Caution: DRAFT—NOT FOR FILING

This is an early release draft of an IRS tax form, instructions, or publication, which the IRS is providing for your information as a courtesy. **Do not file draft forms.** Also, do not rely on draft instructions and publications for filing. We generally do not release drafts of forms until we believe we have incorporated all changes. However, unexpected issues sometimes arise, or legislation is passed, necessitating a change to a draft form. In addition, forms generally are subject to OMB approval before they can be officially released. Drafts of instructions and publications usually have at least some changes before being officially released.

Early releases of draft forms and instructions are at <u>IRS.gov/draftforms</u>. Please note that drafts may remain on IRS.gov even after the final release is posted at <u>IRS.gov/downloadforms</u>, and thus may not be removed until there is a new draft for the subsequent revision. All information about all revisions of all forms, instructions, and publications is at <u>IRS.gov/formspubs</u>.

Almost every form and publication also has its own easily accessible information page on IRS.gov. For example, the Form 1040 page is at IRS.gov/form1040; the Form W-2 page is at IRS.gov/w2; the Publication 17 page is at IRS.gov/pub17; the Form W-4 page is at IRS.gov/w4; the Form 8863 page is at IRS.gov/form8863; and the Schedule A (Form 1040) page is at IRS.gov/schedulea. If typing in the links above instead of clicking on them: type the link into the address bar of your browser, not in a Search box; the text after the slash must be lowercase; and your browser may require the link to begin with "www.". Note that these are shortcut links that will automatically go to the actual link for the page.

If you wish, you can submit comments about draft or final forms, instructions, or publications on the <u>Comment on Tax Forms and Publications</u> page on IRS.gov. We cannot respond to all comments due to the high volume we receive, but we will carefully consider each one. Please note that we may not be able to consider many suggestions until the subsequent revision of the product.

Form **8919**

Uncollected Social Security and Medicare Tax on Wages

▶ Information about Form 8919 and its instructions is at www.irs.gov/form8919.

► Attach to your tax return.

2016 Attachment Sequence No. 61

OMB No. 1545-0074

Department of the Treasury Internal Revenue Service

Name of person who must file this form. If married, complete a separate Form 8919 for each spouse who must file this form.

Social security number

Who m	nust file.	You must file Form 8919 if all o	of the following appl	ly.			•				
		 You performed services for a 	firm.		\						
		You believe your pay from the firm wasn't for services as an independent contractor.									
• The firm didn't withhold your share of social security and Medicare taxes from your pay.											
		One of the reasons listed below under Reason codes applies to you.									
Reaso	n codes:	For each firm listed below, ent- codes apply to you, but you be Form SS-8 on or before the co	elieve you should ha	ve been tr							
	Α	I filed Form SS-8 and received a determination letter stating that I am an employee of this firm.									
	С	I received other correspondence from the IRS that states I am an employee.									
	G	I filed Form SS-8 with the IRS	and haven't receive	d a reply.		FШ		F			
	Н	I received a Form W-2 and a F been included as wages on Fo							099-MISC should	d have	
		(a) Name of firm	(b) Firm's federal identification number (see instructions)	(c) Enter reason coo from abov	de	(d) Date of IRS determination or correspondence (MM/DD/YYYY) (see instructions)	(e) Ch if For 1099-N was rec	m IISC	(f) Total wages rece with no social secur Medicare tax withholding and reported on Form	rity or not	
1											
2											
3											
4											
5											
		ges. Combine lines 1 through 5 m 1040NR, line 8; or Form 1040		here and ir	nclud	de on Form 1040	,	6			
7	Maximum	amount of wages subject to so	cial security tax .		7						
	and 7 on I (subject to	al security wages and social sec Form(s) W-2), railroad retiremen to the 6.2% rate), and unreported ax from Form 4137, line 10. See	t (RRTA) compensated tips subject to soc	tion	8						
9	Subtract I	ine 8 from line 7. If line 8 is more	e than line 7, enter -	0- here an	d or	line 10		9		<u> </u>	
	•	bject to social security tax. Ente						10			
		ne 10 by .062 (social security ta						11			
		ne 6 by .0145 (Medicare tax rate	•					12			
13	Add lines	11 and 12. Enter here and on Fo	orm 1040. line 58: F	orm 1040N	NR. I	ine 56: or					

Form 1040NR-EZ, line 16. (Form 1040-SS and Form 1040-PR filers, see instructions) .

13

Form 8919 (2016) Page **2**

Future Developments

For the latest information about developments related to Form 8919 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/form8919.

General Instructions

Purpose of form. Use Form 8919 to figure and report your share of the uncollected social security and Medicare taxes due on your compensation if you were an employee but were treated as an independent contractor by your employer. By filling this form, your social security earnings will be credited to your social security record. For an explanation of the difference between an independent contractor and an employee, see Pub. 1779, Independent Contractor or Employee, available at IRS.gov.



Don't use this form:

- For services you performed as an independent contractor. Instead, use Schedule C (Form 1040), Profit or Loss From Business, or Schedule C-EZ (Form 1040), Net Profit From Business, to report the income. And use Schedule SE (Form 1040), Self-Employment Tax, to figure the tax on net earnings from self-employment.
- To figure the social security and Medicare tax owed on tips you didn't report to your employer, including any allocated tips shown on your Form(s) W-2 that you must report as income. Instead, use Form 4137, Social Security and Medicare Tax on Unreported Tip Income.

Firm. For purposes of this form, the term "firm" means any individual, business enterprise, company, nonprofit organization, state, or other entity for which you performed services. This firm may or may not have paid you directly for these services.

Form SS-8, Determination of Worker Status for Purposes of Federal Employment Taxes and Income Tax Withholding. File Form SS-8 if you want the IRS to determine whether you are an independent contractor or an employee. See the form instructions for information on completing the form. If you select reason code G, you must file Form SS-8 on or before the date you file Form 8919. Don't attach Form SS-8 to your tax return. Form SS-8 must be filed separately.

Form 8959, Additional Medicare Tax. A 0.9% Additional Medicare Tax applies to Medicare wages, Railroad Retirement Tax Act compensation, and self-employment income over a threshold amount based on your filing status. Use Form 8959 to figure this tax. For more information on Additional Medicare Tax, go to IRS.gov and enter "Additional Medicare Tax" in the search box.

Specific Instructions

Lines 1 through 5. Complete a separate line for each firm. If you worked as an employee for more than five firms in 2016, attach additional Form(s) 8919 with lines 1 through 5 completed. Complete lines 6 through 13 on only one Form 8919. The line 6 amount on that Form 8919 should be the combined totals of all lines 1 through 5 of all your Forms 8919.

Column (a). Enter the name of the firm for which you worked. If you received a Form 1099-MISC from the firm, enter the firm's name exactly as it is entered on Form 1099-MISC.

Column (b). The federal identification number for a firm can be an employer identification number (EIN) or a social security number (SSN) (if the firm is an individual). An EIN is a nine-digit number assigned by the IRS to a business. Enter an EIN like this: XX-XXXXXXXX. Enter an SSN like this: XXX-XX-XXXXX. If you received a Form 1099-MISC from the firm, enter the firm's federal identification number that is entered on Form 1099-MISC. If you don't know the firm's federal identification number, you can use Form W-9, Request for Taxpayer Identification Number and Certification, to request it from the firm. If you are unable to obtain the number, enter "unknown."

Column (c). Enter the reason code for why you are filing this form. Enter only one reason code on each line. If none of the reason codes apply to you, but you believe you should have been treated as an employee, enter reason code G, and file Form SS-8 on or before the date you file your tax return. Don't attach Form SS-8 to your tax return. Form SS-8 must be filed separately.

Enter reason code C if you were designated as a "section 530 employee" by the IRS. You are a section 530 employee, for these purposes, if you were determined to be an employee by the IRS prior to January 1, 1997, but your employer was granted relief from payment of employment taxes under Section 530 of the Revenue Act of 1978.

Enter reason code H if you received both a Form W-2 and a Form 1099-MISC from the firm and the amount on the Form 1099-MISC should have been included as wages on Form W-2 as an amount you received for services you provided as an employee. If reason code H applies to your situation, **don't file Form SS-8**. Examples of amounts that are sometimes erroneously included on Form 1099-MISC that should be reported as wages on Form W-2 include employee bonuses, awards, travel expense reimbursements not paid under an accountable plan, scholarships, and signing bonuses. Generally, amounts paid by an employer to an employee aren't reported on Form 1099-MISC. Form 1099-MISC is used for reporting nonemployee compensation, rents, royalties, and certain other payments.



If you enter reason code G, you or the firm that paid you may be contacted for additional information. Use of this reason code isn't a guarantee that the IRS will agree with your worker status determination.

If the IRS doesn't agree that you are an employee, you may be billed for the additional tax, penalties, and interest resulting from the change to your worker status.

Column (d). Complete only if reason code A or C is entered in column (c).

Line 6. Also enter this amount on Form 8959, line 3, if you are required to file that form.

Line 8. For railroad retirement (RRTA) compensation, don't include an amount greater than \$118,500, which is the amount subject to the 6.2% rate for 2016.

Line 13. Form 1040-SS and Form 1040-PR filers: the amount on line 13 should be included in the line 6 amount in Part I of your Form 1040-SS or Form 1040-PR, whichever you file. See the instructions for those forms for directions on how to report the tax due on line 6 of those forms.