 1946 through 1952 and age 66 or less $20,000 $20,000 $20,000 $20,000
- Born after 1952, pension not deductible 0 0 0 0

Joint Filers:
- Born before 1946: private pension limit $99,623 $99,723 $101,019 $103,140
- Born after 1945 and age 67 or older:
  - Standard deduction against all income $40,000 $40,000 $40,000 $40,000
- Born 1947 through 1952 and age 66 or less $40,000 $40,000 $40,000 $40,000
- Born after 1952, pension not deductible 0 0 0 0

Senior Interest, Dividend, and Capital Gains

Single Filer (not available for senior born after 1945) $11,104 $11,115 $11,259 $11,495

Joint Filers (not available for senior born after 1945) $22,207 $22,229 $22,518 $22,991

GENERAL GUIDELINES

COPY OF RETURN

E-Filed Returns: When electronically filing (e-filing), provide the taxpayer with a paper copy of the return. It may be helpful to mark “COPY” on the taxpayer’s copy to eliminate any confusion and reduce the number of duplicate returns received, for instance when a taxpayer’s return is e-filed and then later mailed.

Paper Returns: Prepare all returns in duplicate. File the original return and give the copy to the taxpayer. Inform the taxpayer that it is important to keep a copy of the return.

In e-filed or paper return filings, if there are problems regarding the tax return, the taxpayer will be able to refer to the copy to see exactly what was entered on the return. Advise the taxpayer to bring the copy the following tax year to expedite preparation.
SIGNATURES

After you have prepared the return, enter your site designation and the date prepared in the preparer’s signature area. Then have the taxpayer (and spouse, if applicable) sign and date the return.

RELEASE TO DISCUSS INFORMATION

Ask the taxpayer if he or she wants to authorize personnel in Treasury to discuss the return with the volunteer tax preparer if additional information is needed. If so, have the taxpayer check the box.

**NOTE:** Since volunteer preparers do not enter their name, this instruction is generally applicable only to paid preparers.

ARRANGING AND MAILING RETURNS AND ATTACHMENTS

Each form contains a two-digit attachment sequence number in the upper-right corner to help guide with the proper assembly of the *Individual Income Tax Return* (Form MI-1040) and related schedules. Place all supporting documents at the end.

**Do not** staple the *Home Heating Credit Claim* (Form MI-1040CR-7) to the other returns. Fold it and leave it loose in the envelope.

Mail the return to the address shown on the bottom of the return.

POSTAGE

The U.S. Post Office calculates postage based on the weight, size, and thickness of an envelope. Consult with the Post Office to avoid delays in delivery; items with insufficient postage will be returned to the sender by the Post Office.

DECEASED TAXPAYER

If a deceased taxpayer has a surviving spouse and a joint return is filed, use both surviving and deceased spouse’s names and Social Security numbers (SSN). Enter “DECD” after the deceased’s name. Include all income (including the deceased spouse’s) on the return. A full exemption allowance is allowed for the deceased spouse.

If there is no surviving spouse and you are preparing a return for the personal representative or a claimant filing single or joint returns for deceased taxpayer(s), you must attach a copy of U.S. Form 1310 or *Michigan Claim for Refund Due a Deceased Taxpayer* (Form MI-1310). Enter the deceased person’s name(s) in Filer and Spouse Name fields as indicated and the representative/claimant name(s), title, and address in the Home Address field on the MI-1040.

For examples, see chart on page 7 of the Michigan 1040 instruction booklet.
COMPLETEING A PAPER-FILED RETURN

Treasury uses scanning equipment to capture the information from paper income tax returns. To avoid unnecessary delays caused by manual processing, follow the guidelines below, so that returns are processed quickly and accurately.

- **Use back or blue ink.** Do not use pencil, red ink, or felt tip pens. Do not highlight information.

- **Print using capital letters (UPPER CASE):** Capital letters are easier to recognize.

- **Print numbers like this:** 0 1 2 3 4 5 6 7 8 9. Do not put a slash through the zero or seven.

- **Leave lines/boxes blank** if they do not apply or if the amount is zero.

- **Do not write extra numbers, symbols, or notes** on the return, such as cents, dashes, decimal points, or dollar signs. Enclose any explanations on a separate sheet unless instructed to write explanations on the return. The taxpayer’s name, SSN, tax year, and form number should be entered on any attachments.

- **Stay within the lines** when entering information in boxes.

- **Use whole dollars.** Round down amounts less than 50 cents. Round up amounts of 50 cents through 99 cents. Do not enter cents (e.g., 129.49 becomes 129, 129.50 becomes 130).

Treasury has seen an increase in the volume of both returns and e-file payment vouchers with a masked or truncated SSN and bank account number information. Taxpayers have been mailing the masked copy of their documents instead of the copy with the full account information displayed, which may cause significant delays in processing the returns and payments. Tax preparers should emphasize to their customers the importance of **not** mailing the masked copies.

FILING INFORMATION

FEDERAL/STATE AND STATE STANDALONE ELECTRONIC FILING PROGRAM

Treasury partners with the Internal Revenue Service (IRS) to provide electronic filing (e-filing) of IIT returns. The Fed/State e-file Program enables taxpayers to e-file both federal and State (including the City of Detroit) returns through tax preparers as part of the program’s effort to provide “one-stop shopping” for tax preparation and filing. The State and/or City standalone e-file program enables taxpayers to e-file their State and/or City of Detroit return separately from the federal return.

Nearly 100 million people nationwide know e-filing is the way to go! Over 4 million Michigan taxpayers choose to e-file their tax returns. Thank you for making e-file a success.
Tax preparers who complete 11 or more income tax returns are required to e-file all eligible returns. Software developers producing tax preparation software or computer-generated forms must support e-file for all Michigan income tax forms that are included in the software package.

Michigan along with many other state revenue agencies, is requesting additional information in an effort to combat stolen-identity tax fraud to protect taxpayers and their tax refund. If the taxpayer has a driver’s license or state issued identification card, please provide the requested information from it. Providing the information could help process their return more quickly. The return will not be rejected if the taxpayer’s driver’s license or state-issued identification information is not provided.

There are many benefits to tax preparers who participate in the e-file program:

- **Expanded services offered.** E-file is a valuable addition to a tax preparer’s list of client services, which can mean more clients. In addition, prospective clients can search for an authorized e-file provider [www.IRS.gov](http://www.IRS.gov).

- **Faster refunds for e-file returns.** E-filed returns are processed faster than paper returns. Allow 14 days before checking the status of the e-filed return by visiting [www.michigan.gov/iit](http://www.michigan.gov/iit) and clicking on “Check Your Tax Refund Status.” Clients can also choose Direct Deposit and have their State refund deposited directly into their account at the financial institution of their choice. Clients can check the status of their City of Detroit e-filed return by visiting [www.michigan.gov/citytax](http://www.michigan.gov/citytax).

- **Payment with tax due returns.** Payment on a 2017, 2018 and 2019 tax due return can be made using direct debit at the same time the tax return is e-filed, when supported by software. Direct debit is not available for amended returns.

- **Improved return accuracy.** Treasury processes the same data the tax preparer enters into the computer. When e-filing federal, State, and City of Detroit returns together, much of the same data is used so information is entered only once, again lessening the possibility of error. Treasury systems automatically check returns for mistakes. When easy-to-fix mistakes like math errors or missing forms are found, the return is sent back for correction. The error can then be fixed and sent back to Treasury which prevents a simple mistake from holding up a refund.

- **Detailed error conditions.** Modernized e-File (MeF) business rules pinpoint the location of the error in the return and provide complete information in the acknowledgement file that is passed back to the transmitter. MeF business rules use simple wording to clarify each error that triggers a rejection. Treasury will provide up to ten business rule errors per return submission.

- **Increased customer satisfaction.** Only the tax preparer and their client see the return. Tax information is encrypted and transmitted directly to the IRS and Michigan. Also, an acknowledgment is sent to verify the return was received and accepted for processing.

- **Prior year returns.** Michigan and City of Detroit tax returns for 2017, 2018, and 2019 will be accepted during the 2020 processing year. Beginning in processing year 2019,

- **PDF attachments.** MeF accepts Portable Document Format (PDF) attachments with e-filed returns. Refer to “Electronic Michigan Returns” for a listing of PDF attachments accepted by Michigan.

### How Fed/State (Linked) Electronic Filing Works

Tax preparers and transmitters accepted into the IRS Fed/State 1040 MeF Program may file federal and/or State (including City of Detroit) returns together in one transmission to the IRS Service Center. The State submission can be linked to the IRS submission by including the IRS Submission ID of the federal return. If the State submission is linked to an IRS submission (also referred to as the Fed/State return), the IRS will check to see if there is an accepted IRS submission ID. If there is not an accepted federal return, the IRS will deny the State submission and a rejection acknowledgment will be sent to the transmitter. Treasury has no knowledge that the State return was denied (rejected) by the IRS. If there is an accepted federal return under the Submission ID, the IRS will perform minimal validation on the State submission. The State data will then be made available for retrieval by Treasury. After the State data is retrieved, it will be acknowledged and, if accepted, processed by Treasury.

Treasury will acknowledge receipt of all returns retrieved from the IRS. The transmitter should receive the Michigan acknowledgment within three days from the date the return is successfully transmitted to the IRS.

When filing a Michigan return that includes City of Detroit forms, an error occurring in either the State or City forms will cause the entire submission (State and City) to be rejected.

All returns, whether e-filed or paper-filed, are subject to Treasury audit and can be delayed regardless of the acknowledgment code received. Returns are processed and refunds are issued daily.

### How State Standalone (Unlinked) Electronic Filing Works

The federal return does not have to be e-filed and accepted before e-filing the State unlinked (standalone) return. However, the federal tax return should be computed before computing the state tax return.

Tax preparers and transmitters accepted in the IRS e-file program may participate in the State unlinked (standalone) e-file program when supported by their software. The IRS will perform minimal validation on the State return and issue an acknowledgment. If the return passes validation, the state data will be made available for retrieval by Treasury. After the data is retrieved, it will be acknowledged and, if accepted, processed by Treasury.

When filing a Michigan return that includes City of Detroit forms, an error occurring in either the State or City forms will cause the entire submission (State and City) to be rejected.
Who May Participate

E-filing of Michigan returns is available to all individuals who have been accepted into the IRS e-file program and who transmit to an IRS Service Center. The IRS mandates preparers filing 11 or more IIT returns to e-file those returns, with minor exceptions. Michigan would expect any preparer e-filing federal returns to also e-file the Michigan and/or City of Detroit returns.

Application and Acceptance Process

To participate, applicants must first apply to the IRS and be accepted. Individuals must register with IRS e-Services and create a new (or revised) IRS e-file application. Individuals can contact IRS e-help, toll-free at 1-866-255-0654 for assistance.

Publication 3112 IRS e-file Application and Participation specifies the application process and requirements for federal participation. The definitions used by the IRS of the various categories of electronic filers, Electronic Return Originators (EROs), transmitters, or software developers also apply for Michigan e-filing purposes.

Once accepted into the IRS e-file program, participation in Michigan’s e-file program is automatic. Michigan will use the Electronic Filer Identification Number (EFIN) assigned by the IRS. Michigan does not assign additional identification numbers.

IRS regulations require paid tax preparers to use Preparer Tax Identification Numbers (PTINs) for all tax returns and refund claims. Visit the IRS Web site at www.irs.gov for more information.

To participate in Michigan e-file programs, e-filers must use software that has successfully completed the IRS and Michigan Assurance Testing System (ATS). Confirm that the software chosen has been approved for Michigan and that the Michigan e-file program is operational before transmitting returns.

If, after acceptance, a tax preparer/transmitter or software company has production problems, Treasury reserves the right to suspend that tax preparer or software company until the problems are resolved to Treasury’s satisfaction.

Treasury may conduct a suitability check on applicants who have been accepted in the Fed/State e-file program. Participation in the program may be denied if a company is not registered to conduct business in Michigan, or if there is an outstanding tax liability with Michigan.

A list of approved software companies is available on Treasury’s Web site. Tax preparers are not required to file test returns with Michigan.

Michigan Portion of the Electronic Return

The Michigan portion of an electronic return consists of data transmitted electronically and the supporting paper documents. The paper documents contain information that cannot be transmitted electronically.
Electronic Michigan Returns

Michigan e-file supports the following forms and schedules:

<table>
<thead>
<tr>
<th>Form</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>3174</td>
<td>Direct Deposit of Refund</td>
</tr>
<tr>
<td>4013</td>
<td>Resident Tribal Member Annual Sales Tax Credit</td>
</tr>
<tr>
<td>4642</td>
<td>Voluntary Contributions Schedule</td>
</tr>
<tr>
<td>4884</td>
<td>Pension Schedule</td>
</tr>
<tr>
<td>4973</td>
<td>Pension Continuation Schedule</td>
</tr>
<tr>
<td>4976</td>
<td>Home Heating Credit Claim MI-1040CR-7 Supplemental</td>
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<td>5049</td>
<td>Married Filing Separately and Divorced or Separated Claimants Schedule</td>
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<tr>
<td>5472</td>
<td>Direct Deposit of Individual Income Tax Payment</td>
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<tr>
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<td>Michigan Excess Business Loss</td>
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<tr>
<td>5674</td>
<td>Net Operating Loss Deduction</td>
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<tr>
<td>5678</td>
<td>Signed Distribution Statement for Joint Owners of Farmland Development</td>
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<tr>
<td></td>
<td>Rights Agreements</td>
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<tr>
<td>MI-1040</td>
<td>Individual Income Tax Return</td>
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<tr>
<td>MI-1040CR</td>
<td>Homestead Property Tax Credit Claim</td>
</tr>
<tr>
<td>MI-1040CR-2</td>
<td>Homestead Property Tax Credit Claim for Veterans and Blind People</td>
</tr>
<tr>
<td>MI-1040CR-5</td>
<td>Farmland Preservation Tax Credit Claim</td>
</tr>
<tr>
<td>MI-1040CR-7</td>
<td>Home Heating Credit Claim</td>
</tr>
<tr>
<td>MI-1040D</td>
<td>Adjustments of Capital Gains and Losses</td>
</tr>
<tr>
<td>MI-1040H</td>
<td>Schedule of Apportionment (e-file limited to six occurrences)</td>
</tr>
<tr>
<td>MI-2210</td>
<td>Underpayment of Estimated Income Tax</td>
</tr>
<tr>
<td>MI-4797</td>
<td>Adjustments of Capital Gains and Losses from Sales of Business Property</td>
</tr>
<tr>
<td>MI-8949</td>
<td>Sales and Other Dispositions of Capital Assets</td>
</tr>
<tr>
<td>Schedule 1</td>
<td>Additions and Subtractions</td>
</tr>
<tr>
<td>Schedule MI-1045</td>
<td>Net Operating Loss</td>
</tr>
<tr>
<td>Schedule AMD</td>
<td>Amended Return Explanations of Changes</td>
</tr>
<tr>
<td>Schedule CR-5</td>
<td>Schedule of Taxes and Allocation to Each Agreement</td>
</tr>
<tr>
<td>Schedule NR</td>
<td>Nonresident and Part-Year Resident</td>
</tr>
<tr>
<td>5118</td>
<td>City Resident Income Tax Return</td>
</tr>
<tr>
<td>5119</td>
<td>City Nonresident Income Tax Return</td>
</tr>
<tr>
<td>5120</td>
<td>City Part-Year Resident Income Tax Return</td>
</tr>
<tr>
<td>5121</td>
<td>City Withholding Tax Schedule (City Schedule W)</td>
</tr>
<tr>
<td>5253</td>
<td>City Withholding Tax Schedule Continuation Schedule</td>
</tr>
<tr>
<td>5338</td>
<td>City Underpayment of Estimated Income Tax</td>
</tr>
<tr>
<td>MI-1041</td>
<td>Fiduciary Income Tax Return</td>
</tr>
</tbody>
</table>

NOTE: The information from the W-2 and 1099 forms is entered in the software and transmitted with the e-file return. Do not mail W-2 and/or 1099 forms to Treasury. All W-2 and 1099 information, when applicable, is required when submitting a State Standalone return.
When the following forms are included, the MI-1040 can be e-filed, but the forms listed below must be mailed to the address indicated on the form.

<table>
<thead>
<tr>
<th>Form</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>4*</td>
<td>Application for Extension of Time to File Michigan Tax Returns</td>
</tr>
<tr>
<td>MI-1310</td>
<td>Claim for Refund Due a Deceased Taxpayer</td>
</tr>
<tr>
<td>MI-1040ES*</td>
<td>Michigan Estimated Individual Income Tax Voucher</td>
</tr>
</tbody>
</table>

* If the taxpayer makes either the extension payment or estimated payments electronically, using Michigan’s Individual Income Tax e-Payments System there is no need to mail each of the identified forms to Treasury.

Michigan will accept e-file returns for deceased taxpayers. If a U.S. 1310 is required, then that data must be included within the federal folder of the Michigan e-file return. When e-filing on behalf of a single, deceased taxpayer, with a balance due federal return and a refund Michigan return, the Michigan return can be e-filed and the U.S. 1310 or the MI-1310 (and required documents) included as a PDF attachment when supported by the software or mailed to Treasury.

The following is a list of IIT Forms, line references, and filing conditions where PDF attachments are accepted by Michigan.

<table>
<thead>
<tr>
<th>Form</th>
<th>Line</th>
<th>Description</th>
<th>File Name</th>
<th>Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Returns</td>
<td></td>
<td>Authorized Representative Declaration (Power of Attorney)</td>
<td>POA.pdf</td>
<td>No</td>
</tr>
<tr>
<td>City Returns</td>
<td></td>
<td>Authorized Representative Declaration (Power of Attorney)</td>
<td>CityPOA.pdf</td>
<td>No</td>
</tr>
<tr>
<td>All Returns</td>
<td>MI-1310</td>
<td></td>
<td>MI1310.pdf</td>
<td>No</td>
</tr>
<tr>
<td>All Forms and Lines</td>
<td></td>
<td>Explanation PDF can be used when Preparer Notes is not sufficient (exceeds 150 characters or contains a document that is not an approved attachment). Must include the form and line number reference.</td>
<td>Explanation.pdf</td>
<td>No</td>
</tr>
<tr>
<td>MI-1040</td>
<td>18</td>
<td>Other State Returns</td>
<td>OtherStateReturn.pdf</td>
<td>No</td>
</tr>
<tr>
<td>MI-1040</td>
<td></td>
<td>Grantor Letter</td>
<td>GrantorLtr.pdf</td>
<td>No</td>
</tr>
<tr>
<td>Form</td>
<td>Line</td>
<td>Description</td>
<td>File Name</td>
<td>Required</td>
</tr>
<tr>
<td>--------------</td>
<td>------</td>
<td>-----------------------------------------------------------------------------</td>
<td>-----------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>MI-1040</td>
<td>26</td>
<td>Worksheet to allow claimants to identify percentages they are allowed to claim for a farmland preservation tax credit.</td>
<td>FarmlandK1.pdf</td>
<td>No</td>
</tr>
<tr>
<td>MI-1040</td>
<td>26</td>
<td>A breakdown of the taxable value and property taxes for the farmland preservation tax credit.</td>
<td>Assessor.pdf</td>
<td>No</td>
</tr>
<tr>
<td>MI-1040CR</td>
<td>10</td>
<td>Property Tax Statement</td>
<td>PropertyTaxStatement.pdf</td>
<td>No</td>
</tr>
<tr>
<td>MI-1040CR-2</td>
<td>10</td>
<td>Custodial Party End of Year Statement</td>
<td>FEN851.pdf</td>
<td>No</td>
</tr>
<tr>
<td>MI-1040CR-7</td>
<td>10</td>
<td>Letter from the landlord that states the portion of the monthly payment that constitutes rent or if not available, the prorated share of property taxes.</td>
<td>SpecialHousingStmt.pdf</td>
<td>No</td>
</tr>
<tr>
<td>Schedule 1</td>
<td></td>
<td>Business Activity Worksheet</td>
<td>BusinessActivity.pdf</td>
<td>No</td>
</tr>
<tr>
<td>Schedule 1</td>
<td>11</td>
<td>Claiming a subtraction of taxable railroad retirement benefits. This can include income from the RRB-1099 and/or RRB-1099R.</td>
<td>RRB1099R.pdf</td>
<td>No</td>
</tr>
<tr>
<td>Schedule 1</td>
<td>21</td>
<td>Claiming subtraction for federal Schedule R but not required to include Schedule R with federal return.</td>
<td>FedSchR.pdf</td>
<td>No</td>
</tr>
<tr>
<td>Schedule AMD</td>
<td>6</td>
<td>Amended return supporting documentation.</td>
<td>AMDSupportingDocs.pdf</td>
<td>No</td>
</tr>
<tr>
<td>MI-1040H</td>
<td>13</td>
<td>Unitary Apportionment Calculation</td>
<td>UnitaryCalculation.pdf</td>
<td>No</td>
</tr>
<tr>
<td>5119</td>
<td>Part 5</td>
<td>Finance Director Approval Letter</td>
<td>ApprovalLetter.pdf</td>
<td>Yes</td>
</tr>
<tr>
<td>5121</td>
<td>Part 3</td>
<td>Employer Letter and Work Log</td>
<td>EmployerLetterAndWorkLog.pdf</td>
<td>No</td>
</tr>
<tr>
<td>5119</td>
<td>28</td>
<td>U.S. Form 2106, Employee Business Expenses</td>
<td>FedForm2106.pdf</td>
<td>No</td>
</tr>
</tbody>
</table>
Software may include a Preparer Notes for the federal, State, and/or City return. The purpose of this field is to capture additional descriptive information from lines that did not have sufficient space. Michigan Preparer Notes can contain up to 150 characters. Tax preparers are encouraged to utilize Preparer Notes and PDF attachments when supported by the software.

Using Preparer Notes and including the recommended PDF attachments may reduce processing delays and the need for Treasury to contact the taxpayer for additional information.

Examples of information that can be included in Preparer Notes and when a PDF attachment is recommended:

- **Combat Zone.** If a taxpayer is serving in a combat zone. Recommend including an explanation in Preparer Notes.

- **Federal Extension granted to MM-DD-YYYY:** If a taxpayer has been granted an extension to file their federal return. Recommend including an explanation in Preparer Notes.

- **Explanation of a large subtraction.** Recommend including an Explanation.pdf when not supported by federal forms and Preparer Notes does not allow enough space for the explanation.

- **Explanation of a miscellaneous subtraction.** Recommend including an Explanation.pdf when not supported by federal forms and Preparer Notes does not allow enough space for the explanation.

- **Explanation of how expenses were met when total household resources are very low.** Recommend including an Explanation.pdf that may include copies of loan documentation or savings account statement.

- **Co-owners share of property taxes.** Recommend including the PropertyTax Statement.pdf.

- **Explanation of taxpayers paying room and board/property tax credits.** Recommend including the SpecialHousingStmt.pdf.

- **Farmland agreement number reduced for exception by percent.** Recommend including Assessor.pdf.

- **Identify where prior year farmland refund is included on federal return.** Recommend including an explanation in Preparer Notes.

- **Amended MI-1040 due to a federal audit or adjustment.** Recommend including AMDSupportingDocs.pdf.
The taxpayer is **not eligible for e-file** for the 2019 tax year if:

<table>
<thead>
<tr>
<th>Form</th>
<th>Line</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Various</td>
<td></td>
<td>Filing federal returns or forms excluded in MeF</td>
</tr>
<tr>
<td>All Michigan forms</td>
<td></td>
<td>Prior year return(s) for tax year 2016 or prior.</td>
</tr>
<tr>
<td>MI-1040</td>
<td>19</td>
<td>Claiming the Historic Preservation Tax Credit (Form 3581).</td>
</tr>
<tr>
<td>Schedule 1</td>
<td>23</td>
<td>Claiming both the Michigan Standard Deduction (line 23) and the dividend/interest/capital gain deduction (line 25) as the unremarried surviving spouse of someone born before 1946 who was at least 65 at the time of death. Filing and claiming the Michigan Standard Deduction on line 23 with a birthdate of <strong>January 1, 1952</strong>.</td>
</tr>
<tr>
<td>Schedule 1</td>
<td>24</td>
<td>Claiming a pension/retirement subtraction using form 4884 when the oldest of the filer or spouse is born in 1952 and died during the tax year before reaching age 67. Claiming a pension/retirement subtraction using Section D of form 4884 when the oldest of the filer or spouse was born January 1, 1957.</td>
</tr>
<tr>
<td>Schedule 1</td>
<td>4884</td>
<td>Claiming a pension/retirement subtraction using Section D of form 4884 when the taxpayer is required to reduce the deduction limit due to railroad or military benefits subtracted on Schedule 1, line 11.</td>
</tr>
<tr>
<td>MI-1040CR-5</td>
<td>8</td>
<td>Using different total household resources than on the MI-1040CR, MI-1040CR-2 or MI-1040CR-7.</td>
</tr>
<tr>
<td>MI-8949</td>
<td>1</td>
<td>Filing with more than 36 short-term capital gains/losses.</td>
</tr>
<tr>
<td>MI-8949</td>
<td>3</td>
<td>Filing with more than 48 long-term capital gains/losses.</td>
</tr>
<tr>
<td>MI-4797</td>
<td>2</td>
<td>Filing with more than 16 sales/exchanges of property held more than one year.</td>
</tr>
<tr>
<td>MI-4797</td>
<td>10</td>
<td>Filing with more than 13 ordinary gains/losses of property held one year or less.</td>
</tr>
<tr>
<td>MI-4797</td>
<td>19</td>
<td>Filing with more than 17 gains from disposition of property under Sections 1245, 1250, 1252, 1254 and 1255.</td>
</tr>
<tr>
<td>MI-1040H</td>
<td>13</td>
<td>Filing with more than 28 entities unitary with one another for which apportionment is being combined.</td>
</tr>
<tr>
<td>5119</td>
<td>Part 5</td>
<td>Filing with more than one occurrence of business income apportionment.</td>
</tr>
<tr>
<td>5121</td>
<td>Part 2</td>
<td>Reporting City Tax Paid by a Partnership</td>
</tr>
</tbody>
</table>
Nonelectronic Portion of Michigan Returns

The nonelectronic portion of the Michigan return consists of the following supporting documents:

- **Michigan Individual Income Tax Declaration for e-file (Form MI-8453).** See the “Michigan E-file Signature Process” section for more information on Form MI-8453.

- **Michigan Individual Income Tax e-file Payment Voucher (Form MI-1040V).** State tax due returns must submit payment by April 15, 2020. Form MI-1040-V should only be used for e-file payments. For other payment options see the “Tax Refund and Payment Information” section.

- **City of Detroit Income Tax e-file Payment Voucher (Form City-V).** City of Detroit tax due returns must submit payment by April 15, 2020. Form City-V should only be used for e-file payments. For other payment options see the “Tax Refund and Payment Information” section.

- **Copies of property tax bills.** Copies should be retained in the taxpayer’s records. Treasury may request copies to verify tax information.

- **Michigan Direct Debit of Individual Income Tax (Form 5472) provides the taxpayer with a copy of their direct debit request entered in the electronic return submission.**

- **Farmland Preservation Tax Credit Claim (Form MI-1040CR-5).** Part 2 of Form MI-1040CR-5 or the signed statement to Treasury was removed from the Form MI-1040CR-5. *Signed Distribution Statement for Joint Owners of Farmland Development Rights Agreements* (Form 5678) should not be used for farmland returns claiming unequal distribution of property taxes on jointly owned land must have a distribution statement signed by all owners.

  Do **not** mail a copy of Form MI-1040CR-5 or the signed statement to Treasury. A copy of the signed statement should be retained to avoid reduction and/or denial of the credit. Treasury may request at a later date a copy of the signed statement to verify the unequal distribution claimed.

- **PDF Attachments** listed in the acceptable PDF attachments table when PDF attachments are not supported by the software.

Michigan E-file Signature Process

For Fed/State Returns:

Michigan will accept the federal signature (Self-Selected Personal Identification Number (PIN) or Practitioner PIN). Michigan does not require any additional signature documentation. If the taxpayer chooses to complete Form MI-8453, Treasury recommends that the tax preparer retain it for six years. **Do not** mail Form MI-8453 to Treasury.
For State and/or City of Detroit Standalone Returns:

State and/or City unlinked (standalone) returns can be signed using “shared secrets” or Form MI-8453 signature document. Shared secrets consist of SSNs, previous year’s Adjusted Gross Income (AGI) or total household resources, and the previous year’s tax due or refund amount. If Form MI-8453 is used, the tax preparer may retain a copy of Form MI-8453. Form MI-8453 should not be mailed to Treasury.

The AGI or total household resources and refund or tax due amount must be from the previous year’s return. Treasury can accept this information from the original return, amended return, or return as corrected by Treasury.

If the return is signed using shared secrets and the return is rejected because the shared secrets do not validate, the taxpayer/tax preparer may correct the shared secret information and retransmit. There is no limit on how many times the return can be retransmitted in this circumstance.

For Tax Preparers

After the return has been prepared and before the return is transmitted electronically, the taxpayer (and spouse, if a joint return) must verify the information on the return and sign and date Form MI-8453. The tax preparer or transmitter must provide the taxpayer with a copy of the form. Tax preparers and EROs are prohibited from allowing taxpayers to sign a blank Form MI-8453.

Volunteer Groups

If the taxpayer chooses to complete Form MI-8453, it should not be mailed to Treasury. Volunteer tax preparers should provide taxpayers with form MI-8453 and instruct them to retain a copy with their tax records.

Assistance is available using TTY through the Michigan Relay Service by calling 1-800-649-3777 or 711. Printed material in an alternative format may be obtained by calling 517-636-4486.

TAX REFUND AND PAYMENT INFORMATION

STATE RETURNS

State Tax Returns Claiming Refunds

Michigan taxpayers can elect to have their Michigan income tax refunds directly deposited into their checking or savings accounts. When carrying the direct deposit information from the federal return to the Michigan return, verify the information is correct for the Michigan return. This is especially important when taxpayers have a Refund Anticipation Loan and have designated their federal refund to pay their loans. The State refund should not go to pay those loans.

Direct deposit is only available when Treasury is issuing a state refund and only on the first return filed each year. The Home Heating Credit Program sends the credit in the form of an Energy Draft directly to the energy provider or to the claimant. Only a claimant whose heat is included in rent should use Direct Deposit of Refund (Form 3174).
Direct deposit requests associated with a foreign bank account are classified as International Automated Clearing House Transactions. If the income tax refund direct deposit is forwarded or transferred to a financial institution in a foreign country, the direct deposit will be returned to Treasury. If this occurs, the refund will be converted to a check (warrant) and mailed to the address on the tax return. Taxpayers should contact their financial institutions for questions regarding the status of their bank account.

Treasury cannot make any changes to direct deposit information after the return is transmitted.

Refund requests cannot be made by direct deposit for an amended return. A refund check will be mailed to the address on the Michigan return.

**State Tax Returns with Tax Due**

In the event that tax is due on the return, the taxpayer must submit payment by April 15, 2020. If full payment of that tax due is not submitted by April 15, the taxpayer will receive a bill with applicable penalty and interest. Payments can be made by:

- **Direct Debit**: Direct debit from a checking or savings account when the return is e-filed and supported by the software. A direct debit is a tax payment electronically withdrawn from the taxpayer’s bank account through the tax software used to electronically file the IIT return. Submitting the electronic return with the direct debit information provided, acts as the taxpayer’s authorization to withdraw the funds from their bank account. Requesting the direct payment is voluntary and only applies to the electronic return that is being filed.

  **Important**: When the State return has tax due and the City return has a refund, the City refund cannot be reduced to cover the State tax due.


- **Warehousing a payment**. Warehousing a tax payment allows the taxpayer to designate the date the payment will be withdrawn from their bank account. Treasury will accept a warehoused payment date up to 90 calendar days before, but not beyond, April 15, 2020. Direct debit requests after the April 15, 2020 due date cannot be warehoused and must contain a direct debit date that is equal to the transmission date of the e-filed return. Treasury will not withdraw a payment from the designated bank account prior to the requested debit date. Allow three to four business days from the direct debit date of the payment for the funds to be withdrawn from the account.

  Penalty and interest will accrue on any tax due that has not been paid by the due date of the return. The day the return was transmitted, if accepted by Michigan, is the received date.

- **Mailing Form MI-1040-V with a check or money order after e-filing the MI-1040 return**. The MI-1040-V should not be included with a copy of the return and should not be used for any other payments made to the State of Michigan (SOM) (such as a City of
Detroit tax due). When the payment is made electronically, there is no need to mail the MI-1040-V to Treasury.

- **Michigan IIT e-Payments system by direct debit (eCheck) from a checking or savings account, or by using a credit or debit card.** Michigan IIT filers have the option of making payments electronically using IIT e-Payments system. Paying electronically is easy, fast, and secure. The available payment types include IIT payments (tax due on the MI-1040), quarterly estimated income tax payments, and IIT extension payments. Payments can be made using eCheck from a checking or savings account, or credit or debit card. There is no fee for eCheck payments. Credit and debit payments will be charged a convenience fee of 2.35 percent of the total payment for credit cards and a flat fee of $3.95 for debit cards, which is paid directly to the payment processing vendor. Visit www.michigan.gov/iit for more information.

**CITY OF DETROIT RETURNS**

**City of Detroit Tax Returns Claiming Refunds**

Direct deposit will not be available for City of Detroit refunds. All City of Detroit tax refunds will be issued checks and mailed to the address on the return.

**City of Detroit Tax Returns with Tax Due**

In the event that tax is due on the return, the taxpayer must submit payment by April 15, 2020. If full payment of that tax due is not submitted by April 15, the taxpayer will receive a bill with applicable penalty and interest.

Payments can be made by:

- **Direct Debit for tax year 2017, 2018 and 2019:** Direct debit from a checking or savings account when the return is e-filed and supported by the software. A direct debit is a tax payment electronically withdrawn from the taxpayer’s bank account through the tax software used to electronically file the IIT return. Submitting the electronic return with the direct debit information provided acts as the taxpayer’s authorization to withdraw the funds from their bank account. Requesting the direct payment is voluntary and only applies to the electronic return that is being filed.

  **Important:** When the City of Detroit return has a tax due and the State return has a refund, the State refund cannot be reduced to cover the City tax due.

  **Warehousing a payment.** Warehousing a tax payment allows the taxpayer to designate the date the payment will be withdrawn from their bank account. Treasury will accept a warehoused payment date up to 90 calendar days before, but not beyond, April 15, 2020. Direct debit requests after the April 15, 2020 due date cannot be warehoused and must contain a direct debit date that is equal to the transmission date of the e-filed return. Treasury will not withdraw a payment from the designated bank account prior to the requested debit date. Allow three to four business days from the direct debit date of the payment for the funds to be withdrawn from the account.
Penalty and interest will accrue on any tax due that has not been paid by the due date of the return. The day the return was transmitted, if accepted by Michigan, is the received date.

- **Mailing the Income Tax e-file Payment Voucher (City-V) with a check or money order after e-filing the City of Detroit return.** The City-V should not be included with a copy of the return and should not be used for any other payment made to the SOM (such as a Michigan tax due on Form MI-1040). When the payment is made electronically, there is no need to mail the City-V to Treasury.

Payment using Michigan’s Individual Income Tax e-Payments system is not available for City of Detroit tax due returns.

**FOR MORE INFORMATION**


Assistance is available using TTY through the Michigan Relay Service by calling 1-800-649-3777 or 711. Printed material in an alternative format may be obtained by calling 517-636-4486.

**POST-FILING INFORMATION**

**MAILING ADDRESSES**

General income tax correspondence or returning a home heating draft for a check:

Michigan Department of Treasury  
Customer Contact  
P.O. Box 30757  
Lansing, MI 48909

Write “Void” across the draft and include a letter of explanation. When returning home heat drafts, the dollar amount of the check may be 50 percent of the returned draft and there will be further review of the account.

Returning State of Michigan warrants:

Michigan Department of Treasury  
Office of Financial Services  
P.O. Box 30788  
Lansing, MI 48909

Write “Void” across warrant and include a letter of explanation.

Visit [www.michigan.gov/treasury](http://www.michigan.gov/treasury) for more information.
AMENDED MICHIGAN INCOME TAX RETURNS (SCHEDULE AMD)

To correct or amend information reported on an Individual Income Tax Return (Form MI-1040), check the “Amended” box at the top of page 1 of the form. A Schedule AMD and supporting documentation must be included when the amended MI-1040 is filed.

If the original return was adjusted by Treasury and the taxpayer disagrees with the adjustments, it is not necessary to file an amended return. Simply respond to the adjustment notice with documentation to support the original claim. Treasury will review the documentation for further adjustment.

Exceptions:

- When correcting a Homestead Property Tax Credit (Form MI-1040CR) and no Form MI-1040 was filed with the original claim, a MI-1040X-12 or MI-1040X are not required. File the Form MI-1040CR using the corrected figures and check the “Amended” box at the top of the form.

- When correcting a Home Heating Credit (Form MI-1040CR-7), file a MI-1040CR-7 and check the “Amended” box at the top of the form. An amended claim requesting an additional Home Heating Credit must be submitted by September 30, following the year of the claim.

- When correcting a Farmland Preservation Tax Credit Claim (Form MI-1040CR-5), file a MI-1040CR-5 with a new MI-1040 and check the “Amended” box at the top of the form. Submit the amended form along with a description and any documentation needed to explain the change.

- When claiming a refund from a Michigan farming net operating loss carryback, do not file an amended return. Claim the refund by filing Michigan Farming Loss Carryback Refund Request (Form 5603).

- An amended return is not required to change an incorrect SSN or incorrect mailing address. Contact Treasury at www.michigan.gov/iit or call 517-636-4486.

An amended return claiming an additional refund must be filed within four years of the due date of the original return.

CUSTOMER SELF-SERVICE

Treasury’s Web site offers the most easily accessible (24 hours a day, 7 days a week) and fastest way for taxpayers and authorized representatives to check the status of tax returns, get a summary of estimated payments, or ask questions about tax accounts. Taxpayers and authorized representatives are encouraged to use these channels to get information quickly and efficiently. For individual income tax information, call 517-636-4486 or access Treasury’s Web site at www.michigan.gov/iit.

Treasury has stringent security measures in place for customers to access account information. Customers will have to authenticate and correctly enter a combination of shared secrets for
security reasons (e.g., Adjusted Gross Income (AGI), Total Household Resources (THR), Household Income (HHI), Account/ Social Security Number (SSN), etc.) before information can be accessed.

**Individual Income Tax (IIT) Web Services**

For direct access to IIT account information, call 517-636-4486 or visit Treasury’s IIT page at [www.michigan.gov/iit](http://www.michigan.gov/iit) and choose “Check Your Tax Refund Status.” Information available includes:

- Dates of returns currently being processed
- If and when a refund, credit claim, or energy draft has been issued for the current year and three prior years
- If a refund, credit, or energy draft has been returned to Treasury, direct deposited into an account, or offset against a debt
- Estimated tax payments
- Status of a letter sent to Treasury
- Status of a service request related to the account
- Tax preparation questions.

If more than one account will be checked, use the Logout button located in the upper-right corner at the end of the Michigan banner to return to the customer login page. The next taxpayer can then be authenticated.

**IIT Terms**

**Current Tax Year:** The current tax year is 2019.

**Date Processed:** The date Treasury posted the return to its computer system. This does not indicate the return has been completed.

**Completed:** Treasury has completed processing the return. The transaction screen will indicate what the taxpayer can expect from Treasury. This includes refund information and whether a refund was direct deposited, applied as a credit to the following year, or offset and applied to a debt.

**Issued:** A check or Direct Deposit has been issued. Please allow ten to fourteen business days for mail to be received. Direct Deposits can take up to five days from the completed date to post to the taxpayer’s account. Verify the refund amount is the amount Treasury has indicated. If the refund amount is not in the account after five days, the taxpayer should contact their financial institution. If there is a problem with the Direct Deposit, Treasury will normally issue a refund check.

**Manual or Pending Review:** By law (Michigan Compiled Law (MCL) 205.28(1)(f)), Treasury cannot disclose to anyone why a return has been selected for manual review. Treasury has established procedures for selecting returns for manual review both to protect taxpayers and to ensure appropriate amounts are being refunded. If a taxpayer’s return has been selected for review, additional time for processing is required.
**Pending Response:** Treasury is unable to complete the return without additional information from the taxpayer. It could take an additional 12 weeks from the date a response is received by Treasury for the return to be completed. If more than 12 weeks have passed, contact Practitioner Web Services.

**State Debt or Third-Party Debt:** If Treasury indicates a refund was used to pay a “State debt or third-party debt,” it could take three to four months (depending on the type of debt) for the refund amount to be applied to the debt. The message on Web-Services will provide taxpayers with a phone number to call and they will also receive a letter.

**Emergency Refunds or Hardship Cases:** Taxpayers requesting an expedited refund due to a hardship situation must provide documentation of foreclosure, eviction, or utility shutoff with their requests.

**Why Web Services Might Indicate Treasury Has Not Received an Income Tax Return**

Web-Service may indicate an Income Tax return has not been received due to the following reasons:

- SSN provided may not match Treasury records.
- Taxpayer filed an amended return. Amended returns are reviewed late in the year; they should be entered into Treasury’s computer system within eight weeks of receipt.
- Taxpayer’s information is in the process of being posted. The system is updated once every business day. It is possible to call on Monday and find no record of a taxpayer’s return and then call on Tuesday and learn the return posted overnight.
- It can take eight weeks for paper return information to be entered into Treasury’s computer system. If the Web site or Customer Contact number does not state a return has been received ten weeks after the return was mailed, contact Practitioner Web Services through e-Service.

**Note:** Timelines are approximate.

**Telephone Options**

Call Treasury at 517-636-4486 to reach the automated response system. Entering the required information activates the automated response system.

The automated response system provides the current processing date and promotes self-service on the Web. The following options available on the automated response system include:

- **Current year status** - The customer enters an SSN and AGI or THR depending on the form(s) filed. The automated response system provides the following status information:
  - Current processing date
  - Completed date
  - The status of the refund
- Date of Pending review of return
- No record of return
- The SSN or other information entered may not match Treasury records.

- **Estimated payments** - Enter the tax year designated on the estimated payment, AGI from the previous year, and the SSN. The automated response system provides payment amount(s) and date(s), credit forward amount and date, no payments on file, or transfers the caller to a Customer Service Representative (CSR).

- **Prior year information** - Enter the SSN, AGI or THR, and tax year in question. The automated response system provides the following status information:
  - Completed date
  - The status of the refund
  - Pending review date
  - No record of return
  - The SSN or other information entered may not match Treasury records.
  - Status of correspondence sent to Treasury, inquire about a bill or tax preparation, or other information.
  - Request tax forms and instructions.

**Changes on the Return**

If corrections must be made after the return has been accepted and acknowledged, the taxpayer must e-file or mail an amended MI-1040 with Schedule AMD.

**Contact Information**

Michigan e-file publications and forms are available on Treasury’s Web site at [www.MIfastfile.org](http://www.MIfastfile.org). For questions about the e-file program, contact the Electronic Filing Programs staff at:

Email: MIFormsEFile@michigan.gov  
Phone: 517-636-4450  
Fax: 517-636-6826  
TTY Assistance only: 800-649-3777

Michigan Electronic Filing Programs Office  
Michigan Department of Treasury  
P.O. Box 30679  
Lansing, MI 48909

This contact information is for **tax preparers and software developers only** and enables Treasury to provide better service to authorized e-file providers. The Electronic Filing Programs staff is unable to provide return status information or address specific taxpayer account issues.
Tax Preparer Resources

Visit Treasury’s Web site at www.MIfastfile.org for more information on Michigan’s Electronic Filing Programs including:


- **Treasury Tax Professionals LISTSERV.** This is a free service that disseminates mass e-mail messages, within seconds, to all subscribers. This includes communications on Treasury’s e-file programs, updates to tax instruction booklets, and other information of interest. To subscribe to this service or for additional information, visit Treasury’s Web site at www.MIfastfile.org, click on Tax Professionals, then Tax Preparer, and click on the LISTSERV for Tax Professionals link, and in the bullet that begins with Stay up to date, click on Sign up for the e-mails list for Tax Professionals link. This will open a new web page where you may enter your e-mail address.

- **Frequently asked questions.** This provides answers to many questions by topics and if applicable, available links to web sites for additional information. Go to Treasury’s Web site at www.michigan.gov/taxes and click on Frequently Asked Questions link near the bottom of the Web site under the Individual Section.
CHAPTER 2
MICHIGAN INCOME TAX
FORM MI-1040

GENERAL INFORMATION

MI-1040

This chapter will follow the MI-1040 “instructions.” This refers to the instruction booklet used to prepare Form MI-1040. Read the instruction booklet. The following information will recap and/or further explain the instructions in the booklet.

FILING REQUIREMENTS

An individual who is a Michigan resident for all or part of the tax year is required to file a Michigan income tax return if any of the following are true:

1. Michigan income tax is due
2. The taxpayer is due a refund
3. A federal return is required
4. The AGI is greater than the personal exemption allowance on a Michigan Income Tax return.

For tax year 2019, a resident taxpayer is allowed $4,400 for each personal exemption.

Anyone eligible to be claimed as a dependent on someone else’s return may claim a $1,500 exemption ($3,000 on a joint return). This is true whether or not the other person claims the exemption.

To prepare a Michigan income tax return, you must have a copy of the taxpayer’s federal income tax return (U.S 1040). The U.S. 1040 contains information needed to prepare a Michigan income tax return.

Taxpayers who file any of the following schedules or forms with their federal return must attach a copy to their Michigan income tax return and designate the location of any business activity or the location of any real property involved.

| Schedule 1 | Additional income and adjustments to income |
| Schedule B | Interest and dividend income (if over $5,000) |
| Schedule C or C-EZ | Profit or loss from business |
| Schedule D and Form 4797 | Capital and ordinary gains and losses (copies of U.S. Forms 1040D and 4797 are required if taxpayer is filing Forms MI-1040D and MI-4797) |
Schedule E  Supplemental income and loss (losses from rents, royalties, partnerships, estates and trusts, and S corporations)

Schedule F  Farm income and expenses (include address of farm)

Schedule R  Credit for the elderly or the disabled

Form 2555  Foreign earned income

Form 3903  Moving expenses (applicable for military personnel only)

Form 4868  Application for Automatic Extension of Time to File U.S. Individual Income Tax Return

Form 6198  Computation of deductible loss from an activity described in Internal Revenue Code (IRC) Section 465(c)

Form 8829  Expenses for business use of home

Form 8949  Sales and other Dispositions of Capital Assets

**DUE DATE OF RETURN**

Income tax returns are due on the 15th day of the fourth month following the close of the taxpayer’s calendar or fiscal tax year. If the due date falls on a weekend or a holiday, the next business day will be considered the due date. The due date for 2019 income tax returns will be April 15, 2020.

**EXTENSION**

If a taxpayer submits a valid extension of time to file a federal income tax return, attach a copy of U.S. Form 4868 if filed by paper or the acknowledgement or confirmation received from IRS if filed electronically to Form MI-1040. Treasury will extend the due date to the new federal due date.

If a taxpayer does not have a federal extension, complete Application for Extension of Time to File Michigan Tax Returns (Form 4) with the payment of tax due. Upon receipt of Form 4, Treasury will grant an automatic extension of time to file.

The taxpayer will not receive any notification of approval of a request for an extension.

An extension allows a taxpayer to file later than April 15, 2020. It does not allow a taxpayer to pay the tax later. If the tax is not paid by April 15, 2020, appropriate penalty and interest will be charged.

It is generally not necessary to file an extension request if claiming a refund as a refund can be claimed up to 4 years from the due date of the return.
United States military personnel serving in a combat zone on April 15, 2020, will be given 180 days after leaving the combat zone to file their federal and State returns and will be exempt from penalties and interest. Service men and women serving in combat zones should write “Combat Zone” in ink on the top of page 1 of their return. For e-file returns, enter the word “Combat Zone” in the preparer notes or follow other direction as supplied by the tax software company.

An extension of time to file is not an extension of time to pay. An extension application will not be processed unless a payment is included, or estimated payments have been made and are listed on the form.

IDENTIFICATION SECTION

Enter taxpayer’s:

- Name, if single, and spouse’s name, if married filing jointly or separately
- Current mailing address. If the taxpayer changes his or her address after filing a return/claim, the taxpayer should notify Treasury in writing of the change of address.

SOCIAL SECURITY NUMBER(S)

Ask to see taxpayer’s Social Security (SS) card(s). It is important to enter the taxpayer’s correct SSN(s). If the claimant is married filing jointly or married filing separately, both SSNs must be included on the form.

SCHOOL DISTRICT CODE

Obtain the code number from pages 60 and 61 of the instruction booklet.

For residents, enter the school district code for where the taxpayer lived on December 31, 2019. For nonresidents and for part-year residents who did not live in Michigan as of December 31, 2019, enter “10000” in the school district code box.

STATE CAMPAIGN FUND

A taxpayer and/or spouse may designate $3 of their taxes to go to the State campaign fund. This decision will not increase the tax liability or reduce the refund.
FILING STATUS

The filing status used on Form MI-1040 must be the same as the filing status used for the federal return, with two exceptions: taxpayers who file “married filing separately” for federal purposes may file either “married filing jointly” or “married filing separately” on the Michigan return.

<table>
<thead>
<tr>
<th>Federal Status</th>
<th>State Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single</td>
<td>Single</td>
</tr>
<tr>
<td>Head of Household</td>
<td>Single</td>
</tr>
<tr>
<td>Qualifying Widow(er)</td>
<td>Single</td>
</tr>
<tr>
<td>Married, Joint</td>
<td>Married, Joint</td>
</tr>
<tr>
<td>Married, Separate</td>
<td>Married, Separate or</td>
</tr>
<tr>
<td></td>
<td>Married, Joint</td>
</tr>
</tbody>
</table>

RESIDENCY STATUS

Check box a, b, or c. If one spouse is a resident and the other spouse a nonresident or part-year resident, check the appropriate box for each spouse. If the taxpayer is a part-year resident for the tax year or a nonresident, Schedule NR must be completed.

a. **Resident.** An individual is a Michigan resident if Michigan is his or her permanent home. A permanent home is the place an individual intends to return to whenever he or she goes away.

b. **Nonresident.** An individual whose permanent home is not in Michigan. A nonresident must file a Michigan return if any income is attributable to Michigan. Some examples are wages earned in Michigan or income received from a business activity located in Michigan.

c. **Part-Year Resident.** An individual who moved in or out of Michigan during the year. A temporary absence from Michigan, such as spending the winter in a southern state, **does not** make the taxpayer a part-year resident. A taxpayer is a part-year resident only if he or she moved his or her permanent home into or out of Michigan.

A taxpayer filing as a nonresident or part-year resident must:

1. Complete Schedule NR and attach it to Form MI-1040 allocating all items of AGI between the states. (Attach appropriate schedules verifying adjustments).

2. Prorate the exemption allowance by dividing Michigan income by total income.

Michigan has reciprocal agreements with Illinois, Indiana, Kentucky, Minnesota, Ohio, and Wisconsin that exempt nonresidents from income taxes imposed by each state on salaries, wages, and other employee compensation. Michigan residents pay only Michigan income tax on salaries and wages earned in these states. This exemption does not apply to business income.
A resident of a reciprocal state who earned wages in Michigan must file Form MI-1040 along with the Schedule NR to receive a refund of Michigan tax withheld. Be sure to indicate the taxpayer’s state of residence.

**NONRESIDENT ALIENS**

Nonresident aliens must file a Michigan income tax return if their federal AGI is more than their Michigan exemption allowance. A copy of federal form U.S. 1040NR, including all schedules and worksheets, must be included with the MI-1040. A MI-1040 can be e-filed with a nonresident alien U.S. 1040NR return if supported by the tax software program. Wages or other income received by a nonresident alien working in Michigan are subject to the Michigan income tax as provided for in Michigan Compiled Laws (MCL) 206.110(2). However, due to tax treaty considerations between the U.S. and other countries, wages and other income received by a nonresident alien living and working in Michigan may not be subject to the Michigan income tax if the income is excluded from AGI.

A nonresident alien is not domiciled in Michigan and, therefore, may not claim a homestead property tax credit.

**EXEMPTIONS**

The following are the exemption allowances for 2019:

- $4,400 for each personal exemption of taxpayer. Each taxpayer may claim 1 personal exemption. However, if a joint return is not filed, the taxpayer may claim a personal exemption for the spouse if the spouse does not have any gross income and is not the dependent of another taxpayer.

- $4,400 for each individual who is dependent of the taxpayer.

- $4,400 for a parent of a stillborn delivered during 2019 who has been issued a Certification of Stillbirth from the Michigan Department of Health and Human Services (MDHHS).

- An additional $2,700 for each Michigan special exemption (see exemption limits below).

- A $400 deduction for each taxpayer and every dependent of the taxpayer who is a qualified disabled veteran, defined as a veteran of the active military, naval, marine, coast guard, or air service who received an honorable or general discharge and has a disability incurred or aggravated in the line of duty as described in 38 U.S.C. 101(16) of the U.S. Code.

- $1,500 for a taxpayer who is single or married filing separately ($3,000 if married filing jointly) and can be claimed as a dependent on someone else’s return.

**NOTE:** Part-year residents and nonresidents must prorate the exemption allowance using Schedule NR.
**Definitions of Michigan Special Exemptions**

Taxpayers who have one or more of the impairments described below may claim a special exemption. If the taxpayer’s dependent is eligible for a special exemption, only the taxpayer or the dependent may claim that exemption, not both.

A special exemption may be claimed for the taxpayer, spouse, and each dependent of the taxpayer who are in any of the following categories:

- **Deaf.** An individual whose hearing is totally impaired or whose hearing, with or without amplification, is so seriously impaired that the primary means of receiving spoken language is through other sensory input, including but not limited to lip reading, sign language, finger spelling, or reading.

- **Blind.** An individual who has a permanent impairment of both eyes of the following status: central visual acuity of 20/200 or less in the better eye with corrective glasses, or central visual acuity of more than 20/200 if there is a field defect in which the peripheral field has contracted to such an extent that the widest diameter of visual field subtends an angular distance of not greater than 20 degrees in the better eye.

- **Hemiplegic.** An individual who has paralysis of one side of the body.

- **Paraplegic.** An individual who has paralysis of the lower half of the body.

- **Quadriplegic.** An individual who has paralysis of both arms and both legs.

- **Totally and permanently disabled.** An individual who is unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death, or which has lasted or can be expected to last for a continuous period of not less than 12 months. Do not claim totally and permanently disabled if the taxpayer is age 66 or older.

  Support for this exemption is the receipt of any of the following types of income:
  
  - Social Security Disability benefits
  - Supplemental Security Income (SSI) disability benefits
  - Veterans’ Administration disability retirement payments.

  A taxpayer who does not receive any of the above income may be required to furnish a physician’s statement to certify total and permanent disability. For an additional reference see 42 U.S.C. 416 of the U.S. Code.

**NOTE:** An exemption for totally and permanently disabled cannot be claimed for a claimant, spouse, or dependent who is 66 years of age or older at the end of the tax year.
ADJUSTED GROSS INCOME

Enter the adjusted gross income (AGI) from the U.S. Form 1040.

ADDITIONS TO ADJUSTED GROSS INCOME

The following are the most common additions and must be entered on Michigan Schedule 1. Enter the total on line 9 of the Schedule 1 and carry the total to line 11 of Form MI-1040.

- Interest and dividends from obligations or securities of states other than Michigan and their political subdivisions
- Taxes on or measured by income (e.g., deduction for self-employment tax)
- Losses from out-of-state businesses, partnerships, and S corporations
- Losses from out-of-state rental of real property
- Out-of-state farm losses
- Net loss from federal column of Form MI-1040D or MI-4797
- Losses from the sale or exchange of U.S. obligations to the extent used in arriving at AGI
- Refund received from the termination of a Michigan Education Trust (MET) contract
- An unqualified withdrawal from education savings accounts under the Michigan Education Savings Program (MESP) Act if the amount was not included in AGI
- Michigan portion of gain from Form MI-1040D or MI-4797
- Federal net operating loss deduction used to reduce AGI

SUBTRACTIONS FROM ADJUSTED GROSS INCOME

The following are the most common allowable subtractions and must be entered on Michigan Schedule 1. Enter the total on line 28 and carry the total to line 13 of form MI-1040. Subtractions are limited to the extent included in AGI.

- Income from U.S. government obligations reduced by any expenses in carrying the obligation used in arriving at AGI
- Compensation and retirement benefits received for services in the U.S. Armed Forces to the extent included in AGI (Do not deduct compensation received from the U.S. Public Health Service)
- Pension/retirement benefits received from the service in Michigan National Guard to the extent included in AGI
• Pension/retirement benefits received under the Railroad Retirement Act of 1974 to the extent included in AGI

• Capital gain adjustments (from federal column of MI-1040D or MI-4797)

• Income from business or property located in another state

• Retirement/pension benefits. (Caution: subtractions of these benefits may be limited and are discussed in detail in a separate section on Pension and Retirement Benefits)

• Dividend/interest/capital gains deduction for senior citizens (Caution: this subtraction is not available for individuals born after 1945)

• Social Security (SS) benefits to the extent included in AGI

• Income earned while a resident of a Renaissance Zone that was certified or renewed before January 1, 2012

• Contributions to the MESP, not to exceed $5,000 for a single return or $10,000 for a joint return per year

• The amount of an advance payment under a MET contract during the tax year

• Michigan state and local income tax refunds to the extent included in AGI

• Michigan homestead property tax credit to the extent included in AGI

**Items not allowed as a subtraction:**

• Wages, salaries, and personal compensation earned by a resident or earned in Michigan by a nonresident, unless the individual is a resident of a reciprocal state

• Pensions, if the taxpayer did not meet the minimum requirements for receiving the pension benefits under the terms of the plan (see the detailed information that follows)

• Distributions from IRAs before the age of 59 ½, unless the taxpayer meets the guidelines of IRC 72(t)(2)(A)(iv)

• Distributions from deferred compensation plans

• Unemployment benefits included in AGI

• Sick pay, disability benefits, and wage continuation benefits paid to a taxpayer by their employer or by an insurance company under contract with the employer (disability benefits are not from wage continuation plans)

• Stock purchase plans that do not qualify as pension plans under the IRC
• IRA, Keogh contributions (these are subtracted in arriving at AGI)

• Lottery winnings won on January 1, 1989 or later (unless receiving installment payments from prizes won before December 30, 1988)

• Out-of-state gambling winnings taxed by another state (a credit for taxes paid may be available)

PENSION AND RETIREMENT BENEFITS INFORMATION

GENERAL INFORMATION

NOTE: Form 4884, Michigan Pension Schedule, is required to support a pension subtraction.

For purposes of this section, the term “pension” will include pension and retirement benefits.

A subtraction may be allowed on the Michigan return for qualifying distributions from pension plans to the extent included in AGI. Pension plans include private and public employer plans, and individual accounts governed by various sections of the IRC.

The pension subtraction involves two steps:

• **First**, the pension distribution must meet certain requirements to be characterized as a qualified distribution.

• **Second**, a qualified distribution may be subject to a dollar limitation on the amount of the subtraction. The benefit may be further limited based on the date of birth of the retiree on a single return or the date of birth of the oldest spouse on a joint return.

NOTE: Generally, all taxpayers are allowed to subtract qualifying Military, Railroad, and Michigan National Guard pensions to the extent included in AGI regardless of their year of birth.

**Step 1: Qualified Distribution Requirements**

Employer plans and individual plans each have rules for receiving pension distributions. For a pension distribution to qualify for the Michigan subtraction, it must comply with the specific distribution rules under its plan.

**EMPLOYER PLANS**

Employer plans are created by private companies and by public entities. The employer plan establishes the rules that govern retirement age and the pension formula for its employees. For both public and private employer plans, an employee must retire under the provisions of the plan, the pension benefits must be paid from a retirement trust fund, and the payment must be made to
either the employee or the surviving spouse. (Payments made to the surviving spouse are only deductible if the employee qualified for the subtraction at the time of death).

Although traditional employer plans are defined contribution and defined benefit plans, many employers are now using 401(k) or 403(b) plans that incorporate employee match provisions.

Distributions from a 401(k) or 403(b) plan are qualified distributions to the extent that they are attributable to the employer’s contributions or employee’s contributions that were mandated by the plan. An employee’s contribution required by the plan to elicit an employer match is considered mandated. Amounts distributed from a 401(k) or 403(b) plan that allows the employee to set the amount of compensation to be deferred and does not prescribe retirement age or years of service do not qualify as pension benefits.

**INDIVIDUAL PLANS**

Individuals may also have pension accounts created under various sections of the Internal Revenue Code (IRC) that may or may not be part of an employer plan. To qualify for the Michigan pension subtraction, the distributions must meet the requirements set forth in the relevant section of the IRC.

**Individual Retirement Account (IRA) IRC 408 Distribution Requirements.**

- 59 ½ or older, or
- Disability, or
- Death - Distributions after the death of the participant may only be subtracted by a spouse, and only if the distributions qualified as a subtraction for the participant at the time of death; or
- Series of equal periodic payments made for life under IRC Section 72(t)(2)(iii)(iv).

For additional information regarding IRAs, refer to RAB 2017-21 Individual Income Tax – Individual Retirement Arrangements.

Generally, distributions from a Roth IRA are not included in AGI and are not subtractable on the Michigan return. Roth IRAs are discussed in more detail later in the text.

**Senior Citizen Annuity IRC 72 Distribution Requirements.**

- Received from a retirement annuity policy, and
- For life, and
- To a senior citizen.

For purposes of the retirement annuity subtraction, a senior citizen is defined in MCL 206.514(1) as an “individual . . . who is 65 years of age or older at the close of the tax year. The term also
includes the unremarried surviving spouse of a person who was 65 years of age or older at the time of death.”

**401(k) and 403(b) Plans.** If all the contributions are made by the employee or if the employee makes contributions exceeding the amount mandated by the plan to elicit employer contributions, then any distributions attributable to those employee contributions will not qualify for the pension subtraction.

**457 Plans.** The Michigan Income Act prohibits a pension subtraction of distributions from a 457 plan.

**Keogh or HR 10 Plans for the Self-Employed.** Distributions are subject to the same general rules for other retirement plans, usually not made until a participant separates from service, the plan is discontinued, or the participant reaches age 59½.

**The following distributions do not qualify for the pension subtraction:**

- Deferred compensation plans that allow the employee to set the amount of compensation to be deferred and do not prescribe retirement age or years of service – e.g. 401(k), 403(b), and 457 plans – if all the contributions are made by the employee or if the employee makes contributions that do not elicit contributions by the employer.

- Commercial Annuity Policies (unless the payments are made for life to a senior citizen)

- Premature separation, withdrawal, or discontinuance of a plan prior to the earliest date the recipient could have retired under the provisions of the plan

- Payments received as an incentive to retire early unless the distributions are paid from a pension trust

- Eligible distributions received by a beneficiary of the decedent, except for the surviving spouse

- Distributions that are sourced to rollovers from plans or contributions that do not qualify (i.e., IRA distributions that are sourced to rollovers from a 457 plan)

**Step 2: Dollar Limitation on Pension Subtractions**

Once it has been determined that a pension distribution has met the requirements of a qualified distribution set forth in Step 1, the next step is to determine if there are any dollar limitations on the amount of the Michigan pension subtraction.

There are additional limitations on pension deductions based on the year of birth of the retiree who is a single filer or on the year of birth of the oldest spouse for joint filers. The sections that follow first discuss dollar limitations based on year of birth. After the year of birth limitations have been discussed, other pension limitations will be reviewed.
PENSION LIMITATIONS BASED ON DATE OF BIRTH

MCL 206.30(8) defines “retirement or pension benefits.” MCL 206.30(9) provides limitations to the deduction, depending upon the birth year of the retiree, as well as filing status and marital status. Retirees are divided into three tiers based on date of birth of the taxpayer or the date of birth of the oldest spouse on a joint return.

Tier 1: For a taxpayer born before 1946, the age restrictions or limitations imposed by PA 38 of 2011 do not apply to the deduction allowed under MCL 206.30(1)(f).

Tier 2: For a taxpayer born in 1946 through 1952, the maximum pension deduction is $20,000 for a single return or $40,000 for a joint return. At age 67, the deduction is no longer restricted to pensions but can be applied to all income. This general deduction is referred to as a “standard deduction” because it is applied against all income. For tax year 2019, all taxpayers born in 1946 through 1952 have reached age 67 and are eligible for the standard deduction; however, the standard deduction against all types of income is not available to the extent the deduction for U.S. Armed Forces compensation and retirement benefits, Railroad Retirement Act benefits or pension benefits from Michigan National Guard services is claimed. Taxpayers who claim the standard deduction are not eligible for a pension deduction and should not complete Pension Schedule (Form 4884).

Taxpayers who file a joint return and the older spouse was born prior to 1946 (Tier 1) are not eligible for the standard deduction.

In 2019, if a taxpayer receives a pension from employment with a governmental agency that was not covered by the federal Social Security Act (SSA), the maximum standard deduction against all income is increased. The “uncovered” taxpayer may deduct up to $35,000 on a single return and up to $55,000 on a joint return ($70,000 on a joint return if both spouses were “uncovered”). The standard deduction against all types of income is not available to the extent the deduction for U.S. Armed Forces compensation and retirement benefits, Railroad Retirement Act benefits, or pension benefits from Michigan National Guard Services is claimed.

Tier 3: For most taxpayers born after 1952, there is no pension deduction in 2019. However, for some taxpayers in Tier 3, at age 62 there is the limited deduction if a taxpayer receives a pension from employment with a governmental agency that was not covered by the federal SSA. The “uncovered” taxpayer, who is at least 62, may deduct pension benefits up to $15,000 or up to $30,000 if both spouses were “uncovered.” If the “uncovered taxpayer” had retired as of January 1, 2013, then beginning in 2018 the deduction increases to up to $35,000 of pension income on a single return and up to $55,000 of pension income on a joint return ($70,000 on a joint return if both spouses were “uncovered”).
### INCOME TAX FOR RETIREMENT BENEFITS EFFECTIVE FOR TAX YEAR 2019

For joint returns, the age of the oldest spouse determines the age category that will apply to the pension and retirement benefit of both spouses, regardless of the age of the younger spouse.

<table>
<thead>
<tr>
<th>Taxpayers born before 1946 (Tier 1)</th>
<th>Taxpayers born 1946 through 1952 (Tier 2) Before the taxpayer reaches age 67</th>
<th>Taxpayers born after 1952 (Tier 3) Before the taxpayer reaches age 67</th>
</tr>
</thead>
<tbody>
<tr>
<td>Social Security is exempt.</td>
<td>Social Security is exempt.</td>
<td>Social Security is exempt.</td>
</tr>
<tr>
<td>Senior citizen subtraction for interest, dividends, and capital gains up to $11,771 for single filers and $23,542 for joint filers.*</td>
<td>Railroad and Michigan National Guard pension is exempt.</td>
<td>Railroad and Michigan National Guard pension is exempt.</td>
</tr>
<tr>
<td>Public pensions exempt (Federal and Michigan sourced).</td>
<td>Military compensation and pension are exempt.</td>
<td>Military compensation and pension are exempt.</td>
</tr>
<tr>
<td>Private pensions, subtract up to $52,808 for single filers and $105,615 for joint filers.</td>
<td>Not eligible for the senior citizen subtraction for interest, dividends, and capital gains.</td>
<td>Not eligible for the senior citizen subtraction for interest, dividends, and capital gains.</td>
</tr>
<tr>
<td>*Subtraction may be limited if pension benefits are also subtracted.</td>
<td>Public and private pension limited subtraction of $20,000 for single filers or $40,000 for joint filers.</td>
<td>Not eligible for public or private pension subtraction.</td>
</tr>
<tr>
<td></td>
<td>Pensions from employment with governmental agencies not covered by the Social Security Act. $35,000 for single filer, $55,000 for joint filers, or $70,000 for joint filers if both spouses worked for an “uncovered” agency.</td>
<td>At age 62, pensions from employment with governmental agencies not covered by the Social Security Act. $15,000 for single or joint filer or $30,000 for joint filers if both spouses worked for an “uncovered” agency.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Beginning in 2018, pension from employment with governmental agencies not covered by the SSA for persons retired as of January 1, 2013, $35,000 for single filer, $55,000 for joint filer, or $70,000 for joint filers if both spouses worked for an “uncovered” agency.</td>
</tr>
<tr>
<td>Tier 2</td>
<td>After the taxpayer reaches Age 67</td>
<td></td>
</tr>
<tr>
<td>--------</td>
<td>-----------------------------------</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Social Security is exempt.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Railroad and Michigan National Guard pension is exempt (see below).</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Military compensation and pension are exempt (see below).</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Not eligible for the senior citizen subtraction for interest, dividends, and capital gains.</td>
<td></td>
</tr>
</tbody>
</table>

Eligible for Standard deduction:

- Subtraction against all income of $20,000 for single filers and $40,000 for joint filers.

- Subtraction increased to $35,000 for single filers and $55,000 for joint filers with pensions from employment with a governmental agency not covered by the Social Security Act, or to $70,000 for joint filers if both spouses worked for an “uncovered” agency.

- Not eligible for this income subtraction to the extent Military income and Railroad/Michigan National Guard pension exemption is claimed.

<table>
<thead>
<tr>
<th>Tier 3</th>
<th>After the taxpayer reaches Age 67 (will first occur in 2020)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Not eligible for the senior citizen subtraction for interest, dividends, and capital gains.</td>
</tr>
<tr>
<td></td>
<td>Not eligible for public or private pension subtraction.</td>
</tr>
<tr>
<td></td>
<td>Income exemption election:</td>
</tr>
<tr>
<td></td>
<td>Elect exemption against all income of $20,000 for single filers or $40,000 for joint filer.</td>
</tr>
</tbody>
</table>

Note: No exemption for Social Security, Military compensation and pension, and Railroad/Michigan National Guard pension. No personal exemptions.

OR

- Elect to exempt Social Security, Military compensation and pension, and Railroad/Michigan National Guard pension. May claim personal exemptions.

- Beginning in 2018, persons retired as of January 1, 2013 and receiving pension from employment with a governmental agency not covered by SSA may claim standard deduction of $35,000 for single filer, $55,000 for joint filer, or $70,000 for joint filers if both spouses worked for an “uncovered” agency.
UNLIMITED PUBLIC PENSION SUBTRACTION

Applies only to retirees born before 1946 (Tier 1).

MICHIGAN AND FEDERAL PUBLIC PENSIONS

Federal or Michigan public pensions are no longer totally exempt for all taxpayers. The amount that may be deducted depends on the year of birth for a retiree who is single filer or on the year of birth of the oldest spouse for joint filers.

Public pensions include benefits received from the federal civil service, State of Michigan, political subdivisions of Michigan, military, and railroad pensions. If the requirements of the plans under Step 1 are met, these distributions may be deductible depending on the age of the filers.

PUBLIC PENSIONS FROM OTHER STATES

For Tier 1 retirees, the Michigan subtraction for public pensions from other states is limited to the private pension limits of $52,808 for a single filer or $105,615 for joint filers. For all other retirees, the pension limitations are based solely on date of birth and there is no difference between a private and a public pension.

COMBINED PUBLIC AND PRIVATE PENSIONS

Applies only to retirees born before 1946 (Tier 1).

An individual with a pension from both public and private sources must reduce the maximum allowable subtraction for the private pension by any subtraction claimed for military, railroad, Michigan National Guard, and other public pension distributions.

PRIVATE PENSIONS

Private pensions include employer plans and individual plans such as IRAs and senior citizen annuities. The maximum subtraction allowed for a Tier 1 retiree with a private pension is adjusted annually by the percentage increase in the U.S. Consumer Price Index. The maximum deduction for the 2019 tax year is $52,808 on a single return and $105,615 for a joint return.

The following table outlines the annual maximum private pension deductions and only applies to retirees born before 1946 (Tier 1):

<table>
<thead>
<tr>
<th>Tax Year</th>
<th>Single Return</th>
<th>Joint Return</th>
</tr>
</thead>
<tbody>
<tr>
<td>2016</td>
<td>49,861</td>
<td>99,723</td>
</tr>
<tr>
<td>2017</td>
<td>50,509</td>
<td>101,019</td>
</tr>
<tr>
<td>2018</td>
<td>51,570</td>
<td>103,140</td>
</tr>
<tr>
<td>2019</td>
<td>52,808</td>
<td>105,615</td>
</tr>
</tbody>
</table>
RAILROAD PENSION BENEFITS

The taxable amount of railroad pension income included in AGI may be subtracted on the Michigan return. Portions of a railroad pension are reported as Social Security on the federal return; however, these benefits should be subtracted as railroad pension, not Social Security on the Michigan return. Additionally, all railroad retirement benefits must be reported on Schedule W even when there was no Michigan withholding.

PENSION SUBTRACTION EXAMPLES

Example 1: Combined Public and Private Pension Distributions.

Sam is retired, single and born before 1946. He has a State of Michigan pension of $33,000 and a private pension of $21,000. His total pension deduction for 2019 is determined as follows:

- Maximum Private Pension Deduction: $52,808
- Less: Public Pension: -33,000
- Allowable Private Pension Subtraction: $19,808

Sam’s total pension subtraction is:

- Public: $33,000
- Private: 19,808
- Total: $52,808

If Sam’s public pension was more than $52,808, he would not be able to subtract any of his private pension.

Example 2: Employer and Employee Contributions to a 401(k) Plan.

Stuart’s employer established a 401(k) plan for its employees. The plan provides for a 50 percent employer match of employee contributions up to the maximum employer match of 3 percent of the employee’s salary. The plan also allows the employees to make additional unmatched contributions up to the annual percentage rate allowed by the IRC. In 2019, Stuart, retired under the provisions of the retirement plan at age 60. At the time of his retirement, Stuart received an annual statement from the 401(k) plan showing total contributions of $400,000, of which, $100,000 were employer contributions. Stuart took a distribution of $25,000 in 2019, the year he retired.

Since the plan includes unmatched employee contributions, Stuart must determine what amount of the $25,000 distribution is attributed to the unmatched contributions. The plan called for a 50 percent employer match; therefore, $200,000 of the employee contributions was required to elicit $100,000 employer matching contributions. The remaining account balance of $100,000 is unmatched employee contributions. The deductible amount of the 2019 distribution is determined as follows:
$100,000/$400,000 x $25,000 = $6,250 (distribution attributed to unmatched contributions)

$25,000 - $6,250 = $18,750 (Maximum allowable pension subtraction. Actual subtraction may be further limited based on the date of birth of the retiree).

CONVERSION OF ROTH IRAs

A Roth IRA is treated differently than a traditional IRA under the IRC. Under a traditional IRA, the contributions are excluded from AGI, but the distributions are taxed. Under a Roth IRA, the reverse occurs; the contributions are taxed and the distributions are not.

Contributions to a Roth IRA are not tax exempt and are subject to the Michigan income tax to the extent the contributions are included in federal AGI.

A conversion from a regular IRA to a Roth IRA is subject to Michigan income tax to the extent the rollover is included in federal AGI. If an individual is 59½ when the conversion occurs, the individual may deduct the conversion as a pension deduction within the statutory limits for deducting pension income.

A conversion from a regular IRA to a Roth IRA is subject to Michigan income tax for a taxpayer moving into and domiciled in Michigan to the extent the conversion is included in AGI. A taxpayer moving from Michigan to another state is not taxed on the amount of a conversion from a regular IRA to a Roth IRA during the years the taxpayer is not domiciled in Michigan.

A qualified distribution from a Roth IRA is not subject to Michigan income tax because the distribution is not included in federal AGI.

A conversion from a regular IRA to a Roth IRA is included in total household resources in the year the income is included in the taxpayer’s federal AGI. The amount of a qualified distribution in excess of a taxpayer’s contributions (conversion or regular contributions) must be included in total household resources. A nonqualified or taxable distribution from a Roth IRA must be included in total household resources to the extent it is included in a taxpayer’s federal AGI. Investment losses from the liquidation of a Roth IRA are not allowed in total household resources.

NOTE: All pension income must be included in total household resources except for any nondeductible contributions that are included in the pension distribution and any amounts that are rolled over into other plans. Generally, only the taxable portion of the pension benefits from the 1099-R is included in total household resources.

2013 Litigation Affecting Rollover into an IRA

Magen v Dep’t of Treasury, 830 N.W.2d 807 (Mich. Ct. App. 2013) held that distributions from an IRA are not taxable where the entire principle in the IRA originally came from a tax-free (public) retirement plan. The taxpayer’s deceased husband had, prior to death, transferred his Michigan State University 403(b) retirement account (a tax exempt plan at the time) into a private
IRA from which the taxpayer received distributions after her husband’s death. Although the IRA distributions exceeded the private pension limits, the taxpayer deducted the IRA distributions from her taxable State income in 2011. Treasury disallowed the deductions to the extent they exceeded the maximum private pension subtraction limit. The court held that distributions from an IRA are not taxable where the entire principal in the IRA originally came from a tax-free retirement plan.

The impact of this decision depends in large part on the age of the recipient and how much of the public pension is exempt from taxation. However, practitioners should be aware of the flipside of this decision, which requires Treasury to “look through” the IRA distribution to the source of any rollovers. Thus, previously when a taxpayer rolled a non-qualified 457 plan over to an IRA, and then took a qualified distribution from that IRA, Treasury would have allowed a subtraction up to the private pension limits. Under Magen, Treasury is required to look through the IRA distribution to its source, the 457 plan, for which no subtraction from taxable income is allowed.

**NOTE:** Prior to January 1, 2012, public pensions were not subject to taxation in Michigan. Public Act 38 of 2011 made public pensions subject to income tax and conditioned eligibility for the exemption on the taxpayer’s date of birth.

**2019 PENSION AND RETIREMENT SUBTRACTION TABLE FOR TIER 1 RETIREES**

The 2019 deductible retirement and pension benefits are limited to the lesser of the amount included in AGI or the amounts shown below:

<table>
<thead>
<tr>
<th>Source of Retirement Benefits</th>
<th>Single</th>
<th>Joint</th>
</tr>
</thead>
<tbody>
<tr>
<td>U.S. Civil Service</td>
<td>Amount included in AGI</td>
<td>Amount included in AGI</td>
</tr>
<tr>
<td>State of Michigan</td>
<td>Amount included in AGI</td>
<td>Amount included in AGI</td>
</tr>
<tr>
<td>Michigan political subdivisions</td>
<td>Amount included in AGI</td>
<td>Amount included in AGI</td>
</tr>
<tr>
<td>Private</td>
<td>$52,808</td>
<td>$105,615</td>
</tr>
<tr>
<td>Public pensions from other states</td>
<td>$52,808</td>
<td>$105,615</td>
</tr>
<tr>
<td>Qualified senior citizen retirement annuities</td>
<td>$52,808</td>
<td>$105,615</td>
</tr>
<tr>
<td>Public and private</td>
<td>Limited to public pension or $52,808, whichever is greater (cannot exceed actual qualified distributions received).</td>
<td>Limited to public pension or $105,615, whichever is greater (cannot exceed actual qualified distributions received).</td>
</tr>
</tbody>
</table>
**FORM 1099-R DISTRIBUTION CODES**

Recipients of a pension distribution receive Form 1099-R. There is a box on Form 1099-R titled “Distribution code(s).” Look in the “Distribution code(s)” box for the number that describes the condition under which the pension or retirement benefit was paid.

<table>
<thead>
<tr>
<th>1099-R Dist. Code</th>
<th>Description</th>
<th>Is the condition eligible for Michigan tax exemption? (Dollar and date of birth limits may still apply.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Early distribution, no known Exception</td>
<td>No</td>
</tr>
</tbody>
</table>
| 2                 | Early distribution, exception applies                 | No, unless:  
  - Part of a series of substantially equal periodic payments made for the life of the employee or the joint lives of the employee and employee’s beneficiary.  
  - Early retirement under the terms of the plan.                                                                |
| 3                 | Disability                                            | Yes                                                                                                      |
| 4                 | Death                                                 | • Yes, for surviving spouse only and only if the decedent would have also qualified for a normal distribution under Distribution Code 7 at the time of death. This may be subject to limitations based on the year of birth of the decedent.  
  • No, for all other beneficiaries.  
  • No, if paid as a death benefit payment made by an employer, but not made as part of a pension, profit-sharing, or retirement plan. |
| 5                 | Prohibited transaction                                | No                                                                                                       |
| 6                 | Section 1035 exchange: tax-free exchange of life insurance, endowment insurance, and annuity | No                                                                                                       |
| 7                 | Normal distribution: normal distribution from a plan; distribution from a traditional IRA if the participant is at least 59½; Roth conversion if the participant is at least age 59½; or distribution from a life insurance, annuity, or endowment contract | Yes                                                                                                      |
| 8                 | Taxable excess contribution plus earnings/excess deferrals (and/or earnings) | No                                                                                                       |
| 9                 | Cost of current life insurance Protection             | No                                                                                                       |
DEFERRED COMPENSATION

Distributions received from deferred compensation plans, which allow the employee to set the amount of compensation to be deferred and do not prescribe retirement age or years of service, are treated as ordinary income. Deferred compensation distributions are usually not considered pension income and may not be subtracted on the Michigan return even when a distribution code 7 is indicated on the 1099-R.

Federal law, 4 USC 114, prohibits a state from taxing certain deferred compensation distributions received by a nonresident. Therefore, nonresidents are not subject to Michigan income tax on distributions from deferred compensation plans as defined in IRC Sections 401(k), 457, and 3121(v)(2)(c).

INTEREST, DIVIDENDS, AND CAPITAL GAINS DEDUCTION FOR SENIOR CITIZENS BORN BEFORE 1946

Senior citizens born before 1946 may take a deduction for interest, dividends, and capital gains up to $11,771 for a single return and $23,542 for a joint return for the 2019 tax year. The deduction is adjusted by the percent increase in the U.S. Consumer Price Index for future years. This maximum deduction must be reduced by the amount of deduction taken for pension and retirement income.

The term “senior citizen” as used in this section, refers to a person 65 years of age or older or an unremarried surviving spouse of an individual who was 65 years of age or older at the time of death. Beginning in 2012, this deduction is available only to taxpayers born before 1946 or the surviving spouse.

Example: Step 1: James and Joanne are retired senior citizens; James was born before 1946. They file a joint income tax return. A partial listing of their income is as follows:

<table>
<thead>
<tr>
<th>Income Type</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pension Income</td>
<td>$ 6,000</td>
</tr>
<tr>
<td>Capital Gains</td>
<td>13,000</td>
</tr>
<tr>
<td>Dividend Income</td>
<td>1,800</td>
</tr>
<tr>
<td>Interest Income</td>
<td>3,800</td>
</tr>
</tbody>
</table>

Step 2: Calculation of interest, dividend, and capital gains deduction:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum Deduction</td>
<td>$23,542</td>
</tr>
<tr>
<td>Less: Pension Subtraction</td>
<td>6,000</td>
</tr>
<tr>
<td>Maximum Allowable Deduction</td>
<td>$17,542</td>
</tr>
</tbody>
</table>

Step 3: Total interest, dividends, and capital gains = $18,600

Step 4: Use the lesser of the total interest, dividends, and capital gains ($18,600) or the maximum allowable deduction ($17,542).

Step 5: The interest, dividends, and capital gains deduction for James and Joanne is $17,542
TAX INFORMATION

TAX RATE

The tax rate for 2019 is 4.25%.

For prior years use the following rates:

- 2018 - 4.25%
- 2017 - 4.25%
- 2016 - 4.25%
- 2015 - 4.25%

VOLUNTARY CONTRIBUTIONS

The taxpayer can make contributions to certain funds listed on Form 4642, Voluntary Contribution Schedule. These contributions are treated as additional taxes. Any contributions will increase tax due or reduce any refund.

USE TAX

The taxpayer must use Worksheet 1, page 9 in the instruction booklet to calculate the use tax and enter the amount of use tax due on line 23 of the Form MI-1040.

TAX CREDITS (NONREFUNDABLE)

WHAT IS A NONREFUNDABLE TAX CREDIT

A tax credit is a direct reduction of the tax and is based on a certain formula. Any excess of the credits listed below over tax due is not refundable.

CREDIT FOR INCOME TAX IMPOSED BY QUALIFIED GOVERNMENT UNITS OUTSIDE OF MICHIGAN

A Michigan resident may be allowed a credit for income tax paid to another state of the U.S., a political subdivision (city, county, etc.) of another state, the District of Columbia, or a Canadian province. The credit may be claimed for tax imposed on income that is also subject to Michigan tax. A copy of the other state, city, or county income tax return must be attached.

NOTE: Generally, a credit is not allowed for tax imposed by another state on business income apportioned to that state.

For a Michigan resident, the allowable credit for tax imposed by:

1. Another state cannot exceed the lesser of:

   - The amount of tax imposed by another state on salaries, wages, and other income earned in that state that is also taxable to Michigan,
OR

- The percentage of Michigan tax due on salaries, wages, and other income earned in the other state.

Calculation of Michigan resident’s credit for tax imposed by another state:

Step 1: Non-Michigan taxable income that is taxed by both states divided by Michigan income subject to tax (line 14 on MI-1040)

THEN

Step 2: Take Michigan Tax amount on the MI-1040, line 17, and multiply by the percent computed from step 1.

To claim this credit, a return must be filed with the other state and a copy of the other state’s return included with Form MI-1040.

Exceptions: The credit is not allowed on salaries and wages earned in Illinois, Indiana, Kentucky, Minnesota, Ohio, and Wisconsin since this income is not taxable by these states (based on a reciprocity agreement). However, the credit is allowed if they pay a city or county tax in a reciprocal state.

The credit is not allowed on salaries and wages which are subtracted as “Income Attributable to Another State” by a part-year resident since this income is not taxed by Michigan. Nonresidents are not eligible for the credit.

2. A Canadian province credit cannot exceed the lesser of:

- The Michigan tax due on Canadian income taxed by Michigan,

OR

- The portion of provincial tax not claimed as a credit for U.S. income tax purposes.

To claim this credit, file Michigan Resident Credit for Tax Imposed by a Canadian Province (Form 777). Instructions are included. Attach copies of Canadian federal Individual Income Tax Return, Canadian Form T-4, U.S. Form 1116, Computation of Foreign Tax Credit, and U.S. Form 1040. Credit is not allowed on the Michigan return for that portion of provincial tax that is a carryover from a previous year or that is being carried over to a future year on the federal return.
MICHIGAN HISTORIC PRESERVATION CREDIT

For plans approved before 2012, a taxpayer is allowed a nonrefundable credit of 25 percent of the qualified expenditures for the rehabilitation of a historic resource pursuant to a rehabilitation plan. The rehabilitation plan and completed rehabilitation of the historic resource must be certified by the State Historic Preservation Office.

The claimant must claim the Historic Preservation Credit in the year the project is certified and completed. Any unused portion of the credit may be carried forward for a maximum of ten years. Taxpayers that have a carry forward of an unused portion of the credit should file Historic Preservation Tax Credit (Form 3581).

For tax years beginning after 2008, a taxpayer may elect to receive a refund of 90 percent of the amount of the credit that exceeds their tax liability instead of carrying the excess forward for projects for which a certificate of completed rehabilitation was issued after 2008 and the credit amount was less than $250,000.

For more information on how to qualify, visit the State Historic Preservation Office at www.michigan.gov/shpo or call 517-373-1630.

TAX CREDITS (REFUNDABLE)

HOMESTEAD PROPERTY TAX CREDIT

This credit is covered in Chapter 3 of this Manual.

FARMLAND PRESERVATION TAX CREDIT

This credit is for taxpayers who have entered into a Farmland Development Rights Agreement (FDRA) with the Department of Agriculture and Rural Development (MDARD). To receive this credit, complete Form MI-1040CR-5 and include with Form MI-1040.

When a Farmland Preservation Tax Credit is claimed, the taxpayer must include the following items to Form MI-1040:

1. Property tax bills for 2019, with the agreement number listed on each of the tax bills and a receipt verifying payment of 2018 or 2019 property taxes. (Failure to show proof of payment will result in a check jointly payable to the taxpayer and the county treasurer.)

2. If ownership of the agreement is other than an individual, then appropriate distribution statement or partnership schedules.

Taxpayers who claim a farmland preservation tax credit may also claim a credit for a homestead property tax credit using the same taxes. However, total credits cannot exceed property taxes levied for the tax year.
EARNED INCOME TAX CREDIT

A taxpayer may claim a refundable credit against income tax for an amount equal to 6 percent of his or her federal EITC, allowed under IRC Section 32, for a tax year on a return filed under the act for the same year.

INCOME TAX WITHHELD

This appears on the taxpayer’s W-2 statement under “Michigan Tax Withheld.” Be sure to include withholding for each W-2. Complete Schedule W and include it with the return. Note that withholding can be shown on other forms such as W-2Gs and 1099s. Do not include W-2 statements with the return.

CLAIM OF RIGHT DOCTRINE

The Michigan Income Tax act allows taxpayers to claim a credit against the Michigan income tax equal to the amount of tax paid on amounts included in taxable income in a prior tax year and repaid in the current tax year. For example, if the taxpayer received the money in 2015 and had to repay it in 2019, he or she may claim a credit on the 2019 return for the tax paid in 2015 on that income.

The amount of the repayment must have been deducted on U.S. Schedule A or claimed as a credit on U.S. Form 1040 to claim a credit on the Michigan return. If the repayment was deducted in arriving at AGI, no additional credit is allowed on the Michigan return.

To compute the credit, multiply the amount that was repaid in 2019 by the tax rate that was in effect the year the money was received and included in AGI. Then add the amount of the credit to the Michigan tax withheld total from Schedule W and include it on the withholding line on Form MI-1040. Write “Claim of Right” next to the withholding line.

The following documents must be included with Form MI-1040:

1. Schedule showing the computation of the Michigan credit
2. Proof of the repayment
3. Portion of the federal return showing the deduction or credit claimed under the claim of right.

ESTIMATED PAYMENT/CREDITS FORWARD

Ask the taxpayer if any estimated payments were made for the tax year or if there is a credit forward to be applied from the previous tax year. Any taxpayer who expects his or her tax liability for the year to exceed $500, after withholding and tax credits, should file Form MI-1040ES and make quarterly estimated payments for the year.
CHAPTER 3
HOMESTEAD PROPERTY TAX CREDIT
FORM MI-1040CR, FORM MI-1040CR-2

GENERAL INFORMATION

INTRODUCTION

A homestead property tax credit is granted by the State of Michigan to assist residents in paying their property taxes. Property taxes are taxes paid by a homeowner directly to a Michigan city, township, or county, or that portion of rent paid to a landlord that represents property tax on an apartment, duplex, home, or other rental unit, or a service fee in lieu of taxes paid.

NOTE: The taxes do not have to be paid to the taxing authority in order to claim the homestead property tax credit. The credit is based on taxes levied for the tax year.

CREDIT REFUND

The taxpayer will be refunded the total computed credit unless he or she has a liability for:

- Income tax, business tax, etc.
- Other State agencies
- Friend of the Court
- Third-party liabilities.

If the taxpayer has a liability, the credit will be used to offset the amount due. However, should the credit be greater than the liability, the balance of the credit will be refunded.

INSTRUCTIONS

This chapter will often refer to the “instructions.” These are the instruction booklets used to prepare the homestead property tax credit forms MI-1040CR and MI-1040CR-2. Read the instruction booklets. The following information will recap and/or further explain the instructions.

WHO MAY CLAIM A CREDIT

A credit may be claimed by a person who:

1. Was a Michigan resident for at least six months of the year, and
2. Has THR that does not exceed $60,000, and
3. Owned or rented and occupied a Michigan homestead on which either property tax or a service fee was levied, and
4. Has property taxes or 23 percent of annual rent that exceeds 3.2 percent of THR

Additionally, a homeowner must:

1. Have a taxable value on their homestead that does not exceed $135,000 (with an exception for unoccupied farmland classified as agricultural).

**HOMESTEADS THAT DO NOT QUALIFY**

A homestead property tax credit may **not** be claimed for:

- Rent paid to a city housing project if no property taxes or service fees are paid by the property owner.
- Rent or property taxes on a summer cottage or other secondary home.
- Rent or property taxes on property not located in Michigan.
- Rent paid by anyone who is not a domiciled resident of Michigan.
- Property taxes on a homestead with a taxable value greater than $135,000 (with an exception for unoccupied farmland classified as agricultural).
- Homesteads with an exemption from paying property taxes for the tax year.

**CALCULATION OF THE CREDIT**

**Homeowner**

The credit is equal to a percentage (60% - 100%) of the amount that property taxes exceed 3.2 percent of THR. The credit is limited to $1,500.

**Renter**

The credit is equal to a percentage (60% - 100%) of the amount that 23 percent of the annual rent exceeds 3.2 percent of THR. The credit is limited to $1,500 (see exception under Renter on page 63 for property subject to a service fee in lieu of property taxes).

**Calculation**

The calculation of the credit begins with the amount that property taxes (or 23 percent of the annual rent) exceeds 3.2 percent of THR. A credit-phase out applies for all claimants once THR exceeds $51,000 (see the Phase-Out Chart on page 57). No credit is allowed for any claimant with THR exceeding $60,000.

- For most filers, the credit is equal to 60 percent of the amount that property taxes (or 23 percent of annual rent) exceed 3.2 percent of THR, limited to $1,500, if THR is $51,000...
or less. The credit-phase out applies once THR exceeds $51,000 (see the Phase-Out Chart on page 57). The credit is completely phased out once THR exceeds $60,000.

• A claimant who, at the end of the tax year, is deaf, blind, hemiplegic, paraplegic, quadriplegic, or “totally and permanently disabled”, will receive 100 percent of their computed credit, limited to $1,500, if THR is $51,000 or less. “Totally and permanently disabled” status stops when the claimant reaches the age of 66. The credit phase-out applies once THR exceeds $51,000 (see the Phase-Out Chart). The credit is completely phased out once THR exceeds $60,000.

• For a senior citizen claimant age 65 or older at the end of the tax year (if married filing jointly at least one claimant, filer or spouse, is 65 years of age or older), the amount that can be claimed depends on the senior claimant’s THR:

  - For senior claimants whose THR is $21,000 or less, 100 percent of the credit can be claimed, limited to $1,500.

  - For senior claimants whose THR is $21,001 to $30,000, the credit is reduced by 4% for each $1,000 of total household resources in excess of $21,000 and up to $30,000. The $1,500 maximum then applies (see the Senior Credit Reduction Chart below).

  - For senior claimants whose THR is $30,001 to $51,000, 60 percent of the credit can be claimed, limited to $1,500.

  - For senior claimants whose THR exceeds $51,000, the credit phase-out applies after the $1,500 limitation (See Phase-Out Chart).

<table>
<thead>
<tr>
<th>Total Household Resources</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>$ 0 - 21,000</td>
<td>100% (1.0)</td>
</tr>
<tr>
<td>21,001 - 22,000</td>
<td>96 (0.96)</td>
</tr>
<tr>
<td>22,001 - 23,000</td>
<td>92 (0.92)</td>
</tr>
<tr>
<td>23,001 - 24,000</td>
<td>88 (0.88)</td>
</tr>
<tr>
<td>24,001 - 25,000</td>
<td>84 (0.84)</td>
</tr>
<tr>
<td>25,001 - 26,000</td>
<td>80 (0.8)</td>
</tr>
<tr>
<td>26,001 - 27,000</td>
<td>76 (0.76)</td>
</tr>
<tr>
<td>27,001 - 28,000</td>
<td>72 (0.72)</td>
</tr>
<tr>
<td>28,001 - 29,000</td>
<td>68 (0.68)</td>
</tr>
<tr>
<td>29,001 - 30,000</td>
<td>64 (0.64)</td>
</tr>
<tr>
<td>30,001 - 60,000</td>
<td>60 (0.60)</td>
</tr>
</tbody>
</table>
PERCENT OF PROPERTY TAXES NOT REFUNDABLE - TOTAL HOUSEHOLD RESOURCES OF $6,000 OR LESS

For most filers, 3.2 percent of THR is subtracted from the annual property tax or 23 percent of annual rent to compute the credit. However, if the claimant or spouse is 65 or older or is paraplegic, quadriplegic, hemiplegic, deaf, or is totally and permanently disabled or an un-remarried spouse of an individual 65 or older, and THR is $6,000 or less, use the percentage found in the table below.

<table>
<thead>
<tr>
<th>THR</th>
<th>% of THR</th>
</tr>
</thead>
<tbody>
<tr>
<td>$3,000 or less</td>
<td>0%</td>
</tr>
<tr>
<td>$3,001 - $4,000</td>
<td>1%</td>
</tr>
<tr>
<td>$4,001 - $5,000</td>
<td>2%</td>
</tr>
<tr>
<td>$5,001 - $6,000</td>
<td>3%</td>
</tr>
<tr>
<td>Greater than $6,000</td>
<td>3.2%</td>
</tr>
</tbody>
</table>

MAXIMUM CREDIT

The maximum credit is $1,500, even if the calculated amount is greater than $1,500. The limit is imposed before the phase-out.

PHASE-OUT

For claimants whose THR exceeds $51,000, the computed credit (maximum $1,500) must be reduced by 10 percent for each thousand or portion of thousand over $51,000 and up to $60,000. Claimants whose THR exceeds $60,000 are no longer eligible for the credit.

<table>
<thead>
<tr>
<th>Total Household Resources</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>51,001 - 52,000</td>
<td>90% (0.9)</td>
</tr>
<tr>
<td>52,001 - 53,000</td>
<td>80 (0.8)</td>
</tr>
<tr>
<td>53,001 - 54,000</td>
<td>70 (0.7)</td>
</tr>
<tr>
<td>54,001 - 55,000</td>
<td>60 (0.6)</td>
</tr>
<tr>
<td>55,001 - 56,000</td>
<td>50 (0.5)</td>
</tr>
<tr>
<td>56,001 - 57,000</td>
<td>40 (0.4)</td>
</tr>
<tr>
<td>57,001 - 58,000</td>
<td>30 (0.3)</td>
</tr>
<tr>
<td>58,001 - 59,000</td>
<td>20 (0.2)</td>
</tr>
<tr>
<td>59,001 - 60,000</td>
<td>10 (0.1)</td>
</tr>
<tr>
<td>60,001 - above</td>
<td>No Credit</td>
</tr>
</tbody>
</table>
Example 1: A senior citizen has total household resources of $56,000 and property taxes of $2,500. The property taxes exceed 3.2 percent of total household resources by $708. The senior citizen’s total household resources exceed $30,000; therefore, the credit is reduced from 100 percent to 60 percent, or $425. The phase-out then applies and will further reduce the $425 credit to 50 percent, for a credit of $213 ($425 x .50).

Example 2: A claimant has total household resources of $51,500 and property taxes of $4,500. The property taxes exceed 3.2 percent of total household resources by $2,852. The credit is first reduced to 60 percent or $1,711. The credit is then limited to $1,500, the maximum allowed. After the $1,500 limit is applied, the phase-out to 90 percent further reduces the credit to $1,350 ($1,500 x .90).

WHEN TO FILE A CLAIM

Claims must be filed within four years from the due date of Form MI-1040.

WHICH FORM TO USE (MI-1040CR OR MI-1040CR-2)

Use Form MI-1040CR, *Homestead Property Tax Credit Claim*, for:

- General claimant
- Paraplegic, quadriplegic, hemiplegic, deaf, blind, or totally and permanently disabled persons
- Senior citizen – regular method
- Senior citizen - alternate rent credit (rent larger than 40 percent of THR)

Use Form MI-1040CR-2, *Homestead Property Tax Credit Claim for Veterans and Blind People*, for:

- Veteran with a service-connected disability or veteran’s surviving spouse, a surviving spouse of a veteran deceased in service, or a veteran of wars before World War I
- Person in active military whose total household resources is $7,500 or less
- Pensioned veteran or his/her surviving spouse whose total household resources is $7,500 or less
- Surviving spouse of a nondisabled or non-pensioned veteran of the Korean War, World War II, or World War I whose total household resources is $7,500 or less
- Blind person who owns his or her home.

Claimants eligible for the credit for veterans and blind people should prepare both the MI-1040CR and the MI-1040CR-2. File the credit claim that results in a larger credit.
Beginning in 2013, disabled veterans who own their home, filed a State Tax Commission Affidavit for Disabled Veterans Exemption, and received a property tax exemption, are not eligible for a homestead property tax credit on that exempt property.

IDENTIFICATION

SOCIAL SECURITY NUMBER(S)

Both SSNs must be included on the form for married filing jointly and filing separately. This claim must be filed jointly unless there is a legal separation and separate homesteads are maintained.

SCHOOL DISTRICT CODE

Obtain the code number from page 60-61 of the MI-1040 instruction booklet.

For residents, enter the code for the school district that the taxpayer lived in on December 31, 2019.

For part-year residents who did not live in Michigan as of December 31, 2019, enter “10000” in the school district code box.

AGE 65 OR OLDER

One spouse, if filing jointly must be 65 or older on December 31, 2019, to qualify as a senior. The unmarried spouse, regardless of age, of a person who was 65 or older at the time of death, also qualifies as a senior.

DISABILITY DEFINITIONS

Use the following definitions to determine if the taxpayer is eligible to check box 5b of Form MI-1040CR:

**Blind** An individual who has a permanent impairment of both eyes of the following status: central visual acuity of 20/200 or less in the better eye with corrective glasses, or central visual acuity of more than 20/200 if there is a field defect in which the peripheral field has contracted to such an extent that the widest diameter of visual field subtends an angular distance of not greater than 20 degrees in the better eye.

**Deaf** An individual whose hearing is totally impaired or whose hearing, with or without amplification, is so seriously impaired that the primary means of receiving spoken language is through other sensory input, including but not limited to lip reading, sign language, finger spelling, or reading.

**Hemiplegic** An individual who has paralysis of one side of the body.

**Paraplegic** An individual who has paralysis of the lower half of the body.
**Quadriplegic**  An individual who has paralysis of both arms and both legs.

**Totally and permanently disabled**  An individual who is unable to engage in any substantial gainful activity permanently by reason of any medically determinable physical or mental impairment disabled which can be expected to result in death, or which has lasted or can be expected to last for a continuous period of not less than 12 months. For an additional reference see 42 U.S.C. 416.

Support for the totally and permanently disabled exemption is the receipt of any of the following types of income:

- Social Security Disability benefits (SSDI)
- Supplemental Security Income (SSI) disability benefits
- Veterans' Administration (VA) disability retirement payments

A taxpayer who did not receive any of the above income in the tax year may be required to furnish a physician’s statement to certify total and permanent disability.

**NOTE:** The credit calculation for totally and permanently disabled claimants does not apply for a claimant who is 66 years of age or older at the end of the tax year. 42 U.S.C. § 416

**Example:** Jacob is 66, but before he turned age 66 he was receiving SSDI for being totally and permanently disabled. Assuming Jacob is not deaf, blind, or para/quadri/hemiplegic, Jacob’s exemption allowance is limited to the personal exemption. He is not eligible to receive a special exemption because the normal retirement age of individuals born between 1943 and 1954 is 66. Since Jacob has reached normal retirement age, he is no longer receiving disability income but is instead considered a retired senior. **Note:** Although Jacob’s condition did not change when he reached the age of 66, he may no longer claim an exemption for being totally and permanently disabled.

**FILING STATUS**

Check the applicable box for the claimant’s filing status. If the claimant filed a joint federal return, they must file a joint property tax credit. Married couples who file married filing separate must include the total household resources of both spouses, unless they filed separate federal returns and maintained separate homesteads. If a claimant filed their federal return as head of household or qualifying widow(er), the claimant must file the property tax credit as single or, if married, married filing separately. For more instructions on filing status, see Special Situations on page 79.

**NOTE:** If married taxpayers filed a Michigan income tax return (Form MI-1040), it may be possible for the filing status on the property tax credit claim to be different than the filing status checked on the income tax return, Form MI-1040.
RESIDENCY STATUS

Check all applicable boxes on line 7. If one spouse was a resident and the other spouse was a nonresident or part-year resident, check the appropriate box for each spouse. If either spouse was a part-year resident, enter the dates of Michigan residency.

COMPUTATION

This section identifies the allowable taxes, rent, and THR, which are the key figures needed to calculate the credit.

Line references below in sections titled “PROPERTY OWNER” through “SENIOR CITIZEN - ALTERNATIVE METHOD FOR RENTER” refer to lines on the 2019 Form MI-1040CR, Homestead Property Tax Credit Claim.

Instructions on completing the 2019 Form MI-1040CR-2, Homestead Property Tax Credit Claim for Veterans and Blind People, can be found in the section beginning on page 76.

PROPERTY OWNER

Property Taxes

The taxable value (TV) and property taxes must be entered on lines 9 and 10 of the return. The TV can be found on the property tax statement or it can be obtained from the local tax assessor.

Homestead Property Owner

Determine that the property is occupied by the owner.

- Claim only the taxes billed (levied) for the year of claim regardless of when tax was paid. These include additional taxes assessed or refunded in the current year that are attributable to a prior year because of a Michigan Tax Tribunal decision or the reversal of a homestead affidavit denial.

- Administrative fees of up to 1 percent of the taxes may be included in the amount of taxes used to compute the credit.

- Special assessments may not be included in taxes unless special assessments are based on the TV, are levied using a uniform millage rate, and are applied to the entire taxing jurisdiction. Public Act 28 of 2003 allows an assessment that is levied township-wide but not on a village within the township to be included in the credit calculation if the assessment meets the first two criteria and is for police, fire, or advanced life support.

- Delinquent taxes paid in 2019 may not be included in the amount of taxes used to compute the credit for 2019.

- If the homestead was bought or sold during 2019, the taxes must be prorated for the time each homestead was owned and occupied.
Farmland Property Owner

A claimant is entitled to a homestead property tax credit on farmland (land classified as agricultural) under the following conditions:

- If gross receipts from farming are greater than claimant’s household income, all property taxes on farmland may be claimed for credit, including taxes on unoccupied land. A claimant may not include taxes on land that is not adjacent or contiguous to his or her home and is rented or leased to another person.

- If gross receipts from farming are less than household income and taxpayer has lived in the home more than ten years, the taxes on the home and the adjacent and contiguous farmland are eligible for the property tax credit.

OR

- If claimant has not lived on the land for ten years and the gross receipts from farming are less than household income, only the taxes on the home and five acres of adjacent or contiguous farmland may be claimed for credit. This information can be obtained from the local assessor.

If the taxable value of the homestead excluding the taxable value of the unoccupied farmland classified as agricultural exceeds $135,000, the claimant is not eligible for the homestead property tax credit.

Homeowner, Full-Year

Indicate taxable value (TV) on line 9 and all allowable property taxes on line 10.

Homeowner, Part-Year

Property taxes must be prorated if the claimant was a part-year resident or a full-year resident who bought or sold a home during the year. The total time claimed for all homesteads must not exceed 12 months or 365 days, and the taxes must be prorated for the time the claimant owned and occupied each homestead. Part-year residents are limited to the number of days they actually lived in Michigan. They must live in Michigan for at least six months to qualify. Complete lines 45 through 51 on page 3 of the return. Use both columns if necessary. Then carry the figure on line 51 to line 10.

NOTE: If either of the homesteads owned has a taxable value that exceeds $135,000, the property taxes on that homestead may not be included on line 10.
Example: Raymond Smith sold his homestead (House A) on March 31. He occupied it until March 31. On April 1, he moved into a new homestead (House B) which he purchased. Property taxes billed for that year are as follows:

<table>
<thead>
<tr>
<th>Taxing Authority</th>
<th>Date</th>
<th>Billed</th>
<th>House A</th>
<th>House B</th>
</tr>
</thead>
<tbody>
<tr>
<td>City</td>
<td>July</td>
<td>$600</td>
<td>$1,050</td>
<td></td>
</tr>
<tr>
<td>County</td>
<td>November</td>
<td>130</td>
<td>235</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>$730</td>
<td>$1,285</td>
<td></td>
</tr>
</tbody>
</table>

Mr. Smith occupied House A for 90 days and House B for 275 days in the tax year. He would use the following percentage of property taxes on each house for the credit:

- **House A**
  - 90 Days = 25%
  - 365 Days

- **House B**
  - 275 Days = 75%
  - 365 Days

Therefore, assuming both houses have a TV of $135,000 or less, Mr. Smith is entitled to claim $1,147 of property taxes as computed below:

- **House A**
  - Total Tax: $730
  - Percent: 25%
  - Allowable Tax: $183

- **House B**
  - Total Tax: $1,285
  - Percent: 75%
  - Allowable Tax: $964

**Total**: $1,147

**RENTER**

**Rent**

If a landlord does not pay property tax or a service fee, no portion of the rent is considered to be property tax. Therefore, no credit is allowed.

Rent should not include security deposits, late fees, or charges for other services provided, such as meals or housekeeping.

The property tax included in rent is as follows:

- 23 percent of rent paid, if the landlord pays property tax.
- 10 percent of rent paid, if the landlord pays a service fee to the local unit of government instead of property tax (PILOT [Payment in lieu of taxes] program).
**Renter, Full-Year**

Claimant rented homestead for the full year (12 months). Complete lines 52 and 53 on page 3 of the return. Carry the figure on line 53 to line 11 on the front of the return. Calculate 23 percent of line 11 and enter on line 12.

**Renter, Part-Year**

Claimant either moved from a rental situation to owning a home, was a part-year resident, or is filing on behalf of a deceased taxpayer. Claimant may only claim rent for the period of time he or she was a resident and actually occupied the rental unit. Do not include rent beyond the dates claimant lived in the unit (i.e., paid additional rent to fulfill a lease when he or she moved to another homestead). Complete lines 52 and 53 on page 3 of the return. Carry the figure on line 53 to line 11 on the front of the return. Calculate 23 percent of line 11 and enter on line 12. If the claimant also bought or sold a home that was their homestead in the tax year, complete lines 45 through 51 on page 3 of the return and carry the figures to line 10.

**TYPES OF HOUSING**

To determine whether the claimant should be reporting a property tax figure or rent, consider the various types of housing and/or circumstances that may affect how the claimant should file.

**Mobile Home**

A claimant living in a mobile home park may claim $3 per month in addition to 23 percent of the balance of the rent paid. The $3 per month is a specific tax imposed on each lot in the mobile home park, in addition to the general property tax paid by the landlord. If the renter also pays a separate property tax for an additional attached building (such as a garage, carport, or shed), he or she may also claim the specific property tax for the attached building. The taxes must be billed separately to qualify. Complete lines 52 and 53 on page 3 of the return. Include the lot rent minus the $3 per month tax. Carry the figure on line 53 to line 11. Calculate 23 percent of line 11 and enter on line 12. Also, enter $3 a month for the specific tax on line 10 (e.g., enter $36 if claimant lived all 12 months of the tax year in the mobile home park).

**Example:** John Jackson lives in the Sunny Day Trailer Park. Mr. Jackson’s lease agreement for the lot indicated total rent paid for the entire tax year was $1,656. Included in each month’s rent is a $3 specific tax, which totals $36 a year. The following entries are made on the credit claim:

- Page 3, line 52
  - Column A, enter the address where John Jackson lived and rented
  - Column B, enter the landowner’s name and address
  - Column C, enter 12 as the number of months rented in the tax year
  - Column D, enter $138 as the rent paid per month ($1,656 ÷ 12)
  - Column E, enter $1,620 as the total rent paid ($1,656 – $36)
Service Fee Housing

If the claimant lives in housing on which service fees are paid instead of property taxes, the credit must be computed using 10 percent of the rent, rather than the 23 percent generally used by other claimants who rent.

Complete lines 54 through 56, and line 58 on page 3 of the return. Carry the figure on line 56 to line 10 on page 1 of the return. This is the total service fee paid in lieu of taxes. Assuming the claimant lived in service fee housing for the full tax year, leave line 9 blank and do not complete lines 11 and 12.

Subsidized Housing

A claimant who lives in subsidized housing must compute his or her homestead property tax credit based on rent if the facility provides an itemized bill identifying the portion charged for rent, separate from charges for other services such as food, housekeeping, or transportation. Only the amount of rent paid by the claimant can be used to compute the property tax credit.

If the claimant’s rent was subsidized; complete lines 54, 55, and 58 on page 3 of the return. Enter the total rent paid by the claimant on line 55 and carry that amount to line 11 on page 1 of the return. Do not include amounts paid on behalf of the claimant by a government agency.

If the facility pays service fees in lieu of property taxes, compute the credit using 10 percent of the rent paid by the claimant, rather than 23 percent. The claimant may be required to submit a copy of the separate billing or other documentation from the facility verifying the amount of rent paid.

If the facility bills a lump sum for rent and services, the resident may not claim rent, but may claim his or her allocable share of the property taxes assessed on the entire facility.

Nursing Home, Home for the Aged, and Adult Foster Care Home

A permanent resident of a nursing home, home for the aged, or foster care home is entitled to a homestead property tax credit based on rent if the facility provides an itemized bill identifying the portion charged for rent and for other services such as food, housekeeping, or personal care. The resident may be required to submit the itemized bill or other documentation from the landlord that shows the amount of rent paid. Only rent paid by the resident can be used to compute the property tax credit.
If the facility bills a lump sum for rent and other services and does not provide an itemized statement identifying the amount of rent, the resident may not claim rent, but may claim his or her allocable share of the property taxes assessed on the entire facility. The resident’s allocable share is calculated by dividing the facility’s property tax by the number of licensed beds.

If the facility receives a direct payment from a State or federal agency for the care of the resident, then the allocable share may be limited. The resident cannot claim an allocable share that is greater than the charges paid by the resident to the facility.

**Example:** Mrs. Brown’s nursing home charges for the entire tax year were billed in a lump sum of $12,500 (for rent, food, and other nursing services) to the State of Michigan. Of that sum, $12,000 was paid directly to the nursing home by the State. Mrs. Brown paid the balance due of $500.

Mrs. Brown’s “allocable share” of property taxes on the nursing home, based on 100 beds and $60,000 in real property taxes, is $600. Since Mrs. Brown’s total charges paid by her are less than her “allocable share,” she may use the lesser amount of $500 for calculating a property tax credit.

On page 3 of the return, check box 57c and enter $500 on line 57 as Mrs. Brown’s prorated share of taxes. Carry the figure on line 57, $500, to line 10 on page 1 of the form. Leave line 9 blank and **do not** complete lines 11 and 12.

**Room and Board**

If the claimant pays room and board in separate billings, the claimant must base the credit on the rent. The claimant may be required to submit a copy of the separate billing or other documentation from the landlord showing the amount of rent paid. If the claimant pays room and board in one billing and is unable to identify the portion of the bill that constitutes rent, the credit must be based on a prorated share of the property taxes on the facility. If the landlord does not provide this figure, divide the square footage of the claimant’s living space by the total square footage of the facility, and multiply the total taxes on the facility by that percentage.

**Special Housing**

A claimant who resides in housing where the lease includes meals and other services (housekeeping, laundry, transportation, etc.), must base his or her credit on only the portion of the bill that constitutes rent. A senior citizen claimant who can identify the amount of rent separately from other charges may claim his or her credit using the alternate senior method. A claimant may be required to produce a copy of the facility’s documentation that identifies the portion of the bill constituting rent to substantiate the claim.

If the claimant is unable to identify the portion of the bill that constitutes rent, the credit must be based on a prorated share of the property taxes on the facility. The facility should provide the claimant with the prorated share of the property taxes for use in the credit calculation.
Cooperative Housing

Use the claimant’s share of property taxes on the building. Ask to see a statement from the co-op giving the amount of taxes or percentage of the monthly payment that is considered tax on the claimant’s unit. Enter the taxable value on line 9. Check box 57a on page 3 of the return and enter the claimant’s prorated share of taxes on line 57. Carry the figure on line 57 to line 10 on page 1 of the return.

If the claimant lives in a co-op where residents also pay rent on the land under the building, they may also claim 23 percent of that land rent. Complete lines 52 and 53 for the land rent on page 3 of the return. Carry the figure from line 53 to line 11 on page 1 of the form. Calculate 23 percent of line 11 and enter on line 12.

TOTAL HOUSEHOLD RESOURCES (THR)

Complete lines 14 through 33 according to the instructions.

THR is the total income of a single person or a married couple who maintain a household. THR includes taxable and nontaxable income. THR is federal AGI plus income that is specifically excluded or exempt from the computation of AGI, and increased by the following deductions from federal gross income:

- Any net business loss after netting all business income and loss
- Any net rental or royalty loss
- Any carryback or carryforward of a net operating loss (NOL) as defined in Section 172(b)(2) of the internal revenue code.

(See Income and Deductible Items, Summary Chart on page 100)

The following is a partial list of income and excluded or exempt income that must be included in a claimant’s THR:

- Wages, salaries, tips, sick or long-term disability pay, strike or supplemental unemployment benefits (SUB pay)
- Interest and dividend income including nontaxable interest income
- Net business income if greater than zero
- Net royalty or rent income if greater than zero
- Farmland preservation tax credit
- Pension income, annuity benefits, and IRA and deferred compensation distributions to the extent they are included in AGI
• Rollovers from a traditional IRA to a Roth IRA in the year the income is included in AGI

• The amount of a qualified distribution from a Roth IRA in excess of a taxpayer’s contributions to the Roth IRA

• Capital gains less capital losses (including nontaxable gain from the sale of a home). Losses cannot exceed $3,000 if single or married filing jointly or $500 if married filing separately

• Alimony received

• The amount over $300 of total awards, prizes, lottery, bingo or gambling winnings received during the year

• Social Security, supplemental security income (SSI), railroad retirement benefits and retirement survivors, and disability insurance (RSDI) benefits received by the taxpayer, the taxpayer’s spouse or minor child

• Child support and foster parent payments

• Unemployment compensation and trade readjustment allowances (TRA) benefits

• The amount over $300 of total gifts of cash or goods received during the year including all payments made on the taxpayer’s or taxpayer’s spouse’s behalf by relatives, friends, and/or other individuals except government payments made directly to third parties such as an educational institution or housing authority

• Inheritance (except from the death of a spouse) or proceeds of a life insurance policy paid on death of the insured (except from the death of a spouse)

• Scholarships, stipends, grants, and payments made directly to an educational institution, except government payments

• Worker’s compensation benefits paid as compensation for personal injuries, sickness, or death, and veteran’s payments for disability, pension, or mustering out

• Cash assistance from a Family Independence Program and DHHS benefits not including food assistance

• Cash assistance from the Department of Education for the payment of childcare

• Compensation received for damages to character or for personal injury or sickness

• Death benefits paid by or on behalf of an employer

• Housing allowance for ministers or clergy

• Forgiveness of debt, even if excluded from AGI (for example, mortgage foreclosure)
• Reimbursement from dependent care and/or medical care spending accounts

• Foreign earned income excluded from federal gross income.

Total household resources do not include (partial list):

• Net operating loss deductions taken on the federal return

• Payments received by participants in the foster grandparent or senior companion program

• Energy assistance grants or tax credits

• Government payments to a third party (for example, Medicaid payments to a doctor, tuition grants, including GI bill, paid directly to an educational institution by a federal or State agency, and most payments from The Step Forward Michigan program)

• Money received from a government unit such as the Federal Emergency Management Agency to repair or improve the homestead

• Surplus food or food assistance program benefits

• State and city income tax refunds and homestead property tax credits

• Chore service payments (these payments are income to the provider of the service)

• The first $300 from gambling, bingo, lottery, awards, or prizes

• The first $300 in gifts of cash or merchandise received, or expenses paid on the household member’s behalf by parents, relatives, or friends

• Amounts deducted from Social Security or Railroad Retirement benefits for Medicare premiums

• Health and accident insurance premiums the taxpayer or taxpayer’s spouse paid for their family’s plan

• Employer’s contributions to life, accident, or health insurance plans

• Loan proceeds

• Inheritance or life insurance proceeds from the death of a spouse

• Payments from a long-term care policy made to a nursing home or other care facility.

NOTE: Any net business loss after netting all business income and loss, net rental and royalty loss, and any carryback or carryforward of a net operating loss (NOL) as defined in Section 172 (b)(2) of the Internal Revenue Code, cannot be included in total household resources.
Enter the following on line 30, “Other Adjustments,” taken from the adjustments to income portion of *U.S. Form 1040*:

- Payments made to an Individual Retirement Account (IRA), Keogh (HR10), SEP, or Simple Plans if deducted from federal AGI.
- Student loan interest deduction
- Health savings account deduction
- Medical insurance/HMO premiums claimant paid
- Moving expenses when moving into Michigan (members of the Armed Forces only)
- Deduction for self-employment tax
- Self-employed health insurance deduction
- Penalty on early withdrawal of savings
- Alimony paid
- Educator expenses

Add back to AGI:
- Any net business loss after netting all business income and loss.
- Any net rental or royalty loss
- Any carryback or carryforward of a federal net operating loss.

The adjustments listed above for line 30 should be supported by including a copy of U.S. Form 1040 Schedule 1.

Enter medical insurance/HMO premiums that the claimant paid on line 31 (do not include health insurance premiums paid by employee payroll deductions (pre-tax)).

**NOTE:** Any health insurance premiums paid, in whole or in part, by the claimant and not by the employer for both claimant and family are deductible from gross income to arrive at THR (does not include premiums paid with pre-tax employee payroll deductions). The filer may not claim protection insurance premiums for monetary compensation if he or she acquires a specific disease or becomes disabled. Also, a deduction may not be taken for insurance premiums covering the cost of nursing home or in-home care. The taxpayer may claim the portion of an auto insurance policy that covers medical coverage.

See instruction booklet for additional information. Refer to Income and Deductible Items, Summary Chart on page 100, for other items which may or may not be included in THR.
TOTAL HOUSEHOLD RESOURCES CALCULATION

Example 1: For 2019, Judy has wages of $29,000, nontaxable child support of $6,000, and a net loss of $8,000 for the rental of a second home she owns. Judy’s 2019 federal AGI is $21,000, which is her $29,000 in wages, less the $8,000 rental loss.

Judy’s 2019 total household resources are calculated as follows:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>AGI</td>
<td>$21,000</td>
</tr>
<tr>
<td>Add back Net Rental Loss</td>
<td>8,000</td>
</tr>
<tr>
<td>Child Support</td>
<td>6,000</td>
</tr>
<tr>
<td><strong>Total Household Resources</strong></td>
<td><strong>$35,000</strong></td>
</tr>
</tbody>
</table>

Example 2: For 2019, Bob and Martha have wages of $26,000, business income of $10,000 reported on federal Schedule C, a farm loss of $12,000 reported on Schedule F, and a rental loss of $4,000 reported on Schedule E. They have no other taxable or nontaxable income. Bob and Martha’s federal AGI is $20,000; which consists of $26,000 in wages, $10,000 in business income (Schedule C), a $12,000 farm loss (Schedule F), and a $4,000 rental loss (Schedule E).

Bob and Martha’s 2019 total household resources are calculated as follows:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>AGI</td>
<td>$20,000</td>
</tr>
<tr>
<td>Add back Net Business Loss</td>
<td>*2,000</td>
</tr>
<tr>
<td>Add back Net Rental Loss</td>
<td>4,000</td>
</tr>
<tr>
<td><strong>Total Household Resources</strong></td>
<td><strong>$26,000</strong></td>
</tr>
</tbody>
</table>

* Business Income $10,000 – Farm Business Loss ($12,000) = $2,000 Net Business Loss.

REPORTED THR LOWER THAN REPORTED LIVING EXPENSES

THR must be sufficient to pay property taxes or rent plus all other living expenses unless there are resources available not reportable in THR. If income appears too low to cover reported living expenses, include an explanation of the extenuating circumstances. General questions may be asked of the taxpayer to obtain additional information.

Example: A claimant comes into the office with W-2s showing total wages of $2,500 which he or she claims to be the only income received for the year. This claimant also shows you rent receipts totaling $3,000. Upon questioning the claimant, you discover the claimant has three children and claims no other money was received during the year. Obviously, something doesn’t add up. The claimant spent $3,000 towards rent but only had income of $2,500 and the claimant would have incurred other living expenses to maintain the household as well.
The following are some questions you might ask the claimant to ascertain other possible sources of income:

- Did you receive ANY other income during the year from other sources, such as child support, loans, cash advances, and/or inheritance?
- Did you receive food stamps or other non-cash assistance during the year?
- Did you share living expenses with anyone else (rent, food, etc.)?
- Did you receive gifts of cash or were expenses paid on your behalf by friends or relatives?
- Do you have a savings account that you are using for living expenses?

State returns suspected to contain false information should be sent to the Treasury Discovery and Tax Enforcement Division, with a note of explanation.

**CREDIT COMPUTATION METHODS**

This section discusses how to compute a property tax credit. If the claimant is eligible for more than one method, choose the method that produces the largest credit.

All filers must reduce the computed property tax credit by 10 percent for every $1,000 (or part of $1,000) that THR exceeds $51,000. A property tax credit is not available to any filer whose total household resources exceed $60,000.

The credit computation methods are:

- General claimant
- Paraplegic, quadriplegic, hemiplegic, totally and permanently disabled, blind, or deaf persons
- Senior citizen – regular method
- Senior citizen - alternate rent credit method (rent larger than 40 percent of THR)
- Service persons or veterans or their widow(er)
- Blind homeowners
- FIP recipient

**GENERAL CLAIMANT**

**Qualifications**

This method is available when the claimant or spouse does not qualify for any other method or when the taxpayer or spouse does qualify for one or more of the other methods but the other method(s) results in a smaller refund or credit.
Method of Computation

The credit is equal to 60 percent of the amount by which property taxes or 23 percent of the rent paid exceeds 3.2 percent of THR, subject to a credit maximum of $1,500 and phase-out limitations.

Example:

<table>
<thead>
<tr>
<th>Homeowner</th>
<th>Renter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property Taxes</td>
<td>$900</td>
</tr>
<tr>
<td>THR</td>
<td>$9,500</td>
</tr>
<tr>
<td>Amount not Refundable</td>
<td>-304</td>
</tr>
<tr>
<td>Balance</td>
<td>596</td>
</tr>
<tr>
<td>Credit</td>
<td>$358</td>
</tr>
</tbody>
</table>

NOTE: A general claimant will always apply 3.2 percent to THR, even when the THR is $6,000 or less.

PARAPLEGIC, QUADRAPLEGIC, HEMIPLEGIC, DEAF, BLIND, OR TOTALLY AND PERMANENTLY DISABLED PERSONS

Qualifications

See Definitions of Michigan Special Exemptions section in Chapter 2

Method of Computation

The credit equals the amount by which property taxes or 23 percent of the rent paid exceeds 3.2 percent of THR, subject to a credit maximum of $1,500 and phase-out limitations. The 60% reduction does not apply. The following examples illustrate the computation for both the homeowner and the renter.
Example:

<table>
<thead>
<tr>
<th>Homeowner</th>
<th>Renter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property Taxes</td>
<td>$620</td>
</tr>
<tr>
<td>Rent/Year</td>
<td>$4,000</td>
</tr>
<tr>
<td>THR</td>
<td>$8,000</td>
</tr>
<tr>
<td>x 0.23</td>
<td>920</td>
</tr>
<tr>
<td>Amount not Refundable</td>
<td>-256</td>
</tr>
<tr>
<td>Credit</td>
<td>$364</td>
</tr>
</tbody>
</table>

\[
\text{Credit} = \text{THR} \times 0.032 - 256
\]

\[
\text{Rent/Year} = 4,000 \times 0.23
\]

\[
\text{Credit} = \text{Rent/Year} - 256
\]

**NOTE:** If THR is $6,000 or less, substitute the 3.2 percent with the lower percentage found in the table on page 57 of this text or in the Michigan 1040 instruction booklet.

A homeowner who is blind should also complete Form MI-1040CR-2 and select the form that results in the larger credit.

**SENIOR CITIZEN - REGULAR METHOD FOR HOMEOWNER OR RENTER**

**Qualifications**

A claimant is eligible for this method if either they or their spouse is 65 or over, and they rent or own their homestead.

**Method of Computation**

For seniors with total household resources of $21,000 or less, the credit is equal to 100 percent of the amount by which property taxes or 23 percent of the rent paid exceeds 3.2 percent of THR. The credit is reduced by four percent once THR exceeds $21,000, down to 60 percent credit once THR exceeds $30,000. Lastly, a $1,500 credit maximum and phase-out limitations apply.

In the example below, the 0.64 and 0.60 used to reduce the balance is taken from “Table A – Senior Credit Reduction”, based on THR.
Example:

<table>
<thead>
<tr>
<th>Homeowner</th>
<th>Renter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property Taxes</td>
<td>Rent/Year</td>
</tr>
<tr>
<td>$ 3,400</td>
<td>x 0.23</td>
</tr>
<tr>
<td>$ 29,360</td>
<td>$ 37,000</td>
</tr>
<tr>
<td>x 0.032</td>
<td>x 0.032</td>
</tr>
<tr>
<td>Amount not Refundable</td>
<td>Amount not Refundable</td>
</tr>
<tr>
<td>-940</td>
<td>-1,184</td>
</tr>
<tr>
<td>Balance</td>
<td>Balance</td>
</tr>
<tr>
<td>2,460</td>
<td>748</td>
</tr>
<tr>
<td>x 0.64</td>
<td>x 0.60</td>
</tr>
<tr>
<td>Credit</td>
<td>Credit</td>
</tr>
<tr>
<td>$1,574</td>
<td>$449</td>
</tr>
<tr>
<td>Credit Limit</td>
<td>$1,500</td>
</tr>
</tbody>
</table>

NOTE: If THR is $6,000 or less, substitute the 3.2 percent with the lower percentage found in the table on page 57 of this text or in the Michigan 1040 instruction booklet.

SENIOR CITIZEN - ALTERNATIVE METHOD FOR RENTER
(RENT GREATER THAN 40% OF THR)

Qualifications

A claimant is eligible for this method if they or their spouse is 65 or older, and they rent their homestead.

Method of Computation

The credit is equal to the amount by which the annual rent paid exceeds 40 percent of the THR, subject to a credit maximum of $1,500. The illustration below compares this method to the regular method for a senior citizen.

Example:

<table>
<thead>
<tr>
<th>Regular Method</th>
<th>Alternate Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rent/Year</td>
<td>Rent/Year</td>
</tr>
<tr>
<td>$5,000</td>
<td>$5,000</td>
</tr>
<tr>
<td>x 0.23</td>
<td>x</td>
</tr>
<tr>
<td>1,150</td>
<td>1,150</td>
</tr>
<tr>
<td>THR $ 8,500</td>
<td>THR $ 8,500</td>
</tr>
<tr>
<td>x 3.2%</td>
<td>x 40%</td>
</tr>
<tr>
<td>x 0.032</td>
<td>x 0.40</td>
</tr>
<tr>
<td>Amount not Refundable -272</td>
<td>Amount not Refundable -3,400</td>
</tr>
<tr>
<td>Regular Method Credit $878</td>
<td>Alternate Method Credit $1,600*</td>
</tr>
</tbody>
</table>
* Use the Alternate Method calculation for the greater credit amount. The credit is limited to a $1,500 maximum.

**SERVICE PERSONS, VETERANS, OR THEIR WIDOW OR WIDOWER**

**Qualifications**

A serviceman, servicewoman, veteran, and his or her widow or widower who owns a home and meets one of the following descriptions is entitled to use a special Taxable Value (TV) calculation (Form MI-1040CR-2):

1. Veteran with service-connected disability or widow or widower
2. Widow or widower of a veteran deceased in service
3. Veteran of war before World War I or widow or widower
4. Pensioned veteran or widow or widower
5. Active serviceperson or widow or widower
6. Widow or widower of a nondisabled or non-pensioned veteran of Korea, World War II or World War I.

To qualify under categories 3 through 6 above, the claimant cannot have THR greater than $7,500. FIP/MDHHS benefits must be included in the THR.

**Method of Computation - Homeowner**

The credit calculation for an eligible serviceman, servicewoman, veteran, widow, or widower is:

\[
\frac{\text{TVA}}{\text{TV}} \times \text{Property Tax} = \text{Credit}
\]

Table 2 in the MI-1040CR-2 instruction booklet lists the taxable value allowance (TVA) for each category of serviceman, servicewoman, veteran, widow, or widower.

To determine the refundable percentage for TVs, divide the TVA by the TV.

**Method of Computation - Renter**

The following formula is used to compute the TV:

\[
\text{23\% of Rent Paid} \times \frac{\text{Combined Millage Rate of the Locality of the Homestead}}{\text{(Non-homestead rate must be used)}} = \text{TV}
\]

*Service fee housing residents use 10%
**Example:** Martin Barnum is a 70 percent disabled veteran. He lived all year in an apartment and paid $250 per month in rent. The combined county and city millage rate on the property is 56 mills (.056). Mr. Barnum’s property tax credit is calculated as follows:

1. Property tax included in rent:

   - Monthly Rent $250
   - Annual Rent $3,000
   - Property Tax $690

2. TV:

   Property Tax Divided by Combined Millage Rate = TV

   \[
   \frac{690}{0.056} = 12,321
   \]

3. TVA for a 70 percent disabled veteran is $4,000. (See Table 2 in Form MI-1040CR-2 instruction booklet.)

4. Percent of taxes refundable from TVA = $4,000 = 32.46%
   
   TV $12,321

5. Property Tax Credit:

   \[
   20\% \text{ of Annual Rent multiplied by } \% \text{ of Taxes Refundable} = \text{Allowable Credit}
   \]

   $690 \times 32.46\% = $224

**BLIND PERSON**

**Qualifications**

To use the following method, a person must qualify as blind under Michigan Compiled Law (MCL) 206.504(1). Generally, this is vision of 20/200 or less in the better eye with corrective lenses, or peripheral field vision of 20 degrees or less.
Method of Computation

The credit calculation for a blind person is:

\[
\frac{TVA}{TV} \times \text{Property Tax} = \text{Credit}
\]

The TVA for the following categories of blindness is:

<table>
<thead>
<tr>
<th>Claimant</th>
<th>TVA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Blind individual</td>
<td>$3,500</td>
</tr>
<tr>
<td>Husband and wife (one blind)</td>
<td>3,500</td>
</tr>
<tr>
<td>Husband and wife (both blind)</td>
<td>7,000</td>
</tr>
</tbody>
</table>

A blind claimant who is a homeowner may use the TVA/TV method. A blind claimant who is a renter may not use Form MI-1040CR-2.

PUBLIC ASSISTANCE/ MICHIGAN DEPARTMENT OF HEALTH and HUMAN SERVICES BENEFITS RECIPIENT

Qualifications

An individual whose only income is from Michigan Department of Health and Human Services (MDHHS) is not eligible for a homestead property tax or rent credit. Assistance payments include FIP and State Disability Assistance (SDA). A taxpayer who received other income in addition to these benefits may be eligible to file for the credit.

Method of Computation

Prorate the credit for a MDHHS recipient by using the ratio (percentage) of non-MDHHS income to total THR. To prorate the credit, use the information from your form to complete MI-1040CR Worksheet 3 on page 33 of the 2019 instruction booklet.

Example: Jane Canton earned wages of $4,000 and received MDHHS payments of $6,000 during the tax year. She will receive a credit equal to 40 percent of the property tax credit.

\[
\frac{\text{Non-MDHHS Income (Wages)}}{\text{THR}} = \frac{\$4,000}{\$10,000} = 40\%
\]

If her property tax or rent credit computed to $400, she would receive a reduced credit of $160 ($400 x 40%).
Child Support

Subtract child support payments included in the MDHHS benefits from the amount on the MDHHS statement when calculating the non-MDHHS income. Include the child support as other income when computing the ratio of non-MDHHS income to total THR.

**Example:** Jane Canton informs you that she has wages of $4,000 and she receives child support. She should obtain a Fourth Quarter child support statement from the Friend of the Court indicating the amount of child support (rebates) paid. If the statement indicates the father of the children paid $2,000 in child support, compute the percentage as follows:

\[
\begin{align*}
\text{MDHHS} & \quad $6,000^* \\
\text{Less: Child Support per Statement from Friend of the Court} & \quad $2,000 \\
\text{Net MDHHS} & \quad $4,000 \\
\text{Wages + Child Support} & \quad $4,000 + $2,000 = 60\% \\
\text{THR} & \quad $10,000 \\
\end{align*}
\]

* From prior examples

In this example, Jane can claim 60 percent of the credit. Make the following three entries on the total household resources schedule:

- Wages: $4,000
- FIP/MDHHS: 4,000
- Child Support: 2,000

Total THR: $10,000

Include the annual statement from Friend of the Court, FEN-851, and, if available, a copy of the annual statement from MDHHS with Form MI-1040CR or MI-1040CR-2, whichever is being completed. The FEN-851 form may be attached as a PDF to an e-filed return.

**SPECIAL SITUATIONS**

**Married - Joint Filers, Separate Homesteads**

A claimant may file for one 12-month period. If a married couple files a joint return, they are considered one claimant and must file a joint property tax credit even when they maintain separate homesteads. They may claim only one homestead and must include their total combined THR.
Married - Separate Filers, Joint Homestead

If a married couple file separate federal and Michigan returns and maintain a joint homestead they must:

1. Enter combined THR.
2. Enter total property taxes and/or rent paid for the year.
3. Split the credit between spouses.
4. Include a copy of the CR form with each return.

Example: Jason and Ruth Gordon (husband and wife) maintain one homestead at 111 Main Street, Anytown, Michigan. They filed separate federal and Michigan income tax returns. Their only income is wages. Jason earned $35,000 and Ruth earned $17,500. Property taxes on their home are $2,525. The correct homestead property tax credit is computed as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jason’s Wages</td>
<td>$35,000</td>
</tr>
<tr>
<td>Ruth’s Wages</td>
<td>17,500</td>
</tr>
<tr>
<td>Combined THR</td>
<td>$52,500</td>
</tr>
<tr>
<td>Homestead Property Tax</td>
<td>$2,525</td>
</tr>
<tr>
<td>Less 3.2% of THR</td>
<td></td>
</tr>
<tr>
<td>(0.032 x $52,500)</td>
<td>-1,680</td>
</tr>
<tr>
<td>Property Tax eligible to claim</td>
<td>845</td>
</tr>
<tr>
<td>x 60%</td>
<td>x 0.60</td>
</tr>
<tr>
<td>Homestead Property Tax Credit</td>
<td>$507</td>
</tr>
<tr>
<td>Phase-out: Taxpayer receives 80% of</td>
<td></td>
</tr>
<tr>
<td>the possible credit (From Table B in</td>
<td></td>
</tr>
<tr>
<td>the MI-1040 Instruction Booklet).</td>
<td></td>
</tr>
<tr>
<td></td>
<td>x 0.80</td>
</tr>
<tr>
<td>Homestead Property Tax Credit</td>
<td>$406</td>
</tr>
</tbody>
</table>

The total of the Gordon’s property tax credit cannot exceed $406. If the Gordons elect to split the credit evenly, include a copy of the claim showing each spouse’s share of the credit with each income tax return; each would claim $203 on line 44 of the MI-1040CR.

Married - Separate Filers, Separate Homesteads

If a married couple file separate federal and Michigan returns and maintain separate homesteads for the entire year, they must:

1. Determine that each spouse has established their own separate domicile (homestead). See the Who May Claim a Property Tax Credit section in the Form MI-1040 Instruction book, page 26.
2. Each separately compute their own THR.
3. Each claim only the property taxes and/or rent paid on their own homestead.

**Divorced or Separated Filers**

If a married couple separates or obtains a divorce during the year, each party usually establishes a separate homestead. The rules for determining homestead property tax credit for each claimant are:

1. Each claimant is entitled to claim a prorated share of the taxes or rent paid for the period they shared a homestead prior to separation or divorce, based on each claimant’s income to total income for the period.
2. Each claimant is entitled to claim his or her own prorated property tax or rent paid after separation plus his or her share of taxes or rent paid in the period prior to separation or divorce.
3. If applicable, a claimant must include house payments or rent paid by the other claimant in THR.

**Example:** A husband and wife separated on May 1. The property taxes on the marital home are $800. The husband continued to pay the mortgage on the home of $225 per month. In addition, he rented an apartment for $200 per month from May 1 through December 31. His income for the period prior to divorce is $4,000, and her income is $2,000.

**Husband:**

1. Ratio of Months in Year Lived with Spouse
   
   \[
   \text{Ratio} = \frac{4}{12} \times \frac{800}{6000} \times \frac{4000}{6000} = 0.667
   \]

2. No. of Months Rented
   
   \[
   \text{Property Tax in Rent} = 0.23 \times 200 = 368
   \]

3. Prorated Property Tax for Period Living Together
   
   \[
   \text{Total Eligible Property Taxes} = 178 + 368 = 546
   \]
Wife:

1. Ratio of Months in Year Lived with Spouse x Property Tax x Wife’s Income Total Income = Prorated Property Tax for Period Living Together Prior to Divorce

\[
\frac{4}{12} \times \frac{800}{6000} \times \frac{2000}{333} = 89
\]

2. Remainder of Months per Year x Property Tax = Prorated Property Tax

\[
\frac{8}{12} \times 800 = 533
\]

3. Prorated Property Tax for Period Living Together + Prorated Property Tax = Total Eligible Property Taxes

\[
89 + 533 = 622
\]

The wife must include $1,800 in THR because her husband paid the monthly mortgage payments of $225 for eight months after the separation ($225 x 8 = $1,800).

Form 5049 - Married Filing Separately and Divorced or Separated Claimants Schedule

Form 5049 Worksheet for Married Filing Separately and Divorced or Separated Claimants is required to be included when:

- The claimant and spouse are married filing separately and maintained separate homesteads all year.
- The claimant and spouse are married filing separately and shared a homestead all year.
- The claimant and spouse married during the tax year, are married filing separately, and maintained separate homesteads for part of the year.
- The claimant and spouse separated or divorced in the tax year and maintained separate homesteads for part of the year.

Part-Year Resident

If the claimant resided in Michigan for at least six months of the year of the claim:

- Enter THR received during the time claimant resided in Michigan. It may be necessary to annualize THR to determine if income exceeds phase-out limit. See Annualized Total Household Resources on page 83.
- Enter rent paid or prorated property tax for length of time claimant occupied a Michigan homestead. See Homeowner, Part-Year for proration of property tax on page 62.
NOTE: Business income and/or losses that occurred in another state must be included in Michigan THR, based on the ratio of the number of days the claimant was a Michigan resident to 365 days.

Deceased Claimant, Single Individual

If filing for a deceased claimant with no surviving spouse:

- Enter THR received up to the date of death. See Annualized Total Household Resources page 83.
- Enter prorated property taxes or use the amount of rent paid to decedent’s date of death.

NOTE: The heir, personal representative, or person (other than spouse) filing for a decedent must file Form MI-1310 with claim. This form may be attached as a PDF to an e-filed return.

Annualized Total Household Resources

A part-year resident or claimant filing on behalf of a deceased taxpayer must annualize the THR to determine if income exceeds the phase-out limit. If the claimant is 65 years of age or older or is a paraplegic, quadriplegic, hemiplegic, or totally and permanently disabled, and is filing either as a part-year resident or on behalf of the deceased, the THR must be annualized to determine the percentage of taxes not refundable.

To annualize THR, compute income as follows:

\[
\text{Michigan Income} = \frac{\text{Income per Day} \times 365 \text{ Days}}{\text{# of Days in Michigan}} = \text{Annualized Income}
\]

Example: A claimant and spouse were residents of Michigan for 212 days of the tax year and had THR of $20,417 during their Michigan residency. Compute their annualized income as follows:

\[
\frac{\$20,417}{212} = \$96.31 \times 365 \text{ Days} = \$35,153
\]

Annualized income is used to determine limits and phase-outs. Use actual THR when computing the amount of the credit.
**Owner-Occupied Rental Property**

If a claimant owns and lives in a multiple dwelling homestead and rents a portion of it, not all the property tax can be claimed for credit.

**NOTE:** School operating taxes are only levied on the non-homestead portion of the property and may not be included in taxes levied when computing the property tax credit.

**Owner-occupied duplexes**

When both units are equal, the taxes that can be claimed are limited to 50 percent of the property tax on both units, after subtracting the school operating taxes from the total taxes billed. This method is also followed for homeowners whose principal residence exemption (PRE) is 50% or less.

**Owner-occupied income property**

Apartment building owners who live in one of the units or single family homeowners who rent a room(s) to a tenant(s) must do two calculations to figure the property tax they can claim and base their credit on the lower amount. First, subtract 23 percent of the rent collected from the property tax that can be claimed for credit. Second, reduce the property tax claimed for credit by the amount of property tax claimed as a business deduction on *U.S. Form 1040*. This method is also followed for homeowners whose PRE is 51% or above.

**Example:** A home has an upstairs apartment that is rented to a tenant for $395 a month. Total property taxes on the home are $2,150. The calculations are as follows:

**Step 1:**

\[
\begin{align*}
\text{Annual Rent} & = 395 \times 12 = 4,740 \\
\text{Taxes Attributable to the Apartment} & = 4,740 \times 0.23 = 1,090 \\
\text{Total Taxes} & = 2,150 \\
\text{Taxes Attributable to Owner’s Homestead} & = 2,150 - 1,090 = 1,060
\end{align*}
\]

**Step 2:**

\[
\begin{align*}
\text{Total Taxes} & = 2,150 \\
\text{Taxes Claimed as a Business Deduction} & = 858 \\
\text{Taxes Attributable to Homestead} & = 2,150 - 858 = 1,292
\end{align*}
\]

The owner may claim $1,060 of property taxes for the credit, the smaller of the two computations.

**Adults Sharing a Homestead**

Two or more unrelated adults may be entitled to claim a property tax credit as explained next.

1. If one of the individuals signed the lease and makes all payments or owns the homestead and pays the property tax, only that adult is entitled to claim a credit on the total property tax or rent paid. If the other person(s) contributes to the household, that amount must be included in the claimant’s THR. Include it on line 25 (Other Nontaxable Income).
2. If each of the adult occupants owns the homestead or is contracted to pay a share of the rent, each is a claimant, and each is entitled to file a claim based on his or her own THR and his or her share of the taxes or rent paid.

**Example:** A claimant owns and occupies a homestead that she shares with her two adult children. Neither child paid rent or room and board but both contribute to their mother’s total household resources. Since the children are not owners of the home nor did they contract to pay rent they are not claimants. The mother is entitled to claim all the property taxes when computing her homestead property tax credit. She must include the children’s contributions in THR on line 25 (Other Nontaxable Income).
INTRODUCTION

A home heating credit helps low-income families pay their heating costs. This credit is claimed on Form MI-1040CR-7.

NOTE: Michigan’s home heating credit is funded by federal Low-Income Home Energy Assistance Program Grants. The credit for 2019 may be reduced if the grant from the Low-Income Home Energy Assistance Program has been reduced.

Do not attach Form MI-1040CR-7 to Form MI-1040. The home heating credit cannot offset an income tax liability. If Form MI-1040CR-7 is attached to Form MI-1040, it may cause delays in processing the credit.

Under Public Act 335 of 2004 for certain claimants, the amount of a credit that exceeds outstanding heating bills must be applied by the energy provider to subsequent bills until used up or until nine months has passed. If there is any remaining energy draft amount after the nine-month period (or if the claimant is no longer a customer of the provider before the end of the nine-month period), the heating fuel provider must remit payment to the claimant within 14 days. This applies only if the claimant was a MDHHS recipient or received home heating assistance from a governmental agency or a nonprofit organization 12 months prior to remitting an energy draft to the claimant’s enrolled heating fuel provider.

As a result of this legislation, taxpayers who receive their heat from DTE Energy, Consumers Energy, or SEMCO Energy will have their home heating credit sent directly to their heat provider whether or not they are enrolled in MDHHS’s direct payment program.

INSTRUCTIONS

Read the MI-1040CR-7 instruction booklet. The following information will recap and/or further explain the instructions in the booklet ("Instructions" refers to the booklet used to prepare Form MI-1040CR-7).

WHEN TO FILE A CLAIM

A home heating credit claim must be filed by September 30 of the year following the year of the claim. Extension requests are not valid.
ELIGIBILITY

Who May Claim a Credit

A credit may be claimed if each of the following is true for the tax year:

- Taxpayer’s homestead is in Michigan.
- Taxpayer owned or rented the home where he or she lived.
- Taxpayer’s total household resources (THR) are within the income limits listed on page 19 of the instruction booklet.

Who May Not Claim a Credit

A home heating credit cannot be claimed if:

- Taxpayer was a full-time student claimed as a dependent by another person.
- Taxpayer was a resident of a licensed congregate care facility (e.g., nursing home, adult foster care home, home for the aged, substance abuse center, etc.).

Exceptions: A claimant who did not reside in a licensed congregate care facility for the full tax year may claim a home heating credit based on a proration of the standard allowance. If the claim is for less than 12 months, only the standard credit method can be used.

If one spouse lived in a licensed congregate care facility and the other spouse lived in the family homestead, they may still qualify for a credit.

IDENTIFYING INFORMATION

NOTE: Do not mark through, cross out, etc., any box that does not apply to the claimant. Instead, leave the box blank.

CITIZENSHIP STATUS (New)

Check each box to indicate if the filer and/or spouse is a U.S. citizen or qualified alien. Qualified alien means an individual who is lawfully admitted for permanent residence under the Immigration and Nationality Act and all others as defined under 8 USC 1641.
HEAT PROVIDER AND HEAT TYPE CODE (New)

Enter the heat provider name code from Table 1 on page 10 of the MI-1040CR-7 instructions. Enter the heat type code from Table 2 on page 10 of the MI-1040CR-7 instructions.

FILING STATUS

Check the applicable box for the claimant’s filing status as of the end of the tax year. See the instruction book for further details.

RESIDENCY STATUS

Check all applicable boxes on line 9. If one spouse is a resident and the other spouse a nonresident or part-year resident, check the appropriate box for each spouse.

HOW MUCH WERE YOU BILLED FOR HEAT?

Enter total heating costs for November 1, 2018 through October 31, 2019 on line 14. If the taxpayer’s heating bill does not indicate the amount, the taxpayer should call their heat provider.

Leave this line blank if the claimant:

  - Checked the box on line 10 that their heating costs are included in their rent.
  - Died during the tax year and is not filing a joint claim
  - Was a part-year resident
  - Was not billed for 12 months of heating costs between November 1, 2018 and October 31, 2019.

LICENSED CARE FACILITY

Check one box only (a–d) on line 15 if the claimant lived in a licensed care facility for the entire tax year. Do not check a box if the taxpayer is filing a joint return and only one spouse lived in a care facility.

EXEMPTIONS

Enter the number that applies on the appropriate line using the following definitions:

a. Personal Exemption. (Claimant and spouse.)

b. An exemption(s) may be entered for the claimant, spouse, and each dependent of the claimant who is:

  - Deaf – Defined as an individual whose hearing is totally impaired or whose hearing, with or without amplification, is so seriously impaired
that the primary means of receiving spoken language is through other sensory input, including but not limited to lip reading, sign language, finger spelling, or reading).

- Disabled – Hemiplegic, paraplegic, quadriplegic, or totally and permanently disabled. Totally and permanently disabled means disabled as defined under the Social Security Guidelines (see Title 42 § 416 of the U.S. Code).

**NOTE:** An exemption for totally and permanently disabled cannot be claimed on the home heating credit for a claimant, spouse, or dependent who is 66 years of age or older at the end of the tax year.

- Blind – Defined as a permanent impairment of both eyes of the following status: central visual acuity of 20/200 or less in the better eye with corrective glasses, or central visual acuity of more than 20/200 if there is a field defect in which the peripheral field has contracted to such an extent that the widest diameter of visual field subtends an angular distance of not greater than 20 degrees in the better eye.

c. Qualified Disabled Veteran – Veteran with a service-connected disability. Defined as a veteran of the active military, naval, marine, coast guard, or air service who received an honorable or general discharge and has a disability incurred or aggravated in the line of duty as described in 38 U.S.C. § 101(16).

d, e, f. Enter number of children that lived with the claimant:

- An exemption can be claimed on Form MI-1040CR-7 for any child(ren) that lived with the claimant.

- An exemption cannot be claimed on Form MI-1040CR-7 for any child(ren) that did not live with the claimant, even if the claimant paid most of the support and is entitled to an exemption(s) on Form MI-1040.

g. Enter the number of dependent adults other than claimant’s spouse who lived with the claimant (including child(ren) over 18) and for whom the claimant provided more than half of the dependent’s support.

**DEPENDENTS AND HOUSEHOLD MEMBERS**

For every exemption claimed for child(ren) or dependent adults other than the spouse, the following information for each person must be listed: name, Social Security number, and age in years (enter 1 if less than one year of age). Additionally, enter the name, Social Security number, and age of every household member. A household member is anyone living with you that is not listed as an exemption on line 16. See the instruction booklet for further details. Check all the boxes in column D that apply. If more space is needed, complete the *Michigan Home Heating Credit Claim MI-1040CR-7 Supplemental* (Form 4976).
TOTAL HOUSEHOLD RESOURCES (THR)

Total household resources (THR) is the total income of a single person or a married couple who maintain a household. It is made up of taxable and nontaxable income. It is the federal Adjusted Gross Income (AGI) plus income that is specifically excluded or exempt from the computation of AGI, and increased by the following deductions from federal gross income:

1. Any net business loss after netting all business income and loss
2. Any net rental or royalty loss
3. Any carryback or carryforward of a net operating loss (NOL) as defined in Section 172(b)(2) of the internal revenue code

(See Total Household Resources page 67, and Income and Deductible Items, Summary Chart page 100.)

Example 1: Mr. and Mrs. Smith have total wages of $7,500 and interest of $250. Federal AGI was $7,750. Mrs. Smith receives child support of $3,500 (which is not taxable) from a previous spouse. Total household resources are $11,250.

Example 2: Ms. Jones has a rental loss of $1,350, retirement benefits of $2,400, and nontaxable Social Security benefits of $12,084. Her federal AGI was $1,050. Total household resources are $14,484.

STANDARD CREDIT OR ALTERNATE CREDIT COMPUTATION:
WHICH METHOD TO USE

A standard credit is computed based on the number of exemptions and THR.

The alternate credit is computed based on THR and total heating costs.

If the claimant currently does not contract to pay heating costs, use the standard credit.

If the claimant was a part-year resident or filing on behalf of a taxpayer who died in 2019, use the standard credit.

If the claimant lives in a condominium or apartment and is not contracted to pay for heating costs, use the standard credit.

If the claimant contracts to pay for heating costs, calculate both methods and claim the larger credit.

STANDARD CREDIT COMPUTATION FOR 2019

The standard credit computation is based on the number of exemptions and THR.
First, the number of exemptions is used to determine the standard allowance from the table below (the table is also on page 19 of the instruction booklet):

<table>
<thead>
<tr>
<th>Exemption</th>
<th>Standard Allowance</th>
<th>Income Ceiling</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 or 1</td>
<td>$482</td>
<td>$13,757</td>
</tr>
<tr>
<td>2</td>
<td>$652</td>
<td>$18,614</td>
</tr>
<tr>
<td>3</td>
<td>$822</td>
<td>$23,471</td>
</tr>
<tr>
<td>4</td>
<td>$992</td>
<td>$28,328</td>
</tr>
<tr>
<td>5</td>
<td>$1,163</td>
<td>$33,214</td>
</tr>
<tr>
<td>6</td>
<td>$1,333</td>
<td>$38,071</td>
</tr>
</tbody>
</table>

+$170 for each exemption over 6  +$4,857 for each exemption over 6

Example: If eight exemptions are claimed, the standard allowance for 2019 is $1,673  
(2 x $170 = $340 + $1,333 = $1,673).

IMPORTANT: Heating credits may be prorated because the amount of money Michigan receives from this federal grant varies every year. The proration percentage can be found on the MI-1040CR7, line 47.

Renter

If claimants are renters and heating costs are currently included in their rent, the standard home heating credit is reduced by 50 percent.

Michigan Resident, Full-Year

The following example illustrates how to compute the credit for full-year residents based on the above table. The table can also be found on page 19 (Table A) of the instruction booklet. If the eligible claimant’s THR exceeds the income ceiling corresponding to the number of exemptions allowed on the home heating credit claim, the individual is not eligible for a credit.

Example: John and Mary Smith (a married couple), both 65 years old in 2019, had total household resources of $8,200. Mary was totally and permanently disabled in 2019. They are entitled to three exemptions on the 2019 claim.

Standard Allowance for 3 Exemptions $822
Less 3.5% of Total Household Resources (0.035 x $8,200) $-287
Home Heating Credit $535 (subject to possible proration)

If John and Mary rented their homestead and heating costs were included in their rent, the credit would be computed as follows:

Home Heating Credit (From Above) $535
Less 50% of the Credit (0.5 x $535) $-267
Reduced Home Heating Credit $268 (subject to possible proration)
Part-Year Resident or Deceased Claimant

The standard allowance is prorated and only the THR received while the claimant was a Michigan resident is used to compute the credit.

Example: John and Mary Doe (a married couple) moved to Michigan on May 1. They have four children which entitles them to a total of six exemptions. Their Michigan income is $14,700.

1. No. of Days in Michigan \[\times\] Standard Allowance = Prorated Standard Allowance
   \[
   \frac{245}{365} = (67\%) \times 1,333 = 893
   \]

2. Prorated Standard Allowance
   Less 3.5% of Total Household Resources (0.035 x $14,700)
   Home Heating Credit
   \[
   893 -515 = 378 \text{ (subject to possible proration)}
   \]

If John and Mary Doe rented their homestead and heating costs were included in their rent, the home heating credit would be reduced by 50 percent.

   Home Heating $378
   Less 50%
   (0.5 x $378) -189
   Reduced Home Heating Credit $189 \text{ (subject to possible proration)}

Adults Sharing a Homestead

If a claimant shares a home but is not the owner or did not have a lease agreement to pay rent, he or she cannot claim a credit.

When people who are not spouses own or rent a home jointly, each can claim a home heating credit based on individual THR and his or her share of the standard allowance. Determine the standard allowance from Table A on page 19 in the instruction booklet, using the total number of personal exemptions in the home. Do not include Michigan special exemptions or dependent exemptions in this total. Divide the standard allowance by the number of claimants in the home.

Example: Three unrelated men share an apartment. Each has a signed lease and pays 1/3 of the rent. The standard allowance for three exemptions is $822. Each person must use a standard allowance of $274 ($822 ÷ 3) to compute his credit.

If eligible for a dependent exemption or for a special exemption for deafness, blindness, disability, or qualified disabled veteran, compute the standard allowance following this example.
**Example:** Sisters Emma and Ruth share a home. Emma is age 61 and Ruth is age 63 and blind. They file separate Form MI-1040CR-7 claims. They must first divide the $652 standard allowance by 2. Emma’s allowance is $326. However, Ruth qualifies for an extra exemption for blindness. She adds to her share of the standard allowance of $326, the difference between the standard allowance for three ($822) and the standard allowance for two ($652) as follows:

\[
\text{Allowance for Ruth} = \frac{\$822 - \$652}{2} + \$326 = \$496
\]

The claimants in these situations may want to include a letter of explanation when more than one individual is claiming a credit for the same address.

**Condominium Owner**

The owner of a condominium, who does not contract separately for heating costs but pays a maintenance fee, does not have to reduce the claim to 50 percent. Leave box 10 blank, do not make an entry on line 41, and include a letter of explanation.

**ALTERNATE CREDIT COMPUTATION FOR 2019**

The alternate credit computation is based on THR and total heating costs.

For 2019, a claimant’s THR may not exceed the maximum income amount corresponding to the number of exemptions claimed on the form based on the following table. (Table B is on page 19 of the instruction booklet.)

<table>
<thead>
<tr>
<th>Exemptions</th>
<th>Maximum Income</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 or 1</td>
<td>$14,632</td>
</tr>
<tr>
<td>2</td>
<td>$19,690</td>
</tr>
<tr>
<td>3</td>
<td>$24,753</td>
</tr>
<tr>
<td>4 or more</td>
<td>$24,918</td>
</tr>
</tbody>
</table>

**Heating Costs**

A claimant must report his or her total heating costs for the 12 consecutive monthly billing periods ending in October of the tax year. A claimant should contact his or her enrolled heating provider for this information. If claimant is not a customer of an enrolled heating fuel provider, use billing statements to calculate the total cost for the 12 consecutive months ending in October of the tax year. Enter the lesser of total heat cost or $2,741.

Heating costs include amounts paid for fuel oil, electricity (if homestead has electric heat), gas, coal, wood, or propane. The cost of wood is the amount spent during the 12 consecutive months ending sometime in October of the tax year or the fair market value if harvested from property owned by the claimant.
**Michigan Resident, Full-Year**

The following example illustrates how to compute the alternate credit for a full-year resident based on Table B on page 19 of the instruction book.

**Example:** James and Jean Smith (a married couple) have THR of $13,000 and three exemptions. Their total heating cost is $1,950. Their THR does not exceed the maximum income allowed for 3 exemptions.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fuel Cost</td>
<td>$1,950</td>
</tr>
<tr>
<td>Less 11% of Total Household Resources (0.11 x $13,000)</td>
<td>-1,430</td>
</tr>
<tr>
<td>Balance</td>
<td>520</td>
</tr>
<tr>
<td>Multiply by 70%</td>
<td>x 0.70</td>
</tr>
<tr>
<td>Home Heating Credit</td>
<td>$364     (subject to possible proration)</td>
</tr>
</tbody>
</table>

**Part-Year Resident or Deceased Claimant**

The alternate credit is not available for part-year residents or deceased claimants who died during the tax year. If the claim is for less than 12 months use the standard credit.

**Adults Sharing a Homestead**

If a claimant shares a home but is not the owner or did not have a lease agreement to pay rent, he or she cannot claim a credit.

When people who are not spouses own or rent a home jointly, each can claim a home heating credit based on individual THR.

If the heating costs are in the names of all those who share the homestead divide the heating costs by the number of claimants in the home and enter that amount in box 11. Complete both the standard credit and alternate credit computations on page 2; the claimant’s credit is the greater of the two calculations. Use the shared housing standard allowance when computing the standard credit.

**CREDIT PAYMENTS**

**ENERGY DRAFTS OR WARRANTS (CHECKS)**

If, at the time of filing, the claimant pays his or her own heating costs, the taxpayer will receive an energy draft.

If, at the time of filing, the claimant’s heat is included in rent, the taxpayer will receive a check.

For claimants whose heat is provided by DTE Energy, Consumers Energy, or SEMCO Energy, the home heating credit will be sent directly to the heat provider. If the credit amount exceeded the heat account balance, check the box on line 18 to receive a refund from the heat provider for...
the overpayment, if eligible. If not eligible, the excess refund will be used toward future bills. If after nine months there is still refund money due, the heat provider will send the excess refund to the individual. Eligibility requirements are: 1) no outstanding balance with the heat provider and 2) no heat assistance received in the past 12 months.

DIRECT DEPOSIT

Claimants who will receive the home heating credit payment as a check may choose to direct deposit the credit payment. Direct deposit information for a Home Heating Credit Claim is entered on Form 3174. See the end of the instruction booklet for this form and its instructions. Ask to see proof of the claimant’s RTN (routing number) and account number. It is important to enter all direct deposit information accurately.
CHAPTER 5
ADDITIONAL INFORMATION

TAXABILITY OF FEDERAL OBLIGATIONS

Income from certain U.S. Obligations, reduced by any expenses in carrying the obligation used in arriving at federal AGI, can be subtracted on the Michigan return.

The following U.S. Obligations are exempt from Michigan Individual Income Tax:

- U.S. Government Bonds
- U.S. Saving Bonds - Series E, F, G, and H
- U.S. Government Certificates
- U.S. Treasury Bills and Notes

Obligations issued by the following U.S. Agencies are exempt:

- Banks for Cooperatives
- Central Banks for Cooperatives
- Commodity Credit Corp.
- Consolidated Bonds
- Consolidated Discount Notes
- Consolidated System Bond, Series L
- Consolidated Systemwide Discount Notes
- District of Columbia
- Farm Credit Banks
- Farmers Home Corp.
- Federal Deposit Insurance Corp.
- Federal Farm Credit Bank
- Federal Farm Loan Corp.
- Federal Farm Mortgage Corp.
- Federal Financing Banks
- Federal Home Loan Banks
- Federal Housing Administration
  (General Insurance Fund Debentures)
- Federal Intermediate Credit Banks
- Federal Intermediate Credit Corp.
- Federal Land Banks
- Federal Land Banks Association
- Federal Savings and Loan Insurance Corporation
- Home Owner’s Loan Corp.
- Joint Stock Land Banks
- Maritime Administration
- Production Credit Association
- Small Business Administration
- Tennessee Valley Authority (bonds only)
- Student Loan Marketing Association
- U.S. Housing Authority
- U.S. Maritime Commission
- U.S. Possessions (obligations Puerto Rico, Virgin Islands, etc.)
- U.S. Postal Service (bonds)

The following debentures issued under the General Insurance Fund are exempt:

- Interest from Armed Services Housing Mortgage Debentures
- Interest from debentures issued under War Housing Insurance Law
- Interest from debentures to acquire rental housing projects
The following General Services Administration Public Building Trust Participation Certificates are exempt:

1st series A through E
2nd series F
3rd series G
4th series H and I

The Guam Obligations issued by Government of Guam are exempt.

Income from exempt U.S. Obligations received by the taxpayer through Money Market Funds, Money Market Certificates, Mutual Funds, Trusts, etc., generally qualifies for a subtraction.

Treasury Bill Futures are not U.S. obligations.

**The following U.S. Obligations are taxable:**

- Building and Loan Associations
- Credit Union Share Accounts
- District of Columbia Armory Board
- Export/Import Bank of Washington, D.C.
- Federal Home Loan Mortgage Corporation (Freddie Mac) mortgages and other securities
- Federal Housing Administration (debentures, notes, and participation certificates)
- Federal National Mortgage Association (Fannie Mae) participation and other instruments
- Federal Savings and Loan Associations
- Government National Mortgage Association (Ginnie Mae) (debentures, notes, and participation certificates)
- International Bank for Reconstruction and Development (World Bank)
- Panama Canal Bonds
- Participation Certificates issued by the Federal National Mortgage Association
- Philippine Bonds
- U.S. Department of Agriculture Farmers Home Administration Insured Notes
- U.S. Government Insured Merchant Marine Bonds

**Other examples of taxable interest from federal obligations:**

- Debentures issued to mortgages or mortgages foreclosed under the provisions of the National Housing Act
- Farmer’s Home Administration
- Federal Home Loan time deposits
- FSLIC secondary reserve prepayments
- Government National Mortgage Association participation certificates and on Federal Home Loan Mortgage Corporation participation certificates in mortgage pools
- Interest-bearing certificates issued in lieu of tax exempt securities, such income losing its identity when merged with other funds
- Participating loans in the Federal Reserve System for member banks (Federal Funds)
- Promissory notes of a federal instrumentality
- Refunds of federal income tax
- U.S. Postal Service certificates and savings deposits
The following chart may be used to determine which types or sources of income are taxable to Michigan. This chart is not inclusive of all types of income, but reflects the most common. Some types of income may be covered in more detail in Treasury’s most current RABs available on the “Reports and Legal Resources” page on Treasury’s Web site.

<table>
<thead>
<tr>
<th>Type of Income</th>
<th>Allocate To</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries, wages, tips, director fees, commissions, etc.</td>
<td>State where earned and state of residence. A Michigan resident may be entitled to a credit if income is also taxed by another state.</td>
</tr>
<tr>
<td><strong>Exception:</strong> Residents of reciprocal states are not taxed by Michigan on this type of income and vice versa.</td>
<td></td>
</tr>
<tr>
<td>Deferred compensation:</td>
<td></td>
</tr>
<tr>
<td>1. Principal portion</td>
<td>State of residence when received.</td>
</tr>
<tr>
<td>2. Interest portion</td>
<td>State of residence when received.</td>
</tr>
<tr>
<td>Dividends and interest</td>
<td>State of residence.</td>
</tr>
<tr>
<td><strong>Exception:</strong> If earned by a partnership or S corporation, allocate or apportion to the state of the business activity if business income.</td>
<td></td>
</tr>
<tr>
<td>Business income or loss (Schedule C)</td>
<td>State where business activity takes place. Business income attributable to Michigan and one or more states must be apportioned. (Form MI-1040H.)</td>
</tr>
<tr>
<td>Partnerships, S corporations, or other flow-through entities income or loss:</td>
<td></td>
</tr>
<tr>
<td>1. Ordinary business income or (Schedule E)</td>
<td>State where business activity takes place.</td>
</tr>
<tr>
<td>2. All other business income or</td>
<td>State where business activity takes place.</td>
</tr>
<tr>
<td>3. Nonbusiness income or loss</td>
<td>State of residence</td>
</tr>
<tr>
<td>Capital gain or loss (Schedule D or 4797):</td>
<td></td>
</tr>
<tr>
<td>1. Intangible personal property such as stocks, bonds, commodities, futures, etc.</td>
<td>State of residence unless business income.</td>
</tr>
<tr>
<td>2. Section 1231</td>
<td>State where the property is located unless business income.</td>
</tr>
<tr>
<td>3. Real property</td>
<td>State where real property is located unless business income.</td>
</tr>
<tr>
<td>Type of Income</td>
<td>Allocate To</td>
</tr>
<tr>
<td>-------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Pension, retirement, annuity, qualifying IRA distributions, and Social Security benefits</td>
<td>State of residence when received.</td>
</tr>
<tr>
<td>Rent and royalty income or loss (Schedule E):</td>
<td></td>
</tr>
<tr>
<td>1. Tangible and intangible personal property</td>
<td>Michigan if used in this State, or if a resident and not taxable in the state where property is used.</td>
</tr>
<tr>
<td>2. Real property (includes royalties for minerals which came from real property such as oil and coal)</td>
<td>State where real property is located unless business income.</td>
</tr>
<tr>
<td>Estate or trust income or loss</td>
<td>Look to type and source of income and apply guidelines in this chart.</td>
</tr>
<tr>
<td>Farm income or loss (Schedule F)</td>
<td>State where farm is located.</td>
</tr>
<tr>
<td>Unemployment compensation</td>
<td>State of residence.</td>
</tr>
<tr>
<td>Alimony and state and local refunds</td>
<td>State of residence when received.</td>
</tr>
<tr>
<td>Gambling winnings from casinos and licensed horse tracks located in Michigan, and winnings from raffle, bingo, and prizes won in Michigan.</td>
<td>State where earned and state of residence. (Michigan Lottery won by nonresidents is taxable in Michigan.)</td>
</tr>
</tbody>
</table>
### INCOME AND DEDUCTIBLE ITEMS, SUMMARY CHART

**Notes:**

N = Not included  
Y = Included  
AGI = Adjusted Gross Income  
THR = Total Household Resources

<table>
<thead>
<tr>
<th>Income Items</th>
<th>AGI</th>
<th>Michigan Taxable Income</th>
<th>THR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alimony received</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Awards, prizes (in excess of $300 for THR)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Bingo:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First $300</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>In excess of $300</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Bonuses</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Business (Schedule C) income or loss:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>In Michigan (except income and related expenses from oil and gas royalties and metallic minerals extraction subject to severance tax)</td>
<td>Y</td>
<td>Y</td>
<td>Y*</td>
</tr>
<tr>
<td>From another state and/or income and related expenses from oil and gas royalties and metallic minerals extraction subject to severance tax</td>
<td>Y</td>
<td>N</td>
<td>Y*</td>
</tr>
<tr>
<td>Capital gains:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>100% taxable</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Note: Senior Citizen born before 1946 may subtract interest, dividends, capital gains included in AGI. The maximum deduction must be reduced by the pension subtraction. Allowable deduction is the smaller of the calculation or actual total interest, dividends, and capital gains.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>This subtraction is adjusted by the percentage increase in the U.S. Consumer Price Index for the preceding calendar year. See MI-1040 instruction booklet for the year being reviewed.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gains on sale of principal residence</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Casualty loss reimbursement in excess of loss of property</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Child support payments:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Payer</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Receiver</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Chore service payments:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Provider of service</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Receiver of service</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
</tbody>
</table>

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<th>Income Items</th>
<th>AGI</th>
<th>Michigan Taxable Income</th>
<th>THR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissions</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Compensation for personal services rendered</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Damages for personal injury or sickness</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Deferred compensation</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Director’s fees</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Disability income (limited)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Policeman and Fireman On-Duty “J-Days”</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Dividends received (see Note under “Capital gains”)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Educational expenses paid by employer</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Employee business expenses: cash allowance or reimbursement</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Energy assistance grants or tax credit</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Estates or trusts income or loss</td>
<td>Y</td>
<td>Y</td>
<td>Y*</td>
</tr>
<tr>
<td>FIP benefits (see “Public assistance…””)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Farm income or loss from:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Michigan</td>
<td>Y</td>
<td>Y</td>
<td>Y*</td>
</tr>
<tr>
<td>Another state</td>
<td>Y</td>
<td>N</td>
<td>Y*</td>
</tr>
<tr>
<td>Farm portion of homestead property tax credit</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Farmland preservation tax credits</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Foreign earned income exclusion</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Foster care payments</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Gambling:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Winnings (in excess of $300 for THR)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Losses:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Professional gamblers (Net losses)</td>
<td>Y</td>
<td>Y</td>
<td>N*</td>
</tr>
<tr>
<td>All others</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Gift - cash:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First $300</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Excess over $300</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
</tbody>
</table>

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<th>Michigan Taxable Income</th>
<th>THR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Government grant for home repair or improvement</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Government payments made directly to educational institutions or housing projects</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Health, life (unless benefits exceed $50,000), and accident insurance premiums paid by employer</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Homestead property tax credits</td>
<td>Y</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Housing allowance for clergy</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Inheritance bequest or devise from:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non-spouse</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Spouse</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Interest received on:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Banking, savings and loan assoc., etc., accounts</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Insurance dividends</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Land contracts</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Money market and savings certificates</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Municipal bonds issued by another state</td>
<td>N</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Municipal bonds issued by Michigan</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Tax refunds</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>U.S. Obligations (only specific agencies exempt)</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
</tr>
</tbody>
</table>

Interest taxable to Michigan (see Note under “Capital gains”)

<table>
<thead>
<tr>
<th>Income Items</th>
<th>AGI</th>
<th>Michigan Taxable Income</th>
<th>THR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Life insurance proceeds paid to:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non-spouse</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Spouse</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Life insurance - cash in amount in excess of premiums</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Living expenses of claimant paid by another person</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Loans received or paid</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Long-term disability payments received</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>(if all or part of premium paid by employer)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lottery:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>100% taxable (in excess of $300 for THR)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Installment winners of Michigan lottery who won prior to 12-30-88</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Lump sum distribution included in 10-year averaging</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>(for individuals born before 1936)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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<th>AGI</th>
<th>Michigan Taxable Income</th>
<th>THR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicare payments</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Military wages or retirements</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Combat pay not excluded from taxable on federal return</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Combat pay excluded from taxable on federal return</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Moving expenses, reimbursement:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Moving into Michigan</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Moving out of Michigan</td>
<td>Y</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Net operating loss deduction (the NOL is allowed in household Income when computing the Farmland Preservation Tax Credit)</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Partnership income or loss:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>In Michigan (except income and related expenses form oil and gas royalties and metallic minerals extraction subject to Michigan severance tax)</td>
<td>Y</td>
<td>Y</td>
<td>Y*</td>
</tr>
<tr>
<td>From another state and/or income and related expenses form oil and gas royalties and metallic minerals extraction subject to Michigan severance tax</td>
<td>Y</td>
<td>N</td>
<td>Y*</td>
</tr>
<tr>
<td>Pension and retirement benefits from person born after 1945. (Refer to Pension and Retirement Benefits section of this manual.)</td>
<td>Y</td>
<td>Y/N</td>
<td>Y</td>
</tr>
<tr>
<td>Private pensions (e.g., qualified annuity plans) up to amount allowed as subtraction for claimed year for persons born before 1946</td>
<td>Y</td>
<td>N**</td>
<td>Y</td>
</tr>
<tr>
<td>Private pensions or qualified annuity plans in excess of amount allowed as subtraction for claimed year for person born before 1946</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Public Pensions (federal, state, or municipal governments) for persons born before 1946</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Public assistance payments from DHHS</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>FIP paid to grandparents for care of grandchildren</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>FIP paid to parents for children</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Public health officer’s income:</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Michigan resident</td>
<td>Y</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Nonresident</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Railroad sick pay</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Railroad Tier 1 retirement benefits:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Taxable amount for persons born before 1946</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Nontaxable portion</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
</tbody>
</table>

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** This subtraction is adjusted by the percentage increase in the U.S. Consumer Price Index for the preceding calendar year. (See the MI-1040 instruction booklet for the year being reviewed.)
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<tr>
<th>Income Items</th>
<th>AGI</th>
<th>Michigan Taxable Income</th>
<th>THR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Railroad Tier 2 retirement benefits for persons born before 1946</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Railroad unemployment benefits</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Refunds - Michigan state and local income tax</td>
<td>Y</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Relief in kind</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td><strong>Rents and royalties income or loss:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>In Michigan (except income and related expenses from oil and gas royalties and metallic minerals extraction subject to Michigan severance tax)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>From another state and/or income and related expenses from oil and gas royalties and metallic minerals extraction subject to Michigan severance tax</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
</tr>
</tbody>
</table>

**Note:** All rent and royalty income and loss must be netted before considering the effect on THR. If the netting results in a loss, this cannot be used to reduce THR.

<table>
<thead>
<tr>
<th>Income Items</th>
<th>AGI</th>
<th>Michigan Taxable Income</th>
<th>THR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Retirement benefits (see “Private and Public pensions…””)</td>
<td>Y</td>
<td>N/Y</td>
<td>Y</td>
</tr>
<tr>
<td><strong>S corporation business activity:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>In Michigan (except income and related expenses form oil and gas royalties and metallic minerals extraction subject to Michigan severance tax)</td>
<td>Y</td>
<td>Y</td>
<td>Y*</td>
</tr>
<tr>
<td>In another state and/or income and related expenses from oil and gas royalties and metallic minerals extraction subject to Michigan severance tax</td>
<td>Y</td>
<td>N</td>
<td>Y*</td>
</tr>
<tr>
<td><strong>Scholarships, stipends, education grants, GI bill benefits</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Note:** Scholarships must be received and used for qualified tuition and related expenses such as fees, books, supplies, and equipment required for courses of instruction at a qualified organization.

<table>
<thead>
<tr>
<th>Income Items</th>
<th>AGI</th>
<th>Michigan Taxable Income</th>
<th>THR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scholarships or grants received and used for nonqualified expenses that are included in federal AGI such as room and board</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Severance pay</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Sick pay other than railroad sick pay</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td><strong>Social Security benefits:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Taxable amount</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Nontaxable portion</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
</tbody>
</table>

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</tr>
</thead>
<tbody>
<tr>
<td>Stipends received for benefits of grantor (e.g., interns residents, doctors, etc)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Strike Pay</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Supplemental gain (Form 4797)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Supplemental unemployment benefits</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Surplus foods</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Unemployment compensation</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Unemployment compensation from railroad</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Vacation Allowance</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Veterans Administration benefits</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Wages, salaries, tips</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Workers’ Compensation</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Deductible Items</td>
<td>AGI</td>
<td>Michigan Taxable Income</td>
<td>THR</td>
</tr>
<tr>
<td>---------------------------------------------------------------------------------</td>
<td>-----</td>
<td>-------------------------</td>
<td>-----</td>
</tr>
<tr>
<td>Alimony paid</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Capital losses:&lt;br&gt;Short-term, maximum $3,000 (THR, maximum $3,000)&lt;br&gt;Long-term, maximum $3,000 (THR, maximum $3,000)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Casualty Loss:&lt;br&gt;Claimed as itemized deduction&lt;br&gt;Claimed as business deduction</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>“Claim of Right”&lt;br&gt;(repayment of items previously included in income taken as:&lt;br&gt;Itemized deduction (taken as Michigan credit)&lt;br&gt;Federal tax credit (taken as Michigan credit)&lt;br&gt;Deduction reflected in AGI)</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Health and accident insurance paid by taxpayer for self and family&lt;br&gt;(not including pre-tax payroll deductions)</td>
<td>N</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>IRA or Keogh, (payments to)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Moving Expenses:&lt;br&gt;Moving to Michigan&lt;br&gt;Moving out of Michigan</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Penalty on early withdrawal of savings</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Self-employment tax deduction</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Venture Capital deduction</td>
<td>Y</td>
<td>N</td>
<td>N</td>
</tr>
</tbody>
</table>
MICHIGAN CITIES LEVYING AN INCOME TAX

The following Michigan cities levy an income tax of 1 percent on residents and 0.5 percent on nonresidents except those cities where rates are indicated:

- Albion
- Battle Creek
- Big Rapids
- Detroit (2.4% on residents, 1.2% on nonresidents)
- East Lansing (effective January 1, 2019)
- Flint
- Grand Rapids (1.5% on residents, 0.75% on nonresidents)
- Grayling
- Hamtramck
- Highland Park (2% on residents, 1% on nonresidents)
- Hudson
- Ionia
- Jackson
- Lansing
- Lapeer
- Muskegon
- Muskegon Heights
- Pontiac
- Port Huron
- Portland
- Saginaw (1.5% on residents, 0.75% on nonresidents)
- Springfield
- Walker