Review your print out for checklist items.

1040

Department of the Treasury—Internal Revenue Service (99) **U.S. Individual Income Tax Return**

2021

OMB No. 1545-007

IRS Use Only—Do not write or staple in this space.

Filing Status Check only one box.	If yo	Single Married filing jointly [ou checked the MFS box, enter the reson is a child but not your dependent	— name of	ied filing separately your spouse. If you	, ,	_		` ,	_	, ,	, , , ,
Your first name	and m	iddle initial	Last na	ame					Your so	cial securi	ity number
Akshay 1	Redd	У	Gou	ru					109-	93-505	55
If joint return, s	pouse's	s first name and middle initial	Last na	ame					Spouse'	s social se	curity number
Home address	(numbe	er and street). If you have a P.O. box, see	e instruct	ions.				Apt. no.	Preside	ntial Electi	ion Campaign
717 Ber	nard	St						108		nere if you	
City, town, or p	ost offi	ce. If you have a foreign address, also co	omplete :	spaces below.	Sta	te	ZIP	code		0,	ntly, want \$3
Denton					T	X	76	2016710	_	ow will not	Checking a
Foreign countr	y name			Foreign province/sta	te/coun	ty	Fore	eign postal code		or refund	
At any time du	ıring 20	021, did you receive, sell, exchange	, or oth	erwise dispose of a	any fina	ancial interest	in an	y virtual curre	ncy?	Yes	⊠ No
Standard Deduction	_	neone can claim: You as a de Spouse itemizes on a separate retu				a dependent					
Age/Blindnes	s You	: Were born before January 2, 1	1957 [Are blind	pouse	: Was bo	rn be	fore January	2, 1957	☐ Is b	lind
Dependent	s (see	instructions):		(2) Social secu	rity	(3) Relations	hip	(4) ✓ if q	ualifies for	r (see instru	uctions):
If more	(1) F	irst name Last name		number		to you		Child tax c	redit	Credit for of	ther dependents
than four											
dependents, see instruction	۰										
and check											
here ▶ □											
	1	Wages, salaries, tips, etc. Attach	Form(s)	W-2					. 1		5,501.
Attach	2a	Tax-exempt interest	2a		b T	axable interes	st		. 2b		
Sch. B if required.	3a	Qualified dividends	За		b 0	Ordinary divide	ends		. 3b		
required.	4a	IRA distributions	4a		b T	axable amour	nt .		. 4b		
	5a	Pensions and annuities	5a		b T	axable amour	nt .		. 5b		
Standard	6a	Social security benefits	6a		b T	axable amour	nt .		. 6b		
Deduction for—	7	Capital gain or (loss). Attach Sche	dule D	if required. If not re	equired	, check here		▶[7		
 Single or Married filing 	8	Other income from Schedule 1, lir	ne 10						. 8		
separately, \$12,550	9	Add lines 1, 2b, 3b, 4b, 5b, 6b, 7,	and 8.	This is your total ir	ncome				▶ 9		5,501.
Married filing	10	Adjustments to income from Sche	edule 1,	line 26					. 10		
jointly or Qualifying	11	Subtract line 10 from line 9. This is	s your a	djusted gross inc	ome				▶ 11		5,501.
widow(er), \$25,100	12a	Standard deduction or itemized	-	-		12	2a	12,55	ο.		
\$25,100 • Head of	b	Charitable contributions if you take		•	,	ructions) 12	2b				
household, \$18,800	С	Add lines 12a and 12b							. 120	>	12,550.
If you checked	13	Qualified business income deduct			rm 899	05-A			. 13		
any box under Standard	14	Add lines 12c and 13							. 14		12,550.
Deduction,	15	Taxable income. Subtract line 14	from lin	ne 11. If zero or les	s, ente	er -0			. 15		0.

16	Form 1040 (2021	1)										Page 2
18		16	Tax (see instructions). Check	if any from Form	(s): 1 881	4 2 🗌 4972	3 🗌		. 16	;		0.
18		17	Amount from Schedule 2, lin	e3					. 17	,		
20 And lines 19 and 20 . 20 . 21 . 22 . 20 . 22 . 20 . 22 . 20 . 23 . 30 . 30		18	Add lines 16 and 17						. 18	3		0.
21		19	Nonrefundable child tax cred	dit or credit for o	ther depender	nts from Schedule	e 8812 .		. 19	,		
22 22 23 24 24 25 26 27 27 28 28 29 28 28 29 27 28 28 29 27 28 28 29 28 28 29 28 28		20	Amount from Schedule 3, lin	e8					. 20)		
23 Other taxes, including self-employment tax, from Schedule 2, line 21 24 Add lines 22 and 23. This is your total tax Foderal income tax withheld from:		21	Add lines 19 and 20						. 2	i T		
24 Add lines 22 and 23. This is your total tax 24 0.		22	Subtract line 21 from line 18	. If zero or less,	enter -0				. 22	2		0.
24		23								3		0.
25 Federal income tax withheld from: 25 Edit		24	Add lines 22 and 23. This is	your total tax					▶ 24	ŀ		
b Form(s) 1099		25	Federal income tax withheld	from:								
C Cher forms (see instructions) 25d 121		а	Form(s) W-2				25a	1:	21.			
C Cher forms (see instructions) 25d 121		b	Form(s) 1099				25b					
272 273 274 275 276 277 277 278		С					25c					
272 273 274 275 276 277 277 278		d	Add lines 25a through 25c						. 25	d		121.
Part	16	26							. 26	;		
Check ner et 'you' we're born' after 'January 1, 1994, and Defore 'Laxpayers who are at least age 18, to claim the EIC. See instructions ▶ b Nontaxable combat pay election		27a	• •				1 1					
c Prior year (2019) earned income	attach Sch. EIC.		January 2, 2004, and you	ı satisfy all the	e other requi	rements for						
28 Refundable child tax credit or additional child tax credit from Schedule 8812 29 American opportunity credit from Form 8863, line 8		b	Nontaxable combat pay elec	tion	. 27b							
29 American opportunity credit from Form 8863, line 8		С	Prior year (2019) earned inco	ome	. 27c							
30		28	Refundable child tax credit or	additional child	tax credit from	Schedule 8812	28					
31 Amount from Schedule 3, line 15		29	American opportunity credit	from Form 8863	3, line 8		29					
32 Add lines 27a and 28 through 31. These are your total other payments and refundable credits 32 1,400.		30	Recovery rebate credit. See	instructions .			30	1,4	00.			
Refund 33		31	Amount from Schedule 3, lin	e 15			31					
Refund 34		32	Add lines 27a and 28 throug	h 31. These are	your total oth	er payments and	d refundable	credits	▶ 32	2	1,4	400.
35a		33	Add lines 25d, 26, and 32. T	hese are your to	tal payments				▶ 33	}		
35a	Refund	34	If line 33 is more than line 24	, subtract line 2	4 from line 33.	This is the amou	nt you overp a	aid .	. 34	ł	1,	521.
See instructions Image: Policy of the property of the prop		35a	Amount of line 34 you want	refunded to you	I. If Form 8888	is attached, che	ck here .	🕨	35	а	1,	521.
Account number 4 8 8 9 9 9 5 2 4 4 5 3 9 9 8 5 2 4 4 5 5 9 9 8 6 5 2 4 4 5 5 9 9 8 6 5 2 4 4 5 5 9 9 8 6 5 2 4 4 5 5 9 9 8 6 5 2 4 4 5 5 9 9 8 6 7 8 9 8 9 9 8 9 8 9 9 8 9 8 9 9 8 9 9 8 9 8 9 9 8 9 9 8 9 9 8 9 9 8 9 9 8 9 9 8 9 9 8 9		►b				, , <u> </u>	Checking	Savi	ngs			
Amount You Owe 37	See instructions.	►d	Account number 4 8 8	0 9 8 5	2 4 4 5	5 3						
You Owe 38 Estimated tax penalty (see instructions) ▶ 38 Third Party Designee Do you want to allow another person to discuss this return with the IRS? See instructions Yes. Complete below. No Designee's name ▶ Phone no. Phone no. Personal identification number (PIN) ▶ Personal identification number (PIN) ▶ Under penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and to the best of my knowledge and belief, they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which preparer has any knowledge. Your signature Date Your occupation If the IRS sent you an Identity Protection PIN, enter it here (see inst.) ▶ See instructions. Keep a copy for your records. Phone no. (214)991-8279 Email address Preparer's name Preparer's signature Date PTIN Check if: Self-employed Prim's name ▶ Self-Prepared Phone no. Firm's address Firm's EIN ▶		36	Amount of line 34 you want a	applied to your	2022 estimate	ed tax 🕨	36					
Third Party Designee Do you want to allow another person to discuss this return with the IRS? See instructions	Amount	37	Amount you owe. Subtract	line 33 from line	24. For details	s on how to pay,	see instructio	ns .	▶ 37	,		
Designee Instructions Designee's Phone Personal identification number (PIN) Personal identification Personal ident	You Owe	38	Estimated tax penalty (see in	structions) .		🕨	38					
Sign Here Under penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and to the best of my knowledge and belief, they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which preparer has any knowledge. Your signature Date Your occupation If the IRS sent you an Identity Protection PIN, enter it here (see inst.) ▶				•			. ▶ ☐ Ye			_		
Sign Here Under penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and to the best of my knowledge and belief, they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which preparer has any knowledge. Your signature Joint return? Date Your occupation If the IRS sent you an Identity Protection PIN, enter it here (see inst.) ▶ See instructions. Keep a copy for your records. Spouse's signature. If a joint return, both must sign. Date Spouse's occupation If the IRS sent your spouse an Identity Protection PIN, enter it here (see inst.) ▶ Phone no. (214)991-8279 Email address Preparer's name Preparer's signature Date PTIN Check if: Firm's name ▶ Self-employed Firm's address ▶ Firm's address ▶			• .		_			Personal	identificatio	'n	$\overline{}$	$\neg \neg$
Here belief, they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which preparer has any knowledge. Your signature Date	<u> </u>			hat I have evereine		d accommonstant ach						
Joint return? See instructions. Keep a copy for your records. Phone no. (214)991-8279 Preparer's name Preparer's signature Preparer's signature Preparer's signature Preparer's signature Production PIN, enter it here (see inst.) ▶	_											
Joint return? See instructions. Keep a copy for your records. Phone no. (214)991-8279 Proparer's signature Protection PIN, enter it here (see inst.) ▶	Here	Yo	ur signature		Date	Your occupation			If the IRS	sent you	an Ident	ity
Spouse's signature. If a joint return, both must sign. Spouse's signature. If a joint return, both must sign. Spouse's signature. If a joint return, both must sign. Phone no. (214)991-8279 Preparer's name Preparer's signature Preparer's signature Date PTIN Check if: Self-employed Firm's name Self-Prepared Firm's address Firm's address Spouse's occupation If the IRS sent your spouse an Identity Protection PIN, enter it here (see inst.)) Date PTIN Check if: Self-employed Phone no. Firm's paid Firm's address Firm's address		k .							Protection	ı PIN, ent		•
Keep a copy for your records. Phone no. (214)991-8279 Preparer's name Preparer's signature Preparer Firm's name ▶ Self-Prepared Firm's address Firm's address Preparer's signature Firm's name ▶ Self-Prepared Firm's address ▶ Preparer's signature Firm's name ▶ Self-Prepared Firm's address ▶		L							. ,		$\perp \perp$	
Preparer's name Preparer's signature Preparer's signature Date PTIN Check if: Self-employed Firm's name ▶ Self-Prepared Firm's address ▶ Prim's address ▶ Preparer's signature Phone no. Firm's EIN ▶	Keep a copy for	Sp	Spouse's signature. If a joint return, both must sign.		Date Spouse's occupation			Identity Protection PIN, enter it here				
Preparer's name Preparer's signature Preparer's signature Date PTIN Check if: Self-employed Firm's name ▶ Self-Prepared Firm's address ▶ Prim's address ▶ Preparer's signature Phone no. Firm's EIN ▶		——Ph	one no. (2]4)991-827	 9	Email address	I		ı				
Preparer Use Only Firm's name ► Self-Prepared Firm's address ► Firm's EIN ►					l		Date	PT	IN	Chec	ck if:	
Use Only Firm's name ► Self-Prepared Firm's address ► Firm's EIN ►											Self-emp	oloyed
Firm's address ► Firm's EIN ►		Fire	m's name ▶ Self-Pre	epared			1		Phone no			
	Use Only											
	Go to www.irs.ge	ov/Forn	n1040 for instructions and the late	st information.		BAA	REV 09/09/22 Intuit.cg.	cfp.sp		-	orm 104	40 (2021)

Name(s) Shown on Return
Akshay Reddy Gouru

	Five Year Tax History:					
	2017	2018	2019	2020	2021	
Filing status					Single	
Total income					5,501.	
Adjustments to income					_	
Adjusted gross income					5,501.	
Tax expense					0.	
Interest expense					_	
Contributions					_	
Misc. deductions					_	
Other itemized ded'ns					_	
Total itemized/ standard deduction					12,550.	
Exemption amount					0.	
QBI deduction						
Taxable income					0.	
Tax						
Alternative min tax						
Total credits						
Other taxes					_	
Payments					1,521.	
Form 2210 penalty						
Amount owed					_	
Applied to next year's estimated tax .						
Refund					1,521.	
Effective tax rate %					0.00	
**Tax bracket %						

^{**}Tax bracket % is based on Taxable income.

IMPORTANT DISCLOSURES

If you are owed federal tax refund(s), you have a right to choose how you will receive the refund(s). There are several options available to you. Some options cost money and some options are free. Please read about these options below.

You can file your federal tax return(s) electronically or by paper and obtain your federal tax refund(s) directly from the Internal Revenue Service ("IRS") for free. If you file your tax return(s) electronically, you can receive refund checks directly from the IRS through the U.S. Postal Service in 21 to 28 days from the time you file your tax return(s) or the IRS can deposit your refund(s) directly into your bank account in less than 21 days from the time you file your tax return(s) unless there are delays by the IRS. If you file a paper return through the U.S. Postal Service, you can receive refund checks directly from the IRS through the U.S. Postal Service in 6 to 8 weeks from the time the IRS receives your return(s) or the IRS can deposit your refund(s) directly into your bank account in 6 to 8 weeks from the time the IRS receives your return(s). However, if your return(s) contains Earned Income Tax Credit or Additional Child Tax Credit, the IRS will issue your refund(s) no earlier than February 15, 2022.

You can file your federal tax return(s) electronically, select the Refund Processing Service ("RPS") for an additional fee of \$39.00 (the "RPS fee"), and have your federal tax refund(s) processed through a processor using banking services of a financial institution. The RPS allows your refund(s) to be deposited into a bank account at Green Dot Bank ("Bank") and deducts your TurboTax fees and other amounts that you authorize from your federal refund(s). The balance of your federal refund(s) is delivered to you via the disbursement method you select. If you file your tax return(s) electronically and select the RPS, the IRS will deposit your refund(s) with Bank. Upon Bank's receipt of your refund(s), Santa Barbara Tax Products Group, LLC, a division of Green Dot Corporation, a Delaware corporation, a processor, will deduct from your federal refund(s) the RPS fee, any fees charged by TurboTax for the preparation and filing of your tax return(s) and any other amounts authorized by you and disburse the balance of your refund proceeds to you. Unless there are unexpected delays, federal refunds are received in less than 21 days from the time you file your tax return(s) electronically. However, if your return(s) contains Earned Income Tax Credit or Additional Child Tax Credit, the IRS will issue your refund(s) no earlier than February 15, 2022.

The RPS is not necessary to obtain your refund(s). If you have an existing bank account, you do not need to use the RPS, which requires the payment of a fee, in order to receive a direct deposit from the IRS. You may consult the IRS website (IRS.gov) for information about tax refund processing.

If you select the RPS, no prior debt you may owe to Bank will be deducted from your refund(s).

You can change your income tax withholdings which might result in you receiving additional funds throughout the year rather than waiting to receive these funds potentially in tax refund(s) next year. Please consult your employer or tax advisor for additional details.

This Agreement requires all disputes to be resolved by way of binding arbitration. The terms of the arbitration provision appear in Section 11.

Information regarding low-cost deposit accounts may be available at www.mymoney.gov

The chart below shows the options for filing your federal tax returns (e-file or paper returns), the RPS product, refund disbursement options, estimated timing for obtaining your federal tax refund proceeds, and costs associated with the various options.

WHAT TYPE OF FILING METHOD?	WHAT ARE YOUR DISBURSEMENT OPTIONS?	WHAT IS THE ESTIMATED TIME TO RECEIVE REFUND(S)?	WHAT COSTS DO YOU INCUR IN ADDITION TO TAX PREPARATION FEES?
PAPER RETURN No Refund Processing Service	IRS direct deposit to your personal bank account.	Approximately 6 to 8 weeks 1	No additional cost.
Service	Check mailed by IRS to address on tax return(s).	Approximately 6 to 8 weeks 1	
ELECTRONIC FILING (E-FILE)	IRS direct deposit to your personal bank account.	Usually within 21 days 1	No additional cost.
No Refund Processing Service	Check mailed by IRS to address on tax return(s).	Approximately 21 to 28 days 1	
ELECTRONIC FILING (E-FILE)	Direct deposit to your personal bank account.	Usually within 21 days 1	\$39.002
Refund Processing Service			

Questions? Call 877-908-7228

¹You may experience delays with your tax refund(s) if, for example, you enter incorrect bank account or contact information, you enter a bank account in someone else's name, or if possible suspicious activity is detected. If your return(s) contains Earned Income Tax Credit or Additional Child Tax Credit, the IRS will issue your refund(s) no earlier than February 15, 2022.

²The charges here consist of an RPS Fee, a TurboTax fee and any fees for additional products and services purchased. See Section 3 of the Refund Processing Service Agreement for the cost of the service you have chosen.

Santa Barbara Tax Products Group, LLC, a division of Green Dot Corporation, a Delaware corporation, and Green Dot Bank Refund Processing Service Agreement ("Agreement")

Name: Akshay Reddy Gouru
Social Security No.: 109-93-5055

This Agreement contains important terms, conditions and disclosures about the processing of your refund(s) (the "Refund Processing Service" or "RPS") by Santa Barbara Tax Products Group, LLC, a division of Green Dot Corporation, a Delaware corporation ("Processor"), a third party processor using banking services of Green Dot Bank ("Bank"). Read this Agreement carefully before accepting its terms and conditions, and print a copy and/or retain this information electronically for future reference. As used in this Agreement, the words "you" and "your" refer to the applicant or both the applicant and joint applicant if the 2021 federal income tax return(s) is a joint return (individually and collectively, "Applicant"). The words "we," "us" and "our" refer to Bank and Processor.

- 1. NOTICE: No Requirement To Use the Refund Processing Service In Order To File Electronically. The Refund Processing Service Is a free option included with your purchase of either turbotax premium services or turbotax max, turbotax plus, or such other intuit tax products purchased in connection with this agreement (each a "tax product"). You are not required to use the refund processing service. If you use the refund processing service, you can expect to receive the proceeds from your federal tax refund(s) within 21 days from when the internal revenue service ("irs") accepts your return(s) unless there are processing delays (or unless your return(s) contains earned income tax credit or additional child tax credit, in which case the irs will issue your refund(s) no earlier than february 15, 2022). The refund processing service will neither speed up nor delay your federal tax refund(s). The cost of preparing your tax return(s) is not any more or less if you purchase the refund processing service.
- 2. Authorization to Release Personal Information. You authorize the IRS to disclose any information to Bank and Processor related to the funding of your 2021 federal tax refund(s). You also authorize Intuit Inc., as the transmitter of your electronically filed tax return(s), Bank and Processor to disclose to each other certain information about you and your tax return(s) for the purpose of providing the services contemplated under this Agreement. You also represent that any authorizations you have made in this Section 2 have also been obtained from and are made with respect to your spouse, if this is a jointly filed return. Please see the Privacy Policy at the end of this Agreement describing how Bank may use or share your personal information.

3.	Summary	of Terms

Expected Federal Refund	
Less Tax Product fees	
Less TurboTax Fees	0.00
Less Fees for Additional Products and Services Purchased	
Expected Proceeds*	1,521.00

^{*} These amounts are itemized. This is only an estimate. The amount will be reduced by any applicable sales taxes, and if applicable, a Return Item Fee and an Account Research and Processing Fee paid to Processor as set forth in Sections 4, 6 and 7 below.

4. Temporary Deposit Account Authorization. You hereby authorize Bank to establish a temporary deposit account ("Deposit Account") for the purpose of receiving your tax year 2021 federal tax refund(s) from the IRS. Bank or Processor must receive an acknowledgement from the IRS that your return(s) has been electronically filed and accepted for processing before the Deposit Account can be opened. You authorize Processor to deduct from your Deposit Account the following amounts: (i) the Tax Product fees; (ii) the fees and charges related to the preparation, processing and transmission of your tax return(s) ("TurboTax Fees"); and (iii) fees for Additional Products and Services Purchased plus applicable taxes. You also authorize Processor to deduct thirty dollars (\$30.00) as a returned item processing fee (the "Return Item Fee") from your Deposit Account for the additional processing required in the event that your deposit is returned or cannot be delivered as directed in Section 7 below. A fee of \$30.00 (the "Account Research and Processing Fee") may be charged if we are required to provide additional processing to return the funds to the IRS. These fees will be deducted from the Deposit Account and will be retained by Processor. You authorize Processor to disburse the balance of the Deposit Account to you after making all authorized deductions or payments. If the Deposit Account does not have sufficient funds to pay the TurboTax Fees, Tax Product fees, and the fees for Additional Products and Services Purchased as set forth in Section 3, and any sales tax, or if your refund proceeds are delayed (a) you authorize Processor to automatically deduct such fees (or any portion thereof) via ACH, electronic check, or wire transfer directly from the account into which you authorized Processor to deposit your expected tax refund proceeds as set forth in Section 7, and (b) if you made alternative arrangements with TurboTax for payment of such fees, those arrangements will be attempted prior to any automatic deduction. To make alternative payment arrangements or revoke your consent to automatic deduction, you must contact Intuit Inc. according to the instructions on the notices e-mailed to you by Intuit Inc. regarding outstanding amounts owed under this Agreement. You also authorize any amounts outstanding pursuant to this Agreement to be deducted from refunds that you may receive up to 24 months after the date of this Agreement and process through the Processor.

- 5. Acknowledgements. (a) You understand that: (i) neither Bank nor Processor can guarantee the amount of your tax year 2021 federal tax refund(s) or the date it will be issued, and (ii) neither Bank nor Processor is affiliated with the transmitter of the tax return(s) (Intuit Inc.) and neither warrants the accuracy of the software used to prepare the tax return(s). (b) You agree that Intuit Inc. is not acting as your agent and is not under any fiduciary duty with respect to the processing of your refund(s) by Bank and Processor. (c) Your refund(s) may be held or returned to the IRS if it is suspected of fraud or identity theft.
- 6. <u>Truth in Savings Disclosure.</u> The Deposit Account is being opened for the purpose of receiving your (or both spouses if this is a jointly filed return) tax year 2021 federal tax refund(s). Processor and Bank will deduct from the Deposit Account the amounts set forth in Section 3. No other deposits may be made to the Deposit Account. No withdrawals will be allowed from the Deposit Account except to collect the amounts stated in this Section, Section 3, Section 7, and Section 4. No interest is payable on the deposit; thus, the annual percentage yield and interest rate are 0%. The Deposit Account will be closed after all authorized deductions have been made and any remaining balance has been disbursed to you. We will also charge a Return Item Fee of \$30.00 if the refund(s) cannot be delivered as directed in Section 7 of this Agreement. A \$30.00 Account Research and Processing Fee may be charged if we are required to provide additional processing to return the funds to the IRS. These fees will be deducted from the Deposit Account and will be retained by Processor. Questions or concerns about the Deposit Account should be directed to Santa Barbara Tax Products Group, LLC, PO Box 70010, Pasadena, CA 91117 or via the Internet at http://sbtpg.com
- 7. <u>Disbursement Method:</u> You agree that the disbursement method selected below will be used by Processor to disburse funds to you.

By using the Direct Deposit method of disbursement, the balance of your Deposit Account will be disbursed to you electronically by ACH direct deposit to your personal bank account designated below. If a joint return is filed, the bank account may be a joint account or the individual account of either spouse.

DIRECT DEPOSIT ACCOUNT TYPE:

Х	Checking	
	Savings	
RTN	1#	. 111000025_
Acc	ount #	488098524453

Note: To ensure that there are no delays in receiving your refund(s), please contact your financial institution to confirm that you are using the correct RTN (routing) and account number. If you or your representative enter your account information incorrectly and your deposit is returned to Bank, the Deposit Account balance minus a \$30.00 Return Item Fee will be disbursed to you via a cashier's check mailed to your physical address of record. Bank, Processor and Intuit Inc. are not responsible for the misapplication of a direct deposit that results from error, negligence or malfeasance on the part of you or your representative. In cases where Bank has received your federal tax refund(s) but is unable to deliver the funds directly to you, funds may be held at Bank until claimed, or returned to the IRS. An Account Research and Processing Fee of \$30.00 may be charged if we are required to provide additional processing to return the funds to the IRS. Return Item and Account Research and Processing Fees will not exceed \$60.00 in the aggregate, and will be deducted from the Deposit Account for federal refunds that continue to be undeliverable and unclaimed and must be returned to the IRS. These fees will be retained by Processor. Due to the risk of fraudulent diversion of tax refunds, we will not process any address or account changes for purposes of disbursing your tax refund(s). If we become aware that your address or checking or savings account has changed after you sign this Agreement but before your federal tax refund(s) is received by us, upon receipt of your federal tax refund(s) from the IRS we will return your tax refund(s) to the IRS after deducting our TurboTax Fees and other applicable fees. We will do our best to escalate the return of your federal tax refund(s) to the IRS and you will need to work with the IRS directly for disbursement.

8. FEDERAL ELECTRONIC FUND TRANSFER ACT DISCLOSURES: In case of errors or questions about electronic transfers to or from the Deposit Account, write to Santa Barbara Tax Products Group, LLC, PO Box 70010, Pasadena, CA 91117 or telephone (877) 908-7228 and provide your name, a description or explanation of the error, and the dollar amount of the suspected error. We will determine whether an error occurred within 10 business days after we hear from you and will correct any error promptly. If we need more time, however, we may take up to 45 business days to investigate your complaint or question. If we decide to do this, we will credit your Deposit Account within 10 business days for the amount you think is in error, although in most circumstances you won't have use of the money until we complete our investigation. If we ask you to put your complaint or question in writing and we do not receive it within 10 business days, we may not credit your Deposit Account. For errors involving transfers of funds to or from the Deposit Account within 30 business days after the first deposit to the Deposit Account was made, (i) we may take up to 90 business days to investigate your complaint or question, and (ii) we may take up to 20 business days to credit your Deposit Account for the amount you think is in error. We will tell you the results within three business days after completing our investigation. If we decide that there was no error, we will send you a written explanation. You may ask for copies of the documents that we used in our investigation.

Business Days: Our business days are Monday through Friday, excluding federal holidays. Saturday, Sunday, and federal holidays are not considered business days, even if we are open.

Confidentiality: We will disclose information to third parties about your account or the transfers you make:

- To complete transfers as necessary;
- To verify the existence and condition of your account upon the request of a third party, such as a credit bureau or merchant;
- To comply with government agency or court orders;
- If you give us your written permission; or
- As explained in the Privacy Policy following this Agreement.

Our Liability: If we do not complete a transfer to your account on time or in the correct amount according to this Agreement, we may be liable for your losses or damages. In addition to all other limitations of liability set forth in this Agreement, we will not be liable to you if, among other things:

- Circumstances beyond our control (such as fire, flood, water damage, power failure, strike, labor dispute, pandemic, computer breakdown, telephone line disruption, or a natural disaster) prevent the transfer, despite reasonable precautions that have been taken.
- The funds in your account are subject to legal process or other claim restricting such transfer.
- You, your representative or a third party provide us with inaccurate or untimely information.
- 9. Governing Law. The enforcement and interpretation of this Agreement and the transactions contemplated herein shall be governed by the laws of the United States, including the Electronic Signatures in Global and National Commerce Act, and, to the extent state law applies, the substantive laws of Ohio.

10. <u>Arbitration Provision.</u> You acknowledge that the services set forth in this Agreement are being made available and priced by Processor on the basis of your acceptance of the following arbitration provision ("Arbitration Provision"). By entering into this Agreement, you acknowledge that you are giving up the right to litigate Claims (as defined below) if you, Bank or Processor elects arbitration of the Claims pursuant to this provision, except as otherwise expressly provided herein, and you hereby knowingly and voluntarily waive the right to trial of all Claims subject to this Agreement. You further acknowledge that you have read this Arbitration Provision carefully, agree to its terms, and are entering into this Agreement voluntarily and not in reliance on any promises or representations whatsoever except those contained in this Agreement.

ARBITRATION NOTICE

THIS AGREEMENT CONTAINS AN ARBITRATION PROVISION. PLEASE READ THIS PROVISION CAREFULLY, AS IT AFFECTS YOUR LEGAL RIGHTS.

- 10.1. Arbitration of Claims: Except as expressly provided herein, any claim, dispute or controversy (whether based upon contract; tort, intentional or otherwise; constitution; statute; common law; or equity and whether pre-existing, present or future), including initial claims, counter-claims, cross-claims and third-party claims, arising from or relating directly or indirectly to this Agreement, including the validity, enforceability, interpretation, scope, or application of the Agreement and this Arbitration Provision (except for the prohibition on class or other non-individual claims, which shall be for a court to decide) ("Claim") shall be decided, upon the election of you, Bank or Processor (or our agents, employees, successors, representatives, affiliated companies, or assigns), by binding arbitration before the American Arbitration Association ("AAA"). Arbitration replaces the right to litigate a claim in court or to have a jury trial. The AAA's phone number is 800-778-7879 and website is http://www.adr.org. You may obtain copies of the current rules, forms, and instructions for initiating an arbitration using the above information.
- 10.2. Other Claims Subject to Arbitration: In addition to Claims brought by you, Claims made by anyone connected with you or anyone making a Claim through you (including a taxpayer filing jointly, employee, agent, representative, affiliated company, predecessor or successor, heir, assignee, or trustee in bankruptcy) against us shall be subject to arbitration as described herein.
- 10.3. Exceptions: We agree not to invoke our right to arbitrate any individual Claim you bring in small claims court or an equivalent court so long as the Claim is pending only in that court. This Arbitration Provision also does not limit or constrain our right to interplead funds in the event of claims to the Account by several parties.
- 10.4. Individual Claims Only: Claims may be submitted to arbitration on an individual basis only. Claims subject to this Arbitration Provision may not be joined or consolidated in arbitration with any Claim of any other person or be arbitrated on a class basis, in a representative capacity on behalf of the general public or on behalf of any other person, unless otherwise agreed to by the parties in writing. However, taxpayers filing jointly and party to this Agreement are considered as one person; Processor and its officers, directors, employees, agents, and affiliates are considered as one person; and Bank and its officers, directors, employees, agents, and affiliates are considered as one person.
- 10.5. Arbitration Fees: If you initiate arbitration, we will advance any arbitration fees, including any required deposit. If we initiate or elect arbitration, we will pay the entire amount of the arbitration fees, including any required deposit. We will also be responsible for payment and/or reimbursement of any arbitration fees to the extent that such fees exceed the amount of the filing fees you would have incurred if your Claim had been brought in the state or federal court nearest your residence with jurisdiction over the Claims.
- 10.6. Procedure: A single arbitrator will resolve the Claims. The arbitrator will be a lawyer with at least ten years' experience or who is a former or retired judge. The arbitration shall follow the rules and procedures of the arbitration administrator in effect on the date the arbitration is filed, except when there is a conflict or inconsistency between the rules and procedures of the arbitration administrator and this Arbitration Provision, in which case this Arbitration Provision shall govern. Any in-person arbitration hearing for a Claim shall take place within the federal judicial district in which you live or at such other reasonably convenient location as agreed by the parties. The arbitrator shall apply applicable substantive law consistent with the Federal Arbitration Act, 9 U.S.C. Section 1 et seq. (the "FAA") and shall honor all claims of privilege and confidentiality recognized at law. All statutes of limitations that would otherwise be applicable shall apply to any arbitration proceeding. The arbitrator shall be empowered to grant whatever relief would be available in court under law or in equity. Any appropriate court may enter judgment upon the arbitrator's award. This Arbitration Provision is made pursuant to a transaction involving interstate commerce, and shall be governed by the FAA.

Page 5

11. <u>Taxpayer Identity Validation Disclosure.</u> To help Bank, Processor and the government identify and fight tax refund fraud, as well as fight the funding of terrorism and money laundering activities, Bank and Processor obtain, verify, and record information that identifies each Refund Processing Service taxpayer. What this means for you: When you apply to use the Refund Processing Service for the purpose of receiving your federal tax refund(s), we will ask for your name, address, date of birth, and other information that will allow us to identify you. We may also ask to see your driver's license or other identifying documents if we need to perform additional due diligence on your account.

YOUR AGREEMENT

Bank and Processor agree to all of the terms of this Agreement. By selecting the "I Agree" button in TurboTax: (i) You authorize Bank to receive your 2021 federal tax refund(s) from the IRS and Processor to make the deductions from your refund(s) described in the Agreement, (ii) You agree to receive all communications electronically in accordance with the "Communications" section of the Tax Year 2021 TurboTax(Registered Trademark) User Agreement, (iii) You consent to the release of your 2021 federal tax refund(s) deposit information and application information as described in Section 2 of this Agreement; (iv) You consent to the automatic debiting of your personal bank account as set forth in Section 4, as applicable, and the Arbitration Provision in Section 10; and (v) You acknowledge that you have reviewed, and agree to be bound by, the Agreement's terms and conditions. If this is a joint return, selecting "I Agree" indicates that both spouses agree to be bound by the terms and conditions of the Agreement.

FACTS	WHAT DOES GREEN DOT BANK	DO WITH YOUR PERSONAL INFO	Rev. 10/2019 DRMATION?			
Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.					
What?	The types of personal information we collect and share depend on the product or service you have with us. This information can include: Social Security number and account balances account transactions and checking account information transaction history and payment history When you are no longer our customer, we continue to share your information as described in this notice.					
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Green Dot Bank chooses to share; and whether you can limit this sharing.					
F	Reasons we can share your personal information	Does Green Dot Bank share?	Can you limit this sharing?			
For our everyday business purposes — such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus.		Yes	No			

Reasons we can share your personal information	Does Green Dot Bank share?	Can you limit this sharing?
For our everyday business purposes — such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus.	Yes	No
For our marketing purposes — to offer our products and services to you.	Yes	No
For joint marketing with other financial companies.	Yes	No
For our affiliates' everyday business purposes — information about your transactions and experiences.	Yes	No
For our affiliates' everyday business purposes — information about your creditworthiness	No	We don't share
For our affiliates to market to you.	No	We don't share
For nonaffiliates to market to you.	No	We don't share

Questions?

Call Toll Free: 800-901-6663

Page 2

Vhat we do	
How does Green Dot Bank protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How does Green Dot Bank	We collect your personal information, for example, when you
personal information?	 open an account or make deposits or withdrawals from your account tell us where to send the money or provide account information give us your contact information
	We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.
Why can't I limit all sharing?	Federal law gives you the right to limit only
	 sharing for affiliates' everyday business purposes — information about your creditworthiness affiliates from using your information to market to you sharing for nonaffiliates to market to you
	State laws and individual companies may give you additional rights to limit sharing.
Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.
	 Our affiliates include companies with a common corporate identity of Green Dot (such as our parent bank holding company Green Dot Corporation) and tax processing services companies, such as Santa Barbara Tax Products Group, LLC.
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies.
	 Green Dot Bank does not share with nonaffiliates so they can market to you.
	A formal agreement between nonaffiliated financial companies that
Joint marketing	together market financial products or services to you.

sbia2201.SCR 12/04/21 -

Santa Barbara Tax Products Group, LLC, a division of Green Dot Corporation, a Delaware corporation, and Civista Bank Refund Processing Service Agreement ("Agreement")

Name: Akshay Reddy Gouru

Social Security No.: 109-93-5055

This Agreement contains important terms, conditions and disclosures about the processing of your refund(s) (the "Refund Processing Service" or "RPS") by Santa Barbara Tax Products Group, LLC, a division of Green Dot Corporation, a Delaware corporation ("Processor"), a third party processor using banking services of Civista Bank ("Bank"). Read this Agreement carefully before accepting its terms and conditions, and print a copy and/or retain this information electronically for future reference. As used in this Agreement, the words "you" and "your" refer to the applicant or both the applicant and joint applicant if the 2021 federal income tax return(s) is a joint return (individually and collectively, "Applicant"). The words "we," "us" and "our" refer to Bank and Processor.

- 1. NOTICE: No Requirement To Use the Refund Processing Service In Order To File Electronically. The Refund Processing Service Is a free option included with your purchase of either turbotax premium services or turbotax max, turbotax plus, or such other intuit tax products purchased in connection with this agreement (each a "tax product"). You are not required to use the refund processing service. If you use the refund processing service, you can expect to receive the proceeds from your federal tax refund(s) within 21 days from when the internal revenue service ("irs") accepts your return(s) unless there are processing delays (or unless your return(s) contains earned income tax credit or additional child tax credit, in which case the irs will issue your refund(s) no earlier than february 15, 2022). The refund processing service will neither speed up nor delay your federal tax refund(s). The cost of preparing your tax return(s) is not any more or less if you purchase the refund processing service.
- 2. <u>Authorization to Release Personal Information.</u> You authorize the IRS to disclose any information to Bank and Processor related to the funding of your 2021 federal tax refund(s). You also authorize Intuit Inc., as the transmitter of your electronically filed tax return(s), Bank and Processor to disclose to each other certain information about you and your tax return(s) for the purpose of providing the services contemplated under this Agreement. You also represent that any authorizations you have made in this Section 2 have also been obtained from and are made with respect to your spouse, if this is a jointly filed return. Please see the Privacy Policy at the end of this Agreement describing how Bank may use or share your personal information.

3.	Summary of Terms
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Expected Federal Refund	1,521.00
Less Tax Product fees	_
Less TurboTax Fees	0.00
Less Fees for Additional Products and Services Purchased	
Expected Proceeds*	1,521.00

^{*} These amounts are itemized. This is only an estimate. The amount will be reduced by any applicable sales taxes, and if applicable, a Return Item Fee and an Account Research and Processing Fee paid to Processor as set forth in Sections 4, 6 and 7 below.

4. Temporary Deposit Account Authorization. You hereby authorize Bank to establish a temporary deposit account ("Deposit Account") for the purpose of receiving your tax year 2021 federal tax refund(s) from the IRS. Bank or Processor must receive an acknowledgement from the IRS that your return(s) has been electronically filed and accepted for processing before the Deposit Account can be opened. You authorize Processor to deduct from your Deposit Account the following amounts: (i) the Tax Product fees; (ii) the fees and charges related to the preparation, processing and transmission of your tax return(s) ("TurboTax Fees"); and (iii) fees for Additional Products and Services Purchased plus applicable taxes. You also authorize Processor to deduct thirty dollars (\$30.00) as a returned item processing fee (the "Return Item Fee") from your Deposit Account for the additional processing required in the event that your deposit is returned or cannot be delivered as directed in Section 7 below. A fee of \$30.00 (the "Account Research and Processing Fee") may be charged if we are required to provide additional processing to return the funds to the IRS. These fees will be deducted from the Deposit Account and will be retained by Processor. You authorize Processor to disburse the balance of the Deposit Account to you after making all authorized deductions or payments. If the Deposit Account does not have sufficient funds to pay the TurboTax Fees, Tax Product fees, and the fees for Additional Products and Services Purchased as set forth in Section 3, and any sales tax, or if your refund proceeds are delayed (a) you authorize Processor to automatically deduct such fees (or any portion thereof) via ACH, electronic check, or wire transfer directly from the account into which you authorized Processor to deposit your expected tax refund proceeds as set forth in Section 7, and (b) if you made alternative arrangements with TurboTax for payment of such fees, those arrangements will be attempted prior to any automatic deduction. To make alternative payment arrangements or revoke your

consent to automatic deduction, you must contact Intuit Inc. according to the instructions on the notices e-mailed to you by Intuit Inc. regarding outstanding amounts owed under this Agreement. You also authorize any amounts outstanding pursuant to this Agreement to be deducted from refunds that you may receive up to 24 months after the date of this Agreement and process through the Processor.

- 5. Acknowledgements. (a) You understand that: (i) neither Bank nor Processor can guarantee the amount of your tax year 2021 federal tax refund(s) or the date it will be issued, and (ii) neither Bank nor Processor is affiliated with the transmitter of the tax return(s) (Intuit Inc.) and neither warrants the accuracy of the software used to prepare the tax return(s). (b) You agree that Intuit Inc. is not acting as your agent and is not under any fiduciary duty with respect to the processing of your refund(s) by Bank and Processor. (c) Your refund(s) may be held or returned to the IRS if it is suspected of fraud or identity theft.
- 6. <u>Truth in Savings Disclosure.</u> The Deposit Account is being opened for the purpose of receiving your (or both spouses if this is a jointly filed return) tax year 2021 federal tax refund(s). Processor and Bank will deduct from the Deposit Account the amounts set forth in Section 3. No other deposits may be made to the Deposit Account. No withdrawals will be allowed from the Deposit Account except to collect the amounts stated in this Section, Section 3, Section 7, and Section 4. No interest is payable on the deposit; thus, the annual percentage yield and interest rate are 0%. The Deposit Account will be closed after all authorized deductions have been made and any remaining balance has been disbursed to you. We will also charge a Return Item Fee of \$30.00 if the refund(s) cannot be delivered as directed in Section 7 of this Agreement. A \$30.00 Account Research and Processing Fee may be charged if we are required to provide additional processing to return the funds to the IRS. These fees will be deducted from the Deposit Account and will be retained by Processor. Questions or concerns about the Deposit Account should be directed to Santa Barbara Tax Products Group, LLC, PO Box 70010, Pasadena, CA 91117 or via the Internet at http://sbtpg.com.
- 7. <u>Disbursement Method:</u> You agree that the disbursement method selected below will be used by Processor to disburse funds to you.

By using the Direct Deposit method of disbursement, the balance of your Deposit Account will be disbursed to you electronically by ACH direct deposit to your personal bank account designated below. If a joint return is filed, the bank account may be a joint account or the individual account of either spouse.

DIRECT DEPOSIT ACCOUNT TYPE:

	Checking	
	Savings	
RTN	l #	111000025
Acc	ount #	488098524453

Note: To ensure that there are no delays in receiving your refund(s), please contact your financial institution to confirm that you are using the correct RTN (routing) and account number. If you or your representative enter your account information incorrectly and your deposit is returned to Bank, the Deposit Account balance minus a \$30.00 Return Item Fee will be disbursed to you via a cashier's check mailed to your physical address of record. Bank, Processor and Intuit Inc. are not responsible for the misapplication of a direct deposit that results from error, negligence or malfeasance on the part of you or your representative. In cases where Bank has received your federal tax refund(s) but is unable to deliver the funds directly to you, funds may be held at Bank until claimed, or returned to the IRS. An Account Research and Processing Fee of \$30.00 may be charged if we are required to provide additional processing to return the funds to the IRS. Return Item and Account Research and Processing Fees will not exceed \$60.00 in the aggregate, and will be deducted from the Deposit Account for federal refunds that continue to be undeliverable and unclaimed and must be returned to the IRS. These fees will be retained by Processor. Due to the risk of fraudulent diversion of tax refunds, we will not process any address or account changes for purposes of disbursing your tax refund(s). If we become aware that your address or checking or savings account has changed after you sign this Agreement but before your federal tax refund(s) is received by us, upon receipt of your federal tax refund(s) from the IRS we will return your tax refund(s) to the IRS after deducting our TurboTax Fees and other applicable fees. We will do our best to escalate the return of your federal tax refund(s) to the IRS and you will need to work with the IRS directly for disbursement.

8. FEDERAL ELECTRONIC FUND TRANSFER ACT DISCLOSURES: In case of errors or questions about electronic transfers to or from the Deposit Account, write to Santa Barbara Tax Products Group, LLC, PO Box 70010, Pasadena, CA 91117 or telephone (877) 908-7228 and provide your name, a description or explanation of the error, and the dollar amount of the suspected error. We will determine whether an error occurred within 10 business days after we hear from you and will correct any error promptly. If we need more time, however, we may take up to 45 business days to investigate your complaint or question. If we decide to do this, we will credit your Deposit Account within 10 business days for the amount you think is in error, although in most circumstances you won't have use of the money until we complete our investigation. If we ask you to put your complaint or question in writing and we do not receive it within 10 business days, we may not credit your Deposit Account. For errors involving transfers of funds to or from the Deposit Account within 30 business days after the first deposit to the Deposit Account was made, (i) we may take up to 90 business days to investigate your complaint or question, and (ii) we may take up to 20 business days to credit your Deposit Account for the amount you think is in error. We will tell you the results within three business days after completing our investigation. If we decide that there was no error, we will send you a written explanation. You may ask for copies of the documents that we used in our investigation.

Business Days: Our business days are Monday through Friday, excluding federal holidays. Saturday, Sunday, and federal holidays are not considered business days, even if we are open.

Confidentiality: We will disclose information to third parties about your account or the transfers you make:

- To complete transfers as necessary;
- To verify the existence and condition of your account upon the request of a third party, such as a credit bureau or merchant;
- To comply with government agency or court orders;
- If you give us your written permission; or
- As explained in the Privacy Policy following this Agreement.

Our Liability: If we do not complete a transfer to your account on time or in the correct amount according to this Agreement, we may be liable for your losses or damages. In addition to all other limitations of liability set forth in this Agreement, we will not be liable to you if, among other things:

- Circumstances beyond our control (such as fire, flood, water damage, power failure, strike, labor dispute, pandemic, computer breakdown, telephone line disruption, or a natural disaster) prevent the transfer, despite reasonable precautions that have been taken.
- The funds in your account are subject to legal process or other claim restricting such transfer.
- You, your representative or a third party provide us with inaccurate or untimely information.
- 9. Governing Law. The enforcement and interpretation of this Agreement and the transactions contemplated herein shall be governed by the laws of the United States, including the Electronic Signatures in Global and National Commerce Act, and, to the extent state law applies, the substantive laws of Ohio.
- 10. Arbitration Provision. You acknowledge that the services set forth in this Agreement are being made available and priced by Processor on the basis of your acceptance of the following arbitration provision ("Arbitration Provision"). By entering into this Agreement, you acknowledge that you are giving up the right to litigate Claims (as defined below) if you, Bank or Processor elects arbitration of the Claims pursuant to this provision, except as otherwise expressly provided herein, and you hereby knowingly and voluntarily waive the right to trial of all Claims subject to this Agreement. You further acknowledge that you have read this Arbitration Provision carefully, agree to its terms, and are entering into this Agreement voluntarily and not in reliance on any promises or representations whatsoever except those contained in this Agreement.

ARBITRATION NOTICE

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10.1. Arbitration of Claims: Except as expressly provided herein, any claim, dispute or controversy (whether based upon contract; tort, intentional or otherwise; constitution; statute; common law; or equity and whether pre-existing, present or future), including initial claims, counter-claims, cross-claims and third-party claims, arising from or relating directly or indirectly to this Agreement, including the validity, enforceability, interpretation, scope, or application of the Agreement and this Arbitration Provision (except for the prohibition on class or other non-individual claims, which shall be for a court to decide) ("Claim") shall be decided, upon the election of you, Bank or Processor (or our agents, employees, successors, representatives, affiliated companies, or assigns), by binding arbitration before the American Arbitration Association ("AAA"). Arbitration replaces the right to litigate a claim in court or to have a jury trial. The AAA's phone number is 800-778-7879 and website is http://www.adr.org. You may obtain copies of the current rules, forms, and instructions for initiating an arbitration using the above information.

- 10.2. Other Claims Subject to Arbitration: In addition to Claims brought by you, Claims made by anyone connected with you or anyone making a Claim through you (including a taxpayer filing jointly, employee, agent, representative, affiliated company, predecessor or successor, heir, assignee, or trustee in bankruptcy) against us shall be subject to arbitration as described herein.
- 10.3. Exceptions: We agree not to invoke our right to arbitrate any individual Claim you bring in small claims court or an equivalent court so long as the Claim is pending only in that court. This Arbitration Provision also does not limit or constrain our right to interplead funds in the event of claims to the Account by several parties.
- 10.4. <u>Individual Claims Only:</u> Claims may be submitted to arbitration on an individual basis only. Claims subject to this Arbitration Provision may not be joined or consolidated in arbitration with any Claim of any other person or be arbitrated on a class basis, in a representative capacity on behalf of the general public or on behalf of any other person, unless otherwise agreed to by the parties in writing. However, taxpayers filing jointly and party to this Agreement are considered as one person; Processor and its officers, directors, employees, agents, and affiliates are considered as one person; and Bank and its officers, directors, employees, agents, and affiliates are considered as one person.
- 10.5. Arbitration Fees: If you initiate arbitration, we will advance any arbitration fees, including any required deposit. If we initiate or elect arbitration, we will pay the entire amount of the arbitration fees, including any required deposit. We will also be responsible for payment and/or reimbursement of any arbitration fees to the extent that such fees exceed the amount of the filing fees you would have incurred if your Claim had been brought in the state or federal court nearest your residence with jurisdiction over the Claims.
- 10.6. Procedure: A single arbitrator will resolve the Claims. The arbitrator will be a lawyer with at least ten years' experience or who is a former or retired judge. The arbitration shall follow the rules and procedures of the arbitration administrator in effect on the date the arbitration is filed, except when there is a conflict or inconsistency between the rules and procedures of the arbitration administrator and this Arbitration Provision, in which case this Arbitration Provision shall govern. Any in-person arbitration hearing for a Claim shall take place within the federal judicial district in which you live or at such other reasonably convenient location as agreed by the parties. The arbitrator shall apply applicable substantive law consistent with the Federal Arbitration Act, 9 U.S.C. § 1 et seq. (the "FAA") and shall honor all claims of privilege and confidentiality recognized at law. All statutes of limitations that would otherwise be applicable shall apply to any arbitration proceeding. The arbitrator shall be empowered to grant whatever relief would be available in court under law or in equity. Any appropriate court may enter judgment upon the arbitrator's award. This Arbitration Provision is made pursuant to a transaction involving interstate commerce, and shall be governed by the FAA.
- 11. <u>Taxpayer Identity Validation Disclosure.</u> To help Bank, Processor and the government identify and fight tax refund fraud, as well as fight the funding of terrorism and money laundering activities, Bank and Processor obtain, verify, and record information that identifies each Refund Processing Service taxpayer. What this means for you: When you apply to use the Refund Processing Service for the purpose of receiving your federal tax refund(s), we will ask for your name, address, date of birth, and other information that will allow us to identify you. We may also ask to see your driver's license or other identifying documents if we need to perform additional due diligence on your account.

YOUR AGREEMENT

Bank and Processor agree to all of the terms of this Agreement. By selecting the "I Agree" button in TurboTax: (i) You authorize Bank to receive your 2021 federal tax refund(s) from the IRS and Processor to make the deductions from your refund(s) described in the Agreement, (ii) You agree to receive all communications electronically in accordance with the "Communications" section of the Tax Year 2021 TurboTax User Agreement, (iii) You consent to the release of your 2021 federal tax refund(s) deposit information and application information as described in Section 2 of this Agreement; (iv) You consent to the automatic debiting of your personal bank account as set forth in Section 4, as applicable, and the Arbitration Provision in Section 10; and (v) You acknowledge that you have reviewed, and agree to be bound by, the Agreement's terms and conditions. If this is a joint return, selecting "I Agree" indicates that both spouses agree to be bound by the terms and conditions of the Agreement.

Rev. 02/2015

Civista Bank Tax Product Privacy Policy

FACTS What does Civista Bank do with your Personal Information?

Why? Financial Companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share and protect your personal information. Please read this notice carefully to understand what we do.

What?

The types of personal information that we collect and share depend on the product or service you have with us. This can include:

- Social Security number and account balances
- payment history and transaction history
- overdraft history and account transactions

When you are no longer our customer, we continue to share your information as described in this notice.

How?

All Financial Companies need to share customers' personal information to run their everyday business. In the section below we list the reasons financial companies can share their customers' personal information; the reasons Civista Bank chooses to share and whether you can limit the sharing.

Reasons we can share your personal information	Does Civista Bank Share?	Can you limit this sharing?
For our everyday business purposes — such as to process your transaction, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus.	Yes	No
For our marketing purposes — to offer our products and services to you.	Yes	No
For joint marketing with other financial companies.	Yes	No
For our affiliates' everyday business purposes — information about your transactions and experiences.	No	We don't share
For our affiliates' everyday business purposes — information about your creditworthiness.	No	We don't share
For our affiliates to market to you.	No	We don't share
For non affiliates to market to you.	No	We don't share
Questions? Call Toll Free: 800-901-6663 or		vve don t snare

Joint Marketing A formal joint marketing agreement between non affiliated financial companies that together market financial products or services to you. Our joint marketing providers include: financial service providers that offer additional payment products.

This Notice is adopted in recognition of our obligations under Title V of Gramm-Leach Bliley Act of 1999.

This Notice applies only to individuals who have applied for a tax-related bank product.

sbia2301.SCR 12/02/21

Other Important Information

We need your consent to process with this payment option

This is an IRS requirement

The purpose of this agreement is to confirm that you are eligible for this payment option. By agreeing, you allow Intuit, the maker of TurboTax software, to verify that your refund is enough to cover total fees and applicable sales tax and to evaluate your current and future eligibility for the Refund Processing Service.

IRS regulations require the following statements:

"Federal law requires this consent form be provided to you. Unless authorized by law, we cannot use your tax return information for purposes other than the preparation and filing of your tax return without your consent. If you consent to the disclosure of your tax return information, Federal law may not protect your tax return information from further use or distribution.

You are not required to complete this form to engage our tax return preparation services. If we obtain your signature on this form by conditioning our tax return preparation services on your consent, your consent will not be valid. You specify that your consent is valid for three years from the date of this signature."

If you believe your tax return information has been disclosed or used improperly in a manner unauthorized by law or without your permission, you may contact the Treasury Inspector General for Tax Administration (TIGTA)at https://www.treasury.gov/tigta/.

To agree, enter your name(s) and date in the boxes below and select the "I Agree" button on the bottom of the page.

I authorize Intuit, the maker of TurboTax, to use the information provided in this 2021 return to determine whether a portion of the refund can be used to pay my fees and to evaluate my current and future eligibility for the Refund Processing Service.

Akshay Reddy Gouru First Name Last Name

Please type the date below: 02/07/2022 Date

Read and accept this Disclosure Consent

This is an IRS requirement

In order to finalize your request for this payment option, we need to send the following information to Green Dot Bank, Member FDIC ('BANK') and to Santa Barbara Tax Products Group, LLC ('SBTPG'), the administrator and servicer of this payment option: your identifying information, your deposit information and your refund amount.

We transmit this information so that you may use this payment option. BANK and SBTPG will use your information in accordance with their applicable refund processing service agreement and privacy policy.

IRS regulations require the following statements:

"Federal law requires this consent form be provided to you. Unless authorized by law, we cannot disclose your tax return information to third parties for purposes other than the preparation and filing of your tax return without your consent. If you consent to the disclosure of your tax return information, Federal law may not protect your tax return information from further use or distribution.

You are not required to complete this form to engage our tax return preparation services. If we obtain your signature on this form by conditioning our tax return preparation services on your consent, your consent will not be valid. If you agree to the disclosure of your tax return information, your consent is valid for the amount of time that you specify. If you do not specify the duration of your consent, your consent is valid for one year from the date of signature."

If you believe your tax return information has been disclosed or used improperly in a manner unauthorized by law or without your permission, you may contact the Treasury Inspector General for Tax Administration (TIGTA)at https://www.treasury.gov/tigta/.

To agree, enter your name and date in the boxes below and select the "I Agree" button on the bottom of the page.

I authorize Intuit, the maker of TurboTax, to disclose to BANK and SBTPG that portion of my 2021 tax return information that is necessary to enable BANK and SBTPG to process my refund.

Sign this agreement by entering your name:

Akshay Reddy Gouru

Please type the date below: 02/07/2022 Date

Read and accept this Disclosure Consent

This is an IRS requirement

In order to finalize your request for this payment option, we need to send the following information to Civista Bank of Sandusky, OH ('BANK') and to Santa Barbara Tax Products Group, LLC ('SBTPG'), the administrator and servicer of this payment option: your identifying information, your deposit information and your refund amount.

We transmit this information so that you may use this payment option. BANK and SBTPG will use your information in accordance with their applicable refund processing service agreement and privacy policy.

IRS regulations require the following statements:

"Federal law requires this consent form be provided to you. Unless authorized by law, we cannot disclose your tax return information to third parties for purposes other than the preparation and filing of your tax return without your consent. If you consent to the disclosure of your tax return information, Federal law may not protect your tax return information from further use or distribution.

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To agree, enter your name and date in the boxes below and select the "I Agree" button on the bottom of the page.

I authorize Intuit, the maker of TurboTax, to disclose to BANK and SBTPG that portion of my

	my refund.
S	ign this agreement by entering your name:
Ρ	lease type the date below:
D	ate

2021

FORM 1040 or FORM 1040-SR WORKSHEET

NOTE: Form 1040, 1040-SR and Schedules 1 - 3 are fully calculated.

Use this worksheet to enter all data which will flow to the Form 1040 or Form 1040SR and Schedules 1-3. Use these QuickZooms to jump to the entry sections for Schedules 1-3 on this Worksheet: Form 1040 or Form 1040SR Worksheet Navigation QuickZooms Form 1040 or Form 1040-SR - Personal Info, Filing Status, Dependent Info For the year January 1 - December 31, 2021, or other tax year beginning ______, 2021, ending _____, 20 Your First Name MI Your Social Security No. Last Name 109-93-5055 Akshay Reddy Gouru If Joint Return, Spouse's First Name MI Last Name Spouse's Social Security No. Home Address (No. and Street). If You Have a P.O. Box, See Instructions. Apt. No. 717 Bernard St 108 City, Town or Post Office. If you have a foreign address, also complete below. ZIP Code State Denton TX76201-6710 Foreign country name Foreign province/state/county Foreign postal code **Presidential Election Campaign** Check here if you, or your spouse if filing jointly, want \$3 to go to this fund. **Spouse** At any time during 2021, did you receive, sell, exchange, or otherwise dispose of any financial interest in any virtual currency? |X| No Filing Status Check only one box. All entries for filing status and dependents should be made on the Federal Information Worksheet. Х Sinale Married filing jointly (even if only one had income) Married filing separately. Enter spouse's SSN above and full name here. Head of household (with qualifying person). (See instructions) If the qualifying person is a child but not your dependent, enter the child's name here. ▶ Qualifying widow(er) (See instructions) **Dependents** If more than four dependents, see instructions and check here (1) First name Last name (2) Social (3) (4) ✓ if qualifies for: security Relationship number to you under age 18 Credit for qualifying other for child dependents tax credit

QuickZoom to the Dependent and Nondependent Information Worksheet . . .

Akshay Reddy Gouru	109-93	-5055 Page
Standard Deduction		
Someone can claim you as a dependent Someone can claim your spouse as a dependent		
a Check if: You were born before January 2, 1957 Spouse was born before January 2, 1957 Total boxes checked		
QuickZoom to required PPP loan forgiveness statement to report tax-e:		>
Form 1040 or Form 1040-SR, Lines 1 - 7	<u> </u>	
1 Wages, salaries, tips, etc. Attach Form(s) W-2 2 a Tax-exempt interest		5,501.
b Taxable interest		
b Ordinary dividends		
b Taxable amount		
6 a Social security benefits		
7 Capital gain or (loss). Attach Schedule D if required. If not required, check here		
QuickZoom to Schedule 1 — Additional Income and Adjustments to	Income	
Form 1040 or Form 1040-SR, Lines 8 - 11		
8 Other income from Schedule 1, line 10		5,501.
 Adjustments to income from Schedule 1, line 26 Subtract line 10 from line 9. This is your adjusted gross income. 	10	5,501.
AGI including excludable Puerto Rico Income		5,501.
Form 1040 or Form 1040-SR, Line 12 — Standard or Itemized Do	eduction	
12 Standard deduction or itemized deductions (from Schedule A)		
 Standard Deduction for — People who checked blind or over 65 or who can be claimed as a dependent, see instructions. All others: 		
 Single or Married filing separately: \$12,550 Married filing jointly or Qualifying widow(er): \$25,100 Head of household: \$18,800 		
 If you checked any box under Standard Deduction, see instruction QuickZoom to the Standard Deduction Worksheet 	tions.	
a Itemized deductions (from Schedule A) or your standard deduction, see above	12,550.	
made or \$300 (\$600 if married filing jointly) on line12b below if you take the standard		
deduction		
standard deduction	12 c	12,550.

Subtract itemized or standard deduction from adjusted gross income amount

Forr	n 1040 or Form 1040-SR, Lines 13 - 18		
13 14 15	Qualified business income deduction from Form 8995 or Form 8995-A Add lines 12c and 13	13 14 15	12,550.
16	Tax. Check if any from Forms(s): 1 8814 2 4972		
17 18	Amount from Schedule 2, line 3	17 18	0.
	QuickZoom to Schedule 2 — Additional Tax section		>
Forr	m 1040 or Form 1040-SR, Line 19 - 24		
19 20 21 22 23 24	Nonrefundable child tax credit or credit for other dependents from Schedule 8812	19 20 21 22 23 24	0. 0. 0.
	QuickZoom to Schedule 3 — Additional Credits and Payments		
Forr	m 1040 or Form 1040-SR, Lines 25 - 33	1	T
b	Federal income tax withheld from: Form(s) W-2 25 a 121. Form(s) 1099 25 b 25 c Other forms 25 c 25 c Add lines 25a through 25c 25 c 25 c 2021 estimated tax payments and 2021 estimated tax payments and	25 d	121.
b	amount applied from 2020 return	26	
30 31 32	Recovery rebate credit	32	1,400.
	These are your total payments	33	1,521.
	QuickZoom to Schedule EIC Worksheet, pg. 2 if credit is not calculated QuickZoom to "due diligence checklist" substitute for Form 8867		

For	rm 1040 or Form 1040-SR, Lines 34 - 36		
34 35 a Dire	If total Payments is more than total tax, subtract total tax from payments This is the amount you overpaid	34	1,521. 1,521.
For	rm 1040 or Form 1040-SR, Lines 37 and 38	<u> </u>	ļ
Am 37	Subtract total payments from total tax	37	
Qui	ckZoom to Late Penalties and Interest Worksheet ▶ Quick	Zoom	ı ≻
Sche	edule 1 — Additional Income and Adjustments to Income		
Part	Additional Income		
1	Taxable refunds, credits, or offsets of state and local income taxes	. 1	
	Alimony Received Smart Worksheet		-
AB	Taxpayer Spouse Date of divorce/sep *		
	* Check the box if the pre-2019 decree was modified after 2018 to treat the paymer	nts as	nontaxable
2 ab 3 45 678 abcdef ghijk I mnop	* Check the box if the pre-2019 decree was modified after 2018 to treat the paymer Alimony received. Taxpayer Spouse Date of original divorce or separation agreement Business income or (loss). Attach Schedule C Other gains or (losses). Attach Form 4797 Rental real estate, royalties, partnerships, S corporations, trusts, etc. Attach Schedule E Farm income or (loss). Attach Schedule F Unemployment compensation Other income: Net operating loss	2 3 4 5 6	
2 ab 3 45 678 abcdef ghijk I mnop	Alimony received Taxpayer	2 3 4 5 6 7 	a

Part	II Adjustments to Income			
11	Educator expenses		11	
12			• • •	
12	Certain business expenses of reservists, performing artists, and fee-basis government officials. Attach Form 2106			
13	Health savings account deduction. Attach Form 8889		12 13	
14	Moving expenses for members of the Armed Forces.		13	
14	Attach Form 3903		14	
15	Deductible part of self-employment tax. Attach Schedule SE		15	
16	Self-employed SEP, SIMPLE, and qualified plans		16	
17	Self-employed health insurance deduction		17	
18	Penalty on early withdrawal of savings.		18	
			10	
	Alimony Paid Smart Wo	orksheet		
	Recipient's name Recipient's SSN Date of di	vorce/sep	*	Alimony paid
Α				
В				
3	* Check the box if the pre-2019 decree was modified after 2018	to treat the payments a	as non	deductible
40	AP.		40	
	Alimony paid		19 a	
b	Recipient's 55N	· • • ———		
20 C	Date of original divorce or separation agreement	· •	20	
20 21	Student loan interest deduction		20 21	
	Reserved for future use		22	
22 23	Archer MSA deduction		23	
23 24	1		23	-
	Other adjustments: Jury duty pay	4 a		
	Deductible expenses related to income reported on	+ a		
D	line 8k from the rental of personal property engaged			
		4 b		
С		4 D		
·	Paralympic medals and USOC prize money reported			
		4 c		
٨		4 d		
	Repayment of supplemental unemployment	* u		
C		4 e		
f		4 f		
9		4 g		
h	Attorney fees and court costs for actions involving	. 9		
		4 h		
i	Attorney fees and court costs you paid in connection			
	with an award from the IRS for information you			
		4 i		
i		4 j		
k	Excess deductions of section 67(e) expenses from			
	Schedule K-1 (Form 1041)	4 k		
Z	Other adjustments. List type and amount:			
•				
		4 z		
25	Total other adjustments. Add lines 24a through 24z		25	
26	Add lines 11 through 23 and 25			
	These are your adjustments to income . Enter here and on F			
	1040-SR, line 10, or Form 1040-NR, line 10a		26	
Sch	edule 2 – Additional Taxes			
JUN	GUUIG 2 — MUUILIOIIAI TAXES			
Part	Tax			
	Alternative minimum territorial and the Control of	.,	4	
1	Alternative minimum tax (see instructions). Attach Form 625		1	
2	Excess advance premium tax credit repayment. Attach Form 8	3962	2	
3	Add lines 1 and 2.	line 17	2	
	Enter here and include on Form 1040, 1040-SR, or 1040-NR,	iine 17	3	

Part	II Other Taxes			
4	Self-employment tax.			
E	Attach Schedule SE		4	
5	Social security and Medicare tax on unreported tip income.			
	Attach Form 4137	5		
6	Uncollected social security and Medicare tax on			
7	wages. Attach Form 8919	6 5 and 6	7	
8	Additional tax on IRAs or other tax-favored accounts.		_	
9	Attach Form 5329 if required		8	
10	Repayment of first-time homebuyer credit. Attach Form 540		10	
11	Additional Medicare Tax. Attach Form 8959		11	
12 13	Net investment income tax. Attach Form 8960 Uncollected social security and Medicare or RRTA tax on t		12	
	life insurance from W-2, box 12		13	
14	Interest on tax due on installment income from the sale of o			
15	residential lots and timeshares		14	
	sales price over \$150.000		15	
16 17	Recapture of low-income housing credit. Attach Form 8611 Other additional taxes:		16	
	Recapture of other credits. List type, form number,			
	and amount:			
	<u> </u>	17 a		
b	Recapture of federal mortgage subsidy. If you sold	" "		
	your home in 2021, see instructions	17 b		
	Additional tax on HSA distributions. Attach Form 8889 Additional tax on an HSA because you didn't remain	17 c		
	an eligible individual. Attach Form 8889	17 d		
е	Additional tax on Archer MSA distributions. Attach Form 8853	17 e		
f	Additional tax on Medicare Advantage MSA			
	distributions. Attach Form 8853	17 f		
g	Recapture of a charitable contribution deduction related to a fractional interest in tangible			
	personal property	17 g		
h	Income you received from a nonqualified deferred			
	compensation plan that fails to meet the requirements of section 409A	17 h		
i	Compensation you received from a nonqualified	' ' '		
	deferred compensation plan described in	47:		
i	section 457A	17 i 17 j		
_	Golden parachute payments	17 k		
l m	Tax on accumulation distribution of trusts	17		
	expatriated corporation	17 m		
n	Look-back interest under section 167(g) or 460(b)	47		
0	from Form 8697 or 8866	17 n		
	part of the year you were a nonresident alien from			
n	Form 1040-NR	17 0		
þ	distributions from, and dispositions of, stock of			
	a section 1291 fund	17 p		
	Any interest from Form 8621, line 24	17 q		
_				
10	Total additional taxes. Add lines 17a through 17z	17 z	18	
18 19	Additional tax from Schedule 8812		19	
20	Section 965 net tax liability installment from			
21	Form 965-A	20		
-1	These are your total other taxes.			
	Enter here and on Form 1040 or 1040-SR, line 23, or Form Total tax (add line 21 and Schedule 3, line 7h)	1040-NR, line 23b	21	0.

Sch	edule 3 — Additional Credits and Payments			
Part	I Nonrefundable Credits			
d e f	Credit for prior year minimum tax. Attach Form 8801	11.	1 2 3 4 5	
7 8	Alternative fuel vehicle refueling property credit. Attach Form 8911	0.	7	
Part	Quickzoom to 1040 Worksheet, line 24 — Total Tax	► QuickZo	oom.	. •
9 10 11 12 13 a b c d e f g	Net premium tax credit. Attach Form 8962 Amount paid with request for extension to file Excess social security and tier 1 RRTA tax withheld Credit for federal tax on fuels. Attach Form 4136 Other payments or refundable credits: Form 2439 Qualified sick and family leave credits from Schedule(s) H and Form(s) 7202 for leave taken before April 1, 2021 Health coverage tax credit from Form 8885 Credit for repayment of amounts included in income from earlier years Credit for child and dependent care expenses from Form 2441, line 10. Attach Form 2441 Qualified sick and family leave credits from Schedule(s) H and Form(s) 7202 for leave taken after March 31, 2021 Other payments or refundable credits. List type and amount 13 b 13 c 13 d 13 d 14 c 15 d 16 c 17 d 18 d 19 d 19 d 19 d 19 d 10 d 11 d 11 d 11 d 11 d 12 d 13 d 13 d 14 d 15 d 16 d 17 d 18 d 19 d 19 d 19 d 10 d 11		9 10 11 11 12	
14 15	Total other payments or refundable credits. Add lines 13a through 15 Total Payments: Part II, lines 9 through 12 and 14, Withholding (Form 1040, line 25d), Estimated Tax Payments (Form 1040, line 26) and Form 1040, line Other Payments and Refundable Credits (Form 1040, line 32).	es 27-30	14 15	1,521.

Pan	Δ	Ω
Pau	е	О

				rage o
Third Party Designee				
Do you want to allow another person to discuss with the IRS (see instructions)?			nplete the f	
Signature and Paid Preparer				
Sign Here Joint return? See instructions. Keep a copy of this return for your records.				
Under penalties of perjury, I declare that I have statements, and to the best of my knowledge at amounts and sources of income I received durit is based on all information of which preparer has Your Signature	nd belief, th ng the year	ey are true, correct, a	nd accurate rer (other th	ely list all
		student		_
Spouse's Signature. If joint, both must sign.	Date	Spouse's Oc	ccupation	>
Daytime Phone No. (214)991-8279		Email Addre	SS	
Paid Preparer's Use Only				
Print/Type Preparer's name		Preparer's PTIN	Check if	:
Preparer's Signature	_	Date	Se	elf-employed
Firm's Adress (or yours if self-employed)	_	Firm's EIN.	Pl	none No.
Self-Prepared	<u> </u>	State	ZI	P Code
		s Information		
Send Form 1040 to: You have chosen	to elec	tronically file	this re	curn.

Name(s) Shown on Return Akshay Reddy Gouru	Your S 109-	SSN 93-5055
Line 4b - Adjustment for trade or business income or loss		
(a) Activity name		(b) Gain or loss
Enter additional adjustments not included above:		
Adjustment for trade or business income not subject to net investment tax		
Line 5b - Adjustment for gain or loss on dispositions		
(a) Activity name		(b) Gain or loss
Capital loss carryover adjustment from 2020 for net investment tax purposenter additional adjustments not included above and check the box if a		or loss:
Net gain or loss from disposition of property not subject to net investment to	 ax	
Capital gain/loss not included in net investment income		
(a) Activity name		(b) Capital
(a) Hollvity Hallie		Gain or Loss
Capital gain or loss from sale of property not subject to net investment inco	ome tax	
Calculation of line 5b adjustment due to capital loss carryforward	<u> </u>	
1 Net capital loss not included in net investment income		0.
Capital loss carryover to next year	ove) 2	0.
Line 7 - Other modifications to investment income		
1 Casualty and theft losses reported on Schedule A, line 15		
Amounts reported on Form 8814, line 12	3	
 Schedules C and F income/loss included in net investment income. Substitute interest and dividend payments 	5	
Recovery of a prior year deduction	6 7	
8 Total other modifications to investment income		

Line	9b - State, local, and foreign income taxes allocable to net investment in	ncon	me	
1 2 3 4 5 6 7 8 9	State and local income taxes	1 2 3 4 5 6 7 8 9		
Line	s 9 and 10 - Application of Itemized Deduction Limitations Worksheet			
Part	III - Application of Section 68 to Deductions Properly Allocable to Investment Inc	come	e	
1 2 3	Reserved Enter the amount of state, local, and foreign income taxes that are properly allocable to investment income	2		
4 5 6 7 8	Enter the total deductions properly allocable to investment income subject to the section 68 limitation. Enter the sum of lines 1 through 3 Enter the amount of total itemized deductions allowed after the section 68 limitation. Form 1040, line 12	3 4 5 6 7 8		_

Pa	art IV - Reconciliation of Schedule A De	ductions to Form	8960 plus additi		
	(A)	, 	(B)	(C) Column A	
	Reenter the amounts and descriptions from	'	Fraction (see Help)	times B	
	Miscellaneous Itemized Deductions prop Income reportable on Form 8960, line 90	estment	(See Help)	unies D	
1	•				
2	State, local, and foreign income taxes		x	=	
	Itemized Deductions Subject to Section 6	68 reportable on For	m 8960, line 10:		
3			x	=	
			_ x	=	
			_ x	=	
	Penalty on early withdrawal of savings . Other modifications:		· · · · · · · · · · · ·		
	Total additional modifications to Form 89	60, line 10			
С	alculation of Former Passive Activi	ty Suspended Lo	sses Allowed	as Deduction	Against NII
1)	Former Passive Activity Suspende	ed Losses			
	(a) Activity name	(b) Suspended 12/31/2020	(c) Suspended 12/31/2021	(d) Used against activity	(e) Used agains other passive
2)	Former Passive Activity Suspende	ed Losses - Sche	dule D		
	(a) Activity name	(b) Suspended 12/31/2020	(c) Suspended 12/31/2021	(d) Used against activity	(e) Used agains other passive
			l		·
3)	Former Passive Activity Suspende	ed Losses - Form	4797		
	(a) Activity name	(b) Suspended 12/31/2020	(c) Suspended 12/31/2021	(d) Used against activity	(e) Used agains other passive
		1	1	1	

		Federal Info	orma ep for y			sheet			202	21
Part I — Personal Information Information in Part I is completely calculated from entries on Personal Information Worksheets.										
Taxpayer: First name Al- Middle initial	<u> 19-93</u>	3-5055		First Midd Last	use: name le initial name al security pation of birth as of 1-1- me phon lly blind of death	y no	- -	Suffix .	(mm/dd Ext	
Dependent of Someone Can taxpayer be claimed person (such as parent)? If yes, was taxpayer claim person's return?	Else: as dep ned as	pendent of another Yes X dependent on that	No	Depo Can perso If yes	endent of spouse bon (such s s, was sp	f Someone E be claimed as as parent)? ouse claimed in?	lse: depe	endent of Yes lependen	anothe	r □ No
Credit for the Elderly or Is the taxpayer retired on and permanent disability?	t∩tal		No	le the	COLLICA	e Elderly or D retired on tota nt disability?	al le			R):] No
Presidential Election Ca Does the taxpayer want \$ Election Campaign Fund?	3 to ac	to the Presidential	No	Does	the spor	Election Camuse want \$3 to paign Fund?.	່ດດ່	to the Pre	esidenti	al] No
Part II - Address and	Fede	eral Filing Status	(enter	inforn	nation in	this section)				
US Address: Address: Address: City:										
APO/FPO/DPO address, of	— check	if appropriate		<u> </u>		APO	FP ⁽	0	DPO	
Home phone Check to print phone num	ber or	n Form 1040[Hc	me	X.	Taxpayer day	time			
Print Form 1040-SR instea	ad of F	Form 1040				Yes	X	No		
Federal filing status: X										
Part III — Dependent/Earned Income Credit/Child and Dependent Care Credit Information Information in Part III is completely calculated from entries on Dependent/Nondependent Info Worksheets.										
	MI Suff	Social security number Relationship		cate of m/dd/ C o d e	birth yyyyy) Not qual for child tax cr	Date of death (mm/dd/yyyy) Qualified child/dep care exps incurred and paid 2021	EIC	Lived with taxpyr in U.S.	Not qual credit other dep Educ Tuitn and Fees	* D e p

			(mr	n/dd/	/yyyy)	(mm/dd/yyyy)			qual credit	
First name Last name	MI Suff	Social security number Relationship	Age	Code	Not qual for child tax cr	Qualified child/dep care exps incurred and paid 2021	E-C	Lived with taxpyr in U.S.	other dep Educ Tuitn and Fees	* D e p
				<u> </u>						

^{* &}quot;Yes" - qualifies as dependent, "No" - does not qualify as dependent

Part IV — Earned Income Credit Information (you must answer these questions to calculate EIC)
Is the taxpayer or spouse a qualifying child for EIC for another person?
Part V — Direct Deposit or Direct Debit Information (not applicable for Form 9465)
Do you want to elect direct deposit of any federal tax refund? ▶ ☒ Yes ☐ No
Do you want to elect direct debit of federal balance due (Electronic filing only)? ▶ Yes No
If you selected either of the options above, fill out the information below: Name of Financial Institution (optional) ▶ Bank Of America Check the appropriate box ▶ Checking X Savings Routing number ▶ 111000025 Account number ▶ 488098524453
Enter the following information only if you are requesting direct debit of balance due: Enter the payment date to withdraw from the account above
Amended Returns: Do you want to elect direct debit of federal amended balance due (e-File only)? Yes Enter the payment date to withdraw from the account above
Part VI — Additional Information for Your Federal Return
Standard Deduction/Itemized Deductions: Check this box if you are itemizing for state tax or other purposes even though your itemized deductions are less than your standard deduction
Real Estate Professionals: Do you or your spouse qualify for the special passive activity rules for taxpayers in real property business? (see Help)
Credit for Qualified Retirement Savings Contributions (Form 8880): Is the taxpayer a full-time student?
American Opportunity and Lifetime Learning Credit (Form 8863) For 2021, were you (or your spouse if married) a nonresident alien for any part of the year, and did not elect to be treated as a resident alien? Yes No
Foreign Tax Credit (Form 1116): Check this box to file Form 1116 even if you're not required to file Form 1116
Excludable Income from Am. Samoa, Guam, Commonwealth of the N. Mariana Islands, or Puerto Rico: Excludable income of bona fide residents of American Samoa, Guam, or the Commonwealth of the Northern Mariana Islands
Dual Status Alien Return: Check this box if you are a dual-status alien
Third Party Designee: Caution: Review transferred information for accuracy. Do you want to allow another person to discuss this return with the IRS?
Disaster Tax Relief: Check if you took a disaster distribution between 2018 and 2020

Part VI — Additional Information for Your Federal Return — Continued						
Name of personal returns when Form	rentative for deceased taxpayers: representative required for E-filed 1310 is not filed or it is not the					
Part VII - State	Filing Information					
	n PIN: ent the taxpayer an Identity Protection PIN, er ent the spouse an Identity Protection PIN, ent					
Check the appropri Taxpayer is a resid Date the In which Spouse: Enter the spouse's Check the appropri Spouse is a resider Spouse is a resider Date the	iate box: lent of the state above for the entire year lent of the state above for only part of year e taxpayer established residence in state above state (or foreign country) did the taxpayer residence as of December 31, 2021 iate box: nt of the state above for the entire year	· · · · · · · · · · · · · · · · · · ·	,			
Nonresident states	:					
	Nonresident State(s)	Taxpayer/Spouse/Joint				
If you checked the Check if	ou are in a Registered Domestic Partnership of box on the line above, also check the appropr this is your individual federal return you are fil this is the joint return created to file joint state	riate box below: ling with the IRS ▶]			

ID . ►

109-93-5055

decline. ►

neither. >

Page 4

Akshay Reddy Gouru

License or ID

license . ►

Personal Information Worksheet For the Taxpayer ► Keep for your records

QuickZoom to another copy of Personal Information Worksheet ▶ QuickZoom to Federal Information Worksheet ▶
Part I — Taxpayer's Personal Information
First name Akshay Reddy Middle initial Last name Gouru
Suffix Social security no 109-93-5055 Member of U.S. Armed Forces in 2021? Yes X No
Date of birth <u>10/26/1998</u> (mm/dd/yyyy) age as of 1-1-2022 <u>23</u>
Occupation student Daytime phone (214)991-8279 Ext
Marital status Single If widowed, check the appropriate box for the year your spouse died: After 2021 ► 2021 . ► 2020 . ► 2019 . ► Before 2019 . ►
Are you retired on total and permanent disability? (for Schedule R, see Help) ▶ Yes Check if this person is legally blind
Were you under the age of 16 as of 1-1-2022 and this is the first year you are filing a tax return?
Language in which you want the IRS to communicate with you ▶
Do you want \$3 to go to Presidential Election Campaign Fund? ▶
Part II — Questions for Individuals Who Could Be Or Are Dependents of Another Taxpayer
1 Can someone (such as your parent) claim you as a dependent? ▶ Yes X No 2 If you answered 'Yes' to question 1, are you actually claimed as a dependent
on that person's tax return?
Were you a full-time student during any part of five months during 2021? ▶ Yes X No Did your earned income exceed one-half of your support? ▶ X Yes X No Was at least one of your parents alive on December 31, 2021? ▶ X Yes No
Part III — Taxpayer's State Residency Information
Enter this person's state of residence as of December 31, 2021
Part IV — Dependent Care Expenses
Qualified dependent care expenses incurred and paid for this person in 2021

Student Information Worksheet Keep for your records

		1 7								
	of Student nay Reddy Gouru			Social Se	ecurity Nur 8-5055	mber				
Part	I – Student Status									
3 4	What kind of school did the student attend during 2021? (Check all that apply.) a									
Part	Part II — College Student Information									
1 2 3 4 5 6 7 8 9 Part 1 2 3	1 Did the student complete the first 4 years of postsecondary education as of 1/1/2021?									
Dort	IV Educational In	stitution and Tuition Summany								
rant	iv — Euucationai ins	stitution and Tuition Summary	Fride D. C.C.		7 -1 1	10 —				
	School Name EIN	Received 2020 1098 Address (number, street, apt no., city, state, and ZIP Code)	T with Box 2 fille Tuition paid	ed and box 7 Scholar- ships or grants	On Form 1098-T	a? ¬				
75- If a Pos	foreign address: foreignaddress: foreignaddress:	1155 Union Circle #310620 Denton TX 76201 gn province/state: Country: gn province/state:	17,630.	627.	Yes X No Yes No	Yes No X				
	tal code:	Country:								
Tota	als		17,630.	627.						
		dentifification Numbers (EIN) known? (Sclaim the American Opportunity Credit)			X Yes	No				

Part V — Education Assistance (Scholarships, Fellowships, Grants, etc.)

			Total	Taxable	Tax-free
1	Е	ducational assistance that is always tax-free:			
	a V	eteran or employer assistance from Form 1098-T Worksheets			
		Other veteran assistance or certain Indian tribal payments			
	c O	Other tax-free employer-provided assistance			
	d T	otal			
2	S	scholarships, fellowships, and grants not reported on Form W-2:			
	a S	cholarships and grants from Part IV above	627.		
	b 0	Other scholarships, fellowships and grants			
	сТ	otal	627.		
3	S	scholarship reported in 2021 not allocable to 2021 expense			
4	A	mount required to be used for other than qualified education expenses			
5	S	Subtract line 3 and 4 from line 2c	627.		_
6	Т	otal qualified education expenses from Part VI below	17,630.		
7	lf	student is a candidate for a degree, enter the amount used for			
	q	ualified education expenses, otherwise, enter -0			627.
8		Subtract line 7 from line 5		0.	
9	T	axable part. Add lines 4 and 8	-	0.	-
10		ax-free educational assistance. Add lines 1d and 7	-		627.

Part VI – Education Expenses

	Description	Total			Amo	ount eligible	e for		
			American Oppor- tunity Credit	Lifetime Learning Credit	Reserved	Qualified Higher Education Expense for 529 Plan	Qualified Higher Education Expense for ESA	Qualified Higher Education Expense for US Bonds	Qualified Elementary and Secondary Expense for ESA and QTP
			Not Qualified			Not Applicable	Not Applicable	Not Applicable	Not Applicable
1 2 3 4 5 6 7 8 9 10 11 12	Expenses: Tuition paid from Part IV and qualified elementary and secondary tuition Paid to institution as a condition of enrollment: Fees Books, supplies, equipment Paid to other than institution or not a condition of enrollment: Books, supplies, equipment Other course-related Room and board	17,630.	17,630.	17,630.		17,630.	17,630.	17,630.	
13	Total qualified expenses	17,630.	17,630.	17,630.		17,630.	17,630.	17,630.	
14 15	Adjustments: Refunds	627.	627.	627.		627.	627.	627.	

16	Deducted on Sched A						_		_	
17	Used for credit		2	2					_	
18	Used for exclusion See tax help		0.	0.						
19	Total adjustments	627.	627.	627.		627.	627.	627		
20	Adjusted qualified expenses	17,003.	17,003.	17,003.		17,003.	17,003.	17,003	0.	
Pai										
3 4 5	4 Reserved									
Pai	rt VIII – Qualified Tuition	n Progran	n (Sectio	n 529 Pla	n)					
							For Purpo of Regula Tax		Purposes of 10% additional Tax	
3 4 5 6 7 8	1 Enter the total distributions from this QTP during 2021									
Pai	rt IX — Education Saving	gs Accou	nt (ESA)							
							For Purpos of Regula Tax		Purposes of 10% additional Tax	
1 2 3 4 5 6 7 8	Total Education Savings A Qualified Elementary and Qualified Elementary and Subtract line 3 from line 1 Adjusted Qualified Higher Qualified Higher Educatio Excess distributions. Subt Distributions taxable to re-	Secondary Secondary Education n Expense tract line 6	/ Education / Education Expenses s applied to from line 4	n Expenses n Expenses o ESA disti	applied .					
Pai	rt X — Series EE and I U.	.S. Savin	gs Bonds	Issued <i>F</i>	After 1989)		•		
1 2 3 4 5	Total proceeds from U.S. Adjusted Qualified Higher Qualified Higher Educatio Interest included in line 1 Name and address of elig Institution Name	Education Expense	Expenses s applied to	o exclusion tion(s) att	of U.S. bo	ond intere	 st	· · · <u> </u>		

Street address			Street address				
City	State	Zip Code	City	State	Zip Code		
		-					

Part-Year Resident State Allocation Worksheet 2021 ► Keep for your records Name(s) Shown on Return Social Security Number Akshay Reddy Gouru 109-93-5055 **INCOME** Federal Resident Source Allocated State Amount Amount State **1 T** Wages, salaries, tips **S** Wages, salaries, tips * Enter state of source only if income is associated with a trade or a business Federal Residency Info Allocated Amount From To Res Src Amount mm/dd mm/dd St St **S** Taxable interest **3 T** Dividends **S** Dividends........ 4 T State/local tax refund **S** State/local tax refund **5 T** Alimony received. **S** Alimony received.

* Enter the state of source for this income

	OME	Federal	Amount		idency In		*	Allocated
(con	tinued)	Total	Subtotal	From mm/dd	To mm/dd	Res St	Src St	Amount
6 T Busi	ness inc or loss .							
S Busi	ness inc or loss .							
7 T Farm	n income or loss.							
S Farm	n income or loss .							
8 Tota	I Schedule E. T		See So	ch E Incoi	me Alloca	ation S	mart \	<i>Norksheet</i>

* Enter the state of source for this income (See Tax Help)

INCOME (continued)	Federal Amount	Resi From mm/dd	idency Info To mm/dd	Res St	* Src St	Allocated Amount
9 T Capital gain or loss						
S Capital gain or loss						
10 T Other gains/losses						
					<u> </u>	
S Other gains/losses					<u>—</u>	
11 T Unemployment compensation .						
S Unemployment compensation .						
					<u> </u>	

	Federal		esidency I	nfo	Allocated
	Amount	From mm/dd	To mm/dd	Res State	Amount
12 T Taxable IRA distributions					
			:		
S Taxable IRA distributions					
13 T Taxable pensions/annuities					
S Taxable pensions/annuities					
• Taxable periological annual december 1					
(A) T T 11 11 12 15 16					
4a T Taxable social security benefits.					
S Taxable social security benefits.					
b T Taxable railroad retirements				_	
				<u> </u>	
S Taxable railroad retirements					
15 Total other income					
S 16 Total Income T					
S					

ADJUSTMENTS	Federal	Res	idency Info)	Allocated			
	Amount	From	To	Res	Amount			
	7	mm/dd	mm/dd	St	7 6			
		mmaa	IIIII/dd	5				
17 T Educator expanses								
17 T Educator expenses								
S Educator expenses								
	<u>l</u>							
18 Certain business expenses T								
S								
19 T Health savings account deduction								
9								
S Health savings account deduction								
3 Health savings account deduction								
20 T Moving expenses								
S Moving expenses								
		<u> </u>						
21 T Penalty - early withdrawal of savings								
2 2, 22,								
		l ———						
C Danalty, parky with drawal of agricus		<u> </u>						
S Penalty - early withdrawal of savings					-			
		<u> </u>						
	1	İ	l	l	<u> </u>			

ADJUSTMENTS	Federal		sidency Info	p	Allocated
(continued)	Amount	From	То	Res	Amount
		mm/dd	mm/dd	St	
22 T Alimony paid					
, ,					
S Alimony paid					
23 T IRA deduction					
S IRA deduction					
24 T Student loan interest deduction					
S Student loan interest deduction					

Akshay Reddy Gouru 109-93-5055 Page 6 * Enter the state of source for this adjustment **ADJUSTMENTS** Federal Residency Info Allocated (continued) Amount From To Res Src Amount mm/dd mm/dd St St 25 T Self-employment tax **S** Self-employment tax 26 T SEP, SIMPLE and qualified plans . **S** SEP, SIMPLE and qualified plans . 27 T Self-employed health insurance . . **S** Self-employed health insurance . . **28 T** Reserved

29	Other adjustments					
		Federal Amount	Res From mm/dd	idency Info To mm/dd	Res St	Allocated Amount
30	Total adjustments					
31	Adjusted gross income					

Forms W-2 & W-2G Summary • Keep for your records

Name(s) Shown on Return	Social Security Number
Akshay Reddy Gouru	109-93-5055

Form W-2 Summary

Box No	o. Description	Taxpayer	Spouse	Total
1 Tota	al wages, tips and compensation:			
	on-statutory & statutory wages not on Sch C	5,501.		5,501
St	atutory wages reported on Schedule C			
Fo	oreign wages included in total wages			
Ur	nreported tips	0.		0
2	Total federal tax withheld	121.		121
3 & 7	Total social security wages/tips	88.		88
4	Total social security tax withheld	5.		5
5	Total Medicare wages and tips	88.		88
6	Total Medicare tax withheld	1.		1
8	Total allocated tips			
9	Not used			
10 a	Total dependent care benefits			
b	Offsite dependent care benefits			
С	Onsite dependent care benefits			
11	Total distributions from nonqualified plans			
12 a	Total from Box 12			
b	Elective deferrals to qualified plans			
С	Roth contrib. to 401(k), 403(b), 457(b) plans			
d	Deferrals to government 457 plans			
е	Deferrals to non-government 457 plans			
f	Deferrals 409A nonqual deferred comp plan			
g	Income 409A nonqual deferred comp plan			
h	Uncollected Medicare tax			
i	Uncollected social security and RRTA tier 1			
j	Uncollected RRTA tier 2			
k	Income from nonstatutory stock options			
ı	Non-taxable combat pay			
m	QSEHRA benefits			
n	Total other items from box 12			
14 a	Total deductible mandatory state tax			
b	Total deductible charitable contributions			.
С	This line does not apply to TurboTax			
d	Total RR Compensation			
е	Total RR Tier 1 tax			
f	Total RR Tier 2 tax			
g	Total RR Medicare tax			
h	Total RR Additional Medicare tax			
i	Total RRTA tips			
j	Total other items from box 14			
k	Total sick leave subject to \$511 limit			
ı	Total sick leave subject to \$200 limit			
m	Total emergency family leave wages			
16	Total state wages and tips			
17	Total state tax withheld			
19	Total local tax withheld			

F	orm W-2		Wag	ge and ► Keep	d Ta	ax Stateme your records	nt			2021
	ame Ishay Reddy	Gouru							cial Sec	urity Number -5055
	Spouse's Do not tr	s W-2 ansfer this W	-2 to next ye	ear		Military: C	Complete Pa	rt VI	on Pag	e 2 below.
b	State DENTO TX Foreign Province Foreign Postal Co	ber (EIN)	75-60021 ZIP code TEXAS		1 3 5 7	Wages, tips, oth compensation 5, Social security wages. Social security to Social security to Enter unreported.	500.65 wages 88.40 s and tips 88.40 ips	4 6 8	Social s Medica	120.81 security tax withheld 5.48 re tax withheld 1.28 ed tips
_	Foreign Country		4551		9			10	Depend	dent care benefits
	Transfer the Fede Employee's name	employee inf	ormation fro	om et	11	Nonqualified pla			and no	ntions from sect. 457 nqualified plans ant, see Help)
	First AKSHAY Last GOURU Employee's addrestreet 717 BER City DENTON State TX Foreign Province Foreign Postal Co	ess and ZIP cod RNARD ST ZIP Code 76			13	Retireme	ty sick pay low after ent			
	Box 12 Code	Box 1: Amoun	nt	M: Ent P: Dou R: Ent W: Ent	er am er am uble-d er MS	ount attributable ount attributable lick to link to Forr	to RRTA Tien 3903, line 4 Taxpayer Spouse . Taxpayer Spouse .	2 tax 4 	: :	No
	Box 15 State	Employe	Box 15 er's state I.D. r	number		Box State wages	-			x 17 come tax
	I confirm that th	e state withho	lding identific	cation no	umbe	er(s) are accura	te			
		Box 20 ocality name		Loca		pes, tips, etc.	Box Local inc	_	ax	Associated State
	Box 1 Description of on Actual Fo	or Code	Amoun	t		TurboTax Ide (Identify this item the drop down li	by selecting	the id	entificat	ion from

Box 14 Description or Code on Actual Form W-2	Amount	TurboTax Identification of Description or Code (Identify this item by selecting the identification from the drop down list. If not on the list, select "Other".)

1098-T

Tuition Statement

2021

Worksheet

Taxpayer's name Akshay Reddy Gouru		Social Security No.
1098-T Information (Required): A A Form 1098-T was received from this institution for Box 7 checked	or 2020 with Box 2 filled in and	Yes No X No X ► Akshay Reddy
Filer's name <u>University of North Texas</u> Street address 1155 <u>Union Circle #310620</u> City <u>State Zip Code</u> <u>Denton TX 76201</u> Foreign province/county	Payments received for qua tuition and related expense 2	
Foreign postal code Foreign country	3	
Filer's Employer Identification Number 75-6002149 Student's Taxpayer Identification Number 109-93-5055	4 Adjustments made for a prior year \$	5 Scholarships or grants\$ 627.
Student's name Akshay ReddyGouru Street address Apt. No. 717 Bernard St 108 City State Zip Code Denton TX 76201-6710	6 Adjustments to scholarships or grants for a prior year	7 Checked if the amount in box 1 includes amounts for an academic period beginning January - March 2022 · · · · ▶ X
Service Provider/ Acct No 11438353 8 Check if at least half-time student ► X	9 Check if a graduate student ► X	10 Ins. contract reimb./refund
Reconciliation of Box 1, Payments Received f	or Qualified Tuition and F	Related Expenses
A Enter box 1 amount not paid during 2021 B Enter box 1 amount actually paid during 2021		
Reconciliation of Box 5, Scholarships or Gran	its	
A Enter portion of box 5 amount from veteran- or tax B Enter portion of box 5 amount already included in C Portion of box 5 amount from scholarships or gran D Box 5 amount includes veteran- or employer-provi	income (on Forms W-2, 1099-	MISC)

Name(s) Shown on Return Social Security No. Akshay Reddy Gouru 109-93-5055

Cov	erdell Educational Savings Account (ESA) Distributions	Recipient Taxpayer	Recipient Spouse
1 a b c d e 2 3 4 5 6 7 8 9	Total gross distributions from box 1 of Form 1099-Q Less: Rollover to another ESA of beneficiary Less: Transfer to another family member Less: Transfer to a non-family member Less: Return of 2021 contributions Less: Return of pre 2021 contributions. These are reported on the tax return in the year the contribution was made, not on the 2021 tax return Balance of gross Coverdell ESA distributions Education expenses not used as basis for credits Amount of ESA distributions after return of basis Earnings on return of 2021 contributions Earnings on non-family member transfer Taxable amount of ESA distributions on line 2 Taxable amount included on Schedule 1 (Form 1040), line 21 Non-taxable ESA distributions		
Gros	ss State Qualified Tuition Plan (QTP) Distributions		
10 a b c d 11 12	Total gross distributions from box 1 of Form 1099-Q Less: Rollover to another QTP of beneficiary Less: Transfer to another family member Less: Transfer to a non-family member Less: Expenses refunded and recontributed Balance of gross state QTP distributions		
Gro	ss Private Qualified Tuition Plan (QTP) Distributions		
13 a b c d 14 15	Total gross distributions from box 1 of Form 1099-Q Less: Rollover to another QTP of beneficiary Less: Transfer to another family member Less: Transfer to a non-family member Less: Expenses refunded and recontributed		
Taxa	able Qualified Tuition Plan (QTP) Distributions		
16 17 18 19 20 21 22 23	Balance of gross QTP distributions		

Quali	fied Tuition Plan (C	TP) Distril	outions fo	Other Be	neficiaries	(included in pag	ge 1)
T S	Beneficiary	Distribution	Earnings	Expenses	Taxable amount	Recipient Taxpayer	Recipient Spouse
0 Educ	Totalational Savings Acc				ther Bene	ficiaries (include	ed in page 1)
T S	Beneficiary		Distribution		axable mount	Recipient Taxpayer	Recipient Spouse
0	Total						

Name(s) Shown on Return	Social Security Number
Akshay Reddy Gouru	109-93-5055

The following amounts are included in the total entered on line 1 of Form 1040 or on line 8 of Form 1040NR:

		Taxpayer	Spouse	Total
4 5 a b 6 7 8 a b c d 9	Wages, from Form W-2	5,501.		5,501.
10 11 12 13	Subtotal. Add lines 1 through 9	5,501.		5,501.
15	Total of lines 10 through 14	5,501.		5,501.

Schedule D Line 19

Unrecaptured Section 1250 Gain Worksheet

► Keep for your records

Name(s) Shown on Return
Akshay Reddy Gouru

Social Security Number 109-93-5055

			Regular Tax	Alternative Minimum Tax
	If you are not reporting a gain on Form 4797, line 7, skip lines 1 through 9 and go to line 10.			
1	If you have a section 1250 property in Part III of Form 4797 for which you made an entry in Part I of Form 4797 (but not Form 6252), enter the smaller of line 22 or line 24 of Form 4797 for that			
2	property. If you did not have any such property, go to line 4 Enter the amount from Form 4797, line 26g, for the property for	1		
	which you made an entry on line 1	2		
3 4	Subtract line 2 from line 1	3		
	business property held more than one year	4		
5	Enter the total of any amounts reported on a Schedule K-1 from a			
	partnership or an S corporation as "unrecaptured section 1250	_		
6	gain"	5 6		
7	Enter the smaller of line 6 or the gain from Form	"		
-	4797, line 7	7		
8	Enter the amount, if any, from Form 4797, line 8	8		
9	Subtract line 8 from line 7. If zero or less, enter -0	9		
10	Enter the amount of any gain from sale of an interest in a partnership attributable to unrecaptured section 1250 gain	10		
11	Enter the total of any amounts reported to you as "unrecaptured	10		
	section 1250 gain" from an estate, trust, real estate investment			
	trust or mutual fund			
	Regular AMT			
	a On Form 1099-DIV			
	b On Form 2439			
	c On Schedule(s) K-1			
	e From Form 8814			
	f Other			
	I otal	11		
12	Enter the total of any unrecaptured section 1250 gain from sales			
	(including installment sales) or other dispositions of section 1250			
	property held more than 1 year for which you did not make an entry in Part I of Form 4797 for the year of sale	12		
13	Add lines 9 through 12	13	-	
14	If you had any section 1202 gain or collectibles gain or (loss),			
	enter the total of lines 1 thru 4 of the 28% Rate Gain Worksheet.			
	Otherwise, enter -0	14	0.	0.
15	Enter the (loss), if any, from Schedule D, line 7. If Schedule D, line		_	
	7, is zero or a gain, enter -0-	15	0.	0.
16	Enter your long-term capital loss carryovers from Schedule D, line 14, and Schedule K-1 (Form 1041), line 11, code D	16		
а	Enter your capital gain excess, if you are filing Form 2555	a		0.
ا7	Combine lines 14 through 16a. If the result is a (loss), enter it as a	~		
	positive amount. If the result is zero or a gain, enter -0	17	0.	0.
18	Unrecaptured section 1250 gain. Subtract line 17 from line 13. If			
	zero or less, enter -0 If more than zero, enter the result here and	4.0		
	on Schedule D, line 19	18		

2021

► Keep for your records

Name(s) Shown on Return Social Security Number Akshay Reddy Gouru 109-93-5055 Regular **Alternative Minimum Tax** Tax Enter the total of all collectibles gain or (loss) from items you 1 2 Enter as a positive number the amount of any section 1202 exclusion you reported in column (g) of Form 8949, Part II, with code "Q" in column (f), that is 50% of the gain, plus 2/3 of any section 1202 exclusion you reported in column (g) of Form 8949, Part II, with code "Q" in column (f), that is 60% of the gain, plus 1/3 of any section 1202 exclusion you reported in column (g) of Form 8949, Part II, with code "Q" in column (f), that is 75% of the gain. 50 % 60 % 75% **Exclusion** Exclusion Exclusion a Schedule D. . . **b** Form 8814 . . . _____ _____ c Schedule B. . . **d** Form 6252 . . . _____ **e** Form 2439 . . . _____ ___ ___ Other _____ 2 Enter the total of all collectibles gain or (loss) from: Regular **AMT** a Form 4684, line 4 (but only if line 15 is more than zero) . _____ **b** Form 6252 _ ___ **c** Form 6781, Part II **d** Form 8824 Enter the total of any collectibles gain reported to you on: Regular **a** Form 1099-DIV, box 2d . . . **b** Form 2439, box 1d _____ c Schedule K-1 from a partnership, S corporation, estate, or trust d Disposition of interest in partnership or S corporation . _____ **e** Other 4 5 Enter your long-term capital loss carryovers from Schedule D, line 14, and Schedule K-1 (Form 1041), line 11, code C 5 6 If Schedule D, line 7, is a (loss), enter that (loss) here. 6 7 Combine lines 1 through 6. If zero or less, enter -0-. If more than zero, also enter this amount on Schedule D, line 18 7 8 8 Subtract line 8 from line 7. If zero or less, enter -0-. Enter this amount on Schedule D Tax Worksheet, line 11a 9

Schedule D Tax Worksheet

		ne(s) Shown on Return hay Reddy Gouru Social Security Number 109-93-5055	
1	b	a Enter your taxable income from Form 1040, line 15	0.
2		a Enter your qualified dividends	0.
		from Form 1040, line 3a 2a	
		b Enter any capital gain excess	
	_	attributable to qualified dividends . b c Subtract line 2b from line 2a	
3	С	· · · · · · · · · · · · · · · · · · ·	
		a Amount from Form 4952, line 4e 4 a	
-		b Amount from the dotted line	
		next to Form 4952, line 4e b	
_		c Line 4b, if applicable, 4a, if not . c	
5		Subtract line 40 from line 3	
6 7		Subtract line 5 from line 2c. If zero or less, enter -0 6 0 . a Enter line 15 of Schedule D 7 a	
•	b	b Enter line 16 of Schedule D b	
	С	Enter the smaller of line 7a or line 7b	
8		Enter the smaller of line 3 or line 4c	
9		a Subtract line 8 from line 7	
	D	canital nains	
	С	capital gains	
10		Add lines 6 and 9c	
11	a	a Enter the amount from Schedule D, line 18 11 a 0.	
	D	b Enter the amount from Schedule D, line 19 b c Add lines 11a and 11b	
12		Enter the smaller of line 9c or line 11c	
13		Subtract line 12 from line 10	0.
14		Subtract line 13 from line 1c. If zero or less, enter -0	0.
15		Enter:	
		 \$40,400 if single or married filing separately, \$80,800 if married filing jointly or qualifying widow(er), or 15 40,400. 	
		● \$54.100 if head of household.	
16		Enter the smaller of line 1c or line 15	
17 18		Enter the smaller of line 14 or line 16	
19		Enter the smaller of line 1c or:	
-		• \$164,925 if single or married filing sep,	
		• \$329,850 if MFJ or qual widow(er), or — 190.	
20		\$164,900 if head of household. Enter the smaller of line 14 or line 19 20 0.	
21		Enter the larger of line 18 or line 20	
22		Subtract line 17 from line 16. This amount is taxed at 0%	
		If lines 1c and 16 are the same, skip lines 23 through 43 and go to line 44. Otherwise, go to line 23.	
23		Enter the smaller of line 1c or line 13	
24 25		Enter the amount from line 22 (if line 22 is blank, enter -0-)	
26		Enter:	
		• \$445,850 if single, —	
		• \$250,800 if married filing separately, — 26	
		 \$501,600 if married filing jointly or qualifying widow(er), or \$473,750 if head of household. 	
27		Enter the smaller of line 1c or line 26	
28		Ann lines 21 ann 22	
29		Subtract line 28 from line 27. If zero or less, enter -0	
30		Enter the smaller of line 25 or line 29	
31 32		Multiply line 30 by 15% (0.15)	
JZ		If lines 1 and 32 are the same, skip lines 33 through 43 and go to line 44. Otherwise, go to line 33	
33		Subtract line 32 from line 23	
34		Multiply line 33 by 20% (0.20)	
35		If Schedule D, line 19, is zero or blank, skip lines 35 through 40 and go to line 41. Otherwise, go to line 35. Enter the smaller of line 9c above or Schedule D, line 19 35	
36		Add lines 10 and 21	
37		Enter the amount from line 1c above	

38	Subtract line 37 from line 36. If zero or less, enter -0 38		
39	Subtract line 38 from line 35. If zero or less, enter -0 39	<u></u>	
40	Multiply line 39 by 25% (0.25)	40	
	If Schedule D, line 18, is zero or blank, skip lines 41 through 43 and go to line 44. Otherwise, go to	line 41.	
41	Add lines 21, 22, 30, 33, and 39		
42	Subtract line 41 from line 1c		
43	Multiply line 42 by 28% (0.28)	43	
44	Figure the tax on the amount on line 21. If the amount on line 21 is less than \$100,000,		
	use the Tax Table to figure this tax. If the amount on line 21 is \$100,000 or more,		
	use the Tax Computation Worksheet	44	
45	Add lines 31, 34, 40, 43, and 44	45	0.
46	Figure the tax on the amount on line 1c. If the amount on line 1c is less than \$100,000,		
	use the Tax Table to figure this tax. If the amount on line 1c is \$100,000 or more,		
	use the Tax Computation Worksheet	46	
47	Tax on all taxable income (including capital gains and qualified dividends).		
	Enter the smaller of line 45 or line 46. Also include this amount on Form 1040, line 16	47	

Qualified Dividends and Capital Gain Tax Worksheet • Keep for your records Form 1040 Line 16

2021

	e(s) Shown on Return hay Reddy Gouru	Social Security Number
1 2	Enter the amount from Form 1040 or 1040-SR, line 15 1 Enter the amount from Form	
	1040 or 1040-SR, line 3a 2	
3	Are you filing Schedule D?	
	Yes. Enter the smaller of line 15	
	or 16 of Schedule D. If	
	either line 15 or 16 is blank	
	or loss, enter -0 3	
	No. Enter the amount from Form	
	1040 or 1040-SR, line 7.	
4	Add lines 2 and 3 4	
5	Add lines 2 and 3	
6	Enter:	
	\$40,400 if single or married filing separately,	
	\$80,800 if married filing jointly or qualifying widow(er),	
	\$54,100 if head of household.	
7	Enter the smaller of line 1 or line 6	
8	Enter the smaller of line 5 or line 7	
9	Subtract line 8 from line 7 (this amount taxed at 0%) 9	
10	Enter the smaller of line 1 or line 4	
11	Enter the amount from line 9	
12	Subtract line 11 from line 10	
13	Enter:	
	\$445,850 if single,	
	\$250,800 if married filing separately, - 13	
	\$501,600 if married filing jointly or qualifying widow(er),	
	\$473,750 if head of household.	
14	Enter the smaller of line 1 or line 13	
15	Add lines 5 and 9	
16	Subtract line 15 from line 14. If zero or less, enter -0 16	
17	Enter the smaller of line 12 or line 16	
18	Multiply line 17 by 15% (0.15)	18
19	Add lines 9 and 17	
20	Subtract line 19 from line 10	
21	Multiply line 20 by 20% (0.20)	21
22	Figure the tax on the amount on line 5. If the amount on line 5 is less than	
	\$100,000, use the Tax Table to figure the tax. If the amount on line 5 is	
	\$100,000 or more, use the Tax Computation Worksheet	
23	Add lines 18, 21, and 22	23
24	Figure the tax on the amount on line 1. If the amount on line 1 is less than	
	\$100,000, use the Tax Table to figure this tax. If the amount on line 1 is	
	\$100,000 or more, use the Tax Computation Worksheet	24
25	Tax on all taxable income. Enter the smaller of line 23 or line 24 here and on	
	Form 1040 or 1040-SR, line 16	25

► Keep for your records

Name(s) Shown on Return	Social Security Number
Akshay Reddy Gouru	109-93-5055
	2"

Traditional IRA Contributions

Regula	r Traditional IRA Contributions	Taxpayer	Spouse
1 2 3 4 5 6 7 8 9	Enter traditional IRA contributions made for 2021, including any made between 1/1/2022 and 4/18/2022, any amounts later recharacterized to a Roth IRA, and any excess contributions, but not including any rollovers. Also include any contributions to deemed IRAs under an employer plan		
Additio	onal Traditional IRA Contribution Information	Taxpayer	Spouse
10 11	Check if covered by a retirement plan at work. If married filing a separate return, check box in spouse column, if applicable Enter any contributions included on line 9 that were made during 1/1/2022 to 4/18/2022 (See Help)		
Deduc	tible and Non-deductible Traditional IRA Contributions	Taxpayer	Spouse
12 13	Deductible traditional IRA contributions from worksheet Nondeductible traditional IRA contributions from worksheet QuickZoom to worksheet indicated by the check: IRA deduction worksheet ▶ Worksheet for social security recipients ▶		
14 15	Amount on line 13 you elect to make nondeductible Excess traditional IRA contributions, to Form 5329, line 15 Note: You may avoid a penalty by withdrawing the amount on line 15 before due date of return, including extensions.		
16 17 18	Deductible traditional IRA contributions, to Schedule 1 (Form 1040), Line 19		

Akshay Reddy Gouru

109-93-5055 Page 2

Roth IRA Contributions

Regul	ar Roth IRA Contributions	Taxpayer	Spouse
19	Enter regular Roth IRA contributions made for 2021, including any made between 1/1/2022 and 4/18/2022, any amounts later recharacterized to a traditional IRA, and any excess contributions, but not including any rollovers or conversions. Also include any contributions to deemed Roth IRAs under an employer plan		
20	Contributions recharacterized from a traditional IRA, (from ln 4).		
21	Roth IRA contributions, from Schedule(s) K-1		
22	Enter contributions recharacterized to a traditional IRA If there is a recharacterization indicated on line 23, an explanation must be attached to the tax return.		
23	Disallowed Roth IRA conversions		
24	Roth IRA contributions. Combine lines 20 through 23		
25	Enter any contribution included on line 24 withdrawn before the due date of the tax return. See Help		
26	Excess Roth IRA contribution credit		
27	Total Roth IRA contributions		
28	Repayments of qualified Roth reservist distributions		
Roth I	RA Contributions After Limitations	Taxpayer	Spouse
29 30	Roth IRA contributions after limitation		
	Note: You may avoid a penalty by withdrawing the amount on line 31 before due date of return, including extensions.		
	Coverdell Education Savings Account (Education	n IRA) Contri	butions
Exces	s Coverdell Education Savings Account Contributions	Taxpayer	Spouse
31	Enter any excess contributions made to Coverdell Education Savings Accounts (ESAs) of which you are the beneficiary		
	Note: You do not need to report any Coverdell ESA contributions which are not excess contributions		

Name(s) Shown on Return	Social Security Number
Akshay Reddy Gouru	109-93-5055
	· · · · · · · · · · · · · · · · · · ·

0 Forms W-2 121. 1 Forms W-2G 2 2 Forms 1099-R 3 3 Forms 1099-MISC, 1099-NEC, 1099-K, 1099-G 4 4 Schedules K-1 4 5 Forms 1099-INT, DIV and OID 5 6 Social Security and Railroad Benefits 5 7 Form 1099-B 5t Loc 8 Other withholding St Loc b Other withholding St Loc c Other withholding St Loc d Positive Adjustment St Loc	ID
06/15/21	
06/15/21	
09/15/21	
09/15/21	
O1/18/22	
ot Estimated ayments	
Asyments Asymens Asyments Asyments Asyments Asyments Asyments Asymens Asyments Asymens Asy	
Ax Payments Other Than Withholding Federal State ID Local	
Ax Payments Other Than Withholding Federal State ID Local	
ax Payments Other Than Withholding full full full full full full full ful	
ax Payments Other Than Withholding multiple states, see Tax Help) Overpayments applied to 2021	
Ax Payments Other Than Withholding Federal State ID Local	
f multiple states, see Tax Help) Overpayments applied to 2021	
f multiple states, see Tax Help) Overpayments applied to 2021	l i
Credited by estates and trusts Totals Lines 1 through 7 T	
Forms W-2G	ocal
c Other withholding St Loc	
e Negative Adjustment St Loc	
e Negative Adjustment St Loc f Additional Medicare Tax	
9 Total Withholding Lines 10 through 18f	
0 Total Tax Payments for 2021	
rior Year Taxes Paid In 2021 State ID Local f multiple states or localities, see Tax Help)	ı
Tax paid with 2020 extensions	
4 Other (amended returns, installment payments, etc)	

25 Amount paid with 2020 federal extension Date paid. (If blank, 5/17/2021 will be used) Schedule A Lines 5 - 12

Tax and Interest Deduction Worksheet

2021

Name(s) Shown on Return Akshay Reddy Gouru Social Security Number 109-93-5055											
Tax Deductions											
1											
а	Optional Sales Tax Tables a Available Income:										
	(1) Income from Form 1040, line 7										
	(3) Available income: 2020 refundable credits in excess of tax										
	(4) Enter any additional nontaxable income							5,501.			
b			State of Reside		atal (co	mhinad) c	tata and l	ocal	calor tay	rata in column) (4)
	Arizo	ona, Colorad	do, Louisiana, I	Aississi	ippi, N	ew York or	South C	aroli	na only:	rate in Column	i (4).
	Doul	ole-click in c	column (4) to se	lect yo	ur loca	ality for eac	h state e	ntere	ed.		
	(1)	(2)	(3)	_	4)	(5)	(6)		(7)	(8)	(9)
	S t	Date Lived in	Date Lived in	To	ter tal	State Sales	Loca Sale:		State Sales	Local Sales	Prorated or Total
	a t	State From	State To		te & cal	Tax Rate	Tax Rate (Tax Table	Tax Amount	Amount
	е е	110111	10		e (%)	(%)	(4) - (,	Amount		
							-			_	_
								_			
									-	_	_
			les tax using ta					٠.		· · · · · ·	
d Sales Tax Paid on Specific Items (see help):						(0)					
	(1) ST	(2) Total	(3) Descriptio	n	(4) Typ		(5) Cost	R	(6) Rate if	(7) Actual	(8) Specific
		State & Local						Di	fferent	Sales Tax Amount	Item Deduction
		Rate								Paid	Deduction
							_				
e f											
_	Actu	al State an	d Local Gener	al Sale	s Tax	:					
h			es (enter the to I Income Taxe		s taxe	s paid duri	ng the ye	ar oı	n all items)	_
			Income taxes					٠.		· · · · · <u> </u>	
ı			I Tax Deduction f, line 1g, or line								
j			choose to use in ater deduction:		taxes	paid, sales	taxes pa	id, c	r whichev	er	
	-	-	. Sales			G	reater am	ount	t . X		
2	State	e and local	real estate tax	es:							
			s paid on princ		idence	e not enter	ed on Fo	rm 1	098		

b	Real estate taxes paid on principal residence entered on Home Mortgage Int. Wks	
С	Real estate taxes paid on additional homes or land	
	Personal portion of real estate taxes from Schedule E Worksheet for:	
ч	Principal residence	
	Visiting lesidence	
е		
f		
g	Foreign real propety taxes included in lines 2a-2f above	
h	Add lines 2a through 2f, less line 2g (to Schedule A, line 5b)	
3	State and local personal property taxes:	
-	Auto registration fees based on the value of the vehicle.	
а	· · · · · · · · · · · · · · · · · · ·	
	2020 Amount Enter 2021 description:	
h	Non-business portion of personal property taxes from Car & Truck Exp Wks	
d	d Add lines 3a through 3c (to Schedule A, line 5c)	
4	Other taxes:	
а	a Other taxes from Schedule(s) K-1	
	Foreign taxes from interest and dividends	
	<u> </u>	
d	=	
е	Other taxes.	
	2020 Amount Enter 2021 description:	
	·	
f	Foreign real propety taxes included in lines 4a-4e above	
q	Add lines 4a through 4e, less line 4f (to Schedule A, line 6)	
Inter	erest Deductions	
mite	steat beductions	
5	Home mortgage interest and points reported on Form 1098:	
а	Mortgage interest and points from the Home Mortgage Interest Worksheet	
h	Qualified mortgage interest from Schedule E Worksheet	
	Less home mortgage interest/points deducted on Form 8829	
d		
е	Add lines 5a through 5d (to Sch A, line 8a) or line A2 from above	
6	Home mortgage interest not reported on Form 1098:	
а		
b		
С	Add lines 6a and 6b (to Sch A, line 8b) or line B2 from above	
7	Points not reported on Form 1098:	
а	Amortizable points from the Home Mortgage Interest Worksheet	
b		
C	· · · · · · · · · · · · · · · · · · ·	
d	Add lines 7a through 7c (to Schedule A, line 8c) or line C2 from above	

Schedule A Line 5

State and Local Tax Deduction Worksheet

2021

` '			Social Security Number 109-93-5055	
Sta	ate and Local Income Taxes			
	State income taxes:			
1	State income tax withheld	1		
2	2021 state estimated taxes paid in 2021		-	
3	2020 state estimated taxes paid in 2021			
4	Amount paid with 2020 state application for extension			
5	Amount paid with 2020 state income tax return	5 6		
6 7	Overpayment on 2020 state income tax return applied to 2021 tax Other amounts paid in 2021 (amended returns, installment payments, etc.)	7		
8	State estimated tax from Schedule(s) K-1 (Form 1041)	8	-	
0	Local income taxes:	•	-	
9	Local income tax withheld	9		
10	2021 local estimated taxes paid in 2021	_		
11	2020 local estimated taxes paid in 2021	11		
12	Amount paid with 2020 local application for extension	12		
13	Amount paid with 2020 local income tax return	13	-	
14	Overpayment on 2020 local income tax return applied to 2021 tax	14		
15	Other amounts paid in 2021 (amended returns, installment payments, etc.)	15		
16	Local estimated tax from Schedule(s) K-1 (Form 1041)	16		
	Other:			
17		17		
18	Total Add lines 1 through 17	18		
19	State and local refund allocated to 2021	19		
20	Nondeductible state income tax from line 28	20		
21	Total reductions Add lines 19 and 20	21		
22	Total state and local income tax deduction Line 18 less line 21	22		
No	ndeductible State Income Tax (Hawaii Only)			
23	Nontaxable federal employee cost of living allowance	23		
24	Adjusted gross income			
25	Add lines 23 and 24	25		
26	Nondeductible percent. Line 23 divided by line 25	26	%	
27	Hawaii state income tax included in line 18	27		
28	Nondeductible Hawaii state income tax. Multiply line 26 by line 27	28		
_				

Charitable Deduction Limits Worksheet For Current Year Contributions

Name(s) Shown on Return Akshay Reddy Gouru	Social Security Number 109-93-5055
Step 1 — Enter your other charitable contributions made during the year. 1 Enter your cash contributions to 100% limit organizations	109-93-5055 1
on a previous line	
Step 2 — Figure your deduction for the year (if any result is zero or less, enter -0-8 Enter your adjusted gross income (AGI)	5,501.
(If lines 3 and 4 are both zero, leave lines 16 through 22 blank) 16 Multiply line 8 by 0.5	
E Contributions subject to the limit based on 20% of AGI	

29	Multiply line 8 by 0.5 · · · · · · · · · · · · · · · · · · ·	29		
30	Add lines 10, 14, 21, and 27	30		
31	Subtract line 30 from line 29			
32	Multiply line 8 by 0.3 · · · · · · · · · · · · · · · · · · ·	32		
33	Subtract line 21 from line 32	33		
34	Subtract line 27 from line 32	34		
35	Multiply line 8 by 0.2 · · · · · · · · · · · · · · · · · · ·	35		
36	Deductible amount. Enter the smallest of line 2, 31, 33, 34,			
	or 35	36		
37	Carryover. Subtract line 36 from line 2	37		
F	Qualified contributions subject to limit based on 100% of AGI	•		
	(If line 1 is zero, leave lines 38 through 42 blank)			
38	Enter the amount from line 8	38		
39	Add lines 10, 14, 21, 27, and 36	39		
40	Subtract line 39 from line 38	40		
41	Deductible amount. Enter the smaller of line 1 or line 40	41		
42	Carryover. Subtract line 41 from line 1	42		
G	Deduction for the year	•	•	
43	Add lines 10, 14, 21, 27, 36 and 41. Enter the total here			
	and include the deductible amounts on Schedule A (Form			
	1040), line 11 or line 12 whichever is appropriate.	43		
44	Carryover to next year. Add lines 11, 15, 22, 28 and 37	44		
No	te: Any amounts in the carryover column are not deductible this year	r but c	an be carried over t	o next

Note: Any amounts in the carryover column are not deductible this year but can be carried over to next year. See Carryovers, later, for more information about how you will use them next year.

Charitable Deduction Limits Worksheet For Carryover Contributions • Keep for your records

Name(s) Shown on Return Akshay Reddy Gouru	Social Security Number 109-93-5055				
Step 1 — Enter your other charitable contributions made during the year. 1					
b 50% AGI limit to line 12	5,501.				
B Noncash contributions subject to the limit based on 50% of AGI (If line 6 is zero, leave lines 12 through 15 blank) 12 Multiply line 8 by 0.5	of AGI				
23 Multiply line 8 by 0.5					

29	Multiply line 8 by 0.5	29			
30	Add lines 10, 14, 21, and 27	30			
31	Subtract line 30 from line 29	31			
32	Multiply line 8 by 0.3	32			
33	Subtract line 21 from line 32	33			
34	Subtract line 27 from line 32	34			
35	Multiply line 8 by 0.2	35			
36	Deductible amount. Enter the smallest of line 2, 31, 33, 34,				
	or 35	36			
37	Carryover. Subtract line 36 from line 2	37			
F	Qualified contributions for certain disaster relief efforts (Not ap	plicab	le for carryovers)		
	(If line 1 is zero, leave lines 38 through 42 blank)				
38	Enter the amount from line 8	38			
39	Add lines 10, 14, 21, 27, and 36	39			
40	Subtract line 39 from line 38	40			
41	Deductible amount. Enter the smaller of line 1 or line 40	41			
42	Carryover. Subtract line 41 from line 1	42			
G	Deduction for the year	,			
43	Add lines 10, 14, 21, 27, 36 and 41. Enter the total here				
	and include the deductible amounts on Schedule A (Form				
	1040), line 11 or line 12 whichever is appropriate.	43			
44	, , -,	44			
No	te: Any amounts in the carryover column are not deductible this year	r but c	an be carried over to	o next	
		4.1			

year. See Carryovers, later, for more information about how you will use them next year.

Name(s) Shown on Return Akshay Reddy Gou								Social 109-	Security 93-50	Number 55	
Part I Cash Cont	ributions Su	mmary									
Name of Charitab	ole Organizatio	on To	a) otal	(b 60 Lin	%	3	(c) 0% imit	10	(d) 00% imit		
Totals:	Contribution	_ ns Summ	ary								
		To	otal	(Other P	ropert	y	Ca	pital Ga	in Property	
Name of Charitable Organization		on To	(a) Total		(b) 50% Limit		(c) 30% Limit		(d) 0% imit	(e) 20% Limit	
Totals:											
Part III Contribution	on Carryove	rs to 202	2	1		<u> </u>				<u> </u>	
	Total		Non-	Cash an Capital G						oital Gain roperty	
	(a) Total	(b) 100% Limit	6	(c) 60% .imit	(d) 50% Lim	%	(e) 30% Limit		(f) 30% Limit	(g) 20% Limit	
1 2021 contributions . 2 2021 contributions allowed 3 Carryovers from: a 2020 tax year		N/A									
b 2019 tax year c 2018 tax year d 2017 tax year e 2016 tax year 4 Carryovers		N/A N/A N/A N/A									
allowed in 2021 5 Carryovers disallowed in 2021 6 Carryovers to 2022:	_	N/A N/A						- -			
a From 2021 b From 2020 c From 2019 d From 2018 e From 2017 f From 2016		N/A N/A N/A N/A N/A									
Part IV Special Sit 1 Was the entire ir 2 Were restriction to use or dispose 3 Did you give to a of the donated pr 4 Was any charity of	nterest given for s attached to a s of any propert nyone other that operty or to po	or all prope any charitie by donated an the cha ssession c	erty dona es's righ to any or rity the of any of	ated to a t charity? right to ir	II charit ncome f	ties? from ar	 ıy	. ▶□	Yes Yes Yes Yes	No X No X No X No	

Form 1040 or 1040-SR, Line 12

Standard Deduction Worksheet for Dependents

► Keep for your records

2021

` '	Social Security Number
Use this worksheet only if someone can claim you, or your spouse if filing jointly, as a content of the solution of the solu	
 3 a Enter the smaller of line 1 or line 2. If born after January 1, 1956, and not blind, stop here and enter this amount on Form 1040 or 1040-SR, line 12. Otherwise, go to line 3b	3 b

*Earned income includes wages, salaries, tips, professional fees, and other compensation received for personal services you performed. It also includes any taxable scholarship or fellowship grant. Generally, your earned income is the total of the amount(s) you reported on Form 1040 or 1040-SR, line 1, and Schedule 1, lines 3 and 6, minus the amount, if any, on Schedule 1, line 14. Earned income, for the purpose of figuring your standard deduction, doesn't include qualified disability trust distributions.

Earned Income Worksheet

) Shown on Return y Reddy Gouru		Social Sec 109-93-	urity Number -5055
Part I	Earned Income Credit Worksheet Comp	utation		
		Taxpayer	Spouse	Total
	filing Schedule SE:			
	let self-employment income			
b C	Optional Method and Church Employee income .			
c A	dd lines 1a and 1b			
	One-half of self-employment tax			
	Subtract line 1d from line 1c			
2 If	not required to file Schedule SE:			
a N	let farm profit or (loss)			
b N	let nonfarm profit or (loss)			
c A	dd lines 2a and 2b			
	filing Schedule C as a statutory employee, nter the amount from line 1 of that			
S	schedule C			
4 A	dd lines 1e, 2c and 3. To EIC Wks, line 5			
Part II	- Form 2441 and Standard Deduction Wo	rksheet Computati	ons	
	let self-employment earnings (line 4 above)		_	
	Vages, salaries, and tips less distributions			
	om nonqualified or section 457 plans, etc	5,501.	_	5,501
	axable employer-provided adoption benefits			
	oreign earned income exclusion			_
8 A	dd lines 5 through 7b. To Form 2441, lines 18			
а	nd 19	5,501.		5,501
9 a T	axable dependent care benefits			
	lontaxable combat pay			
	dd lines 8, 9a & 9b . To Form 2441, lines			
	and 5	5,501.		5,501
	scholarship or fellowship income not on W-2	0.	_	0
12 S	E exempt earnings less nontaxable income			
13 D	histributions from nonqualified/Sec. 457 plans			
14 A	dd lines 5, 6, 7a, 9a and 11 through 13.			
	Го Standard Deduction Worksheet	5,501.		5,501
Part III	I – IRA Deduction Worksheet Computation	1		
	let self-employment income or (loss)			
	Vages, salaries, tips, etc	5,501.		5,501
17 N	let self-employment loss		_	
18 A	limony received			
	Iontaxable combat pay			
	oreign earned income exclusion			
	Geogh, SEP or SIMPLE deduction			_
22 C	Combine lines 15 through 21. To IRA Wks, In 2	5,501.		5,501.
Part IV	/ - Schedule 8812 and Child Tax Credit Lii	ne 14 Worksheet C	omputations	
23 S	self-employed, church and statutory employees .			
	Vages, salaries, tips, etc	5,501.		5,501.
	Iontaxable combat pay			-
	Combine lines 23 through 25. To Schedule		_	
	812, line 6a & Line 14 Wks, line 2	5,501.		5,501
·	· -,	-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		

Form 1040 Line 27

Earned Income Credit Worksheet

2021

► Keep for your records

	· · ·	Social Sec	urity Number · 5 0 5 5
Qı Qı	uickZoom to Schedule EIC	ation income.	▶
b c 3 4 a b	Enter the amount from Form 1040 line 1 less amounts considered not earned for EIC purposes	2 a b c	5,501.
6 7 8	as a statutory employee, enter the amount from the Earned Income Worksheet, line 4	7	5,501.
9 10	If line 8 is zero, stop. You cannot take the credit. Enter "No" on the dotted line next to Form 1040, line 27. Enter your AGI from Form 1040, line 11	9	
11	Yes. Go to line 11 now. No. Enter the credit, from the EIC Table, for the amount on line 9. Be sure to use the correct column for filing status and number of children Earned income credit. If 'Yes' on line 10, enter the amount from line 8 If 'No' on line 10, enter the smaller of line 8 or line 10	10	

Enter line 11 amount on Form 1040, line 27.

If one or more of the boxes below are checked, the earned income credit is not allowed.

1	The	sotal taxable earned income (line 7 above) is equal to or more than: \$21,430 (\$27,380 if married filing jointly) without a qualifying child. \$42,158 (\$48,108 if married filing jointly) with one qualifying child. \$47,915 (\$53,865 if married filing jointly) with two qualifying children. \$51,464 (\$57,414 if married filing jointly) with more than two qualifying children.
2	The	Adjusted Gross Income (line 9 above) is equal to or more than: \$21,430 (\$27,380 if married filing jointly) without a qualifying child. \$42,158 (\$48,108 if married filing jointly) with one qualifying child. \$47,915 (\$53,865 if married filing jointly) with two qualifying children. \$51,464 (\$57,414 if married filing jointly) with more than two qualifying children.
3		Investment income is more than \$10,000. (Investment Income Smart Worksheet, item H above)
4		Without a qualifying child - The married filing separate filing status is checked. With a qualifying child - The married filing separate filing status is checked and taxpayer/spouse had the same principal residence for the last 6 months of 2021, and they did not live apart on 12/31 or had no written separation agreement or decree of separate maintenance. (Information Worksheet, Part II)
5		Taxpayer (or spouse if filing joint) is a qualifying child of another person. (Information Worksheet, Part IV)
6		Without a qualifying child, and your (or your spouse's, if married filing jointly) main home is in the U.S. less than half the year. (Information Worksheet, Part IV)
7	X	Without a qualifying child, taxpayer (and spouse if filing joint) are under the minimum age to qualify for EIC. (Information Worksheet, Part I)
8		Without a qualifying child, and taxpayer (or spouse if filing joint) is eligible to be claimed as a dependent on someone else's return. (Information Worksheet, Part I)
9		Social Security Number is invalid for EIC purposes, for taxpayer, (or spouse, if married filing joint). (Information Worksheet, Part I)
10		Have qualifying children, but all are qualifying children of another person. (Information Worksheet, Part III)
11		Disallowed by IRS to claim Earned Income Credit in 2021. (Information Worksheet, Part IV)
12		Filing Form 2555, Foreign Earned Income.
13		Not a citizen or resident alien for the entire year, claiming dual status. (Information Worksheet, Part VI)
14		Head of household filing status and lived with nonresident alien spouse during the last six months of the year. (Information Worksheet, Part IV)

С	ompliance and Due Diligence Information
1	Is this how long your dependents lived with you in the U.S in 2021?
	Yes, all of the above is correct. No, I'll go back and review my dependent information.
	The IRS may ask you for documents to prove you lived with anyone you're claiming for the Earned Income Credit.
	Is this where you lived with your dependents the longest in 2021?
2	Yes, my dependents lived with me at this address. No, I'd like to add an additional address where I lived with my dependents. Use the Interview to add an additional address where you lived with your dependents the longest in 2021.
	Compliance and Due Diligence Indicator
No	tential qualifying child count

	e(s) Shown on Return nay Reddy Gouru				Your So 109-9		ecurity No. 55
Part	I - Qualified Education	on Expe	ense Summa	ry	l		
Lá	(a) Student's name rest Name ast Name ocial Security Number	MI Suffix	(b) Qualified Education Expenses	(c) Qualified for:	(d) Elect Cred	ed	(e) Elected Credit if
				Yes No	man	ual	automatic
Go	kshay Reddy Duru 09-93-5055		17,003. 17,003. 17,003.	Amer Opp Cr .			X
To	otal qualified expenses .		17,003. 17,003.	American Opportunity Credit Lifetime Learning Credit			
Part	II - Optimize Educati	ion Exp	enses for the	Lowest Tax			
1	Launch OPTIMIZER -	Check to		o matic atic Education Expense Optimize	r now		
2	or			ed in Part I, column (e) above d in Part I, column (d) above			
Part	III - Summary of Cre	dits					
	Reserved						
1 2 3 4	Reserved				1 2 3 4		
	American Opportunity	y, Lifetim	e Learning Cr	edits Summary			
1 2 3	Tentative Lifetime Lear	ning Cred	lit		1 2 3		2,000.

Form 4684

Name(s) shown on return

Casualty and Theft Worksheet

Use a separate worksheet for each casualty or theft event.

► Keep for your records

2021

Social Security No.

Akshay	Reddy Gouru	109-93-5055
Part I	Casualty or Theft Event Information	
1 2 3 4 4 4 5 6 6 6 6 6 6 6 6 6	Description of this casualty or theft event Date of casualty or theft event Jse of property, check one if not a Ponzi loss (line 5c): Personal (includes home office deducted under simplified method, see tax help) Business, employment, or income-producing This event qualifies as a Hurricane Harvey or Tropical Storm Harvey Disaster This event qualifies as a Hurricane Irma Disaster This event qualifies as a Hurricane Maria Disaster This event qualifies as a 2017 California Wildfire Disaster (01/01/2017-01/18/20) This event is a qualified federally declared major disaster This event is a federally declared disaster (not "qualified") This event qualifies as a 2016 federally declared disaster area This event does not qualify as a federally declared disaster. Enter the FEMA disaster decl. number if any line 4a-g is checked. Enter the four digit number only. If the FEMA disaster decl. number begins with DR, enter it here the FEMA disaster decl. number begins with DR, enter it here)
5 I a (b (c (f box 3b is checked, check one: Check if the property was used in a passive activity	
	Description including type of property ► For personal use property, enter the address, city, state and ZIP code	
e f h \ i j k a	nsurance or other reimbursement	-
c e f h \ i j	Cate acquired	•

Schedule D Tax Worksheet as refigured for the Alternative Minimum Tax

► Keep for your records

3 Enter the amount from Form 4952 for AMT, line 4g		ne(s) Shown on Return hay Reddy Gouru		Social Security	
2 Enter your total qualified dividends as refigured for the Alternative Minimum Tax (AMT): a Total qualified dividends. b Adjustment from Schedules K-1 c Other adjustments to qualified dividends d Total. Combine lines 2a, 2b, and 2c. 3 Enter the amount from Form 4952 for AMT, line 4g. 5 Subtract line 4 from line 3. If zero or less, enter -0. 5 Subtract line 5 from line 2. If zero or less, enter -0. 7 Net long-term capital gain: a Enter the gain from line 15 of Schedule D as refigured for the AMT. c Enter the smaller of line 7 or line 7b. 5 Subtract line 8 from line 16 of Schedule D as refigured for me AmT. c Enter the smaller of line 7c. If zero or less, enter -0. 5 Subtract line 8 from line 7c. If zero or less, enter -0. c Enter the smaller of line 7c. If zero or less, enter -0. c Ad lines 6 and 9. A Enter the amount from Form 6251, line 6. B Capital gain excess. Subtract line A from line 10.* 10 as refigured for the AMT. c Add lines 6 and 9. b Enter the gain from line 18 of Schedule D as refigured for the AMT. c A Enter the gain from line 19 of Schedule D as refigured for the AMT. c Add lines 11 and 11b. d Add lines 11 and 11b. c Butract line 12 from line 10. Also enter this amount			Before Allocation of Capital Gain	Allocation of Capital Gain	After Allocation of Capital Gain
d Total. Combine lines 2a, 2b, and 2c	2	Enter your total qualified dividends as refigured for the Alternative Minimum Tax (AMT): Total qualified dividends			
Subtract line 4 from line 3. If zero or less, enter -0	3	d Total. Combine lines 2a, 2b, and 2c Enter the amount from Form 4952 for AMT, line 4g		0.	0.
a Enter the gain from line 15 of Schedule D as refigured for the AMT	5 6	Subtract line 4 from line 3. If zero or less, enter -0 Subtract line 5 from line 2. If zero or less, enter -0			0.
c Enter the smaller of line 7a or line 7b		a Enter the gain from line 15 of Schedule D as refigured for the AMT			
Add lines 6 and 9	8	Enter the smaller of line 7a or line 7b			0.
Total 28% rate and unrecaptured section 1250 gain: a Enter the gain from line 18 of Schedule D as refigured for the AMT		Add lines 6 and 9	0.	0.	0.
b Enter the gain from line 19 of Schedule D as refigured for the AMT		Total 28% rate and unrecaptured section 1250 gain: a Enter the gain from line 18 of Schedule D	0.		
12 Enter the smaller of line 9 or line 11c		b Enter the gain from line 19 of Schedule D as refigured for the AMT			0.
	12	Enter the smaller of line 9 or line 11c Subtract line 12 from line 10. Also enter this amount			0.

^{*} Capital gain excess applies only if filing Form 2555, Foreign Earned Income.

Alternative Minimum Tax Worksheet

► Keep for your records

		Social Security Number		
Tax	able Income – Line 1			
1 2 3 4 5	Enter the amount from Form 1040 or 1040-SR, line 15, if more than zero. If Form 1040 or 1040-SR, line 15, is zero, subtract line 14 of Form 1040 of 1040-SR from line 11 of Form 1040 or 1040-SR and enter the result here. (If less than zero, enter as a negative amount.)	. 2 . 3 . 4	-7,049.	
Tax	es — Line 2a			
1	Generation skipping transfer taxes included on Schedule A, line 6	. 1		
Ref	und of Taxes — Line 2b	ı		
1 2 3	Taxable refund of state and local income tax	. 2		
Alte	ernative Tax Net Operating Loss Deduction (ATNOLD) — Line 2f	l		
1 2 3 4 5 6 7 8 9 10 11	Alternative minimum taxable income (AMTI) without ATNOLD Enter adjustments Adjustment for domestic production activities deduction Adjusted AMTI without ATNOLD. Add lines 1-3 ATNOLD limitation. Multiply line 4 by 90%. Enter ATNOL carried to 2020 from other year(s) Enter ATNOL included above attributable to qualified disaster losses ATNOL above not attributable to qualified disaster losses. Line 6 minus 7 ATNOL deduction other than qualified disaster losses. Lesser of line 5 or 8 ATNOL Disaster Deduction. Lesser of line 7 or (line 4 minus line 9) ATNOLD. Add lines 9 and 10. Enter on Form 6251, line 2f, as neg	. 2 . 3 . 4 . 5 . 6 . 7 . 8 . 9	5,501. 4,951.	
Ince	entive Stock Options — Line 2i	·	·	
1 2 3 4 5	Incentive stock options adjustment from Schedule K-1 worksheets Incentive stock options from Employer Stock Transaction Worksheets Incentive stock options from Exercise of Stock Options Worksheets Other incentive stock options	. 2 . 3 . 4		

		9-9	3-5055	_ Page :
Alte	ernative Minimum Taxable Income — Line 4			
lf m	arried filing separately and Form 6251, line 4, is more than \$752,800:			
1	Alternative minimum taxable income, Form 6251	1		
2	Threshold amount	2		
3	Subtract line 2 from line 1	3		
4	Multiply line 3 by 25% (.25)	4		
5	Smaller of line 4 or \$57,300	5		
6	Add line 1 and line 5. Enter on Form 6251, line 4	6		
	emption — Line 5			
1	Enter \$73,600 if single or head of household, \$114,600 if married filing jointly			
1	·	1		73,600
1 2	Enter \$73,600 if single or head of household, \$114,600 if married filing jointly			73,600 5,501
-	Enter \$73,600 if single or head of household, \$114,600 if married filing jointly or qualifying widow(er), \$57,300 if married filing separately			
2	Enter \$73,600 if single or head of household, \$114,600 if married filing jointly or qualifying widow(er), \$57,300 if married filing separately Enter your alternative minimum taxable income from Form 6251, line 4	2		
2	Enter \$73,600 if single or head of household, \$114,600 if married filing jointly or qualifying widow(er), \$57,300 if married filing separately	3 4		5,501
2	Enter \$73,600 if single or head of household, \$114,600 if married filing jointly or qualifying widow(er), \$57,300 if married filing separately Enter your alternative minimum taxable income from Form 6251, line 4 Enter \$523,600 if single or head of household, \$1,047,200 if married filing jointly or qualifying widow(er), \$523,600 if married filing separately	3 4		5,501 523,600

2021

Form 6251 Line 7

Foreign Earned Income Alternative Minimum Tax Worksheet

► Keep for your records

		urity Number
 1 Enter the amount from Form 6251, line 6	1	
lines 45 and 50	2a	
b Enter the total amount of any itemized deductions or exclusions you couldn't claim because they are related to excluded income	2b	
c Subtract line 2b from line 2a. If zero or less, enter 0	2c	
3 Add line 1 and line 2c	3	
4 Tax on the amount on line 3.		
 If you reported capital gain distributions directly on Form 1040 or 1040-SR, line 7; or you reported qualified dividends on Form 1040 or 1040-SR, line 3a; or you had a gain on both lines 15 and 16 of Schedule D (Form 1040 or 1040-SR) (as refigured for the AMT, if necessary), enter the amount from line 3 of this worksheet on Form 6251, line 12. Complete the rest of Part III of Form 6251. However, before completing Part III, see Form 2555, later, to see if you must complete Part III with certain modifications. Then enter the amount from Form 6251, line 40, here. All Others: If line 3 is \$199,900 or less (\$99,950 or less if married filing separately), multiply line 3 by 26% (0.26). Otherwise, multiply line 3 by 28% (0.28) and subtract \$3,998 (\$1,999 if married filing separately) from 		
the result.	4	
Tax on amount on line 2c. If line 2c is \$199,900 or less (\$99,950 or less if married filing separately), multiply line 2c by 26% (0.26). Otherwise, multiply line 2c by 28% (0.28) and subtract \$3,998 (\$1,999 if married filing separately) from the result	_	
6 Subtract line 5 from line 4. Enter the result here and on Form 6251, line 7	5 6	

Child's	s Name as Shown on Return	Child's S	ocia	l Security Number
Line	1 - Child's Net Unearned Income			
1	Enter the amount from the child's Form 1040 or 1040-NR, line 9 Note: If the child has claimed a loss from self-employment, a foreign earned income exclusion, or a net operating loss carryover to 2021, skip lines	1		
b	2 and 3 and go to line 4. Enter the total of the amount(s) reported on Form 1040, line 1, Schedule 1, lines 3 and 6; or Form 1040-NR, line 1a Enter any other earned income not included on line 2a Enter any penalty on early withdrawals from savings, from Form 1040		a b	
3	or 1040-NR		С	
b c d 5 6 a b c	Enter the following amounts as Positive numbers: Loss from self-employment, from Schedule C or Schedule F Foreign housing and earned income exclusion, from Form 2555 Net operating loss carryover to 2021, from Form 1040 or Form 1040-NR Add lines 4a through 4c Add lines 1 and 4d Enter the amount from the child's Form 1040, line 1 or 1040-NR, line 1a Enter the amount from the child's Schedule 1 (Form 1040), line 3. Enter -0- if less than zero Enter the amount from the child's Schedule 1 (Form 1040), line 6. Enter -0- if less than zero Enter any other earned income not included on lines 6a through 6c Enter any penalty on early withdrawal from savings, from Form 1040 or 1040-NR Subtract the amounts on lines 6a through 6e from the amount on line 5. Enter the result here and on Form 8615, line 1	4	a b c d b c d	
Line	2 - Child's Investment Deductions			
8 9 a 10 11	If the child itemized deductions on Schedule A (Form 1040 or Form 1040-NR), enter the amount from Schedule A (Form 1040), line 17, or Schedule A (Form 1040-NR), line 8	9 _ 10)	
		l l		

Page 2 Line 5 - Qualified Dividends and Net Capital Gain Worksheets Form 8615 Line 5 - Worksheet 1 Use this worksheet only if line 2 of **your** Form 8615 is \$2,200 and lines 3 and 5 are the same amount В C Ε G Н Form 8615 Line 5 - Worksheet 2 Use this worksheet only if line 2 of your Form 8615 is more than \$2,200 and lines 3 and 5 of your Form 8615 are the same amount A B C Multiply line D by Line E. Subtract line F from line E. Subtract line G from line B. Subtract line F from line A. Enter the amount from your Form 8615, line 1. Divide line A by line J. Enter the result as a decimal G Н Κ Enter the result as a decimal (rounded to at least three places). Don't enter M P Net capital gain on Form 8615, line 5 Form 8615 Line 5 - Worksheet 3 Use this worksheet only if your Form 8615, line 5 is less than line 3 CD Divide line A by line C Enter the result as a decimal (rounded to at least three places). If the child itemized deductions, enter the child's itemized deductions directly connected with the production of the child's income on line C. Multiply line D by line E. Subtract line F from line E. Subtract line G from line B. Subtract line F from line A. If the child itemized deductions, enter the child's itemized deductions not directly connected with the production of the income on line C of this worksheet. Ε G Н directly connected with the production of the income on line C of this worksheet. М Subtract line P from line I (but do no enter less than zero or more than the

Net capital gain on Form 8615, line 5

Subtract line Q from line H (but do no enter less than zero or more than the excess of Form 8615, line 5 over line R of this worksheet)......

shay Re	n on Return ddy Gouru						Security Number 93-5055
(a) (b) State or Paid With Local ID Extension		(c) (d) Estimates Pd Total Wir After 12/31 held/Pm		/ith- Paid With		(f) Total Over- payment	(g) Applied Amount
otals							
20 State E (a) State	e Pa	mation (b) aid With Extension		(a) Locali		ion Informa	(b) h Extension
20 State E (a) State	estimates Inform	nation (c) nates Paid After		2020 Local (a) Locali			c) (c) Paid After 12/31
20 State T (a) State	axes Due Infor	mation (e) Paid With Returr		2020 Local (a) Locali			ation (e) (ith Return
	Refund Applied					Applied In	
State 20 State T	ax Refund Info	Applied Amount		Locali		Applie	d Amount
(a) State	(d) Total Withheld/Pmt	(f) Tota s Overpay		(a)	(d Tot Withheld	al	(f) Total Overpayment

109-93-5055

Other Tax and Income Information	2020	2021			
 Filing status Number of exemptions for blind or over 65 (0 - 4) Itemized deductions Check box if required to itemize deductions Adjusted gross income Tax liability for Form 2210 or Form 2210-F Alternative minimum tax Federal overpayment applied to next year estime Federal extension payment for 2020 return 			1 2 3 4 5 6 7 8 a b		1 Single 0 5,501 0
QuickZoom to the IRA Information Worksheet for	IRA	information	ı		►
Excess Contributions				2020	2021
 9 a Taxpayer's excess Archer MSA contributions as b Spouse's excess Archer MSA contributions as of 10 a Taxpayer's excess Coverdell ESA contributions b Spouse's excess Coverdell ESA contributions a 11 a Taxpayer's excess HSA contributions as of 12/3 b Spouse's excess HSA contributions as of 12/31 	of 12/3 as of s of 1	31 12/31 2/31	9 a b 10 a b 11 a b		
Loss and Expense Carryovers Note: Enter all entries as a positive amount				2020	2021
b AMT Short-term capital loss	a b c d e	2021 2020 2019 2018 2017	12 a b 13 a b 14 a b 15 a b c d e f		
17 AMT Nonrecap'd net Sec 1231 losses from:	f a b c d	2016	17 a b c d		

Form 8582 Line 7

Modified Adjusted Gross Income Worksheet ► Keep for your records

2021

Name(s) Shown on Return Social Security Number 109-93-5055 Akshay Reddy Gouru

Description	Amount
Income	
Wages	5,501.
Interest income before Series EE bond exclusion	
Dividend income	
Tax refund	
Alimony received	
Nonpassive business income or loss	
Royalty and nonpassive rental activities income or loss	
Nonpassive partnership income or loss	
Nonpassive S corporation income or loss	
Nonpassive farm rental income or loss	
Nonpassive farm income or loss	
Nonpassive estate and trust income or loss	
Real estate mortgage investment conduits	
Business gains and losses from nonpassive activities	
Capital gains and losses	
Taxable IRA distributions	
Taxable pension distributions	
Unemployment compensation	
Other income	
Total income	5,501.
Adjustments	
Educator expenses	
Certain business expenses of reservists, performing artists, and government officials	
Health savings account deduction	-
Moving expenses	
Self-employed SEP, SIMPLE, and qualified plans	
Self-employed health insurance deduction	
Penalty on early withdrawals of savings	
Alimony paid	
Other adjustments	
Total adjustments	
Modified adjusted gross income	5,501.

Name(s) Shown on Return
Akshay Reddy Gouru

Social Security Number

Income	2020	2021	Difference	%
Warran palarias tira ata		F F01	5 501	
Wages, salaries, tips, etc		5,501.	5,501.	
Interest and dividend income				
State tax refund				
Business income (loss)				
Capital and other gains (losses)				
IRA distributions				
Pensions and annuities				
Rents and royalties				
Partnerships, S Corps, etc				
Farm income (loss)				
Social security benefits				
Income other than the above				
Total Income		5,501.	5,501.	
Adjustments to Income				
Adjusted Gross Income		5,501.	5,501.	
Itemized Deductions				
Medical and dental				
Income or sales tax				
Real estate taxes				
Personal property and other taxes				
Interest paid				
Gifts to charity				
Casualty and theft losses				
Miscellaneous				
Total Itemized Deductions	0.	0.	0.	
Standard or Itemized Deduction		12,550.	12,550.	
Qualified Business Income Deduction				
Taxable Income		0.	0.	
Income tax		0.	0.	
Additional income taxes				
Alternative minimum tax				
Total Income Taxes		0.	0.	
Nonbusiness credits				
Business credits				
Total Credits				
Self-employment tax				
Other taxes				
Total Tax After Credits		0.	0.	
Withholding		121.	121.	
Estimated and extension payments				
Earned income credit				
Additional child tax credit		.		
Other payments		1,400.	1,400.	
Total Payments		1,521.	1,521.	
Form 2210 penalty				_
Applied to next year's estimated tax				
Refund		1,521.	1,521.	
Balance Due				

Tax Summary ► Keep for your records

2021

Name (s)	
Akshay	Reddy	Gouru

Akshay Reddy Gouru	
Total income	
Adjustments to income	
Itemized/standard deduction	12,550.
Qualified business income deduction	0.
Tentative tax	
Alternative minimum tax	
Total credits	
Total tax	0.
Total payments Estimated tax penalty	
Amount Overpaid Refund Refund	
Amount Applied to Estimate	
Balance due	0.

Recovery Rebate Credit Worksheet

2021

Name(s) Shown on Return Akshay Reddy Gouru Social Security No. 109-93-5055

This worksheet is used to compute the allowed recovery rebate credit for line 30 of Form 1040 or 1040-SR after accounting for any economic stimulus payment previously received.

1	Can you be claimed as a dependent on another person's 2021 return? X No. Go to line 2		
	Yes. Stop. You can't take the credit. Don't complete the rest of this worksheet		
2			
	before the due date of your 2021 return (including extensions) for you and, if filing		
	a joint return, your spouse?		
	X Yes. Go to line 6		
	No. If you are filing a joint return, go to line 3. If you aren't filing a joint return, go to line 5.		
3	Was at least one of you a member of the U.S. Armed Forces at any time during		
•	2020, and does at least one of you have a social security number that was issued		
	on or before the due date of your 2021 return (including extensions)?		
	Yes. Your credit is not limited. Go to line 6.		
_	No. Go to line 4.		
4	Does one of you have a social security number that was issued on or before the		
	due date of your 2021 return (including extensions?) Yes. Your credit is limited. Go to line 6.		
	No. Go to line 5		
5	Do you have any dependents listed in the Dependents section on page 1 of Form		
	1040 or 1040-SR for whom you entered a social security number that was issued on		
	or before the due date of your 2021 return (including extensions) or an adoption		
	taxpayer identification number?		
	Yes. Enter 0 on line 6 and go to line 7. No. Stop. You can't take the credit. Don't complete the rest of this worksheet		
	and don't enter any amount on Form 1040, line 30.		
6	Enter: • \$1,400 if single, head of household, married filing separately, qualifying		
	widow(er).		
	• \$1,400 if married filing jointly and you answered "Yes" to question 4, or	_	1 400
7	 \$2,800 if married filing jointly and you answered "Yes" to question 2 or 3 Multiply \$1,400 by the number of dependents listed in the Dependents section on 	6	1,400.
•	page 1 of Form 1040 or 1040-SR for whom you entered a social security number		
	that was issued on or before the due date of your 2021 return (including		
	identification number	7	
8	Add lines 6 and 7	8	1,400.
9	Is the amount on line 11 of Form 1040 or 1040-SR more than the amount shown		
	below for your filing status?Single or married filing separately-\$75,000		
	Married filing jointly or qualifying widow(er)-\$150,000		
_	 Head of household-\$112,500 		
L	Yes. Enter the amount from line 11 of Form 1040 or 1040-SR and go to line 10	9	
. L	No. Enter the amount from line 8 on line 12 and skip lines 10 and 11		
10	Is line 9 more than the amount shown below for your filing status? • Single or married filing separately-\$80,000		
	Married filing jointly or qualifying widow(er)-\$160,000		
	Head of household-\$120,000		
	Yes. Stop. You can't take the credit. Don't complete the rest of this worksheet		
	and don't enter any amount on Form 1040, line 30.	40	
1 1	No. Subtract line 9 from the amount shown above for your filing status Divide line 10 by the amount shown below for your filing status. Enter the result as	10	
• •	a decimal (rounded to at least 2 places).		
	 Single or married filing separately-\$5,000 		
	 Married filing jointly or qualifying widow(er)-\$10,000 		
	Head of household-\$7,500	11	1 400
12 13	Multiply line 8 by line 11	12	1,400.
IJ	include the amount, if any, of your spouse's EIP 3. You may refer to Notice 1444-C		
	or your tax account information at IRS.gov/Account for the amount to enter here	13	0.
14	Recovery rebate credit. Subtract line 13 from line 12. If zero or less, enter -0 If		
	line 13 is more than line 12, you don't have to pay back the difference. Enter the	4.4	1 400
	result here and, if more than zero, on line 30 of Form 1040 or 1040-SR	14	1,400.

Compare to U. S. Averages

2021

► Keep for your records

Name(s) Shown on Return Akshay Reddy Gouru	Social Securit	y No 055
Your 2021 adjusted gross income (AGI)	0. to	5,501. 14,999.

Note: National average amounts have been adjusted for inflation. See Help for details.

Selected Income, Deductions, and Credits	Actual Per Return	National Average
Salaries and wages	5,501.	9,015.
Taxable interest		1,255.
Tax-exempt interest		6,434.
Dividends		2,658.
Business net income less loss		8,266.
Net capital gain		10,460.
Net capital loss		2,383.
Taxable IRAs pensions and annuities		6,238.
Rent and royalty net income less loss		7,381.
Partnership and S corporation net income less loss		21,621.
Taxable social security benefits		2,754.
Medical and dental expenses deduction		9,699.
Taxes paid deduction	0.	3,959.
Interest paid deduction		6,572.
Charitable contributions deduction		1,641.
Total itemized deductions	0.	16,617.
Child care credit		97.
Education tax credits		251.
Child tax credit		234.
Retirement savings contributions credit		155.
Earned income credit		1,954.
Other Information	Actual Per Return	National Average
Adjusted gross income	5,501.	1,715.
Taxable income	0.	2,776.
Income tax	0.	314.
Alternative minimum tax		29,833.
Total tax liability	0.	544.
	<u></u>	

Santa Barbara Tax Products Group, LLC, a division of Green Dot Corporation, a Delaware corporation, and Green Dot Bank Refund Processing Service Agreement ("Agreement")

Name: Akshay Reddy Gouru

Social Security No.: 109-93-5055

This Agreement contains important terms, conditions and disclosures about the processing of your refund(s) (the "Refund Processing Service" or "RPS") by Santa Barbara Tax Products Group, LLC, a division of Green Dot Corporation, a Delaware corporation, ("Processor"), a third party processor using banking services of Green Dot Bank ("Bank"). Read this Agreement carefully before accepting its terms and conditions, and print a copy and/or retain this information electronically for future reference. As used in this Agreement, the words "you" and "your" refer to the applicant or both the applicant and joint applicant if the 2021 federal income tax return(s) is a joint return (individually and collectively, "Applicant"). The words "we," "us" and "our" refer to Bank and Processor.

1. NOTICE: No Requirement To Use the Refund Processing Service In Order To File Electronically.

YOU UNDERSTAND THAT A REFUND PROCESSING FEE OF \$0.00 ("REFUND PROCESSING FEE") IS CHARGED BY PROCESSOR TO ESTABLISH A TEMPORARY ACCOUNT TO RECEIVE YOUR FEDERAL TAX REFUND(S), TO PROCESS IT, TO DEDUCT YOUR TURBOTAX FEES, AND OTHER AUTHORIZED FEES FROM THAT ACCOUNT, AND TO FORWARD FUNDS TO YOU. THE REFUND PROCESSING FEE IS NOT A LOAN; IT IS DUE TO PROCESSOR WHETHER OR NOT THE FEDERAL TAX REFUND(S) OCCURS BUT PROCESSOR WILL NOT PURSUE COLLECTION OF THE REFUND PROCESSING FEE IF YOUR FEDERAL TAX REFUND(S) DOES NOT OCCUR. THIS FEE IS COLLECTED ONLY AT THE TIME THE REFUND(S) OCCURS. YOU CAN AVOID THIS FEE AND NOT USE THE REFUND PROCESSING SERVICE BY INSTEAD PAYING THE APPLICABLE TURBOTAX FEES TO INTUIT INC. BY CREDIT OR DEBIT CARD AT THE TIME YOU FILE YOUR 2021 FEDERAL INCOME TAX RETURN(S) AND ELECTING TO HAVE YOUR REFUND(S) DIRECTLY DEPOSITED IN YOUR OWN BANK ACCOUNT OR MAILED TO YOU. IF YOU DO USE THE REFUND PROCESSING SERVICE, YOU CAN EXPECT TO RECEIVE THE PROCEEDS FROM YOUR FEDERAL TAX REFUND(S) WITHIN 21 DAYS FROM WHEN THE INTERNAL REVENUE SERVICE ("IRS") ACCEPTS YOUR RETURN(S) UNLESS THERE ARE PROCESSING DELAYS (OR UNLESS YOUR RETURN(S) CONTAINS EARNED INCOME TAX CREDIT OR ADDITIONAL CHILD TAX CREDIT, IN WHICH CASE THE IRS WILL ISSUE YOUR REFUND(S) NO EARLIER THAN FEBRUARY 15, 2022). THE REFUND PROCESSING SERVICE WILL NEITHER SPEED UP NOR DELAY YOUR FEDERAL TAX REFUND(S). THE COST OF PREPARING YOUR TAX RETURN(S) IS NOT ANY MORE OR LESS IF YOU PURCHASE THE REFUND PROCESSING SERVICE.

2. <u>Authorization to Release Personal Information.</u> You authorize the IRS to disclose any information to Bank and Processor related to the funding of your 2021 federal tax refund(s). You also authorize Intuit Inc., as the transmitter of your electronically filed tax return(s), Bank and Processor to disclose to each other certain information about you and your tax return(s) for the purpose of providing the services contemplated under this Agreement. You also represent that any authorizations you have made in this Section 2 have also been obtained from and are made with respect to your spouse, if this is a jointly filed return. Please see the Privacy Policy at the end of this Agreement describing how Bank may use or share your personal information.

3. Summary of Terms

Expected Federal Refund	1,521.00
Less Processor Refund Processing Fee	0.00
Less TurboTax Fees	0.00
Less Fees for Additional Products and Services Purchased	
Expected Proceeds*	1,521.00

^{*} These amounts are itemized. This is only an estimate. The amount will be reduced by any applicable sales taxes, and if applicable, a Return Item Fee and an Account Research and Processing Fee paid to Processor as set forth in Sections 4, 6 and 7 below.

4. <u>Temporary Deposit Account Authorization.</u> You hereby authorize Bank to establish a temporary deposit account ("Deposit Account") for the purpose of receiving your tax year 2021 federal tax refund(s) from the IRS. Bank or Processor must receive an acknowledgement from the IRS that your return(s) has been electronically filed and accepted for processing before the Deposit Account can be opened. You authorize Processor to deduct from your Deposit Account the following amounts: (i) the Refund Processing Fee; (ii) the fees and charges related to the preparation, processing and transmission of your tax return(s) ("TurboTax Fees"); and (iii) fees for Additional Products and Services Purchased, plus applicable taxes. You also authorize Processor

to deduct thirty dollars (\$30.00) as a returned item processing fee (the "Return Item Fee") from your Deposit Account for the additional processing required in the event that your deposit is returned or cannot be delivered as directed in Section 7 below. A fee of \$30.00 (the "Account Research and Processing Fee") may be charged if we are required to provide additional processing to return the funds to the IRS. These fees will be deducted from the Deposit Account and will be retained by Processor. You authorize Processor to disburse the balance of the Deposit Account to you after making all authorized deductions or payments. If the Deposit Account does not have sufficient funds to pay the TurboTax Fees and the fees for Additional Products and Services Purchased as set forth in Section 3, and any sales tax, or if your refund proceeds are delayed (a) you authorize Processor to automatically deduct such fees (or any portion thereof) via ACH, electronic check, or wire transfer directly from the account into which you authorized Processor to deposit your expected tax refund proceeds as set forth in Section 7, and (b) if you made alternative arrangements with TurboTax for payment of such fees, those arrangements will be attempted prior to any automatic deduction. To make alternative payment arrangements or revoke your consent to automatic deduction, you must contact Intuit Inc. according to the instructions on the notices e-mailed to you by Intuit Inc. regarding outstanding amounts owed under this Agreement. You also authorize any amounts outstanding pursuant to this Agreement to be deducted from refunds that you may receive up to 24 months after the date of this Agreement and process through the Processor.

- 5. Acknowledgements. (a) You understand that: (i) neither Bank nor Processor can guarantee the amount of your tax year 2021 federal tax refund(s) or the date it will be issued, and (ii) neither Bank nor Processor is affiliated with the transmitter of the tax return(s) (Intuit Inc.) and neither warrants the accuracy of the software used to prepare the tax return(s). (b) You agree that Intuit Inc. is not acting as your agent and is not under any fiduciary duty with respect to the processing of your refund(s) by Bank and Processor. (c) Your refund(s) may be held or returned to the IRS if it is suspected of fraud or identity theft.
- 6. Truth in Savings Disclosure. The Deposit Account is being opened for the purpose of receiving your (or both spouses if this is a jointly filed return) tax year 2021 federal tax refund(s). Processor and Bank will deduct from the Deposit Account the amounts set forth in Section 3, including the \$0.00 Refund Processing Fee for opening and maintaining the Deposit Account and processing your tax refund(s). No other deposits may be made to the Deposit Account. No withdrawals will be allowed from the Deposit Account except to collect the amounts stated in this Section, Section 3, Section 7, and Section 4. No interest is payable on the deposit; thus, the annual percentage yield and interest rate are 0%. The Deposit Account will be closed after all authorized deductions have been made and any remaining balance has been disbursed to you. We will also charge a Return Item Fee of \$30.00 if the refund(s) cannot be delivered as directed in Section 7 of this Agreement. A \$30.00 Account Research and Processing Fee may be charged if we are required to provide additional processing to return the funds to the IRS. These fees will be deducted from the Deposit Account and will be retained by Processor. Questions or concerns about the Deposit Account should be directed to Santa Barbara Tax Products Group, LLC, PO Box 70010, Pasadena, CA 91117 or via the Internet at http://sbtpg.com.
- 7. <u>Disbursement Method:</u> You agree that the disbursement method selected below will be used by Processor to disburse funds to you.

By using the Direct Deposit method of disbursement, the balance of your Deposit Account will be disbursed to you electronically by ACH direct deposit to your personal bank account designated below. If a joint return is filed, the bank account may be a joint account or the individual account of either spouse.

Note: To ensure that there are no delays in receiving your refund(s), please contact your financial institution to confirm that you are using the correct RTN (routing) and account number. If you or your representative enter your account information incorrectly and your deposit is returned to Bank, the Deposit Account balance minus a \$30.00 Return Item Fee will be disbursed to you via a cashier's check mailed to your physical address of record. Bank, Processor and Intuit Inc. are not responsible for the misapplication of a direct deposit that results from error, negligence or malfeasance on the part of you or your representative. In cases where Bank has received your federal tax refund(s) but is unable to deliver the funds directly to you, funds may be held at Bank until claimed, or returned to the IRS. An Account Research and Processing Fee of \$30.00 may be charged if we are required to

provide additional processing to return the funds to the IRS. Return Item and Account Research and Processing Fees will not exceed \$60.00 in the aggregate, and will be deducted from the Deposit Account for federal refunds that continue to be undeliverable and unclaimed and must be returned to the IRS. These fees will be retained by Processor. Due to the risk of fraudulent diversion of tax refunds, we will not process any address or account changes for purposes of disbursing your tax refund(s). If we become aware that your address or checking or savings account has changed after you sign this Agreement but before your federal tax refund(s) is received by us, upon receipt of your federal tax refund(s) from the IRS we will return your tax refund(s) to the IRS after deducting our Refund Processing Fee, TurboTax Fees and other applicable fees. We will do our best to escalate the return of your federal tax refunds to the IRS and you will need to work with the IRS directly for disbursement.

8. FEDERAL ELECTRONIC FUND TRANSFER ACT DISCLOSURES: In case of errors or questions about electronic transfers to or from the Deposit Account, write to Santa Barbara Tax Products Group, LLC, PO 70010, CA 91117 telephone Pasadena, or (877)908-7228 your name, a description or explanation of the error, and the dollar amount of the suspected error. We will determine whether an error occurred within 10 business days after we hear from you and will correct any error promptly. If we need more time, however, we may take up to 45 business days to investigate your complaint or question. If we decide to do this, we will credit your Deposit Account within 10 business days for the amount you think is in error, although in most circumstances you won't have use of the money until we complete our investigation. If we ask you to put your complaint or question in writing and we do not receive it within 10 business days, we may not credit your Deposit Account. For errors involving transfers of funds to or from the Deposit Account within 30 business days after the first deposit to the Deposit Account was made, (i) we may take up to 90 business days to investigate your complaint or question, and (ii) we may take up to 20 business days to credit your Deposit Account for the amount you think is in error. We will tell you the results within three business days after completing our investigation. If we decide that there was no error, we will send you a written explanation. You may ask for copies of the documents that we used in our investigation.

Business Days: Our business days are Monday through Friday, excluding federal holidays. Saturday, Sunday, and federal holidays are not considered business days, even if we are open.

Confidentiality: We will disclose information to third parties about your account or the transfers you make:

- To complete transfers as necessary:
- To verify the existence and condition of your account upon the request of a third party, such as a credit bureau or merchant;
- To comply with government agency or court orders;
- If you give us your written permission; or
- As explained in the Privacy Policy following this Agreement.

Our Liability: If we do not complete a transfer to your account on time or in the correct amount according to this Agreement, we may be liable for your losses or damages. In addition to all other limitations of liability set forth in this Agreement, we will not be liable to you if, among other things:

- Circumstances beyond our control (such as fire, flood, water damage, power failure, strike, labor dispute, pandemic, computer breakdown, telephone line disruption, or a natural disaster) prevent the transfer, despite reasonable precautions that have been taken.
- The funds in your account are subject to legal process or other claim restricting such transfer.
- You, your representative or a third party provide us with inaccurate or untimely information.
- 9. <u>Compensation.</u> In addition to any fees paid directly by you to Intuit Inc., Processor will pay compensation to Intuit Inc. in consideration of Intuit Inc.'s provision of various programming, testing, data processing, transmission, systems maintenance, status reporting and other software, technical and communications services. The Refund Processing Fee will be retained by Processor for its Refund Processing Service. Processor shall pay Bank for its banking services.
- 10. Governing Law. The enforcement and interpretation of this Agreement and the transactions contemplated herein shall be governed by the laws of the United States, including the Electronic Signatures in Global and National Commerce Act, and, to the extent state law applies, the substantive laws of Ohio.

11. <u>Arbitration Provision.</u> You acknowledge that the services set forth in this Agreement are being made available and priced by Processor on the basis of your acceptance of the following arbitration provision ("Arbitration Provision"). By entering into this Agreement, you acknowledge that you are giving up the right to litigate Claims (as defined below) if you, Bank or Processor elects arbitration of the Claims pursuant to this provision, except as otherwise expressly provided herein, and you hereby knowingly and voluntarily waive the right to trial of all Claims subject to this Agreement. You further acknowledge that you have read this Arbitration Provision carefully, agree to its terms, and are entering into this Agreement voluntarily and not in reliance on any promises or representations whatsoever except those contained in this Agreement.

ARBITRATION NOTICE

THIS AGREEMENT CONTAINS AN ARBITRATION PROVISION. PLEASE READ THIS PROVISION CAREFULLY, AS IT AFFECTS YOUR LEGAL RIGHTS.

- 11.1. Arbitration of Claims: Except as expressly provided herein, any claim, dispute or controversy (whether based upon contract; tort, intentional or otherwise; constitution; statute; common law; or equity and whether pre-existing, present or future), including initial claims, counter-claims, cross-claims and third-party claims, arising from or relating directly or indirectly to this Agreement, including the validity, enforceability, interpretation, scope, or application of the Agreement and this Arbitration Provision (except for the prohibition on class or other non-individual claims, which shall be for a court to decide) ("Claim") shall be decided, upon the election of you, Bank or Processor (or our agents, employees, successors, representatives, affiliated companies, or assigns), by binding arbitration before the American Arbitration Association ("AAA"). Arbitration replaces the right to litigate a claim in court or to have a jury trial. The AAA's phone number is 800-778-7879 and website is http://www.adr.org. You may obtain copies of the current rules, forms, and instructions for initiating an arbitration using the above information.
- 11.2. Other Claims Subject to Arbitration: In addition to Claims brought by you, Claims made by anyone connected with you or anyone making a Claim through you (including a taxpayer filing jointly, employee, agent, representative, affiliated company, predecessor or successor, heir, assignee, or trustee in bankruptcy) against us shall be subject to arbitration as described herein.
- 11.3. Exceptions: We agree not to invoke our right to arbitrate any individual Claim you bring in small claims court or an equivalent court so long as the Claim is pending only in that court. This Arbitration Provision also does not limit or constrain our right to interplead funds in the event of claims to the Account by several parties.
- 11.4. Individual Claims Only: Claims may be submitted to arbitration on an individual basis only. Claims subject to this Arbitration Provision may not be joined or consolidated in arbitration with any Claim of any other person or be arbitrated on a class basis, in a representative capacity on behalf of the general public or on behalf of any other person, unless otherwise agreed to by the parties in writing. However, taxpayers filing jointly and party to this Agreement are considered as one person; Processor and its officers, directors, employees, agents, and affiliates are considered as one person; and Bank and its officers, directors, employees, agents, and affiliates are considered as one person.
- 11.5. Arbitration Fees: If you initiate arbitration, we will advance any arbitration fees, including any required deposit. If we initiate or elect arbitration, we will pay the entire amount of the arbitration fees, including any required deposit. We will also be responsible for payment and/or reimbursement of any arbitration fees to the extent that such fees exceed the amount of the filing fees you would have incurred if your Claim had been brought in the state or federal court nearest your residence with jurisdiction over the Claims.
- 11.6. Procedure: A single arbitrator will resolve the Claims. The arbitrator will be a lawyer with at least ten years' experience or who is a former or retired judge. The arbitration shall follow the rules and procedures of the arbitration administrator in effect on the date the arbitration is filed, except when there is a conflict or inconsistency between the rules and procedures of the arbitration administrator and this Arbitration Provision, in which case this Arbitration Provision shall govern. Any in-person arbitration hearing for a Claim shall take place within the federal judicial district in which you live or at such other reasonably convenient location as agreed by the parties. The arbitrator shall apply applicable substantive law consistent with the Federal Arbitration Act, 9 U.S.C. § 1 et seq. (the "FAA") and shall honor all claims of privilege and confidentiality recognized at law. All statutes of limitations that would otherwise be applicable shall apply to any arbitration proceeding. The arbitrator shall be empowered to grant whatever relief would be available in court under law or in equity. Any appropriate court may enter judgment upon the arbitrator's award. This Arbitration Provision is made pursuant to a transaction involving interstate commerce, and shall be governed by the FAA.

12. <u>Taxpayer Identity Validation Disclosure.</u> To help Bank, Processor and the government identify and fight tax refund fraud, as well as fight the funding of terrorism and money laundering activities, Bank and Processor obtain, verify, and record information that identifies each Refund Processing Service taxpayer. What this means for you: When you apply to use the Refund Processing Service for the purpose of receiving your federal tax refund(s), we will ask for your name, address, date of birth, and other information that will allow us to identify you. We may also ask to see your driver's license or other identifying documents if we need to perform additional due diligence on your account.

YOUR AGREEMENT

Bank and Processor agree to all of the terms of this Agreement. By selecting the "I Agree" button in TurboTax: (i) You authorize Bank to receive your 2021 federal tax refund(s) from the IRS and Processor to make the deductions from your refund(s) described in the Agreement, (ii) You agree to receive all communications electronically in accordance with the "Communications" section of the Tax Year 2021 TurboTax(Registered Trademark) User Agreement, (iii) You consent to the release of your 2021 federal tax refund(s) deposit information and application information as described in Section 2 of this Agreement; (iv) You consent to the automatic debiting of your personal bank account as set forth in Section 4, as applicable, and the Arbitration Provision in Section 11; and (v) You acknowledge that you have reviewed, and agree to be bound by, the Agreement's terms and conditions. If this is a joint return, selecting "I Agree" indicates that both spouses agree to be bound by the terms and conditions of the Agreement.

Rev. 11/2021

FACTS WHAT DOES GREEN DOT BANK DO WITH YOUR PERSONAL INFORMATION?					
Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do				
What?	The types of personal information we collect and share depend on the product or service you have with us. This information can include: Social Security number and account balances account transactions and checking account information transaction history and payment history When you are no longer our customer, we continue to share your information as described in this notice.				
How?	How? All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Green Dot Bank chooses to share; and whether you can limit this sharing.				
ı	Reasons we can share your personal information	Does Green Dot Bank share?	Can you limit this sharing?		
For our everyday business purposes — such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus.		Yes	No		
For our marketing purposes — to offer our products and services to you.		Yes	No		
	marketing with other companies.	Yes	No		
For our affiliates' everyday business purposes — information about your transactions and experiences.		Yes	No		
For our affiliates' everyday business purposes — information about your creditworthiness.		No	We don't share		
For our affiliates to market to you.		No	We don't share		
For nonat	filiates to market to you.	No	We don't share		

Questions? Call 1-800-901-6663

Page 2

Page 2	
What we do	
How does Green Dot Bank protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How does Green Dot Bank collect my personal information?	We collect your personal information, for example, when you open an account or make deposits or withdrawals from your account tell us where to send the money or provide account information give us your contact information We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.
Why can't I limit all sharing?	Federal law gives you the right to limit only sharing for affiliates' everyday business purposes — information about your creditworthiness affiliates from using your information to market to you sharing for nonaffiliates to market to you State laws and individual companies may give you additional rights to limit sharing.
Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies. Our affiliates include companies with a common corporate identity of Green Dot (such as our parent bank holding company Green Dot Corporation) and tax processing services companies, such as Santa Barbara Tax Products Group, LLC.
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies. • Green Dot Bank does not share with nonaffiliates so they can market to you.
Joint marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you. The only joint marketing partners we share with are Intuit Inc. and its affiliates and subsidiaries.

CUSTOMER SERVICE: 877-908-7228

Santa Barbara Tax Products Group, LLC, a division of Green Dot Corporation, a Delaware corporation, and Civista Bank Refund Processing Service Agreement ("Agreement")

Name: Akshay Reddy Gouru

Social Security No.: 109-93-5055

This Agreement contains important terms, conditions and disclosures about the processing of your refund(s) (the "Refund Processing Service" or "RPS") by Santa Barbara Tax Products Group, LLC, a division of Green Dot Corporation, a Delaware corporation ("Processor"), a third party processor using banking services of Civista Bank ("Bank"). Read this Agreement carefully before accepting its terms and conditions, and print a copy and/or retain this information electronically for future reference. As used in this Agreement, the words "you" and "your" refer to the applicant or both the applicant and joint applicant if the 2021 federal income tax return(s) is a joint return (individually and collectively, "Applicant"). The words "we," "us" and "our" refer to Bank and Processor.

- 1. NOTICE: No Requirement To Use the Refund Processing Service In Order To File Electronically. YOU UNDERSTAND THAT A REFUND PROCESSING FEE OF \$0.00 ("REFUND PROCESSING FEE") IS CHARGED BY PROCESSOR TO ESTABLISH A TEMPORARY ACCOUNT TO RECEIVE YOUR FEDERAL TAX REFUND(S), TO PROCESS IT, TO DEDUCT YOUR TURBOTAX FEES, AND OTHER AUTHORIZED FEES FROM THAT ACCOUNT, AND TO FORWARD FUNDS TO YOU. THE REFUND PROCESSING FEE IS NOT A LOAN; IT IS DUE TO PROCESSOR WHETHER OR NOT THE FEDERAL TAX REFUND(S) OCCURS BUT PROCESSOR WILL NOT PURSUE COLLECTION OF THE REFUND PROCESSING FEE IF YOUR FEDERAL TAX REFUND(S) DOES NOT OCCUR. THIS FEE IS COLLECTED ONLY AT THE TIME THE REFUND(S) OCCURS. YOU CAN AVOID THIS FEE AND NOT USE THE REFUND PROCESSING SERVICE BY INSTEAD PAYING THE APPLICABLE TURBOTAX FEES TO INTUIT INC. BY CREDIT OR DEBIT CARD AT THE TIME YOU FILE YOUR 2021 FEDERAL INCOME TAX RETURN(S) AND ELECTING TO HAVE YOUR REFUND(S) DIRECTLY DEPOSITED IN YOUR OWN BANK ACCOUNT OR MAILED TO YOU. IF YOU DO USE THE REFUND PROCESSING SERVICE. YOU CAN EXPECT TO RECEIVE THE PROCEEDS FROM YOUR FEDERAL TAX REFUND(S) WITHIN 21 DAYS FROM WHEN THE INTERNAL REVENUE SERVICE ("IRS") ACCEPTS YOUR RETURN(S) UNLESS THERE ARE PROCESSING DELAYS (OR UNLESS YOUR RETURN(S) CONTAINS EARNED INCOME TAX CREDIT OR ADDITIONAL CHILD TAX CREDIT, IN WHICH CASE THE IRS WILL ISSUE YOUR REFUND(S) NO EARLIER THAN FEBRUARY 15, 2022). THE REFUND PROCESSING SERVICE WILL NEITHER SPEED UP NOR DELAY YOUR FEDERAL TAX REFUND(S). THE COST OF PREPARING YOUR TAX RETURN(S) IS NOT ANY MORE OR LESS IF YOU PURCHASE THE REFUND PROCESSING SERVICE.
- 2. Authorization to Release Personal Information. You authorize the IRS to disclose any information to Bank and Processor related to the funding of your 2021 federal tax refund(s). You also authorize Intuit Inc., as the transmitter of your electronically filed tax return(s), Bank and Processor to disclose to each other certain information about you and your tax return(s) for the purpose of providing the services contemplated under this Agreement. You also represent that any authorizations you have made in this Section 2 have also been obtained from and are made with respect to your spouse, if this is a jointly filed return. Please see the Privacy Policy at the end of this Agreement describing how Bank may use or share your personal information.

3. Summary of Terms

Expected Federal Refund	1,521.00
Less Processor Refund Processing Fee	0.00
Less TurboTax Fees	0.00
Less Fees for Additional Products and Services Purchased	
Expected Proceeds*	1,521.00

^{*} These amounts are itemized. This is only an estimate. The amount will be reduced by any applicable sales taxes, and if applicable, a Return Item Fee and an Account Research and Processing Fee paid to Processor as set forth in Sections 4, 6 and 7 below.

4. Temporary Deposit Account Authorization. You hereby authorize Bank to establish a temporary deposit account ("Deposit Account") for the purpose of receiving your tax year 2021 federal tax refund(s) from the IRS. Bank or Processor must receive an acknowledgement from the IRS that your return(s) has been electronically filed and accepted for processing before the Deposit Account can be opened. You authorize Processor to deduct from your Deposit Account the following amounts: (i) the Refund Processing Fee; (ii) the fees and charges related to the preparation, processing and transmission of your tax return(s) ("TurboTax Fees"); and (iii) fees for Additional Products and Services Purchased, plus applicable taxes. You also authorize Processor to deduct thirty dollars (\$30.00) as a returned item processing fee (the "Return Item Fee") from your Deposit Account for the additional processing required in the event that your deposit is returned or cannot be delivered as directed in Section 7 below. A fee of \$30.00 (the "Account Research and Processing Fee") may be charged if we are required to provide additional processing to return the funds to the IRS. These fees will be deducted from the Deposit Account and will be retained by Processor. You authorize Processor to disburse the balance of the Deposit Account to you after making all authorized deductions or payments. If the Deposit Account does not have sufficient funds to pay the TurboTax Fees and the fees for Additional Products and Services Purchased as set forth in Section 3, and any sales tax, or if your refund proceeds are

delayed (a) you authorize Processor to automatically deduct such fees (or any portion thereof) via ACH, electronic check, or wire transfer directly from the account into which you authorized Processor to deposit your expected tax refund proceeds as set forth in Section 7, and (b) if you made alternative arrangements with TurboTax for payment of such fees, those arrangements will be attempted prior to any automatic deduction. To make alternative payment arrangements or revoke your consent to automatic deduction, you must contact Intuit Inc. according to the instructions on the notices e-mailed to you by Intuit Inc. regarding outstanding amounts owed under this Agreement. You also authorize any amounts outstanding pursuant to this Agreement to be deducted from refunds that you may receive up to 24 months after the date of this Agreement and process through the Processor.

- 5. Acknowledgements. (a) You understand that: (i) neither Bank nor Processor can guarantee the amount of your tax year 2021 federal tax refund(s) or the date it will be issued, and (ii) neither Bank nor Processor is affiliated with the transmitter of the tax return(s) (Intuit Inc.) and neither warrants the accuracy of the software used to prepare the tax return(s). (b) You agree that Intuit Inc. is not acting as your agent and is not under any fiduciary duty with respect to the processing of your refund(s) by Bank and Processor. (c) Your refund(s) may be held or returned to the IRS if it is suspected of fraud or identity theft.
- 6. <u>Truth in Savings Disclosure.</u> The Deposit Account is being opened for the purpose of receiving your (or both spouses if this is a jointly filed return) tax year 2021 federal tax refund(s). Processor and Bank will deduct from the Deposit Account the amounts set forth in Section 3, including the \$ 0.00 Refund Processing Fee for opening and maintaining the Deposit Account and processing your tax refund(s). No other deposits may be made to the Deposit Account. No withdrawals will be allowed from the Deposit Account except to collect the amounts stated in this Section, Section 3, Section 7, and Section 4. No interest is payable on the deposit; thus, the annual percentage yield and interest rate are 0%. The Deposit Account will be closed after all authorized deductions have been made and any remaining balance has been disbursed to you. We will also charge a Return Item Fee of \$30.00 if the refund(s) cannot be delivered as directed in Section 7 of this Agreement. A \$30.00 Account Research and Processing Fee may be charged if we are required to provide additional processing to return the funds to the IRS. These fees will be deducted from the Deposit Account and will be retained by Processor. Questions or concerns about the Deposit Account should be directed to Santa Barbara Tax Products Group, LLC, PO Box 70010, Pasadena, CA 91117 or via the Internet at http://sbtpg.com.
- 7. <u>Disbursement Method:</u> You agree that the disbursement method selected below will be used by Processor to disburse funds to you.

By using the Direct Deposit method of disbursement, the balance of your Deposit Account will be disbursed to you electronically by ACH direct deposit to your personal bank account designated below. If a joint return is filed, the bank account may be a joint account or the individual account of either spouse.

DIRECT DEPOSIT ACCOUNT TYPE:

X Checking	
Savings	
RTN #	111000025
Account #	488098524453

Note: To ensure that there are no delays in receiving your refund(s), please contact your financial institution to confirm that you are using the correct RTN (routing) and account number. If you or your representative enter your account information incorrectly and your deposit is returned to Bank, the Deposit Account balance minus a \$30.00 Return Item Fee will be disbursed to you via a cashier's check mailed to your physical address of record. Bank, Processor and Intuit Inc. are not responsible for the misapplication of a direct deposit that results from error, negligence or malfeasance on the part of you or your representative. In cases where Bank has received your federal tax refund(s) but is unable to deliver the funds directly to you, funds may be held at Bank until claimed, or returned to the IRS. An Account Research and Processing Fee of \$30.00 may be charged if we are required to provide additional processing to return the funds to the IRS. Return Item and Account Research and Processing Fees will not exceed \$60.00 in the aggregate, and will be deducted from the Deposit Account for federal refunds that continue to be undeliverable and unclaimed and must be returned to the IRS. These fees will be retained by Processor. Due to the risk of fraudulent diversion of tax refunds, we will not process any address or account changes for purposes of disbursing your tax refund(s). If we become aware that your address or checking or savings account has changed after you sign this Agreement but before your federal tax refund(s) is received by us, upon receipt of your federal tax refund(s) from the IRS we will return your tax refund(s) to the IRS after deducting our Refund Processing Fee, TurboTax Fees and other applicable fees. We will do our best to escalate the return of your federal tax refund(s) to the IRS and you will need to work with the IRS directly for disbursement.

8. FEDERAL ELECTRONIC FUND TRANSFER ACT DISCLOSURES: In case of errors or questions about electronic transfers to or from the Deposit Account, write to Santa Barbara Tax Products Group, LLC, PO Box 70010, Pasadena, CA 91117 or telephone (877) 908-7228 and provide your name, a description or explanation of the error, and the dollar amount of the suspected error. We will determine whether an error occurred within 10 business days after we hear from you and will correct any error promptly. If we need more time, however, we may take up to 45 business days to investigate your complaint or question. If we decide to do this, we will credit your Deposit Account within 10 business days for the amount you think is in error, although in most circumstances you won't have use of the money until we complete our investigation. If we ask you to put your complaint or question in writing and we do not receive it within 10 business days, we may not credit your Deposit Account. For errors involving transfers of funds to or from the Deposit Account within 30 business days after the first deposit to the Deposit Account was made, (i) we may take up to 90 business days to investigate your complaint or question, and (ii) we may take up to 20 business days to credit your Deposit Account for the amount you think is in error. We will tell you the results within three business days after completing our investigation. If we decide that there was no error, we will send you a written explanation. You may ask for copies of the documents that we used in our investigation.

Business Days: Our business days are Monday through Friday, excluding federal holidays. Saturday, Sunday, and federal holidays are not considered business days, even if we are open.

Confidentiality: We will disclose information to third parties about your account or the transfers you make:

- To complete transfers as necessary:
- To verify the existence and condition of your account upon the request of a third party, such as a credit bureau or merchant;
- To comply with government agency or court orders;
- If you give us your written permission; or
- As explained in the Privacy Policy following this Agreement.

Our Liability: If we do not complete a transfer to your account on time or in the correct amount according to this Agreement, we may be liable for your losses or damages. In addition to all other limitations of liability set forth in this Agreement, we will not be liable to you if, among other things:

- Circumstances beyond our control (such as fire, flood, water damage, power failure, strike, labor dispute, pandemic, computer breakdown, telephone line disruption, or a natural disaster) prevent the transfer, despite reasonable precautions that have been taken.
- The funds in your account are subject to legal process or other claim restricting such transfer.
- You, your representative or a third party provide us with inaccurate or untimely information.
- 9. <u>Compensation.</u> In addition to any fees paid directly by you to Intuit Inc., Processor will pay compensation to Intuit Inc. in consideration of Intuit Inc.'s provision of various programming, testing, data processing, transmission, systems maintenance, status reporting and other software, technical and communications services. The Refund Processing Fee will be retained by Processor for its Refund Processing Service. Processor shall pay Bank for its banking services.
- 10. Governing Law. The enforcement and interpretation of this Agreement and the transactions contemplated herein shall be governed by the laws of the United States, including the Electronic Signatures in Global and National Commerce Act, and, to the extent state law applies, the substantive laws of Ohio.
- 11. <u>Arbitration Provision.</u> You acknowledge that the services set forth in this Agreement are being made available and priced by Processor on the basis of your acceptance of the following arbitration provision ("Arbitration Provision"). By entering into this Agreement, you acknowledge that you are giving up the right to litigate Claims (as defined below) if you, Bank or Processor elects arbitration of the Claims pursuant to this provision, except as otherwise expressly provided herein, and you hereby knowingly and voluntarily waive the right to trial of all Claims subject to this Agreement. You further acknowledge that you have read this Arbitration Provision carefully, agree to its terms, and are entering into this Agreement voluntarily and not in reliance on any promises or representations whatsoever except those contained in this Agreement.

ARBITRATION NOTICE

THIS AGREEMENT CONTAINS AN ARBITRATION PROVISION. PLEASE READ THIS PROVISION CAREFULLY, AS IT AFFECTS YOUR LEGAL RIGHTS.

- 11.1. Arbitration of Claims: Except as expressly provided herein, any claim, dispute or controversy (whether based upon contract; tort, intentional or otherwise; constitution; statute; common law; or equity and whether pre-existing, present or future), including initial claims, counter-claims, cross-claims and third-party claims, arising from or relating directly or indirectly to this Agreement, including the validity, enforceability, interpretation, scope, or application of the Agreement and this Arbitration Provision (except for the prohibition on class or other non-individual claims, which shall be for a court to decide) ("Claim") shall be decided, upon the election of you, Bank or Processor (or our agents, employees, successors, representatives, affiliated companies, or assigns), by binding arbitration before the American Arbitration Association ("AAA"). Arbitration replaces the right to litigate a claim in court or to have a jury trial. The AAA's phone number is 800-778-7879 and website is http://www.adr.org. You may obtain copies of the current rules, forms, and instructions for initiating an arbitration using the above information.
- 11.2. Other Claims Subject to Arbitration: In addition to Claims brought by you, Claims made by anyone connected with you or anyone making a Claim through you (including a taxpayer filing jointly, employee, agent, representative, affiliated company, predecessor or successor, heir, assignee, or trustee in bankruptcy) against us shall be subject to arbitration as described herein.
- 11.3. Exceptions: We agree not to invoke our right to arbitrate any individual Claim you bring in small claims court or an equivalent court so long as the Claim is pending only in that court. This Arbitration Provision also does not limit or constrain our right to interplead funds in the event of claims to the Account by several parties.
- 11.4. <u>Individual Claims Only:</u> Claims may be submitted to arbitration on an individual basis only. Claims subject to this Arbitration Provision may not be joined or consolidated in arbitration with any Claim of any other person or be arbitrated on a class basis, in a representative capacity on behalf of the general public or on behalf of any other person, unless otherwise agreed to by the parties in writing. However, taxpayers filing jointly and party to this Agreement are considered as one person; Processor and its officers, directors, employees, agents, and affiliates are considered as one person; and Bank and its officers, directors, employees, agents, and affiliates are considered as one person.
- 11.5. Arbitration Fees: If you initiate arbitration, we will advance any arbitration fees, including any required deposit. If we initiate or elect arbitration, we will pay the entire amount of the arbitration fees, including any required deposit. We will also be responsible for payment and/or reimbursement of any arbitration fees to the extent that such fees exceed the amount of the filing fees you would have incurred if your Claim had been brought in the state or federal court nearest your residence with jurisdiction over the Claims.
- 11.6. Procedure: A single arbitrator will resolve the Claims. The arbitrator will be a lawyer with at least ten years' experience or who is a former or retired judge. The arbitration shall follow the rules and procedures of the arbitration administrator in effect on the date the arbitration is filed, except when there is a conflict or inconsistency between the rules and procedures of the arbitration administrator and this Arbitration Provision, in which case this Arbitration Provision shall govern. Any in-person arbitration hearing for a Claim shall take place within the federal judicial district in which you live or at such other reasonably convenient location as agreed by the parties. The arbitrator shall apply applicable substantive law consistent with the Federal Arbitration Act, 9 U.S.C. § 1 et seq. (the "FAA") and shall honor all claims of privilege and confidentiality recognized at law. All statutes of limitations that would otherwise be applicable shall apply to any arbitration proceeding. The arbitrator shall be empowered to grant whatever relief would be available in court under law or in equity. Any appropriate court may enter judgment upon the arbitrator's award. This Arbitration Provision is made pursuant to a transaction involving interstate commerce, and shall be governed by the FAA.
- 12. <u>Taxpayer Identity Validation Disclosure.</u> To help Bank, Processor and the government identify and fight tax refund fraud, as well as fight the funding of terrorism and money laundering activities, Bank and Processor obtain, verify, and record information that identifies each Refund Processing Service taxpayer. What this means for you: When you apply to use the Refund Processing Service for the purpose of receiving your federal tax refund(s), we will ask for your name, address, date of birth, and other information that will allow us to identify you. We may also ask to see your driver's license or other identifying documents if we need to perform additional due diligence on your account.

YOUR AGREEMENT

Bank and Processor agree to all of the terms of this Agreement. By selecting the "I Agree" button in TurboTax: (i) You authorize Bank to receive your 2021 federal tax refund(s) from the IRS and Processor to make the deductions from your refund(s) described in the Agreement, (ii) You agree to receive all communications electronically in accordance with the "Communications" section of the Tax Year 2021 TurboTax(R) User Agreement, (iii) You consent to the release of your 2021 federal tax refund(s) deposit information and application information as described in Section 2 of this Agreement; (iv) You consent to the automatic debiting of your personal bank account as set forth in Section 4, as applicable, and the Arbitration Provision in Section 11; and (v) You acknowledge that you have reviewed, and agree to be bound by, the Agreement's terms and conditions. If this is a joint return, selecting "I Agree" indicates that both spouses agree to be bound by the terms and conditions of the Agreement.

Rev. 09/2021

Civista Bank Tax Product Privacy Policy

FACTS What does Civista Bank do with your Personal Information?

Why?

Financial Companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share and protect your personal information. Please read this notice carefully to understand what we do.

What?

The types of personal information that we collect and share depend on the product or service you have with us. This can include:

- Social Security number and account balances
- payment history and transaction history
- overdraft history and account transactions

When you are no longer our customer, we continue to share your information as described in this notice.

How?

All Financial Companies need to share customers' personal information to run their everyday business. In the section below we list the reasons financial companies can share their customers' personal information; the reasons Civista Bank chooses to share and whether you can limit the sharing.

Reasons we can share your personal information	Does Civista Bank Share?	Can you limit this sharing?
For our everyday business purposes — such as to process your transaction, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus.	Yes	No
For our marketing purposes — to offer our products and services to you.	Yes	No
For joint marketing with other financial companies.	Yes	No
For our affiliates' everyday business purposes — information about your transactions and experiences.	No	We don't share
For our affiliates' everyday business purposes — information about your creditworthiness.	No	We don't share
For our affiliates to market to you.	No	We don't share
For non affiliates to market to you.	No	We don't share

Questions?

Call Toll Free: 800-901-6663 or go to www.civista.bank

Who is providing this notice?	Civista Bank
-	
What we do	
How does Civista Bank protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How does Civista Bank collect my personal information?	We collect personal information about you when you apply for a tax related product. This includes information in your application, such as your name, address, social security number, income, deductions, refund and the like. We also collect information about your transactions with us, tax preparers and similar providers, such as payment histories, balances due, and tax information. We may also collect information concerning your credit history from a consumer reporting agency.
Why can't I limit all sharing?	Federal law gives you the right to limit only:
	 Sharing for affiliates everyday business purposes — information about your creditworthiness, Affiliates from using your information to market to you, Sharing for non affiliates to market to you. State laws and individual companies may give you additional rights to limit sharing.
Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.
	Civista Bank does not share with our affiliates.
Non affiliates	Companies not related by common ownership or control. They can be financial or nonfinancial companies. Civista Bank does not share with non
	affiliates so they can market to you.
Joint Marketing	A formal joint marketing agreement between non affiliated financial companies that together market financial products or services to you. Our joint marketing providers include: financial service providers that offer additional payment products.
	providers that ener additional paymont products.
Other Important Information	

This Notice applies only to individuals who have applied for a tax-related bank product.

sbia1514.SCR 12/02/21 -

ELECTRONIC POSTMARK - CERTIFICATION OF ELECTRONIC FILING

Primary SSN:	109-93	-5055								_	
Federal Retur	n Submitted	d:	Your	return	was	electro	nically	transmitt	ted on	02/07/2022	
Federal Retur	n Acceptan	ce Date:									
	Your ret	urn was	elec	tronic	ally	/ trans	mitted	on 02/07	7/2022		_

The Intuit Electronic Postmark shows the date and time Intuit received your federal tax return. The Intuit Electronic Postmark documents the filing date of your income tax return, and the electronic postmark information should be kept on file with your tax return and other tax-related documentation.

There are two important aspects of the Intuit Electronic Postmark:

Akshay Reddy Gouru

1. THE INTUIT ELECTRONIC POSTMARK.

The electronic postmark shows the date and time Intuit received the federal return, and is deemed the filing date if the date of the electronic postmark is on or before the date prescribed for filing of the federal individual income tax return.

TIMELY FILING:

Taxpayer:

For your federal return	to be considered filed on time, y	our return must be pos	tmarked on or before
midnight	. Intuit's electronic postma	rk is issued in the Pacifi	ic Time (PT) zone.
If you are not filing in th	e PT zone, you will need to add	or subtract hours from	the Intuit Electronic
Postmark time to deter	mine your local postmark time. F	For example, if you are	filing in the Eastern Time
(ET) zone, and you ele	ctronically file your return at 9 A	M on	, your Intuit
electronic postmark wil	indicate	, 6 AM. If your federal ta	ax return is rejected,
the IRS still considers i	t filed on time if the electronic po	ostmark is on or before	,
and a corrected return	s submitted and accepted before	e	. If your return is
submitted after	, a new time stam	p is issued to reflect tha	ıt your return was
submitted after the IRS	deadline, and consequently, is	no longer considered to	have been filed on time.

If you request an automatic six-month extension, your return must be electronically postmarked by midnight . If your federal tax return is rejected, the IRS will still consider it filed on time if the electronic postmark is on or before , and the corrected return is submitted and accepted by

2. THE ACCEPTANCE DATE.

Once the IRS accepts the electronically filed return, the acceptance date will be provided by the Intuit Electronic Filing Center. This date is proof that the IRS accepted the electronically filed return.

We need your consent - Early Access This is an IRS requirement
IRS regulations require the following statements:
"Federal law requires this consent form be provided to you. Unless authorized by law, we cannot use your tax return information for purposes other than the preparation and filing of your tax return without your consent.
You are not required to complete this form to engage our tax return preparation services. If we obtain your signature on this form by conditioning our tax return preparation services on your consent, your consent will not be valid. Your consent is valid for the amount of time that you specify. If you do not specify the duration of your consent, your consent is valid for one year from the date of signature."
If you believe your tax return information has been disclosed or used improperly in a manner unauthorized by law or without your permission, you may contact the Treasury Inspector General for Tax Administration (TIGTA) at https://www.treasury.gov/tigta/.
To agree, enter your name and date in the boxes below and select the "I Agree" button on the bottom of the page.
First Name Last Name
Please type the date below:
Date

Read and accept this Disclosure Consent This is an IRS requirement IRS regulations require the following statements: "Federal law requires this consent form be provided to you. Unless authorized by law, we cannot disclose your tax return information to third parties for purposes other than the preparation and filing of your tax return without your consent. If you consent to the disclosure of your tax return information, Federal law may not protect your tax return information from further use or distribution. You are not required to complete this form to engage our tax return preparation services. If we obtain your signature on this form by conditioning our tax return preparation services on your consent, your consent will not be valid. If you agree to the disclosure of your tax return information, your consent is valid for the amount of time that you specify. If you do not specify the duration of your consent, your consent is valid for one year from the date of signature." If you believe your tax return information has been disclosed or used improperly in a manner unauthorized by law or without your permission, you may contact the Treasury Inspector General for Tax Administration (TIGTA) at https://www.treasury.gov/tigta/.

To agree, enter your name and date in the boxes below and select the "I Agree" button on the bottom of the page.
Sign this agreement by entering your name:
Please type the date below:
Date

Read and accept this Disclosure Consent

This is an IRS requirement

To, enable the Tax Identity restoration protection service that you purchased as part of a bundle, we need your consent to send some of your personal information to our partner, ID Notify.

Entering your name and date below allows us to disclose the data below to IDNotify, provided by CSIdentity Corp., an Experian company. With your consent, we will send the following: First Name, Middle Initial, Last Name, Date of Birth, Phone Number, Street Address, City, State, Zip, Social Security Number, Email Address, Username, and a randomly generated Subscriber Number.

IRS regulations require the following statements:

"Federal law requires this consent form be provided to you. Unless authorized by law, we cannot disclose your tax return information to third parties for purposes other than the preparation and filing of your tax return without your consent. If you consent to the disclosure of your tax return information, Federal law may not protect your tax return information from further use or distribution.

You are not required to complete this form to engage our tax return preparation services. If we obtain your signature on this form by conditioning our tax return preparation services on your consent, your consent will not be valid. If you agree to the disclosure of your tax return information, your consent is valid for the amount of time that you specify. If you do not specify the duration of your consent, your consent is valid for one year from the date of signature."

If you believe your tax return information has been disclosed or used improperly in a manner unauthorized by law or without your permission, you may contact the Treasury Inspector General for Tax Administration (TIGTA) at https://www.treasury.gov/tigta/.

To agree, enter your name and date in the boxes below and select the "I Agree" button on the bottom of the page.	
I authorize Intuit to send my information listed above to CSIdentity Corporation.	
Sign this agreement by entering your name:	
Please type the date below:	
Date	

IMPORTANT DISCLOSURES

If you are owed federal tax refund(s), you have a right to choose how you will receive the refund(s). There are several options available to you. Please read about these options below.

You can file your federal tax return(s) electronically or by paper and obtain your federal tax refund(s) directly from the Internal Revenue Service ("IRS") for free. If you file your tax return(s) electronically, you can receive refund checks directly from the IRS through the U.S. Postal Service in 21 to 28 days from the time you file your tax return(s) or the IRS can deposit your refund(s) directly into your bank account in less than 21 days from the time you file your tax return(s) unless there are delays by the IRS. If you file a paper return through the U.S. Postal Service, you can receive refund checks directly from the IRS through the U.S. Postal Service in 6 to 8 weeks from the time the IRS receives your return(s) or the IRS can deposit your refund(s) directly into your bank account in 6 to 8 weeks from the time the IRS receives your return(s). However, if your return(s) contains Earned Income Tax Credit or Additional Child Tax Credit, the IRS will issue your refund(s) no earlier than February 15, 2022.

You can file your federal tax return(s) electronically, select the Refund Processing Service ("RPS"), and have your federal tax refund(s) processed through a processor using banking services of a financial institution. The RPS allows your refund(s) to be deposited into a bank account at Green Dot Bank ("Bank") and deducts your TurboTax fees and other amounts that you authorize from your federal refund(s). The balance of your federal refund(s) is delivered to you via the disbursement method you select. If you file your tax return(s) electronically and select the RPS, the IRS will deposit your refund(s) with Bank. Upon Bank's receipt of your refund(s), Santa Barbara Tax Products Group, LLC, a division of Green Dot Corporation, a Delaware corporation, a processor, will deduct from your federal refund(s) any fees charged by TurboTax for the preparation and filing of your tax return(s) and any other amounts authorized by you and disburse the balance of your refund proceeds to you. Unless there are unexpected delays, federal refunds are received in less than 21 days from the time you file your tax return(s) electronically. However, if your return(s) contains Earned Income Tax Credit or Additional Child Tax Credit, the IRS will issue your refund(s) no earlier than February 15, 2022.

The RPS is not necessary to obtain your refund(s). If you have an existing bank account, you do not need to use the RPS in order to receive a direct deposit from the IRS. You may consult the IRS website (IRS.gov) for information about tax refund processing.

If you select the RPS, no prior debt you may owe to Bank will be deducted from your refund(s).

You can change your income tax withholdings which might result in you receiving additional funds throughout the year rather than waiting to receive these funds potentially in tax refund(s) next year. Please consult your employer or tax advisor for additional details.

This Agreement requires all disputes to be resolved by way of binding arbitration. The terms of the arbitration provision appear in Section 10.

Information regarding low-cost deposit accounts may be available at www.mymoney.gov

The chart below shows the options for filing your federal tax returns (e-file or paper returns), the RPS product, refund disbursement options, estimated timing for obtaining your federal tax refund proceeds, and costs associated with the various options.

WHAT TYPE OF FILING METHOD?	WHAT ARE YOUR DISBURSEMENT OPTIONS?	WHAT IS THE ESTIMATED TIME TO RECEIVE REFUND(S)?	WHAT COSTS DO YOU INCUR IN ADDITION TO TAX PREPARATION FEES?
PAPER RETURN No Refund Processing Service	IRS direct deposit to your personal bank account.	Approximately 6 to 8 weeks 1	Free
Service	Check mailed by IRS to address on tax return(s).	Approximately 6 to 8 weeks 1	
ELECTRONIC FILING (E-FILE)	IRS direct deposit to your personal bank account.	Usually within 21 days 1	Free
No Refund Processing Service	Check mailed by IRS to address on tax return(s).	Approximately 21 to 28 days 1	
ELECTRONIC FILING (E-FILE)	Direct deposit to your personal bank account.	Usually within 21 days 1	Free option with your purchase of a Tax Product 2
Refund Processing Service			

¹You may experience delays with your tax refund(s) if, for example, you enter incorrect bank account or contact information, you enter a bank account in someone else's name, or if possible suspicious activity is detected. If your return(s) contains Earned Income Tax Credit or Additional Child Tax Credit, the IRS will issue your refund(s) no earlier than February 15, 2022.

²The charges here consist of a TurboTax Fee, the cost of the Tax Product, and any fees for additional products and services purchased. Note that the cost of the Tax Product may vary depending on the edition of TurboTax purchased. See Section 3 of the Refund Processing Service Agreement for the cost of the service you have chosen.

2021 **Pro Delegation Worksheet** Preparer / Electronic Return Originator (ERO) Information Print name in signature area? Preparer Name Preparer Tax ID # (PTIN) or NY Exclusion Code NY Tax Preparer Registration # For NM, OR Preparers Only: State ID# Preparer E-mail Print date on return? Preparer Phone CAF# Electronic Filing Only: ERO Practitioner PIN **Electronic Filing and Printing of Tax Return Information Electronic Filing:** Print and Mail Selections (use only if e-file ineligible): File **federal** return electronically Federal return printed and mailed to IRS File state returns electronically State return printed and mailed to state agency File other returns electronically Other return printed and mailed Select state returns to file electronically: Select state returns to file by mail: State(s) State(s) Select other returns to file electronically: Select other returns to file by mail: Other Return(s) Other Return(s) **Electronic Filing and Printing of Amended Return Information Electronic Filing:** Print and Mail Selections (use only if e-file ineligible): File **federal** amended return(s) electronically Federal amended return printed and mailed State amended return printed and mailed File **state** amended return(s) electronically Select state amended return(s) to file electronically: Select state amended return(s) to file by mail: State(s) State(s)

New! State e-file disclosure consent:

By using a computer system and software to prepare and transmit my client's return electronically, I consent to the disclosure of all information pertaining to my use of the system and software to create my client's return and to the electronic transmission of my client's return to the state Department of Revenue, as applicable by law.

Practitioner PIN P	rogram:				
		y using Practitioner I	PIN		
Choose on					
		•	ast 5 digits of taxpayer(s) SSN (See help)	
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Driver's License a					
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rederal informatio	n worksneet	prior to e-filng the re	eturn.		
Documents Used	to Verify Pr	imary Taxpayer Ide	entity:		
Driver's lice	-	ппату такрауот тао			
	d identificatio	on card			
Passport	a idonanioani	on oard			
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Attachment	Type	File Name	PDF Name	Entity	Version
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Please fill out the survey at the link below to help us better understand your experience working with the tax optimization features.

https://forms.gle/ugi2CxnyuAXNW2Kb7

Suggestions For Customer

Suggestion ID 0000	Suggestion	nrojeat	ovnort	guagagtion	7.47 C	determined	for	thia	augtomor
0000	ио рттос	project	expert	suggestion	was	decermined	101	CIIIS	Cuscomer
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Akshay Reddy Gouru	NAME
109-93-5055	SSN
Agree Not Agree	

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Akshay Reddy Gouru	NAME
109-93-5055	SSN
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	1,521.00 L1 - para 3 - expected fed refund
	0.00 L2 - para 3 - processor refund processing fee - rtfee
	0.00 L3 - para 3 - TurboTax Fees
	ADDPRDS - para 3 - Additional products
	1,521.00 L4 - para 3 - expected proceeds
	0.00 FEE2 - para 6
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	L2 - para 3 - Additional products & services
	1,521.00 L3 - para 3 - expected proceeds

Akshay Reddy Gouru 109-93-5055

Smart Worksheets From 2021 Federal Tax Return

SMART WORKSHEET FOR: 1040/1040SR Wks: Form 1040 or Form 1040-SR Worksheet

	Tax Smart Worksheet
Α	Tax
	Check if from:
1	Tax table
2	Tax Computation Worksheet (see instructions)
3	Schedule D Tax Worksheet
4	Qualified Dividends and Capital Gain Tax Worksheet
5	Schedule J
6	Form 8615
7	Foreign Earned Income Tax Worksheet
В	Additional tax from Form 8814
С	Additional tax from Form 4972
D	Tax from additional Form(s) 4972
Ε	Recapture tax from Form 8863
F	IRC Section 197(f)(9)(B)(ii) election for an additional tax
G	Health Coverage Tax Credit Recovery, Form 8885, Line 5, if negative
Н	Additional tax from Form 8621
ı	Tax. Add lines A through G. Enter the result here and include in tax below
J	Form 8621 tax deferal from line 9c (to line 24)

SMART WORKSHEET FOR: 1040/1040SR Wks: Form 1040 or Form 1040-SR Worksheet

Excess Social Security and Tier I RRTA Tax Withheld Smart Worksheet

The calculated amount for Excess social security and tier 1 RRTA tax withheld could include a portion that needs to be removed. When a taxpayer has multiple W-2's, each with the same EIN, excess withholding can only be claimed if the Employer's Name's in box c of the W-2's reflect separate business entities. This could occur when a parent company has multiple subsidiaries, or when a temp agency issues W-2's for distinctly different jobs. If you have multiple W-2's with the same EIN, for the same taxpayer, and for the same job, reduce the amount calculated on Line A below by the excess withholdings from only those W-2's.

A Total Excess Social Security or Tier I RRTA tax withheld claimed as a credit . . . 0 .

SMART WORKSHEET FOR: Federal Information Worksheet

TurboTax for the Web Filing Status Smart Wo	rksheet
Check this box to override the filing status selected thru Interview Marital Status Filing Status Selected	

Akshay Reddy Gouru 109-93-5055 2

SMART WORKSHEET FOR: Personal Worksheet (Akshay Reddy) -- Student Info Worksheet

	Apprenticeship and Education Loan Smart Worksheet
Α	Enter the amount of qualified expenses for tuition, fees, books, supplies and equipment required for particiaption of the designated beneficiary in a registered apprenticeship program
В	Enter the amount of principal or interest payments on any qualified education
	loans of the designated beneficiary (or a sibling) not to exceed \$10,000 each
1	Principal
2	Interest
3	Is the interest payment on line 2 included in Part I of the Student Loan Interest
	Deduction Worksheet? Yes No
	QuickZoom to Student Loan Interest Deduction Worksheet ▶

SMART WORKSHEET FOR: Part-Year State Allocation Worksheet

	Additional Other Income Allocation Smart Worksheet						
	* Enter the state of source for this income (See Tax Help)						
		Federal	Res	idency Info)	*	Allocated
		Amount	From	То	Res	Src	Amount
			mm/dd	mm/dd	St	St	
Y	Not-for-profit (hobby) income T						
	Not-for-profit (hobby) income S						
Z	Stock options T						
		_					
		_					
	Stock options S	_					
		_					
		_					
AA	Miscellaneous other income T						
	Miscellaneous other income S						
	Wiscondineous other moorne •						

Akshay Reddy Gouru 109-93-5055 3

SMART WORKSHEET FOR: Form W-2 : Wage & Tax Statement (Copy 1)

	Qualified Business Income Deduction Smart Worksheet Completing this worksheet is only necessary if Statutory Employee (Box 13) has been checked and expenses will not be deducted on Schedule C ("No" checked in Part III, line 3).
A B C D	Is this activity a qualified trade or business under Section 199A? Yes

SMART WORKSHEET FOR: Form W-2 : Wage & Tax Statement (Copy 1)

	Substitute Form W-2 Smart Worksheet
A B C	Treat as a substitute W-2 and generate a form 4852
D	Form 4852, Line 10 information. "Explain your efforts to obtain Form W-2?"
Е	QuickZoom to completed Form 4852 for reference

SMART WORKSHEET FOR: Tax and Interest Deduction Worksheet

th lin —	Mortgage Interest Limited Smart Worksheet your mortgage interest deduction needs to be limited for one of the following reasons, use e Deductible Home Mortgage Interest Worksheet to determine the amount to be reported on les A, B, and C below: The principal amount of your mortgage and home equity debt is over \$750,000 (\$375,000 if married filing separate), or You had home debt that was not used to buy, build or substantially improve your home that secures the loan
Quic	kZoom to Deductible Home Mortgage Interest Worksheet
Quio	RECOM to Deductible Florite Workgage Interest Worksheet
Doe	es your mortgage interest need to be limited: Yes
Α	Home mortgage interest and points reported on Form 1098:
1	Sum of lines 5a through 5d below
2	Limited amount to report on line 5a below
В	Home mortgage interest not reported on Form 1098:
1	Sum of lines 6a and 6b below
	Limited amount to report on line 6a below
С	Points not reported on Form 1098:
1	Sum of lines 7a through 7c below
	Limited amount to report on line 7a below

Akshay Reddy Gouru 109-93-5055

SMART WORKSHEET FOR: Earned Income Credit Worksheet

	No	ntaxable Combat Pa	ay Election Smart Worksheet	
Q	uickZoom to enter nor	ntaxable combat pay on	Form W-2 ▶	
Α	Taxpayer:			
	1 Taxpayer, nontaxa	ble combat pay	<u> </u>	
	1a Taxpayer, prior ye	ar nontaxable combat p	ay from 2019	
	2 Election for earne	ed income credit (EIC)	:	
	Elect taxpayer's no	ontaxable combat pay a	s earned income for EIC? ▶Yes No	
	3 Election for depe	ndent care benefits (D	CB):	
	Elect taxpayer's no	ontaxable combat pay a	s earned income for DCB? ▶ Yes No	
	4 Election for child	and dependent care of	redit:	
		ontaxable combat pay a		
	for child and deper	ndent care credit?		
D	Spouse:			
D	•	la combat nov		
			· · · · · · · · · · · · · · · · · · ·	
1a Spouse, prior year nontaxable combat pay from 20192 Election for earned income credit (EIC):				
		• •	earned income for EIC? ▶ Yes No	
	•	ndent care benefits (D		
Elect spouse's nontaxable combat pay as earned income for DCB? ► YesYes				
		ntaxable combat pay as		
			· · · · · · · · · · · Yes No	
	ioi oilila alla depel	ident date diedit:	ites into	
С	You may compare the	e tax benefit of electing	or not electing by checking a box on line A or	
_	• •	he overpayment or amo		
	2 and roviowing t	o o o o paymont or ame	440 45.6.11	
	Overpayment	1,521.	Amount due	

SMART WORKSHEET FOR: Earned Income Credit Worksheet

		Election Smart Worksheet acome for Earned Income Credit
The "Yes" box m		2019 earned income to be used
		1
		5,50
•	to or greater than Line B the	· · · · · · · · · · · · · · · · · · ·
•	ed income for EIC calculation	
D You may compar	e the tax benefit of electing	to use 2021 Earned
Income by check	ing the boxes on line A	
Overpayment	1,521.	Amount due

Akshay Reddy Gouru 109-93-5055 5

SMART WORKSHEET FOR: Earned Income Credit Worksheet

	Investment Income Smart Worksheet
	A Taxable and tax exempt interest B Dividend income
SMART W	ORKSHEET FOR: Earned Income Credit Worksheet
	Age Requirements Smart Worksheet Filers without a qualifying child have certain age requirements. Answer the questions below:
	Taxpayer is a qualified former foster youth, or a qualified homeless youth You qualify as a specified student if you were enrolled in a program that leads to a degree, certificate, or other recognized educational credential and carried at least one-half the normal workload for your course of study during at least 5 calendar months of the year. For purposes of determining whether you were enrolled during at least 5 calendar months, count any month during which you were enrolled for at least part of the month. The 5 months do not need to be consecutive. X Taxpayer qualifies as a specified student for EIC purposes when filing without a qualifying child Spouse qualifies as a specified student for EIC purposes when filing without a qualifying child
SMART W	ORKSHEET FOR: Earned Income Credit Worksheet
	Married Filing Separately Smart Worksheet (with one or more qualifying child) MFS filers with a qualifying child have additional requirements. Answer the questions below:
	Did you and your spouse have the same principal residence for the last 6 months of 2021?