• General Accounting, Tax Preparation and Representation
• Valuation Services
• Brokerage
• Due Diligence
PAID LEAVE

U.S. businesses with fewer than 500 employees can use the funds to provide employees with paid leave, either for the employee’s own health care needs or to care for their family members. Eligible employers will be able to claim these credits based on qualifying leave they provide between the effective date and Dec. 31, 2020. Equivalent credits are available to self-employed individuals based on similar circumstances.
SICK LEAVE

• For COVID-19-related reasons, employees will be able to receive up to 80 hours of paid sick leave and expanded paid child care leave when employees’ children’s schools are closed or child care providers are unavailable. Health insurance costs are included in the credit. Employers won’t face any payroll tax liability. Employers will receive 100 percent reimbursement for paid leave.
CREDITS AVAILABLE

• To take advantage of the paid leave credits, businesses can keep and access funds they would otherwise pay to the IRS in payroll taxes. If those amounts aren’t enough to cover the cost of paid leave, employers can seek an expedited advance from the IRS by submitting a streamlined claim form that will be released next week.
REFUNDABLE CREDITS

• For an employee who’s unable to work because of coronavirus quarantine or self-quarantine or has coronavirus symptoms and is seeking a medical diagnosis, eligible employers can receive a refundable sick leave credit for sick leave at the employee’s regular rate of pay, up to $511 per day and $5,110 in the aggregate, for a total of 10 days.
CHILD OR OTHER CARE

For an employee who’s caring for someone with coronavirus, or is caring for a child because the child’s school or child care facility is closed, or the child care provider is unavailable due to coronavirus, eligible employers can claim a credit for two-thirds of the employee’s regular rate of pay, up to $200 per day and $2,000 in the aggregate, for up to 10 days. Eligible employers are entitled to an additional tax credit determined based on costs to maintain health insurance coverage for the eligible employee during the leave period.
REFUNDABLE CHILD CARE LEAVE CREDIT

• Along with the sick leave credit, for an employee who’s unable to work because of a need to care for a child, eligible employers can receive a refundable child care leave credit. The credit is equal to two-thirds of the employee’s regular pay, capped at $200 per day or $10,000 in the aggregate. Up to 10 weeks of qualifying leave can be counted towards the child care leave credit. Eligible employers are entitled to an additional tax credit determined based on costs to maintain health insurance coverage for the eligible employee during the leave period.
RELATED IRS PROVISIONS

- The IRS has issued Notice 2020-18 which extends deadlines for the filing of, and for the payment of tax related to, the following forms.
  - Form 1040, 1040-SR, 1040-NR, 1040-NR-EZ, 1040-PR, 1040-SS (individual income tax)
  - Form 1041, 1041-N, 1041-QFT (trust returns)
  - Form 8960 (Net Investment Income Tax)
  - Form 8991 (Tax on Base Erosion Payments for Taxpayers with Substantial Gross Receipts)
RELATED IRS PROVISIONS

• Does not extend the time for payroll and other informational returns

• If a return is not filed by July 15\textsuperscript{th}, an extension must be filed or it will be considered delinquent on July 15\textsuperscript{th}.

• Does not address fiscal year returns due on May 15 or June 15.

• Does not address State Income or Franchise returns

• Extends the IRA & HSA contribution deadline to July 15, 2020

• Does not provide relief from failure to make estimated installments in 2019
At this point the Bill provides no specific relief for self employed and “independent contractors.” If you are treating employees as independent contractors, or, if you are contracting with individuals who truly are independent contractors, but you do not have a **Contract** with them, be ready to get a notice from the IRS.

Why??

I
RELATED ISSUES

• Independent Contractors are not, at this point, eligible for relief under the Bill

• Independent Contractors who have no wages are not eligible for many credits including the Child Credit

• Independent Contractors are not eligible for sick leave, family leave, and other employee related provisions.

• You cannot take a credit for payments made to independent contractors.
**FORM 8919**

**Uncollected Social Security and Medicare Tax on Wages**

- Attach to your tax return.

Name of person who must file this form. If married, complete a separate Form 8919 for each spouse who must file this form.

Social security number

**Who must file.** You must file Form 8919 if all of the following apply:

- You performed services for a firm.
- You believe your pay from the firm wasn’t for services as an independent contractor.
- The firm didn’t withhold your share of social security and Medicare taxes from your pay.
- One of the reasons listed below under Reason codes applies to you.

**Reason codes.** For each firm listed below, enter in column (c) the applicable reason code for filing this form. If none of the reason codes apply to you, but you believe you should have been treated as an employee, enter reason code 0, and file Form SS-8 on or before the date you file your tax return.

- A. I filed Form SS-8 and received a determination letter stating that I am an employee of this firm.
- B. I received other correspondence from the IRS that states I am an employee.
- C. I filed Form SS-8 with the IRS and haven’t received a reply.
- D. I received a Form W-2 and a Form 1099-MISC from this firm for 2016. The amount on Form 1099-MISC should have been included as wages on Form W-2. (Don’t file Form SS-8 if you select reason code H.)

<table>
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<tr>
<th>(a) name of firm</th>
<th>(b) reason code (see instructions)</th>
<th>(c) reason code (see instructions)</th>
<th>(d) date of IRS determination or mailing date (see instructions)</th>
<th>(e) check if Form SS-8 was received</th>
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6 Total wages. Combine lines 1 through 5 in column (f). Enter here and include on Form 1040, line 7; Form 1040NR, line 8; or Form 1040NR-EZ, line 3.

7 Maximum amount of wages subject to social security tax.

8 Total social security wages and social security tips (total of boxes 3 and 7 on Form W-2), railroad retirement (RRTA) compensation (subject to the 8.3% rate), and untaxed tips subject to social security tax from Form 4127, line 10. See instructions.

9 Subtract line 8 from line 7. If line 8 is more than line 7, enter 0 here and on line 10.

10 Wages subject to social security tax. Enter the smaller of line 8 or line 9.

11 Multiply line 10 by .062 (social security tax rate for 2016).

12 Multiply line 10 by .02 (Medicare tax rate).

13 Add lines 11 and 12. Enter here and on Form 1040, line 16; Form 1040NR, line 16; or Form 1040NR-EZ, line 16. Line 1040-SS and Form 1040-PR filers, see instructions.

For Paperwork Reduction Act Notice, see your tax return instructions.
Form SS-8
Determination of Worker Status for Purposes of Federal Employment Taxes and Income Tax Withholding

Name of firm or person for whom the worker performed services
Worker's name

Firm's mailing address (include street address, apt. or suite no., city, state, and ZIP code)
Worker's mailing address (include street address, apt. or suite no., city, state, and ZIP code)

Trade name
Firm's email address
Worker's daytime telephone number
Worker's email address

Firm's tax number
Firm's website
Worker's alternate telephone number
Worker's tax number

Firm's telephone number (include area code)
Firm's employer identification number
Worker's social security number
Worker's employer identification number (if any)

Note. If the worker is paid for these services by a firm other than the one listed on this form, enter the name, address, and employer identification number of the payer.

Disclosure of Information
The information provided on Form SS-8 may be disclosed to the firm, worker, or payer named above to assist the IRS in the determination process. For example, if you are a worker, we may disclose the information you provide on Form SS-8 to the firm or payer named above. The information can only be disclosed to assist with the determination process. If you provide incomplete information, we may not be able to process your request. See Privacy Act and Paperwork Reduction Act Notice in the separate instructions for more information. If you do not want this information disclosed to other parties, do not file Form SS-8.

Parts I-V. All items of Form SS-8 must contain all questions in Parts I-V. Part V must be completed if the worker provides a service directly to customers or to a person. If you cannot answer a question, enter “Unknown” or “Does not apply.” If you need more space for a question, attach another sheet to the form at the top of each additional sheet attached to this form.

Part I
General Information

1. This form is being completed by: [ ] Firm [ ] Worker, for services performed [ ] (beginning date) to [ ] (ending date).

2. Explain your reasons for filing this form (for example, you received a bill from the IRS, you believe you erroneously received a Form 1099 or Form W-2, you are unable to get workers’ compensation benefits, or you were audited or are being audited by the IRS).

3. Total number of workers who performed or are performing the same or similar services:

4. How did the worker obtain the job? [ ] Application [ ] No [ ] Employment Agency [ ] Other (specify)

5. Attach copies of all supporting documentation (for example, contracts, invoices, memos, Forms W-2 or Forms 1099-MISC issued or received). If SSB clearing agreements or IRS rulings are in place, make a copy of each current or past agreement concerning the worker’s status. If no income reporting forms (Form 1099-MISC or W-2) were furnished to the worker, enter the amount of income earned for the year at issue: $ [ ]

6. Describe the firm’s business.

For Privacy Act and Paperwork Reduction Act Notice, see the separate instructions.

Cat. No. 16103T
Form SS-8 (Rev. 5-2014)
PENDING LEGISLATION

• One of the proposals in the Republican plan for the current stimulus package currently under consideration is waiving the 10 percent early withdrawal penalty for distributions up to $100,000 from qualified retirement accounts for coronavirus-related purposes.