

Instructions for AR1000TD

To determine if your distribution qualifies for the ten year averaging method, complete Part I.

After you have completed Part I of this form and determined that you qualify, complete Part II to determine the amount of tax to include on line 31 of Form AR1000F/AR1000NR. With this method, the lump-sum is taxed as if you were to receive it in equal amounts over the next ten years. **You should not use AR1000TD if the distribution was passed through an estate.** If you do not use the ten year averaging method, report the lump-sum on line 16 of Form AR1000F/AR1000NR.

The Form 1099-R provided to you by the payer reports the different parts of your distribution. The amounts to use in completing AR1000TD are the taxable annuity (box 2a) and the current actuarial value of the annuity (box 8), if applicable.

Other Information

If you make an election this year, you cannot make an election another year with respect to another lump-sum distribution.

To use the ten (10) year averaging method, file Form AR1000TD with your original or amended return. You have three (3) years from the due date of your tax return or the date you filed your return to use this method.

If you received another lump-sum distribution or an annuity contract distribution for any year after 1982 and before 1989 and used Form AR1000TD for that year, add those distributions to your 2024 distribution and figure your tax on AR1000TD for the combined distributions. Subtract the tax you paid on the lump-sum distributions for the previous years from the amount of tax on line 18 of Part II.

If you shared a lump-sum distribution from a qualified retirement plan when not all recipients were trusts, figure your tax on AR1000TD as follows:

- 1. Multiply your percentage of the total distribution by the total amount of distribution shown in boxes 1, 2a, 3, and 8 of the Form 1099-R.
- 2. Enter that amount on line 1 of AR1000TD, in Part II.
- 3. Complete as instructed on the form.

If you received more than one distribution, add together and figure the tax on the total amount.

If you and your spouse are filing a joint return and each has received a lump-sum distribution, complete and file a different AR1000TD for each spouse's election. Combine the tax on line 31 of Form AR1000F/AR1000NR.

Distributions that do not qualify:

- A distribution of your deductible voluntary employee contributions and any net earnings on these contributions. A deductible voluntary employee contribution is a contribution that:
 - Was made by the employee in a tax year beginning after 1981 and before 1987 to a qualified employer plan or a government plan that allows such contributions,
 - b) Was not designated by the employee as nondeductible, and
 - c) Was not mandatory.
- 2) U.S. Retirement Plan Bonds distributed as a lump-sum.
- Any distribution made during the first 5 tax years that the employee was a participant in the plan, unless it was made because the employee died.
- 4) The current actuarial value of an annuity contract included in a lump-sum distribution. (However, this value is used to figure tax on the ordinary income part of the distribution under the 10-year tax option method.)
- A distribution to a 5% owner that is subject to a penalty because it exceeds the benefits provided under the plan formula.
- 6) A distribution from an IRA.
- A distribution of the redemption proceeds of bonds rolled over tax free to the plan from a qualified bond purchase plan.
- 8) A distribution from a qualified plan if the plan participant or his or her surviving spouse previously received an eligible rollover distribution from the same plan (or another plan of the employer required to be combined with that plan for the lump-sum distribution rules) and the previous distribution was rolled over tax free to another qualified plan or to an IRA.
- A corrective distribution of excess deferrals, excess contributions, excess aggregate contributions, or excess annual additions.
- A lump-sum credit or payment from the Federal Civil Service Retirement System (or the Federal Employees Retirement System).
- 11) A distribution from a tax-sheltered annuity.
- A distribution from a qualified plan if any part of the distribution is rolled over tax free to another qualified plan or IRA.
- 13) A distribution from a privately purchased commercial annuity.
- 14) A distribution from a Section 457 deferred compensation plan of a state or local government or a tax exempt organization.

If you have questions, you may contact the Individual Income Tax Office at (501) 682-1100.

TAX RATE SCHEDULE If your NET TAXABLE INCOME is less than \$5,500, your tax is zero percent (0%) of your net taxable income. [Example: If your net taxable income is \$4,000, your tax is zero percent (0%) of that amount (\$0).] IF YOUR NET IF YOUR NET **BUT NOT** YOUR **PLUS** OF THE **BUT NOT** YOUR **PLUS** OF THE **TAXABLE TAXABLE** MORE THAN: TAX IS: **EXCESS OVER:** MORE THAN: % **EXCESS OVER:** % TAX IS: INCOME IS: INCOME IS: \$ 5,499.99 5,500.00 \$ 10.899.99 0.00 2.0 \$ 60,000.00 \$ 69,999.99 \$1,928.00 39 \$ 59,999.99 3.0 10,899.99 10 900 00 15,599.99 107 00 70 000 00 80 000 99 2 318 00 39 69,999.99 15.600.00 25,699.99 248.00 3.4 15.599.99 80 001 00 92.300.99 2.708.00 39 80 000 99 25,700.00 29,999.99 591.00 3.9 25.699.99 92,301.00 95.500.99 See Table on page 3 30,000.00 39,999.99 758.00 39 29,999.99 95,501.00 99,999.99 3,639.00 3.9 95,500.99 40,000.00 49.999.99 1 148 00 3.9 39,999.99 100,000.00 and over 3.811.00 3.9 99,999.99 50,000.00 49,999.99 59.999.99 1,538.00 39



TAX RATE SCHEDULE (92,301.00 - 95,500.99)					
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