

Shaded areas indicate U.S. recessions

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U.S. Individual Income Tax: Personal Exemptions and Lowest and Highest Tax Bracket Tax Rates and Tax Base for Regular Tax. Tax Years 1913-2018 [Amounts are in dollars]

Single persons	Single persons		Personal exemptions [1]						Tax rates for regular tax for r Lowest bracket				Highest bracket			
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1 1,500 3,500 400 [8] 1,125 4,000 25,0 100,00 2 1,000 2,500 400 4.0 4.00 63.0 1,000,00 3 1,000 2,500 400 4.0 4,000 63.0 1,000,00 4 1,000 2,500 400 [9] 4.0 4,000 63.0 1,000,00 5 1,000 2,500 400 [9] 4.0 4,000 63.0 1,000,00 6 1,000 2,500 400 [9] 4.0 4,000 79.0 5,000,0 7 1,000 2,500 400 [9] 4.0 4,000 79.0 5,000,0 8 1,000 2,500 400 [9] 4.0 4,000 79.0 5,000,0 90 800 2,000 400 [9] 4.0 4,000 79.0 5,000,0 1 755 1,500 40 [9] 10.0<	1		Single pe	3.000 3.000 3.000 3.000 3.000 1.000 1.000 1.000 1.000 1.000 1.000 1.000 1.500 1.500 1.500 1.500	Married of	4,000 4,000 4,000 4,000 2,000 2,000 2,000 2,500 2,500 2,500 2,500 2,500 3,500 3,500 3,500 3,500	Depende	N/A N/A N/A N/A 200 200 200 400 400 400 400 400 400 400	(perc	1.0 1.0 1.0 1.0 2.0 6.0 4.0 4.0 4.0 4.0 3.0 1.5 1.125 1.125 1.125 1.125 1.125 1.125 1.125	Taxable	20,000 20,000 20,000 20,000 20,000 2,000 4,000 4,000 4,000 4,000 4,000 4,000 4,000 4,000 4,000 4,000 4,000 4,000 4,000 4,000 4,000	(perc	te [2] 7.0 7.0 7.0 7.0 15.0 67.0 77.0 73.0 73.0 58.0 43.5 46.0 25.0 25.0 25.0 24.0	Taxable	r—[3] 500.00 500.00 500.00 2.000.00 2.000.00 1.000.00 1.000.00 200.00 200.00 100.00 100.00 100.00 100.00 100.00 100.00 100.00 100.00 100.00
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1997	[30,32]	2,650	[30,32]	5,300	[30,32]	2,650		15.0	[31]	41,200		39.6	[31]	271,050
1998	[30,32]	2,700	[30,32]	5.400	[30,32]	2,700		15.0	[31]	42,350		39.6	[31]	278,450
1999	[30,32]	2,750	[30.32]	5.500	[30,32]	2,750		15.0	[31]	43,050		39.6	[31]	283,150
2000	[30,32]	2,800	[30,32]	5,600	[30,32]	2,800	[36]	15.0	[31]	43,850	[36]	39.6	[31]	288,350
2001	[30,32]	2,900	[30,32]	5,800	[30,32]	2,900	[37]	10.0	[31,38]	6,000	[37]	39.1	[31,38]	297,350
2002	[30,32]	3,000	[30,32]	6.000	[30,32]	3,000		10.0	[31]	12,000		38.6	[31]	307,050
2003	[30,32]	3.050	[30,32]	6.100	[30,32]	3,050		10.0	[31]	14,000		35.0	[31]	311,950
2004	[30,32]	3,100	[30,32]	6,200	[30,32]	3,100		10.0	[31]	14,300		35.0	[31]	319,100
2005	[30,32]	3,200	[30,32]	6,400	[30,32]	3,200		10.0	[31]	14,600		35.0	[31]	326,450
2006	[30,39]	3,300	[30,39]	6,600	[30,39]	3,300		10.0	[31]	15,100		35.0	[31]	336,550
2007	[30,39]	3,400	[30,39]	6,800	[30,39]	3,400		10.0	[31]	15,650		35.0	[31]	349,700
2008	[30,40]	3,500	[30,40]	7,000	[30,40]	3,500		10.0	[31]	16,050		35.0	[31]	357,700
2009	[30,40]	3,650	[30,40]	7,300	[30,40]	3,650		10.0	[31]	16,700		35.0	[31]	372,950
2010	[30,41]	3,650	[30,41]	7,300	[30.41]	3,650		10.0	[31]	16,750		35.0	[31]	373,650
2011	[30,41]	3,700	[30,41]	7,400	[30,41]	3,700		10.0	[31]	17,000		35.0	[31]	379,150
2012	[30,41]	3,800	[30,41]	7,600	[30,41]	3,800		10.0	[31]	17,400		35.0	[31]	388,350
2013	[30,42]	3,900	[30,42]	7.800	[30,42]	3,900		10.0	[31]	17.850	[43]	39.6	[31,43]	450,000
2014	[30,44]	3.950	[30,44]	7,900	[30,44]	3,950		10.0	[31]	18.150	[43]	39.6	[31,43]	457.600
2015	[30,45]	4,000	[30.45]	8.000	[30,45]	4,000		10.0	[31]	18,450	[43]	39.6	[31,43]	464,850
2016	[30,46]	4.050	[30.46]	8.100	[30,46]	4,050		10.0	[31]	18.550	[43]	39.6	[31.43]	466.951
2017	[30,47]	4,050	[30,47]	8,100	[30,47]	4.050		10.0	[31]	18,650	[43]	39.6	[31,43]	470,700
2018	[30,48]	4,150	[30,48]	8.300	[30,48]	4,150		10.0	[31]	19.050	[43]	39.6	[31,43]	480,050

N/A-Not applicable.

[1] Personal exemption amounts were deducted at different points in the tax computation, depending on the tax year. For some of the earlier years, they were deducted only from the statutory "net income" subject to the basic "normal tax," for other years, only from the "net income" subject to the "surtax," and, for still other years, from the "net income" subject to both normal tax and surtax. (Footnote 2, below, includes a description of "normal tax" and "surtax.") For more recent years, personal exemptions have been deducted in computing "taxable income," the current tax base for "regular" tax purposes.

[2] Tax rates shown in this Table 23 for the "regular" income tax, i.e., for "normal tax" and "surtax," applicable to U.S. citizens and residents. Therefore, the rates exclude provisions unique to nonresident aliens. Tax rates exclude the effect of tax credits (which reduce the tax liability), except as noted, and several specific add-on or other taxes applicable to all or some tax years. Excluded are the "war excess profits tax" (1917), "victory tax" (1942-1943), Social Security "self-employment tax" (starting with 1951), tax under the "income averaging" provisions (1964-1986) and under the farm income averaging provisions (starting with 1998), and the "recapture taxes" resulting from having to recompute and pay back certain tax credits in later years (starting with 1963), the "maximum tax" on "earned income" or on "personal service income" (1971-1981), the "minimum tax" on "tax preferences" (1970-1983), and the "alternative minimum tax" on "tax preferences" (starting with 1979). Also excluded are such other taxes as the tax on recipients of accumulation distributions of trusts (starting with 1954) and the "special averaging tax" or "multiple recipient special averaging tax" on recipients of lump-sum distributions from qualified retirement plans (starting with 1974). In addition, Table 23 excludes the taxes associated with the preferential treatment of capital gains, starting with 1922 (although certain gains received preferential treatment as early as 1918). At various times, these treatments have taken the form of special tax rates; special definitions; different asset holding periods; ceilings on taxes; and exclusions from income. Included among these special treatments were "alternative tax" (1938-1986) and its variations for the earlier years, although all of these taxes were in some way tied to the a structure for regular tax. Until 1948, a single set of tax rates applied to all taxpayers, regardless of marital or filing status, and married couples filing joint returns were taxed on the combined income of each spouse. However, a second, lower set of rates was introduced, starting with 1948, for married couples filing jointly. (To simplify the Table 23 presentation for these more recent years, only the lowest and highest tax rates for married persons filing jointly are shown.) Under this change, the combined tax of husband and wife became twice the combined tax that would have applied if their combined "taxable income" ("net income" for years before 1954) were cut in half. Thus, taxpayers using the joint return filing status "split" their incomes for tax purposes, in effect doubling the width of their taxable income (or net income) size "brackets." The lowest and highest tax rate brackets shown in columns 4 and 6 in Table 23 are, therefore, the brackets for married couples filing jointly that result from taking into account this doubling of the bracket widths. Starting with 1952, a third set of rates was introduced (not shown) for "heads of household," i.e., for unmarried individuals who paid over half the cost of maintaining a home for a qualifying person (e.g., a child or parent), or for certain married individuals who had lived apart from their spouses for the last 6 months of the tax year. This filing status was liberalized, starting with 1970, and provides approximately half the advantage of the income-splitting described above. Starting with 1954, the full benefits of income-splitting allowed married couples filing jointly (i.e., the same tax rates and taxable income brackets) were extended to a new, fourth filing status, "surviving spouse" (i.e., individuals widowed for 1 to 2 years following the death of a spouse, provided they had a dependent child and had not remarried). The remaining filing status was for "single persons," who used the rates formerly applicable to taxpayers in general. However, these latter rates were moderated, starting with 1969, by limiting the tax so that it would not exceed 20 percent more than the tax on married couples filing jointly. One result of the 1969 law change was that certain married couples filing jointly had to pay more tax than they would have paid if each spouse had filed separately. To help mitigate this effect, a special deduction in computing adjusted gross income was allowed for 1982-1986 for two-earner couples filing jointly. This deduction was initially 5 percent of the lesser of \$30,000 or the "earned income" of the spouse with the lesser earnings. The percentage was increased to 10 percent, starting with 1983. The deduction provision was repealed, starting with 1987, when new, lower rates and a reduced number of tax brackets began. For tax years preceding 1954, the lowest tax rate, as shown in Table 23, was either the rate for the basic "normal tax" (if there was just one rate for normal tax) or the lowest of the several rates for "normal tax" (if there was more than one rate for normal tax). The highest tax rate was the sum of the uppermost of the graduated rates (if any) for normal tax, plus the uppermost of the additional, graduated "surtax" rates, provided that both rates were applied to the same income. For example, for 1932, there were two graduated rates for normal tax, 4 percent (on the first \$4,000 of income) and 8 percent (on all income over \$4,000), and graduated rates for "surtax" that ranged from 1 percent to 55 percent. In Table 23, the lowest rate for 1932 is, therefore, shown as 4 percent (the lower of the two normal tax rates) and the highest rate as 63 percent (the sum of the 8-percent higher, graduated rate for normal tax on income over \$4,000, plus 55 percent, the highest of the graduated, surtax rates, on income over \$1 million.). As another example, for 1941, there was just one rate for normal tax, 4 percent, but it applied to all income. The lowest of the surtax rates, 6 percent, was applied to all income under \$2,000, so that income under \$2,000 was taxed at both the 4-percent normal tax rate and the 6-percent surtax rate. Therefore, the lowest rate shown in Table 23 for 1941 is 10 percent, the sum of these two tax rates. The highest rate is the sum of the 4-percent normal tax on total statutory "net income," plus the highest graduated surtax rate, 77 percent on income over \$5 million, so that income over \$5 million was taxed at 81.0 percent, the sum of the two rates. For tax years starting with 1954, normal tax and surtax rates were, in effect, combined into a single rate structure

- [3] The definition of the income base (and, thus, the tax "bracket" boundaries) to which the tax rates were applied differs over the years, depending on how the following were determined and figured: statutory adjustments to or exclusions from income; personal exemptions; itemized deduction expenditures, which were sometimes described as income "credits"; standard deductions; the various thresholds and ceilings; and statutory "taxable income" (and its predecessor "net income"). Therefore, the lowest and highest taxable income amounts, as shown in Table 23, are not comparable for all years, and the amounts described as for statutory taxable income for tax years preceding 1954 are actually for statutory net income. (Statutory net income was income after subtracting deductions but, for most years, was before subtracting personal exemptions. Statutory taxable income was after subtracting both deductions and personal exemptions. Taxable income is the tax base for recent years. Net income required certain adjustments to arrive at the tax base, depending on whether the income was subject to normal tax, surtax, or both). See also footnote 2, above.
- [4] For 1921-1923, the personal exemption amount for married couples (column 2) increased to \$2,000 if statutory "net income" exceeded \$5,000.
- [5] For 1923, the tax rates shown (columns 4 and 6) are after a 25-percent statutory credit or refund.
- [6] For 1924, the lowest tax rate shown (columns 4 and 6) are after a 25-percent statutory deposit or return.

 [6] For 1924, the lowest tax rate shown (column 4) is after reduction by an "earned income credit," equal to 25 percent of the "normal tax" on the first \$5,000 of total statutory "net income" and the normal tax on the first \$10,000 of "earned net income," but limited to 25 percent of the normal tax on total net income.
- [7] For 1925-1927, the lowest tax rate (column 4) is after reduction by an "earned income credit" equal to 25 percent of the total tax on the first \$5,000 of total statutory "net income" and the total tax on the first \$20,000 of "earned net income," but limited to 25 percent of the total tax on earned net income (not to exceed 25 percent of the sum of "normal tax" on total net income plus the "surtax" on earned net income.)
- [8] For 1928-1931, the lowest tax rate (column 4) is after reduction by an "earned income credit" equal to 25 percent of the total tax on the first \$5,000 of total statutory "net income" and the total tax on the first \$30,000 of "earned net income," but subject to the same limitations described in footnote 7, above. For 1929 only there was a special reduction in normal tax rates as provided for in a joint resolution of Congress.

 [9] For 1934-1943, the tax rate (column 4) excludes the effect of an "earned income credit," allowed as a deduction equal to 10 percent of the first \$14,000 of
- [9] For 1934-1943, the tax rate (column 4) excludes the effect of an "earned income credit," allowed as a deduction equal to 10 percent of the first \$14,000 of "earned net income" (before credit) and the first \$3,000 of total statutory "net income" (before credit), but limited to 10 percent of earned net income (not to exceed 10 percent of total net income).
- [10] For 1940, tax rates (columns 4 and 6) include "defense tax," computed as 10 percent of the total "regular" tax, but limited to 10 percent of statutory "net income" in excess of the total regular tax.
- [11] For 1944-1945, the personal exemption amounts (columns 1-3) were for "surtax" purposes only. The exemption for basic "normal tax" purposes was \$500 per tax return, augmented by the "earned income" of the spouse, up to \$500, on joint returns.
- [12] For 1944-1945, the highest tax rate (column 6) was subject to a maximum effective rate limitation equal to 90 percent of statutory "net income."