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Residential Rental Property (Including Rental of Vacation Homes)

For use in preparing **1996** Returns

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Important Reminder

Foreign source income. If you are a U.S. citizen with income from sources outside the United States (foreign income), you must report all such income on your tax return unless it is exempt by U.S. law. This is true whether you live inside or outside the United States and whether or not you receive a Form W-2 or 1099 from the foreign payor. This applies to earned income (such as wages and tips) as well as unearned income (such as interest, dividends, capital gains, pensions, rents and royalties).

If you live outside the United States, you may be able to exclude part or all of your foreign source earned income. For details, see Publication 54, *Tax Guide for U.S. Citizens and Resident Aliens Abroad*.

Introduction

This publication discusses rental income and expenses, including depreciation, and explains how to report them on your return. It also covers casualty losses on rental property and the passive activity limits and at-risk rules.

This publication is designed for those who only rent out a few residential dwelling units.

Sale of rental property. For information on how to figure and report any gain or loss from the sale or other disposition of your rental property, get Publication 544, *Sales and Other Dispositions of Assets.*

Sale of main home used as rental property. For information on how to figure and report any gain or loss from the sale or other disposition of your main home if you used it as rental property, get Publication 523, *Selling Your Home*.

Useful Items

You may want to see:

Publication

- □ 334 Tax Guide for Small Business (for Individuals Who File Schedule C or C-EZ)
- □ 463 Travel, Entertainment, Gift, and Car Expenses
- □ 529 Miscellaneous Deductions
- □ 533 Self-Employment Tax
- □ 534 Depreciating Property Placed in Service Before 1987
- □ 535 Business Expenses
- □ 538 Accounting Periods and Methods
- □ 547 Disasters, Casualties, and Thefts (Business and Nonbusiness)
- □ 550 Investment Income and Expenses
- □ 551 Basis of Assets
- □ 925 Passive Activity and At-Risk Rules
- □ 946 How To Depreciate Property

Form (and Instructions)

- □ 4562 Depreciation and Amortization
- □ 4684 Casualties and Thefts
- □ 4797 Sales of Business Property
- □ 5213 Election To Postpone Determination as To Whether the Presumption Applies That an Activity Is Engaged in for Profit
- □ 6251 Alternative Minimum Tax— Individuals
- □ 8582 Passive Activity Loss Limitations
- □ Schedule A Itemized Deductions
- □ Schedule C Profit or Loss From Business
- □ Schedule E Supplemental Income and Loss

See *How To Get More Information*, near the end of this publication for information about getting these publications and forms.

Rental Income

Rental income is any payment you receive for the use or occupation of property.

You generally must include in your gross income all amounts you receive as rent. In addition to amounts you receive as normal rent payments, there are other amounts that may be rental income.

Advance rent. Advance rent is any amount you receive before the period that it covers. Include advance rent in your rental income in the year you receive it regardless of the period covered or the method of accounting you use.

Example. You sign a 10–year lease to rent your property. In the first year, you receive \$5,000 for the first year's rent and \$5,000 as rent for the last year of the lease. You must include \$10,000 in your income in the first year.

Security deposits. Do not include a security deposit in your income when you receive it if you plan to return it to your tenant at the end of the lease. But if during any year you keep part or all of the security deposit because your tenant does not live up to the terms of the lease, include the amount you keep in your income in that year.

If an amount called a security deposit is to be used as a final payment of rent, it is advance rent. Include it in your income when you receive it.

Payment for canceling a lease. If your tenant pays you to cancel a lease, the amount you receive is rent. Include the payment in your income in the year you receive it regardless of your method of accounting.

Expenses paid by tenant. If your tenant pays any of your expenses and these payments are in place of rent, then these payments are rental income. You must include them in your income. You can deduct the expenses if they are deductible rental expenses.

Example 1. The water and sewage bill for your rental property is mailed to the property. Under the terms of the lease, your tenant does not have to pay this bill. Your tenant pays the bill and deducts it from the normal rent payment.

Include in your rental income both the net amount of the rent payment and the amount the tenant paid for the utility bill. You can include the amount of the bill as a rental expense.

Example 2. While you are out of town, the furnace in your rental property stops working. Your tenant calls a repair person and pays for the necessary repairs. Your tenant deducts the repair bill from the rent payment.

Include in your rental income both the net amount of the rent payment and the amount the tenant paid for the repairs. You can include the cost of the repairs as a rental expense.

Property or services. If you receive property or services, instead of money, as rent, include the fair market value of the property or services in your rental income. If the services are provided at an agreed upon or specified price, that price is the fair market value in the absence of evidence to the contrary.

Example. Your tenant is a painter. He offers to paint your rental property instead of paying two months rent. You accept his offer.

Include in your rental income the amount the tenant would have paid for two months rent. You can include that same amount as a rental expense for painting your property.

Lease with option to buy. If the rental agreement gives the tenant the right to buy your rental property, the payments you receive under the agreement are generally rental income. If, however, your tenant exercises the right to buy the property, the payments you receive for the period after the date of sale are part of the selling price.

Rental of property also used as a home. If you rent property that you also use as your home and you rent it for less than 15 days during the tax year, do not include the rent you receive in your gross income. You cannot deduct rental expenses. However, you can deduct allowable interest, taxes, and casualty and theft losses as itemized deductions on Schedule A of Form 1040. See *Personal Use* of Vacation Home or Dwelling Unit, later.

If you own a part interest in rental property, you must report your part of the rental income from the property.

Rental Expenses

This part discusses repairs and certain other expenses of renting property that you ordinarily can deduct from your gross rental income. It includes information on the expenses you may deduct if you rent a condominium or cooperative apartment, if you rent part of your property, or if you change your property to rental use. Depreciation, which you can also deduct from your gross rental income, is discussed later.

When to deduct. You generally deduct your rental expenses in the year you pay or incur them.

Vacant rental property. If you hold property for rental purposes, you may be able to deduct your ordinary and necessary expenses for managing, conserving, or maintaining the property while the property is vacant. However, you cannot deduct any loss of rental income for the period the property is vacant.

Pre-rental expenses. You can deduct your ordinary and necessary expenses for managing, conserving, or maintaining rental property from the time you make it available for rent.

Expenses for rental property sold. If you sell property you held for rental purposes, you can deduct the ordinary and necessary expenses for managing, conserving, or maintaining the property until it is sold.

Personal use of rental property. If you sometimes use your rental property for personal purposes, you must divide your expenses between rental and personal use. Also, your rental expense deductions may be limited. See *Personal Use of Vacation Homes or Dwelling Unit*, later.

Repairs and Improvements

You can deduct the cost of repairs that you make to your rental property. You cannot deduct the cost of improvements. You recover the costs of improvements by taking depreciation (explained later).

Separate the costs of repairs and improvements, and keep accurate records. You will need to know the cost of improvements when you sell or depreciate your property.

Repairs. A repair keeps your property in good operating condition. It does not materially add to the value of your property or substantially prolong its life. Repainting your property inside or out, fixing gutters or floors, fixing leaks, plastering, and replacing broken windows are examples of repairs.

If you make repairs as part of an extensive remodeling or restoration of your property, the whole job is an improvement.

Improvements. An improvement adds to the value of property, prolongs its useful life, or adapts it to new uses. Table 1–1 shows examples of many improvements.

If you make an improvement to property, add the cost of the improvement to the basis of the property. Basis is explained later under *Modified Accelerated Cost Recovery System* (MACRS).

Other Expenses

Other expenses you can deduct from your gross rental income include advertising, janitor and maid service, utilities, fire and liability insurance, taxes, interest, commissions for the collection of rent, ordinary and necessary travel and transportation, and other expenses discussed below.

Salaries and wages. You can deduct reasonable salaries and wages you pay to your employees. You can also deduct bonuses you pay to your employees if, when added to their regular salaries or wages, the total is not more than reasonable pay.

You can deduct reasonable wages you pay to your dependent child if your child is your bona fide employee. However, you cannot deduct the cost of meals and lodging for the child.

Rental payments for property. You can deduct the rent you pay for property that you use for rental purposes. If you buy a leasehold for rental purposes, you can deduct an equal part of the cost each year over the term of the lease.

Rental of equipment. You can deduct the rent you pay for equipment that you use for rental purposes. However, in some cases, lease contracts are actually purchase contracts. If so, you cannot deduct these payments. You can recover the cost of purchased equipment through depreciation.

Insurance premiums. You can deduct insurance premiums you pay for rental purposes. If you pay the premiums for more than one year in advance, each year you can deduct the part of the premium payment that will apply to that

Table 1-1. Examples of Improvements

Caution: Work you do (or have done) on your home that does not add much to either the value or the life of the property, but rather keeps the property in good condition, is considered a repair, not an improvement.

Additions Bedroom	Heating & Air Conditioning
Bathroom	Heating system
Deck	Central air conditioning
Garage	Furnace
Porch	Duct work
Patio	Central humidifier
	Filtration system
Lawn & Grounds	,
Landscaping	Plumbing
Driveway	Septic system
Walkway	Water heater
Fence	Soft water system
Retaining wall	Filtration system
Sprinkler system	
Swimming pool	Interior Improvements
	Built-in appliances
Miscellaneous	Kitchen modernization
Storm windows, doors	Flooring
New roof	Wall-to-wall carpeting
Central vacuum	
Wiring upgrades	Insulation
Satellite dish	Attic
Security system	Walls, floor
	Pipes, duct work

year. You continue to deduct your premium in this manner for as long as the insurance is in effect. You cannot deduct the total premium in the year you pay it.

Local benefit taxes. Generally, you cannot deduct charges for local benefits that increase the value of your property, such as for putting in streets, sidewalks, or water and sewer systems. These charges are nondepreciable capital expenditures. You must add them to the basis of your property. You can deduct local benefit taxes if they are for maintaining, repairing, or paying interest charges for the benefits.

Interest expense. You can deduct mortgage interest you pay on your rental property. Chapter 8 of Publication 535, explains mortgage interest in detail.

Points. The term "points" is often used to describe some of the charges paid by a borrower when the borrower takes out a loan or a mortgage. These charges are also called loan origination fees, maximum loan charges, or premium charges. If any of these charges is solely for the use of money, it is interest.

These points are interest paid in advance and you cannot deduct it all in one tax year. Instead, you deduct part of the interest each tax year during the period of the loan, unless the interest must be capitalized.

To figure how much to deduct each year, divide the part of the loan period falling within your tax year by the total loan period. Then multiply this answer by the amount of prepaid interest. For example, if your tax year is a calendar year and you take out a 10–year loan on October 1, 3 months of the loan period fall in the tax year in which the loan period began. You can deduct 3/120 of the payment you made for the points on your tax return for that year. You can deduct 12/120 of the prepaid interest on your tax return for the next year.

Expenses paid to obtain a mortgage. Certain expenses you pay to obtain a mortgage cannot be deducted as interest. These expenses, which include mortgage commissions, abstract fees, and recording fees, are capital expenses. If the property mortgaged is business or income-producing property, you can amortize the costs over the life of the mortgage.

Charges for services. You can deduct charges you pay for services provided for your rental property, such as water, sewer, and trash collection.

Travel expenses. You can deduct the ordinary and necessary costs of traveling away from home if the primary purpose of the trip was to collect rental income or to manage, conserve, or maintain your rental property. You must properly allocate between rental and nonrental activities. For information on travel expenses, see Publication 463.

To deduct travel expenses, you must keep records that follow the rules in Chapter 5 of Publication 463.

Local transportation expenses. You can deduct your ordinary and necessary local transportation expenses if you incur them to collect rental income or to manage, conserve, or maintain your rental property.

Generally, if you use your personal car, pickup truck, or light van for rental activities, you can deduct local transportation expenses using one of two methods: actual expenses or the standard mileage rate. The standard mile age rate for 1996 is **31 cents a mile** for all business miles.

To deduct car expenses under either method, you must follow certain rules. These rules are discussed in Publication 463.

In addition, you must complete Part V of Form 4562, and attach it to your tax return.

Tax return preparation. You can deduct, as a rental expense, the part of tax return preparation fees you paid to prepare Part I of Schedule E (income or loss from rentals or royalties). You can also deduct, as a rental expense, any expense you paid to resolve a tax underpayment related to your rental activities. On your Schedule E (Form 1040) for the tax year, you can deduct fees paid in that year to prepare Part I of your Schedule E (Form 1040) for the preceding year.

Part interest in property. If you own a part interest in rental property, you can deduct your part of the expenses that you paid.

Renting Part of Property

If you rent part of your property, you must divide certain expenses between the part of the property used for rental purposes and the part of the property used for personal purposes, as though you actually had two separate pieces of property.

You can deduct a part of some expenses, such as mortgage interest and property taxes, as a rental expense. You can deduct the other part, subject to certain limitations, only if you itemize your deductions. You can also deduct as a rental expense a part of other expenses that normally are nondeductible personal expenses, such as expenses for electricity, or painting the outside of your house. You cannot deduct any part of the cost of a single phone line even if your tenants have unlimited use of it.

You do not have to divide the expenses that belong only to the rental part of your property. If you paint a room that you rent, or if you pay premiums for liability insurance in connection with renting a room in your home, your entire cost is a rental expense. If you install a second phone line strictly for your tenant's use, all of the cost of the second line is deductible as a rental expense. You can deduct depreciation, discussed later, on the part of the property used for rental purposes as well as on the furniture and equipment you use for these purposes.

How To Divide Expenses

If an expense is for both rental use and personal use, such as mortgage interest or heat for the entire house, you must divide the expense between rental use and personal use. You can use any reasonable method for dividing the expense. The two most common methods are one based on the number of rooms in your home and one based on the square footage of your home.

Example. You rent a room in your house. The room is 12×15 feet, or 180 square feet. Your entire house has 1,800 square feet of floor space. You can deduct as a rental expense 10% of any expense that must be divided between rental use and personal use. If your heating bill for the year for the entire house was \$600, \$60 (\$600 \times 10%) is a rental expense. The balance, \$540, is a personal expense and you cannot deduct it.

Allocating costs. Dividing certain expenses by the number of people involved may be the proper method to use. For example, if you provide meals to tenants, the most accurate method of dividing food costs between rental and personal expenses may be one based on the total number of people eating the food.

Limits on Deductions for Rental Expenses

If you rent out part of your property and you also use that part for personal purposes during the year, your deductions for rental expenses for the property may be limited. See *Personal Use of Vacation Home or Dwelling Unit* later for more information.

Condominiums and Cooperatives

If you rent out a condominium or a cooperative apartment, some special rules apply to you even though you receive the same tax treatment as other owners of rental property. Condominiums are treated differently from cooperatives.

Condominium

If you own a condominium, you own outright a dwelling unit in a multi-unit building. You also own a share of the common elements of the structure, such as land, lobbies, elevators, and service areas. You and the other condominium owners may pay dues or assessments to a special corporation that is organized to take care of the common elements.

If you rent your condominium to others, you can deduct depreciation, repairs, upkeep, and other expenses, such as interest and taxes, and assessments for the care of the common parts of the structure. You cannot deduct special assessments you pay to a condominium management corporation for improvements. But you may be able to recover your share of the cost of any improvement by taking depreciation.

Cooperative

If you have a cooperative apartment that you rent to others, you can usually deduct, as a rental expense, all the maintenance fees you pay to the cooperative housing corporation. However, you cannot deduct a payment earmarked for a capital asset or improvement, or otherwise charged to the corporation's capital account. For example, you cannot deduct a payment used to pave a community parking lot, install a new roof, or pay the principal of the corporation's mortgage. You must add the payment to the basis of your stock in the corporation.

Treat as a capital cost the amount you were assessed for capital items. This amount cannot be more than your payments to the corporation that exceeded your share of the corporation's mortgage interest and real estate taxes. Your share of interest and taxes is the amount the corporation elected to allocate to you, if it reasonably reflects those expenses for your apartment. Otherwise, figure your share in the following way.

- Divide the number of your shares of stock by the total number of shares outstanding, including any shares held by the corporation.
- Multiply the corporation's deductible interest by the number you figured in (1). This is your share of the interest.
- Multiply the corporation's deductible taxes by the number you figured in (1). This is your share of the taxes.

In addition to the maintenance fees paid to the cooperative housing corporation, you can deduct your direct payments for repairs, upkeep, and other rental expenses, including interest paid on a loan used to buy your stock in the corporation. The depreciation deduction allowed for cooperative apartments is discussed later.

If you use your cooperative apartment for both personal and rental purposes, see *How* to *Divide Expenses*, earlier.

Property Changed to Rental Use

If you change your home, apartment, or other property, or a part of it, to rental use at any time other than at the beginning of your tax year, you must divide yearly expenses, such as depreciation, taxes, and insurance, between rental use and personal use.

You can deduct as rental expenses only the part of the expense that is for the part of the year the property was used or held for rental purposes.

You cannot deduct depreciation or insurance for the part of the year property was held for personal use. However, you can deduct the allowable part of the interest and tax expenses for the part of the year the property was held for personal use as an itemized deduction on Schedule A (Form 1040).

Example. Your tax year is a calendar year. You moved from your home in May and

started renting it out on June 1. You can deduct as rental expenses seven-twelfths of your yearly expenses, such as taxes and insurance.

You can deduct as rental expenses, starting with June, the amounts you pay for items generally billed monthly, such as utilities.

Information on depreciation. See Personal home changed to rental use, later under Modified Accelerated Cost Recovery System (MACRS) for information about how to figure your deduction for depreciation.

Other limits. If you change property to rental use and later use part or all of it for personal purposes, there are other rules that apply to how much of your rental expenses you can deduct. These rules are explained later under *Personal Use of Vacation Home or Dwelling Unit*.

Not Rented For Profit

If your rental of a property is an activity that you do not carry on to make a profit, you can deduct your rental expenses only up to the amount of your rental income. You cannot carry forward your rental expenses that are more than your rental income. For more information about the rules for an activity not engaged in for profit, see Chapter 1 of Publication 535.

Where to report. Report your rental income on line 21, Form 1040. Deduct your mortgage interest, real estate taxes, and casualty losses on the appropriate lines of Schedule A (Form 1040).

You claim your other expenses, subject to the rules explained in Chapter 1 of Publication 535, as miscellaneous itemized deductions on line 22 of Schedule A. You can deduct these expenses only if they, together with certain other miscellaneous itemized deductions, total more than 2% of your adjusted gross income. For more information about miscellaneous deductions, see Publication 529.

Postponing decision. If your rental income is more than your rental expenses for at least 3 years out of a period of 5 consecutive years, your rental use of the dwelling unit is presumed to be for a profit. You may choose to postpone the decision of whether the rental is for profit by filing **Form 5213**, *Election To Postpone Determination as To Whether the Presumption Applies That an Activity Is Engaged in for Profit*.

See Publication 535 for more information.

Personal Use of Vacation Home or Dwelling Unit

If you have any personal use of a vacation home or other dwelling unit that you rent out, you must divide your expenses between rental use and personal use. See *Figuring Days of Personal Use* and *How to Divide Expenses*, later. If you use the dwelling unit as a home and you rent it for fewer than 15 days during the year, do not include any of the rent in your income and do not deduct any of the rental expenses. If you rent out the dwelling unit for 15 or more days, you must include the rent in your income and, if you have a net loss, you may not be able to deduct all of the rental expenses. See *How to Figure Income and Deductions*, later.

Dwelling unit. The rules in this section apply to vacation homes and other dwelling units. A dwelling unit includes a house, apartment, condominium, mobile home, boat, or similar property. A dwelling unit has basic living accommodations, such as sleeping space, a toilet, and cooking facilities. A dwelling unit does not include property used solely as a hotel, motel, inn, or similar establishment.

Property is used solely as a hotel, motel, inn, or similar establishment if it is regularly available for occupancy by paying customers and is not used by an owner as a home during the year.

Example. You rent out a room in your home that is always available for short-term occupancy by paying customers. You do not use the room yourself and you allow only paying customers to use the room. The room is used solely as a hotel, motel, inn, or similar establishment and is not a dwelling unit.

Dwelling Unit Used as Home

You use a dwelling unit as a home during the tax year if you use it for personal purposes more than the greater of:

- 1) 14 days, or
- 2) 10% of the total days it is rented to others at a fair rental price.

See Figuring Days of Personal Use later.

If a dwelling unit is used for personal purposes on a day it is rented at a fair rental price, do not count that day as a day of rental in applying (2) above. Instead, count it as a day of personal use in applying both (1) and (2) above.

Example. You own a cottage at the shore. You rent it out at a fair rental price from June 1 through August 31, a total of 92 days. The tenant who rented the cottage for the month of July was unable to use it from July 4 through July 8. The tenant allowed you to use the cottage for those 5 days. The tenant did not ask for a refund of or a reduction in the rent. Your family used the cottage for 3 of those days.

To determine the number of days the cottage was rented at a fair rental price, do not count those 3 days you used it for personal purposes. The cottage was rented at a fair rental price for 89 days (92 - 3).

Fair rental price. A fair rental price for your property generally is an amount that a person who is not related to you would be willing to pay. The rent you charge is not a fair rental price if it is substantially less than the rents charged for other properties that are similar to your property.

Ask yourself the following questions when comparing another property with yours.

- Is it used for the same purpose?
- · Is it approximately the same size?
- Is it in approximately the same condition?
- Does it have similar furnishings?
- Is it in a similar location?

If any of the answers are no, the properties probably are not similar.

Examples. The following examples show how to determine whether you used your rental property as a home.

Example 1. You converted the basement of your home into an apartment with a bedroom, a bathroom, and a small kitchen. You rent the apartment at a fair rental price to college students during the regular school year. You rent to them on a 9-month (273 days) lease.

During the summer, your brothers stay with you for a month (30 days) and live in the apartment rent free.

Your basement apartment is used as a home because you use it for personal use for 30 days. That is more than the greater of 14 days or 10% of the total days it is rented.

Example 2. You rent out the guest bedroom in your home at a fair rental price during the local college's homecoming, commencement, and football weekends (a total of 27 days). Your sister-in-law stays in the room, rent free, for the last 3 weeks (21 days) in July.

The room is used as a home because you use it for personal use for 21 days. That is more than the greater of 14 days or 10% of the total days it is rented.

Figuring Days of Personal Use

A day of personal use of a dwelling unit is any day that it is used by:

- You or any other person who has an interest in it, unless you rent it out to another owner as his or her main home under a shared equity financing agreement (defined later),
- 2) A member of your family or a member of the family of any other person who has an interest in it, unless the family member uses the dwelling unit as his or her main home and pays a fair rental price. Family includes only brothers and sisters, halfbrothers and half-sisters, spouses, ancestors (parents, grandparents, etc.) and lineal descendants (children, grandchildren, etc.),
- 3) Anyone under an arrangement that lets you use some other dwelling unit, or
- 4) Anyone at less than a fair rental price.

Main home. If the other owner or member of the family in (1) or (2) above has more than one home, his or her main home is the one lived in most of the time.

Shared equity financing agreement. This is an agreement under which two or more persons acquire undivided interests for more than 50 years in an entire dwelling unit, including the land, and one or more of the co-owners is entitled to occupy the unit as his or her main home upon payment of rent to the other coowner or owners.

Donation of use of property. You use a dwelling unit for personal purposes if:

- You donate the use of the unit to a charitable organization,
- The organization sells the use of the unit at a fund-raising event, and
- The purchaser uses the unit.

Examples

The following examples show how to determine days of personal use.

Example 1. You and your neighbor are coowners of a condominium at the beach. You rent the unit out to vacationers whenever possible. The unit is not used as a main home by anyone. Your neighbor uses the unit for 2 weeks every year.

Because your neighbor has an interest in the unit, both of you are considered to have used the unit for personal purposes during those 2 weeks.

Example 2. You and your neighbors are co-owners of a house under a shared equity financing agreement. Your neighbors live in the house and pay you a fair rental price.

Even though your neighbors have an interest in the house, the days your neighbors live there are not counted as days of personal use by you. This is because your neighbors rent the house as their main home under a shared equity financing agreement.

Example 3. You own a rental property that you rent to your son. Your son has no interest in this dwelling unit. He uses it as his main home. He pays you a fair rental price for the property.

Your son's use of the property is not personal use by you because your son is using it as his main home, he has no interest in the property, and he is paying you a fair rental price.

Example 4. You rent your beach house to Marcia. Marcia rents her house in the mountains to you. You each pay a fair rental price.

You are using your house for personal purposes on the days that Marcia uses it because your house is used by Marcia under an arrangement that allows you to use her house.

Example 5. You rent an apartment to your mother at less than a fair rental price. You are using the apartment for personal purposes on the days that your mother rents it.

Days Not Counted as Personal Use

Some days you spend at the dwelling unit are not counted as days of personal use.

Repairs and maintenance. Any day that you spend working substantially full time repairing and maintaining your property is not counted as a day of personal use. Do not count such a day as a day of personal use even if family members use the property for recreational purposes on the same day.

Example. You own a cabin in the mountains which you rent out during the summer. You spend 3 days at the cabin each May working full time each day to repair anything that was damaged over the winter and get the cabin ready for the summer. You also spend 3 days each September working full time to repair any damage done by renters and get the cabin ready for the winter.

These 6 days do not count as days of personal use.

Use as a home before or after renting.

When determining if you used your property as a home, the following special rule applies. Do not count as days of personal use the days on which you used the property as your main home either before or after renting it or offering it for rent in the following circumstances:

- 1) You rented or tried to rent the property for 12 or more consecutive months, or
- You rented or tried to rent the property for a period of less than 12 consecutive months and the period ended because you sold or exchanged the property.

This special rule does not apply when dividing expenses between rental and personal use.

Example 1. On February 28, of the tax year, you moved out of the house you had lived in for 6 years because you accepted a job in another town. You rent your house at a fair rental price from March 15 of that year, to May 14 of the next year. On the following June 1, you move back into your old house.

To determine whether you used the house as a home, its use as your main home from January 1 to February 28 of the tax year, and from June 1 to December 31 of the next year is not counted as personal use.

Example 2. On January 31 of the tax year, you moved out of the condominium where you had lived for 3 years. You offered it for rent at a fair rental price beginning on February 1. The next month you were unable to rent it until April. On September 15 that year, you sold the condominium.

Your use of the condominium from January 1 to January 31, is not counted as personal use when determining whether you used it as a home.

How To Divide Expenses

If you use a dwelling unit for both rental and personal purposes, you must divide your expenses between the rental use and the personal use. For purposes of dividing your expenses:

 Any day that the unit is rented at a fair rental price is a day of rental use even if you have personally used the unit for that day, and A unit is not considered used for rental during the time that it is held out for rent but not actually rented.

Example. You offer your beach cottage for rent from June 1 through August 31 (92 days). Your family uses the cottage during the last 2 weeks in May (14 days). You were unable to find a renter for the first week in August (7 days). The person who rented the cottage for July allowed you to use it over a weekend (2 days) without any reduction in or refund of rent. The cottage was not used at all before May 17 or after August 31.

The cottage was used for rental a total of 85 days (92 - 7). The days it was held out for rent but not rented (7 days) are not days of rental use. For purposes of dividing expenses, the July weekend on which you used it (2 days) is rental use because you received a fair rental price for the weekend.

You used the cottage for personal purposes for 14 days (the last 2 weeks in May).

The total use of the cottage was 99 days (14 days personal use + 85 days rental use). You can deduct 85/99 (86%) of the cottage expenses as rental expenses.

How To Figure Income and Deductions

How you figure your rental income and deductions depends on how much personal use you made of the property and how many days the property was rented.

General Rule

If you do not use a dwelling unit as a home, you divide your expenses between personal use and rental use based on the number of days it was used for each purpose.

Your deductible rental expenses can be more than your gross rental income. However, see *Limits on Rental Losses*, later.

Where to report. Report the rental income and all of the rental expenses on **Schedule E** (Form 1040), *Supplemental Income and Loss*.

You can deduct allowable interest, taxes, and casualty losses for the personal use of the property on Schedule A (Form 1040) if you itemize deductions.

Income and Deductions for Property Used as a Home

If you use a dwelling unit as a home during the year (see *Dwelling Unit Used as Home* earlier), how you figure your rental income and deductions depends on how many days the unit was rented.

Rented fewer than 15 days. If you use a dwelling unit as a home and you rent it for fewer than 15 days during the year, you do not include in income any of the rental income. Also, you cannot deduct any expenses as rental expenses.

However, you can deduct your allowable interest, taxes, and casualty and theft losses on Schedule A (Form 1040) if you itemize deductions. Rented 15 days or more. If you use a dwelling unit as a home and rent it for 15 days or more during the year, you include all your rental income in your gross income. You must divide your expenses between the personal use and the rental use based on the number of days used for each purpose. If you had a net profit from the rental property for the year (that is, if your rental income is more than the total of your rental expenses, including depreciation), deduct all of your rental expenses. However, if you had a net loss, you may not be able to deduct all of your rental expenses. See *Limit on Certain Expenses*, next.

Limit on Certain Expenses

If you use your rental property as a home (as explained earlier), rented it for 15 days or more during the year, and your rental expenses are more than your rental income, there is a limit on the amount you can deduct for certain rental expenses.

This limit ensures that the rental expenses are used to offset only rental income. If the total of these expenses exceeds the rental income, you cannot use the excess to offset income from other sources. The excess can be carried forward to next year and treated as rental expenses for the next year.

Use Table 1–2, Worksheet for Figuring the Limit on Rental Deductions for a Dwelling Unit Used as a Home.

Where to report. Report your rental income and all your deductible expenses for the rental use on Schedule E (Form 1040). This includes the rental use portion of interest, taxes, and casualty losses. You deduct allowable interest, taxes, and casualty losses for the personal use of the property on the appropriate lines of Schedule A (Form 1040) if you itemize deductions.

Carryover of expenses. If the total of your rental expenses is more than your gross rental income, the expenses that you are not allowed to deduct can be carried forward to the next year and treated as rental expenses for the same property. Any expenses carried forward to next year will be subject to any limits that apply next year. You can deduct the expenses carried over to a year only up to the amount of your rental income for that year, even if you do not use the property as your home for that year.

Depreciation

When you use your property to produce income, such as rents, the law generally allows you to recover (get back) some or all of what you paid for the property through tax deductions. You do this by "depreciating" the property; that is, by deducting some of your cost on your tax return each year.

Several factors determine how much depreciation you can deduct. The main factors are: (1) your basis in the property, and (2) the recovery period for the property. You cannot simply deduct your mortgage or principal payments as an expense.

You can deduct depreciation only on the part of your property used for rental purposes. Depreciation reduces your basis for figuring gain or loss on a later sale or exchange. You may have to use **Form 4562**, *Depreciation and Amortization*, to figure and report your depreciation. See How to Report Rental Income and Expenses, later. Also see Publication 946, How To Depreciate Property.

Claiming the correct amount of deprecia-

tion. You should claim the correct amount of depreciation each tax year. If, in an earlier year, you did not claim depreciation that you were entitled to deduct, you must still reduce your basis in the property by the amount of depreciation that you should have deducted. You cannot deduct the unclaimed depreciation in the current year or in any later tax year. However, you may be able to claim the correct amount of depreciation on an amended return for the earlier year. You must file an amended return within 3 years from the date you filed your original return, or within 2 years from the time you paid your tax, whichever is later. A return filed early is considered filed on the due date.

What can be depreciated. You can depreciate your property if it:

- 1) Is used in business or held for the production of income (such as rental property),
- 2) Has a determinable useful life longer than one year, and
- Is something that wears out, gets used up, decays, becomes obsolete, or loses value from natural causes.

To be depreciable, the property must meet **all** *three*of the above conditions.

You can depreciate both *real property,* other than land, and *personal property*.

Real property is land and, generally, anything that is built on, growing on, or attached to land.

Buildings, fences, sidewalks, and trees are real property.

Personal property is property, such as machinery and equipment, that is not real property.

Furniture, appliances, and lawn mowers are personal property.

Rented property. If you pay rent on property, you cannot depreciate that property. Only the owner can depreciate it. If you make permanent improvements to the property, you may be able to depreciate the improvements. See Additions or improvements to property, later.

Land. You can never depreciate land. This generally includes the cost of clearing, grading, planting, and landscaping because these expenses are all part of the cost of land.

Cooperative apartments. If you are a tenant-stockholder in a cooperative housing corporation and you rent your cooperative apartment to others, you can deduct your share of the corporation's depreciation.

You are a *tenant-stockholder* if you have the right to live in one or more dwelling units in the cooperative. You need not actually live in any unit. You can rent them to others.

You can deduct your share of the depreciation only if the cooperative housing corporation meets the following conditions:

- The corporation must have only one class of stock outstanding,
- Each of the stockholders, because he or she owns stock in the corporation, must be able to live in, or rent for dwelling purposes, a house or apartment owned or leased by the corporation,
- No stockholder may receive any distribution out of capital, except on a partial or complete liquidation of the corporation, and
- At least 80% of the corporation's gross income for the tax year must be from the tenant-stockholders. For this purpose, gross income means all income received during the tax year, including any received before the corporation changed to cooperative ownership.

If you bought the stock as part of its first offering, you figure the amount of depreciation you can deduct in the following way.

- Figure the depreciation for all the depreciable real property owned by the corporation. Depreciation methods are discussed later.
- Subtract from (1) any depreciation for space owned by the corporation that can be rented but that may not be lived in by tenant-stockholders. The result is the yearly depreciation as reduced.
- Divide the number of your shares of stock by the total number of shares outstanding, including any shares held by the corporation.
- Multiply the yearly depreciation as reduced (from (2)) by the number you figured in (3). This is your share of the corporation's depreciation.

If you bought your cooperative stock after its first offering, you figure the basis of the depreciable real property to use in (1) above as follows.

- 1) Multiply your cost per share by the total number of shares outstanding.
- Add the mortgage indebtedness on the property on the date you bought the stock.
- Subtract the part that is not for the depreciable real property, such as the part for the land.

Your depreciation deduction for the year cannot be more than the part of your adjusted basis (defined later) in the stock of the corporation that is for your rental property.

See *Cooperative apartments* in Publication 946 for more information.

Cannot be more than basis. The total of all your yearly depreciation deductions cannot be

Table 1-2. Worksheet for Figuring the Limit on Rental Deductions for a Dwelling Unit Used as a Home

able 12. Worksheet for Figuring the Linit of Rental Decadelions for a Dwenning on to be a home
Use this worksheet only if you answer "yes" to all of the following questions. Did you use the dwelling unit as a home this year? (See <i>Dwelling Unit Used as Home</i>.) Did you rent the dwelling unit 15 days or more this year? Are the total of your rental expenses and depreciation more than your rental income?
1. Enter rents received
2. a. Enter the rental portion of deductible home mortgage interest (see instructions)
3. Subtract line 2e from line 1. If zero or less, enter zero
 4. a. Enter the rental portion of expenses directly related to operating or maintaining the dwelling unit (such as repairs, insurance, and utilities) b. Enter the rental portion of excess mortgage interest (see instructions) c. Add lines 4a and 4b d. Allowable operating expenses. Enter the smaller of line 3 or line 4c.
5. Subtract line 4d from line 3. If zero or less, enter zero
6. a. Enter the rental portion of excess casualty and theft losses (see instructions)
 7. a. Operating expenses to be carried over to next year. Subtract line 4d from line 4c b. Excess casualty and theft losses and depreciation to be carried over to next year. Subtract line 6d from line 6c

Enter the amounts on lines 2e, 4d, and 6d on the appropriate lines of Schedule E (Form 1040), Part I.

Worksheet Instructions

Follow these instructions for the worksheet above. If you were unable to deduct all your expenses last year, including operating expenses, casualty and theft losses, and depreciation, because of the rental income limit, add these unused amounts to your expenses for this year.

Line 2a. Figure the mortgage interest on the dwelling unit that you could deduct on Schedule A (Form 1040) if you had not rented the unit. Do not include interest on a loan that did not benefit the dwelling unit. For example, do not include interest on a home equity loan used to pay off credit cards or other personal loans, buy a car, or pay college tuition. Include interest on a loan used to buy, build, or improve the dwelling unit, or to refinance such a loan. Enter the rental portion of this interest on line 2a of the worksheet.

Line 2c. Figure the casualty and theft losses related to the dwelling unit that you could deduct on Schedule A (Form 1040) if you had not rented the dwelling unit. To do this, complete Section A of Form 4684, treating the losses as personal losses. On line 17 of

more than your cost or other basis of the property. For this purpose, the total depreciation must include any depreciation that you were allowed to claim, even if you did not claim it.

Depreciation systems. There are three ways to figure depreciation. The depreciation system you use depends on the type of asset and when the asset was placed in service. For *tangible property* you use:

• MACRS if placed in service after 1986,

Form 4684, enter 10% of your adjusted gross income figured **without** your rental income and expenses from the dwelling unit. Enter the rental portion of the result from line 18 of Form 4684 on line 2c of this worksheet. **Note:** Do **not** file this Form 4684 or use it to figure your personal losses on Schedule A. Instead, figure the personal portion on a separate Form 4684.

Line 2d. Enter the total of your rental expenses that are directly related only to the rental activity. These include interest on loans used for rental activities other than to buy, build, or improve the dwelling unit. Also include rental agency fees, advertising, office supplies, and depreciation on office equipment used in your rental activity.

Line 4b. On line 2a, you entered the mortgage interest you could deduct on Schedule A if you had not rented out the dwelling unit. Enter on line 4b of this worksheet the mortgage interest you could not deduct on Schedule A because it is more than the limit on home mortgage interest. Do not include interest on a loan that did not benefit the dwelling unit (as explained in the line 2a instructions).

Line 6a. To find the rental portion of excess casualty and theft losses you can deduct, follow these steps. Use the Form 4684 you prepared for line 2c of this worksheet.

- A. Enter the amount from line 10 of Form 4684.....
- **B.** Enter the rental portion of (A)..
- C. Enter the amount from line 2c of the .
- worksheet D. Subtract (C) from (B). Enter the result here and on line 6a of the worksheet

Allocating the limited deduction. If you cannot deduct all of the amount on line 4c or 6c this year, you can allocate the allowable deduction in any way you wish among the expenses included on line 4c or 6c. Enter the amount you allocate to each expense on the appropriate line of Schedule E, Part I.

- ACRS if placed in service after 1980 but before 1987, or
- Straight line or an accelerated method of depreciation, such as the declining balance method, if placed in service before 1981.

Tangible property is any property that you can see and touch. This includes automobiles, buildings, and equipment.

This publication discusses MACRS only.

If you placed property in service before 1996, continue to use the same method of figuring depreciation that you used in the past. If you need information about depreciating property placed in service before 1987, see Publication 534.

Section 179 election. You cannot claim the section 179 deduction for property merely held for the production of income, including certain rental property. See Publication 946.

Table 1-3. MACRS Recovery Periods for Property Used in Rental Activities

	MACRS Recovery Period to u		
Type of property	General Depreciation System	Alternative Depreciation System	
Computers and their peripheral equipment Office machinery, such as: typewriters calculators	5 years	5 years	
copiers	5 years	6 years	
Automobiles	5 years	5 years	
Light trucks	5 years	5 years	
Office furniture and equipment, such as: desks files	7 years	10 years	
Appliances, such as: stoves	,	2	
refrigerators	7 years	12 years	
Carpets	7 years	12 years	
Furniture used in rental property Any property that does not have a class life and that has not been designated by law as being in any	7 years	12 years	
other class	7 years	12 years	
Roads	15 years	20 years	
Shrubbery	15 years	20 years	
Fences	15 years	20 years	
Residential rental property (buildings or structures) and structural components such as furnaces,			
water pipes, venting, etc.	27.5 years	40 years	
Improvements and additions, such as a new roof		h the addition or made, determined y were placed in ame time as the	

Alternative minimum tax. If you use accelerated depreciation, you may have to file Form 6251, Alternative Minimum Tax—Individuals. Accelerated depreciation includes MACRS and ACRS and any other method that allows you to deduct more depreciation than you could deduct using a straight line method.

Modified Accelerated Cost Recovery System (MACRS)

The modified accelerated cost recovery system (MACRS) applies to all tangible property placed in service during 1996.

MACRS consists of two systems that determine how you depreciate your property. The main system is called the *General Depreciation System (GDS)*. The second system is called the *Alternative Depreciation System (ADS)*. GDS is used to figure your depreciation deduction for property used in most rental activities, unless you elect ADS.

To figure your MACRS deduction, you need to know the following information about your property:

- 1) Its recovery period,
- 2) Its placed-in-service date, and
- 3) Its depreciable basis.

Personal home changed to rental use. You must use MACRS to figure the depreciation on property used as your home and changed to rental property in 1996.

Excluded property. You cannot use MACRS for certain personal property placed in service before 1987 (before August 1, 1986, if election made) that is transferred after 1986 (after July 31, 1986, if election made). Generally, if you acquired the property from a related party, or if you or a related party used the property before 1987, you cannot use MACRS. Property that does not come under MACRS must be depreciated under ACRS or one of the other methods of depreciation, such as straight line or declining balance. In addition, you may elect to exclude certain property from the application of MACRS.

See Publication 534 for more information.

Recovery Periods Under GDS

Each item of property that can be depreciated is assigned to a property class. The recovery period of a piece of property depends on the class the property is in. The property classes are:

- 3-year property,
- 5-year property,
- 7–year property,
- 10-year property,
- 15-year property,
- 20-year property,
- Nonresidential real property, and
- Residential rental property.

The class to which property is assigned is determined by its class life. Class lives and recovery periods for most assets are listed in *Appendix B* in Publication 946.

Under GDS, tangible property that you placed in service during 1996 in your rental activities generally falls into one of the following classes. Also see *Table 1–3*.

 5-year property. This class includes computers and peripheral equipment, office machinery (typewriters, calculators, copiers, etc.), automobiles, and light trucks.

Depreciation on automobiles, certain computers, and cellular telephones is limited. See Chapter 4 of Publication 946.

- 2) 7-year property. This class includes office furniture and equipment (desks, files, etc.), and appliances, carpets, furniture, etc., used in residential rental property. This class also includes any property that does not have a class life and that has not been designated by law as being in any other class.
- 15-year property. This class includes roads and shrubbery (if depreciable).
- Residential rental property. This class 4) includes any real property that is a rental building or structure (including a mobile home) for which 80% or more of the gross rental income for the tax year is from dwelling units. A dwelling unit is a house or an apartment used to provide living accommodations in a building or structure, but does not include a unit in a hotel, motel, inn, or other establishment where more than half of the units are used on a transient basis. If you live in any part of the building or structure, the gross rental income includes the fair rental value of the part you live in. Residential rental property is depreciated over 27.5 vears.

There are other recovery classes that do not generally apply to rental property. These classes are not discussed in this publication. See Publication 946 for more information. **Qualified Indian reservation property.** For the applicable recovery period for qualified Indian reservation property, see Publication 946.

Additions or improvements to property. Treat additions or improvements you make to any property as separate property items for depreciation purposes. The recovery period for an addition or improvement to property begins on the later of:

- 1) The date the addition or improvement is placed in service, or
- 2) The date the property to which the addition or improvement was made is placed in service.

The class and recovery period of the addition or improvement is the one that would apply to the underlying property if it were placed in service at the same time as the addition or improvement.

Example. You own a residential rental house that you have been renting out since 1980 and that you are depreciating under ACRS. If you put an addition onto the house, and you place the improvement in service after 1986, you use MACRS for the addition. Under MACRS, the addition would be depreciated as residential rental property.

When to begin depreciation. You can begin to depreciate property when you place it in service in your trade or business or for the production of income. Property is considered placed in service in a rental activity when it is ready and available for a specific use in that activity.

Example 1. On November 22, of your tax year, you purchased a dishwasher for your rental property. The appliance was delivered on December 7, but was not installed and ready for use until January 3 of the next year. Because the dishwasher was not ready for use until the next year, it is considered placed in service that year.

If the appliance had been ready for use when it was delivered in your tax year, it would have been considered placed in service in your tax year, even if it was not actually used until the next year.

Example 2. On April 6, you purchased a house to use as residential rental property. You made extensive repairs to the house and had it ready for rent on July 5. You began to advertise the house for rent in July and actually rented it out beginning September 1. The house is considered placed in service in July when it was ready and available for rent. You can begin to depreciate the house in July.

Example 3. You moved from your home in July. During August and September you made several repairs to the house. On October 1, you listed the property for rent with a real estate company, which rented it on December 1. You can begin to depreciate the property on October 1, the date when it was available for rent.

Basis

In order to depreciate property, you must know its basis. The basis of property you buy is usually its cost. The cost is the amount you pay for it in cash or in other property or services. Your cost also includes amounts you pay for:

- Sales tax charged on the purchase,
- Freight charges to obtain the property, and
- · Installation and testing charges.

Loans with low or no interest. If you buy property on any time-payment plan that charges little or no interest, the basis of your property is your stated purchase price, less the amount considered to be unstated interest. See *Unstated Interest* in Publication 537, *Installment Sales.*

Real property. If you buy real property, such as a building and land, certain fees and other expenses you pay are part of your cost basis in the property.

Real estate taxes. If you buy real property and agree to pay real estate taxes on it that were owed by the seller, the taxes you pay are treated as part of your basis in the property. You cannot deduct them as taxes paid.

If you reimburse the seller for real estate taxes the seller paid for you, you can usually deduct that amount. Do not include that amount in your basis of the property.

Settlement fees and other costs. Settlement fees, such as legal and recording fees, are closing costs that you include in the basis of property. You also include:

- · Abstract fees,
- · Charges for installing utility services,
- Surveys,
- Transfer taxes,
- Title insurance, and
- Any amounts the seller owes that you agree to pay, such as back taxes or interest, recording or mortgage fees, charges for improvements or repairs, and sales commissions.

You must reasonably allocate these fees or costs between land and improvements, such as buildings, to figure the basis for depreciation of the improvements. Allocate the fees according to the fair market values of the land and improvements at the time of purchase. Settlement fees do not include amounts placed in escrow for the future payment of items such as taxes and insurance.

Assumption of a mortgage. If you buy property and become liable for an existing mortgage on the property, your basis is the amount you pay for the property plus the amount that still must be paid on the mortgage.

Example. If you buy a building for \$60,000 cash and assume a mortgage of \$240,000 on it, your basis is \$300,000.

Land and buildings. If you buy buildings and your cost includes the cost of the land on which they stand, you must divide the cost between the land and the buildings before you can figure the depreciation allowable on the buildings.

When you divide your cost between land and buildings, the part of the cost that is used as the basis of each asset is the ratio of the fair market value of that asset to the fair market value of the whole property at the time you buy it

If you are not certain of the fair market values of the land and the buildings, you can divide the cost between them based on the assessed values for real estate tax purposes.

Example. You buy a house and land for \$100,000. The purchase contract does not specify how much of the purchase price is for the house and how much is for the land.

The latest real estate tax assessment on the property is \$80,000, of which \$68,000 is for the house and \$12,000 is for the land.

You can allocate 85% (\$68,000 ÷ \$80,000) of the purchase price to the house and 15% (\$12,000 ÷ \$80,000) of the purchase price to the land.

Your basis in the house is \$85,000 (85% of \$100,000) and your basis in the land is \$15,000 (15% of \$100,000).

Adjusted Basis

Before you can figure allowable depreciation, you may have to make certain adjustments (increases and decreases) to the basis of the property. The result of these adjustments to the basis is the adjusted basis.

Increases to basis. You must increase the basis of any property by the cost of all items that must be depreciated, rather than deducted as an expense. This includes the cost of any improvements having a useful life of more than one year and amounts spent after a casualty to restore the damaged property.

Some of the items that you must add to the basis of property are:

- The cost of extending utility service lines to the property, and
- Legal fees, such as the cost of defending and perfecting title.

Improvements. Add to the basis of your property the amount an improvement actually cost you, including any amount you borrowed to make the improvement. This includes all direct costs, such as material and labor, but not your own labor. It also includes all expenses related to the improvement.

For example, if you had an architect draw up plans for remodeling your property, the architect's fee is a part of the cost of the remodeling. Or, if you had your lot surveyed to put up a fence, the cost of the survey is a part of the cost of the fence.

For information on depreciating improvements, see Additions or improvements to property, earlier, under Recovery Periods Under GDS.

Assessments for local improvements. Assessments for items which tend to increase the value of property, such as streets and sidewalks, must be added to the basis of the property. Also add the cost of legal fees paid to obtain a decrease in an assessment levied against property to pay for local improvements. You cannot deduct these items as taxes or depreciate them. For example, if your city installs curbing on the street in front of your house, and assesses you and your neighbors for the cost of curbing, you must add the assessment to the basis of your property.

Assessments for maintenance or repair or meeting interest charges are deductible, not depreciable.

Deducting vs. capitalizing costs. You cannot add to your basis costs that are deductible as current expenses. However, there are certain costs you can choose either to deduct or to capitalize. If you capitalize these costs, include them in your basis. If you deduct them, do not include them in your basis.

The costs you may be able to choose to deduct or to capitalize include carrying charges, such as interest and taxes, that you must pay to own property.

For more information about deducting or capitalizing costs, see Chapter 11 in Publication 535.

Decreases to basis. You must decrease the basis of your property by any items that represent a return of your cost. Some of these include:

- The amount of any insurance or other payment you receive as the result of a casualty or theft loss,
- Any deductible casualty loss not covered by insurance,
- Any amount you receive for granting an easement,
- Any residential energy credit you were allowed before 1986, if you added the cost of the energy items to the basis of your home,
- The amount of depreciation you could have deducted on your tax returns under the method of depreciation you selected. If you took less depreciation than you could have under the method you selected, you must decrease the basis by the amount you could have taken under that method.

If you deducted more depreciation than you should have, you must decrease your basis by the amount you should have deducted, plus the part of the excess you deducted that actually lowered your tax liability for any year.

Basis Other Than Cost

There are many times when you cannot use cost as a basis. You cannot use cost as a basis for property that you received:

- · In return for services you performed,
- In an exchange for other property,
- As a gift,
- From your spouse, or from your former spouse as the result of a divorce, or
- As an inheritance.

If you received property in one of these ways, see Publication 551, for information on how to figure your basis.

Basis of Property Changed to Rental Use

When you change property you held for personal use to rental use, such as renting out your former home, you figure the basis for depreciation using the lesser of fair market value or adjusted basis.

Fair market value. This is the price at which the property would change hands between a buyer and a seller, neither having to buy or sell, and both having reasonable knowledge of all the relevant facts. Sales of similar property, on or about the same date, may be helpful in figuring the fair market value of the property.

Figuring the basis. The basis for depreciation is the lesser of:

- The fair market value of the property on the date you changed it to rental use, or
- Your adjusted basis on the date of the change—that is, your original cost or other basis of the property, plus the cost of permanent improvements or additions since you acquired it, minus deductions for any casualty or theft losses claimed on earlier years' income tax returns and other decreases to basis.

Example. Several years ago you built your home for \$40,000 on a lot that cost you \$4,000. Before changing the property to rental use last year, you added \$8,000 of permanent improvements to the house and claimed a \$1,000 deduction for a casualty loss to the house. Because land is not depreciable, you can only include the cost of the house when figuring the basis for depreciation.

Your adjusted basis of the house at the time of the change in use is \$47,000 (\$40,000 + \$8,000 - \$1,000).

On the date of the change in use, your property has a fair market value of \$48,000, of which \$6,000 is for the land and \$42,000 is for the house.

The basis for depreciation on the house is the fair market value at the date of the change (\$42,000), because it is less than your adjusted basis (\$47,000).

MACRS Depreciation Under GDS

You can figure your MACRS depreciation deduction under GDS in one of two ways. The deduction is the same both ways. You can either:

- Actually compute the deduction using the depreciation method and convention that apply over the recovery period of the property, or
- 2) Use the percentage from the optional MACRS tables.

If you actually compute the deduction, the depreciation method you use depends on the class of the property.

5-, 7-, or 15-year property. For property in the 5- or 7-year class, you use the double

(200%) declining balance method over 5 or 7 years and a half-year convention. Or use the mid-quarter convention, if it applies. These conventions are explained later. For property in the 15–year class, you use the 150% declining balance method over 15 years and a half-year convention.

You can also choose to use the 150% declining balance method for property in the 5–, 7–, or 15–year class over its ADS recovery period. See *MACRS Depreciation Under ADS*, later, for the ADS recovery periods. You make this election on Form 4562. In column (f), Part II, enter "150 DB".

Change from either declining balance method to the straight line method in the first tax year that the straight line method gives you a larger deduction.

You must use the straight line method and a mid-month convention (explained later) for residential rental property.

You can also choose to use the straight line method with a half-year or mid-quarter convention for 5–, 7–, or 15–year property. The choice to use the straight line method for one item in a class of property applies to all property in that class that is placed in service during the tax year of the election. You elect the straight line method on Form 4562. In column (f), Part II, enter "S/L". Once you make this election, you cannot change to another method.

Residential rental property. You must use the straight line method and a mid-month convention (explained later) for residential rental property.

Declining Balance Method

To figure your MACRS deduction, first determine your declining balance rate from the table below. However, if you elect to use the 150% declining balance method for 5– or 7– year property, figure the declining balance rate by dividing 1.5 (150%) by the ADS recovery period for the property.

Multiply the adjusted basis of the property by the declining balance rate and apply the convention that applies to figure your depreciation for the first year. In later years, use the following steps to figure your depreciation.

- Adjust your basis by subtracting the amount of depreciation allowable for the earlier years.
- 2) Multiply your adjusted basis in (1) by the same rate used in the first year.

Follow these steps each year that you use the declining balance method. See *Conventions*, later, for information on depreciation in the year you dispose of property.

Declining balance rates. The following table shows the declining balance rate that applies for each class of property and the first year for which the straight line method will give an equal or greater deduction. (The rates for 5– and 7–year property are based on the 200% declining balance method.)

Class	Declining Balance Rate	Year
5	40%	4th
7	28.57%	5th
15	10%	7th

Straight Line Method

To figure your MACRS deduction under the straight line method, you must figure a new depreciation rate for each tax year in the recovery period. For any tax year, figure the straight line rate by dividing the number 1 by the years remaining in the recovery period at the beginning of the tax year. Multiply the unrecovered basis of the property by the straight line rate. You must figure the depreciation for the first year using the convention that applies. (See *Conventions*, later.) If the remaining recovery period at the beginning of the tax year is less than one year, the straight line rate for that tax year is 100%.

Example. Using the straight line method for property with a 5-year recovery period, the straight line rate is 20% (1 divided by 5) for the first tax year. After applying the half-year convention, the first year rate is 10% (20% divided by 2).

At the beginning of the second year, the remaining recovery period is 4 $\frac{1}{2}$ years because of the half-year convention. The straight line rate for the second year is 22.22% (1 divided by 4.5).

To figure your depreciation deduction for the second year:

- 1) Subtract the depreciation taken in the first year from the basis of the property, and
- 2) Multiply the remaining basis in (1) by 22.22%.

Residential rental property. In the first year you claim depreciation for residential rental property, you can only claim depreciation for the number of months the property is in use, and you must use the mid-month convention (explained later). Also, for the first year of depreciation under ADS, you must use the midmonth convention to figure your depreciation deduction.

Conventions

In the year that you place property in service or in the year that you dispose of property, you are allowed to claim depreciation for only part of the year. The part of the year (or convention) depends on the class of the property.

A half-year convention is used to figure the deduction for property used in rental activities other than residential rental property. However, under a special rule, a mid-quarter convention may have to be used. For residential rental property, use a mid-month convention in all situations.

Half-year convention. The half-year convention treats all property placed in service, or disposed of, during a tax year as placed in service, or disposed of, in the middle of that tax year. A half year of depreciation is allowable for the first year property is placed in service, regardless of when the property is placed in service during the tax year. For each of the remaining years of the recovery period, you will take a full year of depreciation. If you hold the property for the entire recovery period, a half year of depreciation is allowable for the year following the end of the recovery period. If you dispose of the property before the end of the recovery period, a half year of depreciation is allowable for the year of disposition.

Mid-quarter convention. Under a mid-quarter convention, all property placed in service, or disposed of, during any quarter of a tax year is treated as placed in service, or disposed of, in the middle of the quarter.

A mid-quarter convention must be used in certain circumstances for property used in rental activities, other than residential rental property. This convention applies if the total basis of such property that is placed in service in the last 3 months of a tax year is more than 40% of the total basis of all such property you place in service during the year.

Do not include in the total basis any property placed in service and disposed of during the same tax year.

Example. During the tax year, John Joyce purchased the following items to use in his rental property:

- Dishwasher for \$400, which he placed in service in January;
- Used furniture for \$100, which he placed in service in September; and
- A refrigerator for \$500, which he placed in service in October.

John uses the calendar year as his tax year. The total basis of all property placed in service that year is \$1,000. The \$500 basis of the refrigerator placed in service during the last 3 months of his tax year exceeds \$400 (40% \times \$1,000). John must use the mid-quarter convention for all three items. The dishwasher, refrigerator, and used furniture are 7–year property under GDS.

Mid-month convention. Under a mid-month convention, residential rental property placed in service, or disposed of, during any month is treated as placed in service, or disposed of, in the middle of that month.

Optional Tables

You can use *Table 1–4* to compute annual depreciation under MACRS. The percentages in Tables A, B, and C make the change from declining balance to straight line in the year that straight line will yield a larger deduction. See *Declining Balance Method*, earlier.

If you elect to use the straight line method for 5–, 7–, or 15–year property, or the 150% declining balance method for 5– or 7– year property, use the tables in *Appendix A* of Publication 946.

How to use the tables. The following section explains how to use the optional tables.

Figure the depreciation deduction by multiplying your unadjusted basis in the property by the percentage shown in the appropriate table. Your **unadjusted basis** is your depreciable basis without reduction for depreciation previously claimed. The tables show the percentages for the first 6 years.

Tables A, B, and C. These tables take the half-year and mid-quarter conventions into consideration in figuring percentages. Use Table A for 5–year property, Table B for 7–year property, and Table C for 15–year property. Use the percentage in the second column (half-year convention) unless you must use the mid-quarter convention (explained earlier). If you must use the mid-quarter convention, use the column that corresponds to the calendar year quarter in which you placed the property in service.

Example 1. You purchased a stove and refrigerator and placed them in service in February. Your basis in the stove is \$300 and your basis in the refrigerator is \$500. Both are 7–year property. Using the half-year convention column in Table B, you find the depreciation percentage for year 1 is 14.29%. For that year your depreciation deduction on the stove is \$43 ($3300 \times .1429$) and on the refrigerator is \$71 ($5500 \times .1429$).

Using the half-year convention for year 2, you find your depreciation percentage is 24.49%. That year's depreciation deduction will be \$73 ($300 \times .2449$) for the stove and \$122 ($500 \times .2449$) for the refrigerator.

Example 2. Assume the same facts in Example 1, except you buy the refrigerator in October instead of February. You must use the mid-quarter convention to figure depreciation on the stove and refrigerator. The basis of the refrigerator (\$500), placed in service in the last 3 months of the tax year, is more than 40% of the total basis of all property (\$800) placed in service during the year.

Because you placed the stove in service in February, you use the first quarter column of Table B and find that the depreciation percentage for year 1 is 25%. For that year your depreciation deduction on the stove is \$75 (\$300 \times .25).

Because you placed the refrigerator in service in October, you use the fourth quarter column of Table B and find that the depreciation percentage for year 1 is 3.57%. Your depreciation deduction on the refrigerator is \$18 ($$500 \times .0357$).

Table D. Use this table for residential rental property. Find the row for the month that you placed the property in service. Use the percentages listed for that month for your depreciation deduction. The mid-month convention is considered in the percentages used in the tables.

Example. You purchased a single family rental house and placed it in service in February. Your basis in the house is \$80,000. Using Table D, you find that the percentage for property placed in service in February of year 1 is 3.182%. That year's depreciation deduction is \$2,546 (\$80,000 × .03182).

Table 1-4. Optional MACRS Tables

Table 1-4-A. MACRS 5-Year Property

	Half-year convention	Mid-quarter convention			
Year		First quarter	Second quarter	Third quarter	Fourth quarter
1	20.00%	35.00%	25.00%	15.00%	5.00%
2	32.00	26.00	30.00	34.00	38.00
3	19.20	15.60	18.00	20.40	22.80
4	11.52	11.01	11.37	12.24	13.68
5	11.52	11.01	11.37	11.30	10.94
6	5.76	1.38	4.26	7.06	9.58

Table 1-4-B. MACRS 7-Year Property

	Half-year convention	Mid-quarter convention			
Year		First quarter	Second quarter	Third quarter	Fourth quarter
1	14.29%	25.00%	17.85%	10.71%	3.57%
2	24.49	21.43	23.47	25.51	27.55
3	17.49	15.31	16.76	18.22	19.68
4	12.49	10.93	11.97	13.02	14.06
5	8.93	8.75	8.87	9.30	10.04
6	8.92	8.74	8.87	8.85	8.73

Table 1-4-C. MACRS 15-Year Property

	Half-year convention	Mid-quarter convention			
Year		First quarter	Second quarter	Third quarter	Fourth quarter
1	5.00%	8.75%	6.25%	3.75%	1.25%
2	9.50	9.13	9.38	9.63	9.88
3	8.55	8.21	8.44	8.66	8.89
4	7.70	7.39	7.59	7.80	8.00
5	6.93	6.65	6.83	7.02	7.20
6	6.23	5.99	6.15	6.31	6.48

Table 1-4-D. Residential Rental Property (27.5-year)

	Use the row for the month of the taxable year placed in service.					
	Year 1	Year 2	Year 3	Year 4	Year 5	Year 6
Jan.	3.485%	3.636%	3.636%	3.636%	3.636%	3.636%
Feb.	3.182	3.636	3.636	3.636	3.636	3.636
March	2.879	3.636	3.636	3.636	3.636	3.636
Apr.	2.576	3.636	3.636	3.636	3.636	3.636
May	2.273	3.636	3.636	3.636	3.636	3.636
June	1.970	3.636	3.636	3.636	3.636	3.636
July	1.667	3.636	3.636	3.636	3.636	3.636
Aug.	1.364	3.636	3.636	3.636	3.636	3.636
Sept.	1.061	3.636	3.636	3.636	3.636	3.636
Oct.	0.758	3.636	3.636	3.636	3.636	3.636
Nov.	0.455	3.636	3.636	3.636	3.636	3.636
Dec.	0.152	3.636	3.636	3.636	3.636	3.636

MACRS Depreciation Under ADS

If you choose, you can use the ADS method for most property. Under ADS, you use the straight line method of depreciation.

Table 1–3 shows the recovery periods for property used in rental activities that you depreciate under ADS.

See *Appendix B* in Publication 946 for other property. If your property is not listed, it is considered to have no class life.

Use the mid-month convention for residential rental property. For all other property, use the half-year or mid-quarter convention.

Election. You choose to use ADS by entering the depreciation on line 16, Part II of Form 4562.

The election of ADS for one item in a class of property generally applies to all property in that class that is placed in service during the tax year of the election. However, the election applies on a property-by-property basis for residential rental property. Once you choose to use ADS, you cannot change your election.

Casualty and Theft Losses

As a result of a casualty or theft, you may have a loss related to your rental property. You may be able to deduct the loss on your federal income tax return. For information on casualty or theft losses (business or nonbusiness), see Publication 547.

Casualty. The damage, destruction, or loss of property is a casualty if it results from an identifiable event that is sudden, unexpected, or unusual.

Theft. The unlawful taking and removing of your money or property with the intent to deprive you of it is a theft.

Proof of loss. You must be able to show that you actually have had a casualty or theft loss and the amount of the loss.

For a *casualty loss*, you should be able to show:

- The type of casualty (car accident, fire, storm, etc.) and when it occurred,
- That your loss was the direct result of the casualty, and
- That you were the owner of the property, or, if you leased the property from someone else, that you were contractually liable to the owner for the damage.

For a *theft loss*, you should be able to show:

- When you discovered that your property was missing,
- That your property was actually stolen, and
- That you were the owner of the property.

Gain from casualty or theft. When you have a casualty to, or theft of, your property and you receive money, including insurance, that is more than your adjusted basis in the property, vou generally must report the gain. However, under certain circumstances, you may defer the payment of tax by choosing to postpone reporting the gain. To do this, you must generally buy replacement property within 2 years after the close of the tax year in which any part of your gain is realized. The cost of the replacement property must be equal to or more than the net insurance or other payment you received. For more information about casualty gains and losses to business and income producing property, see Publication 547.

How To Figure Deduction

Generally, you can deduct a loss to rental property caused by a fire, storm, accident, or other casualty. You must figure the loss for each property damaged or destroyed. For example, if a casualty damages a rental building and trees, both of which are a part of the same property, you figure separate losses for the building and the trees.

Property Completely Destroyed

If your property is completely destroyed, your deductible loss is the adjusted basis of the property minus any salvage value and any insurance or other payment you received or expect to receive.

Example. You owned a building that you rented out. The building had an adjusted basis of \$80,000, not including the land, at the time it was completely destroyed by fire. Its fair market value just before the fire was \$70,000. Because your building was completely destroyed, your deductible loss is your adjusted basis for the building, \$80,000, minus any salvage value, insurance, or other payment.

Property Partly Destroyed

If your property is partly destroyed, your deductible loss is the decrease in value of the property because of the casualty, or the adjusted basis of the property damaged, whichever is less. From this amount (the smaller of adjusted basis or decrease in value), you must subtract the insurance or other payment you received or expect to receive.

Example. In March 1993, you bought property for rental purposes. You paid \$15,000 for the land and \$60,000 for the building. You also paid \$3,400 for shrubs. For the years 1993 through 1995, you took total depreciation of \$6,091 for the building. Its adjusted basis was \$53,909 (\$60,000 - \$6,091). You took total depreciation of \$400 for the shrubs. Their adjusted basis was \$3,000 (\$3,400 - \$400).

In January 1996 the building was completely destroyed by fire. The shrubs were damaged.

Appraisers determined that the shrubs were worth \$4,500 before the fire, but only \$3,000 after the fire. The shrubs were not covered by insurance. The building was insured for its fair market value of \$90,000. Shortly after the fire, the insurance company paid you \$90,000 in full settlement of its liability.

You figure your gain or loss from the fire as follows:

	Building	Shrubs
Value before fire	\$90,000	\$4,500
Value after fire		3,000
Decrease in value	\$90,000	\$1,500
Adjusted basis	\$53,909	\$3,000
Insurance	\$90,000	\$ -0-
Minus: Adjusted basis of building	53,909	
Minus: Decrease in value of		
shrubs		1,500
Gain from fire insurance on		
building	\$36,091	
Loss from damage to shrubs		\$1,500

You can deduct the \$1,500 casualty loss from the damage to the shrubs. You have a

\$36,091 gain on the building. You can postpone reporting your \$36,091 gain on the building if you reinvest the \$90,000 insurance proceeds in a replacement building before 1999.

Property Used Partly for Rental Purposes

When you use property partly for rental purposes and partly for personal purposes, you must figure the casualty or theft loss deduction separately for the rental portion and the personal use portion. The personal loss must be reduced by \$100, and the total of all such losses during the year must be reduced by 10% of your adjusted gross income. For more information about nonbusiness (personal) casualty and theft losses, see Publication 547.

Example. You live in half of your house and rent out the other half. The original cost of the house was \$140,000, not including the land. You did not make any improvements or additions to the house.

A flood caused damage to the entire house. The fair market value of the house was \$138,000 before the flood and \$132,000 after the flood. Your house was insured and you received \$4,000 for the damage to it. You claimed \$7,000 depreciation on the rental part of the house before the flood. You had no other casualty losses for the year, and your adjusted gross income was \$30,000.

You figure your deductible business casualty loss of \$1,000 and your deductible personal casualty loss of zero as follows:

	Rental use property	Personal use property
Decrease in value of house: Value before flood (total		
\$138,000) Value after flood (total	\$69,000	\$69,000
\$132,000)	66,000	66,000
Decrease in value	\$ 3,000	\$ 3,000
Adjusted basis of house: Rental part (\$70,000 cost minus \$7,000 depreciation)	\$63,000	
Personal part (same as cost)		\$70,000
Loss on house (smaller of adjusted basis or decrease		
in value)	\$ 3,000	. ,
Minus: Insurance received	2,000	
Loss on house Minus: \$100 and 10% of AGI limits on personal use	\$ 1,000	\$ 1,000
property		3,100
Deductible rental casualty loss	\$ 1,000	
Deductible personal casualty loss		\$0-

When To Deduct

Although a casualty is apparent when it happens, you may not discover a theft until later. The year in which you discover a theft affects the year in which you can deduct a theft loss.

Casualty Losses

Generally, you can deduct casualty losses only in the tax year in which they happen. This is true even if you do not repair or replace the damaged property until a later year. If you are liable for casualty damage to leased property, you cannot deduct your loss until the year in which your liability under the lease is ascertainable with reasonable accuracy. This is true even if the loss occurred or the liability was paid in a different year.

If you have a loss from a disaster that occurred in an area that the President of the United States later declares eligible for federal disaster assistance, see *Disaster Area Losses* in Publication 547.

Theft Losses

Generally, you can deduct theft losses only in the year that you discover the property was stolen. You must prove that there was a theft of your property and establish the year in which you discover the property was stolen. You do not have to prove the date it was stolen.

Insurance Claims

If you filed a claim for payment, and there is reason to believe that you will recover all or part of the loss, you must reduce the loss by the expected recovery. This is true even if you do not receive payment until a later tax year. You have reason to believe that you will recover all or part of the loss if you filed suit for damages.

If your property is covered by insurance, you should file a timely insurance claim for payment of a loss. Otherwise, you cannot deduct any part of this loss as a casualty or theft loss. However, that portion of the loss that is not covered by insurance, for example, a deductible, is not subject to this rule.

If you have a loss to property used only for business purposes, you may deduct the portion of the loss that is more than the insurance policy's coverage unless the deduction is otherwise prohibited or limited.

If you have a loss to property used for personal purposes, you must follow the rules explained in Publication 547.

How To Report

If you had a casualty or theft that involved your rental property, you figure the net gain or loss in Section B of **Form 4684**, *Casualties and Thefts.* Report any net gain or loss from lines 31 and 38a of Form 4684, on line 15, Part II of **Form 4797**, *Sales of Business Property*, or on line 14, Form 1040, if you do not use Form 4797 to report other gains and losses. If you do not use Form 4797, write "Form 4684 " on line 14 of Form 1040. Report any long-term gain from line 39 of Form 4684, on line 3, Part I of Form 4797.

Limits on Rental Losses

Rental real estate activities are generally considered passive activities and the amount of loss you can deduct is limited. Generally, you cannot deduct losses from rental real estate activities unless you have income from other passive activities. See *Passive Activity Limits*, below.

Losses from passive activities are first subject to the at-risk rules. At-risk rules limit the amount of deductible losses from holding most real property placed in service after December 31, 1986.

Exception. If your rental losses are less than \$25,000 (\$12,500 if married filing separately), the passive activity limits probably do not apply to you. See *Losses From Rental Real Estate Activities*, later.

Property used as a home. If you used the rental property as a home during the year, the passive activity rules do not apply to that home. Instead, you must follow the rules explained earlier under *Personal Use of Vacation Home or Dwelling Unit*.

At-Risk Rules

The at-risk rules place a limit on the amount you can deduct as losses from activities often described as tax shelters. Holding real property (other than mineral property) placed in service before 1987 is not subject to the at-risk rules.

Generally, any loss from an activity subject to the at-risk rules is allowed only to the extent of the total amount you have at risk in the activity at the end of the tax year. You are considered at risk in an activity to the extent of cash and the adjusted basis of other property you contributed to the activity and certain amounts borrowed for use in the activity. See Publication 925, for more information.

Passive Activity Limits

All rental activities (except those meeting the exception for real estate professionals, below) are passive activities. Losses from such activities are limited.

Passive activity rules. You generally cannot offset income, other than passive income, with losses from passive activities. Nor can you offset taxes on income, other than passive income, with credits resulting from passive activities.

In general, any rental activity not meeting the exception below is a passive activity. For this purpose, a rental activity is an activity from which you receive income mainly for the use of tangible property, rather than for services.

Use Form 8582, Passive Activity Loss Limitations, to figure the amount of any passive activity loss for the current tax year for all activities and the amount of the passive activity loss allowed on your tax return. See Rental Loss, under How to Report Rental Income and *Expenses*, later, to determine whether you have to complete Form 8582.

Exception for Real Estate Professionals.

Rental activities in which you *materially participate* during the year are not passive activities if for that year you were a real estate professional because you met both of the requirements listed next. Losses from these activities are not limited by the passive activity rules.

Requirements. During the year, the time you spend performing services in real property trades or businesses in which you materially participate must be:

- More than half of the time spent performing all personal services in trades or businesses during the year, and
- 2) More than 750 hours.

A real property trade or business is one that develops, redevelops, constructs, reconstructs, acquires, converts, rents, operates, manages, leases, or sells real property.

Services you performed as an employee are not treated as performed in a real property trade or business, unless you own more than 5% of the stock (or more than 5% of the capital or profits interest) in the employer.

Once you meet the requirements, you can determine whether you materially participate in your rental activities on a property-by-property basis or you can treat all interests in rental real estate as one activity.

Material participation. Generally, you materially participate in an activity for the tax year if you are involved in the operations of it on a regular, continuous, and substantial basis during the year. For more information, see section 1.469–5T of the Income Tax Regulations.

Participating spouse. If you are married, determine whether you materially participate in an activity by also counting any participation in the activity by your spouse during the year. Do this even if your spouse owns no interest in the activity or files a separate return for the year.

Choice to treat all interests as one activity. If you have more than one rental real estate interest during the year, and are a qualifying taxpayer for that year (a real estate professional because you meet both requirements listed earlier), you can choose to treat all the interests as one activity. You can make this choice for any year that you qualify. If you forego making the choice for one year, you can still make it for a later year.

If you make the choice, it is binding for the tax year you make it and for any later year you are a qualifying taxpayer. This is true even if you are not a qualifying taxpayer in any intervening year; for that year, the exception for qualifying taxpayers (real estate professionals) will not apply in determining whether your activity is subject to the passive activity rules.

How to make or revoke the choice. You make the choice to treat all of your real estate interests as one activity by filing a statement with your original return for the year. In the statement, you must declare that you are a qualifying taxpayer for the tax year and that you are making an election pursuant to IRC 469(c)(7)(A). If a material change to your facts or circumstances occurs in a tax year, you can revoke your choice in a similar manner for the tax year, or any later year in which the changed facts or circumstances remain. When you file your original return for that year, include a statement revoking your choice and explaining the nature of the changes. You cannot make this choice, or revoke it on an amended return.

Married persons. In the case of a joint return, you meet the requirements for time spent performing services only if either you or your spouse separately satisfies the requirements. Do not count services performed by the other spouse.

Losses From Rental Real Estate Activities

You can deduct up to \$25,000 (\$12,500 if married filing separately and living apart from your spouse the entire year; \$0 if married filing separately and not living apart from your spouse the entire year) of losses from rental real estate activities in which you *actively participated* during the tax year. This allows you to deduct up to \$25,000 of otherwise unallowable losses from rental real estate activities against other income (nonpassive income). The \$25,000 (\$12,500) figure is reduced if your adjusted gross income is more than \$100,000 (\$50,000 if married filing separately and living apart from your spouse the entire year).

Example. Jane is single and has \$40,000 in wages, \$2,000 of passive income from a limited partnership, and \$3,500 of loss from a rental real estate activity in which she actively participated. \$2,000 of Jane's \$3,500 loss can be used to offset her passive income. The remaining \$1,500 rental real estate loss can be used to offset her \$40,000 wages.

If you lived with your spouse at any time during the year and are filing a separate return, you cannot use this special offset to reduce your nonpassive income or tax on nonpassive income.

A casualty or theft loss is not a passive activity deduction if losses that are similar in cause and severity do not happen regularly in your rental activity. Do not include such a loss with your other rental expenses when figuring your \$25,000 (\$12,500) limit.

Active participation. You actively participate in a rental real estate activity if you own at least 10% of the rental property and you make management decisions in a significant and bona fide sense. Management decisions include approving new tenants, deciding on rental terms, approving expenditures, and similar decisions. For these purposes, you are considered to own any portion of the property owned by your spouse.

Example. Mike, a bachelor, had the following income and losses during the tax year:

Salary	\$ 42,300
Dividends	300
Interest	1,400
Rental loss	(4,000)

The rental loss resulted from the rental of a house Mike owned. Mike had advertised and rented the house to the current tenant himself. He also collected the rents, which usually came by mail. All repairs were either done or contracted out by Mike.

Even though the rental loss is a loss from a passive activity, because Mike actively participated in the rental property management, he can use the entire \$4,000 loss to offset his other income.

Phase-out. The special \$25,000 offset permitted for qualifying rental real estate activities is reduced by 50% of the amount by which your modified adjusted gross income is more than \$100,000 (\$50,000 if you are married filing separately). See *Modified adjusted gross income*, next.

Generally, there is no relief from the passive activity loss limitations if your adjusted gross income is \$150,000 or more (\$75,000 or more if you are married filing a separate return and lived apart from your spouse the entire year).

Additional information on the passive loss limits, including information on the treatment of unused disallowed passive losses and the treatment of gains and losses realized on the disposition of a passive activity, is provided in Publication 925.

Modified adjusted gross income is your adjusted gross income from line 31, Form 1040, figured without taking into account:

- Any passive activity loss or loss allowable by reason of the exception for real estate professionals discussed earlier,
- 2) Taxable social security or tier 1 railroad retirement benefits,
- 3) Deductible contributions to an IRA or simplified employee pension plan,
- 4) The deduction for one-half of self-employment tax, and
- Excludable U.S. savings bond interest used to pay higher education expenses.

How To Report Rental Income and Expenses

Report rental income on your return for the year you actually or constructively receive it (if you are a cash basis taxpayer). You are considered to constructively receive income when it is made available to you, for example, by being credited to your bank account.

For more information about when you constructively receive income, see Publication 538.

Expenses carried over. If you could not deduct all of your rental expenses for a tax year because you used your property as a home, treat the part you could not deduct as a rental expense for the next year.

Deduct the expenses carried over to the next year only up to the amount of that year's gross rental income, even if you did not use the property as your home in that year.

Where to report. Where you report rental income and expenses, including depreciation, depends on whether you provide certain services to your tenant.

If you rent out buildings, rooms, or apartments, and provide only heat and light, trash collection, etc., you normally report your rental income and expenses in Part I of Schedule E (Form 1040), *Supplemental Income and Loss*. However, do not use that schedule to report a not-for-profit activity; see *Not Rented For Profit*, under *Rental Expenses*, earlier.

If you provide significant services that are primarily for your tenant's convenience, such as regular cleaning, changing linen, or maid service, you report your rental income and expenses on Schedule C (Form 1040), *Profit or Loss From Business* or Schedule C– EZ, *Net Profit From Business* . Significant services do not include the furnishing of heat and light, cleaning of public areas, trash collection, etc. For information, see Publication 334. You also may have to pay self-employment tax on your rental income. See Publication 533.

Form 1098. If you paid \$600 or more of mortgage interest on your rental property, you should receive a Form 1098, *Mortgage Interest Statement*, or a similar statement showing the interest you paid for the year. If you and at least one other person (other than your spouse if you file a joint return) were liable for, and paid interest on the mortgage, and the other person received the Form 1098, report your share of the interest on line 13 of Schedule E. Attach a statement to your return showing the name and address of the other person. In the left margin of Schedule E, next to line 13, write "See attached."

Schedule E

Use Part I of Schedule E (Form 1040) to report your rental income and expenses. List your total income, expenses, and depreciation for each rental property. Be sure to answer the question on line 2.

If you have more than three rental or royalty properties, complete and attach as many Schedules E as are needed to list the properties. Complete lines 1 and 2 for each property. However, fill in the "Totals" column on only one Schedule E. The figures in the "Totals" column on that Schedule E should be the combined totals of all Schedules E.

Page 2 of Schedule E is used to report income or loss from partnerships, S corporations, estates, trusts, and real estate mortgage investment conduits. If you need to use page 2 of Schedule E, use page 2 of the same Schedule E you used to enter the combined totals in Part I. On page 1, line 20 of Schedule E, enter the depreciation you are claiming. You must complete and attach Form 4562 for rental activities only if you are claiming:

- Depreciation on rental property placed in service during 1996, or
- Depreciation on any rental property that is listed property (such as a car) regardless of when it was placed in service, or
- Any automobile expenses (actual or the standard mileage rate).

Otherwise, figure your depreciation on your own worksheet. You do not have to attach these computations to your return.

Example 1. During the year, Eileen Johnson bought a townhouse that she rents out. She receives \$1,100 a month rental income. Her rental expenses for the year are as follows:

Fire insurance (1-year policy)	\$ 200
Mortgage interest	5,000
Fee paid to real estate company for	
collecting monthly rent	572
General repairs	175
Real estate taxes imposed and paid	800

Eileen bought the property and placed it in service on January 1. Her basis for depreciation of the townhouse is \$65,000. She is using the MACRS method with a 27.5–year recovery period. On April 1, Eileen bought a new dishwasher for the rental property at a cost of \$425. She uses the MACRS method with a 7– year recovery period.

Eileen uses the percentage for "Jan." in *Table 1–4–D* to figure her deduction for the townhouse. She uses the percentage under "Half-year convention" in *Table 1–4–B* to figure her deduction for the dishwasher. She must report the depreciation on Form 4562.

Eileen figures her net rental income or loss for the townhouse as follows:

Total rental income received		
(\$1,100× 12)		\$13,200
Minus: Expenses		
Fire insurance (1-year policy)	\$ 200	
Mortgage interest	5,000	
Real estate fee	572	
General repairs	175	
Real estate taxes	800	
Total expenses		6,747
Balance		\$ 6,453
Minus: Depreciation		
On townhouse (\$65,000 $ imes$		
3.485%)	\$2,265	
On dishwasher (\$425		
× 14.29%)	61	
Total depreciation		2,326
Net rental income for		
townhouse		\$ 4,127

Example 2. In January, Mary Smith bought a condominium apartment to live in. Instead of selling the house she had been living in, she decided to change it to rental property. Mary selected a tenant and started renting the house on February 1. Mary charges \$550 a month for rent and collects it herself. Mary received a \$550 security deposit from her tenant. Because she plans to return it to her tenant at the end of the lease, she does not include it in her income. Her house expenses for the year are as follows:

Fire insurance (1-year policy)	\$	100
Mortgage interest	1	,800,
Miscellaneous repairs (after renting)		297
Real estate taxes imposed and paid		800

Mary must divide the real estate taxes, mortgage interest, and fire insurance between the personal use of the property and the rental use of the property. She can deduct eleventwelfths of these expenses as rental expenses. She can deduct the balance of the allowable taxes and mortgage interest on Schedule A (Form 1040) if she itemizes her deductions. She cannot deduct the balance of the fire insurance because it is a personal expense.

Mary bought this house in 1979 for \$35,000. Her property tax was based on assessed values of \$10,000 for the land and \$25,000 for the house. Before changing it to rental property, Mary added several improvements to the house. She figures her adjusted basis as follows:

Improvement	Cost
House	\$25,000
Remodeled kitchen	4,200
Recreation room	5,800
New roof	1,600
Patio and deck	2,400
Adjusted basis	\$39,000

On February 1, when Mary changed her house to rental property, the property had a fair market value of \$92,000. Of this amount, \$20,000 was for the land and \$72,000 was for the house.

Because Mary's adjusted basis is less than the fair market value on the date of the

change, Mary uses \$39,000 as her basis for depreciation.

Because the house is residential rental property, she must use the straight line method of depreciation over either the GDS recovery period or the ADS recovery period. She chooses the GDS recovery period of 27.5 years.

She uses *Table 1–4–D* to find her depreciation percentage. Because she placed the property in service in February, she finds the percentage to be 3.182%.

On May 1, Mary paid \$2,000 to have a furnace installed in the house. The furnace is residential rental property. Because she placed the property in service in May, she finds the percentage to be 2.273%.

Mary figures her net rental income or loss for the house in the following way:

Total rental i	income received
----------------	-----------------

(\$550× 11)		\$6,050
Minus: Expenses		.
Fire insurance ($100 \times 1/12$)	\$ 92	
	φ 9Z	
Mortgage interest (\$1,800 $ imes$		
¹ // ₁₂)	1,650	
Miscellaneous repairs	297	
Real estate taxes (\$800 \times 11/12)	733	
Total expenses		2,772
Balance		\$3,278
Minus: Depreciation		
On house (\$39,000 × 3.182%)	1,241	
On furnace (\$2,000 × 2.273%)	45	
Total depreciation		1,286
Net rental gain for house		\$1,992

Mary uses Part I of Schedule E to report her rental income and expenses. She enters her income, expenses, and depreciation for the house in the column for Property A. She uses Form 4562 to figure and report her depreciation. Mary's Schedule E and Form 4562 are shown later.

Rental Loss

If you have a loss on line 22, Schedule E, you may have to file **Form 8582**. See *Passive Activity Limits*, earlier. However, do not complete Form 8582 if you meet all of the following conditions:

- 1) Rental real estate activities with active participation were your only passive activities.
- 2) You do not have any prior year unallowed losses from any passive activities.
- If married filing separately, you lived apart from your spouse all year; and
- Your overall net loss from these activities is \$25,000 or less (\$12,500 or less if married filing separately); and
- 5) You have no current or prior year unallowed credits from passive activities; and
- Your modified adjusted gross income is \$100,000 or less (\$50,000 or less if married filing separately).
- You do not hold any interest in a rental real estate activity as a limited partner or as a beneficiary of an estate or a trust.

For definitions of "active participation" and "modified adjusted gross income, " see *Losses From Rental Real Estate Activities*, earlier.

If you meet all of the conditions listed above, your rental real estate losses are not limited by the passive activity rules. Enter the loss from line 22 on line 23.

If you do not meet all of the conditions listed above, see the instructions for Form 8582 to find out if you must complete and attach that form.

SC	SCHEDULE E Supplemental Income and Loss							L	OMB No. 1545-0074				
(Fo	(Form 1040) (From rental real estate, royalties, partnerships,					1006							
•	S corporations, estates, trusts, REMICs, etc.)					Attachment							
	Department of the Treasury Attach to Form 1040 or Form 1041. See Instructions for Schedule E (Form 1040).						Sequence No. 13						
Nam	e(s) shown on return	M	5	:								ocial security r	
		Loss From Rent	<u>/11</u>	1110							23		
Pa	rt income or	Loss From Hend perty on Schedule (el Mea Cor C	ai estate anu i Sec none f	KOYBI Sin A	Not learn	vertai	income	me and exper or loss from	nses n Form	от ус 4835	on nage 2. lin	n nenung ie 39
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Inc	ome:			•			B	•	с		(Ada	d columns A, B,	and C.}
2	Rents received.		3	6,050			<u> </u>				3	6,050	—
4	Royalties received		4								4		
Exp	enses:												1
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10 11	Management fees.		11										
12	Mortgage interest			_									
	etc. (see page E-2)		12	1,650			÷				12	1, 65 0	
13	Other interest		13									Ť	
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20	Depreciation exper (see page E-2) .	•	20	1,286		ļ					20	1,286	
21	Total expenses. Add		21	1,286									
	Income or (loss) f	rom rental real											
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09	if you must file For Deductible rental r			1 7 1 100		<u> </u>				<u> </u>			
23	Caution: Your rer				l								
	loss on line 22 may	be limited. See			1								
	page E-3 to find of file Form 8582.		1			ļ							
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For	Paperwork Reductio	n Act Notice, see	Form	1040 instruction	ne.		Cet. No	. 11 344 1		S c	hedui	le E (Form 10	40) 1996

	1569		Depreciation	n and Amo	rtization			OMB No. 1545-0172
Form	Form 4562 Depreciation and Amortization (Including Information on Listed Property)							1996
	ment of the Treasury I Revenue Service		Attachment Sequence No. 67					
Name	(a) shown on return	6. 11		as or activity in wh				Identifying number
		<u>ary Smit</u>			10452			123-00-4567
Par			ertain Tangible Pr you complete Part		ion 1 79) (N o	te: If you l	ave :	any "listed property,"
1			nterprise zone busine		of the instau	tions	1	\$17,500
2			placed in service. S				2	
3			perty before reduction				3	\$200,000
4								
5			ract line 4 from line 1 a instructions			namied	5	
		a) Description of pro		(b) Cost (business		(c) Elected cos	t -	
6								
					<u> </u>			
7			n line 27		7			
8			property. Add amoun		, lines 6 and 7	7	8	
9			aller of line 5 or line i				10	·
10 11	•		h from 1995. See pag taller of business income			-	11	······································
12			Add lines 9 and 10, b				12	
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Note	: Do not use Part	ll or Part III belo	w for listed property	(automobiles, c	ertain other ve	hicles, cellu	lar te	ephones,
certa	in computers, or p	voperty used for	r entertainment, recre	ation, or amuse	ement), Instea	d, use Part \	/ for li	isted property.
Par			or Assets Placed	in Service Of	NLY During	four 1996 '	Tax Y	ear (Do Not Include
	Listed Pr	operty.)	·					
			Section A-Gener			<u> </u>		
14			er section 168(i)(4) to					
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		(b) Month and	(c) Basis for depreciation				. 6 101	
(8)	Classification of proper	ty year placed in service	(business/investment use only see instructions)	(d) Recovery period	(e) Convention	(f) Metho	d	(g) Depreciation deduction
15a	3-year property			1	· · · · · · · · · · · · · · · · · · ·			
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h	Residential rental	2-96	39.000	27.5 yrs.	MM	S/L		1,241
	property	5-96	3,000	27.5 yrs.	MM	S/L		49
I	Nonresidential rea	<u> </u>		39 yrs.	MM MM	S/L S/L		
	property S	ection C-Alter	native Depreciation	System (ADS)			ctions	
16a	Class life				(000 page +)	S/L	O U O I I A	<u> </u>
	12-year			12 yrs.		S/L		
C	40-year			40 yrs.	MM	S/L		
Par	t III Other De	preciation (Do	Not Include Liste	d Property.)	(See page 4		ructio	ins.)
17			placed in service in tax		petore 1996 .		17	
18	Property subject t	o section 168(f)	(1) election , , , , ,				18	
19	ACRS and other of			<u> </u>	<u> </u>		19	
			of the instructions.)	:				
20	Listed property. E						20	
21	I OTAL Add deducti	ons on line 12, lin data lines of your	ies 15 and 16 in column return. Partnerships a	in (g), and lines 1	7 through 20.	Enter here		1204
22			in service during the (21	1,286
			to section 263A costs		" 22			
For F	aperwork Reductio	n Act Notice, see	page 1 of the separat	a Instructions.	Cat. No	. 12906N		Form 4562 (1996)

How To Get More Information



You can get help from the IRS in several ways.

Free publications and forms. To order free publications and forms, call 1–800–TAX–FORM (1–800–829–3676). You can also write to the IRS Forms Distribution Center nearest you. Check your income tax package for the address. Your local library or post office also may have the items you need.

For a list of free tax publications, order Publication 910, *Guide to Free Tax Services*. It also contains an index of tax topics and related publications and describes other free tax information services available from IRS, including tax education and assistance programs.

If you have access to a personal computer and modem, you also can get many forms and publications electronically. See *Quick and Easy Access to Tax Help and Forms* in your income tax package for details. If space permitted, this information is at the end of this publication. **Tax questions.** You can call the IRS with your tax questions. Check your income tax package or telephone book for the local number, or you can call 1–800–829–1040.

TTY/TDD equipment. If you have access to TTY/TDD equipment, you can call 1–800–829–4059 to ask tax questions or to order forms and publications. See your income tax package for the hours of operation.