



The City of New York

Financial Information Services Agency

Office of Payroll Administration

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W-2 2024 INFORMATION FOR CITY, CUNY COMMUNITY COLLEGE, WATER AUTHORITY AND HOUSING AUTHORITY EMPLOYEES

The following information is prepared to help employees better understand their W-2 forms.

A. Annual Salary vs. Amount Actually Received

Wages and other compensation, as shown on the W-2, reflect monies actually paid to an employee during the calendar year, NOT ANNUAL SALARY. The amount reported on the W-2 form may include one or more of the following: supplemental payments, retroactive arrears, etc.

B. Pay Statements

Each pay period, employees receive pay statements containing the details of their pay: gross earnings, withheld taxes, health premiums, TDA deductions, pension deductions, taxable benefits, etc., and year-to-date totals. Pay Statements are available to active employees on NYCAPS Employee Self-Service at www.nyc.gov/ess. They are also a means to assist in verifying the W-2 Wage and Tax Statement information.

C. Singular W-2 Form

The City of New York combines all earnings for one Social Security number onto one W-2 form (e.g., Department of Education, CUNY, Parks, Third-Party Sick Pay, and UFT Paid Parental leave are combined). Only NYC Housing Authority and NYC Municipal Water Finance Authority employees who are also NYC employees will receive a separate W-2 form.

D. Date of Service vs. Date of Check

The W-2 form includes all checks dated in calendar year 2024. Any checks for arrear payments received in 2024 for service performed during a prior year will be included in the 2024 W-2 form.

E. Social Security/Medicare

Social Security (SS)/Medicare regulations stipulate that 2024 FICA deductions must be made at the rate of (SS) 6.2% of \$168,600.00 and (Medicare) 1.45% of all earnings. For Medicare wages in excess of \$200,000.00, the rate is 2.35%. This yields a maximum SS deduction of \$10,453.00. If, in error, more than \$10,453.00 was deducted during the year, a refund payment will be issued by the NYC Financial Information Services Agency-Office of Payroll Administration.

F. Cost of Employer-Sponsored Health Coverage

As part of the Patient Protection and Affordable Care Act of 2010, employers are required to report to each employee the aggregate (employer and employee/retiree) cost of employer-sponsored group health plans. The amount appears in Box 12 labeled as "DD". The amount in Box 12 is for informational purposes only and per the W-2 instructions is not taxable.

G. Tax Deferred Compensation Plan & Tax Deferred Annuity (TDA) (401(k), 403(b), 457 and ROTH)

Your retirement system, insurance company, or Deferred Compensation Plan (DCP) will provide you with a statement or periodic statements which will show cumulative contributions made during the year. The W-2 form provides for TDA contributions to appear as a separate item in Box 12 labeled as "AA", "BB", "D", "E", "EE", or "G". Box 1 "Wages,..." on the W-2 form will be reduced by this amount for "D", "E" and "G". Please contact your TDA provider for further information.

H. Pension IRC414H

Pension members' and NYS Voluntary Defined Contribution Program (VDC) participants' W-2 forms will show a gross wage reduced by the amount of their pension contributions. This contribution, shown in Box 14 and labeled as "IRC414H," is NOT subject to Federal income tax. However, it is subject to FICA, State and City taxes. Please contact your pension system or NYS VDC for information. The Internal Revenue Service (IRS) defines a NYC employee as belonging to a pension plan if there is a plan available for the employee to join regardless of whether the employee opts to join. Therefore, "retirement plan" in Box 13 is checked.

I. IRC125

As a result of nondiscrimination testing for highly compensated employees, the City's Dependent Care Assistance Program (DeCAP) allows a minimum contribution of \$500.00 to a maximum contribution of \$5,000.00 for tax year 2024. The Health Care Flexible Spending Account (HCFSAs) allows a minimum contribution of \$260.00 to a maximum contribution of \$3,200.00 for year 2024. Health insurance plan premium deductions for basic and/or optional riders are deducted from the employee's payroll statement. The following are the payroll deductions covered under IRC section 125: employee health insurance deductions, DeCAP and HCFSAs. IRC125 deductions are treated on a pre-tax basis for Federal tax purposes, and these deductions reduce gross wages, TDA, FICA wages and taxes. However, they are subject to State and City taxes. The aggregate amount of the deductions is shown in Box 14 labeled as "IRC125." DeCAP will be shown in Box 10. For further information, contact the FSA Program via email through the FSA Program website at

J. Commuter Benefits Program IRC 132

Under IRC 132, the City allows employees to cover Qualified public transportation costs and qualified parking costs on a pre-tax basis through payroll deductions used to fund a Commuter Benefits Commuter Card, Annual Transit Card, Transit Pass, Access-a-Ride or Park-n-Ride plan. These pre-tax deductions, shown in Box 14 and labeled as "IRC132," are not subject to income or FICA taxes.

K. Domestic Partner Benefit

The taxable value of providing City health and/or Union/Welfare Fund coverage for your domestic partner has been reported to the IRS. Imputed income (IMP) is the taxable value of the employer contribution for health benefits provided to an employee's/retiree's domestic partner. This amount is included in Box 1 and must be reported for Federal, State, and Local taxes. This amount is shown in Box 14 labeled as "IMP." For DP enrollment information, go to the Health Benefits website at www.nyc.gov/olr.

L. Excess Benefit Plan

Internal Revenue Code Section 415(b) is a federal tax provision that limits the amount of an annual benefit that a retiree can receive from a tax-qualified defined benefit pension plan. The Excess Benefit Plan (EBP) amount is included in Box 1 and must be reported for Federal taxes. This EBP amount is not subject to FICA, State or City taxes. The EBP amount is shown in Box 14 labeled as "EBP." For further EBP information, contact your retirement system.

M. Union-Sponsored Legal Service/ Motor Vehicle Use/ Parking/ Commuter Benefits Program/ MBF Health and Fitness Fringe Benefits/Wellness

A portion of the money the City contributes to the Union/Welfare Fund is used to provide legal service benefits to eligible participants. The cost of this benefit is considered income, whether or not the service is used. The value of the benefit varies by union affiliation. The value will be added to the gross and FICA wages on the 2024 W-2 form. Employees who have a City motor vehicle assigned to them and drive it to and from home will have an amount added to their gross and FICA Wages. Employees who have access to free parking spaces in areas in which equivalent parking costs more than \$315/month will have an amount added to their gross and FICA Wages. Employees who have a City driver assigned to them will have an additional amount added to their gross and FICA wages. For Commuter Card -

No Admin Fee, Unrestricted, Annual Transit Card and Access-A-Ride plan participants, the City pays an administrative service fee on the employee's behalf. The value of this fringe benefit is added to gross and FICA wages reported. Employees and retirees who receive Management Benefits Fund (MBF) Health and Fitness Reimbursements will have an amount added to their gross and FICA wages. All of these fringe benefit amounts are shown in Box 14.

N. Union Disability (Third Party Sick Pay)

Union short-term disability payments to employees are treated as regular wages for the purposes of SS/Medicare deductions.

O. Line-of-Duty Injuries (LoDI) (Uniformed Agencies/ D.A.'s)

IRS regulations provide favorable tax treatment of your wages during the approved leave period of injury. Wages will be treated on a pre-tax basis. LoDI will reduce gross and FICA wages for all days an employee is out on LoDI. TDA contributions will also be affected by LoDI wages. Affected employees who believe that an error exists on their W-2 form must contact their agency's payroll/personnel office.

P. Pedagogic Line-of-Duty Injuries (DoE LoDI only)

Continuation of full wages is granted on approved OP198 forms by the DoE Medical Bureau. IRS regulations provide favorable tax treatment of your wages received during this approved leave period of injury. LoDI will reduce gross and FICA wages for all days an employee is out on LoDI. TDA contributions may also be affected by LoDI wages. Affected employees who believe that an error exists on their W-2 forms must contact the DoE. The DoE LoDI Hotline email is W2Unit@schools.nyc.gov.

Q. Department of Education W-2 Inquiry Only

DoE written inquiries may be emailed to W2Unit@schools.nyc.gov.

R. Errors on the W-2 Wage and Tax Statement

Employees who believe an error exists on their W-2 forms must contact their agency. Amended W-2's (Form W-2c) are used for W-2 corrections. If, after review, the W-2 has been determined to be incorrect, form W-2c will be available at www.nyc.gov/ess. Only corrected data will appear on the W-2c. Income tax authorities are notified of corrections. The employee must file income tax returns with both the W-2c and the original W-2 forms.