## Internal Revenue Service, Treasury

gain, and the remaining half shall be treated as long-term capital gain.

Example (2). If half of the assets (ascertained by reference to their fair market value at the time of the transfer) transferred are capital assets and half are assets other than capital assets, then half of the excess of the amount of the liability over the total of the adjusted basis of the property transferred pursuant to the exchange shall be treated as capital gain, and the remaining half shall be treated as gain from the sale or exchange of assets other than capital assets.
[T.D. 6500, 25 FR 11607, Nov. 26, 1960, as amended by T.D. 6528, 26 FR 399, J an. 19, 1961; T.D. 7728, 45 F R 72650, Nov. 3, 1980]

## § 1.358-1 Basis to distributees.

(a) In the case of an exchange or distribution to which section 354,355 , or 371(b) applies in which, under the law applicable to the year in which the exchange is made, only nonrecognition property is received, the sum of the basis of all of the stock and securities in the corporation whose stock and securities are exchanged or with respect to which the distribution is made, held immediately after the transaction, plus the basis of all stock and securities received in the transaction shall be the same as the basis of all the stock and securities in such corporation held immediately before the transaction allocated in the manner described in §1.358-2. In the case of an exchange to which section 351, 361, or 374 applies in which, under the law applicable to the year in which the exchange was made, only nonrecognition property is received, the basis of all the stock and securities received in the exchange shall be the same as the basis of all property exchange therefor. If in an exchange or distribution to which section 351, 356, 361, 371(b), or 374 applies both nonrecognition property and "other property" are received, the basis of all the property except "other property" held after the transaction shall be determined as described in the preceding two sentences decreased by the sum of the money and the fair mark et value of the "other property" (as of the date of the transaction) and increased by the sum of the amount treated as a dividend (if any) and the amount of the gain recognized on the exchange, but the term gain as here used does not include any portion of the recognized
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gain that was treated as a dividend. In any case in which a taxpayer transfers property with respect to which loss is recognized, such loss shall be reflected in determining the basis of the property received in the exchange. The basis of the "other property" is its fair market value as of the date of the transaction. See §1.460-4(k)(3)(iv)(A) for rules relating to stock basis adjustments required where a contract accounted for using a long-term contract method of accounting is transferred in a transaction described in section 351 or a reorganization described in section 368(a)(1)(D) with respect to which the requirements of section 355 (or so much of section 356 as relates to section 355) are met.
(b) The application of paragraph (a) of this section may be illustrated by the following example:

Example. A purchased a share of stock in Corporation X in 1935 for $\$ 150$. Since that date he has received distributions out of other than earnings and profits (as defined in section 316) totalling $\$ 60$, so that his adjusted basis for the stock is $\$ 90$. In a transaction qualifying under section 356, A exchanged this share for one share in Corporation Y worth $\$ 100$, cash in the amount of $\$ 10$, and other property with a fair market value of $\$ 30$. The exchanging had the effect of the dis tribution of a dividend. A's ratable share of the earnings and profits of Corporation $X$ accumulated after February 28, 1913, was \$5. A realized a gain of $\$ 50$ on the exchange, but the amount recognized is limited to \$40, the sum of the cash received and the fair market value of the other property. Of the gain recognized, \$5 is taxable as a dividend, and \$35 as a gain from the exchange of property. The basis to A of the one share of stock of Cor poration $Y$ is $\$ 90$. That is, the adjusted basis of the one share of stock Corporation X (\$90) decreased by the sum of the cash received (\$10) and the fair market value of the other property received (\$30) and increased by the sum of the amount treated as a dividend (\$5) and the amount treated as a gain from the exchange of property ( $\$ 35$ ). The basis of the other property recei ved is $\$ 30$.
[T.D. 6500, 25 FR 11607. Nov. 26, 1960, as amended by T.D. 6533, 26 F R 404, J an. 19, 1965; T.D. 7616, 44 FR 26869, May 8, 1979; T.D. 8995, 67 FR 34605, May 15, 2002]

## § 1.358-2 Allocation of basis among nonrecognition property.

(a)(1) As used in this paragraph the term stock means stock which is not "other property" under section 356 or

