## 2024 · AS A RETIREE, WHAT ISSUES SHOULD I CONSIDER WHEN REVIEWING MY 2023 TAX RETURN?



FAMILY AND FILING ISSUES	YES	NO	INVESTMENT INCOME ISSUES	YES	NO
Did you take the standard deduction of \$13,850 (single) or \$27,700 (MFJ) listed on Form 1040, Line 12? If so, consider whether bunching charitable contributions and/or certain expenses (e.g., medical expenses and property taxes) into one tax year may allow better itemization.			Is any interest being reported (Form 1040, Lines 2a and 2b) or are dividends being reported (Form 1040, Lines 3a and 3b)? If so, reference Schedule B to understand which accounts are generating income, whether the interest is taxable or tax-exempt, and if the dividends are ordinary or qualified.		
Are you married and do you want to protect yourself against liability issues, have a large disparity between your incomes, or have large itemized deductions? If so, consider preparing your tax return as both MFJ and MFS to compare the net tax liabilities. MFS may generate a smaller tax liability.			Is your MAGI above \$200,000 (single) or \$250,000 (MFJ), and do you have significant Net Investment Income (calculated on Form 8960)? If so, you may be subject to the Net Investment Income Tax of 3.8%.		
<ul> <li>Are you recently divorced or has your spouse passed away</li> <li>recently? If so, review your filing status (located at the top of Form 1040).</li> </ul>			<ul> <li>Were there any capital gains (or losses) reported (Form 1040, Line 7)? If so, see Schedule D, Line 13, for capital gain distributions.</li> <li>See Schedule D, Line 6 and Line 14, for short-term and long-term loss carryovers, ensuring that they have been carried over from</li> </ul>		
<b>Have you been divorced?</b> If you entered into a divorce agreement after 12/31/2018, alimony is not deductible by the payor or taxable			previous tax returns.		
to the recipient. If you entered into a divorce agreement before 1/1/2019, alimony is deductible by the payor (Schedule 1, Line 19a) and taxable to the recipient (Schedule 1, Line 2a).			RETIREMENT PLAN ISSUES	YES	NO
<ul> <li>Was there any AMT (Form 6251)? If so, consider the following:</li> <li>Review strategies to reduce AMT, such as minimizing large capital gains or harvesting losses.</li> </ul>			Did you reach your Required Beginning Date in 2023 or before, or do you have an inherited IRA? If so, make sure that your RMD has been satisfied and that it has been reported (Form 1040, Lines 4a and 4b or 5a and 5b).		
<ul> <li>If you paid a significant amount of AMT in 2022, check Form 8801 to see if you received a credit.</li> </ul>			Are you at least age 70 ½ and did you complete a Qualified Charitable Distribution? If so, make sure it is properly reflected,		
Are you and/or your spouse age 65 or over (or are you or your spouse blind)? If so, you are eligible for a higher standard			with the amount excluded on Form 1040, Line 4b.		
deduction of \$1,500 for each married taxpayer and \$1,850 for unmarried taxpayers.			<ul> <li>Have you ever made a non-deductible IRA contribution (Form</li> <li>8606)? If so, make sure the cost basis is being tracked properly.</li> </ul>		
Did you owe more tax (Form 1040, Line 37), or did you receive a higher refund (Form 1040, Line 34) than expected? If so, determine if this is due to a unique circumstance (such as the sale			<b>Did you withdraw money from an IRA that holds after-tax</b> <b>contributions?</b> If so, check Form 8606 to ensure the taxable and non-taxable portion of the distribution was calculated correctly.		
of a highly appreciated investment) by comparing taxable income from the last two years' tax returns.			<b>Did you convert amounts from a traditional IRA to a Roth IRA?</b> If so, check Form 8606 to ensure that the amount converted is		
Did you fail to withhold enough tax or did you underpay estimates? If so, review Form 2210 and Form 1040, Line 38, to see the amount of the penalty.			reported and any non-deductible IRA contributions that were converted are treated as non-taxable. (continue on next page)		

© fpPathfinder.com. Licensed for the sole use of of Evensky & Katz/ Foldes Wealth Management. All rights reserved. Used with permission. Updated 01/15/2024.

## 2024 · AS A RETIREE, WHAT ISSUES SHOULD I CONSIDER WHEN REVIEWING MY 2023 TAX RETURN?



RETIREMENT PLAN ISSUES (CONTINUED)		NO
Did you roll over retirement funds during the tax year from one account to another (e.g., 401(k) to IRA)? If so, ensure that it is treated as a rollover and not a taxable distribution by verifying that Form 1040, Line 4a or 5a, shows the amount of the rollover. Form 1040, Line 4b or 5b, should be \$0 if no taxable distributions occurred.		
Did you roll over retirement funds and utilize NUA? If so, review your retirement plan distributions on Form 1040, Lines 5a and 5b, to make sure the basis was taxed.		
OTHER ISSUES	YES	NO
Did you take a non-qualified distribution from a 529 account? If so, file Form 5329 to calculate the penalty. The penalty is carried over to Schedule 2, Line 8. Reference "Is The Distribution From My 529 Plan Subject To Federal Income Tax?" flowchart.		
<b>Did you have large medical expenses?</b> If so, review Schedule A, Line 1, to determine your medical expenses and your deduction limit. When calculating medical expenses remember to count Medicare premiums and long-term care premiums.		
Are there state-specific issues that should be considered? Many states offer tax benefits to retirees, such as not taxing Social Security and/or pensions.		
<b>Do you own rental real estate?</b> If so, review Schedule E to see what expenses you deducted on the rental property.		



## IMPORTANT DISCLOSURE INFORMATION

Past performance may not be indicative of future results. Different types of investments involve varying degrees of risk. Therefore, it should not be assumed that future performance of any specific investment or investment strategy (including the investments and/or investment strategies recommended and/or undertaken by Evensky & Katz / Foldes Wealth Management), or any non-investment related content, will be profitable, equal any corresponding indicated historical performance level(s), be suitable for your portfolio or individual situation, or prove successful. Evensky & Katz / Foldes Wealth Management is neither a law firm nor accounting firm, and no portion of its services should be construed as legal or accounting advice. Please remember that it remains your responsibility to advise Evensky & Katz / Foldes Wealth Management, in writing, if there are any changes in your personal/financial situation or investment objectives for the purpose of reviewing/evaluating/revising our previous recommendations and/or services,

or if you would like to impose, add, or to modify any reasonable restrictions to our investment advisory services. A copy of our current written disclosure statement discussing our advisory services and fees is available upon request. The scope of the services to be provided depends upon the

## terms of the engagement.

<u>Please Note</u>: Rankings and/or recognition by unaffiliated rating services and/or publications should not be construed by a client or prospective client as a guarantee that he/she will experience a certain level of results if Evensky & Katz / Foldes Wealth Management is engaged, or continues to be engaged, to provide investment advisory services, nor should it be construed as a current or past endorsement of Evensky & Katz / Foldes Wealth Management by any of its clients. Rankings published by magazines, and others, generally base their selections exclusively on information prepared and/or submitted by the recognized adviser. Rankings are generally limited to participating advisers.

1-800-448-5435 | Evensky.com

