

# If You Are Self-Employed

Most people who pay into Social Security work for an employer. Their employer deducts Social Security taxes from their paycheck, matches that contribution, sends taxes to the Internal Revenue Service (IRS), and reports wages to us. But self-employed people must report their earnings and pay their taxes directly to the IRS.

You're self-employed if you operate a trade, business, or profession, either by yourself or as a partner. You report your earnings for Social Security when you file your federal income tax return. If your net earnings are \$400 or more in a year, you must report your earnings on Schedule SE, in addition to the other tax forms you must file.

### Paying Social Security and Medicare taxes

If you work for an employer, you and your employer each pay a 6.2% Social Security tax on up to \$168,600 of your earnings. Each must also pay a 1.45% Medicare tax on all earnings. If you're self-employed, you pay the combined employee and employer amount. This amount is a 12.4% Social Security tax on up to \$168,600 of your net earnings and a 2.9% Medicare tax on your entire net earnings. If your earned income is more than \$200,000 (\$250,000 for married couples filing jointly), you must pay 0.9% more in Medicare taxes.

There are 2 income tax deductions that reduce your taxes.

First, your net earnings from self-employment are reduced by half the amount of your total Social Security tax. This is similar to the way employees are treated under the tax laws, because the employer's share of the Social Security tax is not considered wages to the employee.

Second, you can deduct half of your Social Security tax on IRS Form 1040. But the deduction must be taken from your gross income when determining your adjusted gross income. It cannot be an itemized deduction and must not be listed on your Schedule C.

If you have wages, as well as self-employment earnings, the tax on your wages is paid first. But this rule only applies if your total earnings are more than \$168,600. For example, if you will have \$100,000 in wages and \$68,000 in self-employment income in 2024, you will pay the appropriate Social Security taxes on both your wages and business earnings. In 2024, however, if your wages are \$100,000, and you have \$69,600 in net earnings from a business, you don't pay dual Social Security taxes on earnings more than \$168,600. Your employer will

withhold 7.65% in Social Security and Medicare taxes on your \$100,000 in earnings. You must pay 15.3% in Social Security and Medicare taxes on your first \$68,600 in self-employment earnings, and 2.9% in Medicare tax on the remaining \$1,000 in net earnings.

#### Work credits

You must have worked and paid Social Security taxes for a certain length of time to get Social Security benefits. The amount of time you need to work depends on your date of birth, but no one needs more than 10 years of work (40 credits).

In 2024, if your net earnings are \$6,920 or more, you earn the yearly maximum of 4 credits — 1 credit for each \$1,730 of earnings during the year. If your net earnings are less than \$6,920, you still may earn credit by using the optional method described later in this fact sheet.

We use all your earnings covered by Social Security to figure your Social Security benefit. Be sure to report all earnings up to the maximum, as required by law.

#### Figuring your net earnings

Net earnings for Social Security are your gross earnings from your trade or business, minus your allowable business deductions and depreciation.

Some income doesn't count for Social Security and shouldn't be included in figuring your net earnings. Such income includes any of these:

- Dividends from shares of stock and interest on bonds, unless you receive them as a dealer in stocks and securities.
- Interest from loans, unless your business is lending money.
- Rentals from real estate, unless you're a real estate dealer or regularly provide services mostly for the convenience of the occupant.
- Income received from a limited partnership.

# Optional method

If your actual net earnings are less than \$400, your earnings can still count for Social Security under an optional method of reporting. You can use the optional method when you have income from farming, non-farm income, or a combination from both. You can use the

optional method five times over the course of your life when reporting non-farm income. There is no limit for using the optional method of reporting farm income. Here is how it works:

- If your gross income from farm self-employment was not more than \$9,840 or your net farm profits were less than \$7,103, you may report the smaller of 2/3 of gross farm income (not less than 0) or \$6,560.
- If your net income from non-farm self-employment is less than \$6,560 and also less than 72.189% of your gross non-farm income; also, if you had net earnings from self-employment of at least \$400 in two of the prior three years.
- You can use both the farm and non-farm methods to report earnings. You can report less than your total actual net earnings from farm and non-farm self-employment. However, you can't report less than your actual net earnings from non-farm selfemployment alone. If you use both methods to figure net earnings, you can't report more than \$6,560.

**NOTE:** If you're a farmer, you can use the optional reporting method every year. Having actual net earnings of at least \$400 in a preceding year isn't necessary. Also, other gross farm, net farm, and nonfarm profit amounts may change each year.

For additional information, read *Tax Guide for Small Business* (IRS Publication No. 334) and *IRS Schedule SE* at *www.irs.gov* or call **1-800-829-4933**.

# How to report earnings

You must complete the following by April 15, after any year in which you have net earnings of \$400 or more:

- Form 1040 (U.S. Individual Income Tax Return).
- Schedule C (Profit or Loss from Business) or Schedule F (Profit or Loss from Farming) as appropriate.
- Schedule SE (Self-Employment Tax).

You can get these forms from the IRS on their website at *www.irs.gov*. Send the tax return and schedules, along with your self-employment tax, to the IRS.

Even if you don't owe any income tax, you must complete Form 1040 and Schedule SE to pay self-employment Social Security tax. This is true even if you already get Social Security benefits.

# Family business arrangements

Family members may operate a business together. For example, spouses may be partners or run a joint venture. If you operate a business together as partners, you should each report your share of the business profits as net earnings on separate self-employment returns (Schedule SE). This is the case even if you file a joint income tax return. The partners must decide the amount of net earnings each should report (for example 50% and 50%). Also, spouses who both materially participate in a jointly owned business, and file a joint return, can make an election to be taxed as a qualified joint venture instead of a partnership. Each must file a separate Schedule C or C-EZ.

### Contacting Us

The most convenient way to do business with us is to visit **www.ssa.gov** to get information and use our online services. There are several things you can do online: apply for benefits; start or complete your request for an original or replacement Social Security card; get useful information; find publications; and get answers to frequently asked questions.

When you open a personal *my* Social Security account, you have more capabilities. You can review your *Social Security Statement*, verify your earnings, and get estimates of future benefits. You can also print a benefit verification letter, change your direct deposit information (Social Security beneficiaries only), and get a replacement SSA-1099/1042S. Access to your personal *my* Social Security account may be limited for users outside the United States.

If you don't have access to the internet, we offer many automated services by telephone, 24 hours a day, 7 days a week, so you may not need to speak with a representative.

If you need to speak with someone, call us toll-free at 1-800-772-1213 or at our TTY number, 1-800-325-0778, if you're deaf or hard of hearing. A member of our staff can answer your call from 8 a.m. to 7 p.m., Monday through Friday. We provide free interpreter services upon request. For quicker access to a representative, try calling early in the day (between 8 a.m. and 10 a.m. local time) or later in the day. We are less busy later in the week (Wednesday to Friday) and later in the month.

