Important Change

Photographs of missing children. The Internal Revenue Service is a proud partner with the National Center for Missing and Exploited Children. 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.

Important Reminders

Change of address. If you change your mailing address, be sure to notify the Internal Revenue Service (IRS) using Form 8822, Change of Address. Mail it to the Internal Revenue Service Center for your old address. (Addresses for the Service Centers are on the back of the form.)

Home sold with undeducted points. If you have not deducted all the points you paid to secure a mortgage on your old home, you may be able to deduct the remaining points in the year of sale. See Points in Part I of Publication 936, Home Mortgage Interest Deduction.
Introduction
This publication explains the tax rules that apply when you sell your main home. Generally, your main home is the one in which you live most of the time.

Gain. If you have a gain from the sale of your main home, you may be able to exclude up to $250,000 of the gain from your income ($500,000 on a joint return in most cases). Any gain you cannot exclude is taxable.

Loss. You cannot deduct a loss from the sale of your main home.

Worksheets. Worksheets are included in the publication to help you figure the adjusted basis of the home you sold, the gain (or loss) on the sale, and the amount of the gain that you can exclude.

Reporting the sale. Do not report the sale of your main home on your tax return unless you have a gain and at least part of it is taxable. Report any taxable gain on Schedule D (Form 1040).

Who may need to read chapter 3. Chapter 3 of this publication explains the rules that applied to sales before May 7, 1997. You may still need to know those rules, but only if you sold your main home at a gain before May 7, 1997, and all three of the following statements are true.

1) You postponed the gain on the sale as described in chapter 3.

2) The 2-year period you had to replace that home (your replacement period) was suspended while you either:
   a) Served in the Armed Forces, or
   b) Lived and worked outside the United States.

3) You have not already reported to the IRS your purchase of a new home within your replacement period, or a taxable gain resulting from the end of your replacement period, as described in chapter 3 under What To Report Now.

If all three statements are true or you have questions, see chapter 3.

Date of sale. If you received a Form 1099-S, Proceeds From Real Estate Transactions, the date of sale should be shown in box 1. If you did not receive this form, the date of sale is the earlier of (a) the date title transferred or (b) the date economic burdens and benefits of ownership shifted to the buyer. In most cases, these dates are the same.

What is not covered in this publication. This publication does not cover the sale of rental property, second homes, or vacation homes. For information on how to report those sales, see Publication 544, Sales and Other Dispositions of Assets.

Comments and suggestions. We welcome your comments about this publication and your suggestions for future editions. You can e-mail us while visiting our web site at www.irs.gov/help/email2.html. You can write to us at the following address:

Internal Revenue Service
Technical Publications Branch
W:CAR:MP:FP:P
1111 Constitution Ave. NW
Washington, DC 20224

We respond to many letters by telephone. Therefore, it would be helpful if you would include your daytime phone number, including the area code, in your correspondence.

Useful Items
You may want to see:

Publication
☐ 521 Moving Expenses
☐ 527 Residential Rental Property
☐ 530 Tax Information for First-Time Homeowners
☐ 544 Sales and Other Dispositions of Assets
☐ 547 Casualties, Disasters, and Thefts (Business and Nonbusiness)
☐ 551 Basis of Assets
☐ 587 Business Use of Your Home
☐ 936 Home Mortgage Interest Deduction

Form (and Instructions)
☐ Schedule D (Form 1040) Capital Gains and Losses
☐ 1040X Amended U.S. Individual Income Tax Return
☐ 8822 Change of Address
☐ 8828 Recapture of Federal Mortgage Subsidy

See chapter 5 for information about getting these publications and forms.

1.

Main Home

This chapter explains the term “main home.” Usually, the home you live in most of the time is your main home and can be a:

- House,
- Houseboat,
- Mobile home,
- Cooperative apartment,
To exclude gain under the rules in chapter 2, you generally must have owned and lived in the property as your main home for at least 2 years during the 5-year period ending on the date of sale.

**Land.** You may sell the land on which your main home is located, but not the house itself. In this case, you cannot exclude any gain you have from the sale of the land.

**Example.** On March 3, 2000, you sell the land on which your main home is located. You buy another piece of land and move your house to it. This sale is not considered a sale of your main home, and you cannot exclude any gain on the sale.

**More than one home.** If you have more than one home, you can exclude gain only from the sale of your main home. You must pay tax on the gain from selling any other home. If you have two homes and live in both of them, your main home is ordinarily the one you live in most of the time.

**Example 1.** You own and live in a house in the city. You also own a beach house, which you use during the summer months. The house in the city is your main home; the beach house is not.

**Example 2.** You own a house, but you live in another house that you rent. The rented house is your main home.

**Property used partly as your home.** If you use only part of the property as your main home, the rules discussed in this publication apply only to the gain or loss on the sale of that part of the property. For details, see Business Use or Rental of Home in chapter 2.

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### Rules for Sales in 2000

Use the rules in this chapter if you sold your main home in 2000.

You may be able to exclude any gain from income up to a limit of $250,000 ($500,000 on a joint return in most cases). If you can exclude all of the gain, you do not need to report the sale on your tax return.

If you have gain that cannot be excluded, it is taxable. Report it on Schedule D (Form 1040).

The main topics in this chapter are:

- How to figure gain or loss,
- Gain on sale,
- Loss on sale,
- Basis,
- Excluding gain,
- Ownership and use tests,
Adjusted basis. While you owned your home, you may have made adjustments (increases or decreases) to the basis. This adjusted basis is used to figure gain or loss on the sale of your home. For information on how to figure your home's adjusted basis, see Basis, later.

Amount of gain or loss. When you know the amount realized and the home's adjusted basis, you can figure your gain or loss. If the amount realized is more than the adjusted basis, the difference is a gain and, except for any part you can exclude, generally is taxable.

If the amount realized is less than the adjusted basis, the difference is a loss. A loss on the sale of your main home cannot be deducted.

Jointly owned home. If you and your spouse sell your jointly owned home and file a joint return, you figure your gain or loss as one taxpayer.

Separate returns. If you file separate returns, each of you must figure your own gain or loss according to your ownership interest in the home. Your ownership interest is determined by state law.

Joint owners not married. If you and a joint owner other than your spouse sell your jointly owned home, each of you must figure your own gain or loss according to your ownership interest in the home. Each of you applies the rules discussed in this publication on an individual basis.

Trading homes. If you trade your old home for another home, treat the trade as a sale and a purchase.

Example. You owned and lived in a home with an adjusted basis of $41,000. A real estate dealer accepted your old home as a trade-in and allowed you $50,000 toward a new house priced at $80,000. This is treated as a sale of your old home for $50,000 with a gain of $9,000 ($50,000 − $41,000).

If the dealer had allowed you $27,000 and assumed your unpaid mortgage of $23,000 on your old home, your sales price would still be $50,000 (the $27,000 trade-in allowed plus the $23,000 mortgage assumed).

Foreclosure or repossession. If your home was foreclosed on or repossessed, you have a sale.

You figure the gain or loss from the sale in generally the same way as gain or loss from any sale. But the amount of your gain or loss depends, in part, on whether you were personally liable for repaying the debt secured by the home, as shown in the following chart.

<table>
<thead>
<tr>
<th>IF you were ...</th>
<th>THEN your selling price includes ...</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not personally liable for the debt</td>
<td>The full amount of debt canceled by the foreclosure or repossession.</td>
</tr>
<tr>
<td>Personally liable for the debt</td>
<td>The amount of canceled debt up to the home’s fair market value. You may also have ordinary income, as explained next.</td>
</tr>
</tbody>
</table>

Ordinary income. If you were personally liable for the canceled debt, you may have ordinary income in addition to any gain or loss. If the canceled debt is more than the home's fair market value, you have ordinary income equal to the difference. Report that income on line 21, Form 1040. However, the income from cancellation of debt is not taxed to you if the cancellation is intended as a gift, or if you are insolvent or bankrupt. For more information on insolvency or bankruptcy, see Publication 908, Bankruptcy Tax Guide.

Form 1099–A and Form 1099–C. Generally, you will receive Form 1099–A, Acquisition or Abandonment of Secured Property, from your lender. This form will have the information you need to determine the amount of your gain or loss and any ordinary income from cancellation of debt. If your debt is canceled, you may receive Form 1099–C, Cancellation of Debt.

More information. If part of your home is used for business or rental purposes, see Foreclosures and Repossessions in chapter 1 of Publication 544 for more information. Publication 544 has examples of how to figure gain or loss on a foreclosure or repossession.

Abandonment. If you abandon your home, you may have ordinary income. If the abandoned home secures a debt for which you are personally liable and the debt is canceled, you have ordinary income equal to the amount of canceled debt.

If the home is secured by a loan and the lender knows the home has been abandoned, the lender should send you Form 1099–A or Form 1099–C. See Foreclosure or repossession, earlier, for information about those forms. If the home is later foreclosed on or repossessed, gain or loss is figured as explained in that discussion.

Transfer to spouse. If you transfer your home to your spouse, or to your former spouse incident to your divorce, you generally have no gain or loss (unless the Exception, discussed next, applies). This is true even if you receive cash or other consideration for the home. Therefore, the rules explained in this publication do not apply.

If you owned your home jointly with your spouse and transfer your interest in the home to your spouse, or to your former spouse incident to your divorce, the same rule applies. You have no gain or loss.
A transfer of your home to your spouse, or to your former spouse incident to divorce, does not affect the basis of any new home you buy or build.

**Exception.** These transfer rules do not apply if your spouse or former spouse is a nonresident alien. In that case, you generally will have a gain or loss.

**More information.** See Property Settlements in Publication 504, Divorced or Separated Individuals, if you need more information.

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**Gain on Sale**

You will generally be subject to tax on all of the gain on the sale of your main home unless you exclude all or part of the gain under the rules described in this chapter.

---

**Loss on Sale**

You **cannot** deduct a loss on the sale of your home. It is a personal loss.

**Payment by employer.** You must include in income any amount your employer pays you for a loss on the sale of your home or for expenses of the sale when you transfer to a new location. **Do not** include the payment as part of the selling price. Your employer will include it in box 1 of your Form W–2. Include it in your gross income as wages on line 7 of Form 1040.

---

**Basis**

You need to know your basis in your home to determine any gain or loss when you sell it. Your basis in your home is determined by how you got the home. Your basis is its cost if you bought it or built it. If you got it in some other way, its basis is either its fair market value when you got it or the adjusted basis of the person you got it from.

While you owned your home, you may have made adjustments (increases or decreases) to the basis. This **adjusted basis** is used to figure gain or loss on the sale of your home.

To figure your adjusted basis, you can use **Worksheet 1**. A filled-in example of that worksheet is included in the comprehensive **Illustrated Example** at the end of this chapter.

**Table 1** in this publication explains how to use the worksheet in certain special situations.

The main topics in this section are:

- Cost as basis,
- Basis other than cost, and
- Adjusted basis.

---

**Cost As Basis**

The cost of property is the amount you pay for it in cash, debt obligations, or other property.

**Purchase.** If you buy your home, your basis is its cost to you. This includes the purchase price and certain settlement or closing costs. Your purchase price includes your down payment and any debt, such as a first or second mortgage or notes you gave the seller in payment for the home.

**Seller-paid points.** If the person who sold you your home paid points on your loan, you may have to reduce your home’s basis by the amount of the points, as shown in the following chart:

<table>
<thead>
<tr>
<th>IF you bought your home ...</th>
<th>THEN reduce your home's basis by the seller-paid points ...</th>
</tr>
</thead>
<tbody>
<tr>
<td>After 1990 but before April 4, 1994</td>
<td>Only if you chose to deduct them as home mortgage interest in the year paid.</td>
</tr>
<tr>
<td>After April 3, 1994</td>
<td>Even if you did not deduct them.</td>
</tr>
</tbody>
</table>

If you must reduce your basis by seller-paid points and you use **Worksheet 1** to figure your adjusted basis, enter the seller-paid points on line 2 of the worksheet (unless you used the seller-paid points to reduce the amount on line 1).

**Settlement fees or closing costs.** When you bought your home, you may have paid settlement fees or closing costs in addition to the contract price of the property. You can include in your basis the settlement fees and closing costs you paid for buying the home. You cannot include in your basis the fees and costs for getting a mortgage loan. A fee for buying the home is any fee you would have had to pay even if you paid cash for the home.

Settlement fees do not include amounts placed in escrow for the future payment of items such as taxes and insurance.

Some of the settlement fees or closing costs that you can include in the basis of your property are:

1) Abstract fees (abstract of title fees),
2) Charges for installing utility services,
3) Legal fees (including fees for the title search and preparing the sales contract and deed),
4) Recording fees,
5) Survey fees,
6) Transfer taxes,
7) Owner's title insurance, and
8) Any amounts the seller owes that you agree to pay, such as:
   a) Certain real estate taxes (discussed in detail later),
   b) Back interest,
c) Recording or mortgage fees,

d) Charges for improvements or repairs, and

e) Sales commissions.

Some settlement fees and closing costs **not** included in your basis are:

1) Fire insurance premiums,

2) Rent for occupancy of the house before closing,

3) Charges for utilities or other services related to occupancy of the house before closing,

4) Any fee or cost that you deducted as a moving expense (allowed for certain fees and costs before 1994),

5) Charges connected with getting a mortgage loan, such as:

   a) Mortgage insurance premiums (including VA funding fees),

   b) Loan assumption fees,

   c) Cost of a credit report, and

   d) Fee for an appraisal required by a lender, and

6) Fees for refinancing a mortgage.

**Real estate taxes.** Real estate taxes for the year you bought your home may affect your basis, as shown in the following chart.

<table>
<thead>
<tr>
<th>IF ...</th>
<th>AND ...</th>
<th>THEN the taxes ...</th>
</tr>
</thead>
<tbody>
<tr>
<td>You pay taxes that the seller owed on the home (the taxes up to the date of the sale)</td>
<td>The seller does not reimburse you</td>
<td>Are added to the basis of your home.</td>
</tr>
<tr>
<td></td>
<td>The seller reimburses you</td>
<td>Do not affect the basis of your home.</td>
</tr>
<tr>
<td>The seller paid taxes for you (the taxes beginning on the date of sale)</td>
<td>You do not reimburse the seller</td>
<td>Are subtracted from the basis of your home.</td>
</tr>
<tr>
<td></td>
<td>You reimburse the seller</td>
<td>Do not affect the basis of your home.</td>
</tr>
</tbody>
</table>

**Construction.** If you contracted to have your house built on land you own, your basis is:

1) The cost of the land, plus

2) The amount it cost you to complete the house, including:

   a) The cost of labor and materials,

   b) Any amounts paid to a contractor,

   c) Any architect's fees,

   d) Building permit charges,

   e) Utility meter and connection charges, and

   f) Legal fees directly connected with building the house.

Your cost includes your down payment and any debt, such as a first or second mortgage or notes you gave the seller or builder. It also includes certain settlement or closing costs. You may have to reduce your basis by points the seller paid for you. For more information, see **Seller paid points and Settlement fees or closing costs**, earlier.

**Built by you.** If you built all or part of your house yourself, its basis is the total amount it cost you to complete it. Do not include in the cost of the house:

- The value of your own labor, or
- The value of any other labor you did not pay for.

**Temporary housing.** If a builder gave you temporary housing while your home was being finished, you must reduce your basis by the part of the contract price that was for the temporary housing. To figure the amount of the reduction, multiply the contract price by a fraction. The numerator is the value of the temporary housing, and the denominator is the sum of the value of the temporary housing plus the value of the home.

**Cooperative apartment.** Your basis in the apartment is usually the cost of your stock in the co-op housing corporation, which may include your share of a mortgage on the apartment building.

**Condominium.** To determine your basis in a condominium, use the same rules as for any other home.

**Basis Other Than Cost**

You must use a basis other than cost, such as fair market value, if you got your home as a gift, from your spouse, as an inheritance, or in a trade. If you got your home in any of these ways, see the following discussion that applies to you. If you want to figure your adjusted basis using **Worksheet 1**, see **Table 1** for help.

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

**Home received as gift.** Use the following chart to find the basis of a home you received as a gift.
spouse incident to your divorce. You may have received your home from your spouse or from your former spouse transferred his or her interest in the home to you incident to your divorce. Your basis in the half interest you already owned does not change. Your new basis in the home is the total of these two amounts.

Transfers before July 19, 1984. If you received your home before July 19, 1984, in exchange for your release of marital rights, your basis in the home is generally its fair market value at the time you received it.

More information. For more information on property received from a spouse or former spouse, see Property Settlements in Publication 504.

Home received as inheritance. If you inherited your home, your basis is its fair market value on the date of the decedent's death or the later alternate valuation date if that date was used for federal estate tax purposes. If an estate tax return was filed, the value listed there for the property generally is your basis. If a federal estate tax return did not have to be filed, your basis in the home is the same as its appraised value at the date of death for purposes of state inheritance or transmission taxes.

Surviving spouse. If you are a surviving spouse and you owned your home jointly, your basis in the home will change. The new basis for the half interest that your spouse owned will be one-half of the fair market value on the date of death (or alternate valuation date). The basis in your half will remain one-half of the adjusted basis determined previously. Your new basis is the total of these two amounts.

Example. Your jointly owned home had an adjusted basis of $50,000 on the date of your spouse's death, and the fair market value on that date was $100,000. Your new basis in the home is $75,000 ($25,000 for one-half of the adjusted basis plus $50,000 for one-half of the fair market value).

Community property. In community property states (Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Texas, Washington, and Wisconsin), each spouse is usually considered to own half of the community property. When either spouse dies, the fair market value of the community property generally becomes the basis of the entire property, including the part belonging to the surviving spouse. For this to apply, at least half the value of the community property interest must be includible in the decedent's gross estate, whether or not the estate must file a return.

For more information about community property, see Publication 555, Community Property.

Home received in trade. If you acquired your home in a trade for other property, the basis of your home is generally the fair market value of the other property at the time of the trade. If you traded one home for another, you have made a sale and purchase. In that case, you may have realized a gain. See Trading homes, earlier, for an example of figuring the gain.

Part of federal gift tax due to net increase in value. Figure the part of the federal gift tax paid that is due to the net increase in value of the home by multiplying the total federal gift tax paid by a fraction. The numerator (top part) of the fraction is the net increase in value of the home, and the denominator (bottom part) is the fair market value of the home. The net increase in the value of the home is its fair market value minus the donor's adjusted basis.

Home received from spouse. You may have received your home from your spouse or from your former spouse incident to your divorce.

Transfers after July 18, 1984. If you received the home after July 18, 1984, you had no gain or loss on the transfer. Your basis in this home is generally the same as your spouse's (or former spouse's) adjusted basis just before you received it. This rule applies even if you received the home in exchange for cash, the release of marital rights, the assumption of liabilities, or other consideration.

If you owned a home jointly with your spouse and your spouse transferred his or her interest in the home to you, your basis in the half interest received from your spouse is generally the same as your spouse's adjusted basis just before the transfer. This also applies if your former spouse transferred his or her interest in the home to you incident to your divorce. Your basis in the half interest you already owned does not change. Your new basis in the home is the total of these two amounts.

Transfers before July 19, 1984. If you received your home before July 19, 1984, in exchange for your release of marital rights, your basis in the home is generally its fair market value at the time you received it.

More information. For more information on property received from a spouse or former spouse, see Property Settlements in Publication 504.

Home received as inheritance. If you inherited your home, your basis is its fair market value on the date of the decedent's death or the later alternate valuation date if that date was used for federal estate tax purposes. If an estate tax return was filed, the value listed there for the property generally is your basis. If a federal estate tax return did not have to be filed, your basis in the home is the same as its appraised value at the date of death for purposes of state inheritance or transmission taxes.

Surviving spouse. If you are a surviving spouse and you owned your home jointly, your basis in the home will change. The new basis for the half interest that your spouse owned will be one-half of the fair market value on the date of death (or alternate valuation date). The basis in your half will remain one-half of the adjusted basis determined previously. Your new basis is the total of these two amounts.

Example. Your jointly owned home had an adjusted basis of $50,000 on the date of your spouse's death, and the fair market value on that date was $100,000. Your new basis in the home is $75,000 ($25,000 for one-half of the adjusted basis plus $50,000 for one-half of the fair market value).

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Home received in trade. If you acquired your home in a trade for other property, the basis of your home is generally the fair market value of the other property at the time of the trade. If you traded one home for another, you have made a sale and purchase. In that case, you may have realized a gain. See Trading homes, earlier, for an example of figuring the gain.
More information. For more information about basis, get Publication 551.

Adjusted Basis
Adjusted basis is your basis increased or decreased by certain amounts.

To figure your adjusted basis, you can use Worksheet 1. A filled-in example of that worksheet is included in a comprehensive Illustrated Example at the end of this chapter. Table 1 explains how to use the worksheet in certain special situations.

Increases to basis. These include any:

1) Improvements that have a useful life of more than 1 year,
2) Additions,
3) Special assessments for local improvements, and
4) Amounts you spent after a casualty to restore damaged property.

Decreases to basis. These include any:

1) Gain you postponed from the sale of a previous home before May 7, 1997,
2) Deductible casualty losses,
3) Insurance payments you received or expect to receive for casualty losses,
4) Payments you received for granting an easement or right-of-way,
5) Depreciation allowed or allowable if you used your home for business or rental purposes,
6) Residential energy credit (generally allowed from 1977 through 1987) claimed for the cost of energy improvements that you added to the basis of your home,
7) Adoption credit you claimed for improvements added to the basis of your home,
8) Nontaxable payments from an adoption assistance program of your employer that you used for improvements you added to the basis of your home,
9) First-time homebuyers credit (allowed to certain first-time buyers of a home in the District of Columbia), and
10) Energy conservation subsidy excluded from your gross income because you received it (directly or indirectly) from a public utility after 1992 to buy or install any energy conservation measure. An energy conservation measure is an installation or modification that is primarily designed either to reduce consumption of electricity or natural gas or to improve the management of energy demand for a home.

Improvements. These add to the value of your home, prolong its useful life, or adapt it to new uses. You add the cost of improvements to the basis of your property.

Examples. Putting a recreation room in your unfinished basement, adding another bathroom or bedroom, putting up a new fence, putting in new plumbing or wiring, putting on a new roof, or paving your unpaved driveway are improvements.

The chart below lists some other examples of improvements.

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

Improvements no longer part of home. Your home’s adjusted basis does not include the cost of any improvements that are no longer part of the home.

Example. You put wall-to-wall carpeting in your home 15 years ago. Later, you replaced that carpeting with new wall-to-wall carpeting. The cost of the old carpeting you replaced is no longer part of your home’s adjusted basis.

Repairs. These maintain your home in good condition but do not add to its value or prolong its life. You do not add their cost to the basis of your property.

Examples. Repainting your house inside or outside, fixing your gutters or floors, repairing leaks or plastering, and replacing broken window panes are examples of repairs.

Exception. The entire job is considered an improvement if items that would otherwise be considered repairs are done as part of an extensive remodeling or restoration of your home.

Recordkeeping. You should keep records to prove your home’s adjusted basis. Ordinarily, you must keep records for 3 years after the due date for filing your return for the tax year in which you sold your home. But if you sold your old home before May 7, 1997, and postponed tax on any gain, the basis
Table 1. How To Use Worksheet 1 in Special Situations

If you use Worksheet 1, Adjusted Basis of Home Sold, and any of the situations described below apply to you, follow these instructions.

<table>
<thead>
<tr>
<th>IF ...</th>
<th>THEN ...</th>
</tr>
</thead>
<tbody>
<tr>
<td>You inherited your home</td>
<td>1  Skip lines 1-4 of the worksheet.</td>
</tr>
<tr>
<td></td>
<td>2  Find your basis using the rules under Home received as inheritance in this publication. Enter this amount on line 5 of the worksheet.</td>
</tr>
<tr>
<td></td>
<td>3  Fill out the rest of the worksheet.</td>
</tr>
<tr>
<td>You received your home as a gift</td>
<td>1  Read Home received as gift in this publication and enter on line 1 and 3 of the worksheet either the donor’s adjusted basis or the home’s fair market value at the time of the gift, whichever is appropriate.</td>
</tr>
<tr>
<td></td>
<td>2  If you can add any federal gift tax to your basis, enter that amount on line 5 of the worksheet.</td>
</tr>
<tr>
<td></td>
<td>3  Fill out the rest of the worksheet.</td>
</tr>
<tr>
<td>You received your home in a trade</td>
<td>1  Find your basis using the rules under Home received in trade in this publication. Enter this amount on line 1 of the worksheet. (But if you received your home in a trade for your previous home before May 7, 1997, and had a gain on the trade that you postponed using a Form 2119, enter on line 1 of the worksheet the adjusted basis of the new home from that Form 2119.)</td>
</tr>
<tr>
<td></td>
<td>2  Fill out the rest of the worksheet.</td>
</tr>
<tr>
<td>You built your home</td>
<td>1  Add the purchase price of the land and the cost of building the home (see Construction in this publication for details). Enter that total on line 1 of the worksheet. (However, if you filed a Form 2119 to postpone gain on the sale of a previous home before May 7, 1997, enter on line 1 of the worksheet the adjusted basis of the new home from that Form 2119.)</td>
</tr>
<tr>
<td></td>
<td>2  Fill out the rest of the worksheet.</td>
</tr>
<tr>
<td>You received your home from your spouse after July 18, 1984</td>
<td>1  Skip lines 1-4 of the worksheet.</td>
</tr>
<tr>
<td></td>
<td>2  Enter on line 5 of the worksheet your spouse’s adjusted basis in the home just before you received it.</td>
</tr>
<tr>
<td></td>
<td>3  Fill out the rest of the worksheet, making adjustments to basis only for events after the transfer.</td>
</tr>
<tr>
<td>You owned a home jointly with your spouse, who transferred his or her interest in the home to you after July 18, 1984</td>
<td>Fill out one worksheet, including adjustments to basis for events both before and after the transfer.</td>
</tr>
<tr>
<td>You received your home from your spouse before July 19, 1984</td>
<td>1  Skip lines 1-4 of the worksheet.</td>
</tr>
<tr>
<td></td>
<td>2  Enter on line 5 of the worksheet the home’s fair market value at the time you received it.</td>
</tr>
<tr>
<td></td>
<td>3  Fill out the rest of the worksheet, making adjustments to basis only for events after the transfer.</td>
</tr>
<tr>
<td>You owned a home jointly with your spouse, and your spouse transferred his or her interest in the home to you before July 19, 1984</td>
<td>1  Fill out a worksheet, lines 1-13, making adjustments to basis only for events before the transfer.</td>
</tr>
<tr>
<td></td>
<td>2  Multiply the amount on line 13 of that worksheet by one-half (0.5) to get the adjusted basis of your half interest at the time of the transfer.</td>
</tr>
<tr>
<td></td>
<td>3  Multiply the fair market value of the home at the time of the transfer by one-half (0.5). Generally, this is the basis of the half interest that your spouse owned.</td>
</tr>
<tr>
<td></td>
<td>4  Add the amounts from steps 2 and 3 and enter the total on line 5 of a second worksheet.</td>
</tr>
<tr>
<td></td>
<td>5  Complete the rest of the second worksheet, making adjustments to basis only for events after the transfer.</td>
</tr>
</tbody>
</table>
Table 1 (Continued)

<table>
<thead>
<tr>
<th>IF ...</th>
<th>THEN ...</th>
</tr>
</thead>
<tbody>
<tr>
<td>You owned your home jointly with your spouse who died</td>
<td>1 Fill out a worksheet, lines 1-13, making adjustments to basis only for events before your spouse’s death.</td>
</tr>
<tr>
<td></td>
<td>2 Multiply the amount on line 13 of the worksheet by one-half (0.5) to get the adjusted basis of your half interest on the date of death.</td>
</tr>
<tr>
<td></td>
<td>3 Use the rules under Surviving spouse in this publication to find the basis for the half interest that was owned by your spouse.</td>
</tr>
<tr>
<td></td>
<td>4 Add the amounts from steps 2 and 3 and enter the total on line 5 of a second worksheet.</td>
</tr>
<tr>
<td></td>
<td>5 Complete the rest of the second worksheet, making adjustments to basis only for events after your spouse’s death.</td>
</tr>
<tr>
<td>You owned your home jointly with your spouse who died, and your permanent home is in a community property state</td>
<td>1 Skip lines 1-4 of the worksheet.</td>
</tr>
<tr>
<td></td>
<td>2 Enter the amount of your basis on line 5 of the worksheet. Generally, this is the fair market value of the home at the time of death. (But see Community property in this publication.)</td>
</tr>
<tr>
<td></td>
<td>3 Fill out the rest of the worksheet, making adjustments to basis only for events after your spouse’s death.</td>
</tr>
<tr>
<td>Your home was ever damaged as a result of a casualty</td>
<td>1 On line 8 of the worksheet, enter any amounts you spent to restore the home to its condition before the casualty.</td>
</tr>
<tr>
<td></td>
<td>2 On line 11 enter: Any insurance reimbursements you received (or expect to receive) for the loss, and Any deductible casualty losses not covered by insurance.</td>
</tr>
</tbody>
</table>

Excluding the Gain

You may qualify to exclude from your income all or part of any gain from the sale of your main home. This means that, if you qualify, you will not have to pay tax on the gain up to the limit described under Maximum Amount of Exclusion, next. To qualify, you must meet the ownership and use tests described later.

You can choose not to take the exclusion. In that case, you will have to pay tax on your entire gain.

You can use Worksheet 2 on page 11 to figure the amount of your exclusion and your taxable gain, if any.

Maximum Amount of Exclusion

You can exclude the entire gain on the sale of your main home up to:

1) $250,000, or
2) $500,000 if all of the following are true.
   a) You are married and file a joint return for the year.
   b) Either you or your spouse meets the ownership test.
   c) Both you and your spouse meet the use test.
   d) During the 2-year period ending on the date of the sale, neither you nor your spouse excluded gain from the sale of another home.
Worksheet 1. **Adjusted Basis of Home Sold**

**Caution:** See if any of the situations listed in Table 1 apply to you before you use this worksheet.

1. Enter the purchase price of the home sold. (If you filed Form 2119 when you originally acquired that home to postpone gain on the sale of a previous home before May 7, 1997, enter the adjusted basis of the new home from that Form 2119.)

2. Seller-paid points, for home bought after 1990. (See Seller-paid points in this chapter.) Do not include any seller-paid points you already subtracted to arrive at the amount entered on line 1, above.

3. Subtract line 2 from line 1.

4. Settlement fees or closing costs. See Settlement fees or closing costs in this chapter. If line 1 includes the adjusted basis of the new home from Form 2119, go to line 6.
   a. Abstract and recording fees
   b. Legal fees (including title search and preparing document)
   c. Surveys
   d. Title insurance
   e. Transfer or stamp taxes
   f. Amounts the seller owed that you agreed to pay (back taxes or interest, recording or mortgage fees, and sales commissions)
   g. Other

5. Add lines 4a through 4g.

6. Cost of capital improvements. Do not include any capital improvements included on line 1 above.

7. Special tax assessments paid for local improvements, such as streets and sidewalks.

8. Other increases to basis.

9. Add lines 3, 5, 6, 7, and 8.

10. Depreciation, related to the business use or rental of the home, claimed (or allowable).

11. Other decreases to basis (see Decreases to basis in this chapter).

12. Add lines 10 and 11.

13. **ADJUSTED BASIS OF HOME SOLD.** Subtract line 12 from line 9. Enter here and on Worksheet 2, line 4.

---

Worksheet 2. **Gain (or Loss), Exclusion, and Taxable Gain**

**Part 1-Gain (or Loss) on Sale**

1. Selling price of home.

2. Selling expenses.

3. Subtract line 2 from line 1.

4. Adjusted basis of home sold (from Worksheet 1, line 13).

5. Subtract line 4 from line 3. This is the **gain (or loss)** on the sale. If this is a loss, stop here.

**Part 2-Exclusion and Taxable Gain**


7. Subtract line 6 from line 5. (If the result is less than zero, enter zero.)

8. If you qualify to exclude gain on the sale, enter your maximum exclusion. (See Maximum Amount of Exclusion in this chapter.) If you do not qualify to exclude gain, enter -0-.

9. Enter the smaller of line 7 or line 8. This is your exclusion.

10. Subtract line 9 from line 5. This is your taxable gain. Report it as described under Reporting the Gain on page 16. If the amount on this line is zero, do not report the sale or exclusion on your tax return. **If the amount on line 6 is more than zero, complete line 11**

11. Enter the smaller of line 6 or line 10. Enter this amount on line 12 of the Unrecaptured Section 1250 Gain Worksheet in the instructions for Schedule D (Form 1040).
Reduced Maximum Exclusion
You can claim an exclusion, but the maximum amount of gain you can exclude will be reduced, if either of the following is true.

1) You did not meet the ownership and use tests for a home you sold due to:
   a) A change in health,
   b) A change in place of employment, or
   c) Unforeseen circumstances, to the extent provided in regulations (as discussed below).

2) Your exclusion would have been disallowed because of the rule described in More Than One Home Sold During 2-Year Period, next, except that you sold the home due to:
   a) A change in health,
   b) A change in place of employment, or
   c) Unforeseen circumstances, to the extent provided in regulations (as discussed below).

Use Worksheet 3 on page 13 to figure your reduced maximum exclusion.

Unforeseen circumstances. The IRS has not issued regulations defining unforeseen circumstances. You cannot claim an exclusion based on unforeseen circumstances until the IRS issues final regulations or other appropriate guidance.

More Than One Home Sold During 2-Year Period
You cannot exclude gain on the sale of your home if, during the 2-year period ending on the date of the sale, you sold another home at a gain and excluded all or part of that gain. If you cannot exclude the gain, you must include it in your income.

However, you can still claim an exclusion if you sold the home due to:

1) A change in health,
2) A change in place of employment, or
3) Unforeseen circumstances, to the extent provided in regulations (as discussed above).

The maximum amount you can exclude is reduced. See Reduced Maximum Exclusion, earlier.

Example 1. In September 1998, Paul and Nadine bought a new home. In November 1998, they sold their old home at a $40,000 gain. They had owned and lived in the old home for 4 years. They excluded the gain on the sale.

On October 1, 2000, Paul and Nadine sold the home they purchased in September 1998 at a $15,000 gain. The sale was not due to a change in health or place of employment. Because Paul and Nadine had excluded gain on the sale of another home within the 2-year period ending on October 1, 2000, they cannot exclude the gain on this sale.

Example 2. The facts are the same as in Example 1 except that Paul and Nadine did not sell the home purchased in September 1998 until December 1, 2000. Because they had not excluded gain on the sale of another home within the 2-year period ending on December 1, 2000, they can exclude the gain on this sale.

Ownership and Use Tests
To claim the exclusion, you must meet the ownership and use tests. This means that during the 5-year period ending on the date of the sale, you must have:

1) Owned the home for at least 2 years (the ownership test), and
2) Lived in the home as your main home for at least 2 years (the use test).

Exception. If you owned and lived in the property as your main home for less than 2 years, you can still claim an exclusion in some cases. The maximum amount you can exclude will be reduced. See Reduced Maximum Exclusion, earlier.

Example 1 — met use test but not ownership test. From 1991 through August 1999 Donna lived with her parents in a house that her parents owned. On September 1, 1999, she bought this house from her parents. She continued to live there until December 15, 2000, when she sold it at a gain. Although Donna lived in the property as her main home for more than 2 years, she did not own it for the required 2 years. She cannot exclude any part of her gain on the sale, unless she sold the property due to a change in health or place of employment.

Example 2 — change in place of employment. Amanda, who is single, bought her first home in August 1998. In December 1999 the company she worked for notified her that she would be transferred to another town in 2000. She continued to live in the home until June 2000, when she sold it at a gain and moved to the new town. Because she owned and lived in the home less than 2 years, she does not meet the ownership and use tests. However, she qualifies to exclude gain because she sold the home due to a change in place of employment. She can use Worksheet 3 to figure the maximum amount of gain she can exclude. It will be less than $250,000.

Period of ownership and use. The required 2 years of ownership and use during the 5-year period ending on the date of the sale do not have to be continuous.

You meet the tests if you can show that you owned and lived in the property as your main home for either 24 full months or 730 days (365 × 2) during the 5-year period ending on the date of sale.

Example. Susan bought and moved into a house in July 1996. She lived there for 13 months and then moved in with a friend. She moved back into her own house in 1999 and lived there for 12 months until she sold it in July 2000. Susan meets the ownership and use tests because, during the 5-year period ending on
Worksheet 3.  **Reduced Maximum Exclusion**

**Caution:** Complete this worksheet only if you qualify for a reduced maximum exclusion. (See Reduced Maximum Exclusion in this chapter.) Complete column (B) only if you are married filing a joint return.

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(A)</td>
<td>(B)</td>
</tr>
<tr>
<td>1.</td>
<td>Maximum amount</td>
<td></td>
</tr>
<tr>
<td>2a.</td>
<td>Enter the number of days that you used the property as a main home during the 5-year period ending on the date of sale. (If married filing jointly, fill in columns (A) and (B)).</td>
<td></td>
</tr>
<tr>
<td>b.</td>
<td>Enter the number of days that you owned the property during the 5-year period ending on the date of sale. (If married filing jointly and one spouse owned the property longer than the other spouse, both spouses are treated as owning the property for the longer period)</td>
<td></td>
</tr>
<tr>
<td>c.</td>
<td>Enter the smaller of line 2a or 2b</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Have you (or your spouse if filing jointly) excluded gain from the sale of another home during the 2-year period ending on the date of this sale?</td>
<td>NO</td>
</tr>
<tr>
<td>YES</td>
<td>Enter the number of days between the date of the most recent sale of another home on which you excluded gain and the date of sale of this home</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Enter the smaller of line 2c or 3</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Divide the amount on line 4 by 730 days. Enter the result as a decimal (rounded to at least 3 places). But do not enter an amount greater than 1.000</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Multiply the amount on line 1 by the decimal amount on line 5</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Add the amounts in column (A) and (B) of line 6. This is your reduced maximum exclusion. Enter it here and on Worksheet 2, line 8</td>
<td></td>
</tr>
</tbody>
</table>

The date of sale, she owned the house for 4 years and lived in it for a total of 25 months.

**Temporary absence.** Short temporary absences for vacations or other seasonal absences, even if you rent out the property during the absences, are counted as periods of use.

**Example.** Professor Paul Beard, who is single, bought and moved into a house on August 30, 1997. He lived in it as his main home continuously until January 5, 1999, when he went abroad for a 1-year sabbatical leave. During part of the period of leave, the house was unoccupied, and during the rest of the period, he rented it out. On January 5, 2000, he sold the house at a gain. Because his leave was not a short temporary absence, he cannot include the period of leave to meet the 2-year use test. He cannot exclude any part of his gain, unless he sold the house due to a change in health or place of employment, as explained under Reduced Maximum Exclusion, earlier. Even if he did sell the house due to a change in health or place of employment, he cannot exclude the part of the gain equal to the depreciation he claimed while renting the house. See Depreciation for business use after May 6, 1997, later.

Ownership and use tests met at different times. You can meet the ownership and use tests during different 2-year periods. However, you must meet both tests during the 5-year period ending on the date of the sale.

**Example.** In 1991, Helen Jones lived in a rented apartment. The apartment building was later changed to a condominium, and she bought her apartment on December 1, 1997. In 1998, Helen became ill and on April 14 of that year she moved to her daughter's home. On July 10, 2000, while still living in her daughter's home, she sold her apartment.

Helen can exclude gain on the sale of her apartment because she met the ownership and use tests. Her 5-year period is from July 11, 1995, to July 10, 2000, the date she sold the apartment. She owned her apartment from December 1, 1997, to July 10, 2000 (over 2 years). She lived in the apartment from July 11, 1995 (the beginning of the 5-year period), to April 14, 1998 (over 2 years).

**Cooperative apartment.** If you sold stock in a cooperative housing corporation, the ownership and use tests are met if, during the 5-year period ending on the date of sale, you:

1) Owned the stock for at least 2 years, and
2) Lived in the house or apartment that the stock entitles you to occupy as your main home for at least 2 years.

**Exception for individuals with a disability.** There is an exception to the use test if, during the 5-year period before the sale of your home:

1) You become physically or mentally unable to care for yourself, and
2) You owned and lived in your home as your main home for a total of at least 1 year.

Under this exception, you are considered to live in your home during any time that you own the home and live in a facility (including a nursing home) that is licensed by a state or political subdivision to care for persons in your condition.

If you meet this exception to the use test, you still have to meet the 2-out-of-5-year ownership test to claim the exclusion.

Gain postponed on sale of previous home. For the ownership and use tests, you may be able to add the time you owned and lived in a previous home to the time you lived in the home on which you wish to exclude gain. You can do this if you postponed all or part of the gain on the sale of the previous home (as described under Rules That Provided for Postponing Gain in chapter 3) because of buying the home on which you wish to exclude gain.

In addition, if buying the previous home enabled you to postpone all or part of the gain on the sale of a home you owned earlier, you can also include the time you owned and lived in that earlier home.

Previous home destroyed or condemned. For the ownership and use tests, you add the time you owned and lived in a previous home that was destroyed or condemned to the time you owned and lived in the home on which you wish to exclude gain. This rule applies if any part of the basis of the home you sold depended on the basis of the destroyed or condemned home. Otherwise, you must have owned and lived in the same home for 2 of the 5 years before the sale to qualify for the exclusion.

Married Persons

If you and your spouse file a joint return for the year of sale, you can exclude gain if either spouse meets the ownership and use tests. (But see Maximum Amount of Exclusion, earlier.)

Example 1 — one spouse sells a home. Emily sells her home in June 2000. She marries Jamie later in the year. She meets the ownership and use tests, but Jamie does not. Emily can exclude up to $250,000 of gain on a separate or joint return for 2000.

Example 2 — each spouse sells a home. The facts are the same as in Example 1 except that Jamie also sells a home. He meets the ownership and use tests on his home. Emily and Jamie can each exclude up to $250,000 of gain.

Death of spouse before sale. If your spouse died before the date of sale, you are considered to have owned and lived in the property as your main home during any period of time when your spouse owned and lived in it as a main home.

Home transferred from spouse. If your home was transferred to you by your spouse (or former spouse if the transfer was incident to divorce), you are consid-
A store building with an upstairs apartment in which you lived, or

A home with a room used for business or to produce income.

If you sell the entire property, you should consider the transaction as the sale of two properties. The sale of the part of your property used for business or rental is reported on Form 4797, Sales of Business Property.

To determine the amounts to report on Form 4797, you must divide your selling price, selling expenses, and basis between the part of the property used for business or rental and the part used as your home. In the same way, if you qualify to exclude any of the gain on the business or rental part of your home, also divide your maximum exclusion between that part of the property and the part used as your home. If you want to use Worksheet 2 to figure your exclusion and taxable gain from each part, fill out a separate Worksheet 2 (Part 2) for each.

Excluding gain on the business or rental part of your home. You generally can exclude gain on the part of your home used for business or rental if you owned and lived in that part of the home for at least 2 years during the 5-year period ending on the date of the sale. If you used a separate Worksheet 2 (Part 2) to figure the exclusion for the business or rental part, do not fill out lines 10 and 11 of that Worksheet 2. Fill it out only through line 9. Then fill out Form 4797. Enter the exclusion for the business or rental part on Form 4797 as explained in the Form 4797 instructions. If you use Part IV of Schedule D (Form 1040) to figure your tax, first fill out the Unrecaptured Section 1250 Gain Worksheet in the Schedule D instructions.

Example. You sold your home on December 1, 2000. You had bought the home in 1990 and had owned and lived in it the entire 5-year period ending on the date of sale. For the first 2 1/2 years of that period, you used the entire house as your main home. For the last 2 1/2 years, you used 3/4 (75%) of the house as your main home and 1/4 (25%) of the house for business. Your records show:

<table>
<thead>
<tr>
<th>Part</th>
<th>Personal</th>
<th>Business</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase price</td>
<td>$80,000</td>
<td>$80,000</td>
</tr>
<tr>
<td>Depreciation (on business part; all after 5/7/1997)</td>
<td>$1,363</td>
<td>$1,363</td>
</tr>
<tr>
<td>Selling price</td>
<td>$160,000</td>
<td>$160,000</td>
</tr>
<tr>
<td>Selling expenses</td>
<td>$10,000</td>
<td>$10,000</td>
</tr>
</tbody>
</table>

Because you meet the ownership and use tests for the entire house, you can claim the exclusion for both the home and business parts. You start by finding the adjusted basis of each part. You determine that three-fourths (75%) of your purchase price was for the part used as your home; one-fourth (25%) was for the part used for business.

<table>
<thead>
<tr>
<th>Part</th>
<th>Personal</th>
<th>Business</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase price</td>
<td>$60,000</td>
<td>$20,000</td>
</tr>
<tr>
<td>Minus: Depreciation</td>
<td>$0</td>
<td>$1,363</td>
</tr>
<tr>
<td>Adjusted basis</td>
<td>$60,000</td>
<td>$18,637</td>
</tr>
</tbody>
</table>

Next, you figure the gain on each part, dividing your selling price and selling expenses between the two parts.

Then, to figure your taxable gain and exclusion on each part, you decide to fill out a separate Worksheet 2 (Part 2) for each part, dividing your maximum exclusion between the two parts. You are single, so your maximum exclusion is $250,000.

Special Situations
The situations that follow may affect your exclusion.

Expatriates. You cannot claim the exclusion if the expatriation tax applies to you. The expatriation tax applies to U.S. citizens who have renounced their citizenship (and long-term residents who have ended their residency) if one of their principal purposes was to avoid U.S. taxes. See chapter 4 of Publication 519, U.S. Tax Guide for Aliens, for more information about expatriation tax.

Home destroyed or condemned. If your home was destroyed or condemned, any gain (for example, because of insurance proceeds you received) qualifies for the exclusion. Any part of the gain that cannot be excluded (because it is more than the limit) may be postponed under the rules explained in:

- Publication 547, in the case of a home that was destroyed, or
- Chapter 1 of Publication 544, in the case of a home that was condemned.

Sale of remainder interest. Subject to the other rules in this chapter, you can choose to exclude gain from the sale of a remainder interest in your home. If you make this choice, you cannot choose to exclude gain from
your sale of any other interest in the home that you sell separately.

**Exception for sales to related persons.** You cannot exclude gain from the sale of a remainder interest in your home to a related person. Related persons include your brothers and sisters, half-brothers and half-sisters, spouse, ancestors (parents, grandparents, etc.), and lineal descendants (children, grandchildren, etc.). Related persons also include certain corporations, partnerships, trusts, and exempt organizations.

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**Reporting the Gain**

Do not report the 2000 sale of your main home on your tax return unless:

- You have a gain and do not qualify to exclude all of it, or
- You have a gain and choose not to exclude it.

If you have any taxable gain on the sale of your main home that cannot be excluded, report the entire gain realized (line 5 of Worksheet 2) on Schedule D (Form 1040). Report it on line 1 or line 8 of Schedule D, depending on how long you owned the home. If you qualify for an exclusion (line 9 of Worksheet 2), show it on the line directly below the line on which you report the gain. Write “Section 121 exclusion” in column (a) of that line and show the amount of the exclusion in column (f) as a loss (in parentheses).

**Installment sale.** Some sales are made under arrangements that provide for part or all of the selling price to be paid in a later year. These sales are called “installment sales.” If you finance the buyer’s purchase of your home yourself, instead of having the buyer get a loan or mortgage from a bank, you probably have an installment sale. You may be able to report the part of the gain you cannot exclude on the installment basis.

Use Form 6252, *Installment Sale Income*, to report the sale. Enter your exclusion (line 9 of Worksheet 2) on line 15 of Form 6252.

**Seller-financed mortgage.** If you sell your home and hold a note, mortgage, or other financial agreement, the payments you receive generally consist of both interest and principal. You must report the interest you receive as part of each payment separately as interest income. If the buyer of your home uses the property as a main or second home, you must also report the name, address, and social security number (SSN) of the buyer on line 1 of either Schedule B (Form 1040) or Schedule 1 (Form 1040A). The buyer must give you his or her SSN and you must give the buyer your SSN. Failure to meet these requirements may result in a $50 penalty for each failure. If you or the buyer does not have and is not eligible to get an SSN, see the next discussion.

**Individual taxpayer identification number (ITIN).** If either you or the buyer of your home is a nonresident or resident alien who does not have and is not eligible to get an SSN, the IRS will issue you (or the buyer) an ITIN. To apply for an ITIN, file Form W–7, *Application for IRS Individual Taxpayer Identification Number*, with the IRS.

If you have to include the buyer’s SSN on your return and the buyer does not have and cannot get an SSN, enter the buyer’s ITIN. If you have to give an SSN to the buyer and you do not have and cannot get one, give the buyer your ITIN.

An ITIN is for tax use only. It does not entitle the holder to social security benefits or change the holder’s employment or immigration status under U.S. law.

**More information.** For more information on installment sales, see Publication 537, *Installment Sales*.

**Illustrated Example**

Emily White, a single person, bought a home in 1989. She lived in the home until May 31, 1998, when she moved out of the house and put it up for rent. Emily rented her home until May 31, 1999. She moved back into the house and lived there until she sold it on January 10, 2000.

Emily can exclude gain on the sale of her home because she owned and lived in the home for at least 2 years of the 5-year period ending on the date of the sale.

Emily’s records show the following:

1) Original cost ............................................... $50,000
2) Legal fees for title search .......................... 750
3) Back taxes paid for prior owner .................. 1,500
4) Improvements (deck) ................................. 2,000
5) Selling price .............................................. 195,000
6) Commission and expenses of sale .......... 15,000
7) Depreciation claimed after May 6, 1997 .... 1,642

Emily uses Worksheet 1 to figure the adjusted basis of the home she sold ($52,608). She uses Worksheet 2 to figure the gain on the sale ($127,392) and the amount of her exclusion ($125,750). Emily cannot exclude $1,642, the part of her gain equal to the depreciation deduction claimed while the house was rented. The completed worksheets and the front page of Emily’s Schedule D appear on pages 17 and 18.
## Worksheet 1. **Adjusted Basis of Home Sold**

**Caution:** See if any of the situations listed in Table 1 apply to you before you use this worksheet.

1. Enter the purchase price of the home sold. If you filed Form 2119 when you originally acquired that home to postpone gain on the sale of a previous home before May 7, 1997, enter the adjusted basis of the new home from that Form 2119.

2. Seller-paid points, for home bought after 1990. (See Seller-paid points in this chapter.) Do not include any seller-paid points you already subtracted to arrive at the amount entered on line 1, above.

3. Subtract line 2 from line 1.

4. Settlement fees or closing costs. See Settlement fees or closing costs in this chapter. If line 1 includes the adjusted basis of the new home from Form 2119, go to line 6.

   - a. Abstract and recording fees
   - b. Legal fees (including title search and preparing document)
   - c. Surveys
   - d. Title insurance
   - e. Transfer or stamp taxes
   - f. Amounts the seller owed that you agreed to pay (back taxes or interest, recording or mortgage fees, and sales commissions)
   - g. Other

5. Add lines 4a through 4g.

6. Cost of capital improvements. Do not include any capital improvements included on line 1 above.

7. Special tax assessments paid for local improvements, such as streets and sidewalks.

8. Other increases to basis.

9. Add lines 3, 5, 6, 7, and 8.

10. Depreciation, related to the business use or rental of the home, claimed (or allowable).

11. Other decreases to basis (see Decreases to basis in this chapter).

12. Add lines 10 and 11.

13. **ADJUSTED BASIS OF HOME SOLD.** Subtract line 12 from line 9. Enter here and on Worksheet 2, line 4.

<table>
<thead>
<tr>
<th>Line</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$50,000</td>
</tr>
<tr>
<td>2</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>$50,000</td>
</tr>
<tr>
<td>4a</td>
<td></td>
</tr>
<tr>
<td>4b</td>
<td>750</td>
</tr>
<tr>
<td>4c</td>
<td></td>
</tr>
<tr>
<td>4d</td>
<td></td>
</tr>
<tr>
<td>4e</td>
<td></td>
</tr>
<tr>
<td>4f</td>
<td>1500</td>
</tr>
<tr>
<td>4g</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>2,250</td>
</tr>
<tr>
<td>6</td>
<td>2,000</td>
</tr>
<tr>
<td>7</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>54,250</td>
</tr>
<tr>
<td>10</td>
<td>1642</td>
</tr>
<tr>
<td>11</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>1642</td>
</tr>
<tr>
<td>13</td>
<td>$52,608</td>
</tr>
</tbody>
</table>

## Worksheet 2. **Gain (or Loss), Exclusion, and Taxable Gain**

### Part 1—Gain (or Loss) on Sale

1. Selling price of home

2. Selling expenses.

3. Subtract line 2 from line 1.

4. Adjusted basis of home sold (from Worksheet 1, line 13).

5. Subtract line 4 from line 3. This is the gain (or loss) on the sale. If this is a loss, stop here.

<table>
<thead>
<tr>
<th>Line</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$195,000</td>
</tr>
<tr>
<td>2</td>
<td>15,000</td>
</tr>
<tr>
<td>3</td>
<td>180,000</td>
</tr>
<tr>
<td>4</td>
<td>52,608</td>
</tr>
<tr>
<td>5</td>
<td>127,392</td>
</tr>
</tbody>
</table>

### Part 2—Exclusion and Taxable Gain


7. Subtract line 6 from line 5. (If the result is less than zero, enter zero.)

8. If you qualify to exclude gain on the sale, enter your maximum exclusion. (See Maximum Amount of Exclusion in this chapter.) If you do not qualify to exclude gain, enter -0-.

9. Enter the smaller of line 7 or line 8. This is your exclusion.

10. Subtract line 9 from line 5. This is your taxable gain. Report it as described under Reporting the Gain on page 16. If the amount on this line is zero, do not report the sale or exclusion on your tax return. **If the amount on line 6 is more than zero, complete line 11**

11. Enter the smaller of line 6 or line 10. Enter this amount on line 12 of the Unrecaptured Section 1250 Gain Worksheet in the instructions for Schedule D (Form 1040).

<table>
<thead>
<tr>
<th>Line</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>1642</td>
</tr>
<tr>
<td>7</td>
<td>125,750</td>
</tr>
<tr>
<td>8</td>
<td>250,000</td>
</tr>
<tr>
<td>9</td>
<td>125,750</td>
</tr>
<tr>
<td>10</td>
<td>1642</td>
</tr>
<tr>
<td>11</td>
<td>$1642</td>
</tr>
</tbody>
</table>

---

Chapter 2—2000 Sale of Main Home—Emily White
Schedule D for Emily White

Capital Gains and Losses

<table>
<thead>
<tr>
<th>Part I: Short-Term Capital Gains and Losses—Assets Held One Year or Less</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Description of property (Example: 100 sh. XYZ Co.)</td>
</tr>
<tr>
<td>--------------------------------------------------</td>
</tr>
<tr>
<td>1</td>
</tr>
<tr>
<td>2 Enter your short-term totals, if any, from Schedule D-1, line 2.</td>
</tr>
<tr>
<td>3 Total short-term sales price amounts.  Add column (d) of lines 1 and 2.</td>
</tr>
<tr>
<td>4 Short-term gain from Form 6252 and short-term gain or (loss) from Forms 4684, 6781, and 8824.</td>
</tr>
<tr>
<td>5 Net short-term gain or (loss) from partnerships, S corporations, estates, and trusts from Schedule(s) K-1.</td>
</tr>
<tr>
<td>6 Short-term capital loss carryover. Enter the amount, if any, from line 8 of your 1999 Capital Loss Carryover Worksheet.</td>
</tr>
<tr>
<td>7 Net short-term capital gain or (loss). Combine column (f) of lines 1 through 6.</td>
</tr>
</tbody>
</table>

Part II: Long-Term Capital Gains and Losses—Assets Held More Than One Year

<table>
<thead>
<tr>
<th>Part II: Long-Term Capital Gains and Losses—Assets Held More Than One Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Description of property (Example: 100 sh. XYZ Co.)</td>
</tr>
<tr>
<td>--------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>8 main home</td>
</tr>
<tr>
<td>section 221 exclusion</td>
</tr>
<tr>
<td>9 Enter your long-term totals, if any, from Schedule D-1, line 9.</td>
</tr>
<tr>
<td>10 Total long-term sales price amounts.  Add column (d) of lines 8 and 9.</td>
</tr>
<tr>
<td>11 Gain from Form 4797, Part I: long-term gain from Forms 2439 and 6252; and long-term gain or (loss) from Forms 4684, 6781, and 8824.</td>
</tr>
<tr>
<td>12 Net long-term gain or (loss) from partnerships, S corporations, estates, and trusts from Schedule(s) K-1.</td>
</tr>
<tr>
<td>13 Capital gain distributions. See page D-1.</td>
</tr>
<tr>
<td>14 Long-term capital loss carryover. Enter in both columns (f) and (g) the amount, if any, from line 13 of your 1999 Capital Loss Carryover Worksheet.</td>
</tr>
<tr>
<td>15 Combine column (g) of lines 8 through 14.</td>
</tr>
<tr>
<td>16 Net long-term capital gain or (loss). Combine column (f) of lines 8 through 14.  Next: Go to Part III on the back.</td>
</tr>
</tbody>
</table>

28% rate gain or loss includes all “collectibles gains and losses” (as defined on page D-6) and up to 50% of the eligible gain on qualified small business stock (see page D-4).
Real Estate and Transfer Taxes

When you sell your main home, treat real estate and transfer taxes on that home as discussed in this section.

Real estate taxes. You and the buyer must deduct the real estate taxes on your home for the year of sale according to the number of days in the real property tax year that each owned the home.

- You are treated as paying the taxes up to, but not including, the date of sale. You can deduct these taxes as an itemized deduction on Schedule A (Form 1040) in the year of sale. It does not matter what part of the taxes you actually paid.
- The buyer is treated as paying the taxes beginning with the date of sale.

If the buyer paid your share of the taxes (or any delinquent taxes you owed), the payment increases the selling price of your home. The buyer adds the amount paid to his or her basis in the property.

If the person responsible for closing the sale (generally the settlement agent) must file Form 1099–S, the information reported on the form to you and the IRS must include (in box 5) the part of any real estate tax that the buyer can deduct. If you actually paid the taxes for the year of sale, you must subtract the amount shown in box 5 of Form 1099–S from the amount you paid. The result is the amount you can deduct.

For more information about real estate taxes, see Publication 530.

Transfer taxes. You cannot deduct transfer taxes, stamp taxes, and other incidental taxes and charges on the sale of a home as itemized deductions. However, if you pay these amounts as the seller of the property, they are expenses of the sale and reduce the amount you realize on the sale. If you pay these amounts as the buyer, include them in your cost basis of the property.

3. Rules for Sales Before May 7, 1997

The rules in this chapter are the rules that applied if you sold a main home before May 7, 1997. These rules may still apply to you in some cases. See Who the rules in this chapter apply to, next.

The main topics in this chapter are:

- Rules that allowed you to postpone gain on the sale of a home before May 7, 1997,
- What you may have to report now if you did postpone gain, and
- Rules that allowed you to exclude gain on the sale of a home before May 7, 1997, if you were age 55 or older.

Who the rules in this chapter apply to. The rules in this chapter still apply to you only if you sold your main home at a gain before May 7, 1997, and all three of the following statements are true.

1) You postponed the gain as described in this chapter.
2) The 2-year period you had to replace that home (your replacement period) was suspended while you either:
   a) Served in the Armed Forces, or
   b) Lived and worked outside the United States.
3) You have not already reported to the IRS either your purchase of a new home within your replacement period or a taxable gain resulting from the end of your replacement period, as described under What To Report Now, later in this chapter.

Gain. If you had a gain from the sale, you had to include it in your income for the year of sale, except for any part you postponed or excluded.

Loss. If you had a loss from the sale, you could not deduct it.

How to report the sale. Generally, sales covered by this chapter were reported using Form 2119. If the rules in this chapter apply to you, you may have to file a second Form 2119. See What To Report Now, later in this chapter.

Rules That Provided for Postponing Gain

Under the rules of this chapter, you were required to postpone tax on the gain on the sale of your main home before May 7, 1997, if both of the following were true.

1) You bought and lived in a new main home before the end of the replacement period.
2) The new main home cost at least as much as the adjusted sales price of the old home.

(Also, if you were age 55 or older on the date of sale and met certain other qualifications, no tax applied to any gain you chose to exclude. See Rules That Allowed One-Time Exclusion of Gain, later.)

This section of the chapter explains the time allowed for replacing your main home (the replacement period) and how to determine the taxable gain, if any. The main topics in this section are:

- Replacement period,
- Old home,
- New home, and
- Certain sales by married persons.
Tax postponed, not forgiven. The tax on the gain is postponed, not forgiven. You subtract any gain that is not taxed in the year you sell your old home from the cost of your new home. This gives you a lower basis in the new home.

Example. You sold your home in February 1997 for $90,000 and had a $5,000 gain. In January 1999, within the time allowed for replacement, you bought another home for $103,000 and moved into it. The $5,000 gain was not taxed in 1997, but you must subtract it from the $103,000. This makes the basis of your new home $98,000. If you later sell the new home for $110,000, your gain will be $12,000 ($110,000 − $98,000).

Source of funds to buy home. You do not have to use the same funds received from the sale of your old home to buy or build your new home. For example, you can use less cash than you received by increasing the amount of your mortgage loan and still postpone the tax on your gain.

Replacement Period
Your replacement period is the time period during which you must replace your old home to postpone any of the gain from its sale. It started 2 years before and ends 2 years after the date of sale.

Example. You sold your old home on April 27, 1997. You had until April 27, 1999, to buy and move into a new home that you use as your main home.

Suspension of replacement period. The 2-year replacement period after the sale may be suspended only for the following individuals.

1) People living and working outside the United States.
2) Members of the Armed Forces.

If you are one of these individuals and sold a home before May 7, 1997, your replacement period may include all or part of 2000. For everyone else who sold a home before May 7, 1997, the replacement period ended before 2000.

The following chart illustrates the replacement period for most people and for those who qualify for the suspension. The chart uses the example of a home sold on April 30, 1997.

<table>
<thead>
<tr>
<th>FOR ...</th>
<th>THE replacement period began ...</th>
<th>AND the replacement period ends ...</th>
</tr>
</thead>
<tbody>
<tr>
<td>Most people</td>
<td>2 years before the sale (April 30, 1995)</td>
<td>2 years after the sale (April 30, 1999).</td>
</tr>
<tr>
<td>Certain people living and working outside the United States</td>
<td>2 years before the sale (April 30, 1995)</td>
<td>up to 4 years after the sale (April 30, 2001).</td>
</tr>
<tr>
<td>Members of the Armed Forces on extended active duty</td>
<td>2 years before the sale (April 30, 1995)</td>
<td>up to 4 years after the sale (April 30, 2001).</td>
</tr>
<tr>
<td>Members of the Armed Forces stationed outside the United States</td>
<td>2 years before the sale (April 30, 1995)</td>
<td>up to 8 years after the sale (April 30, 2005).</td>
</tr>
</tbody>
</table>

For details, including the special rules that apply to combat zone service, see the following discussions of People Outside the United States and Members of the Armed Forces.

Home not replaced within replacement period. If you do not replace the home in time and you had postponed gain in the year of sale, you must file an amended return for the year of sale. You must include in your income the entire gain on the sale of your old home. For details, see What To Report Now, later in this chapter.

Occupancy test. You must physically live in the new home as your main home within the replacement period. If you move furniture or other personal belongings into the new home but do not actually live in it, you have not met the occupancy test.

No added time is allowed. To postpone gain on the sale of your home, you must replace the old home and occupy the new home within the specified period. You are not allowed any additional time, even if conditions beyond your control keep you from doing it. For example, destruction of the new home while it was being built would not extend the replacement period.

People Outside the United States
The replacement period after the sale of your old home is suspended while you have your tax home (the place where you live and work) outside the United States. This suspension applies only if your stay abroad begins before the end of the 2-year replacement period. The
replacement period, plus the period of suspension, is limited to **4 years** after the date of sale of your old home.

**Example.** You sold your home on April 11, 1997. This began your replacement period. On August 11, 1997, you were transferred to a foreign country. You had used 4 months of your replacement period and had 20 months left. From August 11, 1997, to May 10, 1999, when you returned to the United States, your replacement period was suspended. Your replacement period started again on May 11, 1999, and ends 20 months later on February 11, 2001.

**Married persons.** If you are married, the suspension of the replacement period lasts while either you or your spouse has a tax home outside the United States, provided both of you used the old and the new homes as your main home.

**Tax home.** Your tax home is the city or general area of your main place of business, employment, station, or post of duty. For your tax home to be outside the United States, you must live and work there. It does not matter where your family lives. More information on a tax home outside the United States is in Publication 54, *Tax Guide for U.S. Citizens and Resident Aliens Abroad*.

**Combat zone service.** The running of the replacement period (including the suspension if you live and work outside the United States) is suspended for any period you served in a combat zone in support of the Armed Forces, plus 180 days. This suspension applies even though you were not a member of the Armed Forces. It applies to Red Cross personnel, accredited correspondents, and civilians under the direction of the Armed Forces in support of those forces.

The rules for suspending the running of the replacement period and for applying that suspension to your spouse are the same as the suspension rules explained later under *Members of the Armed Forces* and its discussion Combat zone service.

**Members of the Armed Forces**

The replacement period after the sale of your old home is suspended while you serve on extended active duty in the Armed Forces. You are on extended active duty if you are serving under a call or order for more than 90 days or for an indefinite period. The suspension applies only if your service begins before the end of the 2-year replacement period. The replacement period, plus any period of suspension, is limited to **4 years** after the date you sold your old home.

**Example 1.** You sold your home on March 1, 1997. This began your replacement period. You joined the Armed Forces on June 1, 1997. You had used 3 months of your replacement period (March, April, and May). Your active duty ended May 31, 1999. From June 1, 1997, to May 31, 1999, your replacement period was suspended. Your replacement period started again on June 1, 1999, and you have until March 1, 2001 (21 months) to buy or build and live in your new home.

**Example 2.** You are a regular member of the Armed Forces and sold your home on April 4, 1997. If you remain in the Armed Forces, you postpone your gain from the sale of your old home only if you buy or build and live in another home by April 4, 2001.

**Overseas assignment.** The suspension of the replacement period after the sale of your old home is extended for up to an additional 4 years while you are:

- Stationed outside the United States, or
- Required to live in on-base quarters following your return from a tour of duty outside the United States.

In this case, you must be stationed at a remote site where the Secretary of Defense has determined that adequate off-base housing is not available.

The suspension can continue for up to 1 year after the last day you are stationed outside the United States or the last day you are required to live in government quarters on base. However, the replacement period, plus any period of suspension, is limited to **8 years** after the date of sale of your old home.

If you qualify for the time suspension for members of the Armed Forces and have already filed an income tax return reporting gain from the sale of a home that can be further postponed, you can file Form 1040X to claim a refund. See *Amended Return*, later, for the time allowed for filing an amended return.

**Example 1.** You are a regular member of the Armed Forces and sold your home on May 1, 1994. During the 4 years from May 1, 1994, to May 1, 1998, you served outside the United States. When you returned, you were stationed at a remote site and were required to live on base because off-base housing was not available. The time to replace your home was suspended:

1) While you were serving outside the United States, plus
2) While you were required to live on base after your return from the overseas assignment, plus
3) Up to 1 year.

The requirement that you live on base ended on October 31, 1998, so the suspension period expired October 31, 1999. You still have the full 2-year replacement period to buy or build and occupy a new home. This is because you did not use any of that time before your overseas assignment began, and your replacement period plus your 5½-year period of suspension is not more than 8 years. Your replacement period ends on October 31, 2001.

**Example 2.** The facts are the same as in *Example 1* except the requirement that you live on base ended on October 31, 1999. The suspension period expired October 31, 2000. You have less than the full 2-year replacement period to buy or build and occupy a new home. This is because your replacement period plus your 6½-year period of suspension is limited to 8 years after the sale of your old home. Therefore, your replacement period ends on May 1, 2002.
Spouse in Armed Forces. If your spouse is in the Armed Forces and you are not, the suspension also applies to you if you owned the old home. Both of you must have used the old home and must use the new home as your main home. However, if you are divorced or separated while the replacement period is suspended, the suspension ends for you on the date of the divorce or separation.

Combat zone service. The running of the replacement period (including any suspension) is suspended for any period you served in a combat zone.

Combat zone. The term “combat zone” means:

1) The Persian Gulf Area combat zone (effective August 2, 1990),

2) The qualified hazardous duty area of Bosnia and Herzegovina, Croatia, and Macedonia, which is treated as a combat zone effective November 21, 1995, and


Service outside combat zone. If you performed military service in an area outside the combat zone that was in direct support of military operations in the combat zone and you received special pay for duty subject to hostile fire or imminent danger, you are treated as if you served in the combat zone.

Also, you are treated as if you served in a combat zone if you performed services as part of Operation Joint Forge, Operation Joint Guardian, Operation Southern Watch, Operation Northern Watch, or Operation Allied Force, were outside the United States, and were deployed away from your permanent duty station.

When suspension ends. This suspension ends 180 days after the later of:

1) The last day you were in the combat zone (or, if earlier, the last day the area qualified as a combat zone), or

2) The last day of any continuous hospitalization (limited to 5 years if hospitalized in the United States) for an injury sustained while serving in the combat zone.

Example. Sergeant James Smith, on extended active duty in an Army unit stationed in Virginia, had a gain from the sale of his home on June 4, 1996. He had not yet purchased a new home when he entered a combat zone on January 4, 1997. He left the combat zone on January 4, 1998, and returned with his unit to Virginia. He remains on active duty in Virginia.

Sergeant Smith’s replacement period began on June 4, 1996, the date he sold the home. If he had not been sent to a combat zone, his replacement period would have ended 4 years later, on June 4, 2000.

When he entered the combat zone on January 4, 1997, Sergeant Smith had used 7 months of the replacement period. The replacement period was then suspended for the time he served in the combat zone plus 180 days. The replacement period started again on July 4, 1998, after the end of the 180-day period (January 5, 1998, to July 3, 1998) following his last day in the combat zone. Sergeant Smith then has 41 months remaining in his replacement period (4 years minus the 7 months already used). His replacement period ends December 3, 2001 (41 months after July 3, 1998).

Spouse. The suspension for service in a combat zone generally applies to your spouse (even if you file separate returns). However, any suspension because of your hospitalization within the United States does not apply to your spouse. Also, the suspension for your spouse does not apply for any tax year beginning more than 2 years after the last day the area qualified as a combat zone.

More information. For information on other tax benefits available to those who served in a combat zone, get Publication 3, Armed Forces’ Tax Guide.

Amended Return

If you sold your old home and did not plan to replace it, you had to include the gain in income for the year of sale. If you later change your mind, buy or build and live in another home within the replacement period, and meet the requirements to postpone gain, you will have to file an amended return (Form 1040X) for the year of sale to claim a refund.

You can file an amended return by the later of:

1) 3 years from the date you filed the return for the year of sale, or

2) 2 years from the date you paid the tax.

A return filed before the due date is treated as filed on the due date.

You may have longer to file the amended return if you could not manage your finances for a time due to a medically determinable physical or mental impairment that has lasted or can be expected to last for a continuous period of at least 12 months or can be expected to result in death. This does not apply if your spouse or someone else was authorized to act for you during that time. See Publication 556, Examination of Returns, Appeal Rights, and Claims for Refund, for more information.

Extended replacement period. If you have an extended replacement period because you have your tax home outside the United States or are a member of the Armed Forces, the replacement period may go beyond the last date you can file an amended return claiming a refund for the year of sale. If there is a possibility you may change your mind and buy (or build) and live in another home during the extended replacement period, you should file a “protective claim” for refund of the tax you paid on the gain. File this claim on Form 1040X anytime within the period allowed for filing an amended return.

Protective claim. To file a protective claim for refund, use Form 1040X and its instructions. However, you may leave lines 1 through 24 blank on the front of the form if you do not know the amount of your postponed gain. In Part II of the form:
1) Write “Protective Claim,”

2) Explain that you paid tax on the gain from the sale of your old home,

3) State the amount of the gain you reported on your original return,

4) State that you have an extended replacement period and why this extended period applies to your particular situation, and

5) State that you are filing this protective claim because during your extended replacement period you may buy (or build) a new main home.

Old Home
To figure the taxable gain and postponed gain from the sale of your old home, compare the adjusted sales price of your old home with the cost of your new home, as shown in the following chart.

<table>
<thead>
<tr>
<th>IF the cost of your new home is ...</th>
<th>THEN you ...</th>
</tr>
</thead>
<tbody>
<tr>
<td>Equal to or more than the adjusted sales price of your old home</td>
<td>Must postpone your entire gain. None of it is taxed in the year of sale.</td>
</tr>
<tr>
<td>Less than the adjusted sales price of your old home</td>
<td>Are taxed on the smaller of: ● The entire gain (minus any exclusion), or ● The difference between the adjusted sales price of the old home and the cost of the new home. You must postpone any gain that is not taxed.</td>
</tr>
</tbody>
</table>

Adjusted sales price. This is the amount realized from the sale of your old home minus:

- Any one-time exclusion you claim (line 14 of Form 2119), and
- Any fixing-up expenses you had (line 16 of Form 2119).

If the amount realized (minus any one-time exclusion) is not more than the cost of your new home, you postpone your entire gain. You do not need to figure your fixing-up expenses.

Fixing-up expenses. Fixing-up expenses are decorating and repair costs that you paid to sell your old home. For example, the costs of painting the home, planting flowers, and replacing broken windows are fixing-up expenses. Fixing-up expenses must meet all the following conditions. The expenses:

1) Must be for work done during the 90-day period ending on the day you sign the contract of sale with the buyer,

2) Must be paid no later than 30 days after the date of sale,

3) Cannot be deductible in arriving at your taxable income,

4) Must not be used in figuring the amount realized, and

5) Must not be capital expenditures or improvements.

Note. You subtract fixing-up expenses from the amount realized only in figuring the part of the gain that you postpone. You cannot use them in figuring the actual gain on the sale.

Example. Your old home had a basis of $55,000. You signed a contract to sell it on December 17, 1996. On January 7, 1997, you sold it for $71,400. Selling expenses were $5,000. During the 90-day period ending December 17, the date you signed the sales contract, you had the following work done. You paid for the work within 30 days after the date of sale.

Fixing-up expenses:
- Inside and outside painting ........................................ $800
- New venetian blinds and new water heater ................ $900

Within the replacement period, you bought and lived in a new home that cost $64,600. You figure the gain postponed and not postponed, and the basis of your new home, as follows:

Gain On Sale
a) Selling price of old home ............... $71,400
b) Minus: Selling expenses ................ 5,000
c) Amount realized on sale ................ $66,400
d) Basis of old home ....................... $55,000
e) Plus: Improvements (blinds and heater) ........................................ 900
f) Adjusted basis of old home ............ 55,900
g) Gain on sale [(c) minus (f)] ............ $10,500

Gain Taxed in Year of Sale
h) Amount realized on sale ................ $66,400
i) Minus: Fixing-up expenses (painting) ........................................ 800
j) Adjusted sales price ..................... $65,600
k) Minus: Cost of new home .............. 64,600
l) Excess of adjusted sales price over cost of new home ....................... $1,000
m) Gain taxed in year of sale [lesser of (g) or (l)] ..................................... $1,000

Gain Postponed
n) Gain on sale [line (g)] .................. $10,500
o) Minus: Gain taxed [line (m)] .......... 1,000
p) Gain postponed ........................... $9,500

Adjusted Basis of New Home
q) Cost of new home [line (k)] .......... $64,600
r) Minus: Gain postponed [line (p)] .... $9,500
s) Adjusted basis of new home ........... $55,100

Property used partly as your home and partly for business or rental. You may use part of your property as your home and part of it for business or to produce income. If you sell the entire property, you should consider the transaction as the sale of two properties. You postpone the gain only on the part used as your home.
This includes the land and outbuildings, such as a garage for the home, but not those used for the business or the production of income.

To postpone the gain on the part of the property that is your home (one property), you must reinvest an amount equal to that part’s adjusted sales price in your new home. The same rule applies if you buy property for use as your home and for your business. Only the purchase price for the part used as your home can be counted as the cost of a new home. See New home used partly for business or rental, later.

For an example of how to divide the gain between the part of the property used as your home and the part used for business or other purposes, see Business Use or Rental of Home in chapter 2.

Home changed to rental property. You cannot postpone tax on the gain on rental property, even if you once used it as your home. The rules explained in this chapter generally will not apply to its sale. Gains are taxable and losses are deductible as explained in Publication 544.

Temporary rental of home before sale. You have not changed your home to rental property if you temporarily rented out your old home before selling it, or your new home before living in it, as a matter of convenience or for another nonbusiness purpose. You postpone the tax on the gain from the sale if you meet the requirements explained earlier.

For information on how to treat the rental income you receive, see Publication 527.

Failed attempt to rent home. If you placed your home with a real estate agent for rent or sale and it was not rented, it is not considered business property or property held for the production of income. The postponement of gain rules explained in this chapter will apply to the sale.

New Home
Your new home must be your main home. See the explanation of “main home” in chapter 1.

You must include in income any gain from the sale of your old home if you replace it with property that is not your main home.

New home outside the United States. A new home outside the United States qualifies as a new home for purposes of postponing gain. You must buy or build and live in the new home as your main home within the time allowed for replacement.

Retirement home. You have not purchased a new home if you invest in a retirement home project that gives you living quarters and personal care but does not give you any legal interest in the property. Therefore, you must include in income any gain on the sale of your old home. However, if you were age 55 or older on the date of the sale, see Rules That Allowed One-Time Exclusion of Gain, later.

Title to new home not held by you or spouse. You have not purchased a new home if you invest in a home in which neither you nor your spouse holds any legal interest (for example, a house to which someone else, such as your child, holds the title).

Holding period. If you postponed tax on any part of the gain from the sale of your old home, you will be considered to have owned your new home for the combined period you owned both the old and the new homes. This may affect how any taxable gain when you sell the new home is reported on Schedule D (Form 1040).

How To Figure Cost of New Home
You need to know the cost of your new home to figure the gain taxed and the gain on which tax is postponed on the sale of your old home. The cost of your new home includes costs incurred during the replacement period for the following items:

1) Buying or building the home,
2) Rebuilding the home, and
3) Capital improvements or additions.

You cannot consider any costs incurred before or after the replacement period. However, if you live outside of the United States or are a member of the Armed Forces, you can include any costs incurred during the suspension period (discussed under Replacement Period, earlier).

Debts on new home. The cost of a new home includes the debts it is subject to when you buy it (purchase-money mortgage or deed of trust) and the face amount of notes or other liabilities you give for it.

Temporary housing. If a builder gives you temporary housing while your new home is being finished, you must reduce the contract price to arrive at the cost of the new home. To figure the amount of the reduction, multiply the contract price by a fraction. The numerator is the value of the temporary housing, and the denominator is the sum of the value of the temporary housing plus the value of the new home.

Seller-paid points. In figuring the cost of your new home, you must subtract any points paid by the seller from your purchase price.

Settlement fees or closing costs. The cost of your new home includes the settlement fees and closing costs that you can include in your basis. See Settlement fees or closing costs under Basis, in chapter 2.

Settlement fees do not include amounts placed in escrow for the future payment of items such as taxes and insurance.

Deductible costs. If you itemize your deductions in the year you buy the house, you can deduct some of the costs you paid at closing, such as real estate taxes, mortgage interest, and “points” that are deductible as interest. You may also be able to deduct points paid by the seller at closing. For more information, see Publication 936 and Publication 530.

Real estate taxes. If you agree to pay taxes the seller owed on your new home (that is, taxes up to the date of sale), the taxes you pay are treated as part of
the cost. You cannot deduct them as taxes paid. If the seller paid taxes for you (that is, taxes beginning with the date of sale), you can still deduct the taxes. If you do not reimburse the seller for your part of the taxes, you must reduce the purchase price of your new home by the amount of those taxes. For more information, see Settlement or closing costs under Basis in Publication 530.

New home used partly for business or rental. If you replace your old home with property used partly as your home and partly for business or rental, you consider only the cost of the part used as your home. You must compare the cost of this part to the adjusted sales price of the old home to determine the amount of gain taxed in the year of sale and the amount of gain on which tax is postponed.

Example. Your old home had a basis of $50,000. You sold it in February 1997 for a gain of $25,000. Your adjusted sales price is $75,000. Before your replacement period ended, you bought a duplex house for $120,000. You live in half and rent the other half. Because only half of the cost of the duplex ($60,000) is considered an investment in a new main home, you are taxed on $15,000 ($75,000 adjusted sales price − $60,000 cost) of the $25,000 gain on the sale. You must postpone tax on $10,000 of the gain reinvested in your new home. The basis of your new home is $50,000 ($60,000 cost − $10,000 postponed gain). The basis of the rented part of the duplex is $60,000.

Inheritance or gift. If you receive any part of your new home as a gift or an inheritance, you cannot include the value of that part in the cost of the new home when figuring the gain taxed in the year of sale and the gain on which tax is postponed. However, you include the basis of that part in your adjusted basis to determine any gain when you sell the new home.

Example. You bought a home in 1992 for $60,000. You sold that home in March 1997 for $65,000, at a gain of $5,000. You had fixing-up expenses of $200.

Later, your father died and you inherited his home. Its basis to you is $62,000. You spent $14,000 to modernize the home, resulting in an adjusted basis to you of $76,000. You moved into the home before your replacement period ended.

To find the gain taxed in the year of the sale, you compare the adjusted sales price of the old home, $64,800 ($65,000 − $200), with the $14,000 you invested in your new home. (For this purpose, you do not include the value of the inherited part of your property, $62,000, in the cost of your new home.) The $5,000 gain is fully taxed because the adjusted sales price of the old home is more than the amount you paid to remodel your new home, and the difference between the two amounts is more than $5,000.

Certain Sales by Married Persons
This section explains how married persons figure their postponed gain in certain situations.

Home owned separately by one spouse. You may be able to postpone gain from the sale of your old home even if:

- You or your spouse owned the old home separately, but title to the new one is in both your names as joint tenants, or
- You and your spouse owned the old home as joint tenants, and either you or your spouse owns the new home separately.

You and your spouse can figure the postponed gain, which reduces the basis of the new home, as if the two of you owned both homes jointly. To do this, both of you must meet both of the following requirements:

- You used the old home as your main home and you use the new home as your main home.
- You sign a statement that says: "We agree to reduce the basis of the new home by the gain from selling the old home."

Both of you must sign the statement. You can make the statement in the bottom margin on page 1 of Form 2119 or on an attached sheet. If either of you does not sign the statement, you must report the gain in the regular way, as explained in the following example.

Example. In April 1997, you sold a home that you owned separately but that both you and your spouse used as your main home. The adjusted sales price was $98,000, the adjusted basis was $86,000, and the gain on the sale was $12,000. Before the replacement period ended, you and your spouse buy a new home for $100,000. You move in immediately. The title is held jointly, and under state law, you each have a one-half interest. If you both sign the statement to reduce the basis of the new home, you postpone the gain on the sale as if you had owned both the old and new homes jointly. You and your spouse will each have an adjusted basis of $44,000 ($50,000 cost minus $6,000 postponed gain) in the new home.

If either of you does not sign the statement, your entire gain of $12,000 will be currently taxed, not postponed. This is because the adjusted sales price of the old home ($98,000) is greater than your part of the cost of the new home ($50,000). You and your spouse will each have a basis of $50,000 in the new home.

Deceased spouse. If your spouse dies after you sell your old home and before you buy and occupy a new home, you can postpone the gain from the sale of the old home if the basic requirements are met, and:

1) You were married on the date your spouse died, and
2) You use the new home as your main home.

This applies whether title to the old home is in one spouse’s name or held jointly.
Separate homes replaced by single home. If you and your spouse both had gains from the sales of homes that had been your separate main homes before your marriage, you may have to postpone the tax on both gains. This can happen if all of the following are true:

- You jointly purchase a new home.
- Each spouse’s share of the cost of the new home is at least as much as the adjusted selling price of that spouse’s old home. (Each spouse’s share of the cost of the new home is the part equal to his or her interest in the home under state law, generally one-half.)
- Each spouse occupies the new home within the replacement period.

Home replaced by two homes of spouses living apart. If you and your spouse sell a jointly-owned home and each of you then buys and lives in separate new homes, the postponement provisions apply separately to your gain and to your spouse’s gain.

You report the sale of your home as if two separate properties were sold. You each report half of the sales price.

Only one spouse buys a new home. Even if your spouse does not buy a new home within the replacement period, you still should report only your share of any gain from the sale of the old home. You postpone your share of the gain if you meet all the requirements to do so, even though your spouse cannot postpone his or her share.

If you and your spouse originally filed a joint return for the year of sale, you and your spouse must file an amended joint return to report your spouse’s share of the gain, which cannot be postponed. See Divorce after sale, under What To Report Now, later in this chapter.

What To Report Now

If the rules in this chapter apply to you, the reporting requirements you may have now are explained here. (The beginning of this chapter explains whether the rules in this chapter apply to you.)

Form 2119. For sales before 1998, Form 2119 was used to report the sale of an old home and any purchase of a new one within the replacement period. You should have filed Form 2119 with your tax return for the year you sold your old home. If you filed your return for that year before buying a new home, you may also have to file a second Form 2119 when you do buy your new home. If you need Form 2119 for that purpose, you can still order it from the IRS. See chapter 5. Form 2119 is also available on the Internet at www.irs.gov under Prior Years Forms and Publications.

Recordkeeping. Keep a copy of Form 2119 with your tax records for the year of the sale. Form 2119 is also a supporting document that shows how your new home’s basis is decreased by the amount of any postponed gain on the sale of your old home. Therefore, you should also keep a copy of Form 2119 with your records for the basis of your new home.

Loss reported on sale. If you reported a loss on the sale of your home, you do not have to file a second Form 2119 if you later buy a new home. The loss on the sale was not deductible and has no effect on the basis of your new home.

Reporting one-time exclusion. If you must file a second Form 2119 and you qualify for the one-time exclusion of gain, use Form 2119 to claim the exclusion. See Rules That Allowed One-Time Exclusion of Gain, later, for details.

Reporting a taxable gain. Any taxable gain on the sale is reported on Schedule D (Form 1040).

New home purchased after return filed. If you postponed gain from the sale of your old home and you buy and live in a new home after you file your return for the year of the sale but within the replacement period, you should notify the IRS by filing a second Form 2119 and, if necessary, Form 1040X and Schedule D.

Send the form (or forms) to the Internal Revenue Service Center where you will file your next tax return.

New home costs at least as much as adjusted sales price. If your new home costs at least as much as the adjusted sales price of your old home, file the second Form 2119 by itself. This form must include your address, signature, and the date. If you filed a joint return for the year of sale, the form must also include your spouse’s signature.

New home costs less. If your new home costs less than the adjusted sales price of your old home, you must file an amended return (Form 1040X) for the year of sale. Attach a second completed Form 2119 to report the purchase and Schedule D (Form 1040) showing the gain you must report. You will have to pay interest on any additional tax due. The interest is generally figured from the due date of the original return.

New home purchased after tax paid on gain. If you paid tax on the gain from the sale of your old home, and you buy and live in a new home within the replacement period, you must file an amended return (Form 1040X) for the year of sale of your old home. Complete a new Form 2119 and include it with your amended return. Report on Schedule D (Form 1040) any gain on which you cannot postpone the tax, and claim a refund of the rest of the tax.

Improvements made after tax paid on gain. If you replaced your old home but still had to pay tax on at least part of the gain from its sale, and you make improvements to your new home within the replacement period, fill out a new Form 2119 to refigure your taxable gain. If your refigured taxable gain is less than the gain you originally reported, file an amended return and include the new Form 2119.

No new home within replacement period. If you postponed gain on the sale of your old home because you planned to replace it but you do not replace it within the replacement period, you will have to file a second
Form 2119. Attach it to an amended return (Form 1040X) for the year of the sale. Include a Schedule D (Form 1040) to report your gain.

You will have to pay interest on the additional tax due. Interest is generally figured from the date of the original return.

**Divorce after sale.** If you are divorced after filing a joint return on which you postponed the gain on the sale of your home, but you do not buy or build a new home (and your former spouse does), you must file an amended joint return to report the tax on your share of the gain. If your former spouse refuses to sign the amended joint return, attach a letter explaining why your former spouse's signature is missing.

**Installment sale.** If you finance the buyer's purchase of your home yourself, instead of having the buyer get a loan or mortgage from a bank, you may have an installment sale. If the sale qualifies, you can report any part of the gain you cannot postpone or exclude on the installment basis. For information on reporting income from this type of sale, see **Installment sale** under Reporting the Gain in chapter 2.

**Statute of limitations.** The 3-year limit for assessing tax on the gain from the sale of your home begins when you give the IRS information that shows:

1. You replaced your old home, and how much the new home cost,
2. You do not plan to buy and occupy a new home within the replacement period, or
3. You did not buy and occupy a new home within the replacement period.

This information may be on the Form 2119 attached to your tax return for the year of the sale, or on a second Form 2119 filed later. File the second Form 2119 with the Service Center where you will file your next tax return. If needed, send an amended return for the year of the sale to include in income the gain that you cannot postpone.

**Example**

Frank and Evelyn Smith sold their home on May 1, 1997, for $87,000. They spent $500 on fixing-up expenses and paid a commission on the sale of $5,200. Neither Frank nor Evelyn was 55 or older on the date of the sale. They planned to buy a replacement home but had not bought one before they filed their 1997 tax return.

Frank and Evelyn completed Part 1 of Form 2119 and attached it to their 1997 return. Because they planned to buy a replacement home, they did not include the gain on the sale in the income reported on their return.

On April 20, 2000, Frank and Evelyn bought and moved into a new home. This was within the replacement period because their replacement period was suspended for a year while Frank was on extended active duty with the Armed Forces. The cost of the new home was $77,200. This was less than the adjusted sales price of the old home. They figure the gain, the part of the gain on which tax is postponed and the part on which it is not, and the adjusted basis of their new home in the following way:

**Gain On Sale**

| a) Selling price of old home | $87,000 |
| b) Minus: Selling expenses | 5,200 |
| c) Amount realized on sale | $81,800 |
| d) Minus: Adjusted basis of old home | 63,000 |
| e) Gain on sale | $18,800 |

**Gain Taxed in 1997**

| f) Amount realized on sale | $81,800 |
| g) Minus: Fixing-up expenses | 500 |
| h) Adjusted sales price | $81,300 |
| i) Minus: Cost of new home | 77,200 |
| j) Excess of adjusted sales price over cost of new home | $4,100 |
| k) Gain taxed in 1997 (lesser of (e) or (j)) | $4,100 |

**Gain Not Taxed in 1997**

| l) Gain on sale (line e) | $18,800 |
| m) Minus: Gain taxed in 1997 (line k) | 4,100 |
| n) Gain not taxed in 1997 | $14,700 |

**Adjusted Basis of New Home**

| o) Cost of new home (line i) | $77,200 |
| p) Minus: Gain not taxed in 1997 (line n) | 14,700 |
| q) Adjusted basis of new home | $62,500 |

The Smiths file Form 1040X to amend their 1997 return to include in income the part of their gain on which tax is not postponed. They attach a second Form 2119 and a Schedule D (Form 1040) that includes the taxable part of the gain.

### Rules That Allowed One-Time Exclusion of Gain

This section discusses the rules that allowed you to choose to exclude from gross income all or part of your gain from the sale of your main home if you met certain age, ownership, and use tests at the time of the sale. This was a one-time exclusion of gain for sales after July 26, 1978, and before May 7, 1997. However, for sales after May 6, 1997, you may qualify for the exclusion described in chapter 2.

If you change your mind after you file the return for the year of sale, you may be able to make or revoke the choice to exclude gain later. You would have to file an amended return for the year of sale within certain time limits. See How To Make and Revoke a Choice To Exclude Gain, later.

### Exclusion Amount

If you met the age, ownership, and use tests, you can choose to exclude $125,000 of your gain. If you were married on the date of the sale and file a separate return, you can only choose to exclude $62,500. If there is gain remaining after the exclusion, you may have to postpone tax on it if, as explained earlier, you buy and live in another home. You must include in your income any gain that you cannot exclude or postpone.
Age, Ownership, and Use Tests for Sales Before May 7, 1997

You can claim the exclusion if you met all the following tests.

1) You were age **55 or older** on the date of the sale.

2) During the **5-year period** ending on the date of the sale, you:
   a) **Owned** your main home for at least **3 years**, and
   b) **Lived in** your main home for at least **3 years**.

3) Neither you nor your spouse have ever excluded gain on the sale of a home after July 26, 1978. However, see Effect of Marital Status, later, for more details.

**Age 55 at time of sale.** You must have been 55 by the date you sold the home to qualify for the exclusion. You do not meet the age 55 test if you sold the property during the year in which you became 55 but before you actually became 55. The earliest date on which you could sell your home and still qualify for the exclusion was your 55th birthday.

**Ownership and use tests.** The required 3 years of ownership and use (during the 5-year period ending on the date of the sale) do not have to be continuous. You meet the tests if you can show that you owned and lived in the property as your main home for either 36 full months or 1,095 days (365 × 3) during the 5-year period. Short temporary absences for vacations or other seasonal absences, even if you rented out the property during the absences, are counted as periods of use.

Ownership and use tests met at different times. You can meet the ownership and use tests during different 3-year periods. However, you must meet both tests during the 5-year period ending on the date of the sale.

**Joint owners who are married.** Both you and your spouse will meet the age, ownership, and use tests if you meet all of the following requirements.

1) You held the home either as joint tenants, tenants by the entirety, or community property on the date of the sale.

2) You file a joint return for the tax year in which you sell the home.

3) Either you or your spouse has met the age, ownership, and use tests.

Previous home destroyed or condemned. For the ownership and use tests, you add the time you owned and lived in a previous home that was destroyed or condemned to the time you owned and lived in the home on which you wish to exclude gain. This rule applies if any part of the basis of the home you sold depended on the basis of the destroyed or condemned home. Otherwise, you must have owned and lived in the **same** home for 3 of the 5 years before the sale to qualify for the exclusion.

Exception for individuals with a disability. There is an exception to the 3-out-of-5-year use test if you become physically or mentally unable to care for yourself at any time during the 5-year period.

You qualify for this exception to the use test if, during the 5-year period before the sale of your home:

1) You became physically or mentally unable to care for yourself, and

2) You owned and lived in your home as your main home for a total of at least 1 year.

Under this exception, you are considered to live in your home during any time that you own the home and reside in a facility (including a nursing home) that is licensed by a state or political subdivision to care for persons in your condition.

If you meet this exception to the use test, you still have to meet the 3-out-of-5-year ownership test to claim the exclusion.

Home of spouse who died. You will meet the ownership and use tests if your spouse was deceased on the date you sold your main home, and:

1) You have not remarried,

2) Your deceased spouse had met the ownership and use tests for that main home, and

3) Your deceased spouse had not previously chosen or joined in choosing to exclude gain on the sale of another main home after July 26, 1978.

You must still meet the age test (be at least age 55 on the date of sale) to qualify for the exclusion.

Sale by executor. Gain from the sale of a home by the executor of an estate may qualify for this exclusion. To qualify, the sale must be made under a contract entered into before death by a taxpayer who met the age, ownership, and use tests.

Rent-controlled apartment. If you receive a payment to give up your rights in a rent-controlled apartment, this gain does not qualify for the exclusion. You do not meet the ownership test when you rent an apartment.

Part of property used as main home. You may have used only part of the property as your main home, while using the rest for business or rental. In that case, you can claim an exclusion only for the gain on the part of the property used as your main home.

For an example of how to divide the gain between the part of the property used as your home and the part used for business or other purposes, see Property used partly as your home and partly for business or rental in chapter 2.

**Note.** If the business use of your old home was not more than 2 years of the 5-year period ending on the date of the sale, you do not have to divide the gain. However, you must decrease your basis in the old home by the depreciation allowed or allowable for the business use of it.
**Effect of Marital Status**

For purposes of the exclusion, your marital status is determined as of the date of sale of your home. If you are legally separated under a decree of divorce or of separate maintenance, you are not considered married.

Your marital status on the date of the sale determines:

- The amount you can exclude,
- Whether your spouse must join you in the choice to exclude gain, and
- Whether each spouse can choose to exclude gain later.

**Married persons must choose exclusion jointly.** If you were married when you sold your main home, you cannot choose to exclude the gain unless your spouse joins you in making the choice. Your spouse must join you in the choice even if:

1) You or your spouse owned the home separately,

2) You and your spouse file separate returns, or

3) The spouse not owning an interest in the home had not lived in it for the required period before the sale.

**Death of spouse after sale.** If your spouse died after the sale, but before making the choice to exclude the gain, his or her personal representative (administror or executor, for example) must join with you in making the choice. You, as the surviving spouse, are considered the personal representative of your deceased spouse if no one else has been appointed.

**Home not jointly owned.** If the home was not jointly owned, the spouse who owns it must meet the age, ownership, and use tests. The other spouse must join in making the choice.

**Separate return.** If you were married on the date of sale, file a separate return, and meet the age, ownership, and use tests, you can exclude no more than $62,500 of the gain. Your spouse must show agreement to your choice by writing in the bottom margin on page 1 of Form 2119, or on an attached statement, "I agree to the Part II election." Your spouse must also sign his or her name.

**You or your spouse can exclude gain only once.** If you or your spouse chose to exclude gain from a sale after July 26, 1978, neither of you can choose to exclude gain again under the rules described in this chapter. (You may be able to exclude gain on a sale after May 6, 1997, under the rules in chapter 2.) The following chart shows how this rule applies in certain specific situations.

<table>
<thead>
<tr>
<th>IF ...</th>
<th>THEN ...</th>
</tr>
</thead>
<tbody>
<tr>
<td>You and your spouse owned separate homes before your marriage and sold both homes after your marriage</td>
<td>You can exclude the gain on one of them, but not on both.</td>
</tr>
<tr>
<td>You or your spouse excluded gain from a home sold before the marriage (and after July 26, 1978)</td>
<td>The spouse who excluded gain cannot join in another choice to exclude gain. If the couple sells a home during their marriage, neither can exclude any gain.</td>
</tr>
<tr>
<td>You or your spouse chooses to exclude gain from a sale made after July 26, 1978, and you later divorce</td>
<td>Neither of you can choose to exclude gain again.</td>
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<td>If you remarry, you and your new spouse cannot exclude gain on sales after your marriage. (But you may be able to revoke the earlier choice, as explained later.)</td>
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**Sale before marriage.** If you met the age, ownership, and use tests when you sold your separately owned home, you can exclude gain up to $125,000. If you married before the end of the year of sale, you can take the exclusion whether you file a joint return or a separate return. This is because you were single on the date of the sale.

**Joint exclusion not required.** If one spouse sold a home before the marriage, the other spouse does not have to join in the choice to exclude gain. The spouse who did not join in that choice is eligible to exclude gain if he or she later sells a house, meets the age, ownership, and use tests, and at the time of sale is single or married to a different spouse who has never excluded gain or joined in a choice to do so.

**You can exclude gain only once.** If one spouse excludes gain from a house sold before marriage, that spouse cannot join in another choice to exclude gain. If this couple then sells a home during their marriage, neither can exclude any gain under the rules in this chapter. This is because both spouses have to join in the choice, and one spouse has already excluded gain. However, see chapter 2 for the rules that apply to sales in 2000.

**How To Make and Revoke a Choice To Exclude Gain**

Under the rules explained in this chapter, you can exclude gain on the sale of your main home only once for sales after July 26, 1978.
However, for sales in 2000 you may be able to exclude gain under the rules explained in chapter 2.

**Time to exclude gain.** You can make or revoke a choice to exclude gain from a particular sale at any time before the latest of the following dates:

1) Three years from the due date of the return for the year of the sale.
2) Three years from the date you filed the return.
3) Two years from the date you paid the tax.

**Period of disability.** You may have longer to make or revoke your choice in some cases. This is because the 3-year and 2-year periods just described are suspended during any period when you cannot manage your finances due to a medically determinable physical or mental impairment that has lasted or can be expected to last for a continuous period of at least 12 months or to result in death. But there is no suspension for any period when your spouse or someone else was authorized to act for you.

**How to make the choice.** You can choose to exclude the gain even if you originally included it on your tax return for the year of the sale. You do so by filing an amended return (Form 1040X) for that year. You must send a filled-in Form 2119 or a statement with your amended return. The statement must say you choose to exclude from income the gain on the sale. It must also include the following information.

1) Your name, age, social security number, and marital status on the date of the sale. If the home was jointly owned, give this information for each owner.
2) The dates you bought and sold the home.
3) The amount realized and the adjusted basis of the property on the date of sale.
4) How long you were away from the home during the 5 years before the sale. Do not include vacation and other seasonal absences, even if you rented out the home during those absences.
5) Whether you or a joint owner ever chose to exclude gain on the sale of a home, and if you did, when and where you did so. If you revoked the choice, give the date you revoked it.

**How to revoke the choice.** You can revoke your choice to exclude gain by filing an amended return for the year of sale using Form 1040X. Attach a new completed Form 2119 and, if needed, a Schedule D (Form 1040). Send the forms to the Internal Revenue Service Center for the place where you live.

If you were married when you sold your home, your spouse who joined you in making the choice must join you in revoking it. If your spouse is deceased, his or her personal representative must join you in revoking the choice.

**Extension of assessment period.** If you revoke your choice to exclude gain when less than a year is left in the assessment period (time for determining your correct tax) for the return on which the choice was made, you must agree to extend the assessment period. Before the end of the period, you must file a statement that the assessment period will not end until 1 year after the date the statement is filed. The assessment period normally ends on the latest of the dates shown earlier under Time to exclude gain.

## 4. Recapture of Federal Subsidy

If you financed your home under a federally subsidized program (loans from tax-exempt qualified mortgage bonds or loans with mortgage credit certificates), you may have to recapture all or part of the benefit you received from that program when you sell or otherwise dispose of your home. You recapture the benefit by increasing your federal income tax for the year of the sale. You may have to pay this recapture tax even if you can exclude your gain from income under the rules in chapter 2; that exclusion does not affect the recapture tax.

**Loans subject to recapture rules.** The recapture applies to loans that:

1) Came from the proceeds of qualified mortgage bonds, or
2) Were based on mortgage credit certificates.

The recapture also applies to assumptions of these loans.

**Federal subsidy benefit.** If you received a mortgage loan from the proceeds of a tax-exempt bond, you received the benefit of a lower interest rate than was customarily charged on other mortgage loans. If you received a mortgage credit certificate with your mortgage loan, you were able to reduce your federal income taxes by a mortgage interest tax credit. Both of these benefits are federal mortgage subsidies.

**Sale or other disposition.** The sale or other disposition of your home includes an exchange, involuntary conversion, or any other disposition.

For example, if you give away your home (other than to your spouse or ex-spouse incident to divorce), you are considered to have “sold” it. You figure your recapture tax as if you had sold your home for its fair market value on the date you gave it away.

**When the recapture applies.** The recapture of the federal mortgage subsidy applies only if you meet both of the following conditions.

1) You sell or otherwise dispose of your home:
   a) At a gain, and
b) During the first 9 years after the date you closed your mortgage loan.

2) Your income for the year of disposition is more than that year’s adjusted qualifying income for your family size for that year (related to the income requirements a person must meet to qualify for the federally subsidized program).

**When recapture does not apply.** The recapture does **not** apply if any of the following situations apply to you:

- Your mortgage loan was a qualified home improvement loan of not more than $15,000,
- The home is disposed of as a result of your death,
- You dispose of the home more than 9 years after the date you closed your mortgage loan,
- You transfer the home to your spouse, or to your former spouse incident to a divorce, where no gain is included in your income,
- You dispose of the home at a loss,
- Your home is destroyed by a casualty, and you repair it or replace it on its original site within 2 years after the end of the tax year when the destruction happened, or
- You refinance your mortgage loan (unless you later meet the conditions listed previously under When the recapture applies).

**Notice of amounts.** At or near the time of settlement of your mortgage loan, you should receive a notice that provides the federally subsidized amount and other information you will need to figure your recapture tax.

**How to figure and report the recapture.** The recapture tax is figured on **Form 8828**. If you sell your home and your mortgage loan is subject to the recapture rules, you must file Form 8828 even if you do not owe a recapture tax. Attach Form 8828 to your Form 1040. For more information see Form 8828 and its instructions.

5.

**How To Get Tax Help**

You can get help with unresolved tax issues, order free publications and forms, ask tax questions, and get more information from the IRS in several ways. By selecting the method that is best for you, you will have quick and easy access to tax help.

**Contacting your Taxpayer Advocate.** If you have attempted to deal with an IRS problem unsuccessfully, you should contact your Taxpayer Advocate.

The Taxpayer Advocate represents your interests and concerns within the IRS by protecting your rights and resolving problems that have not been fixed through normal channels. While Taxpayer Advocates cannot change the tax law or make a technical tax decision, they can clear up problems that resulted from previous contacts and ensure that your case is given a complete and impartial review.

To contact your Taxpayer Advocate:

- Call the Taxpayer Advocate at **1–877–777–4778**.
- Call the IRS at **1–800–829–1040**.
- Call, write, or fax the Taxpayer Advocate office in your area.
- Call **1–800–829–4059** if you are a TTY/TDD user.

For more information, see Publication 1546, *The Taxpayer Advocate Service of the IRS.*

**Free tax services.** To find out what services are available, get Publication 910, *Guide to Free Tax Services.* It contains a list of free tax publications and an index of tax topics. It also describes other free tax information services, including tax education and assistance programs and a list of TeleTax topics.

**Personal computer.** With your personal computer and modem, you can access the IRS on the Internet at **www.irs.gov**. While visiting our web site, you can select:

- **Frequently Asked Tax Questions** (located under Taxpayer Help & Ed) to find answers to questions you may have.
- **Forms & Pubs** to download forms and publications or search for forms and publications by topic or keyword.
- **Fill-in Forms** (located under Forms & Pubs) to enter information while the form is displayed and then print the completed form.
- **Tax Info For You** to view Internal Revenue Bulletins published in the last few years.
- **Tax Regs in English** to search regulations and the Internal Revenue Code (under United States Code (USC)).
- **Digital Dispatch** and **IRS Local News Net** (both located under Tax Info For Business) to receive our electronic newsletters on hot tax issues and news.
- **Small Business Corner** (located under Tax Info For Business) to get information on starting and operating a small business.

You can also reach us with your computer using File Transfer Protocol at **ftp.irs.gov**.

**TaxFax Service.** Using the phone attached to your fax machine, you can receive forms and instructions by calling **703–368–9694**. Follow the directions from the prompts. When you order forms, enter the catalog number for the form you need. The items you request will be faxed to you.
Phone. Many services are available by phone.

- **Ordering forms, instructions, and publications.** Call 1–800–829–3676 to order current and prior year forms, instructions, and publications.
- **Asking tax questions.** Call the IRS with your tax questions at 1–800–829–1040.
- **TTY/TDD equipment.** If you have access to TTY/TDD equipment, call 1–800–829–4059 to ask tax questions or to order forms and publications.
- **TeleTax topics.** Call 1–800–829–4477 to listen to pre-recorded messages covering various tax topics.

Evaluating the quality of our telephone services. To ensure that IRS representatives give accurate, courteous, and professional answers, we evaluate the quality of our telephone services in several ways.

- A second IRS representative sometimes monitors live telephone calls. That person only evaluates the IRS assistor and does not keep a record of any taxpayer's name or tax identification number.
- We sometimes record telephone calls to evaluate IRS assistors objectively. We hold these recordings no longer than one week and use them only to measure the quality of assistance.
- We value our customers' opinions. Throughout this year, we will be surveying our customers for their opinions on our service.

Walk-in. You can walk in to many post offices, libraries, and IRS offices to pick up certain forms, instructions, and publications. Also, some libraries and IRS offices have:

- An extensive collection of products available to print from a CD-ROM or photocopy from reproducible proofs.
- The Internal Revenue Code, regulations, Internal Revenue Bulletins, and Cumulative Bulletins available for research purposes.

Mail. You can send your order for forms, instructions, and publications to the Distribution Center nearest to you and receive a response within 10 workdays after your request is received. Find the address that applies to your part of the country.

- **Western part of U.S.:**
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- **Central part of U.S.:**
  Central Area Distribution Center
  P.O. Box 8903
  Bloomington, IL 61702–8903

- **Eastern part of U.S. and foreign addresses:**
  Eastern Area Distribution Center
  P.O. Box 85074
  Richmond, VA 23261–5074

CD-ROM. You can order IRS Publication 1796, *Federal Tax Products on CD-ROM*, and obtain:

- Current tax forms, instructions, and publications.
- Prior-year tax forms, instructions, and publications.
- Popular tax forms which may be filled in electronically, printed out for submission, and saved for recordkeeping.
- Internal Revenue Bulletins.

The CD-ROM can be purchased from National Technical Information Service (NTIS) by calling 1–877–233–6767 or on the Internet at [www.irs.gov/cdorders](http://www.irs.gov/cdorders). The first release is available in mid-December and the final release is available in late January.

IRS Publication 3207, *The Business Resource Guide*, is an interactive CD-ROM that contains information important to small businesses. It is available in mid-February. You can get one free copy by calling 1–800–829–3676.
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