Summary of Changes

Aside from technical, nonsubstantive changes, this bulletin has been updated to include a new introduction section.

Introduction

The purpose of this bulletin is to provide guidance concerning the civil service annuity adjustment, which is a deduction for a portion of a federal civil service annuity, and the deduction for military retirement pay or survivor’s benefits received as a result of an individual’s active or reserve service in the armed services.

Civil Service Annuity Adjustment

To qualify for the civil service annuity adjustment, the taxpayer must be at least 62 years old at the close of the tax year and have received a civil service annuity included in the taxpayer’s adjusted gross income while a resident of Indiana. The individual’s surviving spouse also qualifies for the deduction but does not have to be age 62 or older to qualify.

The allowable adjustment is equal to the federal civil service annuity received up to a maximum of $8,000 for 2015 and $16,000 for 2016 and thereafter, minus the total amount of Social Security and tier 1 and tier 2 railroad retirement benefits received. If an individual is a resident both of
Indiana and of another state, the adjustment will be prorated by the portion of the annuity received while an Indiana resident.

Example #1: During 2019 a full-year Indiana resident who was 66 years old received a civil service annuity of $17,000. This person also received Social Security retirement benefits of $1,300. The taxpayer received no other income during the year.

The taxpayer would be entitled to a civil service annuity adjustment of $14,700, computed by subtracting the $1,300 Social Security retirement benefits from the first $16,000 of civil service annuity received.

Military Service Deduction for Military Retirement or Survivor’s Benefits

A deduction is allowed for military retirement pay or survivor’s benefits received as a result of the individual’s active or reserve service in the armed services.

For taxable years beginning before January 1, 2018, to qualify for the military service deduction for military retirement or survivor’s benefits, the taxpayer or surviving spouse must be at least 60 years of age on the last day of the tax year and have received military retirement or survivor’s benefits while a resident of Indiana. The allowable adjustment is the amount of military or survivor’s benefits received while a resident of Indiana and included in adjusted gross income. The maximum allowable deduction is $5,000.

For taxable years beginning after December 31, 2017, the maximum allowable deduction for military retirement or survivor’s benefits otherwise includible in Indiana adjusted gross income is increased to $6,250. In addition, the minimum age requirement for qualification has been eliminated. This deduction is in addition to the $5,000 deduction for which taxpayers are otherwise entitled for certain military service income under IC 6-3-2-4(a)(1).

For taxable years beginning after December 31, 2018, the maximum allowable deduction for military retirement or survivor’s benefits will increase for each of four taxable years. The deduction will equal the lesser of the benefits or $6,250 plus a percentage of the benefits in excess of $6,250. For 2019, the percentage will be 25 percent. For 2020, the percentage will be 50 percent. For 2021, the percentage will be 75 percent. For 2022 and later, the percentage will be 100 percent.

Example #2: Taxpayer receives $20,000 in military retirement benefits in 2019. Taxpayer’s deduction will be $6,250 plus 25 percent of $13,750 (the amount in excess of $6,250), for a total deduction of $9,688. For 2020, the deduction will increase to $13,125 ($6,250 plus 50 percent of $13,750), and so forth.

If you have any questions concerning this bulletin, please contact the Tax Policy Division at taxpolicy@dor.in.gov.
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