Important Reminder

Limit on itemized deductions. For 1998, if your adjusted gross income is more than $124,500 ($62,250 if married filing separately), you may have to reduce the amount of certain itemized deductions, including your miscellaneous deductions. For more information and a worksheet, see the instructions for line 28 of Schedule A (Form 1040).

Introduction

This publication explains which expenses you can claim as miscellaneous itemized deductions on Schedule A (Form 1040). You must reduce the total of most miscellaneous itemized deductions by 2% of your adjusted gross income. This publication covers the following topics.

• Deductions subject to the 2% limit.
• Deductions not subject to the 2% limit.
• Expenses you cannot deduct.
• How to report your deductions.

You must keep records to verify your deductions. You should keep receipts, canceled checks, financial account statements, and other documentary evidence. For more information on recordkeeping, get Publication 552, Recordkeeping for Individuals.

Useful Items

You may want to see:

Publication

☐ 463 Travel, Entertainment, Gift, and Car Expenses
☐ 525 Taxable and Nontaxable Income
Deductions Subject to the 2% Limit

You can deduct certain expenses as miscellaneous itemized deductions on Schedule A (Form 1040). You can claim the amount of expenses that is more than 2% of your adjusted gross income. You figure your deduction on Schedule A (Form 1040) by subtracting 2% of your adjusted gross income from the total amount of these expenses. Your adjusted gross income is the amount on Form 1040, line 33.

Generally, you apply the 2% limit after you apply any other deduction limit. For example, the 50% (or 55%) limit on business-related meals and entertainment is applied before you subtract 2% of your adjusted gross income.

Deductions subject to the 2% limit are discussed in the two general categories that are shown on Schedule A (Form 1040): unreimbursed employee expenses and other expenses.

Performing artists. If you are a qualified performing artist, you may be able to deduct your employee business expenses as an adjustment to income rather than as a miscellaneous itemized deduction. See Performing Artists under Deductions Not Subject to the 2% Limit, later.

Impairment-related work expenses. If you have a physical or mental disability, certain expenses you incur that allow you to work may not be subject to the 2% limit. See Impairment-Related Work Expenses under Deductions Not Subject to the 2% Limit, later.

State and local government officials paid on a fee basis. If you performed services as an employee of a state or local government and you were paid in whole or in part on a fee basis, you can claim your trade or business expenses in performing those services as an adjustment to gross income, rather than as a miscellaneous deduction. See Officials Paid on a Fee Basis under Deductions Not Subject to the 2% limit, later.
A debt has a very close relationship to your trade or business of being an employee if your main motive for incurring the debt is a business reason.

**Example.** You make a bona fide loan to the corporation you work for. It fails to pay you back. You had to make the loan in order to keep your job. You have a business bad debt as an employee.

For more information on business bad debts, see chapter 14 in Publication 535. For information on non-business bad debts, see *Nonbusiness Bad Debts* in Publication 550, *Investment Income and Expenses*.

**Business Liability Insurance**

You can deduct insurance premiums you paid for protection against personal liability for wrongful acts on the job.

**Damages for Breach of Employment Contract**

If you break an employment contract, you can deduct damages you pay your former employer if the damages are attributable to the pay you received from that employer.

**Depreciation on Computers or Cellular Telephones**

If you purchased a computer or cellular telephone, you can claim a depreciation deduction if you use these items in your work as an employee and you meet the two tests explained next.

*The rules for computing depreciation may be different for a computer owned or leased and used only in the home office. See Computer used in home office, later.*

**Employee use of a computer or cellular telephone.**

If you are an employee and you use your computer or cellular telephone in connection with your work, its use generally must be:

1) For the convenience of your employer, and

2) Required as a condition of your employment.

**For the convenience of your employer.** This means that your use of the computer or cellular telephone is for a substantial business reason of your employer. You must consider all facts in making this determination. Use of your computer or cellular phone during your regular working hours to carry on your employer's business is generally for the convenience of your employer.

**Required as a condition of your employment.** This means that you cannot properly perform your duties without it. Whether or not you can properly perform your duties without the computer or cellular telephone depends on all the facts and circumstances. It is not necessary that your employer explicitly requires you to use your computer or cellular telephone. But neither is it enough that your employer merely states that your use of these items is a condition of your employment.

**Example.** You are an engineer with an engineering firm. You occasionally take work home at night rather than work late at the office. You own and use a computer that is similar to the one you use at the office to complete your work at home. Since your use of the computer is not for the convenience of your employer and is not required as a condition of your employment, you cannot claim a depreciation deduction for it.

**Which depreciation method you can use.** If you meet the two tests above, and also predominantly use (more than 50%) your home computer or cellular telephone in your work, you can claim an accelerated depreciation deduction using the General Depreciation System (GDS) and a section 179 deduction.

If you meet the above two tests, but do not predominantly use your home computer or cellular telephone in your work, you must depreciate these items using the straight line method over the Alternative Depreciation System (ADS) recovery period and you cannot take a section 179 deduction. Depreciation deductions using GDS and ADS and the section 179 deduction are explained in Publication 946.

**Note.** The restrictions in the preceding two paragraphs do not apply to a computer you own or lease and which you use only in your qualified home office.

**Computer used in home office.** The more than 50% use test does not apply if you use the computer in a home office. You can claim accelerated depreciation using GDS and a section 179 deduction for any computer you own or lease and use only in your home office. To be treated as a home office (regular business establishment), that part of your home must meet the requirements described under *Home Office*, later. If all the requirements for home office are met, see *Business Furniture and Equipment* in Publication 587 for information on depreciation or electing a section 179 deduction for your computer.

**Nonemployee use of a computer.** You can deduct depreciation on your home computer based on your use of it to produce income (such as managing your investments).

The time you use your computer for investments does not count as business-use time in determining whether you use it more than 50% for your work. However, you can combine the investment use time and the business use time when figuring your depreciation deduction. See *Predominant Use Test* in Publication 946.

**Reporting your depreciation deduction.** Use Part V of Form 4562, *Depreciation and Amortization*, to claim the depreciation deduction for a cellular telephone or for a computer that you did not use only in your home office. Complete Part I of Form 4562 if you are claiming a section 179 deduction.

Use Part II of Form 4562 to claim the depreciation deduction for a computer you placed in service during 1998 and used only in your home office. Complete Part I of Form 4562 if you are claiming a section 179 deduction.
If you are otherwise required to file Form 4562, use Part III to claim the depreciation deduction for a computer you placed in service before 1998 and used only in your home office. If you are not otherwise required to file Form 4562, enter the depreciation on the appropriate lines of your return.

Do not complete Form 4562 to claim a depreciation deduction for a home computer you placed in service before 1998 and used only in your home office.

TIP

You must maintain records to prove your percentage of business and investment use.

Dues to Chamber of Commerce and Professional Societies

You may be able to deduct dues paid to professional organizations (such as bar associations and medical associations) and to chambers of commerce and similar organizations, if membership helps you carry out the duties of your job. Similar organizations include:

1) Boards of trade,
2) Business leagues,
3) Civic or public service organizations,
4) Real estate boards, and
5) Trade associations.

You cannot deduct dues paid to an organization if one of its main purposes is to:

1) Conduct entertainment activities for members or their guests, or
2) Provide members or their guests with access to entertainment facilities.

See Club Dues under Nondeductible Expenses, later.

TIP

Dues paid to airline, hotel, and luncheon clubs are not deductible.

Lobbying and political activities. You may not be able to deduct that part of your dues that is for certain lobbying and political activities. See Nondeductible Expenses, later.

Education That Is Employment Related

You can deduct expenses you have for education, even if the education may lead to a degree, if the education meets one of the following two requirements.

1) The education maintains or improves skills required in your present work.
2) The education:
   a) Is required by your employer, or the law, to keep your salary, status, or job, and
   b) Serves a business purpose of your employer.

If your education meets either of these requirements, you can deduct expenses for tuition, books, supplies, laboratory fees, and similar items, and certain transportation costs.

You cannot deduct as a miscellaneous deduction any qualified education expenses to the extent they were taken into account in determining the amount excludable as an education IRA.

Nondeductible educational expenses. You cannot deduct expenses you have for education, even though one or both of the preceding requirements are met, if the education:

1) Is needed to meet the minimum educational requirements to qualify you in your work or business, or
2) Will lead to qualifying you in a new trade or business.

If the education qualifies you for a new trade or business, you cannot deduct the educational expenses even if you do not intend to enter that trade or business.

Travel as education. You cannot deduct the cost of travel that in itself constitutes a form of education. For example, a French teacher who travels to France to maintain general familiarity with the French language and culture cannot deduct the cost of the trip as an educational expense.

More information. Get Publication 508, Educational Expenses, for a complete discussion of educational expenses.

Home Office

If you use a part of your home regularly and exclusively for business purposes, you may be able to deduct a part of the operating expenses and depreciation of your home. You cannot deduct any part of your personal expenses that are for family household purposes.

Requirements for employees claiming the deduction. You can deduct certain expenses for the business use of a part of your home only if you use that part of your home regularly and exclusively as:

1) Your principal place of business for any trade or business in which you engage, or
2) A place to meet or deal with your patients, clients, or customers in the normal course of your trade or business.

You can also deduct certain expenses for a separate structure not attached to your home if you use it regularly and exclusively for your trade or business.

The regular and exclusive business use must be for the convenience of your employer and not just appropriate and helpful in your job. Get Publication 587 for more detailed information and a worksheet.
You should keep records that will give the information needed to figure the deduction according to these rules. Also keep canceled checks or account statements and receipts of the expenses paid to prove the deductions you claim.

**Job Search Expenses**

You can deduct certain expenses you have in looking for a new job in your present occupation, even if you do not get a new job. You cannot deduct these expenses if:

1) You are looking for a job in a new occupation, or

2) There was a substantial break between the ending of your last job and your looking for a new one.

**Employment and outplacement agency fees.** You can deduct employment and outplacement agency fees you pay in looking for a new job in your present occupation.

**Employer pays you back.** If, in a later year, your employer pays you back for employment agency fees, you must include the amount you receive in your gross income up to the amount of your tax benefit in the earlier year. See Recoveries in Publication 525.

**Employer pays the employment agency.** If your employer pays the fees directly to the employment agency and you were not responsible for them, you do not include them in your gross income.

**Résumé.** You can deduct amounts you spend for typing, printing, and mailing copies of a résumé to prospective employers if you were looking for a new job in your present occupation.

**Travel and transportation expenses.** If you travel to an area and, while there, you look for a new job in your present occupation, you may be able to deduct travel expenses to and from the area. You can deduct the travel expenses if the trip is primarily to look for a new job. The amount of time you spend on personal activity compared to the amount of time you spend in looking for work is important in determining whether the trip is primarily personal or to look for a new job.

Even if you cannot deduct the travel expenses to and from an area, you can deduct the expenses of looking for a new job in your present occupation while in the area.

If you use the standard mileage rate to figure your car expenses, use 32.5 cents per mile. See Publication 463 for more information on travel and car expenses.

**Licenses and Regulatory Fees**

You can deduct the amount you pay each year to state or local governments for licenses and regulatory fees for your trade, business, or profession.

**Occupational Taxes**

You can deduct an occupational tax charged at a flat rate by a locality for the privilege of working or conducting a business in the locality. If you are an employee, you can claim occupational taxes only as a miscellaneous deduction subject to the 2% limit; you cannot claim them as a deduction for taxes elsewhere on your return.

**Repayment of Income Aid Payment**

An "income aid payment" is one that is received under an employer's plan to aid employees who lose their jobs because of lack of work. If you repay a lump-sum income aid payment that you received and included in income in an earlier year, you can deduct the repayment.

**Research Expenses of a College Professor**

If you are a college professor, you can deduct your research expenses, including travel expenses, for teaching, lecturing, or writing and publishing on subjects that relate directly to the field of your teaching duties. You must have undertaken the research as a means of carrying out the duties expected of a professor and without expectation of profit apart from salary. However, you cannot deduct the cost of travel as a form of education.

**Tools Used in Your Work**

Generally, you can deduct amounts you spend for tools used in your work if the tools wear out and are thrown away within 1 year from the date of purchase. You can depreciate the cost of tools expected to last more than a year. For more information about depreciation, get Publication 946.

**Travel, Transportation, Meal, Entertainment, and Gift Expenses**

If you are an employee and have ordinary and necessary business-related expenses for travel away from home, local transportation, entertainment, and gifts, you may be able to deduct these expenses. Generally, you must file Form 2106 or 2106–EZ to claim these expenses.

**Travel expenses.** Travel expenses are those incurred while traveling away from home for your employer. You can deduct travel expenses paid or incurred in connection with a temporary work assignment. Generally, you cannot deduct travel expenses paid or incurred in connection with an indefinite work assignment.

Travel expenses may include:

- The cost of getting to and from your business destination (air, rail, bus, car, etc.),
- Meals and lodging while away from home,
- Taxi fares,
- Baggage charges, and
- Cleaning and laundry expenses.
**Temporary work assignment.** A temporary work assignment is one that is expected to end within a fixed and reasonably short time. If your assignment or job away from home in a single location is realistically expected to last (and does in fact last) for 1 year or less, it is generally temporary.

**Indefinite work assignment.** If your assignment or job away from home in a single location is realistically expected to last for more than 1 year, it is indefinite, whether or not it actually lasts for more than 1 year.

Employment that is initially temporary may become indefinite due to changed circumstances.

**Local transportation expenses.** Local transportation expenses are the expenses of getting from one workplace to another when you are not traveling away from home. They include the cost of transportation by air, rail, bus, taxi, and the cost of using your car.

Work at two places in a day. If you work at two places in a day, whether or not for the same employer, you can generally deduct the expenses of getting from one workplace to the other.

Temporary work location. You can deduct your transportation expenses incurred in going between your home and a temporary work location outside the metropolitan area where you live and normally work.

If you go between your home and a temporary work location within the metropolitan area where you live and normally work, you can deduct the costs only if:

1) You have one or more regular work locations away from your home where you are occupied in the same trade or business, or

2) Your home is your principal place of business.

If your employment at a work location is realistically expected to last (and does in fact last) for one year or less, the employment is temporary unless there are facts and circumstances that would indicate otherwise. If your employment at a work location is realistically expected to last for more than 1 year or if there is no realistic expectation that the employment will last for 1 year or less, the employment is not temporary, regardless of whether it actually lasts for more than 1 year. If employment at a work location initially is realistically expected to last for one year or less, but at some later date the employment is realistically expected to last more than 1 year, that employment will be treated as temporary (unless there are facts and circumstances that would indicate otherwise) until your expectation changes. It will not be treated as temporary after the date you determine it will last more than 1 year.

The above definition of “temporary work location” is the result of a recent change. Under the former definition, “temporary” meant an irregular or short-term basis (generally a matter of days or weeks).

**TIP** You can file an amended return on Form 1040X, Amended U.S. Individual Income Tax Return, for any year that is affected by this change. However, you generally must file the amendment within three years from the time you filed the return or within two years from the time you paid the tax, whichever is later.

**Federal crime investigation and prosecution.** If you are a federal employee participating in a federal crime investigation or prosecution, you are not subject to the 1-year rule for deducting temporary travel expenses. This means that you may be able to deduct travel expenses even if you are away from your tax home for more than one year.

To qualify, the Attorney General must certify that you are traveling:

1) For the federal government,

2) In a temporary duty status, and

3) To investigate, prosecute, or provide support services for the investigation or prosecution of a federal crime.

Travel expenses are covered in chapter 1 of Publication 463.

**Meals and entertainment.** Generally, you can deduct entertainment expenses (including entertainment-related meals) only if they are directly related to the active conduct of your trade or business. However, the expense only needs to be associated with the active conduct of your trade or business if it directly precedes or follows a substantial and bona fide business-related discussion.

You can deduct only 50% of your business-related meal and entertainment expenses unless the expenses meet certain exceptions. You apply this 50% limit before you apply the 2%-of-adjusted-gross-income limit.

**Meals when subject to “hours of service” limits.** You can deduct 55% of your business-related meal expenses if you consume the meals during or incident to any period subject to the Department of Transportation’s hours of service limits. You apply this 55% limit before you apply the 2%-of-adjusted-gross-income limit.

**Gift expenses.** You can generally deduct up to $25 of business gifts you give to any one individual during the year. The following items do not count toward the $25 limit:

- Identical, widely distributed items costing $4 or less that have your name clearly and permanently imprinted, and

- Signs, racks, and promotional materials to be displayed on the business premises of the recipient.

**Additional information.** Get Publication 463 for more information on travel, meals, entertainment, gift, car expenses, and reimbursements.
Union Dues and Expenses
You can deduct dues and initiation fees you pay for union membership.
You can also deduct assessments for benefit payments to unemployed union members. However, you cannot deduct the part of the assessments or contributions that provides funds for the payment of sick, accident, or death benefits. Also, you cannot deduct contributions to a pension fund even if the union requires you to make such contributions.
You may not be able to deduct amounts you pay to the union that are related to certain lobbying and political activities. See Lobbying Expenses under Nondeductible Expenses, later.

Work Clothes and Uniforms
You can deduct the cost and upkeep of work clothes if the following two requirements are met.

1) You must wear them as a condition of your employment.
2) The clothes are not suitable for everyday wear.

It is not enough that you wear distinctive clothing. The clothing must be specifically required by your employer. Nor is it enough that you do not, in fact, wear your work clothes away from work. The clothing must not be suitable for taking the place of your regular clothing.

Examples of workers who may be able to deduct the cost and upkeep of work clothes are: delivery workers, firefighters, health care workers, law enforcement officers, letter carriers, professional athletes, and transportation workers (air, rail, bus, etc.).
Musicians and entertainers can deduct the cost of theatrical clothing and accessories that are not suitable for everyday wear.

Examples of work clothing consisting of white cap, white shirt or white jacket, white bib overalls, and standard work shoes, which a painter is required by his union to wear on the job, is not distinctive in character or in the nature of a uniform. Similarly, the costs of buying and maintaining blue work clothes worn by a welder at the request of a foreman are not deductible.

Protective clothing. You can deduct the cost of protective clothing required in your work, such as safety shoes or boots, safety glasses, hard hats, and work gloves.
Examples of workers who may be required to wear safety items are: carpenters, cement workers, chemical workers, electricians, fishing boat crew members, machinists, oil field workers, pipe fitters, steamfitters, and truck drivers.

Military uniforms. You generally cannot deduct the cost of your uniforms if you are on full-time active duty in the armed forces. However, if you are an armed forces reservist, you can deduct the unreimbursed cost of your uniform if military regulations restrict you from wearing it except while on duty as a reservist. In figuring the deduction, you must reduce the cost by any nontaxable allowance you receive for these expenses.
If local military rules do not allow you to wear fatigue uniforms when you are off duty, you can deduct the amount by which the cost of buying and keeping up these uniforms is more than the uniform allowance you receive.
If you are a student at an armed forces academy, you cannot deduct the cost of your uniforms if they replace regular clothing. However, you can deduct the cost of insignia, shoulder boards, and related items.
You can deduct the cost of your uniforms if you are a civilian faculty or staff member of a military school.

Other Expenses
You can deduct certain other expenses as miscellaneous itemized deductions subject to the 2%-of-adjusted-gross-income limit. These are expenses you pay:

1) To produce or collect income that must be included in your gross income,
2) To manage, conserve, or maintain property held for producing such income, or
3) To determine, contest, pay, or claim a refund of any tax.

You can deduct other expenses you pay for the purposes in (1) and (2) above only if they are reasonably and closely related to these purposes.
These other expenses include:

- Appraisal fees for a casualty loss or charitable contribution,
- Clerical help and office rent in caring for investments,
- Depreciation on home computers used for investments,
- Excess deductions (including administrative expenses) allowed a beneficiary on termination of an estate or trust,
- Fees to collect interest and dividends,
- Hobby expenses, but generally not more than hobby income,
- Indirect miscellaneous deductions of pass-through entities,
- Investment fees and expenses,
- Legal fees related to producing or collecting taxable income, doing or keeping your job, or getting tax advice,
- Loss on deposits in an insolvent or bankrupt financial institution,
- Repayments of income,
- Repayments of social security benefits,
- Safe deposit box rental,
- Service charges on dividend reinvestment plans,
- Tax advice and preparation fees, including fees for electronic filing, and
• Trustee's fees for your IRA, if separately billed and paid.

If the expenses you pay produce income that is only partially taxable, see Tax-Exempt Income Expenses, later, under Nondeductible Expenses.

Appraisal Fees
You can deduct appraisal fees if you pay them to figure a casualty loss or the fair market value of donated property.

Clerical Help and Office Rent
You can deduct office expenses, such as rent and clerical help, that you have in connection with your investments and collecting the taxable income on them.

Depreciation on Home Computer
You can deduct depreciation on your home computer if you use it to produce income (for example, managing your investments that produce taxable income). If you work as an employee and use the computer in that work, see Depreciation on Computers or Cellular Telephones under Unreimbursed Employee Expenses, earlier. For more information on depreciation, see Publication 946.

Excess Deductions of an Estate
If the total deductions in the estate's last tax year are more than the estate's gross income for that year, the beneficiaries succeeding to the estate's property can claim such excess as a miscellaneous deduction. Do not include deductions for personal exemption and charitable contributions when figuring the total deductions. The beneficiaries can claim the deduction only for the tax year in which or with which the estate terminates, whether the year of termination is a normal year or a short tax year. For more information, see Publication 559, Survivors, Executors, and Administrators.

Fees To Collect Interest and Dividends
You can deduct fees you pay to a broker, bank, trustee, or similar agent to collect your taxable bond interest or dividends on shares of stock. But you cannot deduct a fee you pay to a broker to buy investment property, such as stocks or bonds. You must add the fee to the cost of the property.

You cannot deduct the fee you pay to a broker to sell securities unless you are a dealer in securities. You must offset the fee against the selling price.

Hobby Expenses
You can generally deduct hobby expenses, but only up to the amount of hobby income. A hobby is not a business because it is not carried on to make a profit. See Not-for-Profit Activities in chapter 1 of Publication 535.

Indirect Deductions of Pass-Through Entities
Pass-through entities include partnerships, S corporations, and mutual funds. Deductions of pass-through entities are passed through to the partners or shareholders. If the deductions are miscellaneous itemized deductions, they are generally subject to the 2% limit.

Information returns. You should receive information returns from pass-through entities. Partnerships and S corporations issue Schedule K–1, which lists the items and amounts you must report, and identifies the tax return schedules and lines to use.

Example. You are a member of an investment club that is formed solely to invest in securities. The club is treated as a partnership. The partnership's income is solely from taxable dividends, interest, and gains from sales of securities. In this case, you can deduct your share of the partnership's operating expenses as miscellaneous itemized deductions subject to the 2% limit. However, if the investment club partnership has investments that also produce nontaxable income, you cannot deduct your share of the partnership's expenses that produce the nontaxable income. You should receive a copy of Schedule K–1 (Form 1065).

Allocated expenses of mutual funds. The allocable investment expenses of nonpublicly offered mutual funds are subject to the 2% limit. Publicly offered mutual funds do not pass investment expenses through to shareholders.

A "publicly offered" mutual fund is one that is:

1) Continuously offered pursuant to a public offering,
2) Regularly traded on an established securities market, or
3) Held by or for at least 500 persons at all times during the tax year.

Contact your mutual fund if you are not sure if your fund is publicly offered.

Nonpublicly offered mutual funds. These funds will send you a Form 1099–DIV, Dividends and Distributions, or a substitute form, showing your share of gross income and investment expenses. You can claim the expenses only as a miscellaneous itemized deduction subject to the 2% limit.

Publicly offered mutual funds. These funds will send you a Form 1099–DIV, or a substitute form, showing the net amount of dividend income (gross dividends minus investment expenses). This net figure is the amount you report on your return.

Investment Fees and Expenses
You can deduct investment fees, custodial fees, trust administration fees, and other expenses you paid for managing your investments that produce taxable income.

Legal Expenses
You can usually deduct legal expenses that you incur in attempting to produce or collect taxable income or that you pay in connection with the determination, collection, or refund of any tax.

You can also deduct legal expenses that are:
1) Related to either doing or keeping your job, such as those you paid to defend yourself against criminal charges arising out of your trade or business,

2) For tax advice related to a divorce if the bill specifies how much is for tax advice and it is determined in a reasonable way, or

3) To collect taxable alimony.

You can deduct expenses of resolving tax issues relating to profit or loss from business (Schedule C or C–EZ), rentals or royalties (Schedule E), or farm income and expenses (Schedule F) on the appropriate schedule. You deduct expenses of resolving nonbusiness tax issues on Schedule A (Form 1040). See Tax Preparation Fees, later.

**Loss on Deposits in an Insolvent or Bankrupt Financial Institution**

If you lose money you have on deposit in a qualified financial institution because of the insolvency or bankruptcy of the institution, how you treat your loss depends upon whether you can reasonably estimate its amount. If you can reasonably estimate the amount of your loss, see *Treating your loss as an itemized deduction*, next. If you cannot, or if you would simply prefer to wait until the year the loss is finally determined, see *Treating your loss as a bad debt*, below.

**Treating your loss as an itemized deduction.** If you can reasonably estimate the amount of your loss, you can claim it in the current year as:

1) A miscellaneous deduction subject to the 2% floor, or

2) A casualty loss.

**Maximum amount you can claim as a miscellaneous deduction.** If you can claim the loss as a miscellaneous deduction, the maximum amount you can claim for each financial institution is $20,000 ($10,000 if you are married filing separately) reduced by any expected state insurance proceeds.

**When you cannot claim the loss as a miscellaneous deduction.** You cannot claim the loss as a miscellaneous deduction if:

1) Any part of the deposit is federally insured,

2) You own at least 1% of the financial institution,

3) You are an officer of the financial institution, or

4) You are related to such an owner or officer.

**Final loss less than estimated loss.** If the actual loss is less than the amount deducted as an estimated loss, you must include in income in the final determination year the excess loss claimed. See *Recoveries* in Publication 525.

**Treating your loss as a bad debt.** If you cannot reasonably estimate the amount of your loss, or if you would just rather wait until the loss is finally determined, or if the actual loss that is finally determined is more than the amount you deducted as an estimated loss, you can claim the excess loss as a bad debt in the year the amount of your loss is finally determined.

**How to report the loss.** If you can claim the loss as a miscellaneous deduction, report it on Schedule A (Form 1040) line 22. It is subject to the 2%-of-adjusted-gross-income limit. Indicate the name of the financial institution on line 22, and write “Insolvent Financial Institution.” Also attach a page showing how you calculated your estimated loss.

If you claim the loss as a casualty loss, report it on Form 4684 and Schedule A (Form 1040). See Publication 547 for more information.

If you claim the loss as a nonbusiness bad debt, report it as a short-term capital loss on Schedule D (Form 1040). See Publication 550 for more information.

**Repayments of Income**

If you had to repay an amount that you included in income in an earlier year, you may be able to deduct the amount you repaid. If the amount you had to repay was ordinary income of $3,000 or less, the deduction is subject to the 2% limit. If it is more than $3,000, see *Repayments Under Claim of Right*, later.

**Repayments of Social Security Benefits**

If box 5 (net benefits for 1998) of all your Forms SSA-1099, *Social Security Benefit Statement*, and Forms RRB-1099, *Payments By the Railroad Retirement Board*, has a negative figure (a figure in parentheses), you may be able to take a miscellaneous deduction. The miscellaneous deduction would be for the amount of the negative figure that represents an amount you included in gross income in an earlier year.

The amount in box 5 of Form SSA-1099 is the net amount of benefits paid to you for the year. It is the result of subtracting the figure in box 4 (benefits repaid to SSA in 1998) from the figure in box 3 (benefits paid in 1998). The amount in box 5 of Form RRB-1099 is the net amount of the SSEB (social security equivalent benefit) portion of tier 1 benefits paid to you in 1998. It is the result of subtracting the amount in box 4 (SSEB portion of Tier 1 paid to RRB in 1998) from the amount in box 3 (gross SSEB portion of Tier 1 paid in 1998).

If the deduction is more than $3,000, you will have to use a special computation to figure your tax. Get Publication 915, *Social Security and Equivalent Railroad Retirement Benefits*, for additional information.

**Safe Deposit Box Rent**

You can deduct safe deposit box rent if you use the box to store taxable income-producing stocks, bonds, or investment-related papers and documents. You cannot deduct the rent if you use the box only for jewelry, other personal items, or tax-exempt securities.
Service Charges on Dividend Reinvestment Plans
You can deduct service charges you pay as a subscriber in a dividend reinvestment plan. These service charges include payments for:

1) Holding shares acquired through a plan,
2) Collecting and reinvesting cash dividends, and
3) Keeping individual records and providing detailed statements of accounts.

Tax Preparation Fees
You can usually deduct tax preparation fees in the year you pay them. Thus, on your 1998 return, you can deduct fees paid in 1998 for preparing your 1997 return. These fees include the cost of tax preparation software programs and tax publications. It also includes any fee you paid for electronic filing of your return.

Deduct expenses of preparing tax schedules relating to profit or loss from business (Schedule C or C–EZ), rentals or royalties (Schedule E), or farm income and expenses (Schedule F) on the appropriate schedule. Deduct expenses of preparing the remainder of the return on line 21, Schedule A (Form 1040).

Trustee’s Administrative Fees for IRA
Trustee's administrative fees that are billed separately and paid by you in connection with your IRA are deductible. They are deductible (if they are ordinary and necessary) as a miscellaneous deduction on Schedule A (Form 1040). See Publication 590, Individual Retirement Arrangements (IRAs) for more information.

Deductions Not Subject to the 2% Limit
You can deduct the expenses listed below as miscellaneous itemized deductions. They are not subject to the 2% limit. Report these expenses on line 27, Schedule A (Form 1040).

List of Deductions

- Amortizable premium on taxable bonds
- Federal estate tax on income in respect of a decedent
- Gambling losses up to the amount of gambling winnings
- Impairment-related work expenses of persons with disabilities
- Repayments of more than $3,000 under a claim of right
- Unrecovered investment in a pension

Amortizable Premium on Taxable Bonds
In general, if the amount you pay for a bond is greater than its stated principal amount, the excess is bond premium. You can elect to amortize the premium on taxable bonds.

Bond purchased before October 23, 1986. The amortization of the premium is a miscellaneous itemized deduction not subject to the 2% limit.

Bond acquired after October 22, 1986, and before January 1, 1988. The amortization of the premium is investment interest expense subject to the investment interest limit, unless you choose to treat it as an offset to interest income on the bond.

Bond acquired after December 31, 1987. The amortization of the premium is an offset to interest income on the bond rather than a separate interest deduction item.

On certain bonds acquired after March 1, 1998 (such as bonds that pay a variable rate of interest or that provide for an interest-free period), the amount of bond premium allocable to a period may exceed the amount of stated interest allocable to the period. If this occurs, treat the excess as a miscellaneous itemized deduction that is not subject to the 2-percent floor. However, the amount deductible is limited to the amount by which your total interest inclusions on the bond in prior periods exceed the total amount you treated as a bond premium deduction on the bond in prior periods. If any of the excess bond premium is not deductible, this amount is carried forward to the next period and is treated as bond premium allocable to that period. If you make an election to amortize bond premium for your taxable year that includes March 2, 1998, the rule in this paragraph also applies to bonds held on or after the first day of that year. For more information on bond premium, see Bond Premium Amortization in chapter 3 of Publication 550.

On certain other bonds that provide for one or more contingent payments, a projected payment schedule is prepared. If the actual amount of a contingent payment is less than the projected amount, the difference is a negative adjustment. If the negative adjustments on a debt instrument exceed the positive adjustments for the tax year, the excess is a net negative adjustment. A net negative adjustment generally offsets interest accruals. In some cases, a net negative adjustment can produce an ordinary loss. If it does, the loss is not subject to the 2-percent floor.

Federal Estate Tax on Income in Respect of a Decedent
You can deduct the federal estate tax attributable to income in respect of a decedent that you as a beneficiary include in your gross income. Income in respect of the decedent is gross income that the decedent would have received had death not occurred and that was not properly includible in the decedent's final income tax return. Get Publication 559, Survivors, Executors, and Administrators, for information about figuring the amount of this deduction.
Gambling Losses Up to the Amount of Gambling Winnings

You must report the full amount of your gambling winnings on line 21, Form 1040. You deduct your gambling losses on line 27, Schedule A (Form 1040). You cannot deduct gambling losses that are more than your winnings.

You cannot reduce your gambling winnings by your gambling losses and report the difference. You must report the full amount of your winnings as income and claim your losses (up to the amount of winnings) as an itemized deduction. Therefore, your records should show your winnings separately from your losses. Only gambling losses incurred during the year can be deducted on Schedule A (Form 1040).

Diary of winnings and losses. You must keep an accurate diary or similar record of your losses and winnings.

Your diary should contain at least the following information:

1) The date and type of your specific wager or wagering activity,
2) The name and address or location of the gambling establishment,
3) The names of other persons present with you at the gambling establishment, and
4) The amount(s) you won or lost.

Proof of winnings and losses. In addition to your diary, you should also have other documentation. You can generally prove your winnings and losses through Form W–2G, Certain Gambling Winnings, Form 5754, Statement by Person(s) Receiving Gambling Winnings, wagering tickets, canceled checks, credit records, bank withdrawals, and statements of actual winnings or payment slips provided to you by the gambling establishment.

For specific wagering transactions, you can use the following items to support your winnings and losses.

Keno: Copies of the keno tickets you purchased that were validated by the gambling establishment, copies of your casino credit records, and copies of your casino check cashing records.

Slot machines: A record of the machine number and all winnings by date and time the machine was played.

Table games (twenty-one (blackjack), craps, poker, baccarat, roulette, wheel of fortune, etc.): The number of the table at which you were playing. Casino credit card data indicating whether the credit was issued in the pit or at the cashier's cage.

Bingo: A record of the number of games played, cost of tickets purchased and amounts collected on winning tickets. Supplemental records include any receipts from the casino, parlor, etc.

Racing (horse, harness, dog, etc.): A record of the races, amounts of wagers, amounts collected on winning tickets and amounts lost on losing tickets. Supplemental records include unredeemed tickets and payment records from the racetrack.

Lotteries: A record of ticket purchases, dates, winnings and losses. Supplemental records include unredeemed tickets, payment slips and winnings statements.

These recordkeeping suggestions are intended as general guidelines to help you establish your winnings and losses. They are not all-inclusive. Your tax liability depends on your particular facts and circumstances.

Impairment-Related Work Expenses

If you have a physical or mental disability that limits your being employed, or substantially limits one or more of your major life activities, such as performing manual tasks, walking, speaking, breathing, learning, and working, you can deduct your impairment-related work expenses.

Impairment-related work expenses are ordinary and necessary business expenses for attendant care services at your place of work and other expenses in connection with your place of work that are necessary for you to be able to work.

Where to report. If you are an employee, you enter impairment-related work expenses on Form 2106 or 2106–EZ. Enter on line 27, Schedule A (Form 1040) that part of the amount on line 10 of Form 2106, or line 6 of Form 2106–EZ, that is related to your impairment. Enter the amount that is unrelated to your impairment on line 20, Schedule A (Form 1040).

Repayments Under Claim of Right

If you had to repay more than $3,000 that you included in your income in an earlier year because at the time you thought you had an unrestricted right to it, you may be able to deduct the amount you repaid, or take a credit against your tax. See Repayments in Publication 525 for more information.

Unrecovered Investment in Pension

If a retiree had contributed to the cost of a pension or annuity, the retiree can exclude from income a part of each payment received as a tax-free return of the retiree’s investment. If the retiree dies before the entire investment is recovered, any unrecovered investment can be deducted on the retiree’s final income tax return. Get Publication 575, Pension and Annuity Income, for more information about the tax treatment of pensions and annuities.

Performing Artists

If you are a performing artist, you may qualify to deduct your employee business expenses as an adjustment to income rather than as a miscellaneous itemized deduction. To qualify to deduct your expenses as an ad-
justment to income, you must meet all three of the following requirements.

1) You perform services in the performing arts for at least two employers during your tax year.
2) Your related performing-arts business expenses are more than 10% of your gross income from the performance of such services.
3) Your adjusted gross income is not more than $16,000 before deducting these business expenses.

Note. You are not considered to have performed services in the performing arts for an employer unless that employer paid you $200 or more.

If you do not meet all of the above requirements, you do not qualify to deduct your expenses as an adjustment to gross income and the expenses are subject to the 2% limit.

Special rules for married persons. If you are married, you must file a joint return unless you lived apart from your spouse at all times during the tax year.

If you file a joint return, you must figure requirements (1) and (2) separately for both you and your spouse. However, requirement (3) applies to your and your spouse’s combined adjusted gross income.

Where to report. If you meet all of the above requirements, you should first complete Form 2106 or Form 2106–EZ. Then you include your performing-arts related expenses from line 10 of Form 2106 or from line 6 of Form 2106–EZ on line 32 of Form 1040. Then print “QPA” and the amount of your performing-arts related expenses on the dotted line next to line 32 (Form 1040).

Officials Paid on a Fee Basis
You generally deduct employee business expenses as a miscellaneous itemized deduction on Schedule A (Form 1040). If you are a fee-basis official, you may be able to claim your expenses in performing services in that job as an adjustment to gross income. This means you can deduct those expenses whether or not you itemize your other deductions.

To qualify as a fee-basis official, you must be employed by a state or local government and be paid in whole or in part on a fee basis. See the instructions for Form 2106 for information on how to report these expenses on your tax return.

Nondeductible Expenses
You cannot deduct the following expenses.

List of Expenses
-Burial or funeral expenses, including the cost of a cemetery lot
-Campaign expenses
-Capital expenses
-Check-writing fees
-Certain club dues
-Commuting expenses
-Fees and licenses, such as car licenses, marriage licenses, and dog tags
-Fines and penalties, such as parking tickets
-Health spa expenses
-Hobby losses
-Home repairs, insurance, and rent
-Illegal bribes and kickbacks—See Bribes and kickbacks in chapter 16 of Publication 535
-Investment-related seminars
-Life insurance premiums
-Lobbying expenses
-Losses from the sale of your home, furniture, personal car, etc.
-Lost or misplaced cash or property
-Lunches with coworkers
-Meals while working late
-Personal disability insurance premiums
-Personal legal expenses
-Personal, living, or family expenses
-Political contributions
-Professional accreditation fees
-Professional reputation, expenses to improve
-Relief fund contributions
-Residential telephone line
-Stockholders’ meeting, expenses of attending
-Tax-exempt income, expenses of earning or collecting
-Travel expenses for another individual
-Voluntary unemployment benefit fund contributions
-Wristwatches

Campaign Expenses
You cannot deduct campaign expenses of a candidate for any office, even if the candidate is running for reelection to the office. These include qualification and registration fees for primary elections.

Legal fees. You cannot deduct legal fees paid to defend charges that arise from participation in a political campaign.

Capital Expenses
You cannot currently deduct amounts paid to buy property that has a useful life of more than 1 year or amounts paid to increase the value or prolong the life of property. If you use such property in your work, you may be able to take a depreciation deduction. Get Publication 946. If the property is a car used in your work, also get Publication 463.
Check-Writing Fees on Personal Account
If you have a personal checking account, you cannot deduct fees charged by the bank for the privilege of writing checks, even if the account pays interest.

Club Dues
Generally, you cannot deduct the cost of membership in any club organized for business, pleasure, recreation, or other social purpose. This includes business, social, athletic, luncheon, sporting, airline, and hotel clubs. For exceptions, see Dues to Chamber of Commerce and Professional Societies under Unreimbursed Employee Expenses, earlier.

Commuting Expenses
You cannot deduct commuting expenses (the cost of transportation between your home and your main or regular place of work). If you haul tools, instruments, or other items in your car to and from work, you can deduct only the additional cost of hauling the items, such as the rent on a trailer to carry the items.

Fines or Penalties
You cannot deduct fines or penalties you pay to a governmental unit for violating a law. This includes an amount paid in settlement of your actual or potential liability for a fine or penalty (civil or criminal). Fines or penalties include parking tickets, tax penalties, and penalties deducted from teachers' paychecks after an illegal strike.

Health Spa Expenses
You cannot deduct health spa expenses, even if there is a job requirement to stay in excellent physical condition, such as might be required of a law enforcement officer.

Homeowners' Insurance Premiums
You cannot deduct premiums that you pay or that are placed in escrow for insurance on your home, such as fire and liability or mortgage insurance.

Investment-Related Seminars
You cannot deduct any expenses for attending a convention, seminar, or similar meeting for investment purposes.

Life Insurance Premiums
You cannot deduct premiums you pay on your life insurance. You may be able to deduct, as alimony, premiums you pay on life insurance policies assigned to your ex-spouse. See Publication 504 for information on alimony.

Lobbying Expenses
You generally cannot deduct amounts paid or incurred for lobbying expenses. These include expenses to:

1) Influence legislation,
2) Participate, or intervene, in any political campaign for, or against, any candidate for public office,
3) Attempt to influence the general public, or segments of the public, about elections, legislative matters, or referendums, or
4) Communicate directly with covered executive branch officials in any attempt to influence the official actions or positions of such officials.

Lobbying expenses also include any amounts paid or incurred for research, preparation, planning, or coordination of any of these activities.

Covered executive branch official. A covered executive branch official includes:

- The President,
- The Vice President,
- Any officer or employee of the White House Office of the Executive Office of the President, and the two most senior level officers of each of the other agencies in the Executive Office, and
- Any individual serving in a position in Level I of the Executive Schedule under Section 5312 of Title 5, United States Code, any other individual designated by the President as having Cabinet-level status, and any immediate deputy of such individual.

Dues used for lobbying. If a tax-exempt organization notifies you that part of the dues or other amounts you pay to the organization are used to pay nondeductible lobbying expenses, you cannot deduct that part.

Exceptions. You can deduct certain lobbying expenses.

1) You can deduct expenses for attempting to influence the legislation of any local council or similar governing body (local legislation). An Indian tribal government is considered a local council or similar governing body.
2) You can deduct in-house expenses for influencing legislation or communicating directly with a covered executive branch official if such expenses for the tax year are not more than $2,000 (not counting overhead expenses).
3) If you are a professional lobbyist, you can deduct the expenses you incur in the trade or business of lobbying on behalf of another person. Payments by the other person to you for lobbying activities cannot be deducted.

Lost or Mislaid Cash or Property
You cannot deduct a loss based on the mere disappearance of money or property. However, an accidental loss or disappearance of property can qualify as a casualty if it results from an identifiable event that is sudden, unexpected, or unusual. See Publication 547.

Example. A car door is accidentally slammed on your hand, breaking the setting of your diamond ring. The diamond falls from the ring and is never found. The loss of the diamond is a casualty.
Lunches with Coworkers
You cannot deduct the expenses of lunches with coworkers, except while traveling away from home on business. See Publication 463 for information on deductible expenses while traveling away from home.

Meals While Working Late
You cannot deduct the cost of meals while working late. However, you may be able to claim a deduction if it is a deductible entertainment expense, or if you are traveling away from home. See Publication 463 for information on deductible expenses while traveling away from home.

Personal Legal Expenses
You cannot deduct personal legal expenses such as those for the following:

1) Custody of children,
2) Breach of promise (to marry) suit,
3) Civil or criminal charges resulting from a personal relationship,
4) Damages for personal injury,
5) Preparation of a title (or to defend or perfect title),
6) Preparation of a will, and
7) Property claims or property settlement in a divorce.

You cannot deduct these expenses even if a result of the legal proceeding is the loss of income-producing property.

Political Contributions
You cannot deduct contributions made to a political candidate, a campaign committee, or a newsletter fund.

Professional Accreditation Fees
You cannot deduct professional accreditation fees such as the following:

1) Accounting certificate fees paid for the initial right to practice accounting,
2) Bar exam fees and incidental expenses in securing admission to the bar, and
3) Medical and dental license fees paid to get initial licensing.

Professional Reputation
You cannot deduct expenses of radio and TV appearances to increase your personal prestige or establish your professional reputation.

Relief Fund Contributions
You cannot deduct contributions paid to a private plan that pays benefits to any covered employee who cannot work because of any injury or illness not related to the job.

Residential Telephone Service
You cannot deduct any charge (including taxes) for basic local telephone service for the first telephone line to your residence, even if it is used in a trade or business.

Stockholders' Meetings
You cannot deduct transportation and other expenses you pay to attend stockholders' meetings of companies in which you own stock but have no other interest. You cannot deduct these expenses even if you are attending the meeting to get information that would be useful in making further investments.

Tax-Exempt Income Expenses
You cannot deduct expenses to produce tax-exempt income. You cannot deduct interest on a debt incurred or continued to buy or carry tax-exempt securities.

If you have expenses to produce both taxable and tax-exempt income, but you cannot identify the expenses that produce each type of income, you must divide the expenses based on the amount of each type of income to determine the amount that you can deduct.

Example. During the year, you received taxable interest of $4,800 and tax-exempt interest of $1,200. In earning this income, you had total expenses of $500 during the year. You cannot identify the amount of each expense item that is for each income item. Therefore, you calculate that 80% ($4,800/$6,000) of the expense is for the taxable interest and 20% ($1,200/$6,000) is for the tax-exempt interest. You can deduct, subject to the 2% limit, expenses of $400 (80% of $500).

Travel Expenses for Another Individual
You generally cannot deduct travel expenses you pay or incur for a spouse, dependent, or other individual who accompanies you (or an employee) on business travel. See Publication 463 for more information on deductible travel expenses.

Voluntary Unemployment Benefit Fund Contributions
You cannot deduct voluntary unemployment benefit fund contributions you make to a union fund or a private fund. However, you can deduct contributions as taxes if state law requires you to make them to a state unemployment fund that covers you for the loss of wages from unemployment caused by business conditions.

Wristwatches
You cannot deduct the cost of a wristwatch, even if there is a job requirement that you know the correct time to properly perform your duties.
How To Report

You must itemize deductions on Schedule A (Form 1040) to claim miscellaneous deductions.

• Report your miscellaneous deductions subject to the 2% limit on lines 20 through 22 and the total on line 23.

• Report your miscellaneous deductions not subject to the 2% limit on line 27.

See Instructions for Schedule A in your Form 1040 instruction booklet for more information.

Form 2106 and Form 2106-EZ. If you have deductible employee business expenses, you usually must file either Form 2106 or Form 2106-EZ.

When to use Form 2106. You must file Form 2106 if any of the following apply.

1) You were not reimbursed by your employer for your expenses (Amounts included in box 1 of your Form W–2 are not considered reimbursements.) and:
   a) You are claiming job-related travel, transportation, meal, or entertainment expenses,
   b) You are a qualified performing artist (See Performing Artists, earlier.), or
   c) You are an individual with a disability and are claiming impairment-related work expenses. (See Impairment-Related Work Expenses under Deductions Not Subject to the 2% Limit, earlier.)

2) You were reimbursed for your expenses by your employer, and your deductible expenses are more than your reimbursements. (Do not count reimbursements your employer included in box 1 of your Form W–2.)

3) You were reimbursed for your expenses by your employer, you used a car or other vehicle in your job during the year and used the same vehicle in an earlier year for business purposes, and:
   a) You used the actual expense method in the first year you used the vehicle for business, or
   b) You used a depreciation method other than straight line for this vehicle in any prior year.

When not to use Form 2106. Do not file Form 2106 if:

1) None of your expenses are deductible because of the 2% limit on miscellaneous itemized deductions, or

2) Line 4 of Form 2106 is your only entry.

When to use Form 2106–EZ. You can use Form 2106–EZ if you:

1) Do not get reimbursed by your employer for any expenses (Amounts your employer included in box 1 of your Form W–2 are not considered reimbursements.), and

2) Are claiming vehicle expense if,
   a) You own your vehicle, and
   b) You used the 1998 standard mileage rate and have used the standard mileage rate since you first used the vehicle in your business.

When not to use Form 2106–EZ. Do not complete Form 2106–EZ if line 4 is your only entry. Instead, enter your expenses directly on line 20 of Schedule A (Form 1040). See the Caution under When not to use Form 2106.

Statutory employee. If you are a statutory employee, deduct the business expenses related to being a statutory employee on Schedule C or C–EZ (Form 1040). You are a statutory employee if you meet one of the following four descriptions.

1) You are a driver who is either an agent of your employer or paid on commission and you:
   a) Distribute meat, vegetable, fruit, or bakery products,
   b) Distribute beverages (other than milk), or
   c) Pick up and deliver laundry or dry cleaning.

2) You are a full-time life insurance sales agent whose principal business activity is selling life insurance or annuity contracts, or both, primarily for one life insurance company.

3) You work at home on materials or goods furnished by your employer. Your employer must furnish specifications for the work to be done and the work must be returned to your employer or a person named by your employer.

4) You are a full-time traveling or city salesperson and you turn in orders to your employer from wholesalers, retailers, contractors, or operators of hotels, restaurants, or other similar establishments. The goods sold must be merchandise for resale or supplies for use in the buyer's business operation. This work must be your principal business activity.

If you are a statutory employee, you will receive a Form W–2 from your employer with the box in box 15 checked to indicate “Statutory employee.”
Example

Debra Smith is employed as a salesperson. Her adjusted gross income is $40,000 and she did not receive any reimbursement for her expenses. She has the following qualifying miscellaneous deductions:

- Entertainment expenses .......................................................... $500
- Transportation expenses ......................................................... $500
- Home office expenses ............................................................. $1,100
- Tax return preparation ............................................................. $200
- Investment counseling ............................................................. $300
- Gambling losses (reported $200 as income) .......................... $200

Her filled-in Form 2106-EZ and part of her Schedule A (Form 1040) are shown. Of Debra's deductions, only gambling losses are not subject to the 2%-of-adjusted-gross-income limit. She enters the gambling losses on line 27, Schedule A (Form 1040). The other items are subject to the 2% limit and are shown on line 20, 21, and 22 of Schedule A (Form 1040).

Debra completes Part II of Form 2106–EZ. She enters the transportation expenses of $500 on line 2. The home office expenses of $1,100 are entered on line 4. The entertainment expenses of $500 are subject to the 50% limit and are entered on line 5. She then completes the rest of the form. The total expenses of $1,850, shown on line 6 (Form 2106–EZ), are entered on line 20 of Schedule A (Form 1040).

Debra's expenses for tax return preparation are entered on line 21. Her expenses for investment counseling are entered on line 22 of Schedule A (Form 1040). She then totals the amounts on lines 20, 21, and 22 and enters this total of $2,350 on line 23. She enters $40,000, her adjusted gross income, on line 24. She multiplies this amount by 2% (.02) and enters the result of $800 on line 25. She subtracts the amount on line 25 from the amount on line 23 and enters $1,550, her allowable deduction, on line 26.

How To Get More Information

You can 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.

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.ustreas.gov. While visiting our Web Site, you can select:

- Frequently Asked Tax Questions to find answers to questions you may have.
- Fill-in Forms to complete tax forms on-line.

- Forms and Publications to download forms and publications or search publications by topic or keyword.
- Comments & Help to E-mail us with comments about the site or with tax questions.
- Digital Dispatch and IRS Local News Net to receive our electronic newsletters on hot tax issues and news.

You can also reach us with your computer using any of the following.

- Telnet at iris.irs.ustreas.gov
- File Transfer Protocol at ftp.irs.ustreas.gov
- Direct dial (by modem) 703–321–8020

TaxFax Service. Using the phone attached to your fax machine, you can receive forms, instructions, and tax information 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 assistants 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.
Debra Smith 111:00:1111 Salesperson

### Part I General Information

**You May Use This Form ONLY if All of the Following Apply:**
- You are an employee deducting expenses attributable to your job.
- You **do not** get reimbursed by your employer for any expenses (amounts your employer included in box 1 of your Form W-2 are not considered reimbursements).
- If you are claiming vehicle expense,
  - a You are using the standard mileage rate for 1998, and
  - b If you owned the vehicle, you also used the standard mileage rate for the year you first placed your vehicle in service.

### Part II Figure Your Expenses

1. **Vehicle expense using the standard mileage rate.** Complete Part III and multiply line 8a by 321/2¢ (.325).
2. **Parking fees, tolls, and transportation,** including train, bus, etc., that **did not** involve overnight travel or commuting to and from work.
3. **Travel expense while away from home overnight,** including lodging, airplane, car rental, etc.
   - **Do not** include meals and entertainment.
4. **Business expenses not included on lines 1 through 3.** **Do not** include meals and entertainment.
5. **Meals and entertainment expenses:** $500 x 50% (.50) to Department of Transportation (DOT) hours of service limits; Multiply meal expenses by 55% (.55) instead of 50%. For more details, see instructions.
6. **Total expenses.** Add lines 1 through 5. Enter here and on line 20 of Schedule A (Form 1040). (Fee-basis state or local government officials, qualified performing artists, and individuals with disabilities: See the instructions for special rules on where to enter this amount.)

### Schedules A&B

**Schedule A—Itemized Deductions**

<table>
<thead>
<tr>
<th>Job Expenses and Most Other Miscellaneous Deductions</th>
<th>20</th>
<th>1850</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unreimbursed employee expenses—job travel, union dues, job education, etc. You <strong>MUST</strong> attach Form 2106 or 2106-EZ if required. (See page A-5.)</td>
<td>20</td>
<td>1850</td>
</tr>
<tr>
<td>21</td>
<td>200</td>
<td></td>
</tr>
<tr>
<td>Tax preparation fees</td>
<td>21</td>
<td>200</td>
</tr>
<tr>
<td>22</td>
<td>300</td>
<td></td>
</tr>
<tr>
<td>Other expenses—investment, safe deposit box, etc. List type and amount</td>
<td>22</td>
<td>300</td>
</tr>
<tr>
<td>23</td>
<td>2350</td>
<td></td>
</tr>
<tr>
<td>Add lines 20 through 22</td>
<td>23</td>
<td>2350</td>
</tr>
<tr>
<td>24</td>
<td>800</td>
<td></td>
</tr>
<tr>
<td>Enter amount from Form 1040, line 34.</td>
<td>24</td>
<td>40,000</td>
</tr>
<tr>
<td>25</td>
<td>800</td>
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<td>25</td>
<td>800</td>
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<tr>
<td>26</td>
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<td></td>
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<td>Subtract line 25 from line 23. If line 25 is more than line 23, enter -0-</td>
<td>26</td>
<td>1550</td>
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</table>

<table>
<thead>
<tr>
<th>Other Miscellaneous Deductions</th>
<th>27</th>
<th>200</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other—from list on page A-6. List type and amount</td>
<td>27</td>
<td>200</td>
</tr>
</tbody>
</table>
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- 595 Tax Highlights for Commercial Fishermen
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