

ì	You may be able to claim the E Do you, your spouse (if filing jointly) and any of						YES	
	Is your filing status married filing jointly, head nonresident alien, answer YES only if your filir resident alien.				. ,		П	
	Answer YES if you are not filing Form 2555 or	Form 2555-	-EZ. Otherwi	se ans	swer NO).		
	Is your investment income \$2,900 or less?							
	Is your total earned income at least \$1 but les \$12,590 (\$14,590 if married filing jointly) if yo \$33,241 (\$35,241 if married filing jointly) if yo \$37,783 (\$39,783 if married filing jointly) if yo	ou do not hav ou have one	qualifying ch	ild, or		? 		
	ls your adjusted gross income (AGI) less than: \$12,590 (\$14,590 if married filing jointly) if yo \$33,241 (\$35,241 if married filing jointly) if yo \$37,783 (\$39,783 if married filing jointly) if yo	ou do not hav ou have one	qualifying ch	ild, or		?		
Ī	Answer YES if you (and your spouse if filing a	joint return)	do not meet	the red	equirem	ents to be a qualifying child of		
	another person. Otherwise, answer NO. •• STOP: If you have a child, answer.	er questi	ons 8 and	d 9 aı				
	STOP: If you have a child, answell you do not have a child, skip q	er questi	ons 8 and	d 9 ai and a	answ	er 10 through 12.	YES	N
	STOP: If you have a child, answe	er questi questions	ons 8 and 8 and 9	d 9 ai and a	answ 10. Was filin		YES	N
	STOP: If you have a child, answelf you do not have a child, skip qualifying child meet the age, residency, and relationship tests for a qualifying child?* Is your child a qualifying child only of you? Answer YES if your qualifying child also meets the tests to be a qualifying child	er questi questions	ons 8 and 8 and 9	d 9 ar and a	10. Was filin mor	s your main home (and your spouse's if g a joint return) in the United States for	YES	N
	STOP: If you have a child, answelf you do not have a child, skip qualifying child?* Does your child meet the age, residency, and relationship tests for a qualifying child?* Is your child a qualifying child only of you? Answer YES if your qualifying child also	er questi questions	ons 8 and 8 and 9	d 9 ai and a	10. Was filin mor retu the 12. Ans filin as a Ans join	s your main home (and your spouse's if g a joint return) in the United States for re than half the year? re you (or your spouse if filing a joint urn) at least age 25 but under age 65 at	YES	NO

- * Special rules apply for calculating earned income for members of the U.S. Armed Forces in combat zones. For more information visit us at www.irs.gov/eitc or refer to Publication 596.
- For definitions of a qualifying child and tie-breaker rules, see reverse side. For complete instructions, refer to Publication 596.



REQUIREMENTS FOR A QUALIFYING CHILD FOR

 A child must meet certain requirements to be a qualifying child for the EITC. The following chart outlines the three requirements that must be met: relationship, age, and residency.

RELATIONSHIP

Son, daughter, stepchild, foster child, brother, sister, stepbrother, stepsister or a descendant of any of them AND...

AGE

Under age 19 at the end of the tax year OR

Under age 24 at the end of the tax year and a full-time student OR

Any age and permanently and totally disabled at any time during the year AND...

RESIDENCY

Lived with the taxpayer in the United States for more than half of the tax year.

TIE-BREAKER RULES

Sometimes a child meets the rules to be a qualifying child of more than one person. If the child is the qualifying child of more than one person, only one person can claim the child as a qualifying child for all of the following tax benefits: EITC, child tax credit, dependency exemption, head of household filing status, and the credit for child and dependent care expenses.

The other person(s) cannot take any of the five tax benefits listed above unless he or she has a different qualifying child. If they cannot agree who will claim the child as a qualifying child, and more than one person actually claims tax benefits using the same child, the tiebreaker rule (explained in the next paragraph) applies. If the other person is a spouse and they file a joint return, this rule does not apply.

Under the tie-breaker rule, the child is treated as a qualifying child only by:

- 1. The parents, if they file a joint return,
- 2. The parent, if only one of the persons is the child's parent,
- 3. The parent with whom the child lived the longest during the tax year, if two of the persons are the child's parent and they do not file a joint return together,
- 4. The parent with the highest AGI if the child lived with each parent for the same amount of time during the tax year, and they do not file a joint return together, or
- 5. The person with the highest AGI, if none of the persons is the child's parent.