# Scrooge States: When Federal Tax Relief Stops at the State Line

December 27, 2025 - When Congress passed the One Big Beautiful Bill and the president signed it into law, the promise was simple and politically potent: no federal income tax on tips, no federal income tax on overtime pay, and a new deduction for seniors meant to ease the pressure of rising costs in retirement. For millions of workers and retirees, it sounded like real relief. What many people did not realize, however, is that federal tax policy does not automatically carry over to the states.

Each state decides whether to follow federal tax law or to "decouple― from it. That technical choice has very real consequences. In states that conform to the new law, workers and seniors see the benefit at both the federal and state level. In states that do not, taxpayers get the federal break but still pay state income tax on the same income. The result is a patchwork system where identical workers in different states end up with very different tax bills.

A small group of states has chosen to fully align with the federal changes. Michigan stands out as the clearest example. Lawmakers there passed legislation to adopt the federal deductions for tips, overtime premiums, and the new senior deduction, making Michigan one of the few states where workers and retirees will see the full benefit Congress intended. Idaho, Montana, North Dakota, and South Carolina also generally conform to the new personal tax provisions under their existing tax codes.

Other states have taken a middle-road approach, adopting some parts of the federal law while rejecting others. Colorado allows the federal senior deduction but continues to tax overtime premium pay at the state level. lowa and Oregon conform to the federal treatment of tips and overtime but do not allow the new senior deduction, meaning older residents in those states will still pay state tax on income the federal government now excludes.

Several large and influential states have gone further, choosing not to adopt the new worker and senior tax breaks at all. New York, California, and Illinois have all signaled that they will continue taxing tips and overtime income, citing concerns about lost revenue. Maine has explicitly rejected multiple provisions of the law, including the senior deduction, while Washington, D.C., moved quickly to decouple through emergency legislation, preserving local taxes on tips, overtime, and senior income.

The financial impact of these decisions is not abstract. It shows up directly on tax returns. A senior denied the new \$6,000 deduction in a state with a six percent income tax will pay roughly \$360 more in state taxes each year. In higher-tax jurisdictions, the added cost can exceed \$500 annually for a single filer and double that for married couples. Tipped workers who qualify for the federal deduction but live in nonconforming states can owe hundreds of dollars more to their state governments, depending on their income and local tax rates. Overtime workers face similar outcomes, with states taxing the premium portion of overtime pay that Congress specifically chose to exempt.

Not everyone is affected. Residents of states with no state income tax on wages are largely insulated from the issue. Alaska, Florida, Nevada, New Hampshire, South Dakota, Tennessee, Texas, Washington, and Wyoming do not tax wage income, so whether they conform to the federal law is mostly irrelevant for workers earning tips or overtime. For seniors in those states, the federal deduction stands on its own.

Supporters of state decoupling argue that budgets matter and that adopting every federal tax change would force painful cuts elsewhere. Critics counter that these states are effectively advertising tax relief while quietly clawing it back at the local level, often from the same service workers and retirees politicians claim to champion. Treasury officials have urged states to conform, warning that noncompliance shifts the burden onto taxpayers who can least afford it.

The larger issue is clarity. Many taxpayers will assume that "no tax on tips― or "no tax on overtime― applies everywh to discover at filing time that their state had other ideas. In those places, the promise of relief ends at the state line, and Scrooge is the one still collecting.

State Treatment of BBB Tax Breaks (Current as Reported)

State / Territory

Tips Exempt
Overtime Exempt

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# GuardMyCreditFile: Senior Deduction Notes Alabama Not Adopted Not Adopted Not Adopted Static conformity; no enabling law Alaska N/A N/A N/A No state income tax Arizona Not Adopted Not Adopted Not Adopted No legislative adoption Arkansas Not Adopted Not Adopted Not Adopted No legislative adoption California No No No State officials explicitly said they will not comply Colorado Yes No Overtime premium explicitly excluded Connecticut Not Adopted Not Adopted Not Adopted

Delaware

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

No adoption legislation

Florida

N/A

N/A

N/A

No state income tax

Georgia

Not Adopted

Not Adopted

Not Adopted

Rolling conformity excludes personal deductions

Hawaii

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

Idaho

Yes

Yes

Yes

Conforms

Illinois

No

No

Not Adopted

State leadership rejected worker exemptions

Indiana

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

Iowa

Yes

Yes

Νo

Senior deduction explicitly excluded

Kansas

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

Kentucky

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

Louisiana

Not Adopted

Not Adopted

Not Adopted

No adoption legislation



No

No

No

Explicitly rejected all three

#### Maryland

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

## Massachusetts

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

## Michigan

Yes

Yes

Yes

Only state to fully legislate compliance

# Minnesota

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

#### Mississippi

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

#### Missouri

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

#### Montana

Yes

Yes

Yes

Conforms

# Nebraska

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

Nevada

N/A

N/A N/A

No state income tax

New Hampshire

N/A

N/A

N/A

No wage income tax

**New Jersey** 

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

**New York** 

No

No

Not Adopted

State declined to adopt worker exemptions

North Carolina

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

North Dakota

Yes

Yes

Yes

Conforms

Ohio

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

Oklahoma

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

Oregon

Yes

Yes

No

Senior deduction excluded

Pennsylvania

Not Adopted

Not Adopted

Not Adopted

## Flat tax; no adoption legislation

Rhode Island Not Adopted

Not Adopted

Not Adopted

No adoption legislation

South Carolina

Yes

Yes

Yes

Conforms

South Dakota

N/A

N/A

N/A

No state income tax

Tennessee

N/A

N/A

N/A

No wage income tax

Texas

N/A

N/A

N/A

No state income tax

Utah

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

Vermont

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

Virginia

Not Adopted

Not Adopted

Not Adopted

No adoption legislation

Washington

N/A

N/A

N/A

No wage income tax

Washington, D.C.

No

No

No

Emergency legislation decoupled

West Virginia Not Adopted Not Adopted Not Adopted

No adoption legislation

Wisconsin

Not Adopted

Not Adopted Not Adopted

No adoption legislation

Wyoming

N/A N/A

N/A

No state income tax