

Departmen of the Treasury

Internal Revenue Service

Publication 517

Social Security and Other Information for Members of the Clergy and Religious Workers

For use in preparing 1996 Returns

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Important Changes

Retirement benefits not subject to self-employment tax. If you are a minister, you can exclude from your net earnings from self-employment the rental value of a parsonage or a parsonage allowance you are provided after you retire. You can also exclude from your net earnings from self-employment any retirement benefits you receive from a church plan.

If you included these items in your net earnings from self-employment in a prior year, you may be able to claim a refund of the tax. Generally, you must file the claim within 3 years from the date you filed your return or 2 years from the date you paid the tax, whichever is later.

Self-employed health insurance. For 1997, the self-employed health insurance deduction increases from 30% to 40% of the cost of the insurance. See *Health insurance costs of self-employed ministers*.

Important Reminder

Change of address. If you change your mailing address, be sure to notify the Internal Revenue Service using Form 8822, Change of Address. Mail it to the Internal Revenue Service Center for your old address (addresses for the Service Centers are on the back of the form). If you are changing both your home and business addresses, complete separate forms.

Introduction

Social security and Medicare taxes are collected under two systems. Under the Federal Insurance Contributions Act (FICA), part of the taxes is paid by the employee and the other part by the employer. Under the Self-Employment Contributions Act (SECA), the self-employed person pays all the taxes. No earnings are subject to both systems.

This publication covers several issues relating to the collection of social security tax from members of the clergy and religious workers, including:

- Which earnings are taxed under FICA and which under SECA,
- How to figure net earnings from self-employment, and
- How a member of the clergy (minister, member of religious order, or Christian Science practitioner) can apply for an exemption from self-employment tax.

This publication also covers certain income tax rules of interest to the clergy.

A comprehensive example with filled-in forms, showing a minister having income that is taxed under FICA and other income that is taxed under SECA, is at the end of this publication.

The term "church" is generally used in its generic sense and not in reference to any particular religion.

Useful Items

You may want to see:

Publication

- □ 525 Taxable and Nontaxable Income
 □ 529 Miscellaneous Deductions
 □ 533 Self-Employment Tax
 □ 535 Business Expenses
 □ 590 Individual Retirement Arrangements (IRAs)
- Form (and Instructions)

□ 596 Earned Income Credit

- □ SS-8 Determination of Employee Work Status for Purposes of Federal Employment Taxes and Income Tax Withholding
- □ SS-16 Certificate of Election of Coverage Under the Federal Insurance Contributions Act
- □ Schedule SE (Form 1040) Self-Employment Tax
- □ **1040–ES** Estimated Tax For Individuals
- □ **1040X** Amended U.S. Individual Income Tax Return
- □ 4029 Application for Exemption From Social Security and Medicare Taxes and Waiver of Benefits
- □ 4361 Application for Exemption From Self-Employment Tax for Use by Ministers, Members of Religious Orders and Christian Science Practitioners

Ordering publications and forms. See *How To Get More Information*, near the end of this publication for information about getting these publications and forms.

Social Security Coverage

The services you perform in the exercise of your ministry are covered by social security under SECA. Your earnings for these services are subject to self-employment tax unless one of the following apply:

- You are a member of a religious order who has taken a vow of poverty.
- You request and receive from the IRS an exemption from self-employment tax for the services. See Exemption From Self-Employment Tax, later.
- You are subject only to the social security laws of a foreign country under the provisions of a social security agreement between the United States and that country.
 For more information, see Binational Social Security (Totalization) Agreements in Publication 54, Tax Guide for U.S. Citizens and Resident Aliens Abroad.

Your earnings that are not from the exercise of your ministry may be subject to social security tax under FICA or SECA according to the rules that apply to taxpayers in general. See *Qualified Services*, later.

Ministers

If you are a minister of a church, your earnings for the services you perform in your capacity as a minister are subject to self-employment tax unless you have requested and received an exemption as discussed under *Exemption From Self-Employment Tax*, later. This is true whether you are an employee of your church or a self-employed person under the common law rules. For the specific services covered, see *Qualified Services*, later.

Who Are Ministers

Ministers are individuals who are duly ordained, commissioned, or licensed by a religious body constituting a church or church denomination. They are given the authority to conduct religious worship, perform sacerdotal functions, and administer ordinances or sacraments according to the prescribed tenets and practices of that church or denomination.

If a church or denomination ordains some ministers and licenses or commissions others, anyone licensed or commissioned must be able to perform substantially all the religious functions of an ordained minister to be treated as a minister for social security purposes.

Employment Status for Other Tax Purposes

Even though you are considered a self-employed individual in performing your ministerial services for social security tax purposes, you may be considered an employee for income or retirement plan tax purposes. Some of your income may be considered income from self-employment and other income may be considered income from wages.

Common law rules. Under common law rules, you are considered an employee or a self-employed person depending on all the facts and circumstances. Generally, you are an employee if your employer has the legal right to control both what you do and how you do it, even if you have considerable discretion and freedom of action.

If you are employed by a congregation for a salary, you are generally a common-law employee and income from the exercise of your ministry is considered income from wages for income tax purposes. However, amounts received directly from members of the congregation, such as fees for performing marriages, baptisms, or other personal services, are considered income from self-employment.

Example. A church hires and pays you a salary to perform ministerial services subject to its control. Under the common law rules, you are an employee of the church while performing those services.

Form SS-8. If you are not certain whether you are an employee or a self-employed person, you can get a determination from the IRS by filing Form SS-8, Determination of Employee Work Status for Purposes of Federal Employment Taxes and Income Tax Withholding.

Members of Religious Orders

If you are a member of a religious order who has not taken a vow of poverty, your earnings for required services you performed as a member of the order are subject to self-employment tax. This does not apply if you have requested and received an exemption as discussed under *Exemption From Self-Employment Tax*, later. To see which services are considered required, see *Qualified Services*, later.

Vow of poverty. If you are a member of a religious order who has taken a vow of poverty, you are exempt from paying self-employment tax on your earnings for services you perform for your church or its agencies. For income tax purposes, the earnings are tax free to you. Your earnings are considered the income of the religious order.

If you are paid to perform services for an organization other than the church or its agencies, you are considered a regular employee of the organization and your earnings are subject to federal income tax withholding and social security tax. Also, the earnings are taxable to you for income tax purposes.

Exception. If you have taken a vow of poverty, the services you perform for your church or its agencies may be covered under social security. Your services are covered if your order, or an autonomous subdivision of the order, elects social security coverage for its current and future vow-of-poverty members.

The order or subdivision elects coverage by filing Form SS–16, *Certificate of Election of Coverage Under the Federal Insurance Contributions Act.* It can elect coverage for certain vow-of-poverty members for a retroactive period of up to 20 calendar quarters before the quarter in which it files the certificate.

Lay employees. Lay employees are generally covered by social security. But see *Election to exclude employees from social security coverage*, later, under *Religious Workers*.

Rulings. Organizations and individuals may request rulings from the IRS on whether they are religious orders, or members of a religious order, for FICA tax, self-employment tax, and federal income tax withholding purposes. To request a ruling, follow the procedures in Revenue Procedure 97–1, which is published in the 1997–1 Internal Revenue Bulletin. You can read this Revenue Procedure at most IRS offices or purchase a copy of the Bulletin by writing to: Superintendent of Documents, U.S. Government Printing Office, Washington D.C. 20402

Christian Science Practitioners and Readers

Your earnings from services you performed in your profession as a Christian Science reader or practitioner are subject to self-employment tax unless you have requested and received an exemption as discussed under *Exemption From Self-Employment Tax*, later.

Christian Science practitioners are members in good standing of the Mother Church, The First Church of Christ Scientist, in Boston, Massachusetts, who practice healing according to the teachings of Christian Science. Christian Science practitioners are specifically exempted from licensing by state laws. Some Christian Science practitioners also are Christian Science teachers or lecturers. Income from teaching or lecturing is considered the same as income from their work as practitioners.

Christian Science readers are considered the same as ordained, commissioned, or licensed ministers.

Religious Workers

If you are a religious worker and are not in one of the classes already discussed, your wages are subject to social security and Medicare tax (FICA) and not to self-employment tax.

Election to exclude employees from social security coverage. Tax-exempt churches and qualified church-controlled organizations can elect not to have their employees covered by FICA. These employees are covered under SECA and are responsible for paying self-employment taxes on their income.

Trade or business expenses are not subtracted in figuring this self-employment income.

Any employee (except a minister or member of a religious order) who received \$108.28 or more in wages from an electing church or church-controlled organization is subject to self-employment tax on that income.

Making the election. To make this election, file two copies of Form 8274, Certification by Churches and Qualified Church-Controlled Organizations Electing Exemption From Employer Social Security and Medicare Taxes. File this after employees are hired, but before the first date on which a quarterly employment tax return is due (or would be due except for this election).

Revocation. The church or organization can revoke this election. The revocation cannot be later reversed. Also, the IRS can revoke the election if certain filing requirements for information returns are not met.

Employees and employers opposed to social security and Medicare participation. If you and your employer (or, if your employer is a partnership, each partner) are members of a religious faith, or faiths, opposed to social security participation, you each can apply for exemption from the social security and Medicare taxes imposed on wages. See Exemption from FICA later under Members of Recognized Religious Sects.

Employees of churches, etc., who choose not to pay social security taxes. You may be able to choose to be exempt from social security and Medicare taxes, including the self-employment tax, if you work for a church (or church-controlled non-profit division) that does not pay the employer's part of the social security tax on wages. You can make the choice if you are a member of a religious sect or division opposed to social security and Medicare. This exemption does not apply to your service, if any, as a minister of a church or as a member of a religious order.

You can make this choice by filing Form 4029. See *Form 4029*, later, under *Members of Recognized Religious Sects*.

U.S. Citizens, Resident and Nonresident Aliens

To be covered under the self-employment tax provisions (SECA), individuals generally must be citizens or resident aliens of the United States. Nonresident aliens are not covered under SECA.

To determine your alien status, see Publication 519, *U.S. Tax Guide for Aliens.*

Residents of Puerto Rico, the Virgin Islands, Guam, and American Samoa, who are not U.S. citizens, are not considered non-resident aliens for self-employment tax purposes. They are covered by social security as discussed later under Figuring Net Earnings From Self-Employment for Self-Employment Tax.

Exemption From Self- Employment Tax

Ministers, members of religious orders who have not taken a vow of poverty, and Christian Science practitioners can request an exemption from self-employment tax. An approved

exemption only applies to earnings you receive for qualified services, discussed later. It does not apply to any other self-employment income.

Members of religious orders who have taken a vow of poverty are exempt from paying self-employment tax, as discussed earlier. They do not have to request the exemption.

Members of a recognized religious sect or a division of it can also apply for an exemption from the self-employment tax. For the rules that apply to this exemption, see *Members of Recognized Religious Sects*, later.

If you elected before 1968 to be covered under social security for your ministerial services, you are still covered. You cannot be exempt from self-employment tax.

For a limited time, you could have made an election to be covered by social security. You did this by filing Form 2031 for your 1986 or 1987 tax year. If you made this election, you cannot be exempt from self-employment tax.

Exemption Request

To claim the exemption from self-employment tax, you must meet all of the following conditions:

- 1) File Form 4361, described next,
- Be conscientiously opposed to public insurance because of your individual religious considerations (not because of your general conscience), or be opposed because of the principles of your religious denomination.
- 3) File for other than economic reasons,
- Inform the ordaining, commissioning, or licensing body of your church or order that you are opposed to public insurance if you are a minister or a member of a religious order (other than a vow-of-poverty member),
- Establish that the organization that ordained, commissioned, or licensed you, or your religious order, is a tax-exempt religious organization,
- Establish that the organization is a church or a convention or association of churches, and
- Sign and return the statement the IRS mails to you to certify that you are requesting an exemption based on the grounds listed on the statement.

Item (4) does not apply to Christian Science Practitioners.

Form 4361. If you did not previously elect to be covered under social security and wish to be exempt from self-employment tax, file Form 4361, Application for Exemption From Self-Employment Tax for Use by Ministers, Members of Religious Orders and Christian Science Practitioners, in triplicate, to request exemption.

Form 4361 includes a statement certifying that you oppose, for your services as a member of the clergy, public (governmental) insurance for death, disability, old age, or retirement because of your conscience or religious

principles. This includes insurance that helps pay for or provide services for medical care, and includes benefits from a system established by the Social Security Act.



The IRS will return to you a copy of the Form 4361 that you filed indicating whether your exemption has been

approved. Keep the approved copy in your permanent records.

When to file. File Form 4361 by the date your income tax return is due, including extensions, for the second tax year in which you have net earnings from self-employment of at least \$400, any part of which came from your services as a minister, a member of a religious order, or a Christian Science practitioner. These do not have to be consecutive tax vears

Since it can take some time to receive approval, file Form 4361 as soon as possible.

Example 1. Rev. Lawrence Jaeger, a clergyman ordained in 1996, has net earnings of \$450 in 1996 and \$500 in 1997. He must file his application for exemption by the due date, including extensions, for his 1997 income tax return. However, if Rev. Jaeger does not receive his exemption by April 15, 1997, his selfemployment tax for 1996 is due by that date.

Example 2. Rev. Harry Wolfe has \$300 in net earnings as a clergyman in 1996, but earned more than \$400 in both 1995 and 1997. He must file his application for exemption by the due date, including extensions, for his 1997 income tax return. However, if he did not receive the exemption by April 15, 1996, his self-employment tax for 1995 was due by that date.

Example 3. In 1994. Rev. David Moss was ordained a minister and had \$700 in net earnings as a minister. In 1995, he received \$1,000 as a minister, but his related expenses were over \$1,000. Therefore, he had no net earnings as a minister in 1995. Also in 1995, he opened a book store and had \$8,000 in net self-employment earnings from the store. In 1996, he had net earnings of \$1,500 as a minister and \$10,000 net self-employment earnings from the store.

Because Rev. Moss had net earnings from self-employment in 1994 and 1996 that were more than \$400 each year, and part of the earnings in each of those years was for his services as a minister, he must file his application for exemption by the due date, including extensions, for his 1996 income tax return.

Death of individual. The right to file an application for exemption ends with an individual's death. A surviving spouse, executor, or administrator cannot file an exemption application for a deceased clergy member.

Effective date of exemption. An approved exemption is effective for all tax years after 1967 in which you have \$400 or more of net earnings from self-employment, part of which is for services as a member of the clergy.

Example. Rev. Thomas Austin, ordained in 1995, had over \$400 in net earnings as a minister in both 1995 and 1996. He files an application for exemption on February 15, 1997. If an exemption is granted, it is effective for 1995 and the following years.

Refunds of self-employment tax. If, after receiving an approved Form 4361, you find that you overpaid self-employment tax, you can file a claim for refund on Form 1040X, Amended U.S. Individual Income Tax Return, before the statutory period ends. This is generally within 3 years from the date you filed the return or within 2 years from the date you paid the tax, whichever is later. A return you filed, or tax paid, before the due date is considered to have been filed or paid on the due date.

If you file a claim after the 3-year period but within 2 years from the time you paid the tax, the credit or refund will not be more than the tax you paid within the 2 years immediately before you file the claim.

Members of Recognized **Religious Sects**

If you are a member of a recognized religious sect, or a division of a recognized religious sect, you can apply for an exemption from payment of social security tax. If you received social security benefits or payments, or anyone else received these benefits or payments based on your wages or self-employment income, you cannot apply. However, if you pay your benefits back, you may be considered for exemption. Contact your local Social Security office to find out the amount to be paid back.

Eligibility requirements. To claim this exemption from self-employment tax, all the following requirements must be met.

- 1) File Form 4029, discussed next.
- 2) As a follower of the established teachings of the sect or division, you must be conscientiously opposed to accepting benefits of any private or public insurance that makes payments for death, disability, old age, retirement, or medical care, or provides services for medical care.
- 3) You must waive all rights to receive any social security payment or benefit and agree that no benefits or payments will be made to anyone else based on your wages and self-employment income.

- 4) The Commissioner of Social Security must determine that:
 - a) Your sect or division has such established teachings,
 - b) It is the practice, and has been for a substantial period of time, for members of the sect or division to provide for their dependent members in a manner that is reasonable in view of the members' general level of living, and
 - c) The sect or division has existed at all times since December 31, 1950.

If you have previously received approval for exemption from self-employment tax, you are considered to have met the requirements and do not need to apply for this exemption.

Form 4029. To request the exemption, file Form 4029, Application for Exemption From Social Security and Medicare Taxes and Waiver of Benefits, in triplicate, with the Social Security Administration at the address shown on the form. The sect or division must complete part of the form.



any time.

The IRS will return to you a copy of the Form 4029 that you filed indicating whether your exemption has been approved. Keep the approved copy in your

permanent records. When to file. You can file Form 4029 at

Effective date of exemption. An approved exemption generally is effective for all tax years beginning after 1950. It does not apply to any tax year beginning before you meet the eligibility requirements discussed earlier.

The exemption will end if you fail to meet the requirements or the Commissioner of Social Security determines that the sect or division fails to meet them. You must notify the IRS within 60 days if you are no longer a member of the religious group, or if you no longer follow the established teachings of this group. The exemption will end effective with the date you notify the IRS.

Refunds of self-employment tax paid. For information on requesting refunds, see the discussion under Exemption Request, earlier.

Table 1. Social Security and Medicare Tax Exemption Application

Who	Member of Clergy	Member of Recognized Religious Sect
How	File Form 4361 and, if approved, receive an approved copy	File Form 4029 and, if approved, receive an approved copy
When	File by the due date (plus extensions) of your tax return for the second tax year with at least \$400 of net earnings from self-employment (at least part from qualified services)	File anytime
Effective	For all tax years after 1967 with at least \$400 of net earnings from self-employment	For all tax years after 1950, but not for years beginning before you meet the eligibility requirements

Exemption from FICA. Generally, under FICA, part of the social security and Medicare tax is paid by the employee and the other part is paid by the employer. If you are an employee and meet the eligibility requirements discussed earlier in this section, you can apply to be exempt from your share of FICA taxes on wages paid by your employer who has received an approval for this exemption.

If you are an employer and meet the eligibility requirements, you can apply to be exempt from the employer's part of the FICA taxes on the wages paid to employees who received an approval of this exemption.

Information for employers. If you are an employer who files and receives an approval for this exemption, do not report social security and Medicare wages of employees who also file and receive an approval for this exemption. A partnership in which each partner holds a religious exemption from social security and Medicare is an employer for this purpose. When preparing a Form W–2 for a qualifying employee, write "Form 4029" in the box marked "Other."

Do not include these exempt wages on Form 941, *Employer's Quarterly Federal Tax Return*, or on Form 943, *Employer's Annual Tax Return for Agricultural Employees*if you have received an approved Form 4029. On Form 941, do not include them on the lines for "Taxable social security wages," "Taxable social security tips," and "Taxable Medicare wages and tips." Check the box on line 8 to show that the wages are not subject to these taxes.

On Form 943, do not include them on the lines for "Total wages subject to social security taxes," and "Total wages subject to Medicare taxes." Write "Form 4029" to the left of the wage entry spaces for those lines.

If you have employees who do not have an approved Form 4029, you must withhold the employee share of social security and Medicare taxes and pay the employer's share.

Effective date. An approved exemption from FICA becomes effective on the first day of the first calendar quarter after the quarter in which Form 4029 is filed. The exemption will end on the last day of the calendar quarter before the quarter in which the employer, employee, sect, or division fails to meet the requirements.

Qualified Services

The exemption from self-employment tax applies only to the services performed in the exercise of your ministry or in the exercise of your duties as required by your religious order. The exemption does not apply to any other self-employment income. If you do not have an exemption, amounts you receive for performing qualified services are subject to self-employment tax.

Ministers

Most services you perform as a minister, priest, rabbi, etc., are qualified services. These services include:

- 1) Performing sacerdotal functions,
- 2) Conducting religious worship, and
- Controlling, conducting, and maintaining religious organizations, boards, societies, and other integral agencies that are under the authority of a religious body that is a church or denomination.

You are considered to control, conduct, or maintain a religious organization if you direct, manage, or promote the organization's activities. A religious organization is under the authority of a religious body that is a church or denomination if it is organized for and dedicated to carrying out the principles of a faith according to the requirements governing the creation of institutions of the faith.

Services for nonreligious organizations.

Your services for a nonreligious organization are qualified services if the services are assigned or designated by your church. Assigned or designated services qualify even if they do not involve performing sacerdotal functions or conducting religious worship.

Ordinarily, your services are not considered assigned or designated by your church if you are in any of the following categories:

- You perform services for an organization that did not arrange with your church to receive them.
- You perform the same services for an organization that other undesignated employees perform.
- 3) You perform the same services before and after the designation.

If your services are not assigned or designated by your church, they are qualified services only if they involve performing sacerdotal functions or conducting religious worship.

Services that are not part of your ministry. Income from services that are not qualified services is generally subject to FICA (and not SECA) taxes under the rules that apply to workers in general. The following are not qualified services.

- Services that you perform for nonreligious organizations other than the services stated earlier.
- 2) Services that you perform as a duly ordained, commissioned, or licensed minister of a church as an employee of the United States, the District of Columbia, a foreign government, or any of their political subdivisions. This is true even if you are performing sacerdotal functions or conducting religious worship. (For example, if you perform services as a chaplain in the Armed Forces of the United States, the services are not qualified services.)

3) Services that you perform in a government-owned and operated hospital (services are considered performed by a government employee, not by a minister as part of the ministry). However, services that you perform at a church-related hospital or health and welfare institution are considered to be part of the ministry.

Books or articles. Writing religious books or articles is considered to be in the exercise of your ministry. Royalty income from the sale of books or articles is self-employment income.

Members of Religious Orders

Services you perform as a member of a religious order in the exercise of duties required by the order are qualified services. The services are qualified because you perform them as an agent of the order.

For example, if you are directed to perform services for another agency of the supervising church or an associated institution, you are considered to perform the services as an agent of the order.

However, if you are directed to work outside the order, the employment will not be considered a duty required by the order unless:

- Your services are the kind that are ordinarily performed by members of the order, and
- Your services are part of the duties that must be exercised for, or on behalf of, the religious order as its agent.

Ordinarily, services are not considered directed or required of you by the order if you and the party for whom you work are considered employee and employer. In this case, your earnings from the services are taxed under the rules that apply to workers in general, not under SECA. This is true even if you have taken a vow of poverty.

Example. Mark Brown and Elizabeth Green are members of a religious order and have taken vows of poverty. They renounce all claims to their earnings. The earnings belong to the order.

Mark is a licensed attorney. The superiors of the order instructed him to get a job with a law firm. Mark joined a law firm as an employee and, as he requested, the firm made the salary payments directly to the order.

Elizabeth is a secretary. The superiors of the order instructed her to accept a job with the business office of the church that supervises the order. Elizabeth took the job and gave all her earnings to the order.

Mark's services are not duties required by the order. His earnings are subject to social security tax under FICA and Federal income tax

Elizabeth's services are considered duties required by the order. She is acting as an agent of the order and not as an employee of a third party. She does not include the earnings in gross income, and they are not subject to income tax withholding, social security tax, or self-employment tax.

Christian Science Practitioners and Readers

The exemption from self-employment tax, discussed earlier, applies only to the services a Christian Science practitioner or reader performs in the exercise of that profession.

Figuring Net Earnings From Self-Employment for Self-Employment Tax

Generally, your net earnings from self-employment is your gross income from your trade or business minus allowable business deductions.

For the self-employment tax, your net earnings from self-employment include your gross income from qualified services (see *Qualified Services*, earlier) minus the deductions related to that income. If you have an approved exemption or you are automatically exempt, do not include the income or deductions from qualified services in figuring your net earnings from self-employment.

For more information on net earnings from self-employment, see Publication 533, *Self-Employment Tax*.

Gross income. To figure your net earnings from self-employment (on Schedule SE (Form 1040)), include in gross income:

- Salaries and fees for your qualified services.
- Offerings you receive for marriages, baptisms, funerals, masses, etc.,
- The value of meals and lodging provided to you, your spouse, and your dependents for your employer's convenience, and
- The fair rental value of a parsonage provided to you (including the cost of utilities that are furnished) and the rental allowance (including an amount for payment of utilities) paid to you.

If a church pays any amount toward your income tax or self-employment tax, other than withholding the amount from your salary, it is income to you. You must include the amount in your gross income and self-employment income.

Example. Pastor Roger Adams receives an annual salary of \$16,500 as a full-time minister. \$1,500 of the salary is designated as a rental allowance to pay utilities. His church owns a parsonage that has a fair rental value of \$5,200 per year. Pastor Adams is given the use of the parsonage. He is not exempt from self-employment tax. He must include \$21,700, his salary including the rental allowance for utilities and the fair rental value of the

parsonage, to figure his net earnings for selfemployment tax purposes.

The results would be the same if, instead of the use of the parsonage and receipt of the rental allowance for utilities, Pastor Adams had received an annual salary of \$21,700 of which \$6,700 per year was designated as a rental allowance.

For the income tax treatment of these amounts, see Exclusion of rental allowance and fair rental value of a parsonage under Income Tax Treatment of Certain Items, later.

Overseas duty. Your net earnings from self-employment are determined without any foreign earned income exclusion or the foreign housing exclusion or deduction if you are a U.S. citizen or resident alien who is serving abroad and living in a foreign country.

Example. Paul Jones was the minister of a U.S. church in Mexico. He earned \$22,000 and was able to exclude it all for income tax purposes under the foreign earned income exclusion. Mr. Jones would, however, compute self-employment tax on \$22,000.

For information on excluding foreign earned income or the foreign housing amount, get Publication 54, *Tax Guide for U.S. Citizens and Resident Aliens Abroad.*

Specified U.S. possessions. The exclusion from gross income for amounts derived in Guam, American Samoa, or the Commonwealth of the Northern Mariana Islands does not apply in computing net earnings from self-employment.

Amounts not included in gross income.Do not include in gross income for figuring net earnings from self-employment:

- · Offerings that others made to the church,
- Contributions by your church to an annuity plan set up for you, including any salary reduction, that are not included in your gross income, and
- Pension payments or retirement allowances you receive for your past qualified services.

Allowable deductions. To determine your net earnings from self-employment, deduct all your nonemployee ministerial expenses. Also, deduct all your unreimbursed trade or business expenses that you incur in performing ministerial services as a common law employee of the church. However, you generally can only deduct 50% of meal and entertainment expenses. Include this net amount on line 2 of Schedule SE (Form 1040).

Reimbursement arrangements. If you received an advance, allowance, or reimbursement for your expenses, how you report this amount and your expenses depends on whether the reimbursement was paid to you under an accountable plan or a nonaccountable plan. If you are not sure if you are reimbursed from an accountable plan or a nonaccountable plan, ask your employer.

Accountable plans. To be an accountable plan, your employer's reimbursement arrangement must require you to meet **all** three of the following rules:

- Your expenses must have a business connection — that is, you must have paid or incurred deductible expenses while performing services as an employee of your employer,
- You must adequately account to your employer for these expenses within a reasonable period of time, and
- You must return any excess reimbursement or allowance within a reasonable period of time.

Generally, if your expenses equal your reimbursement, you have no deduction and the reimbursement is not reported on your Form W–2. If your expenses are more than your reimbursement, you can deduct your excess expenses for self-employment tax and income tax purposes.

Nonaccountable plan. A nonaccountable plan is a reimbursement arrangement under which you do not meet all three rules listed under Accountable plans. In addition, the following payments made under an accountable plan will be treated as being paid under a nonaccountable plan:

- 1) Excess reimbursements you fail to return to your employer, and
- Reimbursement of nondeductible expenses related to your employer's business.

Your employer will combine any reimbursement paid to you under a nonaccountable plan with your wages, salary, or other compensation. Your employer will report the total on your Form W–2. You can deduct your expenses (for self-employment tax and income tax purposes) regardless of whether they are more than, less than, or equal to your reimbursement.

For more information on accountable and nonaccountable plans get Publication 463, *Travel, Entertainment, Gift, and Car Expenses.*

Husband and Wife Missionary Team

If a husband and wife are both duly ordained, commissioned, or licensed ministers of a church and have an agreement that each will perform specific services for which they are paid jointly or separately, they must divide the self-employment income according to the agreement.

If the agreement is with one spouse only and the other spouse is not paid for any specific duties, amounts received for their services are included in only the self-employment income of the spouse having the agreement.

Maximum Earnings Subject to Self-Employment Tax

For 1996, the maximum net earnings from self-employment subject to social security (old age, survivor, and disability insurance) tax is \$62,700 minus any wages and tips you earned that were subject to social security tax. The tax

rate is 12.4%. All of your net earnings are subject to the Medicare (hospital insurance) part of the self-employment tax. The tax rate is 2.9%.

Optional Methods for Figuring Net Earnings from Self-Employment

You may be able to use an optional method for figuring your net earnings from nonfarm self-employment. If you are in the farming business, you may be able to use the farm optional method. If you are in farm and nonfarm businesses, you may qualify for both options. In general, the optional methods for figuring net earnings from self-employment are intended to permit continued coverage for social security and Medicare purposes when your income for the tax year is low. For more information on the farm optional method, see Publication 533, Self-Employment Tax.

Nonfarm optional method. You may use the nonfarm optional method for nonfarm self-employment income if you meet all the following tests:

- 1) Your net nonfarm profits are less than \$1,733.
- Your net nonfarm profits are less than 72.189% of your total gross income from nonfarm self-employment.
- 3) You are self-employed or a partner on a regular basis. This means that your actual net earnings from self-employment are \$400 or more in at least 2 of the 3 tax years before the one for which you use this method.
- 4) You have not previously used this method more than 4 years (there is a 5-year lifetime limit). The years do not have to be consecutive.

If you meet these four tests, you may report the smaller of two-thirds of the gross income from your nonfarm business, or \$1,600 as your net earnings from self-employment. But you may not report less than your actual net earnings for nonfarm self-employment.

Income Tax Treatment of Certain Items

Some items are treated the same for income tax and self-employment tax purposes and some are treated differently.

Offerings and fees. If you are a member of the clergy, you must include in your income offerings and fees you receive for marriages, baptisms, funerals, masses, etc., in addition to your salary. If the offering is made to the religious institution, it is not taxable to you.

If you are a member of a religious organization and you give your outside earnings to the organization, you still must include the earnings in your income. However, you may be entitled to a charitable contribution deduction for the amount paid to the organization. Get Publication 526, *Charitable Contributions*.

Exclusion of rental allowance and fair rental value of a parsonage. If you receive in your pay an amount officially designated as a rental allowance, you can exclude the allowance from your gross income if:

- The amount is used to provide or rent a home, and
- The amount is not more than reasonable pay for your services.

The term "rental allowance" includes an amount to pay utility costs.

You can exclude from gross income *the fair rental value* of a house or parsonage, including utilities, furnished to you as part of your pay. However, the exclusion cannot be more than the reasonable pay for your services. If you pay for the utilities, you can exclude any allowance designated for utility costs, up to your actual cost.

This exclusion applies only for income tax purposes. It does not apply for self-employment tax purposes, as discussed earlier under Figuring Net Earnings From Self-Employment for Self-Employment Tax.

This exclusion applies to ordained, commissioned, or licensed ministers of the gospel. To exclude the allowance, it must be provided as pay for your services, including:

- Qualified services, discussed earlier under Ministers,
- Administrative duties and teaching at theological seminaries, and
- The ordinary duties of a minister performed as an employee of the United States (other than as a chaplain in the Armed Forces), a state, possession, political subdivision, or the District of Columbia.

Example. Rev. Amos Baker is a full-time minister at the Central Mission Church. The church allows him to use the parsonage that has an annual fair rental value of \$4,800. The church pays him an annual salary of \$13,200, of which \$1,200 is designated for utility costs. His utility costs during the year were \$1,000.

For income tax purposes, Rev. Baker excludes \$5,800 from gross income (the fair rental value of the parsonage plus \$1,000 from the allowance for utility costs). He will report \$12,200 (\$12,000 salary and \$200 of unused utility allowance). His income for self-employment tax purposes, however, is \$18,000 (\$13,200 + \$4,800).

Home ownership. If you own your home and you receive as part of your pay a housing or rental allowance, you may exclude from gross income the smallest of the following:

- The amount actually used to provide a home,
- The amount officially designated as a rental allowance, or
- The fair rental value of the home, including furnishings, utilities, garage, etc.

You must include in gross income the amount of any rental allowance that is more than the smallest of your reasonable pay, the fair rental value of the home plus utilities, or the amount actually used to provide a home.

You may deduct the home mortgage interest and real estate taxes you pay on your home even though all or part of the mortgage is paid with funds you get through a tax-free rental or parsonage allowance.

Retired ministers. If you are a retired minister, you exclude from your gross income the rental value of a home (plus utilities) furnished to you by your church as a part of your pay for past services, or the part of your pension that was designated as a rental allowance. However, a minister's surviving spouse cannot exclude the rental value unless the rental value is for ministerial services he or she performs or performed.

If you are a minister, you can exclude from your net earnings from self-employment the rental value of a parsonage or a parsonage allowance you are provided after you retire. This applies whether or not you can exclude the amount for income tax purposes. You can also exclude from your net earnings from self-employment any retirement benefits you receive from a church plan.

Theological students. If you are a theological student serving a required internship as a part-time or assistant pastor, you cannot exclude a parsonage or rental allowance from your income unless you are ordained, commissioned, or licensed as a minister.

Traveling evangelists. You can exclude a designated rental allowance from out-of-town churches if you meet all of the following requirements.

- You are an ordained minister.
- You perform qualified services at churches located away from your community.
- You actually use the rental allowance to maintain your permanent home.

Jewish cantors. If you have a bona fide commission and your congregation employs you on a full-time basis to perform substantially all the religious functions of the Jewish faith, you can exclude a rental allowance from your gross income.

Members of religious orders. Your pay may be tax free if you are a member of a religious order who:

- Has taken a vow of poverty,
- Receives pay for services, and
- Renounces the pay and gives it to the order.

If the above applies and you are performing the services as an agent of the order in the exercise of duties required by the order, your pay is tax free.

Ministerial trade or business expenses as an employee. When you figure your income tax, you must itemize your deductions on Schedule A (Form 1040) to claim allowable deductions (see *Allowable deductions* under Figuring Net Earnings From Self-Employment for Self-Employment Tax, earlier) for ministerial trade or business expenses incurred while working as an employee. You may also have to file Form 2106, Employee Business Expenses (or Form 2106–EZ). These expenses are claimed as miscellaneous itemized deductions and are subject to the 2% of adjusted gross income floor. Additionally, these expenses may have to be reduced by the amount that is allocable to tax-free income (see Expenses allocable to tax-free income, next) before being limited by the floor. See Publication 529, Miscellaneous Deductions, for more information on the floor.

Expenses allocable to tax-free income. If you receive a rental or parsonage allowance that is tax free, you must allocate the expenses of operating your ministry. You cannot deduct expenses that are allocable to your tax-free rental or parsonage allowance. This rule does not apply to your deductions for home mortgage interest or real estate taxes.

Figure the portion of your otherwise deductible expenses that will be disallowed as a result of the allocation of expenses to tax-free income by multiplying by a fraction. The fraction's numerator is the tax-free rental or parsonage allowance. The denominator is all income (both taxable and tax-free) earned from your ministry. The income and deductions relative to your ministry include amounts related to ministerial duties you perform both as an employee and as a self-employed person. Reduce these expenses only in figuring your income tax, not your self-employment tax.

Required statement. If you receive a taxfree rental or parsonage allowance and have ministerial expenses, attach a statement to your tax return. The statement must contain all of the following information:

- A list of each item of taxable ministerial income by source (such as wages, salary, weddings, baptisms, etc.) plus the amount,
- A list of each item of tax-free ministerial income by source (parsonage allowance) plus the amount,
- A list of each item of otherwise deductible ministerial expenses plus the amount,
- How you figured the nondeductible part of your otherwise deductible expenses, and
- A statement that the other deductions claimed in your tax return are not allocable to your tax-free income.

See the statement prepared for the *Comprehensive Example*, later.

Example. Rev. Charles Ashford received \$40,000 in ministerial earnings consisting of: a \$28,000 salary for ministerial services; a total of \$2,000 for weddings and baptisms; and a \$10,000 tax-free housing allowance. He incurred \$4,000 of unreimbursed expenses connected with his ministerial earnings. \$3,500 of the \$4,000 is related to his ministerial salary, and \$500 is related to his wedding and baptism income. He figures the unallowable part of his expenses as follows:

- 1) $$10,000 \div $40,000 = 25\%;$
- 2) $\$3,500 \times 25\% = \$875;$
- 3) $$500 \times 25\% = 125 .

\$875 of the \$3,500 salary-related expenses is not deductible, and \$125 of the \$500 self-employment related expenses is not deductible.

Health insurance costs of self-employed ministers. If you are self-employed, you may be able to deduct 30% of the amount you pay for medical insurance coverage for yourself and your family. You take the deduction as an adjustment to income on Form 1040. You may take this deduction even if you do not itemize deductions on Schedule A (Form 1040). However, your deduction cannot exceed your net earnings from the business under which the insurance plan is established. Also, the amount you deduct does not reduce your income for self-employment tax purposes. The expenses taken into account for purposes of this deduction are not allowed as a medical expense deduction on Schedule A.

Note: For 1997, the deduction will be 40%.

As a common-law employee (discussed earlier) of the church, you are not considered to be a self-employed individual for the income from that employment. Do not include that income when determining if your deduction exceeds your net earnings.

You cannot take the deduction if you can participate in a subsidized plan of your or your spouse's employer. You apply this deduction limit on a monthly basis. For more information, see Publication 535, *Business Expenses*.

Living abroad. Certain income may be exempt from income tax if you work in a foreign country or in a specified U.S. possession. Publication 54, *Tax Guide for U.S. Citizens and Resident Aliens Abroad*, discusses the foreign earned income exclusion. Publication 570, *Tax Guide for Individuals With Income From U.S. Possessions*, covers the rules for taxpayers in U.S. possessions. You may get these free publications from the Internal Revenue Service or from most U.S. Embassies or consulates.

Income tax withholding and estimated tax.

If you are a duly ordained, commissioned, or licensed minister, a member of a religious order (who has not taken a vow of poverty), or a Christian Science practitioner, and you perform qualified services, your salary is subject to income tax. However, it is generally not subject to federal income tax withholding. If your salary is not subject to withholding, you should make estimated tax payments to avoid penalties for not paying tax as you earn your income. For more information, see Payment of Estimated Tax, later. If you perform your services as an employee of the church (under the common law rules), you may be able to have a voluntary withholding agreement with your employer, the church, to cover any income and self-employment tax that may be due.

Deduction for self-employment tax. You can deduct one-half of your self-employment tax as a business expense in figuring adjusted gross income. This is an income tax deduction only, and you deduct it on line 25 of Form 1040. It is not a deduction in figuring net earnings from self-employment subject to self-employment tax.

Filing Your Return

You must file an income tax return on Form 1040 if:

- You are not exempt from self-employment tax, and you have net earnings from selfemployment (discussed earlier under Figuring Net Earnings From Self-Employment for Self-Employment Tax) of \$400 or more in the tax year,
- You are exempt from self-employment tax on earnings from qualified services and you have \$400 or more of other earnings subject to self-employment tax, or
- You had wages of \$108.28 or more from an electing church or church-controlled organization (discussed earlier under Religious Workers).

Self-employment tax. If you are liable for self-employment tax, you must file Schedule SE (Form 1040) with your return. Publication 533 has information about completing the schedule.

Exemption from self-employment tax. If you filed Form 4361 and received IRS approval not to be taxed on those earnings, and you do not have any other income subject to self-employment tax, do not file Schedule SE. Instead, write "Exempt—Form 4361" on Form 1040. line 45.

If you filed Form 4029 and received IRS approval not to be taxed on those earnings, and you do not have any other income subject to self-employment tax, do not file Schedule SE. Instead, write "Form 4029" on Form 1040, line 45

For more information on filing your return, including when and where to file it, see the instructions for Form 1040.

Payment of Estimated Tax

Estimated tax is the method used to pay income and self-employment taxes (and other taxes you report on Form 1040 for income that is not subject to withholding, or for income from which not enough tax is withheld). Your estimated tax is your expected tax for the year minus your expected withholding and credits.

Generally, you must make estimated tax payments if your estimated tax for the year will be \$500 or more.

Determine your estimated tax by using the worksheet in Form 1040–ES, *Estimated Tax for Individuals*. Then, using the Form 1040–ES payment-voucher, pay the entire estimated tax or the first installment by April 15, 1997. The April 15th date applies whether or not your tax

home and your abode are outside the United States and Puerto Rico.

For more information get Publication 505, Tax Withholding and Estimated Tax.

Retirement Savings Arrangements

Retirement plans for the self-employed.

Ministers, members of religious orders, and Christian Science practitioners and readers treat their pay for qualified services as self-employment earnings for social security and Medicare taxes. To set up a qualified retirement plan (such as a Keogh (H.R. 10) plan or a simplified employee pension (SEP) plan), you must be self-employed. The common law rules determine whether you are an employee or a self-employed person for setting up a Keogh or a SEP plan. See *Other Tax Purposes*, earlier

For example, if a congregation pays a minister a salary for performing qualified services, and the minister is subject to the congregation's control, the minister is a common-law employee. The minister is not a self-employed person even though for social security and Medicare purposes his or her pay is counted when figuring net earnings from self-employment. On the other hand, amounts received directly from members of the congregation, such as fees for performing marriages, baptisms, or other personal services, are earnings from self-employment for all tax purposes.

For more information on establishing a Keogh or a SEP plan, get Publication 560, *Retirement Plans for the Self-Employed*.

Individual retirement arrangements (IRAs).

You generally are allowed to make contributions to your IRA of up to \$2,000 or the amount of your pay, whichever is less. These contributions may be fully or partly deductible, or non-deductible, if you or your spouse is covered by an employer retirement plan (including a Keogh or SEP plan). If you are covered (or considered covered), your deduction is affected by your income and your filing status.

For more information on IRAs, get Publication 590, *Individual Retirement Arrangements (IRAs)*.

Church plans. For years beginning after 1996, ministers who, in connection with the exercise of their ministry, are self-employed or are employed by an organization other than a tax-exempt organization can participate in a church plan. For more information, see Publication 571, *Tax-Sheltered Annuity Programs for Employees of Public Schools and Certain Tax-Exempt Organizations.*

Earned Income Credit

If you qualify for it, the earned income credit reduces the tax you owe. Even if you do not owe tax, you can get a refund of the credit. Depending on your situation, the credit can be as high as \$3,556. Also, you may be able to get part of the credit added to your pay instead of waiting until after the end of the year.

You cannot take the credit if your earned income (or adjusted gross income, if greater) is more than:

- \$9,500 if you do not have a qualifying child,
- \$25,078 if you have one qualifying child, or
- \$28,495 if you have more than one qualifying child.

Earned Income. Earned income includes your:

- · Wages, salaries, tips, and other pay, and
- Net earnings from self-employment minus the amount you claimed (or should have claimed) on Form 1040, line 25, for one-half of your self-employment tax.

Earned income for a minister whose earnings from qualified services are exempt from SECA. If you are exempt from SECA (have an approved Form 4361), amounts you received for performing ministerial duties as an employee are earned income. This includes wages, salaries, tips, and other employee pay. It also includes pay that is not taxed like the housing and utility allowance received as part of your pay for services as an employee. In figuring your earned income, you cannot deduct your unreimbursed trade or business expenses that you incurred in performing ministerial services as a common law employee of a church.

Amounts you received for nonemployee ministerial duties are not earned income. This includes fees for performing marriages, baptisms, and honoraria for delivering speeches.

If you had nonministerial duties, any net earnings from self-employment, minus onehalf of your self-employment tax, or any pay received as an employee is earned income.

Earned income for a minister whose income from qualified services is not exempt from SECA. Earned income includes your net earnings from self-employment plus any pay you received for nonministerial duties minus your Form 1040, line 25 amount for one-half of self-employment tax. Your net earnings from self-employment includes those net earnings from qualified services. See Figuring Net Earnings From Self-Employment for Self-Employment Tax, earlier. Net earnings also includes net earnings from self-employment related to nonministerial duties.

Earned income for a member of a recognized religious sect with an approved Form 4029. If you have an approved Form 4029, all wages, salaries, tips, and other employee compensation are earned income. Amounts you received as a self-employed individual are not earned income. Also, losses from Schedule C, C–EZ, or F cannot be subtracted from wages on line 7 of Form 1040.

Information. For the detailed rules on this credit, get Publication 596, Earned Income Credit. You may need to complete Schedule EIC and attach it to your tax return. To figure the amount of your credit, you will have to fill out a worksheet or have the IRS compute the credit for you. For details on getting part of the

credit added to your pay, get Form W–5 from your employer or by calling the IRS at 1–800–TAX–FORM(1–800–829–3676).

How To Get More Information







You can get help from the IRS in several ways.

Free publications and forms. To order free publications and forms, call 1–800–TAX-FORM (1–800–829–3676). You can also write to the IRS Forms Distribution Center nearest you. Check your income tax package for the address. Your local library or post office also may have the items you need.

For a list of free tax publications, order Publication 910, *Guide to Free Tax Services*. It also contains an index of tax topics and related publications and describes other free tax information services available from the IRS, including tax education and assistance programs.

If you have access to a personal computer and modem, you also can get many forms and publications electronically. See *Quick and Easy Access to Tax Help and Forms* in your income tax package for details. If space permitted, this information is at the end of this publication.

Tax questions. You can call the IRS with your tax questions. Check your income tax package or telephone book for the local number, or you can call 1–800–829–1040.

TTY/TDD equipment. If you have access to TTY/TDD equipment, you can call 1–800–829–4059 to ask tax questions or to order forms and publication. See your income tax package for the hours of operation.

Comprehensive Example

Rev. John Michaels is the minister of the First United Church. He is married and has one child. He is a common-law employee of the church. He has not applied for an exemption from self-employment tax. The church paid him a salary of \$31,000. In addition, as a self-employed person, he earned \$4,000 during the year for weddings, baptisms, and honoraria.

In an earlier year, Rev. Michaels bought a home next to the church. He makes an \$800 per month mortgage payment of principal and interest only. The church paid him \$800 per month as his parsonage allowance (excluding utilities). The home's fair rental value is \$900 per month. The utility bills for the year totaled \$960. The church paid him \$100 per month designated as an allowance for utility costs.

The church did not withhold social security, Medicare, or federal income taxes because Rev. Michaels had not requested it. The church reports his salary for income tax purposes on Form W–2, box 1, leaving blank the boxes for social security and Medicare wages. Box 1 of the Form W–2 shows his wages of \$31,000. He made estimated tax payments during the year totaling \$8,400.

Rev. Michaels taught a course at a local community college. He was paid \$3,400, which was reported on a Form W–2. The federal income tax withheld was \$272. As an employee of the college, he was subject to social security and Medicare withholding. His Form W–2 shows \$210.80 withheld for social security taxes and \$49.30 withheld for Medicare taxes.

Form 1040. On Form 1040, Rev. Michaels reports \$34,400 (\$31,000 from the church and \$3,400 from the college) on line 7 and \$240 (the excess of the utility allowance over the utility costs) on line 21. (The parsonage allowance is not taxable for income tax purposes.)

Schedule C–EZ (Form 1040). On Schedule C–EZ, Rev. Michaels reports the \$4,000 from weddings, baptisms, and honoraria. His related expenses for the year were \$87 for marriage and family booklets and \$156 for 503 miles of business use of his car figured at the standard mileage rate of 31 cents a mile (mainly for trips in connection with honoraria).

He cannot deduct the part of his expenses allocable to his tax-free income. He attaches the required statement (example shown later) to his tax return that explains how he figures the nondeductible part (\$56). He subtracts the \$56 from the \$243 and enters the \$187 difference on line 2 of Schedule C–EZ. He reports his net profit of \$3,813 on line 12 of Form 1040.

Schedule SE (Form 1040). On Schedule SE, Rev. Michaels includes the \$800 per month parsonage allowance (\$9,600), the entire \$100 per month utility allowance (\$1,200), his salary from the church (\$31,000), and the net income from Schedule C–EZ (\$3,813). He subtracts from this the \$56 of nondeductible Schedule C–EZ expenses and the \$1,103 (\$884 + \$219) of allowable employee business expenses (discussed below). He reports his net income of \$44,454 in Section A of Schedule SE. (As a minister, his church salary is not considered "church employee income".)

After completing Schedule SE (Form 1040), Rev. Michaels enters the self-employment tax (\$6,281) on Form 1040, line 45. Also, he enters half of this amount (\$3,141) on Form 1040, line 25.

Form 2106–EZ. Rev. Michaels completes lines 7–11b. His car was used 2,852 miles for church business. Using the standard mileage

rate, he figures that his car expense is \$884. He enters the \$884 on line 1. He has \$219 of expenses for publications and booklets that he enters on line 4.

Before entering the total expenses on line 6, he must reduce them by the amount that is allocable to his tax-free parsonage allowance. On the attached required statement (shown later), he shows how he figured the nondeductible part of his expense. The result is \$254 of expenses allocable to the tax-free income. He subtracts \$254 from \$1,103 and enters the result, \$849, on line 6. He then enters the line 6 amount on line 20 of Schedule A (Form 1040).

Schedule A (Form 1040). Rev. Michaels contributed \$4,800 in cash during the year to various qualifying charities. Each individual contribution was for less than \$250. He deducts the \$4,800 as an itemized deduction on line 15. He deducts \$1,750 in real estate taxes on line 6 and \$6,810 of home mortgage interest on line 10. He limits his employee business expenses to the amount exceeding 2% of his adjusted gross income. He enters \$143 as the total of his miscellaneous deductions on line 26. The total of all itemized deductions is \$13,503, which he enters on line 28 of Schedule A and on line 34 of Form 1040.

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get a W-2. see the	14	Capital gain or (loss), if required, atta Other gains or (losses). Attach Form			· · · /	14	+
instructions	15a	Total IPA distributions 15s		☐ b Taxable amount	· · · /-	6b	
for line 7.	18e	Total pensions and annuities 16e		b Taxable amount	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	6b	
Enclose, but do	17	Rental real estate, royalties, partnersh	ips, 8 corporations, t		,	17	
not attach, any payment. Also,	18	Farm income or (loss). Attach Schedu				18	
please enclose	19	Unemployment compensation		,	🗀	19	
Form 1040-V	20a	Social security benefits . 20e		ib Taxable amount		Ob	—
instructions	21	Other income. List type and amount-					
for line 62).	~~	Ensea whility when		4		240	_
	22	Add the amounts in the far right column			ncome > :	2 39, 453	+
Adjusted		Your IRA deduction (see instructions)		23a			
Gross		Spouse's IRA deduction (see instruct	•	236			
Income	24	Moving expenses. Attach Form 3903		25 3 19	4 1		-
	25 26	One-half of self-employment tax. Alta	-	26			
If line 31 is under \$28,495 (under	25 27	Self-employed health insurance dedu Keogh & self-employed SEP plans. If	· · · · · · ·	27			
\$9,500 if a child	28	Penalty on early withdrawal of saving		28			
did not live with	29	Alimony paid. Recipient's SSN ▶	<u> </u>	29			
you), see the instructions for	30	- ' ' '				3,141	1
ine 54.	31	Subtract line 30 from line 22. This is	_	income	· · · -	35.312	\Box

Form 1040 (1996)

Cat. No. 113205

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

Form 1040 (1996	1		Page 2
Tax	32	Amount from line 31 (adjusted gross income)	32 35, 312
Compu-	33a	Check If: You were 65 or older, Blind: Spouse was 65 or older, Blind.	
tation		Add the number of boxes checked above and enter the total here	
	ь	If you are married filing separately and your spouse itemizes deductions or	
		you were a dual-status alien, see instructions and check here > 336	
		Remixed deductions from Schedule A. line 28, OR	
	34	Enter Standard deduction shown below for your filing status. But see the	
		larger (can claim you as a dependent.	34 13,503
		of vour: Single-\$4,000 • Married filing jointly or Qualifying widow(er)-\$6,700	
		● Head of household—\$5,900 ● Married filling separately—\$3,350	
	35	Subtract line 34 from line 32	35 21,909
If you want	36	If line 32 is \$88,475 or less, multiply \$2,550 by the total number of exemptions claimed on	
the IRS to figure your		line 6d. If line 32 is over \$88,475, see the worksheet in the inst. for the amount to enter .	36 7.650
tax, see the	37 38	Taxable Income. Subtract line 35 from line 35. If line 35 is more than line 35, enter -0-	37 14,159
Instructions for line 37.	30	Tax. See instructions. Check if total includes any tax from a Form(s) 8814 b Form 4972	30 2 126
	39	Credit for child and dependent care expenses. Attach Form 2441 39	30 2,126
Credita	40	Credit for the elderly or the disabled. Attach Schedule R	
	41	Foreign tax credit. Attach Form 1116 ,	
	42	Other, Check if from a Form 3800 b Form 8396	
		c ☐ Form 8801 d ☐ Form (specify)	
	43	Add lines 39 through 42	43
	44	Subtract line 43 from line 38. If line 43 is more than line 38, enter -0	4 2,126
Other	45	Self-employment tax. Attach Schedule SE	45 6 281
Taxes	48	Alternative minimum tax. Attach Form 6251	46
	47	Social security and Medicare tax on tip income not reported to employer. Attach Form 4137	47
	48	Tax on qualified retirement plans, including IRAs. If required, attach Form 5329	48
	49 50	Advance earned income credit payments from Form(s) W-2	50
	51	Household employment taxes. Attach Schedule H	51 8.407
	52	Federal Income lax withheld from Forms W-2 and 1099 52 272	
Payments Payments	53	1996 estimated tax payments and amount applied from 1996 return 53 1 4 4 6 6	
	54	Earned income credit, Atlach Schedule EIC if you have a qualifying	-
	-	child. Nontsixable earned income: arriount ▶	
Attach		and type ▶	
Forms W-2,	55	Amount paid with Form 4868 (request for extension)	_
W-2G, and 1099-R on	56	Excess social security and RRTA tax withheld (see inst.)	_
the front.	57	Other payments. Check if from ■ Form 2439 b Form 4136	
	58	Add lines 52 through 57. These are your total payments.	58 9 672
Refund	59	If line 58 is more than line 51, subtract line 51 from line 58. This is the amount you OVERPAID	59 265
Have it sent	60m	Amount of line 59 you want REFUNDED TO YOU.	60a
directly to your bank	> b	Routing number Checking Savings	
account! See inst, and fill in	▶ d	Account number	
60b, c, and d.	61	Amount of line 59 you want APPLIED TO YOUR 1997 ESTIMATED TAX > 61 2.65	
Amount	62	If line 51 is more than line 58, subtract line 58 from line 51. This is the AMOUNT YOU OWE.	-
You Owe		For details on how to pay and use Form 1040-V, see instructions	62
	63	Estimated tax penalty, Also include on line 62 es i	
Sign	Unde	r pensities of perjury, I declare that I have examined this return and accompanying schedules and statements, , they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information	and to the best of my knowledge and of which company has any boundaries
Here		Your signature '	an man beat an east and an entranging
Кеер а сору		Of CM. L. C. Dullan Minist	
of this return		Scource's signature, if a joint return, BOTH must sign. Dete Scource's occupant	<u>5(</u>
for your records.		Susan R. Michaela 2/14/97 House	
	<u></u>	Cate	Preparer's social security no.
Paid	signa	Check if self-employed	
Preparer's	Little :	s name (or yours)	N :
Use Only	if peti	-employed) and D	P code

Form 1040 (1996)

SCHEDULES A&B

(Form 1040)

Department of the Treesury

Schedule A-Itemized Deductions

(Schedule B is on back)

OMB No. 1545-0074

Internal Revenue Ser		► Attach to Form 1040. ► See Instructions for Scho	dules A and B (Form 1040).	Sequence No. 07	
Name(s) shown or			_	Your social security number	
<u>John</u>	€.	Michaels and Susan R. Mi	chaels	011 00 222	2
Medical		Caution: Do not include expenses reimbursed or paid by others.			
and	1	Medical and dental expenses (see page A-1)	1		
Dental	2	Enter amount from Form 1040, line 32.			
Expenses	3	Multiply line 2 above by 7.5% (.075)	3		
	4	Subtract line 3 from line 1, If line 3 is more than line 1, e		4	
Taxes You	5	State and local income taxes	5		
Paid	6	Real estate taxes (see page A-2)	6 1.750		
(See	7	Personal property taxes	7		
page A-1.)	8	Other taxes. List type and amount	6		
	9	Add lines 5 through 8		9 1,750	_
Interest	10	Home mortgage interest and points reported to you on Form 1098	10 6, 910		
You Paid	11	Home mortgage interest not reported to you on Form 1098. If paid			
(See		to the person from whom you bought the home, see page A-2			
page A-2.)		and show that person's name, identifying no., and address			

			11		
Note: Personal			 '' 		
interest is	12	Points not reported to you on Form 1098. See page A-3 for special rules.	12		
deductible.	13	Investment interest. If required, attach Form 4952. (See	4.5		
	14	page A-3.)	13	14 6,810	
Gifts to		- · · · · · · · · · · · · · · · · · · ·			_
Charity	15	Gifts by cash or check. If you made any gift of \$250 or more, see page A-3	15 4, 800		
if you made a	16	Other than by cash or check, if any gift of \$250 or more,			
gift and got a benefit for it.		see page A-3. If over \$500, you MUST attach Form 8283	16		
see page A-3.	17	Carryover from prior year	17		
Annually and	18	Add lines 15 through 17	<u> </u>	18 4,800	
Casualty and Theft Losses	40	Consumbs on their lession). Attach Form 1604, (Consumb			
INGII COSSAS	19	Casualty or theft loss(es). Attach Form 4684. (See page /	4-4.)	19	
Job Expenses	20	Unreimbursed employee expenses—job travel, union			
and Most		dues, job education, etc. If required, you MUST attach			
Other Miscellaneous		Form 2106 or 2106-EZ. (See page A-4.) ▶			
Deductions	i	***************************************	20 244		
Concoons	44	Tou manageting days	21		
(See	21 22	Tax preparation fees Other expenses—investment, safe deposit box, etc. List			
page A-4 for		type and amount >			
expenses to		The me aller a firm and a firm a firm and a firm and a firm a f	22		
deduct here.)	23	Add lines 20 through 22	23 849		
	24	Enter amount from Form 1040, line 32, 24 13 5, 3 12.			
	25	Multiply line 24 above by 2% (.02)	25 706		
	26	Subtract line 25 from line 23. If line 25 is more than line :	23, enter -0	26 143	
Other Miscellausous	27	Other—from list on page A-4. List type and amount			
Deductions		***************************************		27	
Total	28	Is Form 1040, line 32, over \$117,950 (over \$58,975 if ma	rried filing separately)?		
Itemized		NO. Your deduction is not limited. Add the amounts in th	e far right column		
Deductions		for lines 4 through 27. Also, enter on Form 1040, line	34, the larger of $\left\{\begin{array}{c} \\ \end{array}\right\}$	28 13,503	
		this amount or your standard deduction. YES. Your deduction may be limited. See page A-5 for the	amount to note:		
		- and the control of the second of the control of t			Ille

SCHEDULE C-EZ (Form 1040)

Net Profit From Business

(Sole Proprietorship)

OMB No. 1545-0074

Social security number (SSN)

Department of the Treasury treamal Revenue Service Name of proprietor

Partnerships, joint ventures, etc., must file Form 1065. Attachment Sequence No. 09A ➤ Attach to Form 1040 or Form 1041. ➤ See instructions on back.

	JOHN E.	1-11CHAE IZ				<u>0</u> 11	00:27	してて
Par	General l	nformation				•		
This	May Use Schedule If You:	 Had business expenses of \$2,5 less. Use the cash method of accounting the year. Did not have an inventory at an time during the year. Old not have a net loss from you business. Had only one business as a sole proprietor. 	nting. ly And	1 You:	Are not re Depreciat this busin for Sched C-3 to fin Do not de business Do not ha	quired to fl ion and Am oss. See th ule C, line d out if you duct expen use of your ve prior yes	see for	٠
A	Principal business o	profession, including product or ser	rvice			B Enter	principal busin	less code
C	Minister		 				C-6) ▶ 8 -	
C	Business name. If he	o separate business name, leave blar	nk,			D Employ	er ID number (i	EIN), el may
Ę	,	cluding suite or room no.). Address:	not required if sam	e as on Form	1040, page 1.			لـلــــــــــــــــــــــــــــــــــــ
		in Street	:					
	Hometon		99					
Par		ur Net Profit	•					
1	that form was che	come was reported to you on For- cked, see Statutory Employees ck here	in the instruction	is for Schedi		יתכ	4,00	
2	Total expenses. If	f more than \$2,500, you must us	se Schedule C. S	ee instructio	n s	. 2	15	*
3	Form 1040, line 1:	ct line 2 from tine 1. If less than 2, and ALSO on Schedule SE, lir ule SE, line 2. Estates and trusts	ne 2. (Statutory e	mployees do	not report th		3,81	3
Par	t III Informati	on on Your Vehicle. Complete	this part ONLY	if you are	claiming car	or truck	expenses o	n line 2.
4 5	Of the total number	ce your vehicle in service for buser of miles you drave your vehicle	e during 1998, e	nter the num	iber of miles ;	ou used y	your vehicle	for:
6	Do you (or your sp	oouse) have another vehicle avail	lable for persona	luse?			, (X Yes	□ No
7	Was your vehicle :	available for use during off-duty I	hours?		<i></i>		. 🖼 Yes	□ No
	-	enca to support your deduction?						
		dence written?						□ No
For I	Paperwork Reduction	n Act Notice, see Form 1040 instru	ctions.	Cat. No. 1437	40	Schedule (C-EZ (Form 1	040) 1996
	# See #	Hached Stateme	int					

SCHEDULE SE (Form 1040)

Self-Employment Tax

▶ See Instructions for Schedule SE (Form 1040).

OMB No. 1545-0074 Sequence No. 17

Department of the Treasury Internal Revenue Service (99)

► Attach to Form 1040.

Name of person with self-employment income (as shown on Form 1040) Social security number of person with self-employment income > John E. Michaels

00 2222

Who Must File Schedule SE

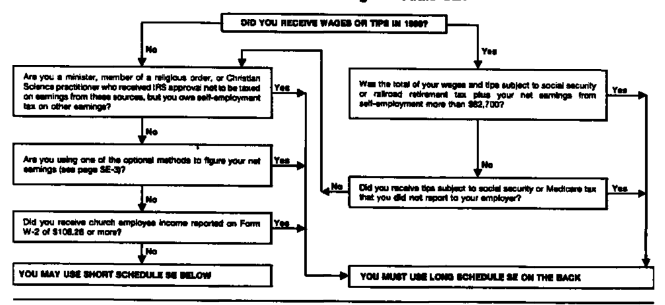
You must file Schedule SE if:

- You had not earnings from self-employment from other than church employee income (line 4 of Short Schedule SE or line 4c of Long Schedule SE) of \$400 or more. OR
- You had church employee income of \$108.28 or more, Income from services you performed as a minister or a member of a religious order la not church employee income. See page SE-1.

Note: Even if you had a loss or a small amount of income from self-employment, it may be to your benefit to file Schedule SE and use either "optional method" in Part II of Long Schedule SE. See page SE-3.

Exception. If your only self-employment income was from earnings as a minister, member of a religious order, or Christian Science practitioner and you filed Form 4361 and received IRS approval not to be taxed on those earnings, do not file Schedule SE. Instead, write "Exempt-Form 4351" on Form 1040, line 45.

May I Use Short Schedule SE or MUST I Use Long Schedule SE?



Section A-Short Schedule SE. Caution: Read above to see if you can use Short Schedule SE.

	·				
1	Net farm profit or (loss) from Schedule F, line 38, and farm partnerships, Schedule K-1 (Form 1085), line 15a	1			
2		2	44.	454	*
3	Combine lines 1 and 2	3	44	454	
4	Net earnings from self-employment. Multiply line 3 by 92.35% (.9235). If less than \$400, do not file this schedule; you do not owe self-employment tax	•	41,	<u>52 o</u>	
5	and the same of th				
	\$82,700 or less, multiply line 4 by 15.3% (.153). Enter the result here and on Form 1040, line 45.	5	٤,	211	
	 More than \$82,700, multiply line 4 by 2.9% (.029). Then, add \$7,774.80 to the result. Enter the total here and on Form 1040, line 46. 				
6	Deduction for one-half of self-employment tax. Multiply line 5 by 50% (.5). Enter the result here and on Form 1040, line 25				

For Paperwork Reduction Act Notice, see Form 1040 Instructions.

* See Attached Statement

Cel. No. 113562

Schedule SE (Form 1040) 1996

Form 2106-EZ

Unrelmbursed Employee Business Expenses

► See Instructions on back.

OMB No. 1545-1441

* See Attached Statement

Attach to Form 1040.

,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		300E SECRETLY UNIVER	Occupation in t	which expanses were it	Curred
	John E. Michaels	011 00 2222	Mini:	ster	
Par	General Information				
You	May Use This Form ONLY if All of the Following Apply:			·	
	u are an employee deducting expenses attributable to your j	ob.			
• Yo no	u do not get reimbursed by your employer for any expenses it considered reimbursements).	(amounts your employer in	cluded in box	1 of your Form W	-2 are
• If y	you are claiming vehicle expense,				
	You own your vehicle, and				
ь.	You are using the standard mileage rate for 1996 and also us	sed it for the year you first	placed the ve	hicle in service.	
Par	t II Figure Your Expenses		·, ·	· ·	
1	Vehicle expense using the standard mileage rate. Compleby 31¢ (.31)			884	
	Parking fees, tolls, and transportation, including train, bus, e travel or commuting to and from work	tc., that did not involve ove	ernight 2		
3	Travel expense while away from home overnight, including Do not include meals and entertainment	lodging, airplane, car renti	al, etc. 3		
4	Business expenses not included on lines 1 through 3. Do not in	nclude meals and entertainm	ent . 4	219	<u> </u>
5	Meals and entertainment expenses: \$ x 5	1096 (.501):	5		
6	Total expenses. Add lines 1 through 5. Enter here and on lin (Qualified performing artists and individuals with disabilities rules on where to enter this amount.)	e 20 of Schedule A (Form	امنموم	જ્ઞપવ	*
Par	Information on Your Vehicle. Complete this pa				1.
7	When did you place your vehicle in service for business pur	poses? (month, day, year)	7 / .	15. / .94.	
8	Of the total number of miles you drove your vehicle during t	1996, enter the number of (niles you used	l your vehicle for:	
	Business 2, 252 b Commuting	<u></u> - c o	9.راک ther	52	
9	Do you (or your spouse) have another vehicle available for p	ersonal use?		🕅 Yee 🗆] No
10	Was your vehicle available for use during off-duty hours?	• • • • • • • • • • • • • • • • • • •		🛮 Yes 🖸] No
11a	Do you have evidence to support your deduction?	· ·		🗵 Yes 🗆] No
ь	If "Yes," is the evidence written?	<u> </u>	<u></u>	(2) Yes [] No
For P	aperwork Reduction Act Notice, see back of form.				(1998)

: :

IRC Section 265 — Computation of expenses, allocable to tax-free ministerial income, that are nondeductible:

	TAXABLE	TAX-FREE	TOTAL
Salary as a minister	\$31,000		\$31,000
Parsonage allowance:			
Mortgage ($\$800 \times 12$)		\$ 9,600	9,600
Utilities			
$100 \times 12 = 1,200$			
minus costs <u>960</u>		960	960
excess <u>\$ 240</u>	240		240
Gross income from weddings, baptisms, and honoraria	4,000		4,000
Ministerial income	<u>\$35,240</u>	<u>\$10,560</u>	<u>\$45,800</u>

Percentage of nondeductible expenses: \$10,560 ÷ \$45,800 = 23%

Schedule C-EZ Deduction Computation

\$	87	Marriage and family booklets
+	156	Business use of car
\$	243	Unadjusted Schedule C-EZ expenses
×	23%	
\$	56	Nondeductible part of expenses
\$	243	Unadjusted Schedule C-EZ expenses
_	56	Nondeductible part of expenses
\$	187	Schedule C-EZ deductions (line 2)

Employee Business Expense Deduction Computation

\$ 884	Car expenses for church business
+ 219	Publications and booklets
\$1,103	Unadjusted employee business expenses (FORM 2106-EZ)
× 23%	
\$ 254	Nondeductible part of expenses
\$1,103	Unadjusted employee business expenses (FORM 2106-EZ)
_ 254	Nondeductible part of expenses
\$ 849	Employee business expense deduction — FORM 2106-EZ, line 6

None of the other deductions claimed in the return are allocable to tax-free income.

John E. Michaels 011-00-2222

Attachment to Schedule SE (Form 1040)

Church wages	\$31,000
Parsonage allowance—Mortgage	\$9,600
Utilities	<u>1,200</u> 10,800
Net operating profit	
from Schedule C-EZ	3,813
	\$45,613
ess:	
Cabadula C E7 ayrangaa allaaabla	

Less

Schedule C-EZ expenses allocable	
to tax-exempt income	\$ 56
Ministerial employee business expenses	<u> 1,103</u> <u> 1,159</u>
Net Self-Employment Income	
Schedule SE, Section A, line 2	\$44,454

Index