Caution: The form, instruction, or publication you are looking for begins on the next page. But first see the important information below.

This form, instruction, or publication is being revised to reflect legislation enacted December 20, 2019. The updated revision will be posted here as soon as possible. We apologize for the delay and inconvenience. The most recently issued final revision begins on the next page, but, again, is currently being updated.

Early release drafts of forms and instructions (and some pubs) are posted before the final release at www.irs.gov/DraftForms (note that they remain there after the final release is posted). The most recently issued final revision of forms, instructions, and publications is posted at www.irs.gov/LatestForms and at www.irs.gov/AllForms, which has revisions for all years each form, instruction, or pub has been issued.

Almost every form and publication has a page on IRS.gov with a friendly shortcut. For example, the Form 1040 page is at www.irs.gov/Form1040; the Pub. 501 page is at www.irs.gov/Pub501; the Form W-4 page is at www.irs.gov/W4; and the Schedule A (Form 1040 or 1040-SR) page is at www.irs.gov/ScheduleA. (If typing in a link above instead of clicking on it, be sure to type the link into the address bar of your browser, not a Search box.) Note that instructions and publications are available from these pages in PDF for printing, HTML for viewing online, and in many cases, in eBook format for mobile viewing (see www.irs.gov/eBook for more details).

If you wish, you can submit comments to the IRS about draft or final forms, instructions, or publications at www.irs.gov/FormComments. We cannot respond to all comments due to the high volume we receive and may not be able to consider many suggestions until the subsequent revision of the product.

All information about forms, instructions, and pubs is at www.irs.gov/Forms.
Installment Sales

For use in preparing 2018 Returns

Future Developments

For the latest information about developments related to Pub. 537, such as legislation enacted after it was published, go to IRS.gov/Pub537.

What’s New

Like-kind exchanges. Beginning after December 31, 2017, section 1031 like-kind exchange treatment applies only to exchanges of real property held for use in a trade or business or for investment, other than real property held primarily for sale. See Like-Kind Exchange, later.

Special rules for capital gains invested in Qualified Opportunity Funds. Effective December 22, 2017, IRC 1400Z-2 provides a temporary deferral of inclusion in gross income for capital gains invested in Qualified Opportunity Funds, and permanent exclusion of capital gains from the sale or exchange of an investment in the Qualified Opportunity Fund if the investment is held for at least 10 years. See Form 8949 instructions on how to report your election to defer eligible gains invested in a Qualified Opportunity Fund. For additional information, please see Opportunity Zones Frequently Asked Questions available at IRS.gov/Newsroom/Opportunity-Zones-Frequently-Asked-Questions.
Reminders
Photographs of missing children. The Internal Revenue Service (IRS) is a proud partner with the National Center for Missing & Exploited Children® (NCMEC). Photographs of missing children selected by the Center may appear in this publication on pages that would otherwise be blank. You can help bring these children home by looking at the photographs and calling 1-800-THE-LOST (1-800-843-5678) if you recognize a child.

Preventing slavery and human trafficking.

Human trafficking is a form of modern-day slavery, and involves the use of force, fraud, or coercion to exploit human beings for some type of labor or commercial sex purpose. The United States is a source, transit, and destination country for men, women, and children, both U.S. citizens and foreign nationals, who are subjected to the injustices of slavery and human trafficking, including forced labor, debt bondage, involuntary servitude, "mail-order" marriages, and sex trafficking. Trafficking in persons can occur in both lawful and illicit industries or markets, including in hotel services, hospitality, agriculture, manufacturing, janitorial services, construction, health and elder care, domestic service, brothels, massage parlors, and street prostitution, among others.

The President’s Interagency Task Force to Monitor and Combat Trafficking in Persons (PITF) brings together federal departments and agencies to ensure a whole-of-government approach that addresses all aspects of human trafficking. Online resources for recognizing and reporting trafficking activities, and assisting victims, include the Department of Homeland Security (DHS) Blue Campaign at DHS.gov/blue-campaign, the Department of State Office to Monitor and Combat Trafficking in Persons at State.gov/hip, and the National Human Trafficking Resource Center (NHTRC) at humantraffickinghotline.org. DHS is responsible for investigating human trafficking, arresting traffickers, and protecting victims. DHS also provides immigration relief to non-U.S. citizen victims of human trafficking. DHS uses a victim-centered approach to combat human trafficking, which places equal value on identifying and stabilizing victims and on investigating and prosecuting traffickers. Victims are crucial to investigations and prosecutions; each case and every conviction changes lives. DHS understands how difficult it can be for victims to come forward and work with law enforcement due to their trauma. DHS is committed to helping victims feel stable, safe, and secure.

To report suspected human trafficking, call the DHS domestic 24-hour toll-free number at 1-888-DHS-2-ICE (1-888-347-2423) or 1-802-872-6199 (non-toll-free international). For help from the NHTRC, call the National Human Trafficking Hotline toll free at 1-888-373-7887 or text HELP or INFO to Be Free (23373).
stock or securities traded on an established securities market. You must report the entire gain on the sale in the year in which the trade date falls.

Installment obligation. The buyer’s obligation to make future payments to you can be in the form of a deed of trust, note, land contract, mortgage, or other evidence of the buyer’s debt to you.

General Rules

If a sale qualifies as an installment sale, the gain must be reported under the installment method unless you elect out of using the installment method.

See Electing Out of the Installment Method, later, for information on recognizing the entire gain in the year of the sale.

Fair market value (FMV). This is the price at which property would change hands between a willing buyer and a willing seller, neither being under any compulsion to buy or sell and both having a reasonable knowledge of all the necessary facts.

Sale at a loss. If your sale results in a loss, you can’t use the installment method. If the loss is on an installment sale of business or investment property, you can deduct it only in the tax year of sale.

Unstated interest. If your sale calls for payments in a later year and the sales contract provides for little or no interest, you may have to figure unstated interest, even if you have a loss. See Unstated Interest and Original Issue Discount (OID), later.

Figuring Installment Sale Income

You can use the following discussions or Form 6252 to help you determine gross profit, contract price, gross profit percentage, and installment sale income.

Each payment on an installment sale usually consists of the following three parts.
- Interest income.
- Return of your adjusted basis in the property.
- Gain on the sale.

In each year you receive a payment, you must include in income both the interest part and the part that’s your gain on the sale. You don’t include in income the part that’s the return of your basis in the property. Basis is the amount of your investment in the property for installment sale purposes.

Interest Income

You must report interest as ordinary income. Interest is generally not included in a down payment. However, you may have to treat part of each later payment as interest, even if it’s not called interest in your agreement with the buyer. Interest provided in the agreement is called stated interest. If the agreement doesn’t provide for enough stated interest, there may be unstated interest or original issue discount (OID). See Unstated Interest and Original Issue Discount (OID), later.

Adjusted Basis and Installment Sale Income (Gain on Sale)

After you’ve determined how much of each payment to treat as interest, you treat the rest of each payment as if it were made up of two parts.
- A tax-free return of your adjusted basis in the property.
- Your gain (referred to as installment sale income on Form 6252).

Figuring adjusted basis for installment sale purposes. You can use Worksheet A to figure your adjusted basis in the property for installment sale purposes. When you’ve completed the worksheet, you also will have determined the gross profit percentage necessary to figure your installment sale income (gain) for this year.

Selling price. The selling price is the total cost of the property to the buyer and includes any of the following.
- Any money you are to receive. The FMV of any property you are to receive (FMV is discussed under General Rules, earlier). Any existing mortgage or other debt the buyer pays, assumes, or takes (a note, mortgage, or any other liability, such as a lien, accrued interest, or taxes you owe on the property).
- Any of your selling expenses the buyer pays.

Don’t include stated interest, unstated interest, any amount refigured or recharacterized as interest, or OID.

Adjusted basis for installment sale purposes. Your adjusted basis is the total of the following three items.
- Adjusted basis.
- Selling expenses.
- Depreciation recapture.

Adjusted basis. Basis is your investment in the property for installment sale purposes. The way you figure basis depends on how you acquire the property. The basis of property you buy is generally its cost. The basis of property you inherit, receive as a gift, build yourself, or receive in a tax-free exchange is figured differently.

While you own property, various events may change your original basis. Some events, such as adding rooms or making permanent improvements, increase basis. Others, such as deductible casualty losses or depreciation previously allowed or allowable, decrease basis. The result is adjusted basis.

For more information on how to figure basis and adjusted basis, see Pub. 551. For more information regarding your basis in property you inherited from someone who died in 2010 and whose executor filed Form 8939, Allocation of Increase in Basis for Property Acquired From a Decedent, see Pub. 4895, available at IRS.gov/Pub/IRS-Prior/p4895--2011.pdf.

Selling expenses. Selling expenses relate to the sale of the property. They include commissions, attorney fees, and any other expenses paid on the sale. Selling expenses are added to the basis of the sold property.

Depreciation recapture. If the property you sold was depreciable property, you may need to recapture part of the gain on the sale as ordinary income. See Depreciation Recapture Income, later.

Gross profit. Gross profit is the total gain you report on the installment method.

To figure your gross profit, subtract your adjusted basis for installment sale purposes from the selling price. If the property you sold was your home, subtract from the gross profit any gain you can exclude. See Sale of your home, later.

Contract price. Contract price equals:
1. The selling price, minus...
2. The mortgages, debts, and other liabilities assumed or taken by the buyer, plus

3. The amount by which the mortgages, debts, and other liabilities assumed or taken by the buyer exceed your adjusted basis for installment sale purposes.

Gross profit percentage. A certain percentage of each payment (after subtracting interest) is reported as installment sale income. This percentage is called the gross profit percentage and is figured by dividing your gross profit from the sale by the contract price.

The gross profit percentage generally remains the same for each payment you receive. However, see the Example under Selling Price Reduced, later, for a situation where the gross profit percentage changes.

Example. You sell property at a contract price of $6,000 and your gross profit is $1,500. Your gross profit percentage is 25% ($1,500 ÷ $6,000). After subtracting interest, you report 25% of each payment, including the down payment, as installment sale income from the sale for the tax year you receive the payment. The remainder (balance) of each payment is the tax-free return of your adjusted basis.

Amount to report as installment sale income. Multiply the payments you receive each year (less interest) by the gross profit percentage. The result is your installment sale income for the tax year. In certain circumstances, you may be treated as having received a payment, even though you received nothing directly. A receipt of property or the assumption of a mortgage on the property sold may be treated as a payment. For a detailed discussion, see Payments Received or Considered Received, later.

Selling Price Reduced

If the selling price is reduced at a later date, the gross profit on the sale also will change. You then must refigure the gross profit percentage for the remaining payments. Refigure your gross profit using Worksheet B. You will spread any remaining gain over future installments.

Example. In 2016, you sold land with a basis of $40,000 for $100,000. Your gross profit was $60,000. You received a $20,000 down payment and the buyer’s note for $80,000. The note provides for four annual payments of $20,000 each, plus 8% interest, beginning in 2017. Your gross profit percentage is 60%. You reported a gain of $12,000 on each payment received in 2016 and 2017.

In 2018, you and the buyer agreed to reduce the purchase price to $85,000 and payments during 2018, 2019, and 2020 are reduced to $15,000 for each year.

The new gross profit percentage, 46.67%, is figured on Example—Worksheet B. You will report a gain of $7,000 (46.67% of $15,000) on each of the $15,000 installations due in 2018, 2019, and 2020.

Worksheet B. New Gross Profit Percentage—Selling Price Reduced

Keep for Your Records

1. Enter the reduced selling price for the property ...........................................
2. Enter your adjusted basis for the property ...........................................
3. Enter your selling expenses ...........................................
4. Enter any depreciation recapture ...........................................
5. Add lines 2, 3, and 4 ...........................................
6. Subtract line 5 from line 1. This is your adjusted gross profit ...........................................
7. Enter any installment sale income reported in prior year(s) ...........................................
8. Subtract line 7 from line 6 ...........................................
9. Future installments ...........................................
10. Divide line 8 by line 9. This is your new gross profit percentage* ...........................................

* Apply this percentage to all future payments to determine how much of each of those payments is installment sale income.

Example — New Gross Profit Percentage — Selling Price Reduced

1. Enter the reduced selling price for the property .............................. 85,000
2. Enter your adjusted basis for the property .............................. 40,000
3. Enter your selling expenses ........................................... 0
4. Enter any depreciation recapture ........................................... 0
5. Add lines 2, 3, and 4 ........................................... 40,000
6. Subtract line 5 from line 1. This is your adjusted gross profit 45,000
7. Enter any installment sale income reported in prior year(s) 24,000
8. Subtract line 7 from line 6 ........................................... 21,000
9. Future installments ........................................... 45,000
10. Divide line 8 by line 9. This is your new gross profit percentage* 46.67%

* Apply this percentage to all future payments to determine how much of each of those payments is installment sale income.

For more information on how to report your income from an installment sale, see Reporting an Installment Sale, later.

Other Rules

The rules discussed in this part of the publication apply only in certain circumstances or to certain types of property. The following topics are discussed.

• Electing out of the installment method.
• Payments received or considered received.
• Escrow account.
• Depreciation recapture income.
• Sale to a related person.
• Like-kind exchange.
• Contingent payment sale.
• Single sale of several assets.
• Sale of a business.
• Unstated interest and OID.
• Disposition of an installment obligation.
• Repossession.
• Interest on deferred tax.

Reporting Installment Sale Income

Electing Out of the Installment Method

Generally, you will use Form 6252 to report installment sale income from casual sales of real or personal property during the tax year. You also will have to report the installment sale income on Schedule D (Form 1040), or Form 4797, or both. If the property was your main home, you may be able to exclude part or all of the gain.

If you elect not to use the installment method, you generally report the entire gain in the year.
of sale, even though you don't receive all the sale proceeds in that year.

To figure the amount of gain to report, use the FMV of the buyer's installment obligation that represents the buyer's debt to you. Notes, mortgages, and land contracts are examples of obligations that are included at FMV.

You must figure the FMV of the buyer's installment obligation, whether or not you would actually be able to sell it. If you use the cash method of accounting, the FMV of the obligation will never be considered to be less than the FMV of the property sold (minus any other consideration received).

Example. You sold a parcel of land for $50,000. You received a $10,000 down payment and will receive the balance over the next 10 years at $4,000 a year, plus 8% interest. The buyer gave you a note for $40,000. The note had an FMV of $40,000. You paid a commission of 6%, or $3,000, to a broker for negotiating the sale. The land cost $25,000, and you owned it for more than one year. You decide to elect out of the installment method and report the entire gain in the year of sale.

Gain realized:
Selling price ........................................ $50,000
Minus: Property's adjusted basis ...................... $25,000
Commission .............................................. 3,000
Gain realized ............................................ $22,000

Gain recognized in year of sale:
Cash ...................................................... $10,000
Market value of note ................................... 40,000
Total realized in year of sale ......................... $50,000
Minus: Property's adjusted basis ...................... $25,000
Commission .............................................. 3,000
Gain recognized ........................................ $22,000

The recognized gain of $22,000 is long-term capital gain. You include the entire gain in income in the year of sale, so you don't include in income any principal payments you receive in later tax years. The interest on the note is ordinary income and is reported as interest income each year.

How to elect out. To make this election, don't report your sale on Form 6252. Instead, report it on Form 8949 or Form 4797, or both.

When to elect out. Make this election by the due date, including extensions, for filing your tax return for the year the sale takes place.

Automatic 6-month extension. If you timely file your tax return without making the election, you can still make the election by filing an amended return within 6 months of the due date of your return (excluding extensions). Write “Filed pursuant to section 301.9100-2” at the top of the amended return and file it where the original return was filed.

Revoking the election. Once made, the election can be revoked only with IRS approval. A revocation is retroactive. You won't be allowed to revoke the election if either of the following applies:
- One of the purposes is to avoid federal income tax.
- The tax year in which any payment was received has closed.

Payments Received or Considered Received
You must figure your gain each year on the payments you receive, or are treated as receiving, from an installment sale.

In certain situations, you're considered to have received a payment, even though the buyer doesn't pay you directly. These situations occur when the buyer assumes or pays any of your debts, such as a loan, or pays any of your expenses, such as a sales commission. However, as discussed later, the buyer's assumption of your debt is treated as a recovery of your basis rather than as a payment in many cases.

Buyer Pays Seller's Expenses
If the buyer pays any of your expenses related to the sale of your property, it's considered a payment to you in the year of sale. Include these expenses in the selling and contract prices when figuring the gross profit percentage.

Buyer Assumes Mortgage
If the buyer assumes or pays off your mortgage, or otherwise takes the property subject to the mortgage, the following rules apply.

Mortgage not more than basis. If the buyer assumes a mortgage that isn't more than your installment sale basis in the property, it isn't considered a payment to you. It's considered a recovery of your basis. The contract price is the selling price minus the mortgage.

Example. You sell property with an adjusted basis of $19,000. You have selling expenses of $1,000. The buyer assumes your existing mortgage of $15,000 and agrees to pay you $10,000 (a cash down payment of $2,000 and $2,000 plus 12% interest) in each of the next 4 years.

The selling price is $25,000 ($15,000 + $10,000). Your gross profit is $5,000 ($25,000 – $20,000 installment sale basis). The contract price is $10,000 ($25,000 – $15,000 mortgage). Your gross profit percentage is 50% ($5,000 ÷ $10,000). You report half of each $2,000 payment received as gain from the sale. You also report all interest you receive as ordinary income.

Mortgage more than basis. If the buyer assumes a mortgage that's more than your installment sale basis in the property, you recover your entire basis. The part of the mortgage greater than your basis is treated as a payment received in the year of sale.

To figure the contract price, subtract the mortgage from the selling price. This is the total amount (other than interest) you'll receive directly from the buyer. Add to this amount the payment you're considered to have received (the difference between the mortgage and your installment sale basis). The contract price is then the same as your gross profit from the sale.

If the mortgage the buyer assumes is equal to or more than your installment sale basis, the gross profit percentage always will be 100%.

Example. The selling price for your property is $9,000. The buyer will pay you $1,000 annually (plus 8% interest) over the next 3 years and will assume an existing mortgage of $6,000. Your adjusted basis in the property is $4,400. You have selling expenses of $600, for a total installment sale basis of $5,000. The part of the mortgage that's more than your installment sale basis is $1,000 ($6,000 – $5,000). This amount is included in the contract price and treated as a payment received in the year of sale. The contract price is $4,000.

Your gross profit on the sale also is $4,000.

Mortgage Canceled
If the buyer of your property is the person who holds the mortgage on it, your debt is canceled, not assumed. You're considered to receive a payment equal to the outstanding canceled debt.

Example. Maria Santiago loaned you $45,000 in 2014 in exchange for a note and a mortgage in a tract of land you owned. On April 1, 2018, she bought the land for $70,000. At that time, $30,000 of her loan to you was outstanding. She agreed to forgive this $30,000 debt and to pay you $20,000 (plus interest) on August 1, 2018, and $20,000 on August 1, 2019. She didn't assume an existing mortgage. She canceled the $30,000 debt you owed her. You're considered to have received a $30,000 payment at the time of the sale.

Buyer Assumes Other Debts
If the buyer assumes any other debts, such as a loan or back taxes, it may be considered a payment to you in the year of sale.

If the buyer assumes the debt instead of paying it off, only part of it may have to be
treated as a payment. Compare the debt to your installment sale basis in the property being sold. If the debt is less than your installment sale basis, none of it’s treated as a payment. If it’s more, only the difference is treated as a payment. If the buyer assumes more than one debt, any part of the total that’s more than your installment sale basis is considered a payment. These rules are the same as the rules discussed earlier under Buyer Assumes Mortgage. However, they only apply to the following types of debt the buyer assumes:

- Those acquired from ownership of the property you’re selling, such as a mortgage, lien, or overdue interest, or back taxes.
- Those acquired in the ordinary course of your business, such as a balance due for inventory you purchased.

If the buyer assumes any other type of debt, such as a personal loan or your legal fees relating to the sale, it’s treated as if the buyer had paid off the debt at the time of the sale. The value of the assumed debt is then considered a payment to you in the year of sale.

Property Used As a Payment

If you receive property other than money from the buyer, it’s still considered a payment in the year received. However, see Like-Kind Exchange, later.

Generally, the amount of the payment is the property’s FMV on the date you receive it.

Exception. If the property the buyer gives you is payable on demand or readily tradable, the amount you should consider as payment in the year received is:

- The FMV of the property on the date you receive it if you use the cash method of accounting;
- The face amount of the obligation on the date you receive it if you use the accrual method of accounting; or
- The stated redemption price at maturity less any OID or, if there’s no OID, the stated redemption price at maturity appropriately discounted to reflect total unamortized interest. See Unstated Interest and Original Issue Discount (OID), later.

Debt not payable on demand. Any evidence of debt you receive from the buyer not payable on demand isn’t considered a payment. This is true even if the debt is guaranteed by a third party, including a government agency.

Third-party note. If the property the buyer gives you is a third-party note (or other obligation of a third party), you’re considered to have received a payment equal to the note’s FMV. Because the FMV of the note is itself a payment on your installment sale, any payments you later receive from the third party aren’t considered payments on the sale. The excess of the note’s face value over its FMV is interest. Exclude this interest in determining the selling price of the property. However, see Exception under Property Used As a Payment, earlier.

Example. You sold real estate in an installment sale. As part of the down payment, the buyer assigned to you a $50,000, 8% interest third-party note. The FMV of the third-party note at the time of the sale was $30,000. This amount, not $50,000, is a payment to you in the year of sale. The third-party note had an FMV equal to 60% of its face value ($30,000 + $50,000), so 60% of each principal payment you receive on this note is a nontaxable return of capital. The remaining 40% is interest taxed as ordinary income.

Bond. A bond or other evidence of debt you receive from the buyer that’s payable on demand or readily tradable in an established securities market is treated as a payment in the year you receive it. For more information on the amount you should treat as a payment, see Exception under Property Used As a Payment, earlier.

If you receive a government or corporate bond for a sale before October 22, 2004, and the bond has interest coupons attached or can be readily traded in an established securities market, you’re considered to have received payment equal to the bond’s FMV. However, see Exception under Property Used As a Payment, earlier.

Buyer’s note. The buyer’s note (unless payable on demand) isn’t considered payment on the sale. However, its full face value is included when figuring the selling price and the contract price. Payments you receive on the note are used to figure your gain in the year received.

Installment Obligation Used as Security (Pledge Rule)

If you use an installment obligation to secure any debt, the net proceeds from the debt may be treated as a payment on the installment obligation. This is known as the pledge rule, and it applies if the selling price of the property is over $150,000. It doesn’t apply to the following dispositions:

- Sales of property used or produced in farming.
- Sales of personal-use property.
- Qualifying sales of timeshares and residential lots.

The net debt proceeds are the gross debt minus the direct expenses of getting the debt. The amount treated as a payment is considered received on the later of the following dates:

- The date the debt becomes secured.
- The date you receive the debt proceeds.

A debt is secured by an installment obligation to the extent that payment of principal or interest on the debt is directly secured (under the terms of the loan or any underlying arrangement) by any interest in the installment obligation.

For sales after December 16, 1999, payment on a debt is treated as directly secured by an interest in an installment obligation to the extent an arrangement allows you to satisfy all or part of the debt with the installment obligation.

Limit. The net debt proceeds treated as a payment on the pledged installment obligation can’t be more than the excess of item (1) over item (2) below.

1. The total contract price on the installment sale.
2. Any payments received on the installment obligation before the date the net debt proceeds are treated as a payment.

Installment payments. The pledge rule accelerates the reporting of the installment obligation payments. Don’t report payments received on the obligation after it’s been pledged until the payments received exceed the amount reported under the pledge rule.

Exception. The pledge rule doesn’t apply to pledges made after December 17, 1987, to refinance a debt under the following circumstances:

- The debt was outstanding on December 17, 1987.
- The debt was secured by that installment sale obligation on that date and at all times thereafter until the refinancing occurred.

A refinancing as a result of the creditor’s calling of the debt is treated as a continuation of the original debt so long as a person other than the creditor or a person related to the creditor provides the refinancing.

This exception applies only to refinancing that doesn’t exceed the principal of the original debt immediately before the refinancing. Any excess is treated as a payment on the installment obligation.

Escrow Account

In some cases, the sales agreement or a later agreement may call for the buyer to establish an irrevocable escrow account from which the remaining installment payments (including interest) are to be made. These sales can’t be reported on the installment method. The buyer’s obligation is paid in full when the balance of the purchase price is deposited into the escrow account. When an escrow account is established, you no longer rely on the buyer for the rest of the payments, but on the escrow arrangement.

Example. You sell property for $100,000. The sales agreement calls for a down payment of $10,000 and payment of $15,000 in each of the next 6 years to be made from an irrevocable escrow account containing the balance of the purchase price plus interest. You can’t report the sale on the installment method because the full purchase price is considered received in the year of sale. You report the entire gain in the year of sale.

Escrow established in a later year. If you make an installment sale and in a later year an irrevocable escrow account is established to pay the remaining installments plus interest, the amount placed in the escrow account represents payment of the balance of the installment obligation.

Substantial restriction. If an escrow arrangement imposes a substantial restriction on your right to receive the sale proceeds, the sale can be reported on the installment method, provided it otherwise qualifies. For an escrow arrangement to impose a substantial restriction, it must serve a bona fide purpose of the buyer,
that is, a real and definite restriction placed on the seller or a specific economic benefit conferred on the buyer.

Depreciation Recapture Income

If you sell property for which you claimed or could have claimed a depreciation deduction, you must report any depreciation recapture income in the year of sale, whether or not an installment payment was received that year. Figure your depreciation recapture income (including the section 179 deduction and the section 179A deduction recapture) in Part III of Form 4797. Report the recapture income in Part II of Form 4797 as ordinary income in the year of sale. The recapture income also is included in Part I of Form 6252. However, the gain equal to the recapture income is reported in full in the year of the sale. Only the gain greater than the recapture income is reported on the installment method. For more information on depreciation recapture, see chapter 3 in Pub. 544.

The recapture income reported in the year of sale is included in your installment sale basis in determining your gross profit on the installment sale. Determining gross profit is discussed under General Rules, earlier.

Sale to a Related Person

If you sell depreciable property to a related person and the sale is an installment sale, you may not be able to report the sale using the installment method. If you sell property to a related person and the related person disposes of the property before you receive all payments with respect to the sale, you may have to treat the amount realized by the related person as received by you when the related person disposes of the property. These rules are explained under Sale of Depreciable Property and under Sale and Later Disposition, later.

Sale of Depreciable Property

If you sell depreciable property to certain related persons, you generally can’t report the sale using the installment method. Instead, all payments to be received are considered received in the year of sale. However, see Exception below. Depreciable property for this rule is any property the purchaser can depreciate.

Payments to be received include the total of all noncontingent payments and the FMV of any payments contingent as to amount.

In the case of contingent payments for which the FMV can’t be reasonably determined, your basis in the property is recovered proportionately. The purchaser can’t increase the basis of the property acquired in the sale before the seller includes a like amount in income.

Exception. You can use the installment method to report a sale of depreciable property to a related person if no significant tax deferral benefit will be derived from the sale. You must show to the satisfaction of the IRS that avoidance of federal income tax wasn’t one of the principal purposes of the sale.

Related person. Related persons include the following.
- A person and all controlled entities with respect to that person.
- A taxpayer and any trust in which such taxpayer (or taxpayer’s spouse) is a beneficiary, unless that beneficiary’s interest in the trust is a remote contingent interest.
- Except in the case of a sale or exchange in satisfaction of a pecuniary bequest, an executor or of an estate and a beneficiary of that estate.
- Two or more partnerships in which the same person owns, directly or indirectly, more than 50% of the capital interests or the profits interests.

For information about which entities are controlled entities, see section 1239(c).

Sale and Later Disposition

Generally, a special rule applies if you sell or exchange property to a related person on the installment method (first disposition) who then sells, exchanges, or gives away the property (second disposition) under the following circumstances.
- The related person makes the second disposition before making all payments on the first disposition.
- The related person disposes of the property within 2 years of the first disposition. This rule doesn’t apply if the property involved is marketable securities.

Under this rule, you treat part or all of the amount the related person realizes (or the FMV if the disposed property isn’t sold or exchanged) from the second disposition as if you received it at the time of the second disposition.

See Exception, later.

Related person. Related persons include the following.
- Members of a family, including only brothers and sisters (either whole or half), two people married to each other, ancestors, and lineal descendants.
- A partnership or estate and a partner or beneficiary.
- A trust (other than a section 401(a) employee trust) and a beneficiary.
- A trust and an owner of the trust.
- Two corporations that are members of the same controlled group as defined in section 267(f).
- The fiduciaries of two different trusts, and the fiduciary and beneficiary of two different trusts, if the same person is the grantor of both trusts.
- A tax-exempt educational or charitable organization and a person (if an individual, including members of the individual’s family) who directly or indirectly controls such an organization.
- An individual and a corporation when the individual owns, directly or indirectly, more than 50% of the value of the outstanding stock of the corporation.
- A fiduciary of a trust and a corporation when the trust or the grantor of the trust owns, directly or indirectly, more than 50% in value of the outstanding stock of the corporation.
- The grantor and fiduciary, and the fiduciary and beneficiary, of any trust.
- Any two S corporations if the same persons own more than 50% in value of the outstanding stock of each corporation.
- An S corporation and a corporation that isn’t an S corporation if the same persons own more than 50% in value of the outstanding stock of each corporation.
- A corporation and a partnership if the same persons own more than 50% in value of the outstanding stock of the corporation and more than 50% of the capital or profits interest in the partnership.
- An executor and a beneficiary of an estate unless the sale is in satisfaction of a pecuniary bequest.

Example 1. In 2017, Vasyl Green sold farmland to his son Adrian for $500,000, which was to be paid in five equal payments over 5 years, plus adequate stated interest on the balance due. His installment sale basis for the farm land was $250,000 and the property wasn’t subject to any outstanding liens or mortgages. His gross profit percentage is 50% (gross profit of $250,000 / contract price of $500,000). He received $100,000 in 2017 and included $50,000 in income for that year ($100,000 × 0.50). Adrian made no improvements to the property and sold it to Alfalfa Inc. in 2018 for $600,000 after making the payment for that year. The amount realized from the second disposition is $600,000. Vasyl figures his installment sale income for 2018 as follows.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lesser of: 1) Amount realized on second disposition, or 2) Contract price on first disposition</td>
<td>$500,000</td>
</tr>
<tr>
<td>Subtract: Sum of payments from Adrian in 2017 and 2018</td>
<td>$200,000</td>
</tr>
<tr>
<td>Add: Payment from Adrian in 2018</td>
<td>$100,000</td>
</tr>
<tr>
<td>Total payments received and treated as received for 2018</td>
<td>$400,000</td>
</tr>
<tr>
<td>Multiply by gross profit %</td>
<td>0.50</td>
</tr>
<tr>
<td>Installment sale income for 2018</td>
<td>$200,000</td>
</tr>
</tbody>
</table>

Vasyl won’t include in his installment sale income any principal payments he receives on the installment obligation for 2019, 2020, and 2021 because he’s already reported the total payments of $500,000 from the first disposition ($100,000 in 2017 and $400,000 in 2018).

Example 2. Assume the facts are the same as Example 1 except that Adrian sells the property for only $400,000. The gain for 2018 is figured as follows.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lesser of: 1) Amount realized on second disposition, or 2) Contract price on first disposition</td>
<td>$400,000</td>
</tr>
<tr>
<td>Subtract: Sum of payments from Adrian in 2017 and 2018</td>
<td>$200,000</td>
</tr>
<tr>
<td>Add: Payment from Adrian in 2018</td>
<td>$100,000</td>
</tr>
<tr>
<td>Total payments received and treated as received for 2018</td>
<td>$300,000</td>
</tr>
<tr>
<td>Multiply by gross profit %</td>
<td>0.50</td>
</tr>
<tr>
<td>Installment sale income for 2018</td>
<td>$150,000</td>
</tr>
</tbody>
</table>
Lesser of: 1) Amount realized on second disposition, or 2) Contract price on first disposition $400,000
Subtract: Sum of payments from Adrian in 2017 and 2019 $200,000
Amount treated as received because of second disposition $200,000
Add: Payment from Adrian in 2018 $100,000
Total payments received and treated as received for 2018 $300,000
Multiply by gross profit % $0.50
Installation sale income for 2018 $150,000

Vasyl receives a $100,000 payment in 2019 and another in 2020. They aren’t taxed because he treated the $200,000 from the disposition in 2018 as a payment received and paid tax on the installment sale income. In 2021, he receives the final $100,000 payment. He figures the installment sale income he must recognize in 2021 as follows.

Total payments from the first disposition received by the end of 2021 $500,000
Minus the sum of:
Payment from 2017 $100,000
Payment from 2018 100,000
Amount treated as received in 2018 200,000
Total on which gain was previously recognized 400,000
Payment on which gain is recognized for 2021 100,000
Multiply by gross profit % 0.50
Installation sale income for 2021 50,000

**Exception.** This rule doesn’t apply to a second disposition, and any later transfer, if you can show to the satisfaction of the IRS that neither the first disposition (to the related person) nor the second disposition had as one of its principal purposes the avoidance of federal income tax. Generally, an involuntary second disposition will qualify under the nontax avoidance exceptions, such as when a creditor of the related person forecloses on the property or the related person declares bankruptcy.

The nontax avoidance exception also applies to a second disposition that’s also an installment sale if the terms of payment under the installment resale are substantially equal to or longer than those for the first installment sale. However, the exception doesn’t apply if the resale terms permit significant deferral of recognition of gain from the first sale.

In addition, any sale or exchange of stock to the issuing corporation isn’t treated as a first disposition. An involuntary conversion isn’t treated as a second disposition if the first disposition occurred before the threat of conversion. A transfer after the death of the person making the first disposition or the related person’s death, whichever is earlier, isn’t treated as a second disposition.

**Like-Kind Exchange**

If you trade business or investment real property solely for other business or investment real property of a like kind, you can postpone reporting the gain from the trade. These trades are known as like-kind exchanges. The property you receive in a like-kind exchange is treated as if it were a continuation of the property you gave up. A trade is not a like-kind exchange if the property you trade or the property you receive is property you hold primarily for sale to customers.

You don’t have to report any part of your gain if you receive only like-kind property. However, if you also receive money or other property (boot) in the exchange, you must report your gain to the extent of the money and the FMV of the other property received.

For more information on like-kind exchanges, see *Like-Kind Exchanges* in chapter 1 of Pub. 544.

**Installment payments.** If, in addition to like-kind property, you receive an installment obligation in the exchange, the following rules apply to determine the installment sale income each year:

- The contract price is reduced by the FMV of the like-kind property received in the trade.
- The gross profit is reduced by any gain on the trade that can be postponed.
- Like-kind property received in the trade isn’t considered payment on the installment obligation.

**Example.** In 2018, Renata’s Brown trades real property with an installment sale basis of $400,000 for like-kind property having an FMV of $200,000. She also receives an installment note for $800,000 in the trade. Under the terms of the note, she’s to receive $100,000 (plus interest) in 2019 and the balance of $700,000 (plus interest) in 2020.

Renata’s selling price is $1,000,000 ($800,000 installment note + $200,000 FMV of like-kind property received). Her gross profit is $600,000 ($1,000,000 – $400,000 installment sale basis). The contract price is $800,000 ($1,000,000 – $200,000). The gross profit percentage is 75% ($600,000 ÷ $800,000). She reports no gain in 2018 because the like-kind property she receives isn’t treated as a payment for figuring gain. She reports $75,000 gain for 2019 (75% of $100,000 payment received) and $525,000 gain for 2020 (75% of $700,000 payment received).

**Deferred exchanges.** A deferred exchange is one in which you transfer property you use in business or hold for investment and receive like-kind property later that you’ll use in business or hold for investment. Under this type of exchange, the person receiving your property may be required to place funds in an escrow account or trust. If certain rules are met, these funds won’t be considered a payment until you have the right to receive the funds or, if earlier, the end of the exchange period. See Regulations section 1.1031(k)-1(j)(2) for these rules.

**Exchanges started in 2017 and completed in 2018.** Under the Tax Cuts and Jobs Act, a trade is not like-kind exchange unless the taxpayer trades and receives real property, other than real property held primarily for sale. Before enactment of the new tax law, certain exchanges of personal or intangible property qualified as like-kind exchanges. A transition rule in the new law provides that gain may be postponed on a qualifying exchange of personal or intangible property if the taxpayer disposed of the exchanged property on or before December 31, 2017, or received replacement property on or before that date.

**Contingent Payment Sale**

A contingent payment sale is one in which the total selling price can’t be determined by the end of the tax year of sale. This happens, for example, if you sell your business and the selling price includes a percentage of its profits in future years.

If the selling price can’t be determined by the end of the tax year, you must use different rules to figure the contract price and the gross profit percentage than those you use for an installment sale with a fixed selling price.

**Single Sale of Several Assets**

If you sell different types of assets in a single sale, you must identify each asset to determine whether you can use the installment method to report the sale of that asset. You also have to allocate part of the selling price to each asset. If you sell assets that constitute a trade or business, see *Sale of a Business*, later.

Unless an allocation of the selling price has been agreed to by both parties in an arm’s-length transaction, you must allocate the selling price to an asset based on its FMV. If the buyer assumes a debt, or takes the property subject to a debt, you must reduce the FMV of the property by the debt. This becomes the net FMV.

A sale of separate and unrelated assets of the same type under a single contract is reported as one transaction for the installment method. However, if an asset is sold at a loss, its disposition can’t be reported on the installment method. It must be reported separately. The remaining assets sold at a gain are reported together.

**Example.** You sold three separate and unrelated parcels of real property (A, B, and C) under a single contract calling for a total selling price of $130,000. The total selling price consisted of a cash payment of $20,000, the buyer’s assumption of a $30,000 mortgage on parcel B, and an installment obligation of $80,000 payable in eight annual installments, plus interest at 8% a year.

Your installment sale basis for each parcel was $15,000. Your net gain was $85,000 ($130,000 – $45,000). You report the gain on the installment method.

The sales contract didn’t allocate the selling price or the cash payment received in the year of sale among the individual parcels. The FMV of parcels A, B, and C were $60,000, $60,000, and $10,000, respectively.
The installment sale basis for parcel C was more than its FMV, so it was sold at a loss and must be treated separately. You must allocate the total selling price and the amounts received in the year of sale between parcel C and the remaining parcels.

Of the total $130,000 selling price, you must allocate $120,000 to parcels A and B together and $10,000 to parcel C. You should allocate the cash payment of $20,000 received in the year of sale and the note receivable on the basis of their proportionate net FMV. The allocation is figured as follows.

<table>
<thead>
<tr>
<th>Parcels A and B</th>
<th>Parcel C</th>
</tr>
</thead>
<tbody>
<tr>
<td>FMV</td>
<td>$120,000</td>
</tr>
<tr>
<td>Minus: Mortgage</td>
<td></td>
</tr>
<tr>
<td>Assumed</td>
<td>30,000</td>
</tr>
<tr>
<td>Net FMV</td>
<td>$ 90,000</td>
</tr>
</tbody>
</table>

Proportionate net FMV:
- Percentage of total: 90% 10%
- Payments in year of sale:
  - $20,000 x 90% (0.90) = $18,000
  - $20,000 x 10% (0.10) = $2,000
- Excess of parcel B mortgage over installment sale basis = 15,000 -0-
- Allocation of payments received (or considered received) in year of sale = $33,000 $ 2,000

You can't report the sale of parcel C on the installment method because the sale results in a loss. You report this loss of $5,000 ($10,000 selling price - $15,000 installment sale basis) in the year of sale. However, if parcel C was held for personal use, the loss isn’t deductible.

You allocate the installment obligation of $80,000 to the properties sold based on their proportionate net FMVs (90% to parcels A and B, 10% to parcel C).

**Sale of a Business**

The installment sale of an entire business for one overall price under a single contract isn’t the sale of a single asset.

**Allocation of Selling Price**

To determine whether any of the gain on the sale of the business can be reported on the installment method, you must allocate the total selling price and the payments received in the year of sale between each of the following classes of assets.

1. Assets sold at a loss.
2. Real and personal property eligible for the installment method.
3. Real and personal property ineligible for the installment method, including:
   a. Inventory,
   b. Dealer property, and
   c. Stocks and securities.

**Inventory**
The sale of inventories of personal property can’t be reported on the installment method. All gain or loss on their sale must be reported in the year of sale, even if you receive payment in later years.

If inventory items are included in an installment sale, you may have an agreement stating which payments are for inventory and which are for the other assets being sold. If you don’t, each payment must be allocated between the inventory and the other assets sold.

Report the amount you receive (or will receive) on the sale of inventory items as ordinary business income. Use your basis in the inventory to figure the cost of goods sold. Deduct the part of the selling expenses allocated to inventory as an ordinary business expense.

**Residual method.** Except for assets exchanged under the like-kind exchange rules, both the buyer and seller of a business must use the residual method to allocate the sale price to each business asset sold. This method determines gain or loss from the transfer of each asset and the buyer's basis in the assets.

The residual method must be used for any transfer of a group of assets that constitutes a trade or business and for which the buyer’s basis is determined only by the amount paid for the assets. This applies to both direct and indirect transfers, such as the sale of a business or the sale of a partnership interest in which the basis of the buyer's share of the partnership assets is adjusted for the amount paid under section 743(b).

A group of assets constitutes a trade or business if goodwill or going concern value could, under any circumstances, attach to the assets or if the use of the assets would constitute an active trade or business under section 355.

The residual method provides for the consideration to be reduced first by cash and general deposit accounts (including checking and savings accounts but excluding certificates of deposit). The consideration remaining after this reduction must be allocated among the various business assets in a certain order.

For asset acquisitions occurring after March 15, 2001, make the allocation among the following assets in proportion to (but not more than) their FMV on the purchase date in the following order:

1. Certificates of deposit, U.S. Government securities, foreign currency, and actively traded personal property, including stock and securities.
2. Accounts receivable, other debt instruments, and assets that you mark to market at least annually for federal income tax purposes. However, see Regulations section 1.338-6(b)(2)(ii) for exceptions that apply to debt instruments issued by persons related to a target corporation, contingent debt instruments, and debt instruments convertible into stock or other property.
3. Property of a kind that would properly be included in inventory if on hand at the end of the tax year or property held by the taxpayer primarily for sale to customers in the ordinary course of business.
4. All other assets except section 197 intangibles.

Section 197 intangibles except goodwill and going concern value.

Goodwill and going concern value (whether or not they qualify as section 197 intangibles).

If an asset described in (1) through (6) is includible in more than one category, include it in the lower number category. For example, if an asset is described in both (4) and (6), include it in (4).

**Agreement.** The buyer and seller may enter into a written agreement as to the allocation of any consideration or the FMV of any of the assets. This agreement is binding on both parties unless the IRS determines the amounts aren’t appropriate.

**Reporting requirement.** Both the buyer and seller involved in the sale of business assets must report to the IRS the allocation of the sales price among section 197 intangibles and the other business assets. Use Form 8594 to provide this information. The buyer and seller should each attach Form 8594 to their federal income tax return for the year in which the sale occurred.

**Sale of Partnership Interest**

A partner who sells a partnership interest at a gain may be able to report the sale on the installment method. The sale of a partnership interest is treated as the sale of a single capital asset. The part of any gain or loss from unrealized receivables or inventory items will be treated as ordinary income. (The term “unrealized receivables" includes depreciation recapture income, discussed earlier.)

The gain allocated to the unrealized receivables and the inventory can’t be reported under the installment method. The gain allocated to the other assets can be reported under the installment method.

For more information on the treatment of unrealized receivables and inventory, see Pub. 541.

**Example—Sale of a Business**

On June 4, 2018, you sold the machine shop you’d operated since 2010. You received a $100,000 down payment and the buyer's note for $120,000. The note payments are $15,000 each, plus 10% interest, due every July 1 and January 1, beginning in 2019. The total selling price is $220,000. Your selling expenses are $11,000.

The selling expenses are divided among all the assets sold, including inventory. Your selling expense for each asset is 5% of the asset's selling price ($11,000 selling expense ÷ $220,000 total selling price).

The FMV, adjusted basis, and depreciation claimed on each asset sold are as follows.
Under the residual method, you allocate the selling price to each of the assets based on their FMV ($201,500). The remaining $18,500 ($220,000 – $201,500) is allocated to your section 197 intangible goodwill.

The assets included in the sale, their selling prices based on their FMVs, the selling expense allocated to each asset, the adjusted basis, and the gain for each asset are shown in the following chart.

<table>
<thead>
<tr>
<th>Asset</th>
<th>FMV</th>
<th>Depreciation Claimed</th>
<th>Adj. Basis</th>
<th>Gain</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inventory</td>
<td>$10,000</td>
<td>-0%</td>
<td>$ 8,000</td>
<td></td>
</tr>
<tr>
<td>Land</td>
<td>42,000</td>
<td>-0%</td>
<td>15,000</td>
<td></td>
</tr>
<tr>
<td>Building</td>
<td>48,000</td>
<td>-9%</td>
<td>36,000</td>
<td>12,000</td>
</tr>
<tr>
<td>Machine A</td>
<td>71,000</td>
<td>27,200</td>
<td>63,800</td>
<td></td>
</tr>
<tr>
<td>Machine B</td>
<td>24,000</td>
<td>12,960</td>
<td>22,040</td>
<td></td>
</tr>
<tr>
<td>Truck</td>
<td>6,500</td>
<td>18,624</td>
<td>5,376</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>$201,500</td>
<td>$67,784</td>
<td>$150,216</td>
<td></td>
</tr>
</tbody>
</table>

The building was acquired in 2010, the year the business began, and it’s section 1250 property. There’s no depreciation recapture income because the building was depreciated using the straight line method.

All gain on the truck, machine A, and machine B is depreciation recapture income since it’s the lesser of the depreciation claimed or the gain on the sale. Figure depreciation recapture in Part III of Form 4797.

The total depreciation recapture income reported in Part II of Form 4797 is $5,209. This consists of $3,650 on machine A, $799 on the truck, and $760 on machine B (the gain on each item because it was less than the depreciation claimed). These gains are reported in full in the year of sale and aren’t included in the installment sale computation.

Of the $220,000 total selling price, the $10,000 for inventory assets can’t be reported using the installment method. The selling prices of the truck and machines also are removed from the total selling price because gain on these items is reported in full in the year of sale.

The selling price equals the contract price for the installment sale ($108,500). The assets included in the installment sale, their selling price, and their installment sale bases are shown in the following chart.

<table>
<thead>
<tr>
<th>Asset</th>
<th>Selling Price</th>
<th>Installment Sale Basis</th>
<th>Gross Profit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land</td>
<td>$42,000</td>
<td>$17,100</td>
<td>$24,900</td>
</tr>
<tr>
<td>Building</td>
<td>48,000</td>
<td>38,400</td>
<td>9,600</td>
</tr>
<tr>
<td>Goodwill</td>
<td>18,500</td>
<td>925</td>
<td>17,575</td>
</tr>
<tr>
<td>Total</td>
<td>$108,500</td>
<td>$56,425</td>
<td>$52,075</td>
</tr>
</tbody>
</table>

The gross profit percentage (gross profit ÷ contract price) for the installment sale is 48% ($52,075 ÷ $108,500). The gross profit percentage for each asset is figured as follows.

<table>
<thead>
<tr>
<th>Asset</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land</td>
<td>22.95</td>
</tr>
<tr>
<td>Building</td>
<td>8.85</td>
</tr>
<tr>
<td>Goodwill</td>
<td>16.20</td>
</tr>
<tr>
<td>Total</td>
<td>48.00</td>
</tr>
</tbody>
</table>

The sale includes assets sold on the installment method and assets for which the gain is reported in full in the year of sale, so payments must be allocated between the installment part of the sale and the part reported in the year of sale. The selling price for the installment sale is $108,500. This is 49.3% of the total selling price of $220,000 ($108,500 ÷ $220,000). The selling price of assets not reported on the installment method is $111,500. This is 50.7% ($111,500 ÷ $220,000) of the total selling price.

Multiply principal payments by 49.3% (0.493) to determine the part of the payment for the installment sale. The balance, 50.7%, is for the part reported in the year of the sale.

The gain on the sale of the inventory, machines, and truck is reported in full in the year of sale. When you receive principal payments in later years, no part of the payment for the sale of these assets is included in gross income. Only the part for the installment sale (49.3%) is used in the installment sale computation.

The only payment received in 2018 is the down payment of $100,000. The part of the debt payment that is allocable to the installment sale is $49,300 ($100,000 x 49.3% (0.493)). This amount is used in the installment sale computation.

**Installment income for 2018.** Your installment income for each asset is the gross profit percentage for that asset times $49,300, the installment income received in 2018.

<table>
<thead>
<tr>
<th>Asset</th>
<th>Income</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land</td>
<td>$11,314</td>
</tr>
<tr>
<td>Building</td>
<td>4,363</td>
</tr>
<tr>
<td>Goodwill</td>
<td>7,987</td>
</tr>
<tr>
<td>Total</td>
<td>$23,664</td>
</tr>
</tbody>
</table>

**Installment income after 2018.** You figure installment income for years after 2018 by applying the same gross profit percentages to 49.3% of the total payments you receive on the buyer’s note during the year.

Unstated Interest and Original Issue Discount (OID)

An installment sale contract may provide that each deferred payment on the sale will include interest or that there will be an interest payment in addition to the principal payment. Interest provided in the contract is called stated interest.

If an installment sale contract doesn’t provide for adequate stated interest, part of the stated principal amount of the contract may be recharacterized as interest. If section 483 applies to the contract, this interest is called unstated interest. If section 1274 applies to the contract, this interest is called OID.

An installment sale contract doesn’t provide for adequate stated interest if the stated interest rate is lower than the test rate. See Test rate of interest, later.

**Treatment of unstated interest and OID.** Generally, if a buyer gives a debt in consideration for personal-use property, the unstated interest rules don’t apply. As a result, the buyer can’t deduct the unstated interest. The seller must report the unstated interest as income.

Personal-use property is any property in which substantially all of its use by the buyer isn’t in connection with a trade or business or an investment activity.

If the debt is subject to the section 483 rules and also is subject to the below-market loan rules, such as a gift loan, compensation-related loan, or corporation-shareholder loan, then both parties are subject to the below-market loan rules rather than the unstated interest rules.

**Rules for the seller.** If either section 1274 or section 483 applies to the installment sale contract, you must treat part of the installment sale price as interest, even though interest isn’t called for in the sales agreement. If either section applies, you must reduce the stated selling price of the property and increase your interest income by this unstated interest.

Include the unstated interest in income based on your regular method of accounting. Include OID in income over the term of the contract.

The OID includible in income each year is based on the constant yield method described in section 1272. (In some cases, the OID on an installment sale contract also may include all or part of the stated interest, especially if the stated interest isn’t paid at least annually.)

If you don’t use the installment method to report the sale, report the entire gain under your method of accounting in the year of sale. Reduce the selling price by any stated principal payment or section 1274 interest payment.

Report unstated interest or OID on your tax return, in addition to stated interest.

**Rules for the buyer.** Any part of the stated selling price of an installment sale contract treated by the buyer as interest reduces the buyer’s basis in the property and increases the buyer’s interest expense. These rules don’t apply to personal-use property (for example, property not used in a trade or business).
Adequate stated interest. An installment sale contract generally provides for adequate stated interest if the contract’s stated principal amount is less than or equal to the sum of the present values of all principal and interest payments called for under the contract. The present value of a payment is determined based on the test rate of interest, defined next. (If section 483 applies to the contract, payments due within 6 months after the sale are taken into account at face value.) In general, an installment sale contract provides for adequate stated interest if the stated interest rate (based on an appropriate compounding period) is at least equal to the test rate of interest.

**Test rate of interest.** The test rate of interest for a contract is the 3-month rate. The 3-month rate is the lower of the following applicable federal rates (AFRs).

- The lowest AFR (based on the appropriate compounding period) in effect during the 3-month period ending with the first month in which there’s a binding written contract that substantially provides the terms under which the sale or exchange is ultimately completed.
- The lowest AFR (based on the appropriate compounding period) in effect during the 3-month period ending with the month in which the sale or exchange occurs.

**Applicable federal rate (AFR).** The AFR depends on the month the binding contract for the sale or exchange of property is made or the month of the sale or exchange and the term of the instrument. For an installment obligation, the term of the instrument is its weighted average maturity, as defined in Regulations section 1.1273-1(e)(3). The AFR for each term is shown below.

- For a term of 3 years or less, the AFR is the federal short-term rate.
- For a term of over 3 years, but not over 9 years, the AFR is the federal mid-term rate.
- For a term of over 9 years, the AFR is the federal long-term rate.

The AFRs are published monthly in the Internal Revenue Bulletin (IRB). You can get this information on IRS.gov at apps.irs.gov/app/picklist/list/federalRates.html.

**Seller financed sales.** For sales or exchanges of property (other than new section 38 property, which includes most tangible personal property subject to depreciation) involving seller financing of $5,831,500 or less, the test rate of interest can’t be more than 9%, compounded semiannually. For seller financing over $5,831,500 and for all sales or exchanges of new section 38 property, the test rate of interest is 100% of the AFR.

For information on new section 38 property, see section 48(b) as in effect before the enactment of Public Law 101-508.

**Certain land transfers between related persons.** In the case of certain land transfers between related persons (described later), the test rate is no more than 6%, compounded semiannually.

**Internal Revenue Code sections 1274 and 483.** If an installment sale contract doesn’t provide for adequate stated interest, generally either section 1274 or section 483 will apply to the contract. These sections recharacterize part of the stated principal amount as interest. Whether either of these sections applies to a particular installment sale contract depends on several factors, including the total selling price and the type of property sold.

**Determining whether section 1274 or section 483 applies.** For purposes of determining whether either section 1274 or section 483 applies to an installment sale contract, all sales or exchanges that are part of the same transaction (or related transactions) are treated as a single sale or exchange and all contracts arising from the same transaction (or a series of related transactions) are treated as a single contract. Also, the total consideration due under an installment sale contract is determined at the time of the sale or exchange. Any payment (other than a debt instrument) is taken into account at its FMV.

**Section 1274**

Section 1274 applies to a debt instrument issued for the sale or exchange of property if any payment under the instrument is due more than 6 months after the date of the sale or exchange and the instrument doesn’t provide for adequate stated interest. Section 1274, however, doesn’t apply to an installment sale contract that’s a cash method debt instrument (defined next) or that arises from the following transactions.

- A sale or exchange for which no payments are due more than 1 year after the date of the sale or exchange.
- A sale or exchange for $3,000 or less.

**Cash method debt instrument.** This is any debt instrument given as payment for the sale or exchange of property (other than new section 38 property) with a stated principal of $10,000,000 or less. For more information, see section 48(b) as in effect before the enactment of Public Law 101-508.

- The total stated principal of any other debt instruments for prior land sales between these individuals during the calendar year.

The section 1274 rules, if otherwise applicable, apply to debt instruments issued in a sale of land to the extent the stated principal amount exceeds $500,000, or if any party to the sale is a nonresident alien.

Related persons include an individual and the members of the individual’s family and their spouses. Members of an individual’s family include the individual’s spouse, brothers and sisters (whole or half), ancestors, and lineal descendants. Membership in the individual’s family can be the result of a legal adoption.

**Section 483**

Section 483 generally applies to an installment sale contract that doesn’t provide for adequate stated interest and isn’t covered by section 1274. Section 483, however, generally doesn’t apply to an installment sale contract that arises from the following transactions.

- A sale or exchange for which no payments are due more than 1 year after the date of the sale or exchange.
- A sale or exchange for $3,000 or less.

**Exceptions to Sections 1274 and 483**

Sections 1274 and 483 don’t apply under the following circumstances.

- An assumption of a debt instrument in connection with a sale or exchange or the acquisition of property subject to a debt instrument, unless the terms or conditions of the debt instrument are modified in a manner that would constitute a deemed exchange under Regulations section 1.1001-3.
- A debt instrument issued in connection with a sale or exchange of property if either the debt instrument or the property is publicly traded.
- A sale or exchange of all substantial rights to a patent, or an undivided interest in property that includes part or all substantial rights to a patent, if any amount is contingent on the productivity, use, or disposition of the property transferred. See chapter 2 of Pub. 544 for more information.
- An annuity contract issued in connection with a sale or exchange of property if the contract is described in section 1275(a)(1) (B) and Regulations section 1.1275-1(j).
- A transfer of property subject to section 1041 (relating to transfers of property between spouses or incident to divorce).
- A demand loan that is a below-market loan described in section 7872(c)(1) (for example, gift loans and corporation-shareholder loans).
- A below-market loan described in section 7872(c)(1) issued in connection with the sale or exchange of personal-use property. This rule applies only to the holder.

**More information.** For information on figuring unstated interest and OID and other special rules, see sections 1274 and 483 and the related regulations. In the case of an installment
Disposition of an Installment Obligation

A disposition generally includes a sale, exchange, cancellation, bequest, distribution, or transmission of an installment obligation. An installment obligation is the buyer’s note, deed of trust, or other evidence that the buyer will make future payments to you.

If you’re using the installment method and you dispose of the installment obligation, generally you’ll have a gain or loss to report. It’s considered gain or loss on the sale of the property for which you received the installment obligation. If the original installment sale produced ordinary income, the disposition of the obligation will result in ordinary income or loss. If the original sale resulted in a capital gain, the disposition of the obligation will result in a capital gain or loss. If the original installment sale resulted in a section 1231 capital gain (or loss), the disposition of the obligation will result in either a long-term capital gain or an ordinary loss.

Rules To Figure Gain or Loss

Use the following rules to figure your gain or loss from the disposition of an installment obligation:

- If you sell or exchange the obligation, or you accept less than face value in satisfaction of the obligation, your gain or loss is the difference between your basis in the obligation and the amount you realize.
- If you dispose of the obligation in any other way, your gain or loss is the difference between your basis in the obligation and its FMV at the time of the disposition. This rule applies, for example, when you give the installment obligation to someone else or cancel the buyer’s debt to you.

Basis. Figure your basis in an installment obligation by multiplying the unpaid balance on the obligation by your gross profit percentage. Subtract that amount from the unpaid balance. The result is your basis in the installment obligation.

Example. Several years ago, you sold property on the installment method. The buyer still owes you $10,000 of the sale price. This is the unpaid balance on the buyer’s installment obligation to you. Your gross profit percentage is 60%, so $6,000 (60% × $10,000) is the profit owed you on the obligation. The rest of the unpaid balance, $4,000, is your basis in the obligation.

Transfer between spouses or former spouses. No gain or loss is recognized on the transfer of an installment obligation between spouses or former spouses if the transfer is incident to a divorce. A transfer is incident to a divorce if it occurs within 1 year after the date on which the marriage ends or is related to the end of the marriage. The same tax treatment of the transferred obligation applies to the transferee spouse or former spouse as would have applied to the transferor spouse or former spouse. The basis of the obligation to the transferee spouse (or former spouse) is the adjusted basis of the transferor spouse.

The nonrecognition rule doesn’t apply if the spouse or former spouse receiving the obligation is a nonresident alien.

Gift. A gift of an installment obligation is a disposition. Your gain or loss is the difference between your basis in the obligation and its FMV at the time you make the gift.

For gifts between spouses or former spouses, see Transfer between spouses or former spouses, earlier.

Cancellation. If an installment obligation is canceled or otherwise becomes unenforceable, it’s treated as a disposition other than a sale or exchange. Your gain or loss is the difference between your basis in the obligation and its FMV at the time you cancel it. If the parties are related, the FMV of the obligation is considered to be no less than its full face value.

Forgiving part of the buyer’s debt. If you accept part payment on the balance of the buyer’s installment debt to you and forgive the rest of the debt, you treat the settlement as a disposition of the installment obligation. Your gain or loss is the difference between your basis in the obligation and the amount you realize on the settlement.

No Disposition

The following transactions generally aren’t dispositions.

Reduction of selling price. If you reduce the selling price but don’t cancel the rest of the buyer’s debt to you, it isn’t considered a disposition of the installment obligation. You must refigure the gross profit percentage and apply it to payments you receive after the reduction. See Selling Price Reduced, earlier.

Assumption. If the buyer of your property sells it to someone else and you agree to let the new buyer assume the original buyer’s installment obligation, you haven’t disposed of the installment obligation. It isn’t a disposition even if the new buyer pays you a higher rate of interest than the original buyer.

Transfer due to death. The transfer of an installment obligation (other than to a buyer) as a result of the death of the seller isn’t a disposition. Any unreported gain from the installment obligation isn’t treated as gross income to the decedent. No income is reported on the decedent’s return due to the transfer. Whoever receives the installment obligation as a result of the seller’s death is taxed on the installment payments the same as the seller would have been had the seller lived to receive the payments.

How you figure your basis in the installment obligation depends on whether or not you reported the original sale on the installment method. The method you used to report the original sale also affects the character of your gain or loss on the repossession.

Installment method not used to report original sale. The following paragraphs explain how to figure your basis in the installment obligation and the character of any gain or loss if you didn’t use the installment method to report the gain on the original sale.

Basis in installment obligation. Your basis is figured on the obligation’s full face value or its FMV at the time of the original sale, whichever you used to figure your gain or loss in the year of sale. From this amount, subtract all...
payments of principal you've received on the obligation. The result is your basis in the installment obligation. If only part of the obligation is discharged by the repossession, figure your basis in only that part.

**Gain or loss.** Add any repossession costs to your basis in the obligation. If the FMV of the property you repossess is more than this total, you have a gain. This is gain on the installment obligation, so it's all ordinary income. If the FMV of the repossessed property is less than the total of your basis plus repossession costs, you have a loss. You included the full gain in income in the year of sale, so the loss is a bad debt. How you deduct the bad debt depends on whether you sold business or nonbusiness property in the original sale. See chapter 4 of Pub. 550 for information on nonbusiness bad debts and chapter 10 of Pub. 535 for information on business bad debts.

**Installment method used to report original sale.** The following paragraphs explain how to figure your basis in the installment obligation and the character of any gain or loss if you used the installment method to report the gain on the original sale.

**Basis in installment obligation.** Multiply the unpaid balance of your installment obligation by your gross profit percentage. Subtract that amount from the unpaid balance. The result is your basis in the installment obligation.

**Gain or loss.** If the FMV of the repossessed property is more than the total of your basis in the obligation plus any repossession costs, you have a gain. If the FMV is less, you have a loss. Your gain or loss on the repossession is of the same character (capital or ordinary) as your gain on the original sale.

Use Worksheet C to determine the taxable gain or loss on a repossession of personal property reported on the installment method.

**Example.** You sold your piano for $1,500 in December 2017 for $300 down and $100 a month (plus interest). The payments began in January 2018. Your gross profit percentage is 40%. You reported the sale on the installment method on your 2017 income tax return. After the fourth monthly payment, the buyer defaulted on the contract (which has an unpaid balance of $800) and you're forced to repossess the piano. The FMV of the piano on the date of repossession is $1,400. The legal costs of foreclosure and the expense of moving the piano back to your home total $75. You figure your gain on the repossession as illustrated in Example—Worksheet C.

**Basis in repossessed property.** Your basis in repossessed personal property is its FMV at the time of the repossession.

**FMV of repossessed property.** The FMV of repossessed property is a question of fact to be established in each case. If you bid for the property at a lawful public auction or judicial sale, its FMV is presumed to be the price it sells for, unless there's clear and convincing evidence to the contrary.

**Real Property**

The rules for the repossession of real property allow you to keep essentially the same adjusted basis in the repossessed property you had before the original sale. You can recover this entire adjusted basis when you resell the property. This, in effect, cancels out the tax treatment that applied to your original sale and puts you in the same tax position you were in before that sale.

As a result, the total payments you've received from the buyer on the original sale must be considered income to you. You report, as gain on the repossession, any part of the payments you haven't yet included in income. These payments are amounts you previously treated as a return of your adjusted basis and excluded from income. However, the total gain you report is limited. See Limit on taxable gain, later.

**Mandatory rules.** The rules concerning basis and gain on repossessed real property are mandatory. You must use them to figure your basis in the repossessed real property and your gain on the repossession. They apply whether or not you reported the sale on the installment method. However, they apply only if all of the following conditions are met.

1. The repossession must be to protect your security rights in the property.
2. The installment obligation satisfied by the repossession must have been received in the original sale.
3. You can't pay any additional consideration to the buyer to get your property back unless either of the situations listed below applies.
   a. The requisition and payment of the additional consideration were provided for in the original contract of sale.
   b. The buyer has defaulted, or default is imminent.

Additional consideration includes money and other property you pay or transfer to the buyer.

**Example — Figuring Gain or Loss on Repossession of Personal Property**

**Note.** Use this worksheet only if you used the installment method to report the gain on the original sale.

**Worksheet C. Figuring Gain or Loss on Repossession of Personal Property**

**Note.** Use this worksheet only if you used the installment method to report the gain on the original sale.
For example, additional consideration is paid if you reacquire the property subject to a debt that arose after the original sale.

**Conditions not met.** If any one of these three conditions isn’t met, use the rules discussed under *Personal Property*, earlier, as if the property you repossess were personal rather than real property. Don’t use the rules for real property.

**Figuring gain on repossession.** Your gain on repossession is the difference between the following amounts.

- The total payments received, or considered received, on the sale.
- The total gain already reported as income.

See the earlier discussions under *Payments Received or Considered Received* for items considered payment on the sale.

**Limit on taxable gain.** Taxable gain is limited to your gross profit on the original sale minus the sum of the following amounts.

- The gain on the sale you reported as income before the repossession.
- Your repossession costs.

This method of figuring taxable gain, in essence, treats all payments received on the sale as income but limits your total taxable gain to the gross profit you originally expected on the sale.

**Indefinite selling price.** The limit on taxable gain doesn’t apply if the selling price is indefinite and can’t be determined at the time of repossession. For example, a selling price stated as a percentage of the profits to be realized from the buyer’s development of the property is an indefinite selling price.

**Character of gain.** The taxable gain on repossession is ordinary income or capital gain, the same as the gain on the original sale. However, if you didn’t report the sale on the installment method, the gain is ordinary income.

**Repossession costs.** Your repossession costs include money or property you pay to reacquire the real property. This includes amounts paid to the buyer of the property, as well as amounts paid to others for such items as those listed below.

- Court costs and legal fees.
- Publishing, acquiring, filing, or recording of title.
- Lien clearance.

Repossession costs don’t include the FMV of the buyer’s obligations to you that are secured by the real property or the costs of reacquiring those obligations.

*Use Worksheet D to determine the taxable gain on a repossession of real property reported on the installment method.*

**Example.** You sold a tract of land in January 2016 for $25,000. You accepted a $5,000 down payment, plus a $20,000 mortgage secured by the property and payable at the rate of $4,000 annually plus interest (9.5%). The payments began on January 1, 2017. Your adjusted basis in the property was $19,000 and you reported the transaction as an installment sale.

Your selling expenses were $1,000. You figured your gross profit as follows.

<table>
<thead>
<tr>
<th>Selling price</th>
<th>$25,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minus:</td>
<td></td>
</tr>
<tr>
<td>Adjusted basis</td>
<td>$19,000</td>
</tr>
<tr>
<td>Selling expenses</td>
<td>1,000</td>
</tr>
<tr>
<td>Gross profit</td>
<td>20,000</td>
</tr>
<tr>
<td></td>
<td>$ 5,000</td>
</tr>
</tbody>
</table>

For this sale, the contract price equals the selling price. The gross profit percentage is 20% ($5,000 gross profit ÷ $25,000 contract price).

In 2016, you included $1,000 in income (20% × $19,000 down payment). In 2017, you reported a profit of $800 (20% × $4,000 annual installment). In 2018, the buyer defaulted and you repossessed the property. You paid $500 in legal fees to get the property back. Your taxable gain on the repossession is figured as illustrated in *Example— Worksheet D.*

**Example — Taxable Gain on Worksheet D. Repossession of Real Property**

**Note.** Use this worksheet to determine taxable gain on the repossession of real property if you used the installment method to report the gain on the original sale.

| 1. Enter the total of all payments received or treated as received before repossession | 9,000 |
| 2. Enter the total gain already reported as income | 1,800 |
| 3. Subtract line 2 from line 1. This is your gain on the repossession | 7,200 |
| 4. Enter your gross profit on the original sale | 5,000 |
| 5. Enter your costs of repossessing the property | 500 |
| 6. Add line 2 and line 5 | 2,300 |
| 7. Subtract line 6 from line 4 | 2,700 |
| 8. Enter the lesser of line 3 or line 7. This is your taxable gain on the repossession | 2,700 |

**Worksheet D. Taxable Gain on Repossession of Real Property**

**Note.** Use this worksheet to determine taxable gain on the repossession of real property if you used the installment method to report the gain on the original sale.

| 1. Enter the total of all payments received or treated as received before repossession |         |
| 2. Enter the total gain already reported as income |         |
| 3. Subtract line 2 from line 1. This is your gain on the repossession |         |
| 4. Enter your gross profit on the original sale |         |
| 5. Enter your costs of repossessing the property |         |
| 6. Add line 2 and line 5 |         |
| 7. Subtract line 6 from line 4 |         |
| 8. Enter the lesser of line 3 or line 7. This is your taxable gain on the repossession |         |
**Basis.** Your basis in the repossessed property is determined as of the date of repossession. It’s the sum of the following amounts:

- Your adjusted basis in the installment obligation.
- Your repossession costs.
- Your taxable gain on the repossession.

To figure your adjusted basis in the installment obligation at the time of repossession, multiply the unpaid balance by the gross profit percentage. Subtract that amount from the unpaid balance.

Use **Worksheet E** to determine the basis of real property repossessed.

**Example.** Assume the same facts as in the previous example. The unpaid balance of the installment obligation (the $20,000 note) is $16,000 at the time of repossession because the buyer made a $4,000 payment. The gross profit percentage on the original sale was 20%. Therefore, $3,200 (20% (0.20) × $16,000 still due on the note) is unrealized profit. You figure your basis in the repossessed property as illustrated in Example—Worksheet E.

**Example—Worksheet E. Repossessed Real Property**

**Note.** Use this worksheet to determine your basis in the repossessed real property.

1. Enter the unpaid balance on the installment obligation .......................... 16,000
2. Enter your gross profit percentage for the installment sale .................................................. 20% (0.20)
3. Multiply line 1 by line 2. This is your unrealized profit .................................................. 3,200
4. Subtract line 3 from line 1. This is your adjusted basis in the installment obligation on the date of the repossession .......................... 12,800
5. Enter your taxable gain on the repossession .................................................. 2,700
6. Enter your costs of repossessing the property .................................................. 500
7. Add lines 4, 5, and 6. This is your basis in the repossession property .......................... 16,000

**Holding period for resales.** If you resell the repossessed property, the resale may result in a capital gain or loss. To figure whether the gain or loss is long term or short term, your holding period includes the period you owned the property before the original sale plus the period after the repossession. It doesn’t include the period the buyer owned the property.

If the buyer made improvements to the reacquired property, the holding period for these improvements begins on the day after the date of repossession.

**Bad debt.** If you repossess real property under these rules, you can’t take a bad debt deduction for any part of the buyer’s installment obligation. This is true even if the obligation isn’t fully satisfied by the repossession.

If you took a bad debt deduction before the tax year of repossession, you’re considered to have recovered the bad debt when you repossess the property. You must report the bad debt deduction taken in the earlier year as income in the year of repossession. However, if any part of the earlier deduction didn’t reduce your tax, you don’t have to report that part as income. Your adjusted basis in the installment obligation is increased by the amount you report as income from recovering the bad debt.

**Interest on Deferred Tax**

Generally, you must pay interest on the deferred tax related to any obligation that arises during a tax year from the disposition of property under the installment method if both of the following apply:

- The property had a sales price over $150,000. In determining the sales price, treat all sales that are part of the same transaction as a single sale.
- The total balance of nondealer installment obligations arising during, and outstanding at the close of, the tax year is more than $5 million.

**Subsequent years.** You must pay interest in subsequent years if installment obligations that originally required interest to be paid are still outstanding at the close of a tax year.

**Exceptions.** This interest rule doesn’t apply to:

- Farm property.
- Personal-use property by an individual.
- Personal property before 1989, or
- Real property before 1988.

**How to figure interest on deferred tax.** First, find the underpayment rate in effect for the month with or within which your tax year ends. The underpayment rate is published quarterly in IRS.gov/irb. Then multiply that rate by the deferred tax. The deferred tax is equal to the balance of the unrecognized gain at the end of the tax year multiplied by your maximum tax rate (ordinary or capital gain, as appropriate) in effect for the tax year.

**For information on interest on dealer sales of timeshares and residential lots under the installment method, see section 453(f).**

**How to report the interest.** Enter the interest as additional tax on your tax return. Individuals include it in the amount to be entered on the other taxes line (Schedule 4 (Form 1040), line 62, or Form 1040NR, line 60).

U.S. corporations include the interest on the other taxes line on Form 1120, Schedule J, line 9.

Foreign corporations using Form 1120-F include the interest on the other taxes line (Form 1120-F, Schedule J, line 8).

Corporations can deduct the interest in the year it’s paid or accrued. For individuals and other taxpayers, this interest isn’t deductible. Follow the instructions for your return.

**Reporting an Installment Sale**

**Form 6252.** Use Form 6252 to report a sale of property on the installment method. The form is used to report the sale in the year it takes place and to report payments received in later years. Also, if you sold property to a related person, you may have to file the form each year until the installment debt is paid off, whether or not you receive a payment in that year.

**Which parts to complete.** Which part to complete depends on whether you are filing the form for the year of sale or a later year.

- **Year of sale.** Complete lines 1 through 4, Part I, and Part II. If you sold property to a related party during the year, also complete Part III.
- **Later years.** Complete lines 1 through 4 and Part II for any year in which you receive a payment from an installment sale.

**Related person.** If you sold property to a related person during the year, complete lines 1 through 4 and Parts I, II, and III of Form 6252. If you sold a marketable security to a related party after May 14, 1980, and before 1987,
complete Form 6252 for each year of the installment agreement, even if you didn't receive a payment. (After 1986, the installment method isn't available for the sale of marketable securities.) Complete lines 1 through 4 each year. Complete Part II for any year in which you receive a payment. Complete Part III for each year except for the year in which you received the final payment.

If you sold property other than a marketable security to a related party after May 14, 1980, complete Form 6252 for the year of the sale and for the 2 years after the year of sale, even if you didn't receive a payment in those years. Complete lines 1 through 4. Complete Part II for each of the 2 years after the year of sale in which you receive a payment. Complete Part III for each of the 2 years after the year of the sale unless you received the final payment during the year.

If the related person to whom you sold your property disposes of it, you may have to immediately report the rest of your gain in Part III. See Sale and LaterDisposition, earlier, for more information.

Several assets. If you sell two or more assets in one installment sale, you may have to separately report the sale of each asset. The same is true if you sell all the assets of your business in one installment sale. See Single Sale of Several Assets and Sale of a Business, earlier.

If you have only a few sales to separately report, use a separate Form 6252 for each one. However, if you have to separately report the sale of multiple assets that you sold together, prepare only one Form 6252 and attach a schedule with all the required information for each asset. Complete Form 6252 by following the steps listed below.

1. Answer the questions at the top of the form.

2. In the year of sale, don't complete Part I. Instead, write “See attached schedule” in the margin.

3. For Part II, enter the total for all the assets on lines 24, 25, and 26.

4. For Part III, answer all the questions that apply. If none of the exceptions under question 29 apply, enter the totals on lines 35, 36, and 37 for the disposed assets.

Special situations. If you're reporting payments from an installment sale as income in respect of a decedent or as a beneficiary of a trust, including a partial interest in such a sale, you may not be able to provide all the information asked for on Form 6252. To the extent possible, follow the instructions given above and provide as many details as possible in a statement attached to Form 6252.

For more information on how to complete Form 6252, see the form instructions.

Other forms. The gain from Form 6252 is entered on Schedule D (Form 1040), Form 4797, or both.

Schedule D (Form 1040). Enter the gain figured on Form 6252 (line 26) for personal-use property (capital assets) on Schedule D (Form 1040), as a short-term gain (line 4) or long-term gain (line 11). If your gain from the installment sale qualifies for long-term capital gain treatment in the year of sale, it will continue to qualify in later tax years. Your gain is long term if you owned the property for more than 1 year when you sold it.

Although the references in this publication are to the Schedule D for Form 1040, the rules discussed also apply to Schedule D (Form 1041), Schedule D (Form 1065), Schedule D (Form 1120), and Schedule D (Form 1120S).

Form 4797. An installment sale of property used in your business or that earns rent or royalty income may result in a capital gain, an ordinary gain, or both. All or part of any gain from the disposition of the property may be ordinary gain from depreciation recapture. For trade or business property held for more than 1 year, enter the amount from line 26 of Form 6252 on Form 4797, line 4. If the property was held 1 year or less or you have an ordinary gain from the sale of a noncapital asset (even if the holding period is more than 1 year), enter this amount on Form 4797, line 10, and write “From Form 6252.”

Sale of your home. If you sell your home, you may be able to exclude all or part of the gain on the sale. See Pub. 523 for information about excluding the gain. If the sale is an installment sale, any gain you exclude isn't included in gross profit when figuring your gross profit percentage.

Seller-financed mortgage. If you finance the sale of your home to an individual, both you and the buyer may have to follow special reporting procedures. When you report interest income received from a buyer who uses the property as a personal residence, write the buyer's name, address, and social security number (SSN) on line 1 of Schedule B (Form 1040).

When deducting the mortgage interest, the buyer must write your name, address, and SSN on line 8b of Schedule A (Form 1040).

If either person fails to include the other person's SSN, a penalty will be assessed.

How To Get Tax Help

If you have questions about a tax issue, need help preparing your tax return, or want to download free publications, forms, or instructions, go to IRS.gov and find resources that can help you right away.

Tax reform. Major tax reform legislation impacting individuals, businesses, and tax-exempt entities was enacted in the Tax Cuts and Jobs Act on December 22, 2017. Go to IRS.gov/TaxReform for information and updates on how this legislation affects your taxes.

Preparing and filing your tax return. Find free options to prepare and file your return on IRS.gov or in your local community if you qualify.

The Volunteer Income Tax Assistance (VITA) program offers free tax help to people who generally make $55,000 or less, persons with disabilities, and limited-English-speaking taxpayers who need help preparing their own tax returns. The Tax Counseling for the Elderly (TCE) program offers free tax help for all taxpayers, particularly those who are 60 years of age and older. TCE volunteers specialize in answering questions about pensions and retirement-related issues unique to seniors.

You can go to IRS.gov to see your options for preparing and filing your return which include the following.

• Free File. Go to IRS.gov/FreeFile to see if you qualify to use brand-name software to prepare and e-file your federal tax return for free.

• VITA. Go to IRS.gov/VITA, download the free IRS2Go app, or call 800-906-9887 to find the nearest VITA location for free tax return preparation.

• TCE. Go to IRS.gov/TCE, download the free IRS2Go app, or call 888-227-7669 to find the nearest TCE location for free tax return preparation.

Getting answers to your tax questions. On IRS.gov, get answers to your tax questions anytime, anywhere.

• Go to IRS.gov/Help for a variety of tools that will help you get answers to some of the most common tax questions.

• Go to IRS.gov/VITA for the Interactive Tax Assistant, a tool that will ask you questions on a number of tax law topics and provide answers. You can print the entire interview and the final response for your records.

• Go to IRS.gov/Pub17 to get Pub. 17, Your Federal Income Tax for Individuals, which features details on tax-saving opportunities, 2018 tax changes, and thousands of interactive links to help you find answers to your questions. View it online in HTML, as a PDF, or download it to your mobile device as an eBook.

• You may also be able to access tax law information in your electronic filing software.

Getting tax forms and publications. Go to IRS.gov/Forms to view, download, or print all of the forms and publications you may need. You can also download and view popular tax publications and instructions (including the 1040 instructions) on mobile devices as an eBook at no charge. Or you can go to IRS.gov/OrderForms to place an order and have forms mailed to you within 10 business days.

Access your online account (Individual taxpayers only). Go to IRS.gov/Account to securely access information about your federal tax account.

• View the amount you owe, pay online, or set up an online payment agreement.

• Access your tax records online.

• Review the past 24 months of your payment history.

• Go to IRS.gov/SecureAccess to review the required identity authentication process.

Using direct deposit. The fastest way to receive a tax refund is to combine direct deposit and IRS e-file. Direct deposit securely and electronically transfers your refund directly into your account.
financial account. Eight in 10 taxpayers use direct deposit to receive their refund. IRS issues more than 90% of refunds in less than 21 days.

Refund timing for returns claiming certain credits. The IRS can’t issue refunds before mid-February 2019 for returns that claimed the earned income credit (EIC) or the additional child tax credit (ACTC). This applies to the entire refund, not just the portion associated with these credits.

Getting a transcript or copy of a return. The quickest way to get a copy of your tax transcript is to go to IRS.gov/Transcripts. Click on either “Get Transcript Online” or “Get Transcript by Mail” to order a copy of your transcript. If you prefer, you can:

- Order your transcript by calling 800-908-9946, or
- Mail Form 4506-T or Form 4506T-EZ (both available on IRS.gov).

Using online tools to help prepare your return. Go to IRS.gov/Tools for the following:

- The Earned Income Tax Credit Assistant (IRS.gov/EITCAssistant) determines if you’re eligible for the EIC.
- The Online EIN Application (IRS.gov/EIN) helps you get an employer identification number.
- The IRS Withholding Calculator (IRS.gov/W4App) estimates the amount you should have withheld from your paycheck for federal income tax purposes and can help you perform a “paycheck checkup.”
- The First Time Homebuyer Credit Account Look-up (IRS.gov/HomeBuyer) tool provides information on your repayments and account balance.
- The Sales Tax Deduction Calculator (IRS.gov/SalesTax) figures the amount you can claim if you itemize deductions on Schedule A (Form 1040), choose not to claim state and local income taxes, and Schedule A (Form 1040), choose not to claim state and local income taxes, and
- You didn’t save your receipts showing the sales tax you paid.

Resolving tax-related identity theft issues.

- The IRS doesn’t initiate contact with taxpayers by email or telephone to request personal or financial information. This includes any type of electronic communication, such as text messages and social media channels.
- Go to IRS.gov/IDProtection for information.
- If your SSN has been lost or stolen or you suspect you’re a victim of tax-related identity theft, visit IRS.gov/IdentityTheft to learn what steps you should take.

Checking on the status of your refund.

- Go to IRS.gov/Refunds.
- The IRS can’t issue refunds before mid-February 2019 for returns that claimed the EIC or the ACTC. This applies to the entire refund, not just the portion associated with these credits.
- Download the official IRS2Go app to your mobile device to check your refund status.
- Call the automated refund hotline at 800-829-1954.

Making a tax payment. The IRS uses the latest encryption technology to ensure your electronic payments are safe and secure. You can make electronic payments online, by phone, and from a mobile device using the IRS2Go app. Paying electronically is quick, easy, and faster than mailing in a check or money order. Go to IRS.gov/Payments to make a payment using any of the following options:

- IRS Direct Pay: Pay your individual tax bill or estimated tax payment directly from your checking or savings account at no cost to you.
- Debit or credit card: Choose an approved payment processor to pay online, by phone, and by mobile device.
- Electronic Funds Withdrawal: Offered only when filing your federal taxes using tax return preparation software or through a tax professional.
- Electronic Federal Tax Payment System (EFTPS®): Best option for businesses. Enrollment is required.
- Check or money order: Mail your payment to the address listed on the notice or instructions.
- Cash: You may be able to pay your taxes with cash at a participating retail store.

If I can’t pay now? Go to IRS.gov/Payments for more information about your options.

- Apply for an online payment agreement (IRS.gov/OPA) to meet your tax obligation in monthly installments if you can’t pay your taxes in full today. Once you complete the online process, you will receive immediate notification of whether your agreement has been approved.
- Use the Offer in Compromise Pre-Qualifier (IRS.gov/OIC) to see if you can settle your tax debt for less than the full amount you owe.

Checking the status of an amended return. Go to IRS.gov/WMAR to track the status of Form 1040X amended returns. Please note that it can take up to 3 weeks from the date you mailed your amended return for it to show up in our system and processing it can take up to 16 weeks.

Understanding an IRS notice or letter. Go to IRS.gov/Notices to find additional information about responding to an IRS notice or letter.

Contacting your local IRS office. Keep in mind, many questions can be answered on IRS.gov without visiting an IRS Tax Assistance Center (TAC). Go to IRS.gov/LetUsHelp for the topics people ask about most. If you still need help, IRS TACs provide tax help when a tax issue can’t be handled online or by phone. All TACs now provide service by appointment so you’ll know in advance that you can get the service you need without long wait times. Before you visit, go to IRS.gov/TACLocator to find the nearest TAC, check hours, available services, and appointment options. Or, on the IRS2Go app, under the Stay Connected tab, choose the Contact Us option and click on “Local Offices.”

Watching IRS videos. The IRS Video portal (IRSVideos.gov) contains video and audio presentations for individuals, small businesses, and tax professionals.

Getting tax information in other languages. For taxpayers whose native language isn’t English, we have the following resources available. Taxpayers can find information on IRS.gov in the following languages:

- Spanish (IRS.gov/Spanish).
- Chinese (IRS.gov/Chinese).
- Vietnamese (IRS.gov/Vietnamese).
- Korean (IRS.gov/Korean).
- Russian (IRS.gov/Russian).

The IRS TACs provide over-the-phone interpreter service in over 170 languages, and the service is available free to taxpayers.

The Taxpayer Advocate Service (TAS) Is Here To Help You.

What is TAS?

TAS is an independent organization within the IRS that helps taxpayers and protects taxpayer rights. Their job is to ensure that every taxpayer is treated fairly and that you know and understand your rights under the Taxpayer Bill of Rights.

How Can You Learn About Your Taxpayer Rights?

The Taxpayer Bill of Rights describes 10 basic rights that all taxpayers have when dealing with the IRS. Go to TaxpayerAdvocate.IRS.gov to help you understand what these rights mean to you and how they apply. These are your rights. Know them. Use them.

What Can TAS Do For You?

TAS can help you resolve problems that you can’t resolve with the IRS. And their service is free. If you qualify for their assistance, you will be assigned to one advocate who will work with you throughout the process and will do everything possible to resolve your issue. TAS can help you if:

- Your problem is causing financial difficulty for you, your family, or your business;
- You face (or your business is facing) an immediate threat of adverse action; or
- You’ve tried repeatedly to contact the IRS but no one has responded, or the IRS hasn’t responded by the date promised.

How Can You Reach TAS?

TAS has offices in every state, the District of Columbia, and Puerto Rico. Your local advocate’s number is in your local directory and at TaxpayerAdvocate.IRS.gov/Contact-Us. You can also call them at 877-777-4778.

How Else Does TAS Help Taxpayers?

TAS works to resolve large-scale problems that affect many taxpayers. If you know of one of
these broad issues, please report it to them at IRS.gov/SAMS.

TAS also has a website, Tax Reform Changes, which shows you how the new tax law may change your future tax filings and helps you plan for these changes. The information is categorized by tax topic in the order of the IRS Form 1040. Go to TaxChanges.us for more information.

**Low Income Taxpayer Clinics (LITCs)**

LITCs are independent from the IRS. LITCs represent individuals whose income is below a certain level and need to resolve tax problems with the IRS, such as audits, appeals, and tax collection disputes. In addition, clinics can provide information about taxpayer rights and responsibilities in different languages for individuals who speak English as a second language. Services are offered for free or a small fee. To find a clinic near you, visit TaxpayerAdvocate.IRS.gov/LITCmap or see IRS Publication 4134, Low Income Taxpayer Clinic List.
Index

To help us develop a more useful index, please let us know if you have ideas for index entries. See “Comments and Suggestions” in the “Introduction” for the ways you can reach us.

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