Note: The form, instructions, or publication you are looking for begins after this coversheet.

Please review the updated information below.

Change of Mailing Address for Reporting All Back Pay Under Statute Cases to the Social Security Administration

On page 2 of the 2013 Publication 957, the current mailing address for reporting all back pay under statute cases to the Social Security Administration is updated to the following address.

Social Security Administration
ATTN: DEBS Back Pay Staff
OEIO DEBS EAB 3-A-8
6100 Wabash Avenue
Baltimore, MD 21215-3757

This change will be included in the next revision of Publication 957.
Introduction

The Social Security Administration (SSA) has special rules for back pay awarded by a court or government agency to enforce a worker protection statute (law). The SSA also has rules for reporting special wage payments made to employees after they retire. These rules enable the SSA to correctly compute an employee's benefits under the social security earnings test. These rules are for social security coverage and benefit purposes only. This publication, written primarily for employers, discusses back pay under a statute and special wage payments. It also explains how to report these payments to the SSA. For more information, visit SSA's website at www.socialsecurity.gov/employer. To get a copy of Form SSA-131, Employer Report of Special Wage Payments, visit SSA's website at www.socialsecurity.gov/online/ssa-131.html.

1. What is Back Pay?

Back pay is pay received in a tax year(s) for actual or deemed employment in an earlier tax year(s). For social security coverage and benefit purposes, all back pay, whether or not under a statute, is wages if it is payment for covered employment. Damages for personal injury, interest, penalties, and legal fees included with back pay awards are not wages. Report all back pay. However, the
tax year(s) for which back pay is credited as wages for social security purposes is different if it is awarded under a statute. See Back Pay Under a Statute, later, for more information.

Reporting Back Pay

The Internal Revenue Service (IRS) and the SSA consider back pay awards to be wages. However, for income tax purposes, the IRS treats all back pay as wages in the year paid.

Employers should use Form W-2, Wage and Tax Statement, or electronic wage reports to report back pay as wages in the year they actually pay the employee. The SSA no longer accepts reports on tapes, cartridges, and diskettes.

Example. In 2012, Terry Morris earned wages of $50,000. In the same year, she received $100,000 in settlement of a back pay case against her employer that covered the periods January 2007 through December 2011. Her employer properly reflected social security wages of $110,100 and Medicare wages of $150,000 on her 2012 Form W-2.

However, if an employer did not include back pay wages on a previously filed Form W-2, magnetic media, or electronically filed wage report, the employer should prepare a wage correction report, Form W-2c, Corrected Wage and Tax Statement, or electronically filed report, to add the back pay award to the wages previously reported.

Example. If, in the above example, Terry Morris’ employer had prepared her 2012 Form W-2 reporting social security and Medicare wages of only $50,000 each, the employer would have to correct that report. A Form W-2c correcting the 2012 Form W-2 would show previously reported social security and Medicare wages of $50,000 and the correct amount of $110,100 for social security wages and $150,000 for Medicare wages.

SSA treatment of back pay under a statute. Under the law, the SSA credits back pay awarded under a statute to an individual's earnings record in the period(s) the wages should have been paid. This is important because wages not credited to the proper year may result in lower social security benefits or failure to meet the requirements for benefits.

However, back pay under statute payments will remain posted to the employee's social security earnings record in the year reported on Form W-2 (or Form W-2c) unless the employer or employee notifies the SSA (in a separate, special report) of the back pay under a statute payment. Then, the SSA can allocate the statutory back pay to the appropriate periods.

If a back pay award is not made under a statute, the SSA credits back pay as wages in the year paid.

TIP

If employers do not notify the SSA of this payment, they should prepare a special report (with the information noted below) and send it to:

Social Security Administration
Attn: CPS Back Pay Staff
7-B-15 SWT
1500 Woodlawn Drive
Baltimore, MD 21241-0001

Be sure to send this special report to the above address because the SSA handles it separately from other reports.

If you paid the back pay award in the same tax year to which it applies, report the wages on that year’s Form W-2. No further action is necessary.

Example. In 2012, Judy Wilson received a salary of $30,000 and a back pay under statute award of $2,000 for the period January through June 2012. Her employer properly reported wages of $32,000 for social security and Medicare on her 2012 Form W-2. No further action is necessary.

Information the SSA needs to properly credit back pay under a statute (special report). After you complete the special report, you or the employee should send it to the SSA when or after you submit the Form W-2 (on paper or electronically) to the SSA for the year you pay the statutory back pay to the employee. There is no statute of limitations on the filing of the special report to enable the SSA to allocate the wages. The special report must include the following information.

1. The employer’s name, address, and employer identification number (EIN).
2. A signed statement citing the federal or state statute under which the payment was made. If the statute is not identified, the SSA will assume the payment was not under a statute and will not allocate to earlier period(s).
3. The name and telephone number of a person to contact. The SSA may have additional questions concerning the back pay case or the individual employee’s information.
4. A list of employees receiving the payment and the following information for each employee:
   a. The tax year you paid and reported the back pay.
   b. The employee’s social security number (SSN).
   c. The employee’s name (as shown on his or her social security card).
   d. The amount of the back pay award excluding any amounts specifically designated otherwise, for example, damages for personal injury, interest, penalties, and legal fees.
   e. The period(s) the back pay award covers (beginning and ending dates—month and year).
f. The other wages paid subject to social security and/or Medicare taxes and reported in the same year as the back pay award (if none, show zero)*. Do not include the back pay award shown in that wage report. If you originally submitted the report under an establishment number, show that number and the amount of money that is to remain under that establishment number.

g. The amount to allocate to each reporting period*. This includes any amount you want allocated (if applicable) to the tax year of the award payment. If you do not give the SSA specific amounts to allocate, the SSA does the allocation by dividing the back pay award by the number of months or years covered by the award.

*Note. For periods before January 1, 1978 (before January 1, 1981, for state and local government employers covered by a Section 218 agreement), show the wage amounts for each calendar quarter ending March 31, June 30, September 30, and December 31. For all tax years, show and identify the social security and/or Medicare Qualified Government Employment (MQGE) wages (where applicable) separately. MQGE is applicable to federal employees beginning in 1983, and for certain state and local government employees beginning in 1986. For tax years 1991 and later, list the social security and Medicare wages separately. If you originally reported the individual's wages under an establishment or payroll record unit number, show the amount of wages to remain in the award year for that number and furnish that number to the SSA along with the EIN.

**Back Pay Under a Statute**

Back pay awarded under a statute is a payment by an employer following an award, determination, or agreement approved or sanctioned by a court or government agency responsible for enforcing a federal or state statute that protects an employee's right to employment or wages.

Examples of pertinent statutes include:
- Age Discrimination in Employment Act,
- Americans with Disabilities Act,
- Equal Pay Act,
- Fair Labor Standards Act,
- National Labor Relations Act,
- State minimum wage laws, and
- State statutes that protect rights to employment and wages.

Payments based on laws that have a similar effect to those listed above also may qualify as payments made under a statute.

Back pay awards, under some of the statutes listed above, may be compensation for personal injury and not pay for employment. Such awards are not wages for social security coverage purposes.

If a court-approved or sanctioned settlement agreement states that the agreement is not an admission of discrimination, liability, or act of wrongdoing, the statement does not change the nature of a back pay award. The payments made in such a settlement may still be back pay and wages under the rules discussed here.

**Nonstatutory Back Pay**

A payment for back wages negotiated between an employer and employee without an award, determination, or agreement approved or sanctioned by a court or government agency, the payment is not made under a statute. Delayed wage payments and retroactive pay increases resulting from union negotiation or payments under local ordinances or regulations are back pay and are wages. However, they are not payments made under a statute.

If you are uncertain whether the back pay award was under a qualified statute, you may need to contact your personnel department or legal counsel or the attorney who filed the suit.

**Format for Report to the SSA**

Use the format shown in Table 1, later, to send the SSA the information needed to properly credit back pay under a statute.

In a cover letter, include:
1. Name and address of the employer,
2. Statute under which you paid the back pay,
3. Name and telephone number of the employer contact, and
4. Signature of the reporting official.

**TIP** Under certain circumstances, back pay may be a special wage payment and excluded from wages counted under the social security earnings test. If you pay back pay to an employee age 61 or older, report it to the SSA in accordance with this section. Read Special Wage Payments, later, for additional reporting instructions.

**Questions**

If you have questions concerning back pay under a statute, call the SSA at 1-800-772-6270.

*Exception.* If you are a state or local government employer who was covered by an agreement under Section 218 of the Social Security Act before January 1, 1987, and you paid a back pay award before January 1, 1987, which you did not report to the SSA, contact your state Social Security Administrator’s office.
2. Special Wage Payments

A special wage payment (SWP) is an amount paid by an employer to an employee (or former employee) for services performed in a prior year. Employers should report to the SSA special wage payments made to employees and former employees who are recipients of social security retirement benefits. Special wage payments made to a retired employee receiving social security or to an employee who continues to work while receiving social security benefits may reduce the benefits the individual receives if not reported to the SSA. Special wage payments may include (but are not limited to):

- Accumulated sick and vacation pay,
- Back pay,
- Bonuses,
- Deferred compensation,
- Payments because of retirement,
- Sales commissions,
- Severance pay, and
- Stock options.

Note. Payments made after retirement that are part of the normal payroll cycle should not be routinely reported as special wage payments.

Earnings Test. Benefits paid to a social security beneficiary under full retirement age may be reduced if the beneficiary continues to work. The SSA uses the information in boxes 1, 3, and 5 of Form W-2 to determine the
beneficiary's current year earnings. Special wage payments, which are for services performed in a prior year, will increase the current year earnings on Form W-2, which also may result in a reduction in the beneficiary's benefits. If a benefit is reduced because of a special wage payment, the beneficiary must get documentation from the employer before the SSA can restore the deducted portion. Therefore, employer reports of special wage payments help prevent incorrect benefit reductions.

### Reporting Special Wage Payments

Employers must report special wage payments for income tax purposes and social security and Medicare taxes in the year received. Report income, social security, and/or Medicare taxes for special wage payments on Form W-2.

**See Nonqualified Deferred Compensation and Section 457 Plans, later, for reporting nonqualified deferred compensation plan deferrals and payments on Form W-2.**

In addition, report to the SSA special wage payments made during the reporting year to retired employees and employees who continue to work while receiving social security benefits. Submit reports after the close of the tax year. To avoid delays in processing, submit reports in time to reach the SSA by April 1. Use one of the following reporting methods.

**Electronic reporting.** Special wage payment files can be sent electronically by logging onto Business Services Online (BSO) via the socialsecurity.gov website. BSO enables organizations and authorized individuals to conduct business with and submit confidential information to the Social Security Administration. You must register to use this website. The web address is [www.socialsecurity.gov/bso/bsowelcome.htm](http://www.socialsecurity.gov/bso/bsowelcome.htm).

Use the specifications and record layout shown in Table 2, later. Only one file at a time may be submitted. If your file is large (>10MB), or you have a slow internet connection, the transmission will be faster if the file is zipped. A zipped file contains a file that has been compressed to reduce its file size. WinZip and PKZIP are examples of acceptable compression packages.

Electronic submissions not meeting the specifications in Table 2 will be rejected.

**Paper listing.** A paper listing can be used to report special wage payments to several employees. Use the format shown in Table 3, later. Submit paper listings to the local SSA office nearest your place of business. Visit [www.socialsecurity.gov/locator](http://www.socialsecurity.gov/locator) to find a Social Security office near you.

**Form SSA-131.** Use Form SSA-131 to report special wage payments made to an employee. Also use this form to report nonqualified deferred compensation and section 457 plan deferrals and payments that could not be reported in box 11 of Form W-2.
EMPLOYER REPORT OF SPECIAL WAGE PAYMENTS

PART I - TO BE COMPLETED BY SSA/EMPLOYER:

<table>
<thead>
<tr>
<th>Tax Year</th>
<th>Employee Name</th>
<th>Employee's SSN</th>
<th>SSA Claim Number</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>(To be completed by SSA)</td>
</tr>
</tbody>
</table>

Employer Address

PART 2 - TO BE COMPLETED BY EMPLOYER:

Employees are sometime paid wages in a year subsequent to the year that the wages were earned. The most common types of payments are accumulated (for prior years) vacation pay or sick pay paid after retirement; deferred compensation; severance pay (when paid on account of retirement) and bonuses--paid pursuant to a prior agreement or contract.

Wages which are earned in a year prior to the year they are paid usually do not affect benefits payable under the Social Security annual earnings test. However, for the Social Security Administration to pay benefits accurately, these prior year amounts must be reported to us. The above named individual has filed for Social Security benefits. To ensure that correct Social Security benefits are paid, please complete the information below and return this form to the Social Security Administration. (Please see reverse side for instructions for the completion of this form.)

1. Employer Identification Number (EIN)
2. Retirement date (MM/DD/YYYY)
3. Date employee last performed services (MM/DD/YYYY)

If the dates in items 2 and 3 are not the same, please explain the difference.

4. For wages paid to the employee in the “tax year” (see Part I above), enter the amount that was for services performed prior to the tax year; or was not attributable to services rendered during the tax year; or was paid on account of retirement: $

Check the type(s) of wages paid in the tax year but for services performed in a prior year or were paid on account of retirement.

- [ ] Vacation Pay
- [ ] Sick Pay
- [ ] Severance Pay
- [ ] Bonus
- [ ] Deferred Compensation
- [ ] Other (Explain)

5. Will payments listed in item “4” be made for years after the tax year? [ ] Yes [ ] No

If answered Yes, please show the amounts and years in which these amounts will be paid, if known.

<table>
<thead>
<tr>
<th>Amount</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

6. Nonqualified deferred compensation and section 457 plans only. If payments and deferrals occurred during the tax year, enter the amount of wages earned by the employee during the tax year: $

Signature

Title Date Phone Number

EMPLOYER INSTRUCTIONS FOR COMPLETING SPECIAL WAGE PAYMENT FORM

1. Provide the EIN that was used or will be used to report the employee's wages on the Form W-2.
2. Enter the date the employee retired. Enter “Not Retired” if the employee has not retired.
3. Enter the date that the employee last performed services; was not expected to return to work; and was not subject to recall to render additional services. This date should be the same as or earlier than the date in item “2”. Enter “Not Retired” if the employee has not retired.
4. Enter the wages that were paid to the employee in the tax year that were for services that were performed in years prior to the tax year or that were paid on account of retirement.

Examples (not all inclusive) of payments to be included:
- Payments in lieu of vacation that were earned in a year prior to the tax year.
- Accumulated sick payments which were paid in a lump sum based on “retirement” as the sole condition of payment.
- Accumulated sick payments paid at or after the date in item 3, which were earned in a year prior to the tax year.
- Payments “on account of retirement”—dismissal, severance or termination pay paid because of retirement.
- Bonuses which are paid pursuant to a prior contract, agreement or promise causing the employee to expect such payments regularly; or announced to induce the employee to work more steadily, rapidly or efficiently or to remain with the employer.
- Stock Options.

Do not include in item “4” payments:
- For annual, sick, holiday, or vacation pay if used (absence from work) prior to the date of retirement (earlier of items “2” or “3”).
- That were reported or will be reported under “Nonqualified Plans” on the Form W-2.
- That were deducted from the employee's wages and paid to a deferred compensation plan (e.g., 401k).
- Employees health and dental plan benefits (non-covered/non-taxable for Social Security Wages).
- Bonuses earned and paid in the tax year.

5. Check whether payments listed in item 4 will be made for years after the tax year. If yes, please show the amounts and years in which these will be paid, if known.

6. Nonqualified deferred compensation and section 457 plans only. If you were unable to report nonqualified deferred compensation or section 457 plan payments and deferrals (contributions) on Form W-2 because both payments and deferrals occurred during the year, show the amount of wages earned by the employee during the tax year. Generally, the wages earned will be the compensation reported in block 1 of Form W-2 less payments from a nonqualified deferred compensation (or 457) plan, but including any amounts deferred under the plan during the tax year (See IRS Publication 957).

Paperwork/Privacy Act Notice: This report is authorized by regulation 20 CFR 404.702. The information that you provide will be used in making a determination regarding the amount of Social Security benefits payable to the above named individual. While your response is voluntary, if you do not respond we may not be able to make a correct determination regarding the amount of Social Security benefits payable to the above named individual for the year in question.

We may also use the information you give us when we match records by computer. Matching programs compare our records with those of other Federal, State, or local government agencies. Many agencies may use matching programs to find or prove that a person qualifies for benefits paid by the Federal Government. The law allows us to do this even if you do not agree to it. Explanations about these and other reasons why information you provide us may be used or given out are available in Social Security Offices. If you want to learn more about this, contact any Social Security Office.

The Paperwork Reduction Act: This information collection meets the clearance requirements of 44 U.S.C. §3507, as amended by Section 2 of the Paperwork Reduction Act of 1995. You are not required to answer these questions unless we display a valid Office of Management and Budget control number. We estimate that it will take you about 20 minutes to read the instructions, gather the necessary facts, and answer the questions.

Submit Form SSA-131 to the SSA office nearest your place of business. Or, the employee can submit it to the SSA office handling the claim. You or the employee must submit this form before the SSA can exclude the special wage payments for purposes of the earnings test. If reporting on more than one employee, complete a separate Form SSA-131 for each employee or use the paper listing format (except for reporting nonqualified and section 457 plan deferrals and payments) in Table 3.

Reporting Nonstatutory (Nonqualified) Stock Options as Special Wage Payments

A nonstatutory (nonqualified) option to purchase stock which is exercised in a year after the year in which the option was earned is a special wage payment. It should not
count for the social security earnings test. Nonstatutory (nonqualified) options exercised as special wage payments by retired employees or employees who continue to work while receiving social security benefits should be reported by employers using the above reporting methods.

**Nonqualified Deferred Compensation and Section 457 Plans**

A nonqualified deferred compensation plan is a plan or arrangement established and maintained by an employer for one or more of its employees that provides for the deferral of compensation, but does not meet the requirements for a tax-qualified deferred compensation plan. For social security and Medicare purposes, deferred compensation plans for employees of state and local governments (section 457 plans) are treated the same as nonqualified plans. Nonqualified and section 457 plans are reported differently than other special wage payments. See *[Reporting Amounts Deferred to Nonqualified and Section 457 Plans]* below for specific instructions.

**Reporting Amounts Deferred to Nonqualified and Section 457 Plans**

Generally, when the related services are performed, nonqualified deferred compensation is subject to social security and Medicare tax when deferred. However, if nonqualified and section 457 plans contain provisions that delay the employee's right to receive payments from the plan, a period of substantial risk of forfeiture exists. The plans' deferrals, or contributions, are not subject to social security and Medicare taxes until the period of substantial risk of forfeiture ends.

**No risk of forfeiture.** If there is no risk of forfeiture, report wage amounts deferred to a nonqualified deferred compensation or section 457 plan in box 3 (up to the wage base maximum) and/or box 5 of Form W-2.

*Example.* Company X's nonqualified deferred compensation plan allows the deferral of up to $20,000 of employee salaries each year. The plan has no risk of forfeiture. In 2012, Employee A defers $20,000 to the plan from a total salary of $200,000.

<table>
<thead>
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<th>Amount</th>
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<tbody>
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<tr>
<td>Box 3*</td>
<td>110,100</td>
</tr>
<tr>
<td>Box 5</td>
<td>200,000</td>
</tr>
</tbody>
</table>

*Wage base maximum for tax year 2012

**Risk of forfeiture lapses before retirement.** If the substantial risk of forfeiture lapses before the employee retires, report all past contributions to the plan (or the value of the plan), including accumulated earned interest, in box 3 (up to the wage base maximum) and/or box 5 of Form W-2. The accumulated deferrals are reported along with any other social security and Medicare wages earned during the year.

Report in box 11 of Form W-2 the amount of deferrals, including any accumulated interest, that became taxable for social security and Medicare taxes during the year (but were for prior year services) because the deferred amounts were no longer subject to a substantial risk of forfeiture. If the employee continues working, future deferrals are social security and Medicare wages when they are earned.

**Do not include in box 11 deferrals that are included in boxes 3 and/or 5 and that are for current year services.**

**Risk of forfeiture lapses at retirement.** When an employee's right to a payment is contingent upon working until retirement, report all past contributions to the plan (or the value of the plan), including accumulated earned interest, as social security and/or Medicare wages in the year of retirement. Add the amount to other wages paid in that year, and enter in box 3 (up to the wage base maximum) and/or box 5 of Form W-2.

Report in box 11 of Form W-2 the amount of deferrals, including any accumulated interest, that became taxable for social security and Medicare taxes during the year (but were for prior year services) because the deferred amounts were no longer subject to a substantial risk of forfeiture.

**Do not include in box 11 deferrals that are included in boxes 3 and/or 5 and that are for current year services.**

*Example—risk of forfeiture.* At the end of the risk-of-forfeiture period for Company Y's nonqualified deferred compensation plan, Employee B's accumulated deferrals, plus interest earned by the plan, are $120,000, not including B's $20,000 deferral for this year. B's wages, including this year's deferred amount, are $80,000.

<table>
<thead>
<tr>
<th>Form W-2 Completion</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Box 1</td>
<td>$60,000</td>
</tr>
<tr>
<td>Box 3*</td>
<td>110,100</td>
</tr>
<tr>
<td>Box 5</td>
<td>200,000</td>
</tr>
<tr>
<td>Box 11</td>
<td>120,000</td>
</tr>
</tbody>
</table>

*Wage base maximum for tax year 2012

**Reporting Payments From Nonqualified and Nongovernmental Section 457 Plans**

When an employee or former employee retires and begins receiving payments (distributions) from a nonqualified or nongovernmental section 457 plan, report the payments in boxes 1 and 11 of Form W-2. Report payments (distributions) from a governmental section 457 plan on Form 1099-R, Distributions from Pensions, Annuities, Retirement or Profit-Sharing Plans, IRAs, Insurance Contracts, etc.

**Example.** Employee D retired from the XYZ company and began receiving social security benefits. XYZ paid D a $12,000 bonus upon retirement for sales made in a prior year, and D received $25,000 in payments from XYZ's
nonqualified deferred compensation plan. In addition, D agreed to continue performing services for XYZ, but on a part-time basis for wages of $15,000 per year. D made no deferrals to the nonqualified plan this year.

<table>
<thead>
<tr>
<th>Form W-2 Completion</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
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<tr>
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<tr>
<td>Box 5</td>
<td>27,000</td>
</tr>
<tr>
<td>Box 11</td>
<td>25,000</td>
</tr>
</tbody>
</table>

Report the $12,000 bonus to the SSA using electronic reporting, a paper listing, or Form SSA-131. For more information, see Reporting Special Wage Payments, earlier.

**Reporting Payments and Deferrals in the Same Year**

Do not complete box 11 when payments (distributions) are made from a nonqualified plan and deferrals are reported in boxes 3 and/or 5 of Form W-2 (including current year deferrals). Report to the SSA on Form SSA-131 the total amount the employee earned during the tax year. Normally, the amount earned is the amount reported in box 1 of Form W-2 less payments from a nonqualified or section 457 plan, but including any amounts deferred under the plan during the tax year. See Form SSA-131 and its instructions, earlier.

**Example.** Employee K retired this year from Company XYZ and began receiving social security benefits. During the year he earned wages of $50,000 and deferred $35,000 of the wages into the company’s nonqualified deferred compensation plan. K also received $75,000 in payments from the company’s nonqualified plan.

Form W-2 Completion | Amount |
<table>
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<tbody>
<tr>
<td>Special Wage Payment</td>
<td>$75,000</td>
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<tr>
<td>Wages</td>
<td>50,000</td>
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<tr>
<td>Minus: deferral</td>
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<tr>
<td>Total reported in Box 1</td>
<td>$90,000</td>
</tr>
<tr>
<td>Wages including deferral reported in Boxes 3 and 5</td>
<td>$50,000</td>
</tr>
<tr>
<td>Leave Box 11 blank. File Form SSA-131</td>
<td>-0-</td>
</tr>
</tbody>
</table>

**Form SSA-131 Completion**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount from Box 1 of Form W-2</td>
</tr>
<tr>
<td>Minus: payments from a nonqualified plan</td>
</tr>
<tr>
<td>Plus: amounts deferred into the plan during the year</td>
</tr>
<tr>
<td>Total wages earned for purposes of Form SSA-131 (Item 6)</td>
</tr>
</tbody>
</table>

**Additional Reporting Examples for Nonqualified Deferred Compensation (NQDC) Plans**

It is not necessary to show amounts deferred during the year under an NQDC plan subject to section 409A. If you report section 409A deferrals, show the amount in box 12 of Form W-2 using code Y. For more information, see Notice 2008-115, 2008-52 I.R.B. 1367, available at www.irs.gov/irb/2008-52_IRB/ar10.html.

Special reporting rules apply when an NQDC plan is not compliant with section 409A (when there has been a “plan failure”). Income included under section 409A from an NQDC plan is reported in box 1 and box 12 of Form W-2 using code Z. See Notice 2008-115.

The following examples use small dollar amounts for illustrative purposes. However, the amount reported in box 3 of Form W-2 is always limited by the social security earnings wage base (for example, $110,100 for 2012). The term “vested” in the following examples means that the amount deferred is subject to a substantial risk of forfeiture. Conversely, the term “not vested” means that the amount deferred is subject to a substantial risk of forfeiture. The examples assume that the NQDC plan is in compliance with section 409A, and that amounts deferred under the plan are not includible in gross income as they are deferred. For purposes of the examples, it is assumed that the regular pay of the employee is remuneration for employment and wages for employment tax purposes except to the extent the deferral of a portion of the regular pay results in a reduction in wages.

**Example 1: Deferral that is immediately vested (no substantial risk of forfeiture) with no distributions and no vesting of prior-year deferrals.** For the year, the employee’s regular pay was $200, and the employee deferred $20 of the pay into her employer’s NQDC plan. The deferral of $20 was vested upon deferral and there was an employer match of $10 under the plan, which was also vested.

Regular pay = $200; Deferral, vested = $20; Employer match, vested = $10.

**Example 2: Deferral with delayed vesting (substantial risk of forfeiture) of employee and employer portions (no distributions and no vesting of prior-year deferrals).** For the year, the employee’s regular pay was $200, and the employee deferred $20 of the pay into the employer’s nonqualified deferred compensation plan. The deferral of $20 was not vested upon deferral, and there was an employer match of $10 under the plan, which was also not vested.

Regular pay = $200; Deferral, not vested = $20; Employer match, not vested = $10.
Example 3: Deferral that is immediately vested with prior-year deferrals and investment earnings on the prior-year deferrals that are now vesting (no distributions). For the year, the employee’s regular pay was $200, and the employee deferred $20 of the pay into the employer’s nonqualified deferred compensation plan. The deferral of $20 was vested upon deferral. During the year, $100 of prior-year deferrals and $15 of investment earnings on the $100 of prior-year deferrals became vested.

Regular pay = $200; Deferral, vested = $20; Vesting of prior-year deferrals = $100; Vesting of investment earnings on $100 of prior-year deferrals = $15.

Example 4: No deferrals but there are distributions (no vesting of prior-year deferrals). For the year, the employee’s regular pay was $100, and the employee deferred no pay into the employer’s NQDC plan. There was no vesting of prior-year deferrals under the plan. During the year, there were total distributions of $50 from the plan to the employee.

Regular pay = $100; Distribution = $50.

Example 5: Deferral that is immediately vested and there are distributions (no vesting of prior-year deferrals). For the year, the employee’s regular pay was $200, and the employee deferred $20 of the pay into the employer’s NQDC plan. There was also an employer match of $10. The deferral and employer match were vested upon deferral. There was no vesting of prior-year deferrals under the plan. During the year, there were total distributions of $50 from the plan to the employee.

Regular pay = $200; Deferral, vested = $20; Employer match, vested = $10; Distribution = $50.

Example 6: Deferral with delayed vesting and there are distributions (no vesting of prior-year deferrals). For the year, the employee’s regular pay was $200, and the employee deferred $20 of the pay into the employer’s NQDC plan. The deferral was not vested upon deferral. There was no vesting of prior-year deferrals under the plan. During the year, there were total distributions of $50 from the plan to the employee.

Regular pay = $200; Deferral, not vested = $20; Distribution = $50.

Example 7: Deferral that is immediately vested and there are distributions (also vesting of prior-year deferrals and earnings on those prior-year deferrals). For the year, the employee’s regular pay was $200, and the employee deferred $20 of the pay into the employer’s NQDC plan. The deferral was vested upon deferral. There was vesting of $100 of prior-year deferrals and $15 of earnings on the $100 prior-year deferral under the plan. During the year, there were total distributions of $50 from the plan to the employee.

Regular pay = $200; Deferral, vested = $20; Distribution = $50; Vesting of prior-year deferrals ($100) and earnings on those prior-year deferrals ($15) = $115.
Example 8: Deferral with delayed vesting and there are distributions (vesting of prior-year deferrals, including employer matches, and earnings on those deferrals). For the year, the employee’s regular pay was $200, and the employee deferred $20 of the pay into the employer’s NQDC plan. The deferral was not vested upon deferral. There was also vesting of prior-year deferrals and employer matches and earnings on these amounts under the plan ($115). During the year, there were total distributions of $50 from the plan to the employee.

Regular pay = $200; Deferral, not vested = $20; Distribution = $50; Vesting of prior-year deferrals and employer match = $100 plus earnings on that $100 of $15.

### Table 2. Specifications for Electronic Reporting of Special Wage Payments

<table>
<thead>
<tr>
<th>Record Position</th>
<th>Field Size</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Start</td>
<td>End</td>
<td>Description</td>
</tr>
<tr>
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<td>3</td>
<td>3</td>
</tr>
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</table>

The record format is a fixed length of 117.

The file format is ASCII.

Submit only one file at a time.
### Table 3. Sample—Paper Listing for Reporting Special Wage Payments to Several Employees

<table>
<thead>
<tr>
<th>Report of Special Wage Payments</th>
<th>Tax Year: __Page __of __</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Employer Name:</td>
<td>EIN:</td>
</tr>
<tr>
<td>Address:</td>
<td>Contact Name:</td>
</tr>
<tr>
<td></td>
<td>Phone: ( )</td>
</tr>
</tbody>
</table>

1) B. Employee Name: (Last) (First) (MI)  
   C. SSN:  
   D. SWP:$  
   E. Type: Other: 

2) B. Employee Name: (Last) (First) (MI)  
   C. SSN:  
   D. SWP:$  
   E. Type: Other: 

3) B. Employee Name: (Last) (First) (MI)  
   C. SSN:  
   D. SWP:$  
   E. Type: Other: 

4) B. Employee Name: (Last) (First) (MI)  
   C. SSN:  
   D. SWP:$  
   E. Type: Other: 

5) B. Employee Name: (Last) (First) (MI)  
   C. SSN:  
   D. SWP:$  
   E. Type: Other: 

**INSTRUCTIONS:**

Enter tax year and page number.

A. Employer name, employer identification number (EIN), address, the name of a contact person, and a phone number where the contact person can be reached during normal business hours.

B. Employee’s name.

C. Employee’s social security number (SSN).

D. Total amount of special wage payments made to the employee.

E. Type of special wage payment from the following list: (1) Vacation Pay, (2) Sick Pay, (3) Severance Pay, (4) Bonus, (5) Deferred Compensation, (6) Stock Options, and (7) Other—Please explain.

Do not use a paper listing for nonqualified deferred compensation and section 457 plan deferrals and payments that could not be reported in block 11 of Form W-2. (Get Form SSA-131.)