Employer’s Annual Federal Unemployment (FUTA) Tax Return

For Paperwork Reduction Act Notice, see page 2.

Part I  Computation of Taxable Wages and Credit Reduction (To Be Completed by All Taxpayers)

A Did you pay all required contributions to your State unemployment fund by the due date of Form 940? □ Yes □ No

B Are you required to pay contributions to only one State? □ Yes □ No

Part II  Tax Due or Refund (Complete if You Checked the “Yes” boxes in Both Items A and B Above)

Part III  Tax Due or Refund (Complete if You Checked the “No” Box in Either Item A or Item B Above. Also complete Part V)

Part IV  Record of Quarterly Federal Tax Liability for Unemployment Tax (Do not include State liability)

If you will not have to file returns in the future, write “Final” here (see general instruction “Who Must File”).

Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete, and that no part of any payment made to a State unemployment fund claimed as a credit was or is to be deducted from the payments to employees.

Date ▶ Signature ▶ Title (Owner, etc.) ▶
## Part V

### Computation of Tentative Credit (Complete if You Checked the “No” Box in Either Question A or B on Page 1—See Instructions)

<table>
<thead>
<tr>
<th>Name of State</th>
<th>State reporting number(s) as shown on your State contribution returns</th>
<th>Taxable payroll (as defined in State act)</th>
<th>State experience period</th>
<th>State experience rate</th>
<th>Contributions if rate had been 2.9% (col. 3 x 2.9%)</th>
<th>Contributions payable at experience rate (col. 3 x col. 5)</th>
<th>Additional credit (col. 6 minus col. 7; enter 0 or less, enter 0)</th>
<th>Contributions actually paid to State</th>
</tr>
</thead>
<tbody>
<tr>
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<td>From—</td>
<td>To—</td>
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<td>10 Totals</td>
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### Highlights

Changes for 1983.—Public Law 97–248 increased the wage base to $7,000 and increased the tax rate to 3.5% for 1983.

For deposit purposes, multiply the .008 that part of the first $7,000 of each employee’s annual wages you paid during the quarter. Follow the deposit rules in Part IV on page 4.

1. **Household Employers:** You do not have to file this form unless you paid cash wages of $1,000 or more for household work in any calendar quarter in 1981 or 1982.

2. **Household and Other Employers Who File Form 940:** If your total Federal unemployment (FUTA) tax for 1982 is not more than $100, you do not have to deposit the tax. If you do not have to deposit FUTA tax and you:
   - made all required payments to your State unemployment fund,
   - are required to make payments to the unemployment fund of only one State, and
   - paid wages subject to Federal unemployment tax that are also subject to State unemployment tax,
   complete Parts I and II. Otherwise, complete Parts I, II, III, and V.

3. **Employers Who Are Required to Deposit FUTA Tax:** If you meet tests (a), (b), and (c) above, complete Parts I, II, III, and V. Otherwise, complete Parts I, III, IV, and V.

### General Instructions

**Paperwork Reduction Act Notice.**—We ask for this information to carry out the Internal Revenue laws of the United States. We need it to ensure that you are complying with these laws and to allow us to figure and collect the right amount of tax. You are required to give us this information.

**Purpose of Form 940.**—Use it for the annual reporting of tax under FUTA. This tax is paid only by the employer. The gross tax rate is 3.5% (.034) on the first $6,000 of wages paid to each employee during 1982.

**Who Must File.**—In general, every employer who during 1981 or 1982 (a) paid wages of $1,500 or more in any calendar quarter or (b) had one or more employees for some part of a day in any 20 different weeks must file. Count all regular, temporary, and part-time employees. A partnership should not count its partners. If there is a change in ownership or other transfer of business during the year, each employer who meets tests (a) or (b) above must file. Neither should report wages paid by the other. Organizations described in Code section 501(c)(3) do not have to file.

As an agricultural or household employer, you must file Form 940 if any of the following apply to you:

1. You paid cash wages of $20,000 or more to farmworkers during any calendar quarter in 1981 or 1982.
2. You employed 10 or more farmworkers during some part of a day (whether or not at the same time) for at least one day during any 20 different weeks in 1981 or 1982. Count aliens admitted to the U.S. on a temporary basis to perform farmwork to determine if you meet either of the above tests. However, wages paid to these aliens are not subject to FUTA tax prior to 1984.
3. You paid cash wages of $1,000 or more in any calendar quarter in 1981 or 1982 for household work in a private home, located house club, or a local chapter of a college fraternity or sorority. Note: See Form 942 for a definition of household work in a private home.

If you receive a form and are not liable for Federal unemployment tax for 1982, write “Not Liable” across the front and return it to IRS. If you will not have to file returns after this, write “Final” on the line above the signature line.

**Due Date.**—Form 940 for 1982 is due by January 31, 1983. However, if you made timely deposits in full payment of the tax due, your due date is February 10, 1983.

**Where to File.**

- If your principal business, office, or agency is located in [Institutional Name], file with the Internal Revenue Service Center at [Address]

**Special Credit for Successor Employers.**—If you are claiming special credit as a successor employer see Code section 3302(e) or Circular E (Rev. October 1981) for the conditions that you must meet.

### Specific Instructions

All filers must complete Questions A, B, and Part I. Use Part II if you pay contributions to only one State unemployment fund, you made all State payments by the due date of Form 940, and all of the FUTA wages are subject to the State’s unemployment fund taxes. Otherwise, skip Part II and complete Parts III and V.

Complete Part IV if your total tax for the year is more than $100.

**Part I—Computation of Taxable Wages and Credit Reduction**

**Line 1—Total payments.**—Enter the total payments you made to employees during the calendar year, even if they are not taxable. Include salaries, wages, commissions, fees, bonuses, vacation allowances, amounts paid (Instructions continued on page 4.)
Form 940
Department of the Treasury
Internal Revenue Service

Employer's Annual Federal Unemployment (FUTA) Tax Return

Calendar Year
1982

Employer identification number

A Did you pay all required contributions to your State unemployment fund by the due date of Form 940? □ Yes □ No

B Are you required to pay contributions to only one State? □ Yes □ No

Part I Computation of Taxable Wages and Credit Reduction (To Be Completed by All Taxpayers)

1 Total payments (including exempt payments) during the calendar year for services of employees .

2 Exempt payments. (Explain each exemption shown, attaching additional sheets if necessary) ▶

3 Payments for services in excess of $6,000. Enter only the excess over the first $6,000 paid to individual employees exclusive of exempt amounts entered on line 2. Do not use State wage limitation .

4 Total exempt payments (add lines 2 and 3) .

5 Total taxable wages (subtract line 4 from line 1). (If any portion is exempt from State contributions, see instructions) ▶

6 Credit reduction for unrepaid advances to the States listed. Enter the wages included on line 5 above for each State and multiply by the rate shown.

(a) AR × .03

(b) CT × .07

(c) DE × .06

(d) DC × .06

(e) IL × .06

(f) ME × .09

(g) MI × .03

(h) MN × .03

(i) NJ × .06

(j) OH × .03

(k) PA × .06

(l) RI × .06

(m) VT × .06

(n) WV × .03

Outside the U.S.

7 Total credit reduction (add lines 6(a) through 6(p) and enter on line 2, Part II or line 4, Part III) ▶

Part II Tax Due or Refund (Complete If You Checked the "Yes" Boxes in Both Items A and B Above)

1 FUTA tax. Multiply the wages on line 5, Part I, by .007 and enter here .

2 Enter amount from line 7, Part I .

3 Total FUTA tax (add lines 1 and 2) .

4 Less: Total FUTA tax deposited for the year from your records .

5 Balance due (subtract line 4 from line 3—if over $100, see Part IV instructions). Pay to IRS .

6 Overpayment (subtract line 3 from line 4) .

Part III Tax Due or Refund (Complete If You Checked the "No" Box in Either Item A or Item B Above. Also complete Part V)

1 Gross FUTA tax. Multiply the wages on line 5, Part I, by .034 .

2 Maximum credit. Multiply the wages on line 5, Part I, by .027 .

3 Enter the smaller of the amount on line 11, Part V, or line 2, Part III .

4 Enter amount from line 7, Part I .

5 Credit allowable (subtract line 4 from line 3) .

6 Total FUTA tax (subtract line 5 from line 1) .

7 Less: Total FUTA tax deposited for the year from your records .

8 Balance due (subtract line 7 from line 6—if over $100, see Part IV instructions). Pay to IRS .

9 Overpayment (subtract line 6 from line 7) .

Part IV Record of Quarterly Federal Tax Liability for Unemployment Tax (Do not include State liability)

<table>
<thead>
<tr>
<th>Quarter</th>
<th>First</th>
<th>Second</th>
<th>Third</th>
<th>Fourth</th>
<th>Total for Year</th>
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If you will not have to file returns in the future, write "Final" here (see general instruction "Who Must File") .

Keep This Copy For Your Records—You must keep this copy and a copy of each related schedule or statement for a period of 4 years after the date the tax is due or paid, whichever is later. These copies must be available for inspection by the Internal Revenue Service.


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### Part V

**Computation of Tentative Credit (Complete if You Checked the "No" Box in Either Question A or B on Page 1—See Instructions)**

<table>
<thead>
<tr>
<th>Name of State</th>
<th>State reporting number(s) as shown on employer’s State contribution returns</th>
<th>Taxable payroll (as defined in State act)</th>
<th>State experience rate period</th>
<th>State experience rate</th>
<th>Contributions if rate had been 3% or 2.7% (col. 4 x 3% or 2.7%, rounded)</th>
<th>Contributions payable at experience rate of 3% (col. 4 x 3%, rounded)</th>
<th>Additional credit (col. 6 minus col. 7, if less, enter 0)</th>
<th>Contributions actually paid to State</th>
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<td>1</td>
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</table>

**11 Total tentative credit (add line 10, columns 8 and 9—see instructions for limitations).**

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to temporary or part-time employees, and the value of goods, lodging, food, and clothing. Enter the amount before any deductions.

How the payments are made is not important in determining if they are wages. Thus, you may pay wages hourly, daily, weekly, monthly, or yearly. You may pay wages in cash or some other way, such as goods, lodging, food, or clothing. For items other than cash, use the fair market value at the time of payment.

**Line 2—Exempt payments.**—"Wages" and "employment" as defined for FUTA purposes do not include every payment and every kind of service an employee may perform. In general, payments excluded from wages and payments for services excepted from employment for FUTA purposes are not subject to tax. You may deduct these payments from total payments only if you explain them on line 2.

Enter such items as the following:

1. Agricultural labor if you (a) paid cash wages of less than $20,000 for such labor for each calendar quarter in 1981 and 1982 or (b) did not employ 10 or more farmworkers during any part of a day during any 20 different weeks in 1981 or 1982, (b) paid wages to aliens admitted to the United States on a temporary basis to perform farmwork before 1984.

2. Benefit payments for sickness or injury under a worker compensation law, insurance plan, and certain employer plans.

3. Household service if you paid cash wages of less than $1,000 in each calendar quarter in 1981 and 1982.

4. Certain family employment.

5. Certain fishing activities.

6. Non-cash payments for farm work or household services in a private home that are included on line 1. Only cash wages to these workers are taxable.

7. Value of certain meals and lodging.

8. Any other exempt service or pay.

For more detailed information, see Circular E, Employer’s Tax Guide.

**Line 3.**—Enter the total of the amounts you paid each employee in excess of $6,000. For example, if you have 10 employees whom you paid $8,000 each during the year, enter $80,000 on line 1 and $20,000 on line 3. The $6,000 wage limitation is for FUTA purposes only. Do not use the State wage limitation for this entry.

**Line 5—Total taxable wages.**—If any part of these wages is exempt from State unemployment taxes, you must fill out Parts III and IV, even if you checked questions A and B "Yes."

**Line 6.**—Enter any wages included on line 5 subject to the unemployment compensation laws of Arkansas, Connecticut, Delaware, District of Columbia, Illinois, Maine, Michigan, Minnesota, New Jersey, Ohio, Pennsylvania, Puerto Rico, Rhode Island, Vermont, Virginia Islands, or West Virginia. (If in doubt ask your local IRS office.) Multiply the wages by the appropriate rate. This adjustment is required by Internal Revenue Code section 3302(c)(2). If no wages are subject, enter "none" on line 7.

**Part II—Tax Due or Refund**

Use this part if you made payments to only one State by the due date of Form 940, and all your wages shown on line 5 of Part I are subject to the State’s unemployment fund taxes. The tax rate of .007 gives you credit for your payments to your State’s unemployment fund.

**Part III—Tax Due or Refund**

Use this part if you do not qualify for Part II.

**Line 3.**—Enter the smaller of (1) line 11, Part V—Total tentative credit, or (2) line 2, Part III—2.7% of taxable FUTA wages. This is the maximum credit allowable for your payments to the State unemployment fund.

**Line 4.**—Enter the amount from line 7, Part I. Subtract this amount from line 3, Part III. The result on line 5 is your allowable credit for payments to the State.

**Part IV—Record of Federal Tax Liability**

Complete this part if your total tax (line 3, Part II or line 6, Part III) is over $100. To figure your FUTA tax liability for each of the first 3 quarters of 1982, multiply by .007 that part of the first $6,000 of each employee’s annual wages you paid during the quarter. Enter this amount under that quarter.

Your liability for the 4th quarter is the total tax (line 3, Part II or line 6, Part III) minus amounts deposited for the year. If this is over $100, deposit the entire amount by January 31 in a qualified depositary. If it is $100 or less, you can either make a deposit or pay it with your Form 940 by January 31.

The total liability must equal your total tax. Otherwise, you may be assessed a failure to deposit penalty computed on your average liability.

If the amount subject to deposit (plus any undeposited amount of $100 or less for any earlier quarter) is more than $100, deposit it by the last day of the first month following the close of the quarter.

If you deposited the proper amounts, following these rules, the balance due with Form 940 will never be more than $100.

Deposit Federal unemployment tax in an authorized financial institution or the Federal Reserve bank for your area according to the instructions on the back of a preinscribed Federal Tax Deposit (FTD) Form 580 which must accompany each deposit.

Preinscribed FTD Forms 580 are mailed to you around the end of March for your use throughout the year. The number of cards you receive is based on your history of payments during the previous two years. If you do not receive a supply of cards or need more than the number sent to you, you can order cards by telephoning the toll-free IRS number for your area or by writing the Service Center where you file Form 940. Your request should show your name, address, Federal identification number, the kind of tax (FUTA), the tax period ending date (December 31), and the number of cards you need. Taxpayers who willfully claim credit for deposits not made are subject to fines and other criminal penalties.

**Part V—Computation of Tentative Credit**

Complete this schedule if: (1) You made payments to the unemployment fund of more than one State; (2) You did not make your State payments by the due date of Form 940; or (3) Any wages subject to Federal unemployment tax were exempt from State unemployment taxes. If you have a State experience rate lower than 2.7% for all or part of the year, use columns 1 through 5. If you have no experience rate, use columns 1, 2, 3, and 9 only. If you have a rate of 2.7%, use columns 1, 2, 3, 4, 5, and 9 only.

If you were granted an experience rate for only part of the year or the rate was changed during the year, enter in the appropriate columns the period each separate rate applied to, your payroll rate, and required contributions for that period.

**Column 1.**—Enter the name of the State or States (including Puerto Rico and the U.S. Virgin Islands) that you were required to pay contributions to.

**Column 2.**—Enter the State reporting number that was assigned to you when you registered as an employer with your State.

**Column 3.**—Enter the taxable payroll that you must pay taxes on to the unemployment fund of the State in column 1. If your experience rate is zero, enter the amount of wages that you would have had to pay if the rate had not been granted.

**Columns 4 and 5.**—Your State experience rate is the rate at which the State taxes your payroll for State unemployment purposes. This rate may be adjusted from time to time based on your "experience" with the State fund, that is, claims for unemployment compensation by your former employees and other factors. If you do not know your rate, contact your State employment security agency.

**Column 8.**—Subtract the amount in column 7 from column 6. If zero or less, enter "0."

**Column 9.**—Enter the amount of contributions actually paid into the State fund.

**Line 11.**—Add the total of line 10, columns 8 and 9. The allowable credit for State contributions you make after the due date (or extended due date) for filing Form 940 may not be more than 90% of the credit that would have been allowed if you had paid the State contributions by the due date.