



Massachusetts Department of Revenue
Schedule E Reconciliation
Total Supplemental Income and (Loss)

2024

Form 1 and Form 1-NR/PY filers must use Schedule E to report income and (loss) from rental real estate, royalties, partnerships, S corporations, estates, trusts, REMICS, etc. Schedule E Reconciliation is to be used as a summary sheet only. Separate Schedule(s) E-1 (Income or Loss from Rental Real Estate and Royalties), E-2 (Partnership and S Corporation Income and Loss) and/or E-3 (Estate, Trust, REMIC and Farm Income and Loss) must be completed for each type of income reported on each schedule.

Name _____ Social Security number _____

Income or (Loss) from Rental Real Estate and Royalties

From Schedule E-1. Enter in each line below the total amount from each corresponding line from Schedule(s) E-1.

Income

▼ Fill in oval if showing a loss

1 Rents received	1	<input type="text"/>
2 Royalties received	2	<input type="text"/>
Expenses		
3 Advertising	3	<input type="text"/>
4 Auto and travel	4	<input type="text"/>
5 Cleaning and maintenance	5	<input type="text"/>
6 Commissions	6	<input type="text"/>
7 Insurance	7	<input type="text"/>
8 Legal and other professional fees	8	<input type="text"/>
9 Management fees	9	<input type="text"/>
10 Mortgage interest paid to banks, etc.	10	<input type="text"/>
11 Other interest	11	<input type="text"/>
12 Repairs	12	<input type="text"/>
13 Supplies	13	<input type="text"/>
14 Taxes	14	<input type="text"/>
15 Utilities	15	<input type="text"/>
16 Other expenses	16	<input type="text"/>
17 Add lines 3 through 16	17	<input type="text"/>
18 Depreciation expense or depletion	18	<input type="text"/>
19 Total expenses. Add lines 17 and 18.	19	<input type="text"/>
20 Income or (loss) from rental real estate or royalty properties. Subtract line 19 from line 1 (rents) and/or line 2 (royalties).	20	<input type="text"/>
21 Deductible rental real estate (loss)	21	<input type="text"/>
22 Income. Enter positive amounts shown on line 20. Do not include any (losses).	22	<input type="text"/>
23 (Losses). Add royalty (losses) from line 20 and rental real estate (losses) from line 21	23	<input type="text"/>
24 Total rental real estate and royalty income or (loss). (Enter loss as negative amount.)	24	<input type="text"/>

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Name Social Security number

Income or (Loss) from Partnerships and S Corporations

From Schedule E-2. Enter in each line below the total amount from each corresponding line from Schedule(s) E-2.

Fill in oval if showing a loss

- 25 Passive loss allowed. (Enter as positive amount.)
26 Passive income.
27 Non-passive loss. (Enter as positive amount.)
28 IRC § 179 expense deduction. (Enter as positive amount.)
29 Non-passive income
30 Combine lines 26 and 29
31 Combine lines 25, 27 and 28
32 Partnership and S corporation income or loss. Combine lines 30 and 31
33 Interest (other than from Massachusetts banks) and dividends if included in line 32
34 Interest from Massachusetts banks if included in line 32
35 Total income or (loss) from partnerships and S corporations. Subtract total of lines 33 and 34 from line 32. (Enter loss as negative amount.)
36 Fill in if you are reporting any loss not allowed in a prior year due to the at-risk, or basis limitations; a prior year unallowed loss from a passive activity (if that loss was not reported on U.S. Form 8582) or unreimbursed partnership expenses.

Income or (Loss) from Estates and Trusts. From Schedule E-3, Income or (Loss) from Estates and Trusts. Enter in each line below the total amount from each corresponding line from Schedule(s) E-3, Income or (Loss) from Estates and Trusts.

- 37 Passive deduction or (loss) allowed. (Enter as positive amount.)
38 Passive income.
39 Non-passive deduction or (loss). (Enter as positive amount.)
40 Non-passive other income
41 Add lines 38 and 40
42 Add lines 37 and 39
43 Estate and trust income or (loss). Combine lines 41 and 42. (Enter loss as negative amount.)
44 Estate or non-grantor-type trust income taxed on Massachusetts Form 2, if included in line 43
45 Grantor-type trust and non-Massachusetts estate and trust income. Subtract line 44 from line 43
46 Interest (other than from Massachusetts banks) and dividends if included in line 45
47 Adjustments to 5.0% income
48 Subtotal. Combine lines 46 and 47
49 Income or (loss) from grantor-type trusts and non-Massachusetts estates and trusts. Subtract line 48 from 45. (Enter loss as negative amount.)

Income or (Loss) from Real Estate Mortgage Investment Conduits (REMICs)

From Schedule E-3, Income or (loss) from REMICs. Enter in each line below the total amount from each corresponding line from Schedule(s) E-3, Income or (Loss) from REMICs.

- 50 Excess inclusion
51 Taxable income or net (loss). (Enter loss as negative amount.)
52 Income
53 Combine lines 51 and 52. (Enter loss as negative amount.)

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Name

Social Security number

Farm Income. From Schedule E-3, Farm Income. Enter in each line below the total amount from each corresponding line from Schedule(s) E-3, Farm Income.

▼ Fill in oval if showing a loss

54 Net farm rental income or (loss). (Enter loss as negative amount.) **54**

Summary

55 Income or (loss). Combine lines 24, 35, 49, 53 and 54. (Enter loss as negative amount.) **55**

56 Massachusetts differences. Enclose statement **56**

57 Abandoned building renovation deduction **57**

58 Total income or (loss). Combine lines 55, 56 and 57. (Enter loss as negative amount.) Enter here and in Form 1, line 7 or Form 1-NR/PY, line 9. **58**

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2024 Schedule E Instructions

Personal income taxpayers who have rental, royalty and REMIC income or loss and farm rental income and expenses; income or loss from partnerships and S corporations; and income or loss from grantor-type trusts and non-Massachusetts estates or trusts are required to report income or loss from these sources on a Schedule E. For tax years beginning on or after January 1, 2008, any taxpayer with income or loss reported on a Schedule E must file his or her tax return using computer-generated forms produced by third-party software. The tax return may be generated by the taxpayer or by a tax professional. The taxpayer is encouraged, but not required, to submit the return electronically. Paper forms produced using the third-party software product will contain a two-dimensional (2D) bar code and will also be accepted. If the taxpayer hires an income tax preparer to complete the taxpayer's taxes, the preparer must follow the Commissioner's electronic filing rules. See TIR 08-22 for more information.

If you do not have access to a software package when filing your income tax return, you may file your Schedule E on paper.

Schedule E Reconciliation is to be used as a summary sheet only. Separate Schedule(s) E-1 (Income or Loss from Rental Real Estate and Royalties), E-2 (Partnership and S Corporation Income and Loss) and/or E-3 (Estate, Trust, REMIC and Farm Income and Loss) must be completed for each type of income reported on each schedule.

Form 1 and Form 1 NR/PY filers must use Schedule E-1 to report income and loss from rental real estate and royalties. Separate Schedule(s) E-1 must be filed for each individual entity.

Form 1 and Form 1 NR/PY filers must use Schedule E-2 to report income and loss from partnerships and S corporations. Separate Schedule(s) E-2 must be filed for each individual entity.

Form 1 and Form 1 NR/PY filers must use Schedule E-3 to report income and loss from estates, trusts, REMICs and farms. Separate Schedule(s) E-3 must be filed for each individual entity.

Nonresidents must report the amount of Massachusetts source income or (loss) from the items listed above on the applicable Schedule E. Part-year residents must report the amount of income or (loss) from the items listed above, received while a resident of Massachusetts, whether derived from sources inside or outside of Massachusetts on the applicable Schedule E.

Lines without specific instructions are considered to be self-explanatory because they are taken directly from the U.S. Schedule E.

Line 56. Massachusetts Differences

Enter and explain any differences between total rental, royalty and REMIC income on the U.S. return and the same type of income on your Massachusetts return.

Possible differences include trust provisions, deductible royalties from approved U.S. energy conservation patents and passive losses, as described below. Enclose a statement explaining the differences. Be sure to enter (loss) as a negative amount.

Trust Provisions

Enter any rental, royalty or REMIC income or loss shown on your U.S. return that is taxed on a Massachusetts Fiduciary Return, Form 2.

Deductible Royalties from U.S. Energy Conservation Patents

Enter any income you received from certain U.S. patents that are approved by the Massachusetts Division of Energy Resources as being useful for energy conservation or for alternative energy development. For more information, contact the Division of Energy Resources by calling (617) 727-4732. If such approved patent income is not royalty income, use the applicable schedule and explain.

Passive Losses

As a result of differences in U.S. and Massachusetts rules in 1987, the calculations you made for passive losses on your 1987 U.S. and Massachusetts returns may have differed. Differences in amounts reported in 1987 for U.S. and Massachusetts tax purposes should be adjusted when the property is disposed of or the deduction is used up. In addition, passive losses allowed for Massachusetts tax purposes in 1987, but carried over for U.S. tax purposes, cannot be used again for Massachusetts tax purposes when such carryover losses are eventually allowed for U.S. tax purposes. To the extent there are applicable adjustments for Massachusetts differences, taxpayers must calculate allowable losses on a pro forma U.S. Form 8582, Passive Activity Loss Limitations.

Line 57. Abandoned Building Renovation Deduction

As a result of differences in U.S. and Massachusetts rules in 1987, the Enter In line 57 as a negative amount 10% of the costs of renovating a qualifying abandoned building in an Economic Opportunity Area. For further information, contact the Massachusetts Office of Business Development at (617) 973-8600.

Schedule E-1

Line 21. This line must be completed if all or part of your loss in line 20 is deductible.

Schedule E-2

90% Refundable PTE Excise Credit (MGL ch 63D)

A shareholder or partner may be eligible for a 90% refundable PTE Excise Credit. The PTE Excise Credit amount must be reported on Schedule SK-1, line 32e and Schedule 3K-1, line 41e of each schedule issued to the taxpayer. The specific amount of PTE Excise Credit issued (if any) must be reported on each separate Schedule E-2 that is filed by the taxpayer for each individual entity. This amount will need to be reported and submitted on Schedule CMS to claim the refundable credit.

Schedule E-3

90% Refundable PTE Excise Credit (MGL ch 63D)

A taxpayer that is issued one or more Schedule(s) 2K-1 may be eligible for a 90% refundable PTE Excise Credit. The PTE Excise Credit amount is reported on Schedule 2K-1, line 19e of each Schedule 2K-1 that is issued to the taxpayer. The specific amount of PTE Excise Credit issued (if any) must be reported on each separate Schedule E-3 that is filed by the taxpayer for each individual entity. This amount will need to be reported and submitted on Schedule CMS to claim the refundable credit.