Instructions for Form 940



Employer's Annual Federal Unemployment (FUTA) Tax Return

Section references are to the Internal Revenue Code unless otherwise noted.

What's New

Future developments. The IRS has created a page on IRS.gov for information about Form 940, at www.irs.gov/form940. Information about any future developments affecting Form 940 (such as legislation enacted after we release it) will be posted on that page.

FUTA tax rate. The FUTA tax rate was 6.2% from January 1, 2011, through June 30, 2011 (quarters 1 and 2), and decreased to 6.0% July 1, 2011, through December 31, 2011 (quarters 3 and 4). Visit IRS.gov for updated information.

Electronic deposit requirement. You must deposit all depository taxes (such as employment tax, excise tax, and corporate income tax) electronically using the Electronic Federal Tax Payment System (EFTPS). For more information about EFTPS or to enroll in EFTPS, visit the EFTPS website at www.eftps.gov, or call 1-800-555-4477. You can also get Pub. 966, The Secure Way to Pay Your Federal Taxes.

Credit reduction state. A state that has not repaid money it borrowed from the federal government to pay unemployment benefits is a "credit reduction state." The Department of Labor determines these states. If an employer pays wages that are subject to the unemployment tax laws of a credit reduction state, that employer must pay additional federal unemployment tax when filing its Form 940.

For 2011, there are credit reduction states. If you paid any wages that are subject to the unemployment compensation laws of any of these states, you are not allowed the credit reduction rate (i.e., .003 or .006) of the regular .054 credit for the credit reduction state. Use Schedule A (Form 940), to figure the tax. For more information, see the Multi-State Employer and Credit Reduction Information, Instructions for Schedule A (Form 940) or visit IRS.gov.

Change of address. Beginning in 2012, employers must use new Form 8822-B, Change of Address—Business, for any address change.

Reminders

Aggregate Form 940 filers. Agents must complete Schedule R (Form 940), Allocation Schedule for Aggregate Form 940 Filers when filing an aggregate Form 940. Aggregate Forms 940 are filed by agents of home care service recipients approved by the IRS under section 3504 of the Internal Revenue Code. To request approval to act as an agent for an employer, the agent must file Form 2678, Employer/Payer Appointment of Agent, with the IRS unless you are a state or local government agency acting as agent under the special procedures provided in Notice 2003-70.

Disregarded entities and qualified subchapter S subsidiaries (Qsubs). Business entities that are disregarded as separate from their owner, including qualified subchapter S subsidiaries, are required to withhold and pay employment taxes and file employment tax returns using the name and EIN of the disregarded entity. For more information, see Disregarded entities.

State unemployment information. You are no longer required to list your state reporting number(s) on Form 940. When you registered as an employer with your state, the state assigned you a state reporting number. If you do not have a state unemployment account and state experience tax rate, or if

you have questions about your state account, you must contact your state unemployment agency. A contact list (for general information only) of state unemployment tax agencies is provided at the end of these instructions.

You can file and pay electronically. Using electronic options available from the Internal Revenue Service (IRS) can make filing a return and paying your federal tax easier. You can use IRS e-file to file a return and EFTPS to make deposits or pay in full whether you rely on a tax professional or prepare your own taxes.

- For IRS e-file, visit IRS.gov for additional information.
- For EFTPS, visit *www.eftps.gov*, or call EFTPS Customer Service at 1-800-555-4477, 1-800-733-4829 (TDD), or 1-800-244-4829 (Spanish).

Electronic funds withdrawal (EFW). If you file Form 940 electronically, you can e-file and e-pay (electronic funds withdrawal) the balance due in a single step using tax preparation software or through a tax professional. However, do not use EFW to make federal tax deposits. For more information on paying your taxes using EFW, visit the IRS website at IRS.gov/e-pay. A fee may be charged to file electronically.

You can pay your balance due by credit or debit card. You may pay your FUTA tax shown on line 14 using a major credit card or debit card. However, do not use a credit or debit card to pay taxes that are required to be deposited or (see *When Must You Deposit Your FUTA Tax?*) For more information on paying your taxes with a credit or debit card, visit the IRS website at IRS.gov/e-pay.

Photographs of missing children. The IRS is a proud partner with the National Center for Missing and Exploited Children. Photographs of missing children selected by the Center may appear in instructions on pages that would otherwise be blank. You can help bring these children home by looking at the photographs and calling 1-800-THE-LOST (1-800-843-5678) if you recognize a child.

How Can You Get More Help?

If you want more information about this form, see Pub. 15 (Circular E), visit our website at IRS.gov, or call 1-800-829-4933.

For a list of related employment tax topics, visit the IRS website at IRS.gov and click on the "Businesses" tab.

General Instructions: Understanding Form 940

What's the Purpose of Form 940?

Use Form 940 to report your annual Federal Unemployment Tax Act (FUTA) tax. Together with state unemployment tax systems, the FUTA tax provides funds for paying unemployment compensation to workers who have lost their jobs. Most employers pay both a federal and a state unemployment tax. Only employers pay FUTA tax. Do not collect or deduct FUTA tax from your employees' wages.

The FUTA tax applies to the first \$7,000 you pay to each employee during a calendar year after subtracting any payments exempt from FUTA tax.

These instructions give you some background information about the Form 940. They tell you who must file the form, how to fill it out line by line, and when and where to file it.

Nov 22, 2011 Cat. No. 13660I

Who Must File Form 940?

Except as noted below, if you answer "Yes" to either one of

- these questions, you must file Form 940:

 Did you pay wages of \$1,500 or more to employees in any calendar quarter during 2010 or 2011?
- Did you have one or more employees for at least some part of a day in any 20 or more different weeks in 2010 or 20 or more different weeks in 2011? Count all full-time, part-time, and temporary employees. However, if your business is a partnership, do not count its partners.

If your business was sold or transferred during the year, each employer who answered "Yes" to at least one question above must file Form 940. However, do not include any wages paid by the predecessor employer on your Form 940 unless you are a successor employer. For details, see Successor employer under Type of Return.

If you received a preprinted Form 940 and are not liable for FUTÁ tax for 2011 because you made no payments to employees in 2011, check box c in the top right corner of the form. Then go to Part 7, sign the form, and file it with the IRS.

If you will not be liable for filing Form 940 in the future because your business has closed or because you stopped paying wages, check box d in the top right corner of the form. See Final... under Type of Return for more information.

For employers of household employees . . .

If you are a household employer, you must pay FUTA tax on wages that you paid to your household employees only if you paid cash wages of \$1,000 or more in any calendar quarter in 2010 or 2011.

A household employee performs household work in a:

- private home,
- local college club, or
- local chapter of a college fraternity or sorority.

Generally, employers of household employees must file Schedule H (Form 1040), Household Employment Taxes, instead of Form 940.

However, if you have other employees in addition to household employees, you can choose to include the FUTA taxes for your household employees on the Form 940 instead of filing Schedule H (Form 1040). If you choose to include household employees on your Form 940, you must also file Form 941, Employer's QUARTERLY Federal Tax Return; Form 943, Employer's Annual Federal Tax Return for Agricultural Employees; or Form 944 Employer's ANNUAL Federal Tax Return, to report social security, Medicare, and any withheld federal income taxes for your household employees.

See Pub. 926, Household Employer's Tax Guide, for more information.

For agricultural employers . . .

File Form 940 if you answer "Yes" to either of these questions. Did you pay cash wages of \$20,000 or more to farmworkers during any calendar quarter in 2010 or 2011?

Did you employ 10 or more farmworkers during some part of the day (whether or not at the same time) during any 20 or more different weeks in 2010 or 20 or more different weeks in 2011?

Count wages you paid to aliens who were admitted to the United States on a temporary basis to perform farmwork (workers with H-2(A) visas). However, wages paid to "H-2(A) visa workers" are not subject to FUTA tax.

See Pub. 51 (Circular A), Agricultural Employer's Tax Guide, for more information.

For Indian tribal governments . . .

Services rendered by employees of a federally recognized Indian tribal government employer (including any subdivision, subsidiary, or business enterprise wholly owned by the tribe) are exempt from FUTA tax and no Form 940 is required. However, the tribe must have participated in the state unemployment system for the full year and be in compliance with applicable state unemployment law. For more information, see section 3309(d).

For tax-exempt organizations . . .

Religious, educational, scientific, charitable, and other organizations described in section 501(c)(3) and exempt from tax under section 501(a) are not subject to FUTA tax and do not have to file Form 940.

For employers of state or local governments...

Services rendered by employees of a state of a political subdivision or instrumentality of the state are exempt from FUTA tax and no Form 940 is required.

When Must You File Form 940?

The due date for filing Form 940 for 2011 is January 31, 2012. However, if you deposited all your FUTA tax when it was due, you may file Form 940 by February 10, 2012.

If we receive your return after the due date, we will treat your return as filed on time if the envelope containing your return is properly addressed, contains sufficient postage, and is postmarked by the U.S. Postal Service on or before the due date or sent by an IRS-designated private delivery service on or before the due date. However, if you do not follow these guidelines, we will consider your return filed when it is actually received. For a list of IRS-designated private delivery services, see Pub. 15 (Circular E).

Where Do You File?

Where you file depends on whether you include a payment (check or money order) with your return. However, mail your amended return to the Without a payment address even if a payment is included.

Without

If you are in		Without a payment	With a payment
EXCEPTION for tax-exempt organizations, Federal, State and Local Governments, and Indian Tribal Governments, regardless of your location		Department of the Treasury Internal Revenue Service Ogden, UT 84201-0046	Internal Revenue Service P.O. Box 105078 Atlanta, GA 30348-5078
Connecticut Delaware District of Columbia Georgia Illinois Indiana Kentucky Maine Maryland Massachusetts Michigan New Hampshire	New Jersey New York North Carolina Ohio Pennsylvania Rhode Island South Carolina Tennessee Vermont Virginia West Virginia Wisconsin	Department of the Treasury Internal Revenue Service Cincinnati, OH 45999-0046	Internal Revenue Service P.O. Box 804521 Cincinnati, OH 45280-4521
Alabama Alaska Arizona Arkansas California Colorado Florida Hawaii Idaho Iowa Kansas Louisiana Minnesota Mississippi	Missouri Montana Nebraska Nevada New Mexico North Dakota Oklahoma Oregon South Dakota Texas Utah Washington Wyoming	Department of the Treasury Internal Revenue Service Ogden, UT 84201-0046	Internal Revenue Service P.O. Box 105078 Atlanta, GA 30348-5078
Puerto Rico U.S. Virgin Islands		Internal Revenue Service P.O. Box 409101 Ogden, UT 84409	Internal Revenue Service P.O. Box 105174 Atlanta, GA 30348-5174
If the location of your legal residence, principal place of business, office, or agency is not listed		Internal Revenue Service P.O. Box 409101 Ogden, UT 84409	Internal Revenue Service P.O. Box 105174 Atlanta, GA 30348-5174

Private delivery services cannot deliver to P.O. boxes. You must use the U.S. Postal Service to mail an item to a P.O. box address.

Credit for State Unemployment Tax Paid to a State Unemployment Fund

You get a credit for amounts you pay to a state (including the District of Columbia, Puerto Rico, and the U.S. Virgin Islands) unemployment fund by January 31, 2012 (or February 10, 2012, if that is your Form 940 due date). Your FUTA tax will be higher if you do not pay the state unemployment tax timely. If you did not pay all state unemployment tax by the due date of Form 940, see the line 10 instructions.

State unemployment taxes are sometimes called "contributions." These contributions are payments that a state requires an employer to make to its unemployment fund for the payment of unemployment benefits. They **do not include:**

- any payments deducted or deductible from your employees' pay;
- penalties, interest, or special administrative taxes; and
- voluntary amounts you paid to get a lower assigned state experience rate.

Additional credit. You may receive an additional credit if you have a state experience rate lower than 5.4% (.054). This applies even if your rate varies during the year. This additional credit is the difference between your actual state unemployment tax payments and the amount you would have been required to pay at 5.4%.

Special credit for successor employers. You may be eligible for a credit based on the state unemployment taxes paid by a predecessor. You may claim this credit if you are a successor employer who acquired a business in 2011 from a predecessor who was not an employer for FUTA purposes and, therefore, was not required to file Form 940 for 2011. See section 3302(e). You can include amounts paid by the predecessor on the *Worksheet* as if you paid them. For details on successor employers, see *Successor employer* under *Type of Return*. If the predecessor was required to file Form 940, see the line 5 instructions.

When Must You Deposit Your FUTA Tax?

Although Form 940 covers a calendar year, you may have to deposit your FUTA tax before you file your return. If your FUTA tax is more than \$500 for the calendar year, you must deposit at least one quarterly payment.

You must determine when to deposit your tax based on the amount of your quarterly tax liability. If your FUTA tax is \$500 or less in a quarter, carry it over to the next quarter. Continue carrying your tax liability over until your cumulative tax is more than \$500. At that point, you must deposit your tax for the quarter. Deposit your FUTA tax by the last day of the month after the end of the quarter. If your tax for the next quarter is \$500 or less, you are not required to deposit your tax again until the cumulative amount is more than \$500.

Fourth quarter liabilities. If your FUTA tax for the fourth quarter (plus any undeposited amounts from earlier quarters) is more than \$500, deposit the entire amount by January 31, 2012. If it is \$500 or less, you can either deposit the amount or pay it with your Form 940 by January 31, 2012.

In years when there are credit reduction states, you must include liabilities owed for credit reduction with your fourth quarter deposit.

When To Deposit Your FUTA Tax

If your undeposited FUTA tax is more than \$500 on*	Deposit your tax by
March 31	April 30
June 30	July 31
September 30	October 31
December 31	January 31
*Also, see the instructions for line 16.	•



If any deposit due date falls on a Saturday, Sunday, or legal holiday, you may deposit on the next business day.

How Do You Figure Your FUTA Tax Liability for Each Quarter?

You owe FUTA tax on the first \$7,000 of wages that you paid to each employee during the calendar year. The FUTA tax is 6.2% (.062) on the portion paid before July 1, 2011, and 6.0% (.060) on the portion paid after June 30, 2011. Most employers receive a maximum credit of up to 5.4% (.054) against this FUTA tax. Every quarter, you must figure how much of the first \$7,000 of each employee's annual wages you paid during that quarter.

Figure your tax liability

Before you can figure the amount to deposit, figure your FUTA tax liability for the quarter. To figure your tax liability, add the first \$7,000 of each employee's annual wages you paid during the quarter for FUTA wages paid before July 1, 2011, and multiply that amount by .008; for FUTA wages paid after June 30, 2011, multiply that amount by .006.

The tax rates are based on your receiving the maximum credit against FUTA taxes. You are entitled to the maximum credit if you paid all state unemployment tax by the due date of your Form 940 or if you were not required to pay state unemployment tax during the calendar year due to your state experience rate.

Example. You had no employees in the first quarter. During the second and third quarters, you had three employees: Employees A, B, and C. You paid \$11,000 to Employee A (second quarter), \$2,000 to Employee B (second quarter), and \$4,000 to Employee C (third quarter).

To figure your liability for the second and third quarters, add the first \$7,000 of each employee's wages:

- \$7,000 Employee A's wages subject to FUTA tax (second quarter)
- 2,000 Employee B's wages subject to FUTA tax (second quarter)
- + 4,000 Employee C's wages subject to FUTA tax (third quarter)
- \$13,000 Total wages subject to FUTA tax for the second and third quarters
- \$9,000 Total wages subject to FUTA tax for the second quarter
- x .008 Tax rate (based on maximum credit of 5.4%)
- \$72 Your liability for the second quarter
- \$4,000 Total wages subject to FUTA tax for the third quarter
- x .006 Tax rate (based on maximum credit of 5.4%)
 - \$24 Your liability for the third quarter
 - \$72 Total wages subject to FUTA tax for the second quarter
- + 24 Total wages subject to FUTA tax for the third quarter
- \$96 Your liability for the second and third quarters

In this example, you do not have to make a deposit because your liability is \$500 or less for the second quarter. However, you must carry this liability over to the third quarter.

If any wages subject to FUTA tax are not subject to state unemployment tax, you may be liable for FUTA tax at a higher rate (up to 6.2%). For instance, in certain states, wages paid to corporate officers, certain payments of sick pay by unions, and certain fringe benefits are excluded from state unemployment tax.

Example. Employee A and Employee B are corporate officers whose wages are excluded from state unemployment tax in your state. Employee C's wages are not excluded from state unemployment tax. You had no employees in the first quarter. During the second quarter, you paid \$7,000 to Employee A and \$2,000 to Employee B. In the third quarter, you paid \$4,000 to Employee C.

	Total FUTA wages for Employees A and B in second quarter Tax rate
\$558	Your liability for the second quarter for Employees A and B
\$4,000	Total FUTA wages subject to state unemployment tax
x .006	Tax rate (based on maximum credit of 5.4%)
\$24	Your liability for the third quarter for Employee C
\$558	Your liability for the second quarter for Employees A and B
+ 24	Your liability for the third quarter for Employee C
\$582	Your liability for the second and third quarters for Employees A, B, and C

In this example, you must deposit \$558 by July 31 because your liability for the second quarter is more than \$500.

How Must You Deposit Your FUTA Tax?

During 2011 you may have deposited your FUTA tax electronically by using EFTPS or by depositing your tax with an authorized financial institution (for example, a commercial bank that is qualified to accept federal tax deposits). The financial institution will send IRS a record of your payment to credit to your business account.

You must deposit your FUTA tax using EFTPS

You must deposit all depository taxes (such as employment tax, excise tax, and corporate income tax) electronically using EFTPS. To get more information or to enroll in EFTPS, visit the EFTPS website at www.eftps.gov, or call 1-800-555-4477. You can also get Pub. 966, The Secure Way to Pay Your Federal Taxes.

If your business is new, IRS will automatically pre-enroll you in EFTPS when you apply for an employer identification number (EIN). Follow the instructions on your EIN package to activate your enrollment.



To make your EFTPS payments on time, you must initiate the transaction at least 1 business day before the date the deposit is due.

Same-day payment option. If you fail to initiate a deposit transaction on EFTPS at least 1 business day before the date a deposit is due, you can still make your deposit on time by using the FTA (FEDERAL TAX APPLICATION). If you ever need the same-day payment method, you will need to make arrangements with your financial institution ahead of time. FTA allows you to initiate the transaction and have the funds transferred from your financial institution on the same day. Enrollment in EFTPS automatically enrolls you in FTA. Instructions for using FTA are included in your EFTPS enrollment package. Please check with your financial institution regarding availability, deadlines, and costs. Generally, your bank will charge you a fee for payments made this way. Business taxpayers can use FTA even if not enrolled, but may need help to have their financial institution use the proper format for making the payment. The guidelines for financial institutions for making payments using FTA can be found at http://fms.treas.gov/eftps/transition_materials.html.

How Can You Avoid Penalties and Interest?

Penalties and interest are assessed at a rate set by law on taxes paid late, returns filed late or incorrectly, insufficient payments made, and failure to make deposits using EFTPS (when required).

You can avoid paying penalties and interest if you:

- deposit or pay your tax when it is due, using EFTPS if required;
- file your completed Form 940 accurately and on time; and
- ensure your checks for tax payments are valid.

If you receive a notice about penalty and interest after you file this return, send us an explanation and we will determine if you meet reasonable-cause criteria. Do not attach an explanation when you file your Form 940.

Can You Amend a Return?

You use the 2011 Form 940 to amend a return that you previously filed for 2011. If you are amending a return for a previous year, use the previous year's Form 940.

Follow these steps:

- Use a paper return to amend a Form 940 filed under an electronic filing program.
- Check the amended return box in the top right corner of Form 940, page 1, box a.
- Fill in all the amounts that should have been on the original form.
- Sign the form
- Attach an explanation of why you are amending your return. For example, tell us if you are filing to claim credit for tax paid to your state unemployment fund after the due date of Form 940.
- File the amended return using the *Without a payment* address (even if a payment is included) under *Where Do You File*.
- If you file an amended return for an aggregate Form 940, be sure to attach Schedule R (Form 940). Complete Schedule R (Form 940) only for employers who have adjustments on the amended Form 940.

Completing Your Form 940

Follow these guidelines to correctly fill out the form.

To help us accurately scan and process your form, please follow these guidelines:

- Make sure your business name and EIN are on every page of the form and any attachments.
- If you type or use a computer to fill out your form, use a 12-point Courier font, if possible.
- Make sure you enter dollars to the left of the preprinted decimal point and cents to the right.
- Do not enter dollar signs or decimal points. Commas are optional.
- You may choose to round your amounts to the nearest dollar, instead of reporting cents on this form. If you choose to round, you must round all entries. To round, drop the amounts under 50 cents and increase the amounts from 50 to 99 cents to the next dollar. For example, \$1.49 becomes \$1.00 and \$2.50 becomes \$3.00. If you use two or more amounts to figure an entry on the form, use cents to figure the answer and round the answer only.
- If you have a line with the value of zero, leave it blank.

Employer Identification Number (EIN), Name, Trade Name, and Address

Review your business information at the top of the form.

If you pay a tax preparer to fill out Form 940, make sure the preparer shows your business name and EIN **exactly** as they appear on the preprinted form we sent you or as assigned by the IBS

If you are using a copy of Form 940 that has your business name and address preprinted at the top of the form, check to make sure that the information is correct. Carefully review your EIN to make sure that it **exactly** matches the EIN assigned to your business by the IRS. If any information is incorrect, cross it

out and type or print the correct information. See *Tell us if you change your name or address*.

If you are not using a preprinted Form 940, type or print your EIN, name, and address in the spaces provided. You must enter your name and EIN here and on page 2. Enter the business (legal) name that you used when you applied for your EIN on Form SS-4, Application for Employer Identification Number. For example, if you are a sole proprietor, enter "Ronald Smith" on the *Name* line and "Ron's Cycles" on the *Trade Name* line. Leave the *Trade Name* line blank if it is the same as your *Name*.

Employer identification number (EIN). The IRS monitors tax filings and payments by using a numerical system to identify taxpayers and to make sure that businesses comply with federal tax laws. A unique 9-digit EIN is assigned to all corporations, partnerships, and some sole proprietors. Businesses that need an EIN must apply for a number and use it throughout the life of the business on all tax returns, payments, and reports.

Your business should have only one EIN. If you have more than one and are unsure which one to use, call 1-800-829-4933 to verify your correct EIN.

If you do not have an EIN, apply for one by:

- Visiting the IRS website at IRS gov and clicking on Apply for an Employer Identification Number (EIN) Online under Online Services
- Calling 1-800-829-4933 and applying by telephone, or
- Filling out Form SS-4 and mailing it to the address in the Instructions for Form SS-4 or faxing it to the number in the Instructions for Form SS-4.

If you do not have an EIN by the time a return is due, write "Applied For" and the date you applied in the space shown for the EIN on pages 1 and 2 of your return.



Always be sure the EIN on the form you file exactly matches the EIN that the IRS assigned to your business. Do not use a social security number or

individual taxpayer identification number (ITIN) on forms that ask for an EIN. Filing a Form 940 with an incorrect EIN or using the EIN of another's business may result in penalties and delays in processing your return.

Tell us if you change your name or address.

Notify the IRS immediately if you change your business name or address.

- If your business name changes, write to the IRS using the Without a payment address. See Where Do You File. Also see Pub. 1635, Understanding Your EIN, for general information on FINE
- If your address changes, complete and mail Form 8822-B, Change of Address—Business. Do not attach Form 8822-B to your Form 940. Mail Form 8822-B separately to the address indicated on Form 8822-B.

Type of Return

Review the box at the top of the form. If any line applies to you, check the appropriate box to tell us which type of return you are filing. You may check more than one box.

Amended. If this is an amended return that you are filing to correct a return that you previously filed, check box *a*.

Successor employer. Check box b if you are a successor employer and:

- You are reporting wages paid before you acquired the business by a predecessor who was required to file a Form 940 because the predecessor was an employer for FUTA tax purposes, or
- You are claiming a special credit for state unemployment tax paid before you acquired the business by a predecessor who was not required to file a Form 940 because the predecessor was not an employer for FUTA tax purposes.

A successor employer is an employer who:

• Acquires substantially all the property used in a trade or business of another person (predecessor) or used in a separate unit of a trade or business of a predecessor, and • Immediately after the acquisition, employs one or more people who were employed by the predecessor.

No payments to employees in 2011. If you are not liable for FUTA tax for 2011 because you made no payments to employees in 2011, check box c. Then go to Part 7, sign the form, and file it with the IRS.

Final: Business closed or stopped paying wages. If this is a final return because you went out of business or stopped paying wages and you will not be liable for filing Form 940 in the future, check box *d*. Complete all applicable lines on the form, sign it in Part 7, and file it with the IRS. Include a statement showing the address at which your records will be kept and the name of the person keeping the records.

Disregarded entities. A disregarded entity is required to file Form 940 using its name and Employer Identification Number (EIN), not the name and EIN of its owner. An entity that has a single owner and is disregarded as separate from its owner for federal income tax purposes is treated as a separate entity for purposes of payment and reporting federal employment taxes. If the entity does not currently have an EIN, it must apply for one using one of the methods explained earlier. Disregarded entities include single-owner limited liability companies (LLCs) that have not elected to be taxed as a corporation for federal income tax purposes, qualified subchapter S subsidiaries, and certain foreign entities treated as disregarded entities for U.S. income tax purposes. Although a disregarded entity is treated as a separate entity for employment tax purposes, it is not subject to FUTA tax if it is owned by a tax-exempt organization under section 501(c)(3) and is not required to file Form 940. For more information, see Disregarded entities and qualified subchapter S subsidiaries in the Introduction section of Pub. 15 (Circular E), Employer's Tax Guide.

Specific Instructions

Part 1: Tell Us About Your Return

1. If you were required to pay your state unemployment tax in . . .

Identify the state(s) where you were required to pay state unemployment taxes.

- **1a. One state only.** Enter the two-letter U.S. Postal Service abbreviation for the state where you were required to pay your tax on line 1a. For a list of state abbreviations, see the Instructions for Schedule A (Form 940) or visit the website for the U.S. Postal Service at www.usps.com.
- **1b.** More than one state (you are a multi-state employer). Check the box on line 1b. Then fill out Schedule A (Form 940), and attach it to your Form 940.

2. If you paid wages in a state that is subject to credit reduction

If you paid wages that are subject to the unemployment tax laws of a credit reduction state, you may have to pay more FUTA tax when filing your Form 940.

A state that has not repaid money it borrowed from the federal government to pay unemployment benefits is called a *credit reduction state*. The U.S. Department of Labor determines which states are credit reduction states.

For tax year 2011, there are credit reduction states. If you paid wages subject to the unemployment tax laws of these states, check the box on line 2 and fill out Schedule A (Form 940). See the instructions for line 9 before completing the Schedule A (Form 940).

Part 2: Determine Your FUTA Tax Before Adjustments for 2011

If any line in Part 2 does not apply, leave it blank.

3. Total payments to all employees

Report the total payments you made during the calendar year on line 3. Include payments for the services of all employees, even if the payments are not taxable for FUTA. Your method of payment does not determine whether payments are wages. You may have paid wages hourly, daily, weekly, monthly, or yearly. You may have paid wages for piecework or as a percentage of profits. Include:

Compensation, such as:

-Salaries, wages, commissions, fees, bonuses, vacation allowances, and amounts you paid to full-time, part-time, or temporary employees.

Fringe benefits, such as:

- -Sick pay (including third-party sick pay if liability is transferred to the employer). For details on sick pay, see Pub. 15-A, Employer's Supplemental Tax Guide.
- -The value of goods, lodging, food, clothing, and non-cash fringe benefits.
- Section 125 (cafeteria) plan benefits.

• Retirement/Pension, such as:

- -Employer contributions to a 401(k) plan, payments to an Archer MSA, payments under adoption assistance programs, and contributions to SIMPLE retirement accounts (including elective salary reduction contributions).
- -Amounts deferred under a non-qualified deferred compensation plan.

• Other payments, such as:

- -Tips of \$20 or more in a month that your employees reported to you.
- —Payments made by a predecessor employer to the employees of a business you acquired.
- Payments to nonemployees who are treated as your employees by the state unemployment tax agency.



Wages may be subject to FUTA tax even if they are excluded from your state's unemployment tax.

For details on wages and other compensation, see section 5 of Pub. 15-A, Employer's Supplemental Tax Guide.

Example:

\$44,000 Amount paid to Employee A

8,000 Amount paid to Employee B

+ 16,000 Amount paid to Employee C

\$68,000

Total payments to employees. You would enter this amount

4. Payments exempt from FUTA tax

If you enter an amount on line 4, check the appropriate box or boxes on lines 4a through 4e to show the types of payments exempt from FUTA tax. You only report a payment as exempt from FUTA tax on line 4 if you included the payment on line 3.

Some payments are exempt from FUTA tax because the payments are not included in the definition of wages or the services are not included in the definition of employment. Payments exempt from FUTA tax may include:

• Fringe benefits, such as:

- —The value of certain meals and lodging.
- -Contributions to accident or health plans for employees, including certain employer payments to a Health Savings Account or an Archer MSA.
- Employer reimbursements (including payments to a third party) for qualified moving expenses, to the extent that these expenses would otherwise be deductible by the employee.

—Payments for benefits excluded under section 125 (cafeteria) plans.

Group term life insurance.

For information about group term life insurance and other payments for fringe benefits that may be exempt from FUTA tax, see Pub. 15-B, Employer's Tax Guide to Fringe Benefits.

- Retirement/Pension, such as employer contributions to a qualified plan, including a SIMPLE retirement account (other than elective salary reduction contributions) and a 401(k) plan.
- Dependent care, such as payments (up to \$5,000 per employee, \$2,500 if married filing separately) for a qualifying person's care that allows your employees to work and that would be excludable by the employee under section 129.

• Other payments, such as:

- —All non-cash payments and certain cash payments for agricultural labor, and all payments to "H-2(A)" visa workers. See For agricultural employers or get Pub. 51 (Circular A), Agricultural Employer's Tax Guide.
- Payments made under a workers' compensation law because of a work-related injury or sickness. See section 6 of Pub. 15-A, Employer's Supplemental Tax Guide.
- —Payments for domestic services if you did not pay cash wages of \$1,000 or more (for all domestic employees) in any calendar quarter in 2010 or 2011. See Pub. 926, Household Employer's Tax Guide.
- Payments for services provided to you by your parent, spouse, or child under the age of 21. See section 3 of Pub. 15 (Circular E), Employer's Tax Guide.
- Payments for certain fishing activities. See Pub. 334, Tax Guide for Small Businesses.
- -Payments to certain statutory employees. See section 1 of Pub. 15-A, Employer's Supplemental Tax Guide.
- —Payments to nonemployees who are treated as your employees by the state unemployment tax agency.

See section 3306 and its related regulations for more information about FUTA taxation of retirement plan contributions, dependent care payments, and other payments.

For more information on payments exempt from FUTA tax, see section 14 in Pub. 15 (Circular E) or section 10 in Pub. 51 (Circular A).

Example:

You had 3 employees. You paid \$44,000 to Employee A including \$2,000 in health insurance benefits. You paid \$8,000 to Employee B, including \$500 in retirement benefits. You paid \$16,000 to Employee C, including \$2,000 in health and retirement benefits.

\$ 2,000 Health insurance benefits for Employee A

500 Retirement benefits for Employee B

+ 2,000 Health and retirement benefits for Employee C

Total payments exempt from FUTA tax. You would enter this amount on line 4 and check boxes 4a and 4c.

5. Total of payments made to each employee in excess of \$7.000

Only the first \$7,000 you paid to each employee in a calendar year is subject to FUTA tax. This \$7,000 is called the FUTA wage base.

Enter on line 5 the total of the payments over \$7,000 you paid to each employee during 2011 after subtracting any payments exempt from FUTA tax shown on line 4.

Following our example:

You had three employees. You paid \$44,000 to Employee A, \$8,000 to Employee B, and \$16,000 to Employee C, including a total of \$4,500 in payments exempt from FUTA tax for all three employees. (To determine the total payments made to each employee in excess of the FUTA wage base, the payments exempt from FUTA tax and the FUTA wage base must be subtracted from total payments. These amounts are shown in parentheses.)

Employees	Α	В	С
Total payments to employees	\$44,000	\$8,000	\$16,000
Payments exempt from FUTA tax	(2,000)	(500)	(2,000)
FUTA wage base	(7,000)	(7,000)	(7,000)
	\$35,000	\$ 500	\$ 7,000
Total of payments made to each emp	ess of _	\$42,500	
\$7,000. You would enter this amount on line 5.			

If you are a successor employer... When you figure the payments made to each employee in excess of \$7,000, you may include the payments that the predecessor made to the employees who continue to work for you **only** if the predecessor was an employer for FUTA tax purposes resulting in the predecessor being required to file Form 940.

Example for successor employers:

During the calendar year, the predecessor employer paid \$5,000 to Employee A. You acquired the predecessor's business. After the acquisition, you employed Employee A and paid Employee A an additional \$3,000 in wages. None of the amounts paid to Employee A were payments exempt from FUTA tax.

	Wages paid by predecessor employer Wages paid by you
\$8,000	Total payments to Employee A. You would include this amount on line 3.
. ,	Total payments to Employee A
<u> </u>	FUTA wage base
\$1,000	Payments made to Employee A in excess of \$7,000.
\$1,000	Payments made to Employee A in excess of \$7,000.
+ 5,000	Taxable FUTA wages paid by predecessor employer
\$6,000	You would include this amount on line 5.

6. Subtotal

To figure your subtotal, add the amounts on lines 4 and 5 and enter the result on line 6.

line 4 + line 5

7. Total taxable FUTA wages

To figure your total taxable FUTA wages, subtract line 6 from line 3 and enter the result on line 7(a).

line 3 – line 6 line 7(a)

8. FUTA tax before adjustments

To figure your total FUTA tax before adjustments, multiply line 7(b) by .008 for wages paid before 7/1/2011 and line 7(d) by .006 for wages paid after 6/30/2011 then enter the result on line 8.

line 7(b) x .008 (before 7/01/2011) line 7(d) x .006 (after 6/30/2011)

Part 3: Determine Your Adjustments

If any line in Part 3 does not apply, leave it blank.

9. If ALL of the FUTA wages you paid were excluded from state unemployment tax. . .

If all of the FUTA wages you paid were excluded from state unemployment tax, multiply line 7(a) by .054 and enter the result on line 9.

line 7(a) x .054 line 9

If you were not required to pay state unemployment tax because all of the wages you paid were excluded from state unemployment tax, you must pay FUTA tax at the 6.2% (.062) rate for wages paid before July 1, 2011 and the 6.0% (.060) rate for wages paid after June 30, 2011. For example, if your state unemployment tax law excludes wages paid to corporate officers or employees in specific occupations, and the only wages you paid were to corporate officers or employees in those specific occupations, you must pay FUTA tax on those wages at the full FUTA rate of 6.2% (.062) rate for wages paid before July 1, 2011 and the 6.0% (.060) rate for wages paid after June 30, 2011. When you figured the FUTA tax before adjustments on line 8, it was based on the maximum allowable credit (5.4%) for state unemployment tax payments. Because you did not pay state unemployment tax, you do not have a credit and must figure this adjustment.

If line 9 applies to you, lines 10 and 11 do not apply to you. Therefore, leave lines 10 and 11 blank. Do not fill out the worksheet in these instructions or Schedule A (Form 940).

10. If SOME of the taxable FUTA wages you paid were excluded from state unemployment tax, OR you paid ANY state unemployment tax late...

You must fill out the worksheet on the next page if:

- Some of the taxable FUTA wages you paid were excluded from state unemployment, or
- Any of your payments of state unemployment tax were late. The worksheet takes you step by step through the process of figuring your credit. You'll find an example of how to use it. Do not complete the worksheet if line 9 applied to you (see instructions above).

Before you can properly fill out the worksheet, you will need to gather the following information:

- Taxable FUTA wages (from line 7(a) of Form 940),
- Taxable state unemployment wages (state and federal wage bases may differ).
- The experience rates assigned to you by the states where you paid wages,
- The amount of state unemployment taxes you paid on time (On time means that you paid the state unemployment taxes by the due date for filing Form 940), and
- The amount of state unemployment taxes you paid late. (*Late* means after the due date for filing Form 940.)



Do not include any penalties, interest, or unemployment taxes deducted from your employees' pay in the amount of state unemployment taxes. Also, do not include as

state unemployment taxes any special administrative taxes or voluntary contributions you paid to get a lower assigned experience rate or any surcharges, excise taxes, or employment and training taxes. (These items are generally listed as separate items on the state's quarterly wage report.)

For line 3 of the worksheet:

- If any of the experience rates assigned to you were less than 5.4% for any part of the calendar year, you must list each assigned experience rate separately on the worksheet.
- If you were assigned six or more experience rates that were less than 5.4% for any part of the calendar year, you must use another sheet to figure the additional credits and then include those additional credits in your line 3 total.

After you complete the worksheet, enter the amount from line 7 of the worksheet on line 10 of Form 940. **Do not attach the worksheet to your Form 940.** Keep it with your records.

Worksheet—Line 10

Before you begin: Use this worksheet to figure your credit if: some of the wages you paid were excluded from state unemployment tax, OR you paid any state unemployment tax late. For this worksheet, **do not round your figures**. Before you can properly fill out this worksheet, you must gather this information: Taxable FUTA wages (from line 7(a) of Form 940) Taxable state unemployment wages The experience rates assigned to you by the states where you paid wages The amount of state unemployment taxes you paid on time. (On time means that you paid the state unemployment taxes by the due date for filing Form 940.) Include any state unemployment taxes you paid on nonemployees who were treated as employees by your state unemployment agency. The amount of state unemployment taxes you paid late. (Late means after the due date for filing Form 940.) Maximum allowable credit — Enter line 7(a) from Form 940 .054 on line 1 (Form 940, line $7(a) \times .054 = line 1$). 2. Credit for timely state unemployment tax payments — How much did you pay on time? If line 2 is equal to or more than line 1, STOP here. You have completed the worksheet. Leave line 10 of Form 940 If line 2 is less than line 1, continue this worksheet. 3. Additional credit — Were ALL of your assigned experience rates 5.4% or more? If yes, enter zero on line 3. Then go to line 4 of this worksheet. If no, fill out the computations below. List ONLY THOSE STATES for which your assigned experience rate for any part of the calendar year was less than 5.4%. State Additional Credit Computation rate Taxable state The difference between 5.4% unemployment wages at (.054) and your assigned assigned experience rate experience rate (.054 - .XXX (assigned experience rate) = computation 4 5. If you need more lines, use another sheet and include those Total additional credits in the total Enter the total on line 3. 4. Subtotal (line 2 + line 3 = line 4) You have completed the worksheet. Leave line 10 of Form 940 blank. If line 4 is equal to or more than line 1, STOP here. If line 4 is less than line 1, continue this worksheet. 5. Credit for paying state unemployment taxes late: 5a. What is your remaining allowable credit? (line 1 - line 4 = line 5a) 5b. How much state unemployment tax did you pay late? 5c. Which is smaller, line 5a or line 5b? Enter the smaller number here. 5c. ____ 5d. Your allowable credit for paying state unemployment taxes late (line 5c x .90 = line 5d) 5d. 6. Your FUTA credit (line 4 + line 5d = line 6) If line 6 is equal to or more than line 1, STOP here. You have completed the worksheet. Leave line 10 of Form 940 blank.

Do not attach this worksheet to your Form 940. Keep it for your records.

If line 6 is less than line 1, continue this worksheet.

7. Your adjustment (line 1 - line 6 = line 7)

Enter line 7 from this worksheet on

line 10 of Form 940.

Example for using the worksheet:

Employee A and Employee B are corporate officers whose wages are excluded from state unemployment tax in your state. Employee C's wages are not excluded from state unemployment tax. During 2011, you paid \$44,000 to Employee A, \$22,000 to Employee B, and \$16,000 to Employee C. Your state's wage base is \$8,000. You paid some state unemployment tax on time, some late, and some remains unpaid.

Here are the records:

\$21,000.00
\$ 8,000.00
.041(4.1%)
\$100.00
\$78.00
\$150.00

1. Maximum allowable credit

3

\$21,000.00	(line 7(a) of Form 940)		
x .054	(maximum credit rate)		
\$1,134.00		1.	\$1,134.00

2. Credit for timely state unemployment tax payments

3. Additional credit	3.	\$104.00
----------------------	----	----------

.054 (maximum credit rate)	\$8,000
 041 (your experience rate) 	x .013
.013 (your computation rate)	 \$104.00

\$100
+ 104
\$204

5. Credit for paying state unemployment taxes late

5a.	Remaining allowable credit: (line 1 - line 4)	5a	\$930.00
	\$1,134.00		
	- 204.00		
	\$930.00		
5b.	State unemployment tax paid late:	5b.	\$78.00

	onate amompto) mont tast para tator		ψ. σ.σσ
5c.	Which is smaller? Line 5a or line 5b?	5c	\$78.00
	AU 11 1977 1 1 1 1 1	F-1	470.00

\$204.00
+ 70.20
\$274.20

•	•	,	
\$1,134.00			
- 274.20			
\$859.80	You would e	enter this amount on line 10 c	f Form
	940.		

11. If credit reduction applies . . .

If you paid wages in any credit reduction state, enter the total amount from Schedule A (Form 940) on line 11 of Form 940. However, if you entered an amount on line 9 because all the FUTA wages you paid were excluded from state unemployment tax, skip line 11 and go to line 12.

Part 4: Determine Your FUTA Tax for 2011

If any line in Part 4 does not apply, leave it blank.

12. Total FUTA tax after adjustments

Add the amounts shown on lines 8, 9, 10, and 11, and enter the result on line 12.

line 8 line 9 line 10 + line 11 line 12



If line 9 is greater than zero, lines 10 and 11 must be zero because they would not apply.

13. FUTA tax deposited for the year

Enter the amount of total FUTA tax that you deposited for the year, including any overpayment that you applied from a prior year.

14. Balance due

If line 13 is less than line 12, enter the difference on line 14.

\$100.00

If line 14 is:

- More than \$500, you must deposit your tax. See When Must You Deposit Your FUTA Tax.
- \$500 or less, you can deposit your tax, pay your tax with a major credit card, debit card, or pay your tax by check or money order with your return.
- Less than \$1, you do not have to pay it.



If you do not deposit as required and pay any balance due with Form 940, you may be subject to a penalty.

How to deposit or pay the balance due. You may pay the amount shown on line 14 using EFTPS, a credit or debit card, or electronic funds withdrawal (EFW). **Do not** use a credit or debit card or EFW to pay taxes that were required to be deposited. For more information on paying your taxes with a credit or debit card or EFW, go to www.irs.gov/e-pay.

If you pay by EFTPS, credit or debit card, or EFW, file your return using the *Without a payment* address under *Where Do You File?* and **do not** file Form 940-V.

15. Overpayment

If line 13 is more than line 12, enter the difference on line 15.

If you deposited more than the FUTA tax due for the year, you may choose to have us either:

- Apply the refund to your next return, or
- Send you a refund.

Check the appropriate box in line 15 to tell us which option you select. If you do not check either box, we will automatically refund your overpayment. Also, we may apply your overpayment to any past due tax account you have.

If line 15 is less than \$1, we will send you a refund or apply it to your next return only if you ask for it in writing.

Part 5: Report Your FUTA Tax Liability by Quarter Only if Line 12 Is More Than \$500

Fill out Part 5 **only** if line 12 is more than \$500. If line 12 is \$500 or less, leave Part 5 blank and go to Part 6.

16. Report the amount of your FUTA tax liability for each quarter

Enter the amount of your FUTA tax liability for each quarter on lines 16a-d. **Do not** enter the amount you deposited. If you had no liability for a quarter, leave the line blank.

16a. 1st quarter (January 1 to March 31).

16b. 2nd quarter (April 1 to June 30).

16c. 3rd quarter (July 1 to September 30).

16d. 4th quarter (October 1 to December 31).

To figure your FUTA tax liability for the fourth quarter, complete Form 940 through line 12. Then copy the amount from line 12 onto line 17. Lastly, subtract the sum of lines 16a through 16c from line 17 and enter the result on line 16d.

Example:

You paid wages on March 28 and your FUTA tax on those wages was \$200. You were not required to make a deposit for the 1st quarter because your accumulated FUTA tax was \$500 or less. You paid additional wages on June 28 and your FUTA tax on those wages was \$400. Because your accumulated FUTA tax for the 1st and 2nd quarters exceeded \$500, you were required to make a deposit of \$600 by July 31.

You would enter \$200 in line 16a because your liability for the 1st quarter is \$200. You would also enter \$400 in line 16b to show your 2nd quarter liability.



In years when there are credit reduction states, you must include liabilities owed for credit reduction with your fourth quarter deposit. You may deposit the

anticipated extra liability throughout the year, but it is not due until the due date for the deposit for the fourth quarter, and the associated liability should be recorded as being incurred in the fourth quarter.

17. Total tax liability for the year

Your total tax liability for the year **must equal** line 12. Copy the amount from line 12 onto line 17.

Part 6: May We Speak With Your Third-Party Designee?

If you want to allow an employee, your paid tax preparer, or another person to discuss your Form 940 with the IRS, check the "Yes" box. Then enter the name and phone number of the person you choose as your designee. Be sure to give us the specific name of a person — not the name of the firm that prepared your tax return.

Have your designee select a 5-digit Personal Identification Number (PIN) that he or she must use as identification when talking to the IRS about your form.

By checking "Yes," you authorize us to talk to your designee about any questions that we may have while we process your return. Your authorization applies only to this form, for this year; it does not apply to other forms or other tax years.

You are authorizing your designee to:

- give us any information that is missing from your return,
- ask us for information about processing your return, and
- respond to certain IRS notices that you have shared with your designee about math errors and in preparing your return.
 We will not send notices to your designee.

You are **not** authorizing your designee to:

receive any refund check,

- bind you to anything (including additional tax liability), or
- otherwise represent you before the IRS.

The authorization will automatically expire 1 year after the due date for filing your Form 940 (regardless of extensions). If you or your designee want to end the authorization before it expires, write to the IRS office where the return was filed. However, if the return was originally filed with a payment, use the *Without a payment* address.

If you want to expand your designee's authorization or if you want us to send your designee copies of your notices, see Pub. 947, Practice Before the IRS and Power of Attorney.

Part 7: Sign Here

You MUST fill out both pages of this form and SIGN it

Failure to sign will delay the processing of your return.

On page 2 in Part 7, sign and print your name and title. Then enter the date and the best daytime telephone number, including area code, where we can reach you if we have any questions.

Who must sign Form 940?

Form 940 must be signed as follows.

- Sole proprietorship—The individual who owns the business.
- Partnership (including a limited liability company (LLC) treated as a partnership) or unincorporated organization—
 A responsible and duly authorized partner, member, or officer having knowledge of its affairs.
- Corporation (including an LLC treated as a corporation)—The president, vice president, or other principal officer duly authorized to sign.
- Single member LLC treated as a disregarded entity for federal income tax purposes—The owner of the LLC or a principal officer duly authorized to sign.
- Trust or estate—The fiduciary.

Form 940 may also be signed by a duly authorized agent of the taxpayer if a valid power of attorney or reporting agent authorization (Form 8655) has been filed.

Alternative signature method. Corporate officers or duly authorized agents may sign Form 940 by rubber stamp, mechanical device, or computer software program. For details and required documentation, see Rev. Proc. 2005-39, 2005-28 I.R.B. 82, available at www.irs.gov/irb/2005-28_IRB/ar16.html.

Paid preparers. A paid preparer must sign Form 940 and provide the information in the Paid Preparer Use Only section of Part 7 if the preparer was paid to prepare Form 940 and is not an employee of the filing entity. Paid preparers must sign paper returns with a manual signature. The preparer must give you a copy of the return in addition to the copy to be filed with IRS.

If you are a paid preparer, enter your Preparer Tax Identification Number (PTIN) in the space provided. Include your complete address. If you work for a firm, write the firm's name and the EIN of the firm. You can apply for a PTIN online or by filing form W-12, IRS Paid Preparer Tax Identification Number (PTIN) Application. For more information about applying for a PTIN online, visit the IRS website at www.irs.gov/ptin. You cannot use your PTIN in place of the EIN of the tax preparation firm.

Generally, do not complete the Paid Preparer Use Only section if you are filing the return as a reporting agent and have a valid Form 8655, Reporting Agent Authorization, on file with the IRS. However, a reporting agent must complete this section if the reporting agent offered legal advice, for example, by advising the client on determining whether its workers are employees or independent contractors for Federal tax purposes.

Privacy Act and Paperwork Reduction Act Notice

We ask for the information on this form to carry out the Internal Revenue laws of the United States. You are required to give us the information. We need it to ensure that you are complying with these laws and to allow us to figure and collect the right amount of tax. If you do not provide the information we ask for, or provide false or fraudulent information, you may be subject to penalties.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law.

Subtitle C, Employment Taxes, of the Internal Revenue Code imposes employment taxes on wages, including income tax withholding. This form is used to determine the amount of the taxes that you owe. Section 6011 requires you to provide the requested information if the tax is applicable to you. Section 6109 requires you to provide your identification number.

Generally, tax returns and return information are confidential, as required by section 6103. However, section 6103 allows or requires the IRS to disclose or give the information shown on your tax return to others as described in the Code. For example, we may disclose your tax information to the Department of Justice for civil and criminal litigation, and to cities, states, the District of Columbia, and U.S. commonwealths and possessions to administer their tax laws. We may also disclose this information to other countries under a tax treaty, to federal and state agencies to enforce federal nontax criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism.

If you have comments concerning the accuracy of these time estimates or suggestions for making these forms simpler, we would be happy to hear from you. You can email us at taxforms@irs.gov. Enter "Form 940" on the subject line. Or write to: Internal Revenue Service, Tax Products Coordinating Committee, SD:W:CAR:MP:T:M:S, 1111 Constitution Avenue, NW, IR-6526, Washington, DC 20224. Do not send Form 940 to this address. Instead, see Where Do You File? in the Instructions for Form 940.

Estimated average times

The time needed to complete and file this form will vary depending on individual circumstances. The estimated average time is:

Form	Recordkeeping	Learning about the law or the form	Preparing the form	Copying, assembling, and sending the form to the IRS
Schedule A (Form 940)	16 hrs., 01 min.		15 min.	
Worksheet (Form 940)	1 hr., 41 min.		21 min.	
Preprinted voucher (Form 940)	7 min.		1 min.	
Voucher (OTC) (Form 940)	21 min.		4 min	

How to Order Forms and Publications from IRS



Call 1-800-TAX-FORM or 1-800-829-3676



Visit our website at IRS.gov

Other IRS Forms and Publications You May Need

- Form SS-4, Application for Employer Identification Number
- Form W-2, Wage and Tax Statement
- Form W-2c, Corrected Wage and Tax Statement
- · Form W-3, Transmittal of Wage and Tax Statements
- Form W-3c, Transmittal of Corrected Wage and Tax Statements
- Form W-4, Employee's Withholding Allowance Certificate
- Form W-5, Earned Income Credit Advance Payment Certificate
- Form 940, Employer's Annual Federal Unemployment (FUTA) Tax Beturn
- Form 941, Employer's QUARTERLY Federal Tax Return
- Form 941-X, Adjusted Employer's QUARTERLY Federal Tax Return or Claim for Refund
- Form 943, Employer's Annual Federal Tax Return for Agricultural Employees
- Form 943-X, Adjusted Employer's Annual Federal Tax Return for Agricultural Employees or Claim for Refund
- Form 944, Employer's ANNUAL Federal Tax Return
- Form 944-X, Adjusted Employer's ANNUAL Federal Tax Return or Claim for Refund
- Form 4070, Employee's Report of Tips to Employer
- Form 8027, Employer's Annual Information Return of Tip Income and Allocated Tips
- Instructions for Forms W-2 and W-3
- Instructions for Form 941
- Instructions for Form 941-X

- Instructions for Form 943
- Instructions for Form 943-X
- Instructions for Form 944
- Instructions for Form 944-X
- Notice 797, Possible Federal Tax Refund Due to the Earned Income Credit (EIC)
- Pub. 15 (Circular E), Employer's Tax Guide
- Pub. 15-A, Employer's Supplemental Tax Guide
- Pub. 15-B, Employer's Tax Guide to Fringe Benefits
- Pub. 51 (Circular A), Agricultural Employer's Tax Guide
- · Pub. 596, Earned Income Credit
- Pub. 926, Household Employer's Tax Guide
- Pub. 947, Practice Before the IRS and Power of Attorney
- Schedule A (Form 940), Multi-State Employer and Credit Reduction Information
- Schedule B (Form 941), Report of Tax Liability for Semiweekly Schedule Depositors
- Schedule D (Form 941), Report of Discrepancies Caused by Acquisitions, Statutory Mergers, or Consolidations
- Schedule H (Form 1040), Household Employment Taxes
- Schedule R (Form 940), Allocation Schedule for Aggregate Form 940 Filers

Contact List of State Unemployment Tax Agencies



The following list of state unemployment tax agencies was provided to the IRS by the U.S. Department of Labor. If the telephone number listed for your state

would be a long distance call from your area, you can use the name of the agency to look for a local number in your telephone book. The addresses and telephone numbers of the agencies, which were current at the time this publication was prepared for print, are subject to change.



The following list of state unemployment tax agencies was provided to the IRS by the U.S. Department of Labor. For up-to-date contact information, visit the U.S.

Department of Labor's website at www.workforcesecurity.doleta.gov/unemploy/agencies.asp.

Contact List of State Unemployment Tax Agencies

	• •	•
State	Telephone	Web Address
Alabama	` '	
Alaska	(888) 448-3527	www.labor.state.ak.us/estax
Arizona	(602) 771-6601	www.azdes.gov/esa/uitax/uithome.asp
Arkansas		
	` '	
California		
Colorado	(800) 480-8299	www.colorado.gov/CDLE
Connecticut	(860) 263-6550	www.ctdol.state.ct.us/uitax/txmenu.htm
Delaware		
Delaware	(302) 701-0-0-1	
B	(222) 222 222	<u>php</u>
District of Columbia	(202) 698-7550	
Florida	(800) 482-8293	http://dor.myflorida.com/dor/uc
Georgia	(404) 232-3301	
Hawaii		
Idaho		
Illinois		
Indiana	(317) 232-7436	www.in.gov/dwd
lowa	i = . = i = = . = = = =	
Kansas	` ,	
Kentucky		
Louisiana	(225) 342-2944	. www.laworks.net/homepage.asp
Maine	(207) 621-5120	. www.state.me.us/labor
Maryland		
Maryland	(000) +32-332+	
	(2.17) 222 222	<u>unemployment.shtml</u>
Massachusetts		
Michigan	(313) 456-2180	www.michigan.gov/uia
Minnesota		
Mississippi		
Missouri		
Montana		
Nebraska	(402) 471-9940	. www.dol.nebraska.gov
Nevada	(775) 684-6300	. https://uitax.nvdetr.org
New Hampshire	` '	
New Jersey	` '	
•		
New Mexico	(505) 841-8576	
New York		
North Carolina	(919) 707-1150	. www.ncesc.com
North Dakota		
Ohio	` '	
	` ,	
Oklahoma		www.ok.gov/oesc_web
Oregon		
	(503) 947-1537 (FUTA)	. www.oregon.gov/employ/tax
Pennsylvania	(717) 787-7679	
Puerto Rico		
Rhode Island	` ,	
South Carolina	(803) 737-3075	
South Dakota	(605) 626-2312	. dol.sd.gov
Tennessee	(615) 741-2486	www.tennessee.gov/labor-wfd
Texas		
Utah	(-)	
	(/	
Vermont	` '	
Virginia	(804) 371-7159	. www.vec.virginia.gov/vecportal/employer/
		employer_services.cfm
Virgin Islands	(340) 776-1440	
Washington	` ,	
West Virginia	(304) 558-2676	
		workforcewv/default.aspx
Wisconsin	(608) 261-6700	dwd.wisconsin.gov/dwd/employers.htm
Wyoming	(307) 235-3217	
, ,	,	