

GIT-1, Pensions and Annuities

Introduction

This bulletin explains how to report pension and annuity income on your New Jersey gross income tax return. It also describes the income exclusions which qualified taxpayers can use to reduce their New Jersey taxable income.

Changes in Exclusion Amounts

The amount of pension and other income that can be excluded on the New Jersey income tax return is being increased over a four-year period that began in tax year 2000. For tax year 2001, married couples filing jointly may exclude up to \$15,000, single individuals \$11,250, and married persons filing separately, \$7,500. By tax year 2003, married couples filing jointly will be able to exclude a maximum of \$20,000, single persons \$15,000, and married persons filing separately, \$10,000. For more information, see "Income Exclusions" on page 8.

General Information

Pension and annuity income is taxable and must be reported on your New Jersey income tax return. However, in some cases, the taxable amount of pension or annuity you show on your New Jersey tax return may differ from the amount taxable for Federal income tax purposes. This is because you may have to use a different method to calculate the taxable amount for your New Jersey return than the method you use for Federal income tax purposes.

All state and local government, teachers', and Federal pensions, and Keogh Plans are treated in the same manner as employee pensions and annuities from the private sector. Amounts received as "early retirement benefits" and amounts reported as pension on Schedule NJK-1, Partnership Return Form NJ-1065 are also taxable.

Social Security/Railroad Retirement Benefits/Disability

Social Security and Railroad Retirement benefits are exempt from New Jersey income tax and should not be reported as income. Payments from a public or private pension plan as a result of total and permanent disability are also exempt. However, if an individual retired before age 65 on a total and permanent disability pension, and continues to receive pension payments after age 65, the disability pension is treated as ordinary pension beginning at age 65.

Military Pensions

If you are receiving a U.S. military pension or survivor's benefit payments, the military pension or survivor's benefit is not taxable for New Jersey gross income tax purposes, regardless of your age or disability status. Do not include such payments on your New Jersey return.

Military pensions are those resulting from service in the Army, Navy, Air Force, Marine Corps, or Coast Guard. This exemption does not apply to civil service pensions or annuities, even if the pension or annuity is based on credit for military service. Most military pensions and survivor's benefit payments are received from the U.S. Defense Finance and Accounting Service, while a civil service annuity is received through the U.S. Office of Personnel Management. For more information on military pensions, request Tax Topic Bulletin GIT-7, *Military Personnel*.

Individual Retirement Arrangements (IRAs)

An IRA is a personal savings plan in which you set aside money for retirement. Taxable amounts withdrawn from an IRA are reported on the same line of the New Jersey tax return as taxable pensions and annuities.

If you receive payments from an IRA, request Tax Topic Bulletin GIT-2, *IRA Withdrawals*, for information on how to calculate the taxable portion of the withdrawal for your New Jersey income tax return. For information on Roth IRAs, request Technical Bulletin TB-44. Do not use the methods described here for calculating the taxable portion of a withdrawal from a pension or annuity for an IRA Withdrawal.

Part-year Residents

Any person who became a resident of New Jersey or who moved out of this State during the year is considered a part-year resident. A part-year resident files a New Jersey income tax resident return which covers the period of residence in New Jersey and reports only the income he or she earned or received while a resident here. Part-year residents must prorate all exemptions, deductions, credits and exclusions (including the pension and other retirement income exclusions) to reflect the period covered by the return.

Nonresidents

Pension and annuity income received by a nonresident for work performed in New Jersey is not taxable under the New Jersey Gross Income Tax Act. If your only income from New Jersey sources is pension or annuity income, you need not file a New Jersey nonresident return. However, if you have other income from New Jersey which is taxable to a nonresident (e.g., wages, business income, gain from sale of real property in New Jersey), you are required to file a New Jersey Income Tax Nonresident Return (Form NJ-1040NR).

Withholding Tax and Estimated Tax

New Jersey residents who receive pension or annuity income may request the payer to withhold New Jersey income tax from these payments. If you wish to have New Jersey income tax withheld, complete Form NJ-W-4P, Certificate of Voluntary Withholding of New Jersey Gross Income Tax From Pension and Annuity Payments. Indicate the amount of tax to be withheld and give it to the payer of the pension or annuity.

Federal civilian retirees can elect to have New Jersey income tax withheld from their Federal pension payments. Federal retirees wishing to take advantage of this option should call the Federal Office of Personnel Management, the agency which oversees Federal pensions, at 1-800-409-6528. Voluntary New Jersey withholdings are also permitted for retirees from the uniformed services.

Individuals who expect their New Jersey income tax liability to be more than \$400 after taking into account all their exemptions, deductions, credits and payments for the tax year are required to make quarterly estimated tax payments. This requirement may affect taxpayers who do not have New Jersey income tax withheld from their wages and/or pension, those who are self-employed or those whose income is from sources such as interest, dividends, or capital gains, which are not covered by withholding tax. Use Form NJ-1040-ES to file estimated tax payments when due. For more information on estimated tax payments, request Tax Topic Bulletin GIT-8, *Estimating Income Taxes*.

Recordkeeping

Keeping records will help you prepare a complete and accurate tax return and pay the correct amount of New Jersey tax on income from your pension, annuity or IRA.

Contributions. It is very important to keep any statements that show your contributions to your pension, annuity or IRA. You will need this information when you start to withdraw money from the plan. You may have to pay more tax if you do not know the amount of your contributions on which New Jersey income tax has already been paid.

Income Statements. Keep all the statements from your pension, annuity or IRA showing the amounts you have received from the plan. These include Forms W-2P and 1099-R.

Tax Returns and Worksheets. Keep copies of the tax returns you have filed and the income tax instruction booklet as part of your records. You may need information from the return or from the worksheets in the instruction booklet to prepare future tax returns. This information is also necessary if you file an amended return. Copies of your returns and other records can be helpful to your surviving spouse, or the executor or administrator of your estate.

Calculating Taxable Amount

Pensions and annuities fall into one of two categories: noncontributory or contributory. A noncontributory plan is one to which an individual has not made contributions, and a contributory plan is one to which an individual has made contributions. The taxable amount you report on your New Jersey income tax return will depend on whether the pension or annuity payment came from a contributory or a noncontributory plan.

Noncontributory Plans

Noncontributory plans do not require an employee to make contributions. Payments you receive from such a plan are fully taxable because you have never paid tax on any of the funds in the plan. You will report on your New Jersey income tax return the total amount of pension or annuity shown on the Form 1099-R you receive from the payer of the pension or annuity.

Contributory Plans

Contributory pension plans are structured in such a way that an employee contributes money at set intervals and collects an annual pension upon retirement. In most cases, pension contributions are made through salary deduction and are included in the employee's gross income when the contributions are made.

The total value of the pension or annuity consists of your contributions, your employer's contributions, if any, and earnings. Generally your personal contributions to the pension or annuity are taxed when they are made. Those contributions, once taxed, will not be taxed again by New Jersey. Thus, the part of a pension or annuity payment which represents a return of contributions which have already been taxed should not be reported on your New Jersey income tax return. Any amounts you receive in excess of your previously-taxed contributions are taxable and must be reported.

You must determine the taxable portion of payments you receive from a pension or annuity to which you have made contributions. For New Jersey purposes, you will use either the Three-year Rule Method or the General Rule Method to determine the taxable and nontaxable portions of your pension or annuity. To determine which method you should use, complete the following worksheet.

NOTE: If your retirement plan is a 401(k) Plan, review the information on Section 401(k) Plans on page 7 before continuing.

Which Pension Method to Use

1. Amount of pension you will receive during the first three years (36 months) from the date of the first payment..... 1. _____
2. Your contributions to the plan... 2. _____
3. Subtract line 2 from line 1..... 3. _____
 - (a) If line 3 is "0" or more, and both you and your employer contributed to the plan, you may use the **Three-year Rule Method**.
 - (b) If line 3 is less than "0," or your employer did not contribute to the plan, you must use the **General Rule Method**.

Three-year Rule Method

You may use the Three-year Rule Method to determine your New Jersey taxable pension income if:

1. You will receive an amount equal to or greater than your pension and annuity contributions within three years (36 months) from the date you receive your first payment from the plan, **and**
2. Your employer contributed to the plan.

When using the Three-year Rule Method, you exclude pension and annuity payments from gross income until the payments received equal the amount you contributed to the plan. Until that time, the amounts you receive, because they are considered contributions, are not taxable and should not be reported on your New Jersey return. Once you have received (recovered) an amount equal to the amount you contributed to the pension or annuity, all amounts you receive are fully taxable.

NOTE: The Three-year Rule Method has been repealed for Federal income tax purposes. If you recently retired, and are using the Three-year Rule Method for New Jersey income tax purposes, the amount of taxable pension or annuity you report on your New Jersey return will differ from the taxable amount on your Federal return.

2. Your employer did not contribute to the plan.

When you use the General Rule Method in the first year, and every year thereafter, part of your pension or annuity payment will be excludable (the portion of that year's distribution which represents your contributions) and part will be taxable. Use the General Rule Method Worksheet below to determine the taxable portion of your pension or annuity payment to be entered on your New Jersey return.

General Rule Method

You must use the General Rule Method to determine New Jersey taxable pension income when:

1. You will not recover all your personal contributions within three years (36 months) from the date you receive your first payment from the plan;
or

Complete this worksheet the year in which you receive your first pension payment and keep the worksheet for your records. Once you calculate the percentage on line 3, you will use it to determine the taxable amount year after year. Recalculate the percentage only if your annual pension payments decrease.

General Rule Method Worksheet

1. Your previously-taxed contributions to the plan	1.	_____
2. Expected return on contract*	2.	_____
3. Percentage excludable (Divide line 1 by line 2)	3.	_____ %
4. Amount received this year	4.	_____
5. Amount excludable (Multiply line 4 by line 3)	5.	_____
6. Taxable amount (Subtract line 5 from line 4. Enter here and on Line 19a, Form NJ-1040 or Line 41, Column A, Form NJ-1040NR)	6.	_____

The expected return on the contract is the amount receivable. If life expectancy is a factor under your plan, Federal actuarial tables must be used to compute the expected return. (The Federal actuarial tables are contained in the Internal Revenue Service's Publication 939, **General Rule for Pensions and Annuities. Contact the IRS to obtain a copy of this publication.) If life expectancy is not a factor under your plan, the expected return is found by totaling the amounts to be received.*

Example

James Henderson retired and began to receive an annual pension of \$7,000. He contributed \$20,000 to his pension, and his employer also contributed. James may use the Three-year Rule Method to calculate the taxable amount of his pension because the amount he will have received after three years from the date of the first payment (\$21,000) exceeds the amount of his contributions (\$20,000) by \$1,000 (see line 3 of worksheet), and his employer also contributed to the plan.

Which Pension Method to Use

- | | | |
|--|----|--------|
| 1. Amount of pension you will receive during the first three years (36 months) from the date of the first payment..... | 1. | 21,000 |
| 2. Your contributions to the plan... | 2. | 20,000 |
| 3. Subtract line 2 from line 1..... | 3. | 1,000 |
- (a) If line 3 is “0” or more, **and** both you and your employer contributed to the plan, you may use the **Three-year Rule Method**.
- (b) If line 3 is less than “0,” or your employer did not contribute to the plan, you must use the **General Rule Method**.

When using the Three-year Rule Method, Mr. Henderson will exclude the pension payments he receives from his New Jersey gross income until he has recovered an amount equal to his contributions. Then his pension payments become fully taxable.

Thus, in the first year he receives \$7,000 and reports \$0 taxable pension on his New Jersey return. In the second year he receives \$7,000 and

reports \$0 as taxable. In the third year he receives \$7,000 and reports \$1,000 as taxable pension on his return. In the fourth year, and every year thereafter, he must report \$7,000 as taxable.

Remember when completing your tax return that the recovery period described above begins with the date of the first pension payment. The “*first year*,” “*second year*,” etc. may not correspond with the beginning of the taxable year.

If a taxpayer will not recover all personal contributions within three years (36 months) from the date of the first payment from the plan, or if the employer did not contribute to the plan, then the General Rule Method must be used to determine the taxable amount of pension for New Jersey income tax purposes.

Thus, if James Henderson’s contributions to his pension plan were \$20,000 and his annual pension amount \$4,000, he would have to use the General Rule Method because he would not recover an amount equal to his contributions within the first three years (36 months) after the first payment. Using the General Rule Method Worksheet, he would calculate the percentage of his pension payment that is excludable from New Jersey gross income each year.

Contributions Prior to Residence

Any contributions you made to a pension or annuity before you moved to New Jersey are treated in the same way as they would have been treated if you were living in New Jersey at the time you made the contributions. Contributions to plans other than 401(k) Plans are considered to have been previously taxed. Use the appro-

appropriate method to determine the taxable amount to report on your New Jersey return.

Section 401(k) Plans

Beginning on January 1, 1984, New Jersey's treatment of 401(k) Plan contributions changed. After that date employee contributions to 401(k) Plans were no longer included in taxable wages when earned. If you made contributions to a 401(k) Plan prior to January 1, 1984, your distribution will be treated differently than if all the contributions were made after this date.

1. **All contributions made after January 1, 1984.** If all contributions to your 401(k) Plan were made *after* January 1, 1984, none of the contributions were included in gross income when they were made, unless the contributions exceeded the Federal elective deferral limit. As a result, distributions from the plan are fully taxable.
2. **Contributions made before January 1, 1984.** Contributions to a 401(k) Plan made before January 1, 1984, were included in an employee's gross income when they were made. If you made contributions to a 401(k) Plan *before* January 1, 1984, or you made contributions beyond the Federal limit, you will calculate the taxable portion of your distribution by using either the Three-year Rule Method or the General Rule Method, whichever is appropriate.

Section 457 Plans

If you participated in an eligible deferred compensation plan of a state or local government or tax-exempt organization (Section 457), your contributions to the plan were included in your New Jersey gross income when they were made. When

you retire, you will only be taxed on amounts you receive in excess of those contributions.

Distributions of deferred pay are treated as wages and should be reported on Line 14, Form NJ-1040 (or Line 34, Column A, Form NJ-1040NR). Be sure to use the "State wages" figure from the W-2 form you receive from your Section 457 Plan, which in most cases will be different from the "Federal wages" amount.

Distributions received from a Section 457 plan by a nonresident are not subject to New Jersey gross income tax, and should not be reported (on Line 34, Column B, Form NJ-1040NR), provided such income is part of a series of substantially equal periodic payments (not less frequently than annually) made for the life or life expectancy of the recipient (or the joint lives or joint life expectancies of the recipient and the designated beneficiary of the recipient), or for a period of not less than 10 years, or if it is a payment received from a retirement benefit plan after termination of employment.

Lump-Sum Distributions and Rollovers

When you receive a lump-sum distribution of the entire balance from a qualified employee pension, annuity, profit-sharing or other plan, the amounts you receive which are in excess of your previously-taxed contributions to the plan must be included in income in the year you receive them. New Jersey has no provisions for income averaging of lump-sum distributions.

A lump-sum distribution, which you roll over (transfer) into a traditional IRA or other eligible plan, is excludable from New Jersey income if the rollover qualifies for deferral for Federal

income tax purposes. The amount rolled over (minus previously taxed amounts) is taxable later when it is withdrawn. As under Federal law, the rollover must be made within the 60-day period after distribution. For more information, request Tax Topic Bulletin GIT-2, *IRA Withdrawals*.

If you convert a traditional IRA into a Roth IRA, any amount from the existing IRA that would be taxable if withdrawn must be included in your gross income.

If you converted an existing IRA to a rollover Roth IRA during tax year 1998 and elected to spread the income over a four year period, one-fourth of the amount taxable for New Jersey purposes must be included in your gross income for tax year 2001. For more information on Roth IRAs, request Technical Bulletin TB-44.

Survivors and Beneficiaries

Generally, pension and annuity income received by a survivor or beneficiary is treated the same way as regular pension or annuity income. Thus, amounts received, whether in the form of periodic payments or in a lump sum, are taxable to the extent that they exceed the decedent's previously-taxed contributions to the plan.

Upon the death of the owner of the pension or annuity, the amount paid to the surviving beneficiary is taxable to the extent that it exceeds the surviving beneficiary's contribution to the plan. The surviving beneficiary's contribution is determined as follows:

1. Where the distribution to the surviving beneficiary is subject to taxation by the New Jersey Transfer Inheritance Tax Act,* the contribution of the surviving beneficiary is

the value of the annuity, pension or retirement benefits as determined for Transfer Inheritance Tax purposes. The recipient can exclude from gross income tax the amount that represents the contribution, which is the value determined for Transfer Inheritance Tax purposes.

**Property inherited from a spouse who died on or after January 1, 1985, is not subject to inheritance tax. Transfers to parents, grandparents, children or grandchildren of decedents who died on or after July 1, 1988, are also not subject to inheritance tax. Contact the Division's Inheritance Tax Section at 609-292-5033 for more information.*

2. Where the beneficiary receives benefits which are not subject to Transfer Inheritance Tax, he or she is entitled to exclude from gross income the remaining previously-taxed contributions of the decedent. If the decedent's contributions to the plan have already been recovered, all pension income received by the beneficiary is taxable and must be included in gross income.

Income Exclusions

New Jersey tax law provides three retirement income exclusions to enable you to reduce your taxable income: Pension Exclusion, Other Retirement Income Exclusion and Special Exclusion. The exclusions are not a one-time benefit. You may use the exclusions on your New Jersey income tax return every year you qualify. Both residents and nonresidents may take advantage of the retirement income exclusions if they meet the qualifications.

Pension Exclusion

Taxpayers who qualify may exclude all or a part of the income received during the year from taxable pensions, annuities and IRA withdrawals. The exclusion amounts are being increased over a four-year period which began in tax year 2000.

Tax Year	Filing Status		
	Married, Filing Jointly	Married, Filing Separately	Single, Head of Household, Qualifying Widow(er)
2000	\$12,500	\$ 6,250	\$ 9,375
2001	15,000	7,500	11,250
2002	17,500	8,750	13,125
2003 and after	20,000	10,000	15,000

If you and/or your spouse are 62 years of age at the end of the tax year and you did not use the maximum Pension Exclusion amount for your filing status, or you did not use the Pension Exclusion because you did not report any income on Line 19a, Form NJ-1040 or Line 41, Form NJ-1040NR you may still qualify for other exclusions. See *Other Retirement Income Exclusion*, which follows.

To qualify for the New Jersey Pension Exclusion you must be:

1. 62 years of age or more by the end of the taxable year (December 31 for calendar year filers); **or**
2. Disabled as defined by Social Security guidelines.

The Pension Exclusion amount you may claim is the lesser of:

1. Your actual taxable pension income; **or**
2. The Maximum Pension Exclusion amount for your filing status.

The Pension Exclusion used can never be more than your actual taxable pension income amount. Remember, part-year residents must prorate the Pension Exclusion amount by the number of months as a New Jersey resident. Request Tax Topic Bulletin GIT-6, Part-year Residents, for more information.

On the resident return (Form NJ-1040), taxpayers show the actual taxable pension income amount on Line 19a, the allowable Pension Exclusion amount on Line 19b, and the net taxable pension income amount on Line 19c, after subtracting the Pension Exclusion. On the non-resident return, Form NJ-1040NR, taxpayers enter only the net taxable amount on Line 41, Column A, after subtracting the applicable Pension Exclusion.

Example

John and Linda Harris are both 63 years of age and file a joint return. Their combined actual taxable pension income for tax year 2001 totals \$17,000.

Actual Taxable Pension Income..... \$17,000
 Less: Applicable Pension Exclusion .. \$15,000
 Net Taxable Amount \$ 2,000

Example

Henry Norton is 59 years of age. He is single and not disabled. He receives a taxable pension of \$7,000 and \$303 of his IRA withdrawal is taxable.

Actual Taxable Pension Income..... \$7,303
 Less: Applicable Pension Exclusion \$ 0
 Net Taxable Amount \$7,303

You must be 62 years old or disabled to claim the Pension Exclusion.

Example

Jack and Mary Miller file a joint return and both qualify for the Pension Exclusion. For tax year 2001 Mr. Miller receives an annual taxable pension of \$16,500, and Mrs. Miller receives a \$2,500 pension. She reports \$0 as taxable income this year because she is using the Three-year Rule Method and is still recovering her contributions.

Actual Taxable Pension Income..... \$16,500
Less: Applicable Pension Exclusion .. \$15,000
Net Taxable Amount \$ 1,500

Only One Qualified Spouse

When you and your spouse file a joint return, and only one of you is 62 years old or disabled, you may still claim the Maximum Pension Exclusion amount. However, only the pension, annuity or IRA withdrawal of the qualified spouse may be excluded.

Example

Ben and Sara Lewis file a joint return for tax year 2001. Mr. Lewis is 63 and receives a taxable pension of \$15,500. His wife is 60 years old, not disabled, and receives a taxable pension of \$8,000.

Actual Taxable Pension Income..... \$23,500
Less: Applicable Pension Exclusion .. \$15,000
Net Taxable Amount \$ 8,500

Example

George and Jane Adams file a joint return. George is 64 and receives taxable pension income of \$6,900. Jane is 61, not disabled, and receives taxable pension income of \$8,000.

Actual Taxable Pension Income..... \$14,900
Less: Applicable Pension Exclusion .. \$ 6,900
Net Taxable Amount \$ 8,000

Where the Maximum Pension Exclusion amount is not used, a taxpayer and/or spouse who is 62 years of age may be able to use the balance of the Pension Exclusion to exclude additional income. See the instructions for the Other Retirement Income Exclusion, following.

Other Retirement Income Exclusion

If you and/or your spouse are 62 years of age, you may be able to exclude other types of income (wages, interest, dividends, etc.) from your total income. The Other Retirement Income Exclusion consists of two elements: (a) the unclaimed portion of your Pension Exclusion, and (b) an exclusion for taxpayers who are unable to receive Social Security or Railroad Retirement benefits. For purposes of this explanation we will refer to the first part (unclaimed portion of Pension Exclusion) as the “Other Retirement Income Exclusion” and the second part (exclusion for nonrecipients of Social Security or Railroad Retirement benefits) as the “Special Exclusion.”

Both exclusions are claimed at the line on your return labeled “Other Retirement Income Exclusion” (Line 28 of Form NJ-1040 or Line 14b, Column A and Column B of Form NJ-1040NR). Taxpayers who qualify may be able to claim both the Other Retirement Income Exclusion and the Special Exclusion in addition to the Pension Exclusion. To calculate the total exclusion amount to which you are entitled, complete the Other Retirement Income Exclusion Worksheet on page 15.

Unclaimed Pension Exclusion

If you and/or your spouse did not claim the Maximum Pension Exclusion amount to exclude pension income, you may be able to use the unclaimed portion of your Pension Exclusion to exclude other types of income (wages, interest, dividends, etc.) on your return. You may have claimed less than the Maximum Pension Exclusion amount because your actual taxable pension income was less than the Maximum Pension Exclusion amount for your filing status, or because you did not report any taxable pension, annuity or IRA withdrawal income on your return.

To qualify for the Other Retirement Income Exclusion, you must satisfy *all* of the following conditions:

1. You must be 62 years of age or more;
and
2. Your earned income (total of: wages, net profits from business, distributive share of partnership income, and net pro rata share of S corporation income) must be \$3,000 or less;
and
3. You did not use the Maximum Pension Exclusion amount (for tax year 2001: \$15,000, \$11,250, or \$7,500, depending on filing status).

The dollar amount of the Other Retirement Income Exclusion differs from taxpayer to taxpayer, since it is the difference between your actual taxable pension income and the Maximum Pension Exclusion amount for your filing status.

NOTE: If you did not use the Pension Exclusion because you did not report any taxable pension income on your return, you may still take advantage of the Other Retirement Income Exclusion if you meet the qualifications.

Example

Robert Evans is 69 years old and single. For tax year 2001 he received a \$3,000 taxable pension and claimed \$3,000 as Pension Exclusion. His income from wages, net profits from business, distributive share of partnership income, and net pro rata share of S corporation income totals \$2,308. He qualifies for the Other Retirement Income Exclusion.

Maximum Pension Exclusion	\$11,250
Less: Pension Exclusion claimed	\$ 3,000
Unused Pension Exclusion	\$ 8,250
Other Retirement Income Exclusion ..	\$ 8,250

Example

Linda Martin is over age 62 and her filing status is head of household. She received a pension but reported \$0 as taxable pension income for tax year 2001 because she is using the Three-year Rule Method and is still recovering her pension contributions. Her income from wages, net profits from business, distributive share of partnership income, and net pro rata share of S corporation income totals \$2,675. She qualifies for the Other Retirement Income Exclusion.

Maximum Pension Exclusion	\$11,250
Less: Pension Exclusion claimed	\$ 0
Unused Pension Exclusion	\$11,250
Other Retirement Income Exclusion ..	\$11,250

Example

Ann and Jim Anderson are both 63 years of age and file a joint return. The Andersons do not have any pension income. Their joint income for tax year 2001 from wages, business, distributive share of partnership income, and net pro rata share of S corporation income totals \$1,872. They qualify for the Other Retirement Income Exclusion.

Maximum Pension Exclusion	\$15,000
Less: Pension Exclusion claimed	\$ 0
Unused Pension Exclusion	\$15,000
Other Retirement Income Exclusion ..	\$15,000

Example

Peter Johnson is 67 years old and his filing status is married, filing separate return. He received \$10,000 in taxable pension income for tax year 2001 and claimed \$7,500 as Pension Exclusion.

Maximum Pension Exclusion	\$7,500
Less: Pension Exclusion claimed	\$7,500
Unused Pension Exclusion	\$ 0
Other Retirement Income Exclusion ..	\$ 0

Peter does not qualify for the Other Retirement Income Exclusion because the Maximum Pension Exclusion amount has been applied to his pension.

Example

Arthur and Helen McCann file a joint return for tax year 2001. Both are over 62 years of age. Mr. McCann has a taxable pension of \$6,200 and he also earned \$1,500 in net profits from his business. Mrs. McCann had wages of \$2,306 from her part-time job.

Maximum Pension Exclusion	\$15,000
Less: Pension Exclusion claimed	\$ 6,200
Unused Pension Exclusion	\$ 8,800
Other Retirement Income Exclusion ..	\$ 0

The McCanns cannot take advantage of the Other Retirement Income Exclusion even though they did not utilize their Maximum Pension Exclusion of \$15,000 because their joint income from wages, net profits from business, distributive share of partnership income and net pro rata share of S corporation income is greater than \$3,000.

When a married couple files a joint return, and only one spouse is 62 years old, any Pension Exclusion that was not claimed may be used as Other Retirement Income Exclusion provided that (1) the joint earned income (total of: wages, net profits from business, distributive share of partnership income, and net pro rata share of S corporation income) is \$3,000 or less **and** (2) the exclusion is applied **only** to the income of the qualified (62 year old) spouse.

Example

Martha (age 58) and Eric (age 63) Peterson file a joint return for tax year 2001. Martha receives a taxable pension of \$5,000 and Eric receives a taxable pension of \$3,000. Interest from their joint savings account totals \$4,000. Eric has wages of \$1,500 and Martha has wages of \$500.

Maximum Pension Exclusion	\$15,000
Less: Pension Exclusion claimed	\$ 3,000
Unused Pension Exclusion	\$12,000
Other Retirement Income Exclusion ..	\$ 3,500

In this example, only \$3,500 of the \$12,000 unused Pension Exclusion may be utilized as Other Retirement Income Exclusion. The Peter-

sons' total income is \$11,000 after Eric's pension has been excluded. Only \$3,500 of the total income belongs to Eric, the spouse who is over 62 (\$1,500 wages and \$2,000 interest). The balance belongs to Martha (\$500 wages, \$2,000 interest, and \$5,000 pension). Martha's income cannot be excluded because she is not 62 years old.

Special Exclusion

In addition to the Pension Exclusion and the Other Retirement Income Exclusion, New Jersey provides a Special Exclusion for those taxpayers who are:

1. 62 years of age or more;
and
2. Unable to receive Social Security or Railroad Retirement benefits, but who would have been eligible for benefits had they been covered by either program.

You must work a minimum of 40 quarters with Social Security coverage to be eligible to receive Social Security benefits. If you worked the required amount of time but contributed to the Social Security program for less than 40 quarters, you cannot receive Social Security benefits and may be eligible for the Special Exclusion.

NOTE: Since most taxpayers will receive Social Security or Railroad Retirement benefits, relatively few taxpayers are entitled to the Special Exclusion.

The requirements for the Special Exclusion are unrelated to those of the Pension and Other Retirement Income Exclusions. If you qualify for the Special Exclusion, you may claim this benefit in addition to the Pension Exclusion and/

or Other Retirement Income Exclusion. Individuals who have contributed to the Social Security or Railroad Retirement funds so that they would be eligible to receive Social Security or Railroad Retirement benefits are not eligible for the Special Exclusion, regardless of whether they are actually collecting any benefits. Also, when a joint return is filed, if one spouse is covered by either the Social Security or the Railroad Retirement program, *neither* spouse is entitled to claim the Special Exclusion.

Taxpayer(s) eligible for the Special Exclusion may use one of the following amounts depending on the filing status:

Married, filing joint return or Head of Household or Qualifying Widow(er)	\$6,000
Single or Married, filing separate return....	\$3,000

The Special Exclusion is also claimed on the "Other Retirement Income Exclusion" line on the return (Line 28, Form NJ-1040 or Line 14b, Column A and Column B, Form NJ-1040NR). The Special Exclusion is added to any amount of unclaimed Pension Exclusion to arrive at the total for Line 28 or Line 14b. A married couple filing jointly, if qualified, could exclude a total of \$21,000 in tax year 2001.

When a married couple files jointly and only one spouse is 62 or older, only the income of the spouse who is 62 or older may be excluded.

Example

Fred (age 65) and Clara (age 62) Smith are married and file a joint return for tax year 2001. Their combined taxable pension income is \$9,000, joint interest is \$6,000 and dividends are \$2,000. The Smiths had no wages, business profits, partnership, or S corporation income. They are not covered by either the Social Security or Railroad Retirement programs, but they would have been eligible for benefits if they had been enrolled in either plan.

Maximum Pension Exclusion	\$15,000
Less: Pension Exclusion claimed	\$ 9,000
Unused Pension Exclusion	\$ 6,000
Other Retirement Income Exclusion ..	\$ 6,000
Special Exclusion	\$ 6,000

In this situation the total amount on the Other Retirement Income Exclusion line (Line 28 or Line 14b) is \$12,000 (total of \$6,000 unclaimed portion of Pension Exclusion and \$6,000 Special Exclusion).

Example

Agatha Reilly is single and over age 65. She contributed to the Social Security program for over 30 years, but has chosen to delay receiving Social Security benefits until age 70.

Agatha does not qualify for the Special Exclusion because she contributed to the Social Security fund so that she would be eligible to receive Social Security, despite the fact that she is not actually collecting any benefits.

Other Retirement Income Exclusion Worksheet

If you and/or your spouse are 62 years of age or older, when you come to the line on your tax return labeled “Other Retirement Income Exclu-

sion” (Line 28 of Form NJ-1040 or Line 14b of Form NJ-1040NR), complete the Other Retirement Income Exclusion Worksheet to calculate the total exclusion amount you are entitled to claim here. Do not complete the worksheet unless you (or your spouse if you are filing a joint return) are 62 or older. *You do not qualify for the exclusions on the Other Retirement Income Exclusion Worksheet unless you are 62 years of age or older.*

Part-year Residents. If you were a New Jersey resident for only part of the year, do not complete the Other Retirement Income Exclusion Worksheet. Instead, total the amount of earned income (wages, net profits from business, partnership income, and S corporation income) you received for the *entire* year to determine whether or not you qualify for the exclusion. For more information, request Tax Topic Bulletin GIT-6, *Part-year Residents*.

Other Retirement Income Exclusion Worksheet* (tax year 2001)

Age Requirement: 62 or older

- Part I**
1. **Wages.** Enter the amount reported on Line 14, Form NJ-1040 (Line 34, Column A, Form NJ-1040NR)..... 1. _____
 2. **Net Profits From Business.** Enter the amount reported on Line 17, Form NJ-1040 (Line 37, Column A, Form NJ-1040NR) 2. _____
 3. **Distributive Share of Partnership Income.** Enter the amount reported on Line 20, Form NJ-1040 (Line 42, Column A, Form NJ-1040NR) 3. _____
 4. **Net pro rata share of S Corporation Income.** Enter the amount reported on Line 21, Form NJ-1040 (Line 43, Column A, Form NJ-1040NR)..... 4. _____
 5. Add lines 1, 2, 3 and 4..... 5. _____

STOP: If line 5 is MORE than \$3,000..... Do not complete Part II. Enter "0" on line 9 and continue with Part III.

If line 5 is \$3,000 or LESS..... Continue with Part II.

- Part II**
6. **Enter: if your filing status is:**
\$15,000 Married, filing joint return
\$11,250 Single; Head of Household; Qualifying Widow(er)
\$ 7,500 Married, filing separate return 6. _____
 7. **Pension Exclusion claimed.** Enter the amount from Line 19b, Form NJ-1040 (Pension Exclusion used to calculate amount on Line 41, Column A, Form NJ-1040NR) 7. _____
 8. Subtract line 7 from line 6. Enter the difference here and on line 9 (Part III). If zero, enter "0" 8. _____

- Part III**
9. **Unclaimed Pension Exclusion** (from line 8) 9. _____
 - 10a. Are you (and/or your spouse, if filing jointly) now receiving, or will you (and/or your spouse, if filing jointly) ever be eligible to receive Social Security or Railroad Retirement Benefits?
 No — Continue with item 10b
 Yes — Enter "0" on line 10 and continue with line 11
 - 10b. Would you (and your spouse, if filing jointly) be receiving or ever be eligible to receive Social Security or Railroad Retirement Benefits if you had participated in either program?
 No — Enter "0" on line 10 and continue with line 11
 Yes — Enter on line 10 the amount of exclusion for your filing status shown below and continue with line 11
Enter: if your filing status is:
\$6,000 Married, filing joint return; Head of Household; Qualifying Widow(er)
\$3,000 Single; Married, filing separate return..... 10. _____
 11. **Other Retirement Income Exclusion.** Add lines 9 and 10. Enter here and on Form NJ-1040, Line 28 (or Form NJ-1040NR, Line 14b, Column A and Column B). If the amount here is zero, make no entry on Line 28, Form NJ-1040 11. _____

*Part-year residents/part-year nonresidents do not complete this worksheet. See instructions.

Example

Harry Meehan is single and 66 years of age. He receives taxable pension income of \$6,000 and uses the Pension Exclusion to exclude this amount. Harry cannot receive Social Security, but he would have been eligible for benefits if he had been covered by the program. His other income includes: \$2,108 taxable interest, \$981 dividends, \$4,600 net profits from business, and \$142 gambling winnings. Harry completes the Other Retirement Income Exclusion Worksheet as follows:

Other Retirement Income Exclusion Worksheet* (tax year 2001)

Age Requirement: 62 or older

Part I	1. Wages. Enter the amount reported on Line 14, Form NJ-1040 (Line 34, Column A, Form NJ-1040NR)	1.	0
	2. Net Profits From Business. Enter the amount reported on Line 17, Form NJ-1040 (Line 37, Column A, Form NJ-1040NR)	2.	4,600
	3. Distributive Share of Partnership Income. Enter the amount reported on Line 20, Form NJ-1040 (Line 42, Column A, Form NJ-1040NR)	3.	0
	4. Net pro rata share of S Corporation Income. Enter the amount reported on Line 21, Form NJ-1040 (Line 43, Column A, Form NJ-1040NR)	4.	0
	5. Add lines 1, 2, 3 and 4	5.	4,600

STOP: If line 5 is MORE than \$3,000 — Do not complete Part II. Enter “0” on line 9 and continue with Part III.
 If line 5 is \$3,000 or LESS — Continue with Part II.

Part II	6. Enter: if your filing status is: \$15,000 Married, filing joint return \$11,250 Single; Head of Household; Qualifying Widow(er) \$ 7,500 Married, filing separate return	6.	
	7. Pension Exclusion claimed. Enter the amount from Line 19b, Form NJ-1040 (Pension Exclusion used to calculate amount on Line 41, Col. A, Form NJ-1040NR)..	7.	
	8. Subtract line 7 from line 6. Enter the difference here and on line 9 (Part III). If zero, enter “0”	8.	

Part III	9. Unclaimed Pension Exclusion (from line 8)	9.	0
	10a. Are you (and/or your spouse, if filing jointly) now receiving, or will you (and/or your spouse, if filing jointly) ever be eligible to receive Social Security or Railroad Retirement Benefits? <input checked="" type="checkbox"/> No — Continue with item 10b <input type="checkbox"/> Yes — Enter “0” on line 10 and continue with line 11		
	10b. Would you (and your spouse, if filing jointly) be receiving or ever be eligible to receive Social Security or Railroad Retirement Benefits if you had participated in either program? <input type="checkbox"/> No — Enter “0” on line 10 and continue with line 11 <input checked="" type="checkbox"/> Yes — Enter on line 10 the amount of exclusion for your filing status shown below and continue with line 11		
	Enter: if your filing status is: \$6,000 Married, filing joint return; Head of Household; Qualifying Widow(er) \$3,000 Single; Married, filing separate return.....	10.	3,000
	11. Other Retirement Income Exclusion. Add lines 9 and 10. Enter here and on Form NJ-1040, Line 28 (or Form NJ-1040NR, Line 14b, Column A and Column B). If the amount here is zero, make no entry on Line 28, Form NJ-1040	11.	3,000

*Part-year residents/part-year nonresidents do not complete this worksheet. See instructions.

Harry did not claim the Maximum Pension Exclusion amount for his filing status (\$11,250). He used only \$6,000 to exclude his taxable pension. He cannot use the unclaimed portion of the Pension Exclusion (\$5,250) to exclude other income shown on his return because his earned income (line 5 of Worksheet) is more than \$3,000. However, he is still entitled to claim the Special Exclusion (\$3,000).

The income section of Harry Meehan's New Jersey resident return for tax year 2001 looks like this:

FORM NJ-1040

14. Wages, salaries, tips, and other employee compensation (Enclose W-2).....	14								
15a. Taxable interest income	15a			2		1	0	8	0 0
15b. Tax exempt interest income..... DO NOT include on Line 15a	15b								
16. Dividends.....	16					9	8	1	0 0
17. Net profits from business (Enclose copy of Federal Schedule C, Form 1040).....	17			4		6	0	0	0 0
18. Net gains or income from disposition of property (Schedule B, Line 4)	18								
19. Pensions, Annuities and IRA Withdrawals									
a. Taxable Amount Received	19a			6		0	0	0	0 0
b. Less N.J. Pension Exclusion.....	19b			6		0	0	0	0 0
c. Subtract Line 19b from Line 19a	19c								
20. Distributive Share of Partnership Income (See instructions).....	20								
21. Net pro rata share of S Corporation Income (See instructions)	21								
22. Net gain or income from rents, royalties, patents & copyrights	22								
(Schedule C, Line 3)									
23. Net Gambling Winnings	23					1	4	2	0 0
24. Alimony and separate maintenance payments received	24								
25. Other (See instructions).....	25								
26. Total Income (Add Lines 14, 15a, 16, 17, 18, 19c, 20, 21, 22, 23, 24, and 25)	26				7	8	3	1	0 0
27. Total Income (From Line 26, page 1)	27				7	8	3	1	0 0
28. Other Retirement Income Exclusion (See Worksheet and instructions)	28			3		0	0	0	0 0
29. New Jersey Gross Income (Subtract Line 28 from Line 27)	29			4		8	3	1	0 0
See instructions.									

Example

George (age 69) and Louise (age 65) Pell are married and file a joint return. Both receive Social Security. Their combined taxable pension income is \$8,414 and they use the Pension Exclusion to exclude the entire amount on their return. They also receive \$11,800 taxable interest, \$950 wages, \$915 dividends, and \$850 in net pro rata share of S corporation income. The Pells complete the Other Retirement Income Exclusion Worksheet as follows:

Other Retirement Income Exclusion Worksheet* (tax year 2001)

Age Requirement: 62 or older

Part I	1. Wages. Enter the amount reported on Line 14, Form NJ-1040 (Line 34, Column A, Form NJ-1040NR)	1.	950
	2. Net Profits From Business. Enter the amount reported on Line 17, Form NJ-1040 (Line 37, Column A, Form NJ-1040NR)	2.	0
	3. Distributive Share of Partnership Income. Enter the amount reported on Line 20, Form NJ-1040 (Line 42, Column A, Form NJ-1040NR)	3.	0
	4. Net pro rata share of S Corporation Income. Enter the amount reported on Line 21, Form NJ-1040 (Line 43, Column A, Form NJ-1040NR)	4.	850
	5. Add lines 1, 2, 3 and 4	5.	1,800

STOP: If line 5 is MORE than \$3,000 — Do not complete Part II. Enter "0" on line 9 and continue with Part III.
 If line 5 is \$3,000 or LESS — Continue with Part II.

Part II	6. Enter: if your filing status is: \$15,000 Married, filing joint return \$11,250 Single; Head of Household; Qualifying Widow(er) \$ 7,500 Married, filing separate return	6.	15,000
	7. Pension Exclusion claimed. Enter the amount from Line 19b, Form NJ-1040 (Pension Exclusion used to calculate amount on Line 41, Col. A, Form NJ-1040NR)..	7.	8,414
	8. Subtract line 7 from line 6. Enter the difference here and on line 9 (Part III). If zero, enter "0"	8.	6,586

Part III	9. Unclaimed Pension Exclusion (from line 8)	9.	6,586
	10a. Are you (and/or your spouse, if filing jointly) now receiving, or will you (and/or your spouse, if filing jointly) ever be eligible to receive Social Security or Railroad Retirement Benefits? <input type="checkbox"/> No — Continue with item 10b <input checked="" type="checkbox"/> Yes — Enter "0" on line 10 and continue with line 11		
	10b. Would you (and your spouse, if filing jointly) be receiving or ever be eligible to receive Social Security or Railroad Retirement Benefits if you had participated in either program? <input type="checkbox"/> No — Enter "0" on line 10 and continue with line 11 <input type="checkbox"/> Yes — Enter on line 10 the amount of exclusion for your filing status shown below and continue with line 11		
	Enter: if your filing status is: \$6,000 Married, filing joint return; Head of Household; Qualifying Widow(er) \$3,000 Single; Married, filing separate return.....	10.	0
	11. Other Retirement Income Exclusion. Add lines 9 and 10. Enter here and on Form NJ-1040, Line 28 (or Form NJ-1040NR, Line 14b, Column A and Column B). If the amount here is zero, make no entry on Line 28, Form NJ-1040	11.	6,586

*Part-year residents/part-year nonresidents do not complete this worksheet. See instructions.

Example

Mary and Pete Corcoran are married and file a joint return. Both are 70 years of age. Their joint income consists of \$19,806 in Social Security benefits, \$8,039 taxable interest, \$5,000 tax exempt interest, \$800 in gambling winnings, \$1,500 in partnership income, \$1,000 in net pro rata share of S corporation income, and \$98,607 net gain from the sale of their vacation home. Neither spouse receives a pension. The Corcorans complete the Other Retirement Income Exclusion Worksheet as follows:

Other Retirement Income Exclusion Worksheet* (tax year 2001)

Age Requirement: 62 or older

Part I	1. Wages. Enter the amount reported on Line 14, Form NJ-1040 (Line 34, Column A, Form NJ-1040NR)	1. <u>0</u>
	2. Net Profits From Business. Enter the amount reported on Line 17, Form NJ-1040 (Line 37, Column A, Form NJ-1040NR)	2. <u>0</u>
	3. Distributive Share of Partnership Income. Enter the amount reported on Line 20, Form NJ-1040 (Line 42, Column A, Form NJ-1040NR)	3. <u>1,500</u>
	4. Net pro rata share of S Corporation Income. Enter the amount reported on Line 21, Form NJ-1040 (Line 43, Column A, Form NJ-1040NR)	4. <u>1,000</u>
	5. Add lines 1, 2, 3 and 4	5. <u>2,500</u>
STOP:	If line 5 is MORE than \$3,000 — Do not complete Part II. Enter "0" on line 9 and continue with Part III.	
	If line 5 is \$3,000 or LESS — Continue with Part II.	
Part II	6. Enter: if your filing status is: \$15,000 Married, filing joint return \$11,250 Single; Head of Household; Qualifying Widow(er) \$7,500 Married, filing separate return	6. <u>15,000</u>
	7. Pension Exclusion claimed. Enter the amount from Line 19b, Form NJ-1040 (Pension Exclusion used to calculate amount on Line 41, Col. A, Form NJ-1040NR)..	7. <u>0</u>
	8. Subtract line 7 from line 6. Enter the difference here and on line 9 (Part III). If zero, enter "0"	8. <u>15,000</u>
Part III	9. Unclaimed Pension Exclusion (from line 8)	9. <u>15,000</u>
	10a. Are you (and/or your spouse, if filing jointly) now receiving, or will you (and/or your spouse, if filing jointly) ever be eligible to receive Social Security or Railroad Retirement Benefits? <input type="checkbox"/> No — Continue with item 10b <input checked="" type="checkbox"/> Yes — Enter "0" on line 10 and continue with line 11	
	10b. Would you (and your spouse, if filing jointly) be receiving or ever be eligible to receive Social Security or Railroad Retirement Benefits if you had participated in either program? <input type="checkbox"/> No — Enter "0" on line 10 and continue with line 11 <input type="checkbox"/> Yes — Enter on line 10 the amount of exclusion for your filing status shown below and continue with line 11	
	Enter: if your filing status is: \$6,000 Married, filing joint return; Head of Household; Qualifying Widow(er) \$3,000 Single; Married, filing separate return.....	10. <u>0</u>
	11. Other Retirement Income Exclusion. Add lines 9 and 10. Enter here and on Form NJ-1040, Line 28 (or Form NJ-1040NR, Line 14b, Column A and Column B). If the amount here is zero, make no entry on Line 28, Form NJ-1040	11. <u>15,000</u>

*Part-year residents/part-year nonresidents do not complete this worksheet. See instructions.

Example

Herbert (age 66) and Marion (age 63) Green live in Nyack, New York. They are married and file a joint return. Herbert is retired and received Social Security benefits of \$12,478 and taxable annuity income of \$9,624. They also received \$3,600 taxable interest and \$7,100 in dividends. Marion Green works in Englewood, New Jersey and earned wages of \$2,836. The Greens complete the Other Retirement Income Exclusion Worksheet as follows:

Other Retirement Income Exclusion Worksheet* (tax year 2001)

Age Requirement: 62 or older

Part I	1. Wages. Enter the amount reported on Line 14, Form NJ-1040 (Line 34, Column A, Form NJ-1040NR)	1. 2,836
	2. Net Profits From Business. Enter the amount reported on Line 17, Form NJ-1040 (Line 37, Column A, Form NJ-1040NR)	2. 0
	3. Distributive Share of Partnership Income. Enter the amount reported on Line 20, Form NJ-1040 (Line 42, Column A, Form NJ-1040NR)	3. 0
	4. Net pro rata share of S Corporation Income. Enter the amount reported on Line 21, Form NJ-1040 (Line 43, Column A, Form NJ-1040NR)	4. 0
	5. Add lines 1, 2, 3 and 4	5. 2,836
STOP:	If line 5 is MORE than \$3,000 — Do not complete Part II. Enter "0" on line 9 and continue with Part III. If line 5 is \$3,000 or LESS — Continue with Part II.	
Part II	6. Enter: if your filing status is: \$15,000 Married, filing joint return \$11,250 Single; Head of Household; Qualifying Widow(er) \$ 7,500 Married, filing separate return	6. 15,000
	7. Pension Exclusion claimed. Enter the amount from Line 19b, Form NJ-1040 (Pension Exclusion used to calculate amount on Line 41, Col. A, Form NJ-1040NR)..	7. 9,624
	8. Subtract line 7 from line 6. Enter the difference here and on line 9 (Part III). If zero, enter "0"	8. 5,376
Part III	9. Unclaimed Pension Exclusion (from line 8)	9. 5,376
	10a. Are you (and/or your spouse, if filing jointly) now receiving, or will you (and/or your spouse, if filing jointly) ever be eligible to receive Social Security or Railroad Retirement Benefits? <input type="checkbox"/> No — Continue with item 10b <input checked="" type="checkbox"/> Yes — Enter "0" on line 10 and continue with line 11	
	10b. Would you (and your spouse, if filing jointly) be receiving or ever be eligible to receive Social Security or Railroad Retirement Benefits if you had participated in either program? <input type="checkbox"/> No — Enter "0" on line 10 and continue with line 11 <input type="checkbox"/> Yes — Enter on line 10 the amount of exclusion for your filing status shown below and continue with line 11	
	Enter: if your filing status is: \$6,000 Married, filing joint return; Head of Household; Qualifying Widow(er) \$3,000 Single; Married, filing separate return.....	10. 0
	11. Other Retirement Income Exclusion. Add lines 9 and 10. Enter here and on Form NJ-1040, Line 28 (or Form NJ-1040NR, Line 14b, Column A and Column B). If the amount here is zero, make no entry on Line 28, Form NJ-1040	11. 5,376

*Part-year residents/part-year nonresidents do not complete this worksheet. See instructions.

The Greens complete Part I and Lines 14a–14c of their New Jersey nonresident return for tax year 2001 as follows:

FORM NJ-1040NR

PART I	TOTAL INCOME	Net losses in one category cannot be applied against income in another. In case of a net loss in any category, enter zero for that category.		(Column A) AMOUNT OF GROSS INCOME (EVERYWHERE)	(Column B) AMOUNT FROM NEW JERSEY SOURCES
34.	Wages, salaries, tips, and other employee compensation.....		34	2,836	2,836
35.	Interest.....		35	3,600	0
36.	Dividends.....		36	7,100	0
37.	Net profits from business (Attach copy of Federal Schedule C, Form 1040).....		37		
38.	Net gains or income from disposition of property (From Line 50).....		38		
39.	Net gains or income from rents, royalties, patents, and copyrights (From Line 53).....		39		
40.	Net Gambling winnings.....		40		
41.	Pensions, Annuities and IRA Withdrawals, Less New Jersey Exclusion.....		41	0	
42.	Distributive Share of Partnership Income.....		42		
43.	Net pro rata share of S Corporation Income.....		43		
44.	Alimony and separate maintenance payments received.....		44		
45.	Other State Nature and Source.....		45		
46.	TOTAL INCOME (Add Line 34 thru 45) (Enter here and on Line 14a, Page 1).....		46	13,536	2,836

	NOTE: Retirement Income Exclusion is computed by completing the worksheet in the instruction booklet.		(Column A) AMOUNT OF GROSS INCOME (EVERYWHERE)		(Column B) AMOUNT FROM NEW JERSEY SOURCES
14a.	Total Income (From Line 46, Part I).....	14a	13,536	14a	2,836
14b.	Other Retirement Income Exclusion (See Worksheet and instructions).....	14b	5,376	14b	5,376
14c.	Gross Income (Subtract Line 14b from Line 14a).....	14c	8,160	14c	0

Taxpayers' Bill of Rights

The New Jersey Taxpayers' Bill of Rights ensures that taxpayers are accorded fair and equitable treatment and receive the information and assistance they need to understand and meet their State tax responsibilities. To find out more, contact the Division of Taxation.

For More Information

For more information on pensions and annuities, contact the Division's Customer Service Center at 609-292-6400, e-mail us at taxation@tax.state.nj.us, or write to:

NEW JERSEY DIVISION OF TAXATION
TECHNICAL SERVICES
INFORMATION AND PUBLICATIONS BRANCH
PO BOX 281
TRENTON NJ 08695-0281

Many State tax forms and publications are now available, both by fax and through the World Wide Web. Call NJ TaxFax at 609-826-4500 from your fax machine's phone or access the Division's home page at: <http://www.state.nj.us/treasury/taxation/>