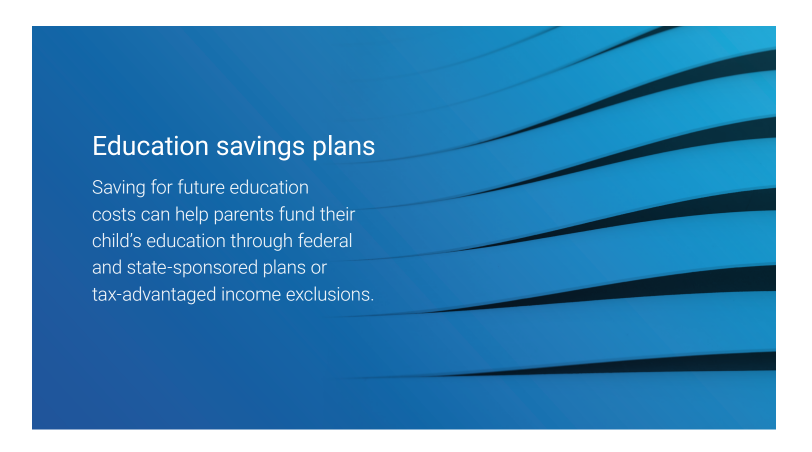




A good education can be a steppingstone to a bright future, but it can also be a big financial burden. Whether it's the first day of kindergarten at a private school or a second graduate degree, paying for an education has major tax consequences. To start things off right, here are some tax tips to keep in mind.



per year.

Section 529 plans — 529 savings plans allow for annual tax-free distributions per beneficiary (regardless of the number of contributing plans) for qualifying expenses. Beginning in 2018, these plans can fund the educational expenses of students in grades K–12 who are enrolled in religious and other private schools. However, distributions for grades K–12 cannot exceed \$10,000 per beneficiary, and not all state-sponsored plans have adopted the expanded use of these funds.

Note: The IRS treats contributions to 529 plans as gifts for tax purposes, but they're eligible for the annual gift tax exclusion.

Prepaid tuition plans — Some states offer prepaid tuition plans that lock in future tuition costs at current rates. Most plans have residency requirements. Only 18 state-sponsored plans exist and only 11 of these are accepting new applications. Distributions from prepaid tuition plans generally are limited to expenses for tuition and fees.

Like 529 plans, Coverdell ESAs can help pay for education costs. They can also help pay for school expenses such as tutoring, uniforms and books at K–12 schools. Benefits phase out completely for single filers with a modified adjusted gross income (MAGI) of \$110,000 and \$220,000 for married couples filing jointly. The total amount of contributions to these plans cannot exceed \$2,000

Coverdell education savings account (ESA) -

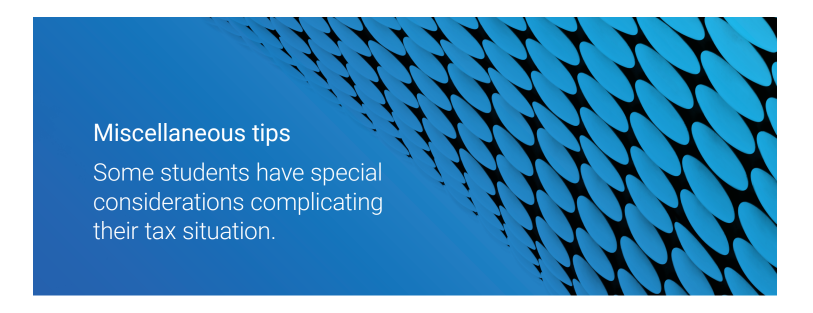
United States savings bonds — Individuals who purchase U.S. savings bonds for higher education costs may exclude interest earned on these bonds up to the cost of the qualifying education expenses. Phase-out for this exclusion begins after a taxpayer's MAGI exceeds \$79,550 (\$119,300 for married filing jointly). This exclusion is not available for married taxpayers who file jointly.



Employer-provided education assistance — Employees who work for a company that has a qualified educational assistance program may exclude up to \$5,250 per year in education assistance as a tax-free benefit if these funds are used for qualified expenses.

Student loan debt cancellations — Canceled debt generally becomes taxable income to an individual, but certain students may exclude canceled government student loans from income if the student works for a specified amount of time in certain professions.

Student loan repayment assistance — Student loan repayment assistance an employer makes on behalf of the employee is tax-free to the recipient in some cases. Generally, a student must work in a qualified profession for these payments to be excluded from income.



Child and dependent care tax credit — Those going back to school may qualify for the child and dependent care tax credit. This credit allows married couples filing jointly to claim up to \$3,000 in child care expenses per qualifying individual (up to \$6,000). Married couples must file jointly, and both spouses must be working to claim this credit. How much a couple can claim depends on their income.

Note: A parent must have custody of the child for more than 50% of the year to qualify for this credit. The qualifying child must be under the age of 13 and claimed on the tax return as a dependent.

American Opportunity Tax Credit (AOTC) — Individuals may receive up to a \$2,500 credit during the first four years of post-secondary education for an eligible student. The credit is based on qualified tuition and related expenses paid during the tax year. The amount to be refunded cannot exceed 40% of the total credit.

Lifetime Learning Credit (LLC) — Similar to the AOTC, some students enrolled in eligible educational institutions may receive a credit of 20% of qualified education expenses — up to \$2,000 — for themselves or any qualifying dependent they claim on their tax return.

**Pell grants** — These funds are excluded from income if used for qualified tuition and related expenses.

Scholarships — Scholarships for tuition and fees are nontaxable if they're used for those purposes. Even if a stipend is used for tuition and related expenses, it'll be considered taxable income. Qualifying expenses covered by scholarships can't be used to claim the AOTC or LLC.

Retirement accounts — If allowed by the plan, taxpayers may borrow against their retirement accounts or withdraw funds from them. Depending on the type of plan, distributions may be made without incurring the 10% early withdrawal penalty. However, distributions from certain retirement plans (e.g., traditional IRAs or 401(k)s) are subject to regular income tax.

The child and dependent care tax credit allows married couples filing jointly to claim up to

\$3,000

in child care expenses per qualifying individual (up to \$6,000).



Educator expense deduction — An eligible educator may claim a deduction for unreimbursed costs for personal development courses or classroom expenses up to \$250. Tax reform eliminated the option to claim any excess as a miscellaneous itemized deduction.

Work-related education expenses for employees — Tax reform eliminated deductions for work-related expenses employees incur starting in 2018, but self-employed workers may continue to claim the deduction as a business expense.

## Tuition and fees

In prior years, some taxpayers were able to deduct up to \$4,000 from their taxable income for certain educational expenses. This deduction has not yet been reinstated for 2018.

Reviewed November 2018

