

INDIVIDUAL INCOME TAX FREQUENTLY ASKED QUESTIONS (Rev. 12/18/19)

3556

Do I need to file a South Carolina Income Tax return?

Resident taxpayers under age 65:

- Were you required to file a federal Income Tax return which included income taxable by South Carolina? (Residents of South Carolina are taxed on their entire income, regardless of where it was earned, unless specifically exempted by law.)
- Did you have South Carolina Income Tax withheld from your wages?

Resident taxpayers age 65 or older:

- Married filing jointly (both 65 or older) - Is your gross income greater than the federal gross income filing requirement amount plus \$30,000?
- Any other filing status - Is your gross income greater than the federal gross income filing requirement amount plus \$15,000?
- Did you have South Carolina Income Tax withheld from your wages?

Nonresidents:

- Did you have South Carolina Income Tax withheld from your wages?
- Do you have South Carolina gross income, including income from rental property, businesses, or other investments in South Carolina?

If you answered YES to any of these questions, file a South Carolina Income Tax return.

Am I a resident or a nonresident?

You are a South Carolina **resident**, even if you live outside of South Carolina, if all of the following are true:

1. your intention is to maintain South Carolina as your permanent home
2. South Carolina is the center of your financial, social, and family life
3. when you are away, you intend to return to South Carolina.

You are a **nonresident** if your permanent home is outside South Carolina all year and none of the above applies.

What is my residency status if I moved into or out of South Carolina during the tax year?

You are a part-year resident and may consider yourself a full-year resident or a nonresident.

- If you file as a full-year resident, file the SC1040. Report all your income as though you were a resident for the entire year. You will be allowed a credit for taxes paid on income taxed by South Carolina and another state. Complete the SC1040TC and attach a copy of the other state's Income Tax return.
- If you file as a nonresident, file SC1040 with Schedule NR. You will be taxed only on income earned while a resident in South Carolina and income from South Carolina sources. You will prorate your deductions. All personal service income earned in South Carolina must be reported.

You may choose the filing method that is most beneficial to you. This option is only available for the year you are a part-year resident.

How should I file if I am a nonresident of South Carolina but work in this state?

File SC1040 with Schedule NR. You will be taxed only on income earned in South Carolina and will prorate your deductions. All personal service income (wages, consulting, etc.) earned in South Carolina must be reported to this state.

How should I file if I am a full-year South Carolina resident but my spouse is not?

If you file a **joint** federal return, you must file a **joint** SC1040 with Schedule NR. You will report all income for the entire year to South Carolina. Your spouse will only report income earned in this state.

If you file **separate** federal returns, you must file a **separate** South Carolina return. Your spouse must also file a **separate** South Carolina return if they have income taxable by South Carolina.

What is my residency status if I am in the armed forces?

- If you enter the armed forces when you are a South Carolina resident, you keep your South Carolina residency status, even if you are absent from the state on military orders. You are subject to the same residency requirements as any other South Carolina resident and are required to file a South Carolina Income Tax return.
- If you are not a South Carolina resident but are stationed in this state by military orders, your military income is not subject to South Carolina tax. If you have other earned income subject to South Carolina tax, file SC1040 with Schedule NR. Your spouse may be exempt from South Carolina Income Tax on income from services performed in South Carolina under the Federal Military Spouses Residency Relief Act. See Schedule NR instructions at **dor.sc.gov/forms**.

Do I need to pay South Carolina Use Tax?

Use Tax applies to purchases of tangible personal property from out-of-state retailers for use, storage, or consumption in South Carolina. It includes purchases from online retailers, through out-of-state catalog companies, on home shopping networks, or when visiting another state. The Use Tax rate is the 6% state rate plus the applicable local Use Tax rate for the location where the tangible personal property will be used, stored, or consumed.

Report and pay your Use Tax on the SC1040, on the Use Tax Return (UT-3), or online using our free tax portal, MyDORWAY, at **MyDORWAY.dor.sc.gov**. If paying online through MyDORWAY, sign into your existing account or create an account to get started. See UT-3 instructions for additional information and Use Tax rates by county. You may be responsible for paying Use Tax even if you are not required to file the SC1040.

What is the due date of my return?

A return for calendar year 2019 is due by April 15, 2020.

A return for a fiscal year tax period is due by the 15th day of the fourth month following the close of your tax year. On the front of the return, complete the dates covered by the fiscal year.

If you file and pay electronically, you have until May 1, 2020 to submit your return and full payment without penalties or interest. If you don't file and pay by May 1, 2020, penalties and interest will be charged from the tax due date (April 15, 2020) until you file and pay. This does not apply to federal returns or returns submitted on paper.

How do I get more time to file?

If you need more time to file your South Carolina return:

- Request your extension to file by paying your balance due on our free tax portal, MyDORWAY, at **dor.sc.gov/pay**. Select Individual Income Tax Payment to get started. Your payment on MyDORWAY automatically submits your filing extension request. No additional form or paperwork is required. You must pay at least 90% of your state tax due with the extension request by April 15, 2020.
- If no Income Tax is due and you have been granted an extension of time to file your federal Income Tax return, we will accept a copy of the federal extension. You do not need to send us a copy of the federal form by the due date of the tax return.
- If you do not have a federal extension, you must file the SC4868, Request for Extension of Time to File, by April 15, 2020.
- When you file your return, mark the extension box on the front of the SC1040 to indicate you filed an extension.
- Enter any payments made with your extension request on line 18 of the SC1040.

Can I extend the time to pay my taxes?

An extension allows additional time to file your South Carolina tax return, but **not to pay any tax due**. You will be charged interest, at the prevailing federal rates, on any unpaid tax. Interest is applied from the original due date of the tax return to the date of payment. In addition to the interest, you will be charged a penalty of 0.5% per month for failure to pay at least 90% of the total tax due by the original due date. The penalty will be imposed on the difference between the amount paid with the extension and the tax to be paid for the period.

A Penalty and Interest Calculator is available on MyDORWAY, our free tax portal, at **dor.sc.gov/calculator**.

What are the penalties for failing to file a return or filing a fraudulent return?

Any person who deliberately fails to file a return, files a fraudulent return, or attempts to evade the tax in any manner may be liable for a penalty up to \$10,000, imprisoned for up to five years, or both.

When will I get my refund?

You can check your current year refund status on our free tax portal, MyDORWAY, at **dor.sc.gov/refund** or by calling 1-844-898-8542. Returns filed early are usually processed faster than returns filed closer to April 15.

How do I file a return for a deceased taxpayer?

If a person received income during this tax year but died before filing a return, the South Carolina Income Tax return should be filed by their surviving spouse or by an executor or administrator. Use the same filing status that was used on the final federal Income Tax return. Mark the "check if deceased" box next to the decedent's Social Security Number. The due date for filing is the same as for federal purposes. In the signature area of the return, write "Filing as a surviving spouse," if applicable. A personal representative filing the return must sign in their official capacity and attach the SC1310, Statement of Person Claiming Refund Due a Deceased Taxpayer. Any refund will be issued to the decedent's surviving spouse or estate.

Do I need to round amounts on my return?

Round cents to the nearest whole dollar on your return and schedules. For amounts less than 50 cents, round down to 0. For amounts of 50-99 cents, round up to the next dollar. For example: \$2.15 becomes \$2; \$4.75 becomes \$5; and \$3.50 becomes \$4.

What tax records do I need to keep?

Keep a copy of your return and any schedules, worksheets, or statements used to prepare your return. Keep records that support an item of income or a deduction appearing on a tax return until the limitations period for the return runs out. The limitations period is generally three years from the date the return was filed or due to be filed, whichever is later.

Save any records concerning property, home, stocks, and business property you bought and may sell later. The records kept should show the purchase price, date, and related cost. For real property, records should show the cost and date of improvements. Your return may be audited by the IRS or the SCDOR. If audited, the law requires you to show proof of your income, expenses, and cost of assets.

What if I am audited by the IRS?

If you receive a refund or owe additional federal tax, file an amended SC1040, Individual Income Tax Return, after the federal audit report becomes final.

When should I file an amended return?

File an amended return if you were audited by the IRS or if you amended your federal tax return, unless there was no impact on your state return. An amended return is also necessary if you omitted income, claimed deductions or credits you were not entitled to, failed to claim deductions or credits you were entitled to, or changed your filing status.

You may apply for a refund on either an amended or delinquent return for any tax period which is open under the statute of limitations. A refund will not be issued for requests received beyond the limitations period.

In general, a claim for refund must be filed within three years from the date the return was filed or originally due or two years from the date the tax was paid. If a claim is filed within three years from when the return was filed or originally due, the refund is limited to the tax paid within the past three years plus the period of any extension. Withholding, Estimated Taxes, and amounts paid with extensions are considered to have been paid on the date the return was originally due.

If a claim is not filed within three years from the date when the return was filed or originally due, the refund is limited to tax paid during the past two years.

How do I file an amended return?

- **Beginning with tax year 2019**, file a new SC1040 and check the Amended Return box on the front. Complete the return as it should have been filed, including all schedules and attachments. Complete the SCH AMD, Amended Return Schedule, and submit it with your amended SC1040.
- **For tax years 2018 and before**, use the SC1040X to amend your return. Do not use the SC1040 or the SCH AMD. Forms are available at dor.sc.gov/forms.

Why was my refund adjusted?

The SCDOR assists other state agencies, institutions of higher learning, political subdivisions of the state, and the IRS in collecting overdue accounts. All or part of your refund can be sent directly to these claimant agencies if they notify us that you have a past-due account with them.

The SCDOR charges a \$25 administrative fee to complete a refund setoff. If any of your refund is sent to a claimant agency, the SCDOR will notify you in writing. If your refund exceeds the amount owed the claimant agency plus the administrative fee, the balance will be issued to you.

If you believe you do not owe the debt, the amount sent was incorrect, or the debt has already been paid, you must contact the claimant agency. Our written notification to you will include contact information for the claimant agency.

Do I need to file a Declaration of Estimated Tax?

You must file a Declaration of Estimated Tax if you expect to owe an Income Tax liability of \$100 or more with the filing of your SC1040.

Use the Estimated Tax Worksheet, found in the instructions of the SC1040ES, to compute your Estimated Tax for tax year 2020:

- If you are a resident of South Carolina, use your 2019 SC1040 as a basis for figuring your Estimated Tax.
- If you are a nonresident of South Carolina, use your 2019 SC1040 and Schedule NR as a basis to calculate the modified South Carolina taxable income to enter on line 3 of the worksheet.

Forms are available at dor.sc.gov/forms.

Exceptions to filing a Declaration of Estimated Tax:

- Farmers and commercial fishermen whose gross income from farming or fishing for 2019 or 2020 is at least two-thirds (66.67%) of their total gross income from all sources. Instead of making four quarterly Estimated Tax payments, farmers and commercial fishermen may choose to pay all of their Estimated Tax by January 15, 2021 or file their 2020 SC1040 and pay the total tax due by March 1, 2021
- Individuals whose prior year tax liability was \$0 for a full 12 months
- Nonresidents of South Carolina doing business in this state on a contract basis where the contract is more than \$10,000 and tax is withheld at 2% from each contract payment

What are the penalties for failing to pay Estimated Tax?

You may be charged a penalty if:

- you do not pay enough Estimated Tax.
- you do not make your payments by the due date and for the required amount.
- you do not pay at least 90% of the total tax due.

A penalty will not be charged if your underpayment results from personal service income earned in another state and tax was withheld by the other state.

You can avoid a penalty if you make timely Estimated Tax payments equal to 100% of the tax shown due on your SC1040 for the prior tax year (the 100% rule). You must have filed an SC1040 for the prior tax year, and it must have covered a 12-month year.

If the adjusted gross income on your prior year SC1040 was more than \$150,000, the 100% rule is adjusted to 110% of last year's tax liability. Calculate adjusted gross income by using federal guidelines and making South Carolina adjustments.

Refer to the SC2210, Underpayment of Estimated Tax by Individuals, Estates, and Trusts, at dor.sc.gov/forms for more information on computing the underpayment penalty.

How do I file the Declaration of Estimated Tax?

File and pay online using our free tax portal, MyDORWAY, at dor.sc.gov/pay. Select Individual Income Tax Payment to get started. Do not mail the SC1040ES if you pay online.

If you pay by check, make your check payable to SCDOR. Include the SSN, tax year, and "2020 SC1040ES" in the memo. Do not send cash.

Mail your SC1040ES and payment to SCDOR, IIT Voucher, PO Box 100123, Columbia, SC 29202. Forms are available at dor.sc.gov/forms.

How do I change my name or address?

Complete the SC8822 to notify us of your new name or address. Save time and paper by completing this form on MyDORWAY, our free tax portal. Visit MyDORWAY.dor.sc.gov and sign in to your existing account or create an account to get started. To notify us by paper, find the SC8822 at dor.sc.gov/forms.