

STATE OF SOUTH CAROLINA DEPARTMENT OF REVENUE

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SC INFORMATION LETTER # 22-18

SUBJECT: One-Time Individual Income Tax Refund (Rebate) in 2022

(Individual Income Tax)

DATE: October 5, 2022

REFERENCE: S.C. Act No. 228, Section 6 (Enacted June 17, 2022)

AUTHORITY: S.C. Code Ann. Section 12-4-320 (2014)

SC Revenue Procedure #90-3

SCOPE: An Information Letter is a written statement issued to the public to

announce general information useful in complying with the laws administered by the Department. An Information Letter has no

precedential value.

PURPOSE

In the "Comprehensive Tax Cut Act of 2022," the General Assembly appropriated \$1 billion to a Taxpayer Rebate Fund to be used to provide a one-time rebate for each 2021 individual income tax return that reports a South Carolina individual income tax liability.

The rebate is equal to the amount of tax liability on the return, except that if a return has \$700 or more of tax liability, the rebate is \$700. However, if the Department determines that sufficient funds exist, the maximum \$700 rebate amount may be increased.

The Department must issue the individual income tax refund (rebate) by December 31, 2022.

The purpose of this Information Letter is to provide taxpayers with information regarding the rebate, including eligibility for the rebate, issuance of the rebate, and related tax issues.

LAW

The Act provides:

(A) From the Contingency Reserve Fund, there is appropriated one billion dollars to the Taxpayer Rebate Fund which is created in the State Treasury. The fund is separate and distinct from the general fund and all other funds of the State.

- (B) The fund must be used by the Department of Revenue to provide a one-time rebate for individual income taxpayers that filed a return for tax year 2021. Each return filed for 2021 shall receive a rebate equal to the amount of tax liability on the return, except that if a return has seven hundred dollars or more of liability, the rebate shall equal seven hundred dollars. However, if the department determines that sufficient funds will exist to increase the maximum rebate of seven hundred dollars, the department shall increase the maximum so that all returns with a tax liability over the increased maximum receive the same rebate. The department must issue these refunds by December 31, 2022.
- (C) The department may retain up to one percent of the fund, but not to exceed their actual costs, to administer the rebate.
- (D) Any funds remaining in the fund after every rebate has been accounted for shall lapse to the Contingency Reserve Fund, at which time the fund is dissolved.

REBATE INFORMATION

Qualifying Taxpayers. South Carolina residents, part-year residents, and nonresidents¹ who meet the following requirements qualify for the rebate:

- 1. The taxpayer filed a 2021 South Carolina individual income tax return on or before October 17, 2022;² and
- 2. The 2021 individual income tax return reported a South Carolina income tax liability after refundable and nonrefundable credits are applied.

Rebate Method - Direct Deposit or Paper Check. All rebates will be issued by either direct deposit or paper check no later than December 31, 2022. If a taxpayer received their 2021 tax refund by direct deposit, the one-time rebate will also be issued by direct deposit. The one-time rebate will be issued by paper check to all other eligible taxpayers (e.g., taxpayers who paid a balance due on their 2021 return or taxpayers that received their 2021 tax refund by debit card or paper check). The issuance of the rebates will begin in November.

Married Taxpayers. The rebate is allowed on a "per return" basis. Accordingly, a married couple filing jointly for 2021 is eligible to receive one rebate. A married couple filing separate returns for 2021 is eligible to receive a rebate for each return, provided each return meets the eligibility requirements for the rebate.

¹2021 SC 1040 "composite returns" are not eligible for the one-time rebate in 2022. Code Section 12-6-5030 provides that a partnership or S corporation may file a composite individual income tax return on behalf of nonresident partners or shareholders that are individuals, estates, or trusts.

²Since October 15, 2022 falls on a Saturday, the due date of an extended 2021 SC 1040 is Monday, October 17, 2022.

Amount of Rebate – Based on Tax Liability and Funding. Resident individuals, part-year resident individuals, and nonresident individuals that filed a 2021 income tax return (i.e., SC 1040) are to receive a rebate amount based on their "tax liability" as follows:

Tax Liability on 2021 SC	Amount of Rebate/Refund
1040 filed by an	
"individual"	
\$0 tax liability	No rebate
\$1 - \$699 tax liability	Rebate is the actual amount of taxpayer's income tax liability
\$700 and up tax liability	\$700; however, this fixed rebate amount will increase to a higher
	fixed amount if the Department determines that the \$1 billion
	appropriation in the Taxpayer Rebate Fund has not been used after
	allocation of the funds to individuals with a tax liability of \$700 or
	less and after allocation of the Department's cost to administer the
	rebate.

Definition of "Tax Liability". The term "tax liability" means the amount a taxpayer owes after applying <u>all tax credits</u> (both nonrefundable and refundable, but <u>before</u> reduction for estimated payments and withholding). The amount of the rebate based on "tax liability" is the result of SC 1040 Line 10, less applicable Lines 14, 21, and 22, as illustrated below.

2021 SC 1040 - Calculation of Tax Liability for Rebate
(Tax Liability = Line 10, less Lines 14, 21, and 22)

	_					
6 TAX on your South Carolina Income Subject to Tax (see SC1040TT)		00				
7 TAX on Lump Sum Distribution (attach SC4972)	7	00	1			
8 TAX on Active Trade or Business Income (attach I-335)	8	00	1			
9 TAX on excess withdrawals from Catastrophe Savings Accounts	9	00	1			
10 Add line 6 through line 9 and enter the total here. This is your TOTAL SOUTH CAROLINA TAX					00	
NON-REFUNDABLE CREDITS						
11 Child and Dependent Care (see instructions)	11	00				
12 Two Wage Earner Credit (see instructions)		00				
13 Other nonrefundable credits. Attach SC1040TC and other state returns		00				
14 Total nonrefundable credits (add line 11 through line 13)					00	
15 Subtract line 14 from line 10 and enter the difference. If less than zero, enter zero here					00	
PAYMENTS AND REFUNDABLE CREDITS						
16 SC income tax withheld (attach W-2 or SC41)	16	00				
17 2021 Estimated Tax payments		00]			
18 Amount paid with extension		00]			
19 Nonresident sale of real estate		00				
20 Other SC withholding (attach 1099)		00				
21 Tuition tax credit (attach I-319)		00				
22 Other refundable credits:						
22a Anhydrous Ammonia (attach I-333)		00				
22b Milk Credit (attach I-334)		00				
22c Classroom Teacher Expenses (attach I-360)		00				
22d Parental Refundable Credit (attach I-361))		00				
22e. Motor Fuel Income Tax Credit (attach I-385)		00				
Total refundable credits (add line 22a through line 22e)			22	_	00	

Note: An individual who received a South Carolina income tax "refund" on his 2021 SC 1040 is eligible for a rebate since the rebate is based on "tax liability," i.e., the amount paid after all credits, but before reduction for payments such as withholding and estimated tax payments.

Special Filing Situations

Original Return Filed After October 17, 2022. Taxpayers who file an original 2021 return after October 17, 2022 are <u>not</u> eligible for the rebate, even if the return reports a tax liability after credits.

Amended Return Filed On or Before October 17, 2022. Taxpayers who file an amended 2021 return on or before October 17, 2022 are eligible for the rebate, provided the amended return reports a South Carolina income tax liability after credits. To determine whether the tax liability requirement has been met, the Department will use the latest 2021 amended return filed by the taxpayer on or before October 17, 2022.

Note: Whether filing an original or amended tax return, individual taxpayers filing form SC 1040 must generally use the same filing status as used for federal income tax purposes. See Code Section 12-6-5000. Further, once a joint return has been filed for a tax year, the spouses may not generally elect to file separate returns for that year after the due date of the return.

Amended Return Filed After October 17, 2022. No rebate will be allowed for an amended return filed after October 17, 2022, even if the amended return reports a liability after credits.

Rebate Offset for an Individual's Outstanding Tax Debts. An individual taxpayer with outstanding tax debts with the Department is eligible for the one-time 2022 rebate. However, the Department will first apply the rebate amount to pay the 2021 or prior year outstanding tax liabilities of the individual. The remaining rebate amount, if any, will be sent to the individual.

Note: The application of the rebate to an individual's outstanding debts as of October 17, 2022, only applies to South Carolina tax debts of the individual; it does not apply to other debts the Department offsets against refunds, such as a hospital debt.

RELATED TAX ISSUES

Form 1099-G/INT. Taxpayers who receive a rebate will receive a 2022 Form 1099-G/INT, "Certain Government Payments," from the Department. The rebate will be included in the total amount of state income tax refunds, credits, and offsets reported. The statement should be retained with the taxpayer's tax records.

South Carolina Income Tax Consequences. For South Carolina income tax purposes, state tax refunds are not subject to South Carolina income tax.³ Accordingly, the rebate will not be included in the taxpayer's South Carolina taxable income in 2022.

³ Code Section 12-6-1120(2). South Carolina gross income does not include any state income tax refund included in federal gross income.

Federal Income Tax Consequences

<u>Taxpayers Who Claimed the Standard Deduction in 2021.</u> A taxpayer who claimed the standard deduction in 2021 will not include a state income tax refund (including any rebate received) in federal gross income in 2022.

Taxpayers Who Itemized Deductions in 2021. A taxpayer who claimed an itemized deduction for state income taxes in 2021 will include a state income tax refund received in 2022 in the taxpayer's federal 2022 gross income to the extent a federal "tax benefit" was received from the 2021 federal deduction of state income taxes. The federal tax benefit received, if any, depends on each taxpayer's specific tax situation. For additional information on determining the federal income tax consequences of a state tax refund (including any rebate received), see irs.gov, Federal Form 1040, Schedule 1 instructions, or Internal Revenue Service Publication 525.

OTHER IMPORTANT REBATE INFORMATION

Change in Mailing Address or Bank Account Information. Individuals who will be receiving the rebate by paper check whose mailing address has changed since filing their 2021 SC 1040, may notify the Department by November 1, 2022 to provide an updated mailing address for the rebate check to be sent.

Individuals who received their SC 1040 tax refund by direct deposit whose bank account information (e.g., bank routing number, account number) has changed since filing their 2021 SC 1040, should notify the Department by November 1, 2022 that a banking change has been made. Since the Department cannot update bank account information for the one-time rebate, the individual taxpayer may notify the Department of his preference to receive the rebate by paper check.

Form SC 5000. Taxpayers may submit a change in mailing address or notification of change in bank account information to the Department by completing Form SC 5000, "Update Information for Individual Income Tax Rebate." Form SC 5000 may be emailed to: SCRebate@dor.sc.gov.

the calendar year to \$10,000. See also, IRS Revenue Ruling 2019-11, for guidance on the amount of a state tax refund that is required to be included in federal taxable income based on the tax benefit received.

⁴ See Internal Revenue Code Section 111. Internal Revenue Code Section 164(b)(6), added by the Tax Cuts and Jobs Act, Pub. L. No. 115-97, (Dec. 22, 2017), limits an individual's deduction for state and local taxes paid during