# 2011

# Instructions for Form 8839



## Qualified Adoption Expenses

## **Important Information**

**Documentation requirements.** To claim the refundable adoption credit, you must include one or more adoption-related documents to support your claim for the credit. Documentation must be provided for each eligible child claimed. See the instructions for line 1 for the specific requirements.

Paper filing required. Because of the documentation requirements, if you are filing Form 8839, you cannot file your income tax return and Form 8839 electronically. You must file paper returns. Mail your return with Form 8839 and all required documentation to the address listed in your tax return instructions.

Frequently asked questions. Answers to frequently asked questions are available at www.irs.gov/individuals/article/ 0.,id=231663,00.html

#### What's New

Future developments. The IRS has created a page for information about Form 8839 and its instructions at www.irs. gov/form8839. Information about any future developments affecting Form 8839 (such as legislation enacted after we release it) will be posted on that page.

Increased credit. The maximum credit and the exclusion for employer-provided benefits have each increased to \$13,360 per eligible child. This amount begins to phase out if you have modified adjusted gross income in excess of \$185,210 and is completely phased out for modified adjusted gross income of \$225,210 or more.



The ability to carryforward an unused adoption credit expired in 2010 when the credit was made refundable. If CAUTION you have a credit carryforward from a year prior to 2010,

you must file an amended 2010 income tax return and attach a 2010 Form 8839 in order to claim the credit.

# **General Instructions**

### **Purpose of Form**

Use Form 8839 to figure your adoption credit and any employer-provided adoption benefits you can exclude from your income. You can claim both the exclusion and the credit for expenses of adopting an eligible child. For example, depending on the cost of the adoption, you may be able to exclude up to \$13,360 from your income and also be able to claim a credit of up to \$13,360. But, you cannot claim both a credit and exclusion for the same expenses. See Qualified Adoption Expenses and Employer-Provided Adoption Benefits, later.

Adoption credit. Use Form 8839, Part II, to figure the adoption credit you can take on Form 1040, line 71, checkbox b or Form 1040NR, line 67, checkbox b. You may be able to take this credit in 2011 if any of the following statements are true.

- 1. You paid qualified adoption expenses in connection with the adoption of an eligible U.S. child in:
- a. 2010 and the adoption was not final at the end of 2010, or
  - b. 2011 and the adoption became final in or before 2011.
- 2. You adopted a child with special needs and the adoption became final in 2011. (In this case, you may be able to take the credit even if you did not pay any qualified adoption expenses.)

- 3. You paid qualified adoption expenses in connection with the adoption of an eligible foreign child in:
- a. 2011 or prior years and the adoption became final in 2011, or
- b. 2011 and the adoption became final before 2011. See the instructions for line 1, column (e), later.

Income exclusion for employer-provided adoption benefits. Use Form 8839, Part III, to figure the employer-provided adoption benefits you can exclude from your income on Form 1040, line 7, or Form 1040NR, line 8. You may be able to exclude these benefits from income if your employer had a qualified adoption assistance program (see Employer-Provided Adoption Benefits, later) and any of the following statements are true.

- 1. You received employer-provided adoption benefits in 2011. However, special rules apply for benefits received in connection with the adoption of an eligible foreign child. See the instructions for line 1, column (e), later.
- 2. You adopted a child with special needs and the adoption became final in 2011.
- 3. You received employer-provided adoption benefits in connection with the adoption of an eligible foreign child in:
- a. 2011 or prior years and the adoption became final in 2011, or
- b. 2011 and the adoption became final before 2011. See the instructions for line 1, column (e), later.

For purposes of calculating the adoption credit in Part II, qualified adoption expenses (defined later) do not include expenses reimbursed by an employer under a qualified adoption assistance program (see Employer Provided Adoption Benefits, later). For this reason, you must complete Form 8839, Part III, before you can figure the credit, if any, in Part II.



You cannot exclude employer-provided adoption benefits if your employer is an S corporation in which you own more than 2% of the stock or stock with more than 2% of the voting power.

**Income limit.** The income limit on the adoption credit or exclusion is based on modified adjusted gross income (MAGI). For 2011, use the following table to see if the income limit will affect your credit or exclusion.

IF your MAGI is	THEN the income limit
\$185,210 or less	will not affect your credit or exclusion.
Between \$185,211 and \$225,209	will reduce your credit or exclusion.
\$225,210 or more	will eliminate your credit or exclusion.

Note on welfare benefits and the adoption credit. Any refund you receive as a result of taking the adoption credit cannot be counted as income when determining if you or anyone else is eligible for benefits or assistance, or how much you or anyone else can receive, under any federal program or any state or local program financed in whole or in part with federal funds. These programs include Temporary Assistance for Needy Families (TANF), Medicaid, Supplemental Security Income (SSI), and Supplemental Nutrition Assistance Program (food stamps). In addition, when determining eligibility, the refund cannot be counted as a resource for at least 12 months

Dec 30, 2011 Cat. No. 23077T after you receive it. Check with your local benefit coordinator to find out if your refund will affect your benefits.

#### **Definitions**

#### **Eligible Child**

An eligible child is:

- Any child under age 18. If the child turned 18 during the year, the child is an eligible child for the part of the year he or she was under age 18.
- Any disabled person physically or mentally unable to take care of himself or herself.



If you and another person (other than your spouse if filing jointly) adopted or tried to adopt an eligible U.S. child, see the instructions for line 2 (or line 13, if

applicable), later, before completing Part II (or Part III).

#### **Qualified Adoption Expenses**

Qualified adoption expenses are reasonable and necessary expenses directly related to, and for the principal purpose of, the legal adoption of an eligible child.

Qualified adoption expenses include:

- Adoption fees.
- Attorney fees,
- Court costs,
- Travel expenses (including meals and lodging) while away from home, and
- Re-adoption expenses relating to the adoption of a foreign child.

Qualified adoption expenses do not include expenses:

- For which you received funds under any state, local, or federal program,
- That violate state or federal law.
- · For carrying out a surrogate parenting arrangement,
- For the adoption of your spouse's child,
- Paid or reimbursed by your employer or any other person or organization, or
- Allowed as a credit or deduction under any other provision of federal income tax law.

#### **Employer-Provided Adoption Benefits**

In most cases, employer-provided adoption benefits are amounts your employer paid directly to either you or a third party for qualified adoption expenses under a qualified adoption assistance program. But see *Children with special needs*, later. A qualified adoption assistance program is a separate written plan set up by an employer to provide adoption assistance to its employees. For more details, see Pub. 15-B, Employer's Tax Guide to Fringe Benefits.

Employer-provided adoption benefits should be shown in box 12 of your Form(s) W-2 with code T. Your salary may have been reduced to pay these benefits. You may also be able to exclude amounts not shown in box 12 of your Form W-2 if all of the following apply.

- You adopted a child with special needs. See the instructions for line 1, column (d), later, for the definition of a child with special needs.
- The adoption became final in 2011.
- Your employer had a qualified adoption assistance program as described above.

The following examples help illustrate how qualified adoption expenses and employer-provided adoption benefits apply to the maximum adoption credit allowed.

**Example 1.** Madelyn paid \$10,000 in qualified adoption expenses for the adoption of an eligible child. Under a qualified adoption assistance program, Madelyn's employer reimbursed her for \$4,000 of those expenses. Madelyn may exclude the \$4,000 reimbursement from her income. However, because of the employer reimbursement, \$4,000 of her expenses no longer

meet the definition of qualified adoption expenses. As a result, Madelyn's maximum adoption credit is limited to \$6,000 (\$10,000 – \$4,000).

**Example 2.** Haylee paid \$10,000 in qualified adoption expenses for the adoption of an eligible child. Under a qualified adoption assistance program, Haylee's employer paid an additional \$6,000 of qualified adoption expenses on her behalf. Her total qualified adoption expenses are \$16,000 (\$10,000 + \$6,000). Because the expenses paid by Haylee were different from the expenses paid by her employer, Haylee may exclude the \$6,000 that her employer paid from her income and may claim a credit for the \$10,000 of qualified adoption expenses she paid.

**Example 3.** Paul paid \$30,000 in qualified adoption expenses to adopt an eligible foreign child, and the adoption became final in 2011. Under a qualified adoption assistance program, Paul's employer reimbursed him for \$13,360 of those expenses. Paul may exclude the \$13,360 reimbursement from his income. The remaining \$16,640 of expenses (\$30,000 – \$13,360) continue to be qualified adoption expenses that are eligible for the credit. However, Paul's credit is dollar-limited to \$13,360. The remaining \$3,280 (\$30,000 – \$13,360 – \$13,360) may never be claimed as a credit or excluded from gross income.

# Who Can Take the Adoption Credit or Exclude Employer-Provided Adoption Benefits?

You may be able to take the credit or exclusion if all three of the following statements are true.

- 1. Your filing status is single, head of household, qualifying widow(er), or married filing jointly. Generally, if you are married, you must file a joint return to take the credit or exclusion. However, if you are married and filing a separate return, you may be able to take the credit or exclusion on a separate return if you are considered unmarried because you are legally separated or living apart from your spouse and you meet certain other requirements. See *Married Persons Filing Separate Returns* below.
- 2. Your modified adjusted gross income (MAGI) is less than \$225,210. To figure your MAGI, see the instructions for line 7 (for the credit) or line 19 (for the exclusion), later.
- 3. You report the required information about the eligible child in Part I.

#### **Married Persons Filing Separate Returns**

You may be able to take the credit or exclusion if all of the following apply.

- Statements (2) and (3) above under Who Can Take the Adoption Credit or Exclude Employer-Provided Adoption Benefits are true.
- You lived apart from your spouse during the last 6 months of 2011.
- The eligible child lived in your home more than half of 2011.
- You provided over half the cost of keeping up your home.

### When To Take the Credit or Exclusion

When you can take the adoption credit or exclusion depends on whether the eligible child is a citizen or resident of the United States (including U.S. possessions) at the time the adoption effort began (domestic adoption).

Child who is a U.S. citizen or resident (U.S. child). If the eligible child is a U.S. citizen or resident, you can take the adoption credit or exclusion even if the adoption never became final. Take the credit or exclusion as shown in the following tables.

Domestic Adoption		
IF you pay qualifying expenses in	THEN take the credit in	
Any year before the year the adoption becomes final	The year <b>after</b> the year of the payment.	
The year the adoption becomes final	The year the adoption becomes final.	
Any year after the year the adoption becomes final	The year of the payment.	
IF your employer pays for qualifying expenses under an adoption assistance program in	THEN take the exclusion in	
Any year	The year of the payment.	

Children with special needs. If you adopt a U.S. child with special needs, you may be able to exclude up to \$13,360 and claim a credit for additional expenses up to \$13,360 (minus any qualified adoption expenses claimed for the same child in a prior year). The exclusion may be available, even if you or your employer did not pay any qualified adoption expenses, provided the employer has a written qualified adoption assistance program. See the instructions for line 1, column (d), later, for more information.

**Foreign child.** If the eligible child is a foreign child, you cannot take the adoption credit or exclusion unless the adoption becomes final. A child is a foreign child if he or she was not a citizen or resident of the United States (including U.S. possessions) at the time the adoption effort began. Take the credit or exclusion as shown on the following tables.

Foreign Adoption		
IF you pay qualifying expenses in	THEN take the credit in	
Any year before the year the adoption becomes final	The year the adoption becomes final.	
The year the adoption becomes final	The year the adoption becomes final.	
Any year after the year the adoption becomes final	The year of the payment.	
IF your employer pays for qualifying expenses under an adoption assistance program in	THEN take the exclusion in	
Any year before the year the adoption becomes final	The year the adoption becomes final.	
The year the adoption becomes final	The year the adoption becomes final.	
Any year after the year the adoption becomes final	The year of the payment.	

If your employer makes adoption assistance payments in a year before the adoption of a foreign child is final, you must include the payments in your income in the year of the payment. Then, on your return for the year the adoption becomes final, you can make an adjustment to take the exclusion.



Your employer is not required to withhold income tax on payments for qualifying expenses under an adoption assistance program. If you must include the payments in

income in the year paid because your adoption of a foreign child is not final, your withholding may not be enough to cover the tax on those payments. You may need to give your employer a new Form W-4 to adjust your withholding or make estimated tax payments to avoid a penalty for underpayment of estimated tax.

# **Specific Instructions**

# Part I—Information About Your Eligible Child or Children Line 1

Complete all columns that apply to the eligible child you adopted or tried to adopt and attach the appropriate documentation. If you do not give correct or complete information and attach the appropriate documentation, your credit and any exclusion may be disallowed.

**Documentation requirements.** You must provide at least one of the documents described below to support your claim for each eligible child on line 1. Attach the documents to Form 8839 and file with your income tax return. Copies are acceptable unless otherwise specified. You may redact sensitive personal information from an adoption order or decree or from a special needs determination; however, the IRS may require you to provide an unredacted copy at a later date.

Be sure to write your name and social security number on each document. Because of these documentation requirements, you must file your income tax return and Form 8839 by paper only. You cannot file electronically.

After your return is received by the IRS, you may be asked to substantiate any qualified adoption expenses you paid.

**Domestic adoptions that have not been finalized.** For a domestic adoption of a U.S. child that was not finalized in 2011 or earlier, attach one or more of the following documents.

- 1. An adoption taxpayer identification number, obtained by the taxpayer for the child, included on the taxpayer's income tax return (instead of attaching a document).
- A home study completed by an authorized placement agency.
- 3. A placement agreement with an authorized placement agency.
- 4. A document signed by a hospital official authorizing the release of a newborn child from the hospital to the taxpayer for legal adoption.
- 5. A court document (a copy showing official seal), ordering or approving the placement of a child with the taxpayer for legal adoption.
- 6. An original affidavit or notarized statement signed under penalties of perjury from an adoption attorney, government official, or other authorized person, stating that the signer:
- a. Placed or is placing a child with the taxpayer for legal adoption, or
- b. Is facilitating the adoption process for the taxpayer in an official capacity, with a description of the actions taken to facilitate the process.

**Domestic and foreign adoptions that have been finalized.** For domestic adoptions finalized in 2011 or before, and foreign adoptions finalized in 2011, check the box in column (g) and attach one or more of the following documents:

- 1. For a domestic or foreign adoption finalized in the United States, the adoption order or decree (a copy showing official seal).
- 2. For an adoption governed by the Hague Convention and finalized in another country:
  - a. The Hague Adoption Certificate (Immigrating Child),
  - b. The IH-3 visa, or
- c. A foreign adoption decree (a copy showing official seal) translated into English.
- 3. For a foreign adoption from a country that is not party to the Hague Convention:
- a. Ă foreign adoption decree (a copy showing official seal) translated into English or
  - b. An IR-2 or IR-3 visa.

**Adoption of a U.S. child with special needs.** For adoption of a child with special needs, in addition to the requirements above, you must check the box in column (d) and

Table 1. List of Documents That Need To Be Attached To Your Return If You Are Claiming Adoption Credit

IF	AND	THEN attach a copy of
Domestic Adoption	In-Process	<ul> <li>One or more of the following documents:</li> <li>A home study completed by an authorized placement agency.</li> <li>A placement agreement with an authorized placement agency.</li> <li>A document signed by a hospital official authorizing the release of a newborn child from the hospital to you for legal adoption.</li> <li>A court document ordering or approving the placement of a child with you for legal adoption.</li> <li>An original affidavit or notarized statement signed under penalties of perjury from an adoption attorney, government official, or other authorized person, stating that the signer:</li> <li>Placed or is placing a child with you for legal adoption, or</li> <li>Is facilitating the adoption process for you in an official capacity, with a description of the actions taken to facilitate the process.</li> </ul>
Domestic Adoption	Final	The adoption certificate, order judgement, or decree clearly establishing that the adoption is final. Showing the names of the adoptive child and parent (yourself) and signed and dated by a representative of a state or county court, showing the official seal.
Foreign Adoption	In-Process	The adoption credit cannot be claimed.
Foreign Adoption (from a country governed by the Hague Convention)	Final	One or more of the following documents:  The Hague Adoption Certificate (Immigrating Child) The IH-3 visa, or A foreign adoption decree translated into English
Foreign Adoption (from a country that is not party to the Hague Convention)	Final	One or more of the following documents:  A foreign adoption decree translated into English, or An IR-2 or IR-3 visa.
Domestic Adoption (special needs child)	Final	<ul> <li>The following documents:</li> <li>An adoption certificate, report or final decree clearly establishing that the adoption is final, showing the names of the adoptive child and parent (yourself) and signed and dated by a representative of the state court, and</li> <li>A copy of the state's determination of special needs which may include, but is not limited to the following: <ol> <li>A signed adoption assistance or subsidy agreement issued by the state</li> <li>Certification from the state or a county welfare agency verifying that the child is approved to receive adoption assistance</li> <li>Certification from the state or a county welfare agency verifying that the child has special needs</li> </ol> </li></ul>

attach a copy of the state determination of special needs to your income tax return.

For these purposes, an order or decree (a copy showing official seal) must include information establishing that the taxpayer's adoption of the eligible child has been finalized and the date it was finalized. A special needs determination must include information establishing that the state has made a determination of special needs for the eligible child.

For more information and examples on a state determination of special needs, see frequently asked questions on adoption benefits at www.irs.gov/individuals/article/0,,id=231663,00.html.

#### Attempted Adoptions of U.S. Children

If you made more than one attempt to adopt one eligible U.S. child, combine the amounts you spent and complete only the "Child 1" line. Do not report the additional attempt(s) on the "Child 2" or "Child 3" line. Complete the "Child 2" or "Child 3" lines only if you adopted or tried to adopt two or three eligible children

Example. You planned to adopt one U.S. child. You had one unsuccessful attempt to adopt a child and later successfully adopted a different child. Complete only the "Child 1" line because you made more than one attempt to adopt one eligible child.



If you filed Form 8839 for a prior year in connection with this adoption, enter your 2011 information on the same CAUTION line (Child 1, Child 2, or Child 3) that you used in the prior year.

### More Than Three Eligible Children

If you adopted or tried to adopt more than three eligible children, fill in and attach as many Forms 8839 as you need to list them. Also, enter "See Attached" to the right of the Caution

For Part II, fill in lines 2 through 6 and 10 and 11 for each child. But fill in lines 7 through 9 and 12 on only one Form 8839. The amount on line 12 of that Form 8839 should be the combined total of the amounts on line 11 of all the Forms 8839.

For Part III, fill in lines 13 through 16, 18, 22, and 23 for each child. But fill in lines 17, 19 through 21, 24, and 25 on only one Form 8839. The amount on line 17 of that Form 8839 should be the combined total of the amounts on line 16 of all the Forms 8839. The amount on line 24 of that form should be the combined total of the amounts on line 23.

#### Column (c)

A disabled individual is an eligible child, regardless of the individual's age at the time of adoption, if the individual is physically or mentally unable to take care of himself or herself.

#### Column (d)

A child is a child with special needs if all three of the following statements are true.

1. The child was a citizen or resident of the United States or its possessions at the time the adoption effort began (U.S. child).

- 2. A state (including the District of Columbia) has determined that the child cannot or should not be returned to his or her parents' home.
- 3. The state has determined that the child will not be adopted unless assistance is provided to the adoptive parents. Factors used by states to make this determination include:
  - a. The child's ethnic background and age,
- b. Whether the child is a member of a minority or sibling group, and
- c. Whether the child has a medical condition or a physical, mental, or emotional handicap.

You may be able to claim an exclusion or credit for the adoption of a U.S. child with special needs even if you did not pay any qualified adoption expenses. See line 18 and the instructions for line 5.



If you check the box in column (d) indicating the child has special needs, be sure to attach a copy of the state's determination to Form 8839.

#### Column (e)

A child is a foreign child if he or she was not a citizen or resident of the United States or its possessions at the time the adoption effort began.

Special rules. If you paid qualified adoption expenses in 2011 or any prior year in connection with the adoption of a foreign child and the adoption became final in 2011, you can use the total expenses you paid in 2011 and all prior years in determining the amount to enter on line 5. If you and another person (other than your spouse if filing jointly) each paid qualified adoption expenses to adopt the same child, the total qualified expenses must be divided between the two of you. You can divide it in any way you both agree.

If the adoption did not become final by the end of 2011, you cannot take the adoption credit for that child in 2011. If the adoption becomes final in a later year, you may be able to take a credit for the expenses in that year.

To find out when a foreign adoption is treated as final, see Rev. Proc. 2005-31, 2005-26 I.R.B. 1374, available at www.irs. gov/irb/2005-26 IRB/ar14.html, and Rev. Proc. 2010-31, 2010-40 I.R.B. 413, available at www.irs.gov/irb/2010-40\_IRB/ ar10.html.



The Hague Convention on Protection of Children and Co-operation in Respect of Intercountry Adoption (Hague Adoption Convention) entered into force for the

United States on April 1, 2008. The Hague Adoption Convention applies if you adopted a child from a country that is party to the Hague Adoption Convention and you filed your application and petition (Forms I-800A and I-800) with the U.S. Citizenship and Immigration Service after March 31, 2008. See www.adoption.state.gov for more information on the Hague Adoption Convention, the application and petition, and a complete list of countries that are parties to the Convention.

If you received employer-provided adoption benefits in 2011 in connection with the adoption of a foreign child and the adoption did not become final by the end of 2011, you must include the benefits in the total entered on Form 1040, line 7, or Form 1040NR, line 8. Also, enter "AB" (adoption benefits) on the dotted line next to Form 1040, line 7, or Form 1040NR, line 8. If the adoption becomes final in a later year, you may be able to exclude the benefits from your income in that year.

Exclusion of prior year benefits. If you received employer-provided adoption benefits before 2011 in connection with the adoption of a foreign child and the adoption became final in 2011, you may be able to exclude part or all of those benefits from your 2011 income. To find out if you can, complete the Exclusion of Prior Year Benefits Worksheet. You also must use that worksheet to complete Form 8839, Part III, and to figure any taxable benefits to enter on Form 8839, line

If the adoption of more than one eligible foreign child became final in 2011, complete lines 1 through 3 of the Exclusion of Prior Year Benefits Worksheet separately for each foreign child and use the combined totals to complete lines 4 through 9 of the worksheet.



If you check the box in column (e), you must also check the box in column (g), indicating the adoption was finalized in 2011 or earlier, and attach the appropriate documentation.

#### Column (f)

Enter the child's identifying number. This can be a social security number (SSN), an adoption taxpayer identification number (ATIN), or an individual taxpayer identification number

Enter the child's SSN if the child has an SSN or you will be able to get an SSN in time to file your tax return. Apply for an SSN using Form SS-5.

If you are in the process of adopting a child who is a U.S. citizen or resident alien but you cannot get an SSN for the child in time to file your return, apply for an ATIN using Form W-7A. However, if the child is not a U.S. citizen or resident alien, apply instead for an ITIN using Form W-7.

#### Column (g)

Check the box in column (g) if the adoption for each child became final in 2011 or earlier.



Attach the appropriate documentation, listed earlier. supporting your claim for a finalized adoption for each CAUTION child for whom you checked this box.

## Part II—Adoption Credit Line 2

The maximum adoption credit is \$13,360 per child. If you and another person (other than your spouse if filing jointly) each paid qualified adoption expenses to adopt the same child, the \$13,360 limit must be divided between the two of you. You can divide it in any way you both agree. Cross out the preprinted entry on line 2 and enter above line 2 your share of the \$13,360 limit for that child.

#### Line 3

If you filed Form 8839 for a prior year for the same child, enter on line 3 the total of the amounts shown on lines 3 and 6 of the last form you filed for the child.

#### Line 5



Special rules apply if you paid expenses in connection with the adoption of an eligible foreign child. See the instructions for line 1, column (e), earlier, for details.

Enter on line 5 the total qualified adoption expenses (as defined earlier) you paid in:

- 2010 if the adoption was not final by the end of 2011.
- 2010 and 2011 if the adoption became final in 2011, or
- 2011 if the adoption became final before 2011.



Expenses reimbursed by your employer under a qualified adoption assistance program are not qualified adoption expenses and must not be entered on line 5.

See the examples following Employer-Provided Adoption Benefits, earlier.

**Special needs adoption.** If you adopted a U.S. child with special needs and the adoption became final in 2011, enter on line 5:

- \$13,360, minus
- Any qualified adoption expenses you used to figure any adoption credit you claimed for the same child in a prior year. This is the amount you entered on line 3 of Form 8839 for this

If you did not claim any adoption credit for the child in a prior year, enter \$13,360 on line 5 even if your qualified adoption expenses for the child were less than \$13,360 (and even if you did not have any qualified adoption expenses for this child).

Unsuccessful adoption. If you paid qualified adoption expenses in an attempt to adopt a U.S. child and the attempt

# Exclusion of Prior Year Benefits Worksheet (for the adoption of a foreign child that became final in 2011)

Keep for Your Records	Ŀ

1.	Enter the total employer-provided adoption benefits you received in <b>2011 and all prior years</b> for the adoption of the foreign child	1
2.	Enter \$13,360. If you and another person (other than your spouse if filing jointly) each received employer-provided adoption benefits in 2011 or any prior year to adopt the same child, see instructions below.	2
3.	Enter the <b>smaller</b> of line 1 or line 2 here and on Form 8839, line 13. If necessary, cross out the preprinted amount on line 13 and enter the result above the preprinted amount	3
Nex	t:	
	• Enter -0- on Form 8839, line 14.	
	• Enter the amount from line 3 above on Form 8839, line 15.	
	• On Form 8839, line 16, enter the total amount of employer-provided adoption benefits received in <b>2011</b> and all prior years. On the dotted line next to line 16, enter "PYAB" and the total amount of benefits you received before <b>2011</b> .	
	• Complete Form 8839 through line 24. Then, complete lines 4 through 9 below to figure the amount of any prior year benefits you can exclude and the taxable benefits, if any, to enter on Form 8839, line 25.	
4.	Is the amount on your 2011 Form 8839, line 24, less than the amount on Form 8839, line 17?	
	☐ <b>No.</b> Skip lines 4 through 6 and go to line 7.	
	$\square$ <b>Yes.</b> Subtract Form 8839, line 24 from line 17	4
5.	Enter the total employer-provided adoption benefits you received <b>before 2011</b> included on Form 8839, line 16, for all children	5
6.	<b>Taxable benefits.</b> Subtract line 5 from line 4. If zero or less, enter -0 Enter the result here and on Form 8839, line 25. If more than zero, also include this amount on line 7 of Form 1040 or line 8 of Form 1040NR, and enter "AB" on the dotted line	6
7.	Enter the amount from Form 8839, line 24	7
8.	Enter the total 2011 employer-provided adoption benefits included on Form 8839, line 16, for all children	8
9.	<b>Prior year excluded benefits.</b> Subtract line 8 from line 7. If zero or less, <b>stop</b> ; you cannot exclude any of your prior year benefits	9
	<b>Next.</b> Figure the total you would enter on line 7 of Form 1040 or line 8 of Form 1040NR <b>before</b> you exclude the line 9 above. Then, subtract the amount from line 9 above from that total. Enter the result on line 7 of Form 1040NR. On the dotted line next to the line for wages, enter "PYAB" and the amount from line 9 above.	

Line 2. The maximum amount of employer-provided adoption benefits that can be excluded from income is \$13,360 per child. If you and another person (other than your spouse if filing jointly) each received employer-provided adoption benefits to adopt the same child, the \$13,360 limit must be divided between the two of you. You can divide it in any way you both agree. Enter your share of the \$13,360 limit on line 2 of the worksheet above.

was unsuccessful, treat those expenses in the same manner as expenses you paid for adoptions not final by the end of the year. See *Domestic adoptions that have not been finalized* under *Documentation requirements*, earlier.

*Example.* You paid \$3,000 of qualified adoption expenses in 2010 in an attempt to adopt a U.S. child. You paid \$2,000 in qualified adoption expenses early in 2011. However, the adoption attempt was unsuccessful. Enter \$3,000 on line 5. The \$2,000 paid in 2011 may qualify in 2012.

#### Line 7

Use the following chart to find your modified adjusted gross income to enter on line 7.

IF you file	THEN enter on line 7 the amount from	
Form 1040	Form 1040, line 38, increased by the total of any:	
	Exclusion of income from Puerto Rico and	
	<ul><li>Amounts from—</li></ul>	
	<ul> <li>Form 2555, lines 45 and 50,</li> </ul>	
	<ul> <li>Form 2555-EZ, line 18, and</li> </ul>	
	<ul> <li>Form 4563, line 15.</li> </ul>	
Form 1040NR	Form 1040NR, line 37.	

# Part III—Employer-Provided Adoption Benefits Line 13

The maximum amount that can be excluded from income for employer-provided adoption benefits is \$13,360 per child. If you and another person (other than your spouse if filing jointly) each received employer-provided adoption benefits in connection

with the adoption of the same eligible child, the \$13,360 limit must be divided between the two of you. You can divide it in any way you both agree. Cross out the preprinted entry on line 13 and enter above line 13 your share of the \$13,360 limit for that child.

#### Line 14

If you received employer-provided adoption benefits in a prior year for the same child, enter on line 14 the total of the amounts shown on lines 14 and 18 (or corresponding lines) of the last Form 8839 you filed for the child.



Special rules apply if the prior year benefits were received in connection with the adoption of a foreign child and the adoption became final in 2011. See

Exclusion of prior year benefits, earlier.

#### Line 18

If the child was a child with special needs and the adoption became final in 2011, enter the amount from line 15 only if your employer has a qualified adoption assistance program, as defined earlier under Employer-Provided Adoption Benefits. This requirement applies whether or not you received any employer-provided adoption benefits under this plan.

If your employer has no qualified adoption assistance program, you must enter the smaller of line 15 or line 16.

#### Line 19

enter an amount on that line.

Use the worksheet below to figure your modified adjusted gross income.



Your modified adjusted gross income (MAGI) for the adoption credit may not be the same as the MAGI figured in the worksheet below. If you are taking the credit, be sure to read the instructions for line 7 before you

# Modified Adjusted Gross Income (MAGI) Worksheet—Line 19

Keep for Your Records

Bef	If you file Form 1040, complete lines 8a through 21, 23 through 32, and 36 if they apply.  If you file Form 1040NR, complete lines 9a through 21, 24 through 32, and 35 if they apply.	
1.	Enter the amount you would enter on line 7 of Form 1040 or line 8 of Form 1040NR if you could exclude the total amount on Form 8839, line 17	1
2.	Enter the amount from Form 8839, line 17	2
3.	Form 1040 filers, enter the total of lines 8a, 9a, 10 through 14, 15b, 16b, 17 through 19, 20b, and 21. Form 1040NR filers, enter the total of lines 9a, 10a, 11 through 15, 16b, 17b, and 18 through 21	3
4.	Add lines 1, 2, and 3	4
5.	Form 1040 filers, enter the total of lines 23 through 32, and any write-in adjustments entered on the dotted line next to line 36. Form 1040NR filers, enter the total of lines 24 through 32 and any write-in adjustments entered on the dotted line next to line 35	5
6.	Subtract line 5 from line 4	6
	<ul> <li>Form 1040 filers, increase the amount on line 6 above by the total of the following amounts. Enter the total on Form 8839, line 19.</li> <li>Any amount from Form 2555, lines 45 and 50, Form 2555-EZ, line 18, and Form 4563, line 15, and</li> <li>Any exclusion of income from Puerto Rico.</li> </ul>	
	Form 1040NR filers, enter on Form 8839, line 19, the amount from line 6 above.	