Federal Adoption Tax Credit

on Adoptable Children

Welcome to NACAC's workshop on the federal adoption tax credit. This workshop is intended to provide you with basic information on the tax credit. It is not intended as tax advice.

1. ENTER THE AMOUNT FROM FORM
1040, LINE 41. 2. ENTER THE SMALLER
OF THE AMOUNT ON SCHEDULE A, LINE
4, OR 2.5 PERCENT OF THE AMOUNT
ON FORM 1040, LINE 38. 3. ENTER
THE TOTAL OF THE AMOUNT FROM
SCHEDULE A, LINES 9 AND 26.
4. ADD LINES 1 THROUGH 3
ABOVE. 5. ENTER ANY
TAX REFUND FROM FORM 1040,
LINES 10 AND 21. 6. SUBTRACT
LINE 5 FROM 4. 7. ENTER THE
AMOUNT FROM FORM 8914, LINE 2.
8. SUBTRACT LINE 7 FROM 6.....

Presented by Josh Kroll

Agenda



The agenda today will cover:

- Basic information about the federal adoption tax credit
- Specific information about adoptions completed in the following years:
 - **2**021-2012
 - Claiming children as dependents
 - Recovery Rebate Credit
 - Other tax issues related to adoption



Eligibility



To be eligible for the federal adoption tax credit, you must:

- Have adopted a child (other than a step-child)
- The child must be under 18 years old at the time of adoption
- Have a modified adjusted gross income below a certain income.
- Either have adopted a child determined by the state to be special needs OR have qualified adoption expenses; children who are determined special needs qualify for the maximum tax credit.



Maximum Credit and Income



	Maximum Adoption Credit	Lower Income Limit (below get full credit)	Upper Income Limit (above get zero credit)
2022	\$14,890	\$223,410	\$263,410
2021	\$14,440	\$216,660	\$256,660
2020	\$14,300	\$214,520	\$254,520
2019	\$14,080	\$211,160	\$251,160
2018	\$13,810	\$207,140	\$247,140
2017	\$13,570	\$203,540	\$243,540
2016	\$13,460	\$201,920	\$241,920
2015	\$13,400	\$201,010	\$240,010
2014	\$13,190	\$197,880	\$237,880
2013	\$12,970	\$194,580	\$234,580



The credit is a one-time credit **per child**. The income limit is based on the modified adjusted gross federal income in the year of the adoption. Families who earn between the lower income limit and the upper can take partial credit. Those who make below the lower limit are eligible for the full credit.

Income test and filing status



- The income test is only applied in the year you are claiming the credit. It does not apply if you are only carrying forward credit from a previous year.
- You cannot file Married Filing Separately (MFS) in the year you claim the credit. If you are Married but separated:
 - You lived apart from your spouse during the last 6 months of the year
 - The eligible child lived in your home more than half of the year
 - You provided over half the cost of keeping up your home
- Then you must file Head of Household, not MFS, in the year you claimed the credit.



When to file for adoption credit



- For international adoptions, in the year the adoption is final.
- For special needs adoptions without expenses, in the year the adoption is final
- For private domestic adoptions, either the year the adoption is final OR if not final, the year after the expenses were paid.



Children with Special Needs

How do I know if my child has been deterimined a child with special needs for the adoption tax credit?

 The definition of special needs for the tax credit is almost identical to the definition for federal adoption subsidy.
 Therefore, if you adopted a child from foster care who receives adoption subsidy, your child should be considered a child with special needs.

Why does it matter if my child is special needs?

If you adopted a child determined as special needs, you
qualify for the maximum amount of the adoption tax credit,
even if you did not pay anything for the adoption.



IRS instructions



- Line 1(d) Example 1.
- Agency A is the child welfare department of State V. Mark, Rachel, and Janet, brother and sisters, are U.S. children residing in State V. When Mark was 10, Rachel 8, and Janet 6, Agency A removed the children from the home of their biological parents.
- After Agency A placed the children in foster care, Agency A determined it would be difficult to place the children for adoption without providing assistance to the adoptive family because of the ages and sibling relationship of the children.



IRS instructions continued



- Agency A provided the adoptive parents with monthly subsidy payments on behalf of each child. The adoption assistance agreements entered into between Agency A and the adoptive parents are evidence that State V has determined that Mark, Rachel, and Janet are children with special needs and may be used to support the adoptive parents' claim to the adoption tax credit.
- Mark, Rachel, and Janet are U.S. children who State V has removed from their biological parents. State V also has determined that each child has special needs. Their adoptive parents may claim an adoption tax credit for each child, even if the adoptive parents paid no qualifying adoption expenses, if all other requirements of the credit are met.



Children with Special Needs



- The single most important thing you need to know is that a child with special needs qualifies for the full amount of the credit <u>regardless of expenses paid for</u> the adoption.
- If your tax preparer does not believe you, show him or her the instructions for IRS Form 8839, line 5. The instructions are very clear.



Children with Special Needs (continued)



- Special needs adoption.
- If you adopted a U.S. child with special needs and the adoption became final in 2021, enter on line 5:
 - \$14,440, minus
 - Any qualified adoption expenses you used to figure any adoption credit you claimed for the same child in a prior year. This is the amount you entered on line 3 of Form 8839 for this child.
- If you didn't claim any adoption credit for the child in a prior year, enter \$14,440 on line 5 even if your qualified adoption expenses for the child were less than \$14,440 (and even if you didn't have any qualified adoption expenses for this child).



Filing and record keeping



- Beginning with 2013 families could e-file their returns.
 They did not have to file a paper return.
 - For domestic private adoptions without a taxpayer ID number for the child or a child isn't known yet, they will have to paper file.
- Families do not have to send in supporting documentation like they had to for 2010 and 2011.
 However, families should keep these documents handy in case the IRS audits them.



Documenting the Adoption



- For all domestic adoptions, a court decree (the papers from the judge/court that shows you adopted)
- For international adoptions, foreign adoption decree translated into English, Hague Adoption Certificate, some Visas.
- For special needs adoptions, you need proof that the state has determined that the child has special needs. Your adoption assistance agreement (adoption subsidy agreement) is the proof.
- For private domestic and international adoptions that are not determined special needs, you should keep copies of bills, receipts and proof of payment to show that you had qualified adoption expenses and that you paid them.



Definitions



- Claim This means that you are filing that you are eligible to get the credit.
- Use Once you claim the credit, you have to be able to use it. Your ability to use the credit will be limited by your tax liability for the year.
- Tax liability This is the amount you are responsible for in federal income tax for the year.



Base example



on Adoptable Children

- NACAC withholds \$4,000 from my paychecks to pay my federal income tax.
- When I complete my taxes, the tax tables say I owe \$3,000 in income tax.
- I have no credits, and no other taxes.
- I get a refund of the \$1,000 I overpaid. So even though
 I get a refund, I owed \$3,000 in income tax.
- If I adopted and claimed \$14,440 in adoption tax credit, I would use \$3,000 to offset the tax I owe, my refund would be \$4,000, and I would carryforward \$11,440 to 2022.

Save the Adoption Tax Credit



on Adoptable Children

- NACAC has worked with other national groups to extend the adoption tax credit (successful) and make it refundable (not successful)
- We are advocating for it to be refundable in 2021 and going forward.
- Join our Facebook page: https://www.facebook.com/AdoptionTaxCredit
- Get connected to News from NACAC e-newsletter.
- See our webinar on advocacy at www.adoptiontaxcredit.org
- If you Adjusted Gross Income is below \$30,000 the adoption tax credit probably won't help you one cent if it isn't made refundable (based on pre Tax Reform data—which seems to still be accurate)

Families who adopted in 2021



- It is still not refundable
- Special needs adoption do not have to have qualified adoption expenses.
- You will be able to e-file (domestic private without an identified child will probably have to paper file because of lack of taxpayer id for the child).
- Families should keep their records as mentioned earlier



Amending your returns



- If you paid someone to do your taxes, you should ask that person to amend the returns for free. They should have had you claim the adoption tax credit.
- If you used tax return software (such as TurboTax), see if you can amend it using that software.
- If you filed your return by hand, you will need to fill out Form 8839 and Form 1040x for the year you adopted plus any subsequent years you are amending.
- For families that don't file taxes, you will have to file an original tax return with a form 8839 for the years you need to (just like which ones we say must be amended on the next slide).



If You Adopted in 2018-2020

- Special needs adoption do not need to document qualified adoption expenses.
- It is not refundable

on Adoptable Children

- 2018 must be amended by April 15, 2022 to not lose any refund you may be due
- 2018-2020 interact very differently with the Child Tax Credit than 2021
- You must keep documentation in case the IRS asks for it, but are not required to submit it to the IRS when you file.
- Any unused credit is carried forward to the next year, up to a total of six years (year claimed and five additional years)—so if you amend 2018, any carry forward credit will be on your 2019 which you will need to amend too.

If You Adopted in 2017 or earlier



- If you adopted in 2012 or earlier it is too late. The IRS only allows for a refund within three years. Tax returns for 2011 are due by April 15, 2012—three years later is April 15, 2015.
- Because 2011 was refundable, there is no carryforward to 2012.
- For 2012, the sixth year is 2017 which is closed, so 2012 adoptions are effectively closed.
- If you adopted in 2013-2017, you are unable to receive a refund for 2013-2017, but you claim the credit, use what you would have (no refund) and carryforward unused credit to 2018 (through April 15, 2022) which you can still amend for a refund.



Claiming a child as a dependent



Relationship Test

- To meet this test, a child must be:
 - Your son, daughter, stepchild, foster child, or a descendant (for example, your grandchild) of any of them; or
 - Your brother, sister, half brother, half sister, stepbrother, stepsister, or a descendant (for example, your niece or nephew) of any of them.

Adopted child.

 An adopted child is always treated as your own child. The term "adopted child" includes a child who was lawfully placed with you for legal adoption.

Foster child.

 A foster child is an individual who is placed with you by an authorized placement agency or by judgment, decree, or other order of any court of competent jurisdiction.



Claiming a child as a dependent



Age Test

- To meet this test, a child must be:
 - Under age 19 at the end of the year and younger than you (or your spouse if filing jointly),
 - A student under age 24 at the end of the year and younger than you (or your spouse if filing jointly), or
 - Permanently and totally disabled at any time during the year, regardless of age.

Residency Test

- To meet this test, your child must have lived with you for more than half the year. There are
 exceptions for temporary absences, children who were born or died during the year, adopted or
 foster children, kidnapped children, and children of divorced or separated parents.
- Death or birth of child.
- A child who was born or died during the year is treated as having lived with you more than half
 the year if your home was the child's home more than half the time he or she was alive during
 the year. The same is true if the child lived with you more than half the year except for any
 required hospital stay following birth.



Claiming a child as a dependent



Support Test (To Be a Qualifying Child)

- To meet this test, the child can't have provided more than half of his or her own support for the year.
- Foster care payments and expenses.
- Payments you receive for the support of a foster child from a child placement agency are considered support provided by the agency. Similarly, payments you receive for the support of a foster child from a state or county are considered support provided by the state or county.

Joint Return Test (To Be a Qualifying Child)

To meet this test, the child can't file a joint return for the year.



Child Tax Credit



You must have a SSN for a child prior to your filing for the Child Tax Credit.
 An ITIN or ATIN will work for the Adoption Tax Credit, but not for the Child Tax Credit.

From the IRS:

You may not claim the child tax credit for a child with an ITIN. The child must have an SSN to be a qualifying child eligible for the child tax credit (CTC), additional child tax credit (ACTC), refundable child tax credit (RCTC) or the nonrefundable child tax credit (NCTC).

Timing:

The required SSN is one that is valid for employment and is issued before the due date of your 2021 return (including extensions).



Recovery Rebate Credit Line 30



- Families that gained a qualifying child(ren) to their household in 2021, can access stimulus payments, called Economic Impact Payments via the Recovery Rebate Credit.
- From 1040 instructions line 30
- The 2021 recovery rebate credit was paid out to eligible individuals as an advance payment called an economic impact payment. The economic impact payment was based on your 2019 or 2020 tax year information. The 2021 recovery rebate credit is figured like the economic impact payment except that the credit eligibility and the credit amount are based on your 2021 tax year information. If you didn't receive the full amount of the 2021 recovery rebate credit as an economic impact payment, you may be able to claim the recovery rebate credit on your 2021 Form 1040 or 1040-SR.



Recovery Rebate Credit Line 30



- Generally, you are eligible to claim the recovery rebate credit if in 2021 you (or your spouse if filing a joint return) were a U.S. citizen or U.S. resident alien, weren't a dependent of another taxpayer, and have a valid social security number. Use the Recovery Rebate Credit Worksheet to figure the credit, if any, you can claim. For more information on the recovery rebate credit, go to IRS.gov/EIP3QA.
- You may be able to claim the recovery rebate credit only if your economic impact payment was less than your credit. This happens when:
 - You are eligible but were not issued an EIP 3, or
 - Your EIP 3 was less than \$1,400 (\$2,800 if married filing jointly) plus \$1,400 for each dependent you had in 2021.
- You don't qualify for the recovery rebate credit if:
 - You received \$1,400 plus \$1,400 for each dependent you had in 2021, or
 - You're filing a joint return for 2021 and together you and your spouse received \$2,800 plus \$1,400 for each dependent you had in 2021.



Recovery Rebate Credit



- If you have a qualifying child, a child under 17 at the end of 2021 that you can claim as a dependent, and they were not claimed as a dependent as a qualifying child on your 2019 or 2020 taxes.
- You need to check your Economic Impact Payments at <u>https://www.irs.gov/coronavirus/economic-impact-payments</u>
- Then complete the Recovery Rebate Credit Worksheet in the instructions.



Other Tax Issues



- Taxability for adoption subsidy payments Adoption subsidy payments are not taxable income for federal income tax purposes.
- Other government programs may count adoption subsidy payments as income, even though the IRS does not.



Questions on Tax Credit?

- - Ask now!
 - Look on our web site: www.nacac.org
 - Call our office: 651-644-3036 x115
 - E-mail me: joshk@nacac.org

