

2023 Tax REFERENCE GUIDE



**Columbus Life
Insurance Company**

A member of Western & Southern Financial Group

Tax Brackets for 2023

Taxable income is, i.e., income minus deductions and credits/breakthroughs.

Married, Joint & Surviving Spouses

	Marginal Tax Rates
\$0-\$22,000	10%
\$22,001-\$39,450	12%
\$39,451-\$41,750	22%
\$41,751-\$52,645,200	24%
\$52,645,201-\$4662,500	32%
\$4662,501-\$693,750	35%
over \$693,750	37%
Capital gains/qualified dividends	
\$0-\$200,250	0%
\$200,251-\$550,050	15%
over \$550,050	20%

Single

\$0-\$11,000	10%
\$11,001-\$44,725	12%
\$44,726-\$95,375	22%
\$95,376-\$182,100	24%
\$182,101-\$231,250	32%
\$231,251-\$357,925	35%
over \$357,925	37%
Capital gains/qualified dividends	
\$0-\$44,625	0%
\$44,626-\$492,300	15%
over \$492,300	20%

Married, Separate

\$0-\$11,000	10%
\$11,001-\$44,725	12%
\$44,726-\$95,375	22%
\$95,376-\$182,100	24%
\$182,101-\$231,250	32%
\$231,251-\$3486,875	35%
over \$3486,875	37%
Capital gains/qualified dividends	
\$0-\$44,625	0%
\$44,626-\$276,900	15%
over \$276,900	20%

Head of Household (HOH)

\$0-\$11,700	10%
\$11,701-\$550,050	12%
\$550,051-\$95,350	22%
\$95,351-\$182,100	24%
\$182,101-\$231,250	32%
\$231,251-\$357,925	35%
over \$357,925	37%
Capital gains/qualified dividends	
\$0-\$50,750	0%
\$50,751-\$523,050	15%
over \$523,050	20%

Estate and Trusts

\$0-\$2,900	10%
\$2,901-\$10,550	24%
\$10,551-\$14,450	35%
over \$14,450	37%
Capital gains/qualified dividends	
\$0-\$30,000	0%
\$30,001-\$14,650	15%
over \$14,650	20%

Corporate Tax Rate

21%

Standard Deduction

Married, joint	\$22,700
Single, married, separate	\$13,850
HOH	\$20,600
Blind or over 65: add \$1,500 if married, \$1,050 if single or HOH	

Mortgage Interest Deduction

CM acquisition indebtedness up to \$750,000 for 1st and 2nd homes.

No deduction for home equity indebtedness.

State and Local Tax Deduction Limit

State and local income and property tax deduction \$10,000

Alternative Minimum Tax Exemption Amount

Married, joint	\$126,500
Single, HOH	\$61,300
Married, separate	\$63,250

IRA and Pension Plan Limits

IRA contribution	
Under age 50	\$6,500
Age 50 and over	\$7,500

Phaseout for deducting IRA contribution*

Married, joint	\$116,000-\$136,000 MAGI
Single, HOH	\$73,000-\$83,000 MAGI
Married, separate	\$80-\$10,000 MAGI

Phaseout for deducting spousal IRA*

	\$2,16,000-\$236,000 MAGI
Phaseout of Roth contribution eligibility	
Married, joint	\$2,16,000-\$22,28,000 MAGI
Single, HOH	\$136,000-\$152,000 MAGI
Married, separate	\$80-\$10,000 MAGI

SEP contribution

Up to 25% of compensation, limit \$66,000 Compensation to participate in SEP \$750

SIMPLE elective deferral

Under age 50	\$15,500
Age 50 and over	\$19,000

401(k), 403(b)/457 and SARSEP elective deferral

Under age 50	\$12,000
Age 50 and over	\$30,000

Annual defined contribution limit

\$66,000

Annual defined benefit limit

\$265,000

Highly compensated employee

\$150,000

Key Employee in top-heavy plan

\$215,000

Annual compensation taken into account for qualified plans

\$330,000

Retirement Tax Credit: A percent tax credit for an IRA, 401(k), 403(b) or 457 plan contribution, in addition to deduction or exclusion, if

Married, joint	Below \$73,000 AGI
HOH	Below \$54,750 AGI
Single, married, separate	Below \$36,000 AGI

Maximum qualified longevity annuity contract (QLAC) premium

\$155,000

Increased to \$200,000 for contracts purchased or exchanged after 12/26/2022

Gift and Estate Tax

Gift tax annual exclusion	\$17,000
Estate and gift tax rate	40%
Estate tax exemption	\$12,920,000
Lifetime gift exemption	\$12,920,000
GST exemption	\$12,920,000
Annual exclusion for gifts to non-spouse	\$175,000

Additional Medicare Tax Where Income Exceeds \$200,000

(\$250,000 married, joint)

Additional tax on excess of earned income*	0.9%
Additional tax on Net Investment Income*	1.5%

Health Care

Eligible Long-Term Care	Deduction Limit
Age 60 or less	\$4,800
Age 61 to 60	\$3,900
Age 61 to 60	\$1,730
Age 61 to 70	\$4,770
Age over 70	\$5,960

Per Diem Limitation for LTC Benefits

	\$420
All others	\$182,100

1. Applicability depends on the type of IRA, which persons participate in an employer-sponsored plan, the type of employer-sponsored plan offered, and MAGI.

2. Special increased limit may apply to certain 403(b) participants with 15 or more years of service.

3. In less 3 years prior year of retirement, 403(b) plan participants may be able to double elective deferral if needed to catch up on prior missed contributions, but if they do, they cannot use catch up.

4. Total Employee Medicare Tax is 1.45% + 0.9% = 2.35%.

5. Including interest, dividends, capital gains and annuity distributions.



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United States. Internal Revenue Service,2014

Economic Impacts of Intellectual Property-Conditioned Government

Incentives Dan Prud'homme,Hefa Song,2016-06-21 This book provides new insights into the economic impacts strategic objectives and legal structures of an emerging branch of government incentives conditioned on meeting intellectual property related requirements Despite becoming more common in recent years such incentives ranging from patent fee subsidies and patent box tax deductions to inventor remuneration schemes are still under researched A diverse range of analytical methods including econometric analyses case studies and comparative legal analysis are used to study these incentives in countries in Europe and China Scholars policymakers and practitioners can benefit from the conceptual and practical insights as well as policy recommendations provided

Municipal Reference Guide ,1999

Improving Economic Instruments for Water

Resources Management in the Republic of Buryatia (Lake Baikal Basin) OECD,2016-11-15 A major challenge facing the Republic of Buryatia subject of the Russian Federation is how to balance the task of protecting Lake Baikal a unique water object and ecological system included in the UNESCO list of World Natural Heritage Areas with the need for dynamic and sustainable

International Taxation of Manufacturing and Distribution John Abrahamson,2016-02-18 The most thorough treatment of its subject available this book introduces and analyses the international tax issues relating to international manufacturing and distribution activities extending from the tax regime in the country where the manufacturing activities are located through to regional purchase and sales companies to the taxation of local country sales companies The analysis includes the domestic tax laws relating to manufacturing and distribution company profits as well as international tax issues relating to income flows and the payment of dividends Among the topics and issues analysed in depth are the following foreign tax credits taxation in the digital economy tax incentives intellectual property group treasury companies mergers and acquisitions leasing derivatives controlled foreign corporation provisions VAT and customs tariffs free trade agreements and customs unions transfer pricing role of tax treaties hedging related accounting issues deferred tax assets and liabilities tax risk management supply chain management depreciation allowances and carry forward tax losses The book includes descriptions of 21 country tax systems and ten detailed case studies applying the analysis to specific examples Detailed up to date attention is paid to the OECD Action Plan on Base Erosion and Profit Shifting BEPS and other measures against tax avoidance As a full scale commentary and analysis of international taxation issues for multinational manufacturing groups including in depth consideration of corporate structures tax treaties transfer pricing and current developments this book is without peer It will prove of inestimable value to all accountants lawyers economists financial managers and government officials working in international trade environments

International Taxation of Energy Production and Distribution John Abrahamson,2018-04-20 Energy is a major global industry with rapid ongoing changes

in areas such as carbon taxes emissions trading regimes and the development of renewable energy The cross border nature of the industry calls for the thorough expert and up to date analysis provided in this timely and practical book Taking a down to earth problem solving approach to policy and practice in the field worldwide the author focuses on the international tax framework and the tax regimes in leading energy producing and consuming countries The book introduces and analyses significant international tax issues related to energy production and distribution extending from the tax regime in the country where the oil gas or coal exploration and production activities are located through to cross border transportation using pipelines tankers and bulk carriers to the taxation of power stations and electricity transmission and distribution networks The taxation issues covered include the following upstream oil and gas and mining taxes incentives for renewable energy carbon taxes and emission trading regimes dividend interest and royalty flows foreign tax credits permanent establishments mergers and acquisitions taxation issues for derivatives and hedging transfer pricing regional purchasing marketing service and intangible property structures free trade agreements and customs unions dispute resolution and tax administration and risk management Detailed updates are included on the most recent international tax developments affecting the energy industry including the OECD Action Plan on Base Erosion and Profit Shifting BEPS and the 2017 OECD Transfer Pricing Guidelines Case studies offer an opportunity to apply international tax analysis to specific examples and gain practice in identifying and discussing relevant international taxation issues This book will be of significant value to corporate tax managers and in house counsel together with accountants lawyers economists government officials and academics connected with the energy industry and related international taxation issues

Master Federal Tax Manual ,1991 International Taxation of Banking John Abrahamson,2020-02-20 Banking is an increasingly global business with a complex network of international transactions within multinational groups and with international customers This book provides a thorough practical analysis of international taxation issues as they affect the banking industry Thoroughly explaining banking s significant benefits and risks and its taxable activities the book s broad scope examines such issues as the following taxation of dividends and branch profits derived from other countries transfer pricing and branch profit attribution taxation of global trading activities tax risk management provision of services and intangible property within multinational groups taxation treatment of research and development expenses availability of tax incentives such as patent box tax regimes swaps and other derivatives loan provisions and debt restructuring financial technology FinTech group treasury interest flows and thin capitalisation tax havens and controlled foreign companies and taxation policy developments and trends Case studies show how international tax analysis can be applied to specific examples The Organisation for Economic Co operation and Development Base Erosion and Profit Shifting OECD BEPS measures and how they apply to banking taxation are discussed The related provisions of the OECD Model Tax Convention are analysed in detail The banking industry is characterised by rapid change including increased diversification with new banking products and services and the increasing significance of

activities such as shadow banking outside current regulatory regimes For all these reasons and more this book will prove to be an invaluable springboard for problem solving and mastering international taxation issues arising from banking The book will be welcomed by corporate counsel banking law practitioners and all professionals officials and academics concerned with finance and its tax ramifications **United States Code Annotated** United States,1998 *Federal Tax Regulations*

,2017 **BRICS and International Tax Law** Peter Antony Wilson,2016-04-24 With the ongoing expansion of outbound foreign direct investment FDI in the countries representing the BRICS economic bloc Brazil Russia India China and South Africa and with all of them at the same time listed among the top seven countries plagued by tax evasion and avoidance in the guise of illicit out ows the ve governments both individually and through cooperative initiatives have devised new international tax strategies that are proving to be of great interest and value to other countries both developing and developed The core of these strategies addresses the necessity of stemming the out ow of revenue while strongly supporting FDI both inbound and outbound while complying with international obligations including those arising from human rights laws This book is the rst in depth commentary on this new and evolving area of international tax law The detailed analysis covers the entire eld of BRICS international tax law considering topics such as the following information exchange procedures and pitfalls response to the OECD s Base Erosion and Pro t Sharing BEPS initiative role of bilateral and multilateral double taxation conventions including the Multilateral Instrument and the Bilateral Investment Treaties thin capitalization transfer pricing controlled foreign corporation rules shortcomings related to authorities limited manpower international audit and investigation procedures the BRICS approach to residence and mandatory and binding arbitration and the BRICS approach to shaping the developing world s international tax system Notably the author personally conducted interviews with senior international representatives of the BRICS tax authorities as well as with leading BRICS academics and practitioners Tax cases together with human rights and investment cases and administrative guidelines in all ve countries are also included in the analysis The study concludes with recommendations for improving each of the ve countries tax law and procedures especially in the area of dispute resolution The author s goal is to extend the existing body of knowledge of the BRICS international tax laws in order to assist in developing an understanding of the BRICS approach to dealing with evasion and avoidance an approach which facilitates both outbound and inbound FDI simpli es tax authority administration and establishes a basis for resolving international disputes which is compatible with sovereignty In achieving this objective the author has produced a major work that is of immeasurable value to tax advisers government and governance of cials academics and researchers both in developing international taxation strategies and in helping to resolve disputes with tax authorities **Bowker's Law Books and Serials in Print** ,1998 **Branham Automobile Reference Book** ,1952 United States Code Service, Lawyers Edition United States,2003 Where to Find Business Information

David M. Brownstone,Gorton Carruth,1982-04-06 Shows where current business information is located and how to get it

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