Section references are to the Internal Revenue Code unless otherwise noted.

**Future Developments**
For the latest information about developments related to Schedule D (Form 1120S) and its instructions, such as legislation enacted after they were published, go to [www.irs.gov/form1120s](http://www.irs.gov/form1120s).

**General Instructions**

**Purpose of Schedule**
Use Schedule D to report the following.
- The overall capital gains and losses from transactions listed on Form 8949.
- Certain transactions the corporation doesn't have to report on Form 8949.
- Gains on distributions to shareholders of appreciated capital assets.
- Capital gain from Form 6252, Installment Sale Income.
- Capital gain or loss from Form 8824, Like-Kind Exchanges.
- Tax on built-in gains. See Part III, Built-In Gains Tax.

**Other Forms the Corporation May Have To File**
Use Form 8949 to report the sale or exchange of a capital asset (defined later) not reported on another form or schedule. Complete all necessary pages of Form 8949 before you complete line 1b, 2, 3, 8b, 9, or 10 of Schedule D. See Lines 1a and 8a—Transactions Not Reported on Form 8949, later, for more information about when to use Form 8949.

Use Form 4797, Sales of Business Property, to report the following.
- The sale, exchange, or distribution of property used in a trade or business.
- The sale, exchange, or distribution of depreciable and amortizable property.
- The sale or other disposition of securities or commodities held in connection with a trading business, if the corporation made a mark-to-market election.
- The involuntary conversion (from other than casualty or theft) of property used in the corporation's trade or business and capital assets held in connection with a trade or business or a transaction entered into for profit.
- The disposition of noncapital assets other than inventory or property held primarily for sale to customers in the ordinary course of the corporation's trade or business.
- Use Form 4684, Casualties and Thefts, to report involuntary conversions of property due to casualty or theft.
- Use Form 6781, Gains and Losses From Section 1256 Contracts and Straddles, to report gains and losses from section 1256 contracts and straddles.

**Additional information**. For more information, see Pub. 544, Sales and Other Dispositions of Assets, and Pub. 550, Investment Income and Expenses.

**Capital Assets**
Each item of property the corporation held (whether or not connected with its trade or business) is a capital asset except the following. See section 1221(a).
- Stock in trade or other property included in inventory or held mainly for sale to customers. However, see the Note below.
- Accounts or notes receivable acquired in the ordinary course of the trade or business for services rendered or from the sale of stock in trade or other property included in inventory or held mainly for sale to customers.
- Certain copyrights; literary, musical, or artistic compositions; letters or memoranda; or similar property. However, see the Note below.
- U.S. Government publications, including the Congressional Record, that the corporation received from the Government, other than by purchase at the normal sales price, or that the corporation got from another taxpayer who had received it in a similar way, if the corporation's basis is determined by reference to the previous owner's basis.
- Certain commodities derivative financial instruments held by a dealer in connection with its dealer activities.
- Certain identified hedging transactions entered into in the normal course of the trade or business.
- Supplies regularly used in the trade or business.

**Note.** The corporation can elect to treat as capital assets certain musical compositions or copyrights it sold or exchanged. See section 1221(b)(3) and Pub. 550 for details.

**Items for Special Treatment**

**Note.** For more information, see Pub. 544.

**Loss from a sale or exchange between the corporation and a related person.** Except for distributions in complete liquidation of a corporation, no loss is allowed from the sale or exchange of property between the corporation and certain related persons. See section 267.

**Loss from a wash sale.** A wash sale occurs if the corporation acquires (by purchase or exchange), or has a contract or option to acquire, substantially identical stock or securities within 30 days before or after the date of the sale or exchange. The corporation cannot deduct a loss from a wash sale of stock or securities (including contracts or options to acquire or sell stock or securities) unless the corporation is a dealer in stock or securities and the loss was sustained in a transaction made in the ordinary course of the corporation's trade or business. For more information on wash sales, see section 1091.

The wash sale rules don’t apply to a redemption of shares in a floating-NAV (net asset value) money market fund.

Report the transaction as the corporation otherwise would on Form 8949, Part I or II (depending on how long the corporation owned the stock or securities). Check the appropriate box.
Enter "W" in column (f). Enter the nondeductible loss as a positive number in column (g). Complete all remaining columns. See the Instructions for Form 8949.

Gain on distributions of appreciated property. Generally, gain (but not loss) is recognized on a nonliquidating distribution of appreciated property to the extent that the property's fair market value exceeds its adjusted basis. See section 311.

Gain or loss on distribution of property in complete liquidation. Generally, gain or loss is recognized on property distributed in a complete liquidation. Treat the property as if it had been sold at its fair market value. See section 336.

Gain or loss on certain short-term federal, state, and municipal obligations (other than tax-exempt obligations). If a short-term governmental obligation (other than a tax-exempt obligation) that is a capital asset is acquired at an acquisition discount, on any gain realized, a portion is treated as ordinary income and any remaining balance is treated as a short-term capital gain. See section 1271.

Gain from installment sales. If the corporation sold property at a gain and it will receive a payment in a tax year after the year of sale, it generally must report the sale on the installment method unless it elects not to. However, the installment method may not be used to report sales of stock or securities traded on an established securities market.

Use Form 6252 to report the sale on the installment method. Also use Form 6252 to report any payment received during the tax year from a sale made in an earlier year that was reported on the installment method. Enter gain from the installment sales on Schedule D, line 4 or line 11, as applicable. See the instructions for Form 6252.

To elect out of the installment method, report the full amount of the gain on Form 8949 for the year of the sale on a return filed by the due date (including extensions). If the original return was filed on time without making the election, the corporation can make the election on an amended return filed no later than 6 months after the original due date (excluding extensions). Enter “Filed pursuant to section 301.9100-2” at the top of the amended return.

Gain or loss on an option to buy or sell property. See sections 1032 and 1234 for the rules that apply to a purchaser or grantor of an option or a securities futures contract (as defined in section 1234B). See Pub. 550 for details.

Gain or loss from a short sale of property. Report the gain or loss to the extent that the property used to close the short sale is considered a capital asset in the hands of the taxpayer. Report any short sale on Form 8949 in the year the sale closes.

If a short sale closed in 2016 but the corporation did not get a 2016 Form 1099-B (or substitute statement) for it because the corporation entered into it before 2011, report it on Form 8949 in Part I with box C checked or Part II with box F checked (whichever applies). In column (a), enter (for example) “100 sh. XYZ Co.–2010 short sale closed.” Fill in the other columns according to their instructions. Report the short sale the same way if the corporation received a 2016 Form 1099-B (or substitute statement) that doesn’t show the proceeds (sales price).

Loss from securities that are capital assets that become worthless during the year. Except for securities held by a bank, treat the loss as a capital loss as of the last day of the tax year. See section 562 for the rules on the treatment of securities held by a bank.

Nonrecognition of gain on sale of stock to an employee stock ownership plan (ESOP) or an eligible cooperative. See section 1042 and Temporary Regulations section 1.1042-1T for rules under which the corporation can elect not to recognize gain from the sale of certain stock to an ESOP or an eligible cooperative.


Nonbusiness bad debts. A nonbusiness bad debt must be treated as a short-term capital loss and can be deducted only in the year the debt becomes totally worthless. See Nonbusiness Bad Debts in Pub. 550 for details.

Real estate subdivided for sale. Certain lots or parcels that are part of a tract of real estate subdivided for sale may be treated as capital assets. See section 1237.

Sale of a partnership interest. A sale or other disposition of an interest in a partnership owning unrealized receivables or inventory items may result in ordinary gain or loss. See Pub. 541, Partnerships.

Special rules for traders in securities. Traders in securities are engaged in the business of buying and selling securities for their own account. To be engaged in a business as a trader in securities, the corporation:
- Must seek to profit from daily market movements in the prices of securities and not from dividends, interest, or capital appreciation;
- Must be involved in a trading activity that is substantial; and
- Must carry on the activity with continuity and regularity.

The following facts and circumstances should be considered in determining if a corporation's activity is a business:
- Typical holding periods for securities bought and sold;
- The frequency and dollar amount of the corporation's trades during the year;
- The extent to which the shareholders pursue the activity to produce income for a livelihood;
- The amount of time devoted to the activity.

Like an investor, a trader generally must report each sale of securities (taking into account commissions and any other costs of acquiring or disposing of the securities) on Form 8949 unless one of the exceptions described under Exceptions to reporting each transaction on a separate row in the Instructions for Form 8949 applies. However, if a trader made the mark-to-market election (see the Instructions for Form 4797), each transaction is reported in Part II of Form 4797 instead of on Form 8949.

The limitation on investment interest expense that applies to investors doesn't apply to interest paid or incurred in a trading business. A trader reports interest expense and other expenses (excluding commissions and other costs of acquiring and disposing of securities) from a trading business on page 1 of Form 1120S.

A trader also may hold securities for investment. The rules for investors generally will apply to those securities. If they apply, allocate interest and other expenses between the corporation's trading business and investment securities. Report investment interest expense on line 12b of Schedule K and in box 12 of Schedule K-1 using code H.

Gain from certain constructive ownership transactions. Gain in excess of the gain the corporation would have recognized if it had held a financial asset directly during the term of a
derivative contract must be treated as ordinary income. See section 1260.

**Gain on the constructive sale of certain appreciated financial positions.** Generally, if the corporation holds an appreciated financial position in stock or certain other interests, it may have to recognize gain (but not loss) if it enters into a constructive sale (such as a "short sale against the box"). See Pub. 550.

**Rollover of gain from qualified stock.**
If the corporation sold qualified small business (QSB) stock (defined below) it held for more than 6 months, it can postpone gain if it purchased other QSB stock during the 60-day period that began on the date of the sale. The corporation must recognize gain to the extent the sale proceeds exceed the stock held by the corporation. In certain cases, the corporation may meet the test if it acquired the stock from another person who met this test (such as by gift or inheritance) or through a conversion or exchange of qualified small business stock held by the corporation.

If the corporation chooses to postpone gain, report the entire gain realized on the sale on Form 8949, Part I or Part II (with the appropriate box checked). Enter "R" in column (f). Enter the amount of the postponed gain as a negative number (in parentheses) in column (g). Complete all remaining columns. See the Instructions for Form 8949.

The corporation also must separately state the amount of the gain rolled over on qualified stock under section 1045 on Form 1120S, Schedule K, line 10, because each shareholder must determine if he or she qualifies for the rollover at the shareholder level. Also, the corporation must separately state on that line (and not on Form 8949) any gain that could qualify for the section 1045 rollover at the shareholder level instead of the corporate level (because a shareholder was entitled to purchase replacement stock). If the corporation had a gain on qualified stock that could qualify for the exclusion under section 1202, report that gain on Form 8949 (and on Form 1120S, Schedule K, line 10).

To be QSB stock, the stock must meet all of the following tests.
- It must be stock in a C corporation.
- It must have been originally issued after August 10, 1993.
- As of the date the stock was issued, the corporation was a qualified small business. A qualified small business is a domestic C corporation with total gross assets of $50 million or less (a) at all times after August 9, 1993, and before the stock was issued, and (b) immediately after the stock was issued. Gross assets include those of any predecessor of the corporation. All corporations that are members of the same parent-subsidiary controlled group are treated as one corporation.
- The corporation must have acquired the stock at its original issue (either directly or through an underwriter), either in exchange for money or other property or as pay for services (other than as an underwriter) to the corporation. In certain cases, the corporation may meet the test if it acquired the stock from another person who met this test (such as by gift or inheritance) or through a conversion or exchange of qualified small business stock held by the corporation.
- During substantially all the time the corporation held the stock:
  1. The issuer was a C corporation;
  2. At least 80% of the value of the issuer's assets were used in the active conduct of one or more qualified businesses (defined below); and
  3. The issuing corporation wasn't a foreign corporation, DISC, former DISC, corporation that has made (or that has a subsidiary that has made) a section 936 election, regulated investment company, real estate investment trust, REMIC, FASIT, or cooperative.

**Note.** A specialized small business investment company (SSBIC) is treated as having met test (2) above.

A qualified business is any business other than the following.
- One involving services performed in the fields of health, law, engineering, architecture, accounting, actuarial science, performing arts, consulting, athletics, financial services, or brokerage services.
- One whose principal asset is the reputation or skill of one or more employees.
- Any banking, insurance, financing, leasing, investing, or similar business.
- Any farming business (including the raising or harvesting of trees).
- Any business involving the production of products for which percentage depletion can be claimed.
- Any business of operating a hotel, motel, restaurant, or similar business.

For more details about limits and additional requirements that may apply, see Pub. 550 or section 1202.

**Exclusion of gain from DC Zone assets.** If the corporation sold or exchanged a District of Columbia Enterprise Zone (DC Zone) asset acquired after 1997 and before 2012, and held for more than 5 years, it can exclude any qualified capital gain. The sale or exchange of DC Zone capital assets reported on Form 8949 and Schedule D include the following.
- Stock in a domestic corporation that was a DC Zone business.
- Interest in a domestic partnership that was a DC Zone business.

Report the sale or exchange of tangible property used in the corporation's DC Zone business on Form 4797.

**Gains not qualified for exclusion.** The following gains do not qualify for the exclusion of gain from DC Zone assets.
- Gain attributable to unreaptured section 1250 gain on the sale of an interest in a partnership that is a DC Zone business. See the instructions for line 8c of Schedule K for information on how to report unreaptured section 1250 gain.
- Gain on the sale or exchange of an interest in a partnership attributable to real property or an intangible asset that isn't an integral part of a DC Zone business.

See section 1400B for more details on DC Zone assets and special rules.

**How to report.** Report the sale or exchange of a DC Zone asset as the corporation otherwise would without regard to the exclusion on Form 8949, Part II (with the appropriate box checked). Enter "X" in column (f). Enter the amount of the exclusion as a negative number (in parentheses) in column (g). Complete all remaining columns. See the Instructions for Form 8949 for details.

**Rollover of gain from empowerment zone assets.** If the corporation sold a qualified empowerment zone asset held for more than one year, it may be able to elect to postpone part or all of the gain. See section 1397B for details.

**Exclusion of gain from qualified community assets.** If the corporation sold or exchanged a qualified community asset acquired after 2001 and before 2010, and held for more than 5 years, it may exclude any qualified capital gain. The exclusion applies to an interest in, or property of, certain renewal community businesses.

**Qualified community asset.** A qualified community asset is any of the following.
- Qualified community stock.
- Qualified community partnership interest.
- Qualified community business property.

**Qualified capital gain.** Qualified capital gain is any gain recognized on the sale or exchange of a qualified community asset, but doesn't include any of the following.

- Gain treated as ordinary income under section 1245.
- Section 1250 gain figured as if section 1250 applied to all depreciation rather than the additional depreciation.
- Gain attributable to real property, or an intangible asset, that isn't an integral part of a renewal community business.
- Gain from a related-party transaction.

See Sales and Exchanges Between Related Persons in chapter 2 of Pub. 544.

- Gains attributable to periods before January 1, 2002, or after December 31, 2014.

See section 1400F for more details on qualified community assets and special rules.

**How to report.** Report the sale or exchange on Form 8949, Part II, as the corporation otherwise would without regard to the exclusion (with the appropriate box checked). Enter "X" in column (f) and enter the amount of the excluded gain as a negative number (in parentheses) in column (g). Complete all remaining columns. See the Instructions for Form 8949.

**Collectibles (28%) rate gain or (loss).** Report any 28% gain or loss on line 8b of Schedule K (and each shareholder’s share in box 8b of Schedule K-1). A collectibles gain or loss is any long-term gain or deductible long-term loss from the sale or exchange of a collectible that is a capital asset.

Collectibles include works of art, rugs, antiques, metals (such as gold, silver, and platinum bullion), gems, stamps, coins, alcoholic beverages, and certain other tangible property.

Report any 28% gain or loss from a sale or exchange of a collectible on Form 8949, Part II (with the appropriate box checked). See the Instructions for Form 8949.

Also include gain (but not loss) from the sale or exchange of an interest in a partnership or trust held more than 1 year and attributable to unrealized appreciation of collectibles. See Regulations section 1.1(h)-1. Also, attach the statement required under Regulations section 1.1(h)-1(e).

**Undistributed long-term gains from a regulated investment company (RIC) or real estate investment trust (REIT).** Report the corporation's share of long-term gains from Form 2439, Notice to Shareholder of Undistributed Long-Term Capital Gains, on Form 8949, Part II (with box F checked). Enter "From Form 2439" in column (a). Enter the gain in column (h). Leave all other columns blank. See the Instructions for Form 8949.

**NAV method for money market funds.** Report capital gain or loss determined under the net asset value (NAV) method with respect to shares in a money market fund on Form 8949, Part I, with box C checked. Enter the name of each fund followed by "(NAV)" in column (a). Enter the net gain or loss in column (h). Leave all other columns blank. See the Instructions for Form 8949.

**Special Instructions**

Complete all necessary pages of Form 8949 before completing line 1b, 2, 3, 8b, 9, or 10 of Schedule D.

**Rounding Off to Whole Dollars**

Cents can be rounded to whole dollars on the Schedule D. If cents are rounded to whole dollars, all amounts must be rounded. To round, drop amounts under 50 cents and increase amounts from 50 to 99 cents to the next dollar. For example, $1.49 becomes $1 and $2.50 becomes $3.

If two or more amounts have to be added to figure the amount to enter on a line, include cents when adding the amounts and round off only the total.

**Parts I and II**

**Lines 1a and 8a—Transactions Not Reported on Form 8949**

The corporation can report on line 1a (for short-term transactions) or line 8a (for long-term transactions) the aggregate totals from any transactions (other than sales of collectibles) for which:

- The corporation received a Form 1099-B (or substitute statement) that shows basis was reported to the IRS and doesn't show any adjustments in box 1f or box 1g;
- The ordinary box in box 2 isn't checked; and
- The corporation doesn't need to make any adjustments to the basis or type of gain or loss reported on Form 1099-B (or substitute statement), or to its gain or loss.

See How To Complete Form 8949, Columns (f) and (g) in the Instructions for Form 8949 for details about possible adjustments to the corporation's gain or loss.

If the corporation chooses to report these transactions on lines 1a and 8a, do not report them on Form 8949. Also, the corporation doesn't need to attach a statement to explain the entries on lines 1a and 8a.

Figure gain or loss on each line. First, subtract the cost or other basis in column (e) from the proceeds (sales price) in column (d). Enter the gain or loss in column (h). Enter negative amounts in parentheses.

**Example 1 – basis reported to the IRS.** The corporation received a Form 1099-B reporting the sale of stock held for 3 years, showing proceeds (in box 1d) of $6,000 and cost or other basis (in box 1e) of $2,000. Box 3 is checked, meaning that basis was reported to the IRS. The corporation can enter $6,000 on Schedule D, line 8a, column (d), $2,000 in column (e), and $4,000 ($6,000 − $2,000) in column (h).

If you had a second transaction that was the same except that the proceeds were $5,000 and the basis was $3,000, combine the two transactions. Enter $11,000 ($6,000 + $5,000) on Schedule D, line 8a, column (d), $5,000 ($2,000 + $3,000) in column (e), and $6,000 ($11,000 − $5,000) in column (h).

**Example 2 – basis not reported to IRS.** The corporation received a Form 1099-B showing proceeds (in box 1d) of $6,000 and cost or other basis (in box 1e) of $2,000. Box 3 isn't checked, meaning that basis wasn't reported to the IRS. Do not report this transaction on line 1a or line 8a. Instead, report the transaction on Form 8949. Complete all necessary pages of Form 8949 before completing line 1b, 2, 3, 8b, 9, or 10 of Schedule D.

**Example 3 – adjustment.** The corporation received a Form 1099-B showing proceeds (in box 1d) of $6,000 and cost or other basis (in box 1e) of $2,000. Box 3 is checked, meaning that basis was reported to the IRS. However, the basis shown in box 1e is incorrect.
Figure gain or loss on each line. First, subtract cost or other basis in column (e) from proceeds (sales price) in column (d). Then combine the results with any adjustments in column (g). Enter the results in column (h). Enter negative amounts in parentheses.

Example 1 – gain. Column (d) is $6,000 and column (e) is $2,000. Enter $4,000 in column (h).

Example 2 – loss. Column (d) is $6,000 and column (e) is $8,000. Enter ($2,000) in column (h).

Example 3 – adjustment. Column (d) is $6,000, column (e) is $2,000, and column (g) is ($1,000). Enter $3,000 ($6,000 − $2,000 − $1,000) in column (h).

Part III. Built-in Gains Tax
Section 1374 provides for a tax on built-in gains. The built-in gains tax may apply to the following S corporations.

1. An S corporation that was a C corporation before it elected to be an S corporation.

2. An S corporation that acquired an asset with a basis determined (in whole or in part) by reference to its basis (or the basis of any other property) in the hands of a C corporation (a transferred-basis acquisition). See section 1374(d)(8).

An S corporation may owe the tax if it has net recognized built-in gain during the applicable recognition period. For tax years beginning after 2011, the applicable recognition period is the 5-year period beginning:

- For an asset held when the S corporation was a C corporation, on the first day of the first tax year for which the corporation is an S corporation; and
- For a transferred-basis acquisition, on the date the asset was acquired by the S corporation.

A corporation described in both (1) and (2) above must figure the built-in gains tax separately for the group of assets it held at the time its S election became effective and for each group of transferred-basis acquisitions. For details, see Regulations section 1.1374-4.

Certain transactions involving the disposal of timber, coal, or domestic iron ore under section 631 are not subject to the built-in gains tax. See Rev. Rul. 2001-50, which is on page 343 of Internal Revenue Bulletin 2001-43 at www.irs.gov/pub/irs-irbs/irb01-43.pdf.

Line 16
Generally, enter the amount that would be the taxable income of the corporation for the tax year if only recognized built-in gains (including any carryover of gain under section 1374(d)(2)(B)) and recognized built-in losses were taken into account.

Generally, recognized built-in gain includes the following items.

1. Any gain recognized during the applicable recognition period on the sale or distribution (disposition) of any asset, except to the extent the corporation establishes that:
   - The asset wasn’t held by the corporation as of the beginning of the applicable recognition period, or
   - The gain exceeds the excess of the fair market value of the asset as of the beginning of the applicable recognition period over the adjusted basis of the asset at that time.

2. Any item of income that is properly taken into account during the applicable recognition period but is attributable to periods before the applicable recognition period.

   Generally, recognized built-in loss includes the following items.

   1. Any loss recognized during the applicable recognition period on the disposition of any asset to the extent the corporation establishes that:
      - The asset was held by the corporation as of the beginning of the applicable recognition period; and
      - The loss doesn’t exceed the excess of the adjusted basis of the asset as of the beginning of the applicable recognition period, over the fair market value of the asset as of that time.

   2. Any amount that is allowed as a deduction during the applicable recognition period (determined without regard to any carryover) but is attributable to periods before the applicable recognition period.

For details, see Regulations section 1.1374-8.

The corporation must show on an attachment its total net recognized built-in gain and list separately any capital gain or loss and ordinary gain or loss.

Line 17
Figure taxable income by completing lines 1 through 28 of Form 1120. Enter the instructions for Form 1120. Enter the amount from line 28 of Form 1120 on line 17 of Schedule D. Attach to Schedule D the Form 1120 computation or other worksheet used to figure taxable income.

For corporations figuring the built-in gains tax for separate groups of assets, taxable income must be apportioned to each group of assets in proportion to the net recognized built-in gain for each group of assets. For details, see Regulations section 1.1374-8.

Note. Taxable income is figured as provided in section 1375(b)(1)(B) and is generally figured in the same manner as taxable income for line 9 of the Excess Net Passive Income Tax Worksheet for Line 22a in the Instructions for Form 1120S.

Line 18
If, for any tax year in the recognition period, the amount on line 16 exceeds the taxable income on line 17, the excess is treated as a recognized built-in gain in the succeeding tax year. This carryover provision applies only in the case of an S corporation that made its election to be an S corporation after March 30, 1988. See section 1374(d)(2) (B).

For corporations figuring the built-in gains tax for separate groups of assets, do not use the amount from Schedule B, line 8. Instead, figure the amount of net unrealized built-in gain separately for each group of assets.

Line 19
Enter the section 1374(b)(2) deduction. Generally, this is any net operating loss carryforward or capital loss carryforward (to the extent of net capital gain included in recognized built-in gain for the tax year) either arising in tax years for which the corporation was a C corporation or acquired in a transferred-basis acquisition (defined earlier). The section 1374(b)(2) deduction must be figured and applied separately for each separate group of assets. See section 1374(b)(2) and Regulations section 1.1374-5.
Line 22
Enter the section 1374(b)(3) credit. Generally, this is any general business credit arising in tax years for which the corporation was a C corporation or acquired in a transferred-basis acquisition (defined earlier). The section 1374(b)(3) credit must be figured and applied separately for each separate group of assets. Section 1374(b)(3) business credit and minimum tax credit carryforwards from C corporation years are subject to the business credit limitation in section 38(c) and the AMT credit limitation in section 53(c), as modified by Regulations section 1.1374-6(b).

A corporation can elect to increase these limitations for unused minimum tax credits in lieu of claiming the special depreciation allowance (bonus depreciation) for qualified property (as defined in section 168(k)(2)) placed in service during the tax year. For details, see Form 4562, Depreciation and Amortization; Form 8827, Credit for Prior Year Minimum Tax—Corporations; and related instructions.

An S corporation that makes this election can use the credit carryforwards only against the built-in gains tax. The refundable credit provisions do not apply to S corporations.

Line 23
The built-in gains tax is treated as a loss sustained by the corporation during the same tax year. The character of the deemed loss is determined by allocating the loss proportionately among the net recognized built-in gains giving rise to the tax and attributing the character of each net recognized built-in gain to the allocable portion of the loss. Deduct the tax attributable to the following.
- Short-term capital gain as short-term capital loss on Schedule D, line 6.
- Long-term capital gain as long-term capital loss on Schedule D, line 14.
- Ordinary income as a deduction for taxes on Form 1120S, line 12.