Automobiles and Listed Property

Tab 10 Contents	
Vehicle Depreciation Limitations (Section 280F)	10-1
Section 179 Expense Limits	10-1
Common Elections	10-1
Standard Mileage Rate Per Mile	10-1
Business Autos	10-2
Transportation vs. Travel	10-2
Commuting	10-2
Office in the Home—Commuting Exception	10-3
Standard Mileage Rate vs. Actual Expenses	10-3
Standard Mileage Rate Method	10-3
Actual Expense Method	10-4
Luxury Auto Limits (Section 280F)	10-4
Maximizing Section 179—Autos Worksheet	10-5
Qualified Nonpersonal-Use Vehicles	10-5
MACRS Depreciation on Business Autos	10-6
Depreciation After End of Recovery Period	10-6
Converting Personal Use Auto to Business Use	10-7
Converting Business Use Auto to Personal Use	10-7
Depreciation Recapture	10-7
Sale of Business Auto.	10-7
Business Auto Trade-In Rules	10-8
Leased Autos	10-8
Listed Property	10-8
Depreciation for Listed Property	10-9
Recordkeeping for Listed Property	10-9
Reporting Listed Property	10-10
Lease Inclusion Tables	10-10

New for 2021

- Standard mileage rates. For 2021, the standard mileage rates have changed for several categories. See Standard Mileage Rate Per Mile chart, below.
- Section 179 for sport utility vehicles. The maximum Section 179 expense for sport utility vehicles placed in service in tax years beginning in 2021 is \$26,200. See Limit for sport utility and certain other vehicles, page 10-5.

Common Elections

- Election out of the special depreciation allowance. See Special depreciation allowance auto limits, page 10-5.
- Election to use the safe harbor method of accounting for determining depreciation for autos that qualify for 100% first-year special depreciation. See Safe harbor for 100% bonus depreciation, page 10-6.

Standard Mileage Rate Per Mile (See Standard Mileage Rate Method, page 10-3)

	2021	2020	2019	2018	2017
Business*	56.0¢	57.5¢	58.0¢	54.5¢	53.5¢
Medical and moving**	16.0¢	17.0¢	20.0¢	18.0¢	17.0¢
Charitable	14.0¢	14.0¢	14.0¢	14.0¢	14.0¢
Depreciation	26.0¢	27.0¢	26.0¢	25.0¢	25.0¢

- * The deduction for unreimbursed employee business travel is suspended unless allowed in determining adjusted gross income.
- ** The deduction for moving expenses is suspended except for certain members of Armed Forces.

Vehicle Depreciation Limitations (Section 280F) (See Luxury Auto Limits, (Section 280F), page 10-4)

Note: Instead of the 100% special depreciation allowance for automobiles, an increased first-year depreciation limit applies. The lower first-year depreciation limits apply if the taxpayer elects out of special depreciation. Also, limits for trucks and vans are the same as for automobiles beginning in 2018.

Tax year first placed in service:	2021	2020	2019	2018	2017	2016
Auto depreciation limitations based on 100% business or investment	t use. If less than	100%, multiply b	ny business or in	vestment use pe	rcentage.	
1st year with special depreciation.	\$18,200	\$18,100	\$18,100	\$18,000	\$11,160	\$11,160
1st year with special depreciation—vehicle acquired before September 28, 2017.	n/a	n/a	\$14,900	\$16,400	n/a	n/a
1st year depreciation (with election out of special depreciation).	\$10,200	\$10,100	\$10,100	\$10,000	\$ 3,160	\$ 3,160
2nd year depreciation.	\$16,400	\$16,100	\$16,100	\$16,000	\$ 5,100	\$ 5,100
3rd year depreciation.	\$9,800	\$ 9,700	\$ 9,700	\$ 9,600	\$ 3,050	\$ 3,050
4th year depreciation and all subsequent years.	\$5,860	\$ 5,760	\$ 5,760	\$ 5,760	\$ 1,875	\$ 1,875
Trucks and vans depreciation limitations based on 100% business or	investment use.	If less than 1009	%, multiply by bu	siness or investr	nent use percen	tage.
1st year with special depreciation.	\$18,200	\$18,100	\$18,100	\$18,000	\$11,560	\$11,560
1st year with special depreciation—vehicle acquired before September 28, 2017.	n/a	n/a	\$14,900	\$16,400	n/a	n/a
1st year depreciation (with election out of special depreciation).	\$10,200	\$10,100	\$10,100	\$10,000	\$ 3,560	\$ 3,560
2nd year depreciation.	\$16,400	\$16,100	\$16,100	\$16,000	\$ 5,700	\$ 5,700
3rd year depreciation.	\$9,800	\$ 9,700	\$ 9,700	\$ 9,600	\$ 3,450	\$ 3,350
4th year depreciation and all subsequent years.	\$5,860	\$ 5,760	\$ 5,760	\$ 5,760	\$ 2,075	\$ 2,075

Section 179 Expense Limits

	2021	2020	2019	2018	2017	2016
Regular 179 limits	\$1,050,000	\$1,040,000	\$1,020,000	\$1,000,000	\$510,000	\$500,000
SUV limits	\$26,200	\$25,900	\$25,500	\$25,000	\$25,000	\$25,000
Investment phaseout begins	\$2,620,000	\$2,590,000	\$2,550,000	\$2,500,000	\$2,030,000	\$2,010,000

Business Autos

Cross References

- IRS Pub. 463, Travel, Gift, and Car Expenses
- Rev. Proc. 2021-31
- Rev. Rul. 99-7

Related Topics

- Business Use of Home, Tab 5
- Meals, Entertainment, Travel, and Lodging, Tab 8
- Depreciation, Tab 9
- Vehicle Credits, Tab 11

Business Autos

A taxpayer who uses his or her auto for business purposes may generally use one of the two following methods to compute deductible expenses.

- Standard mileage rate, or
- Actual car expenses.

See Standard Mileage Rate vs. Actual Expenses, page 10-3.

Employee business use of auto. The deduction for using an auto as an employee is not currently allowed for most taxpayers due to the suspension of miscellaneous itemized deductions that are subject to the 2% AGI limit. These expenses have been suspended for tax years beginning after December 31, 2017, and before January 1, 2026. Reimbursements under accountable plans are still allowed. See Accountable/Nonaccountable Plans, Tab 8.

Exceptions: Deductions for expenses that are deductible in determining adjusted gross income are not suspended. For example, Armed Forces reservists, qualified performing artists, and feebasis state or local government officials are allowed to deduct unreimbursed employee travel expenses as an adjustment to total income on Schedule 1 (Form 1040). Also allowed are expenses for self-employed taxpayers who report income and expenses on Schedules C, E, or F.

Leased autos. If a taxpayer uses actual expenses to compute the deduction for a leased auto, additional rules affect the amount of lease payments that can be deducted. See *Leased Autos*, page 10-8.

Definition of auto. For depreciation purposes, an auto or automobile is any four-wheeled vehicle (including a truck or van) made primarily for use on public streets, roads, and highways. Its unloaded gross vehicle weight must not be more than 6,000 pounds. An auto includes any part, component, or other item physically attached to it or usually included in the purchase price.

An auto does not include:

- An ambulance, hearse, or combination ambulance-hearse used directly in a business,
- A vehicle used directly in the business of transporting persons or property for pay or hire, or
- A truck or van that is a qualified nonpersonal use vehicle.

An auto does not include a vehicle that by its nature is not likely to be used more than a minimal amount for personal purposes. See Qualified Nonpersonal-Use Vehicles, page 10-5.

Transportation vs. Travel

For tax purposes, the term "transportation" refers to business expenses of getting from one place to another within the city or metropolitan area that is the taxpayer's tax home.

The term "travel" refers to business expenses incurred while a taxpayer travels to an area outside his or her tax home for business purposes. See Travel and Lodging, Tab 8, for more information about deductible travel expenses.

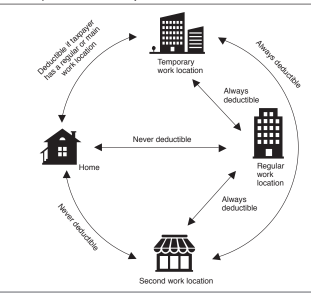
When Are Transportation Expenses Deductible?

Most self-employed taxpayers can use this chart. Do not use this chart if the taxpayer's home is the principal place of business.

Home. Home is the place where a taxpayer resides. Transportation expenses between home and the main or regular place of work are personal commuting expenses and are not deductible. A taxpayer can have more than one regular work location on different days.

Temporary work location. A temporary work location is a place where the taxpayer's work assignment is realistically expected to last, and does in fact last, one year or less. If the taxpayer does not have a regular or main work location, transportation to a temporary work location is considered nondeductible commuting.

Second job. If a taxpayer regularly works at two or more places in one day, whether or not for the same employer, deduct transportation expenses of getting from one work place to another. If the taxpayer does not go directly from a first job to a second job, only deduct transportation expenses of going directly from a first job to a second job. Do not deduct transportation costs between home and a second job on a day off from the main job.



Commuting

Commuting expenses are not deductible. Commuting includes transportation between the taxpayer's home and regular workplace. Commuting expenses are not deductible no matter how far the taxpayer's home is from his or her regular workplace. A taxpayer can have more than one regular workplace, but will have only one commuting trip from home and one commuting trip back to home each day.

Example: Byron is self-employed. Sometimes Byron works at Warehouse A during the week, and sometimes he works at Warehouse B. His trip to either warehouse going to work is nondeductible commuting, as is his trip home after work. However, if Byron goes to work at Warehouse A, then drives to Warehouse B, then drives home from Warehouse B after work, only the first and last trips are nondeductible commuting. The trip from Warehouse A to Warehouse B while at work is deductible as a business expense.

Attempts to make commuting deductible. A taxpayer cannot make commuting expenses deductible by working during the trip, displaying advertising on the vehicle, or hauling tools or supplies.

Example: Savannah is self-employed and drives 12 miles from her home to her office and back each work day. She has her company logo, slogan, and phone number on her car, and she often makes hands-free calls to her clients along the way. Although Savannah may be able to

deduct expenses for advertising and business cell phone expenses, the costs of driving to and from her office each day are costs of commuting and are not deductible.

Temporary workplace. If the taxpayer has one or more regular work locations away from his or her home, the costs of transportation to a temporary work location are deductible regardless of distance. (Rev. Rul. 99-7)

Example #1: Michael is a self-employed merchandise representative for stores within the metropolitan area where he lives. Each day Michael drives to one of three different stores in the area to work. The three stores are regular work locations, and the transportation expenses from Michael's home to those locations are nondeductible commuting. On occasion Michael starts out his day driving to a customer's home before driving to his regular work location. The customers' homes are considered temporary workplaces, not commuting, so the costs of driving from home to the location are deductible.

No regular place of work. If the taxpayer has no regular place of work in the city or metro area where he or she lives, transportation expenses to temporary work locations are considered commuting expenses and are not deductible. However, travel expenses outside the metro area may be deductible. See Travel and Lodging, Tab 8.

Example #2: Assume the same facts as Example #1, above, except Michael does not have any regular work locations. Because Michael does not have any regular work locations, the costs of driving to temporary work locations are considered commuting, and are not deductible.

Couriers and ride-hailing. Couriers and ride-hailing (e.g. Uber, Lyft) are two examples where individuals may not have regular work locations to start their days. Because there is no regular work location, the costs of driving to their first stop, and driving from their last stop home, are commuting and are not deductible.

Example: Brett is a self-employed courier. He does not have a qualifying home office. In the morning he signs on from home with his dispatcher. The dispatcher gives Brett several addresses to pick up packages for delivery around his metro area. His first stop is four miles away from his home, and his last stop is six miles away from his home. Brett's total mileage for the day is 75 miles. His business use mileage is 65 miles, since his first and last stops are nondeductible commuting mileage.

Parking. If the trip is nondeductible, the parking is nondeductible. For example, if the trip is commuting to work, the parking at the work site is nondeductible.

Union members. If a worker gets an assignment at a union hall, then goes to the work site, the cost of transportation from the union hall to the work site is considered commuting and is not deductible.

Two places of work. If a taxpayer commutes from home to a work location, then drives from that location to another business location such as a second job, those trips may be deductible business mileage. In this case, the last trip home would be considered commuting.

Office in the Home—Commuting Exception

One of the requirements for deducting expenses for business use of the home is that the home satisfies the "principal place of business" test. If the home is the principal place of business for the taxpayer, there are no commuting miles. In this case, transportation expenses of going between the residence and other work locations in the same trade or business qualify for a deduction as business transportation expenses.

Factors considered in determining whether the taxpayer's home is the principal place of business include the relative importance of the activities performed at each place where the taxpayer conducts business and the amount of time spent at each place where business is conducted. A home office meets the principal place of business test if the taxpayer uses it exclusively and regularly for administration and management activities, and the taxpayer has no other fixed location where substantial administrative or management activities are conducted. See Business Use of Home, Tab 5.

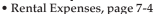
Court Case: The taxpayers were both union electricians. None of the work sites provided them with permanent office space for administrative work. They maintained a 60-square-foot office in their home that was used for both personal and business purposes. The taxpayers claimed their vehicle expenses for transportation to and from temporary work sites were deductible because they met the qualifications to deduct expenses for business use of their home. The Tax Court did not allow the expenses because the office in their home did not meet the exclusive use test. (Haag, T.C. Summary 2016-29)

Standard Mileage Rate vs. **Actual Expenses**

Cross References

- IRS Pub. 463, Travel, Gift, and Car Expenses
- IRS Pub. 946, How to Depreciate Property
- IRC §280F, Limitation on depreciation for luxury automobiles; limitation where certain property used for personal purposes
- Rev. Proc. 2021-31

Related Topics





• Depreciation, Tab 9

Standard Mileage Rate Method

Instead of deducting the actual expenses of business use of an automobile, a taxpayer can use the standard mileage rate method. The standard mileage rate for 2021 is 56¢ per mile. For years prior to 2021, see the Standard Mileage Rate Per Mile chart, page 10-1.

Costs included in the standard mileage rate. The standard mileage rate can be used as a substitute for actual expenses for the following items.

- Depreciation.
- Gas and oil.
- Lease payments.
- Insurance.
- Maintenance and repairs.
- Vehicle registration fees.

Costs not included in the standard mileage rate. The following expenses are deductible in addition to the standard mileage rate.

- Interest.
- Personal property taxes.
- Parking fees and tolls.

Interest. The business-use percentage of interest on a loan used to purchase a vehicle may be included in addition to the standard mileage rate.

Personal property taxes. The business-use percentage of state and local personal property taxes on motor vehicles can be deducted in addition to the standard mileage rate. See Personal Property Taxes, Tab 4.

Parking fees and tolls. In addition to the standard mileage rate, a taxpayer can deduct any business-related parking fees and tolls. Parking fees a taxpayer pays to park at his or her regular place of business, as well as tolls incurred during the taxpayer's normal commute, are considered part of the taxpayer's commute and not deductible. See Commuting, page 10-2.

Choosing the standard mileage rate. To use the standard mileage rate for an automobile owned by the taxpayer, the standard mileage rate must be used in the first year the auto is available for use in the taxpayer's business. In subsequent years the taxpayer can choose to use either the standard mileage rate or actual expenses.

The choice to use the standard mileage rate must be made by the due date of the tax return, including extensions. The choice to use the standard mileage rate cannot be revoked, although the choice is available to switch to actual expenses in a later year. See IRS Pub. 463, Travel, Gift, and Car Expenses, for more information about switching from the standard mileage rate to actual expenses.

Leased vehicle. To use the standard mileage rate for a leased vehicle, the taxpayer must use the standard mileage rate for the entire lease period.

Depreciation component of standard mileage rate. For computing the taxpayer's basis in an automobile, the standard mileage rate has a component that represents depreciation. For 2021, the depreciation component is 26¢ per mile. See *Sale of Business* Auto, page 10-7.

If the actual expense method is used in any year after the standard mileage rate method has been used, the straight-line method of depreciation must be used. (Rev. Proc. 2004-64)

Depreciation Component of the Standard Mileage Rate

Year	2021	2020	2019	2018	2017
Rate per mile	26¢	27¢	26¢	25¢	25¢

Note: These rates do not apply for any year in which the actual expenses method was used.

Depreciation beyond zero. The taxpayer must reduce the basis of an automobile by the depreciation component of the standard mileage rate, but the basis cannot go below zero. If the depreciation component of the standard mileage rate exceeds the adjusted basis of the automobile, the automobile is considered fully depreciated, but this does not prevent the taxpayer from continuing to claim the full amount of the standard mileage rate. The depreciation component is used only to compute gain or loss if the vehicle is sold or computing depreciation when switching from the standard mileage rate to the actual expenses method.

Recordkeeping. Since passenger autos are considered listed property under the Internal Revenue Code, certain recordkeeping requirements must be met. See Recordkeeping for Listed Property, page 10-9.

Cars for hire—Uber and Lyft. An individual can use the standard mileage rate for automobiles used for hire, such as a taxi, Uber, Lyft, or other ride-hailing arrangements.

Who cannot use the standard mileage rate method? The standard mileage rate method cannot be used if the taxpayer:

- Uses five or more automobiles at the same time for business, such as in a fleet operation.
- Claimed a depreciation deduction for the automobile using any method other than straight-line depreciation over its estimated useful life.
- Claimed a Section 179 deduction on the vehicle.
- Claimed actual expenses for an automobile that is leased.
- Claimed a special depreciation allowance on the vehicle.
- Has an employer-provided business auto and unreimbursed auto expenses.

Rural mail carriers. Rural mail carriers who receive a qualified reimbursement for expenses cannot use the standard mileage rate. In addition, for tax years beginning after 2018 and before 2026, the 2% AGI miscellaneous itemized deductions are not allowed for unreimbursed expenses.

Author's Comment: The five-or-more automobiles limit does not apply when a taxpayer uses different autos at different times. The test applies when five autos are used at the same time. For example, selling an auto and replacing it with a new one counts as only one auto for purposes of this test.

Actual Expense Method

Instead of using the standard mileage rate method for computing business automobile expenses, a taxpayer can use the actual expense method. If the actual expense method is chosen for the first year the vehicle is used for business, the actual expense method must be used for all subsequent years.

If the taxpayer chooses the standard mileage rate in the first year the car is available for use in the taxpayer's business, the taxpayer can choose to use either the standard mileage rate or actual expenses in later years.

Costs Included in Actual Expenses

- Depreciation
- Lease payments
- Registration fees

- Licenses
- Insurance
- Repairs Tires

- Gas
- · Garage rent · Parking fees
- · Interest on loan (selfemployed only)

• 0il Tolls

Sales tax. Generally, sales taxes on the auto are part of the auto's basis and are recovered through depreciation. See MACRS Depreciation on Business Autos, page 10-6.

Nondeductible expenses. Fines for traffic violations are never deductible, even if incurred while driving for business.

Business percentage. If the actual expense method is used, the taxpayer must calculate the business use percentage of the vehicle. The taxpayer must keep records of the total miles driven and the business miles driven to determine the business use percentage. See Recordkeeping for Listed Property, page 10-9.

Luxury Auto Limits (Section 280F)

Cross References

- Form 4562, Depreciation and Amortization
- Form 4797, Sales of Business Property
- IRS Pub. 463, Travel, Gift, and Car Expenses
- IRC §280F, Limitation on depreciation for luxury automobiles; limitation where certain property used for personal purposes

Related Topics

- Sales of Business Property (Form 4797), page 6-16
- Local transportation expenses, Tab 7
- Depreciation, Tab 9



Section 280F Depreciation Limits

Luxury auto limits. Annual limits for depreciation apply to most passenger automobiles, trucks, and vans. These limits are referred to in Internal Revenue Code section 280F as "luxury auto limits."

The annual section 280F depreciation limit is reduced based on the business use percentage of the vehicle. Limits apply for subsequent years based on the year the vehicle was placed in service. See Vehicle Depreciation Limitations (Section 280F), page 10-1.

Passenger autos. For purposes of the section 280F limitations, a passenger auto, truck, SUV, or van includes any four-wheeled vehicle that is made primarily for use on public streets and highways. A passenger auto also includes any component or other item that is physically attached to the automobile or is included in the purchase price. Vehicles over 6,000 pounds gross vehicle

weight are not categorized as passenger autos. See Vehicles over 6,000 pounds, page 10-6.

Depreciation methods and recovery period for automobiles. Under the General Depreciation System (GDS), the depreciation method is 200DB for automobiles. If the taxpayer elects to use the Alternative Depreciation System (ADS), the straight-line method is used. The recovery period for automobiles is five years whether using GDS or ADS.

Special depreciation allowance auto limits. Automobiles that qualify for the special depreciation allowance are eligible for an increased first-year depreciation limit. For 2021, the first-year depreciation limit under IRC section 280F is \$18,200 if the special depreciation allowance is claimed, or \$10,200 if the taxpayer elects out of the special depreciation allowance.

The higher limit does not apply to the Section 179 expense. For 2021, the combined Section 179 expense and regular depreciation cannot exceed \$10,200 the first year.

50% business use. Vehicles are listed property. For vehicles used more than 50% for business, depreciation using MACRS 200DB over five years is available, as well as the Section 179 deduction and special depreciation allowance. Vehicles used 50% or less for business must be depreciated using the alternative depreciation system (ADS), which is straight-line depreciation, also over five years. See Computing Depreciation, page 9-2.

If taxpayer uses a vehicle 50% or less for business, the taxpayer is not eligible to claim the special depreciation allowance. Therefore, the first-year depreciation allowance for vehicles used 50% or less for business is limited to \$10,200, rather than the higher limit of \$18,200. See Vehicle Depreciation Limitations (Section 280F), page 10-1.

Vehicle placed-in-service date. For vehicles used 100% for personal purposes then converted to business use in a later year, the placed-in-service date is different for the Section 179 deduction or special depreciation allowance and regular depreciation.

For purposes of the Section 179 deduction or special depreciation, a newly-acquired vehicle is considered to be placed in service whether it is used for personal purposes, business, or production of income. If a vehicle is used 100% for personal purposes in the year of acquisition, the Section 179 deduction and special depreciation are not available in subsequent years.

For regular depreciation, if an auto is used 100% for personal purposes in the year of acquisition, but is converted to business use in a later year, the auto is considered to be placed in service in the year first used for business.

Example: In 2020, Jennie purchased a vehicle which she used 100% for personal purposes during the year. In 2021, Jennie began using the vehicle for business. Jennie cannot claim the Section 179 deduction or special depreciation allowance in 2021 because her vehicle is considered to have been placed in service in 2020. However, her vehicle is considered to have been placed in service in 2021 for purposes of regular depreciation.

Section 179 expense and special depreciation for autos. Since the Section 179 expense and special depreciation allowance are applied before determining regular depreciation under MACRS, those allowances must be considered as part of the computation to keep the deductions below section 280F limits.

Limit for sport utility and certain other vehicles. For sport utility (SUV) and certain other vehicles, the Section 179 deduction is limited to \$26,200 (2021). This rule applies to any four-wheeled vehicle primarily designed or used to carry passengers over public streets, roads, or highways, that is not subject to the section 280F depreciation limits and that is rated at no more than 14,000 pounds gross vehicle weight. The \$26,200 limit does not apply to any vehicle:

- Designed to have a seating capacity of more than nine persons behind the driver's seat,
- Equipped with a cargo area (either open or enclosed by a cap) of at least six feet in interior length that is not readily accessible directly from the passenger compartment, or
- That has an integral enclosure, fully enclosing the driver compartment and load carrying device, does not have seating rearward of the driver's seat, and has no body section protruding more than 30 inches ahead of the leading edge of the windshield.

Depreciation limits—standard mileage rate. The limitations of section 280F do not apply to the depreciation component of the standard mileage rate. For example, if a taxpayer places a vehicle in service in 2021, uses the standard mileage rate, and drives 45,000 miles for business, the depreciation component would be \$11,700 (45,000 × 26¢). The full standard mileage rate is allowed, even though the depreciation component is more than the annual luxury auto limit of \$10,200.

Maximizing Section 179—Autos Worksheet

See Section 179 expense and special depreciation for autos, previous column. If depreciation using accelerated MACRS does not exceed the section 280F depreciation limitation for the first year, use the following worksheet to maximize the Section 179 deduction.

Note: Only use this worksheet when electing out of 100% special depreciation. If 100% special depreciation is claimed on a vehicle subject to the section 280F depreciation limitation, there is no additional benefit in electing Section 179.

Worksheet	
1) Enter the cost basis of the vehicle	1)
2) Multiply line 1 by the business percentage	2)
3) Multiply line 2 by 20% if the half-year convention is used, or 5% if the mid-quarter fourth quarter	
convention is used	3)
4) Multiply the first year section 280F depreciation limit by the business percentage	4)
5) Subtract line 3 from line 4. If negative, stop here. No Section 179 deduction should be claimed for this vehicle	5)
6) Divide the result in line 5 by 80% if the half-year convention is used, or 95% if the mid-quarter fourth	,
quarter convention is used	6)

Line 6 represents the Section 179 deduction that should be elected to receive the greatest benefit on a vehicle in the year of purchase.

Qualified Nonpersonal-Use Vehicles

Qualified nonpersonal-use vehicles are by their nature not likely to be used more than a minimal amount for personal purposes, and are not subject to depreciation limits. They can include vehicles listed under Vehicles not subject to section 280F, below, and can also include trucks and vans that have been modified, such as by installation of permanent shelving and painting the vehicle to display advertising or the company's name.

Vehicles not subject to section 280F. The following vehicles are not subject to the depreciation limitations under section 280F or any of the other listed property rules.

Clearly-marked police and fire vehicles.

· Ambulances and hearses.

• Unmarked vehicles used by law enforcement officers if the use is officially authorized.

TheTaxBook™—2021 Tax Year

continued on next page

- Any vehicle with a loaded gross vehicle weight of over 14,000 pounds that is designed to carry cargo.
- Bucket trucks (cherry pickers), cement mixers, dump trucks, garbage trucks, flatbed trucks, and refrigerated trucks.
- Combines, cranes and derricks, and forklifts.
- Delivery trucks with seating only for the driver, or only the driver plus a folding jump seat.
- Qualified specialized utility repair trucks.
- Tractors and other special purpose farm vehicles.
- Qualified moving vans.
- School buses used in transporting students and employees of schools.
- Other buses with a capacity of at least 20 passengers that are used as passenger buses.



Vehicles over 6,000 pounds. Passenger autos rated at more than 6,000 pounds unloaded gross vehicle weight are not subject to section 280F depreciation limits. Trucks, vans, and SUVs rated at more than 6,000 pounds are also not subject to section 280F depreciation limits, with the exception that the 6,000 pound rating applies to loaded gross vehicle weight instead of unloaded gross vehicle weight. See *Limit for sport utility and certain other vehicles*, page 10-5.

■ **Note:** Although an auto, truck, SUV, or van more than 6,000 pounds may not be subject to section 280F depreciation limits, the vehicle is still subject to the requirement that the vehicle be used more than 50% for business in order to claim a Section 179 deduction or special depreciation allowance, and may also be considered listed property for recordkeeping purposes. See *Section 179 Deduction*, page 9-7, *Special Depreciation Allowance*, page 9-10, or *Listed Property*, page 10-8.

MACRS Depreciation on Business Autos

Cross References

- Form 4562, Depreciation and Amortization
- Form 4797, Sales of Business Property
- IRC §280F, Limitation on depreciation for luxury automobiles; limitation where certain property used for personal purposes

Related Topics

- Sales of Business Property (Form 4797), page 6-16
- Depreciation, Tab 9

MACRS Depreciation on Business Autos

50% rule. A business auto is listed property. Therefore, to claim accelerated depreciation (200DB), the Section 179 deduction, or the special depreciation allowance, the vehicle must be used more than 50% for business.

50% or less. If the vehicle is used 50% or less for business, the straight-line method under ADS must be used. The morethan-50% business use rule applies to each year of the recovery period.

The recovery period for automobiles is five years whether using GDS or ADS.

If business use drops to 50% or less at any time, and MACRS (other than straight-line), Section 179, or the special depreciation allowance was claimed, the excess depreciation may have to be recaptured. See *Depreciation Recapture*, page 10-7.

Investment use. Depreciation is allowed for business use and for investment use, such as for rental property. However, the morethan-50% rule applies to business use only. Investment use does not count toward meeting the more-than-50% test.

Example: Bill used his car 45% for business and 25% for his rental property in 2021. He must use straight-line depreciation because business use is 50% or less. However, his total depreciation allowed for the year is based on 70% usage (45% + 25%). He allocates the depreciation between his Schedule C (Form 1040) business and Schedule E (Form 1040) rental income and expenses.

Depreciation After End of Recovery Period

For most property, depreciation is not available after the MACRS recovery period because the taxpayer is considered to have used the property 100% for business and investment purposes during the recovery period. Because of the annual depreciation limitations for luxury automobiles under section 280F, a special provision allows depreciation to continue after the recovery period for any unused business basis remaining. [IRC §280F(a)(1)(B)]

Unrecovered basis. The unrecovered basis equals the adjusted basis of the vehicle minus depreciation that would have been allowable if the auto was used 100% for business. Depreciation is allowed in each succeeding tax year until the full business basis in the auto is recovered. The maximum amount deductible each year is determined by the date the auto is placed in service and the business-use percentage.

Example #1: In May 2016, June bought and placed in service a car that cost \$31,500. The car's MACRS recovery period is five years. June did not elect a Section 179 deduction and elected out of the special depreciation allowance. She used the car 100% for business for the entire recovery period, from 2016 through 2021.

Because of the 280F limits, June was not able to recover the entire basis in the car by the end of the MACRS recovery period.

Year	Percentage	Amount	280F Limit	Allowed
2016	20.0%	\$6,300	\$3,160	\$3,160
2017	32.0%	10,080	5,100	5,100
2018	19.2%	6,048	3,050	3,050
2019	11.52%	3,629	1,875	1,875
2020	11.52%	3,629	1,875	1,875
2021	5.76%	1,814	1,875	1,814
Total	100.00%	\$31,500		\$16,874

At the end of 2021, June's remaining business basis in the car is \$14,626 (\$31,500 - \$16,874). If June continues to use the car for 100% business in 2022 and future years, she can deduct the lesser of \$1,875 or the remaining basis. Note that the \$1,875 limit is reduced by the personal-use percentage if June uses the car less than 100% for business.

Example #2: Assume June's business use of the car was 60% rather than 100% for the years during the recovery period. Her depreciation allowed would have been only \$10,124 during the recovery period (\$16,874 \times 60%), but she would have had to reduce her basis by the entire \$16,874. Her remaining basis would have been \$14,626, the same as if she had used the car 100% for business.

Safe harbor for 100% bonus depreciation. When 100% bonus depreciation is claimed, the normal depreciation deduction for the following years during the asset's recovery period is considered to be zero. This is because 100% bonus deprecation allows a taxpayer to deduct 100% of the cost of the asset. However, since section 280F limits 100% bonus depreciation to an amount less than 100% of the vehicle's cost, the rest of the vehicle's cost reverts to unrecovered basis status. See *Unrecovered basis*, above.

Example: In June 2021, Jeff places in service a passenger auto that costs \$60,000 and qualifies for the 100% bonus depreciation. The auto is used 100% for business. The first-year

depreciation deduction for this property is limited to \$18,200.

continued on next page



Jeff has to wait until the year 2027 to start recovering the unrecovered basis of \$41,800, since that is the first year after the end of his normal recovery period. At that time, he will be subject to the annual limitation of \$5,860 per year.

Had Jeff elected out of 100% bonus depreciation, he could have depreciated up to \$10,200 in 2021, \$16,400 in 2022, \$9,800 in 2023, and \$5,860 in 2024 and each succeeding year until his unrecovered basis is fully recovered.

Safe harbor. In Rev. Proc. 2019-13, the IRS issued a safe harbor rule designed to correct this inequity. The safe harbor applies to a passenger auto, other than a leased passenger auto, that:

- Is acquired and placed in service after September 27, 2017,
- Is qualified property for which 100% special depreciation is allowable,
- Has an unadjusted depreciable basis exceeding the first-year limitation under section 280F, and
- The taxpayer does not elect to expense under Section 179.

The safe harbor allows the taxpayer to claim depreciation during each year of the auto's normal recovery period. The deduction is limited to the lesser of:

- The applicable annual limitation, or
- Depreciation computed using depreciation table percentages on the unadjusted basis of the auto reduced by the first-year limitation amount claimed.

If business use of the passenger auto drops to 50% or less in a subsequent tax year, this safe harbor method ceases to apply.

Making the safe harbor election. A taxpayer elects this safe harbor method of accounting by applying it to the second year of the auto's recovery period. Special rules apply to short tax years. See *Short Tax Year Depreciation*, page 9-6.

Converting Personal Use Auto to Business Use

If a vehicle was used 100% for personal use in its first year owned, then used at least partially for business in a later year, the basis for depreciation is the lesser of FMV or the adjusted basis of the vehicle on the date of conversion. For regular depreciation purposes, the vehicle is considered to be placed in service on the date of conversion. If the vehicle was acquired in a prior year, the Section 179 deduction and special depreciation allowance are not allowed.

Standard mileage rate. The lesser of FMV or adjusted basis rule does not apply when the standard mileage rate is used.

Mileage records. Often, if a vehicle is converted from personal use to business use, mileage records are not kept for the period of time before the conversion. In this case, determine the business use percentage for the year as follows.

- 1) Determine the business use percentage for the period after the conversion.
- 2) Multiply the percentage from (1) by a fraction. The numerator is the number of months the vehicle is used for business, and the denominator is 12.

Example: Austin uses a car for personal purposes only for the first six months of the year. During the last six months of the year, Austin drives the car for a total of 15,000 miles of which 12,000 are for business. Austin's business use of the vehicle for the year is 40% (12,000 \div 15,000 = 80% \times 6/12 = 40%).

Converting Business Use Auto to Personal Use

If a vehicle is no longer used for business, it is not a taxable transaction until the vehicle is sold or otherwise disposed of.

Exception: If 200DB, the Section 179 deduction, or special depreciation allowance was claimed, and the vehicle is still within the

MACRS recovery period, a drop in business use to 50% or less will trigger depreciation recapture. See *Depreciation Recapture*, below.

Depreciation Recapture

The term "depreciation recapture" refers to the amount of gain that is treated as ordinary income upon the sale or other disposition of property. Depreciation may need to be recaptured if:



1) The vehicle is sold or otherwise disposed of, or

2) Business use of the vehicle drops to 50% or less.

Gain that is treated as capital gain is not depreciation recapture. See *Sale of Business Auto*, below.

Business use drops to 50% or less. The Section 179 deduction, special deprecation allowance, and MACRS 200DB depreciation must be recaptured if, during the recovery period, the business use of the vehicle drops to 50% or less. The recaptured amount is the excess of the Section 179 deduction, special depreciation allowance, and 200DB depreciation versus what would have been allowed had straight-line depreciation been claimed for every year.

Self-employment tax on depreciation recapture. The amount of depreciation recaptured because business use of a vehicle dropped to 50% or less must be reported as ordinary income, and is also subject to self-employment tax. This depreciation recapture is reported on Part IV of Form 4797, *Sales of Business Property*.

Depreciation recaptured because of the sale of an automobile is treated as ordinary income, but it not subject to self-employment tax. See *Reporting depreciation recapture*, below.

Reporting depreciation recapture. Depreciation recapture is first reported on Form 4797, *Sales of Business Property*, and is then carried to the related form or schedule. The path of reporting depreciation recapture depends on whether the depreciation was recaptured because business use dropped to 50% or less, or recaptured because the vehicle was sold.

Reporting depreciation recapture when vehicle is sold. Depreciation recapture due to the sale of a vehicle is reported on Part III, Form 4797. The gain flows through from Form 4797 and depreciation recapture is reported on Schedule 1 (Form 1040), *Additional Income and Adjustments to Income*, as ordinary income. Any remaining capital gain is reported on Schedule D (Form 1040), *Capital Gains and Losses*. See *Sales of Business Property (Form* 4797), page 6-16.

Reporting depreciation recapture when business use drops to 50% or less. Depreciation recapture due to business use falling to 50% or less is computed on Part IV, Form 4797, and is then carried to the form or schedule on which the depreciation was originally deducted. For a sole proprietor, depreciation recapture is carried to Schedule C (Form 1040) and reported as other income. Depreciation recaptured because business use dropped to 50% or less will also increase self-employment tax for the year of recapture.

Sale of Business Auto

If a vehicle used for business is sold, the portion of any gain that represents depreciation allowed or allowable, including the Section 179 expense and the special depreciation allowance, is recaptured as ordinary income. The amount recaptured is the lesser of the gain from the sale or the depreciation allowed or allowable.

Depreciation in year of sale. Under general MACRS rules, under the half-year convention, depreciation in the year of sale is generally 50% of the total MACRS deduction that would have been allowed if there was no sale. An exception to this is if the auto was originally placed in service under the mid-quarter convention rules. See *Conventions*, page 9-5.

Section 280F limit in year of sale. The depreciation limitation under section 280F in the year of sale is the same as if the auto was not sold during the year. Even if the half-year or mid-quarter convention applies, the full section 280F limit is available.

Example: Edy purchased a car for \$75,000 on June 1, 2019, and used it 90% for business in 2019, 2020, and 2021 before selling it on July 1, 2021.

Assume no Section 179 expense or special depreciation allowance was taken. Depreciation allowed or allowable is calculated as follows.

2019	$$75,000 \times 90\% \times 20\% = $13,500$	
	280F limit \$10,100 × 90% =	\$9,090
2020	\$75,000 × 90% × 32% = \$21,600	
	280F limit \$16,100 × 90% =	\$14,490
2021	$75,000 \times 90\% \times 19.2\% \times 50\% = 6,480$	
	280F limit \$9,700 × 90% = \$8,730	\$6,480
Total d	epreciation allowed or allowable	\$30,060

Edy's basis for purposes of the sale equals 44,940 (\$75,000 minus 30,060).

Business Auto Trade-In Rules

Prior to 2018, when a business auto was traded in for a new vehicle, like-kind exchange rules applied and any gain on the transaction could be deferred. Beginning in 2018, personal property, including vehicles, is not covered under like-kind exchange provisions. Under these rules, trade-in of a vehicle is reported as two transactions, the sale of the old vehicle and the purchase of a new one. Gain on the old auto cannot be deferred, and must be reported on Form 4797, Sales of Business Property. See Like Kind Exchanges (Form 8824), page 6-19.

Leased Autos

The standard mileage rate is allowed for leased vehicles. If chosen, the standard mileage rate must be used for the first year placed in service and continued for the entire lease term.

If the taxpayer uses the actual expense method, the business percentage of each lease payment is allowed as a current deduction.

Lease down payment. The deduction for the down payment on business use of a leased vehicle is amortized over the lease term.

Example: Rico is a sole proprietor. He leased a car to use 100% for business. The lease term is 36 months, and Rico put a down payment of \$2,500 toward the lease. His monthly lease payments are \$450. Rico will use the actual expense method for deducting his auto expenses. Rico deducts \$519 per month as a lease expense.

\$2,500 down payment ÷ 36 months	\$69
Monthly lease payment	450
Monthly lease expense	\$519

Lease inclusion amount. To apply the section 280F limits to leased vehicles, the taxpayer's expense for lease payments must be reduced. Although this reduction is called a "lease inclusion amount," the amount must be subtracted from total lease payments made. This provision applies to vehicles leased for a term of 30 days or more, with a cost greater than \$51,000 (2021).

For each tax year during the lease, determine the lease inclusion amount using the following steps.

- 1) Find the yearly inclusion amounts from the *Lease Inclusion Tables*, page 10-10, based on the FMV of the vehicle on the first day of the lease term.
- 2) Prorate the dollar amount shown by the number of days of the lease term included during the tax year.
- 3) Multiply the amount from (2) by the business percentage for the year. Subtract this amount from the lease payments made during the year to determine the allowable deduction for lease payments.

Example: Amber is a sole proprietor. She leased a car on January 17, 2021, and her first monthly lease payment is on February 1. The lease term is 36 months, and the FMV of the car is \$79,500. Amber uses the car 75% for business each year. Her lease payment is \$585 per month.

Using the *Lease Inclusion Tables*, page 10-10, Amber computes her lease inclusion amounts for each year as follows.

Tax	Table	Proration	Business	Inclusion
Year	Amount		Percentage	Amount
2021	\$9	348/365	75%	\$6
2022	\$21	365/365	75%	\$16
2023	\$30	365/365	75%	\$23
2024	\$37	16/366	75%	\$1

For 2021, the lease inclusion amount of \$6 is subtracted from Amber's total lease payments reported as expenses on Schedule C (Form 1040).

Lease payments (11 × \$585 × 75%)	\$4,826
Lease inclusion amount	(6)
Lease expense deduction on Schedule C (Form 1040)	\$4,820

Listed Property

Cross References

- Form 4562, Depreciation and Amortization
- IRS Pub. 946, How to Depreciate Property
- IRC §274(d), Substantiation required
- IRC §280F(d)(4), Listed Property



Related Topics

- Schedule C Recordkeeping and Substantiation Rules, Tab 5
- Substantiating Meals, Travel, and Lodging, Tab 8
- Depreciation, Tab 9

Listed Property

Listed property is any of the following.

- Passenger automobiles weighing 6,000 pounds or less.
- Any other property used for transportation if the nature of the property lends itself to personal use, such as motorcycles, pick-up trucks, sport utility vehicles, etc.
- Property generally used for entertainment, recreation, or amusement (including photographic, phonographic, communication, and video recording equipment).
- Computers or peripheral equipment placed in service before 2018.

Exceptions: Listed property does not include:

- 1) Photographic, phonographic, communication, or video equipment used exclusively in a taxpayer's trade or business or at the taxpayer's regular business establishment,
- 2) An ambulance, hearse, or vehicle used for transporting persons or property for compensation or hire, or
- 3) Any truck or van that is a qualified nonpersonal use vehicle. See *Qualified Nonpersonal-Use Vehicles*, page 10-5.

For purposes of the exceptions above, a portion of the taxpayer's home is treated as a regular business establishment only if that portion meets the requirements for deducting expenses attributable to the business use of a home. However, for any property listed in (1) above, the regular business establishment of an employee is his or her employer's regular business establishment. See *Business Use of Home*, Tab 5.

Rules for Listed Property

Deductions for listed property (other than certain leased property) are subject to special rules and limits.

Deduction for employees. If the taxpayer's use of the property is not for his or her employer's convenience or is not required as a condition of employment, he or she cannot deduct depreciation or rent expenses for use of the property as an employee.

Note: For tax years 2018 through 2025, unreimbursed employee business expenses including transportation and auto expenses are not deductible as a miscellaneous itemized deduction. However, reservists, performing artists, and fee-based government officials may be entitled to an above-the-line deduction for these expenses on Schedule 1, (Form 1040). Reimbursements under accountable plans are still allowed.

Business-use requirement. If the property is not used predominantly (more than 50%) for qualified business use, the taxpayer cannot claim the Section 179 deduction or a special depreciation allowance. In addition, the taxpayer must compute any depreciation deduction under the Modified Accelerated Cost Recovery System (MACRS) using the straight-line method over the ADS recovery period. Any excess depreciation claimed in previous years may have to be recaptured (included in income). A similar inclusion amount applies to certain leased property.

Qualified business use. Qualified business use of listed property is any use of the property in a taxpayer's trade or business. However, it does not include the following uses.

- The leasing of property to any 5% owner or related person, to the extent the property is used by a 5% owner or person related to the owner or lessee of the property.
- The use of property as pay for the services of a 5% owner or related person.
- The use of property as pay for services of any person (other than a 5% owner or related person), unless the value of the use is included in that person's gross income and income tax is withheld on that amount where required.

5% owner. For a business entity that is not a corporation, a 5% owner is any person who owns more than 5% of the capital or profits interest in the business.

Recordkeeping. No deduction will be allowed for listed property that is not substantiated by adequate records. See Recordkeeping for Listed Property, next column.

Passenger automobile limits and rules. Annual limits apply to depreciation deductions (including section 179 deductions and any special depreciation allowance) for certain passenger automobiles. The deduction of any unrecovered basis resulting from these limits is continued after the end of the recovery period. See Business Autos, page 10-2.

Depreciation for Listed Property

Listed property must meet the predominant-use requirement, which means it must be used more than 50% in a qualified business, in order to use the Section 179 deduction, the special depreciation allowance, or declining balance depreciation. If the listed property is not used more than 50% for business, depreciation must be computed using the straight-line method over the asset's ADS recovery period. See Alternative Depreciation System (ADS), page 9-4.

Investment use of listed property. Although property used in an investment activity, such as for maintenance of rental property, may be eligible for cost recovery through depreciation, investment activity is not considered business use for purposes of the predominant use requirement.

Example: Sarah uses videorecording equipment 50% of the time to manage her rental property. She also uses the videorecording equipment 40% of the time in her part-time consumer research business. Sarah does not use the videorecording equipment predominantly for qualified business use. Therefore, she cannot use the Section 179

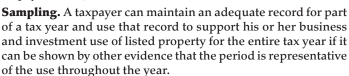
deduction, special depreciation allowance, or a declining balance method for computing her deduction. She must depreciate the videorecording equipment straight-line over the ADS recovery period. However, the combined business and investment use for determining the total depreciation deduction is 90%.

Recapture if business use falls to 50% or less. If listed property was used more than 50% in a qualified business, and the percentage of business use falls to 50% or less in a later year, the taxpayer must recapture the amount of depreciation in excess of what would have been deducted if the property was depreciated using straight-line over the ADS recovery period. See Depreciation Recapture, page 10-7.

Recordkeeping for Listed Property

No deduction will be allowed for business autos or other listed property unless the taxpayer can prove the business use with adequate records or sufficient evidence corroborating the taxpayer's own statements.

Required documentation. The records must support the amount, time and place, business purpose, and business relationship to the taxpayer. [IRC §274(d)]



Example: Denise operates an interior decorating business. She uses her automobile for local business visits to the homes or offices of clients, for meetings with suppliers and subcontractors, and to pick up and deliver items to clients. There is no other business use of the automobile. She maintains adequate records for the first three months of the year showing that 75% of the automobile use was for business. Subcontractor invoices and paid bills show that her business continued at approximately the same rate for the rest of the year. If there is no change in circumstances, such as the purchase of a second car for exclusive use in her business, the determination that her combined business/investment use of the automobile for the tax year is 75% rests on sufficient supporting evidence.

Example: Bill is a salesman in a large metropolitan area for a company that manufactures household products. For the first three weeks of each month, he occasionally uses his own automobile for business travel within the metropolitan area. During these weeks, his business use of the automobile does not follow a consistent pattern. During the fourth week of each month, he delivers all business orders taken during the previous month. The business use of his automobile, as supported by adequate records, is 70% of its total use during that fourth week. However, because the fourth week of the month is not representative of his overall use, Bill cannot use 70% as his business use percentage.

Automobiles. Taxpayers using either the standard mileage rate method or the actual expense method must keep a record of total miles driven throughout the year as well as the business purpose and number of miles driven for business. One method is to use beginning and ending odometer readings. See Standard Mileage Rate vs. Actual Expenses, page 10-3.

Mileage logs. The mere existence of a mileage log is not sufficient if the entries are too generalized or not supported by other corroborating evidence.

Standard mileage rate method. In addition to the mileage records, taxpayers should keep substantiation for other deductible expenses such as auto loan interest, personal property taxes, parking fees, and tolls. See Costs not included in the standard mileage rate, page 10-3.

Actual expense method. In addition to mileage records, which will include the business purpose and destination, taxpayers should keep records showing the cost of the auto and any improvements along with the date business use began. Substantiate expenses by keeping an exact record of the amount paid for gasoline, repairs, insurance, etc. as well as the date of the expense.

Court Case: A heavy equipment operator claimed 32,640 business miles as unreimbursed employee expenses on his 2014 tax return. He traveled to multiple out-of-town locations. He did not keep a log, calendar, or records of the various work locations. To satisfy the strict substantiation requirements of IRC section 280F(d)(4) regarding listed property, taxpayers generally must keep a contemporaneous mileage log, calendar or other record that shows that the vehicle was used for business purposes. He could not provide any testimony or documents to support the deduction and a letter submitted from his employer

was not specific enough and was dated three years after his claimed deduction. The court disallowed the taxpayer's mileage deduction. (*Peeples*, T.C. Summary 2021-12)

Reporting Listed Property

Taxpayers must provide information about listed property in Part V of Form 4562, *Depreciation and Amortization*, if claiming either of the following deductions.



- Any deduction for a vehicle.
- A deprecation deduction for any other listed property.

Exception: If the taxpayer files Form 2106, *Employee Business Expenses*, or Schedule C (Form 1040) and is not otherwise required to file Form 4562, report vehicle information on those forms and not on Form 4562.

Lease Inclusion Tables

Inclusion amounts for automobiles first leased in 2021 (Rev. Proc. 2021-31) (See Leased Autos, page 10-8)

Fair market value of auto		Tax ye	ar durin	g lease			Fair market valu	e of auto	Tax ye	ar durin	g lease		
Over	Not Over	1st	2nd	3rd	4th	5th & Later	Over	Not Over	1st	2nd	3rd	4th	5th & Later
\$51,000	\$52,000	0	0	1	0	1	\$85,000	\$90,000	12	27	40	47	55
52,000	53,000	1	1	1	2	2	90,000	95,000	14	30	45	55	62
53,000	54,000	1	2	2	3	4	95,000	100,000	16	34	50	61	70
54,000	55,000	1	3	3	5	5	100,000	110,000	18	40	58	71	81
55,000	56,000	2	3	5	6	6	110,000	120,000	21	47	70	83	97
56,000	57,000	2	4	6	7	8	120,000	130,000	25	54	81	96	112
57,000	58,000	2	5	7	8	10	130,000	140,000	28	62	91	110	127
58,000	59,000	3	5	8	10	11	140,000	150,000	31	69	103	123	141
59,000	60,000	3	6	9	11	13	150,000	160,000	35	76	114	136	157
60,000	62,000	3	7	11	13	15	160,000	170,000	38	84	124	149	172
62,000	64,000	4	9	13	15	18	170,000	180,000	41	91	135	163	187
64,000	66,000	5	10	15	18	21	180,000	190,000	45	98	146	176	202
66,000	68,000	5	12	17	21	24	190,000	200,000	48	106	157	188	218
68,000	70,000	6	13	20	23	27	200,000	210,000	51	113	168	202	232
70,000	72,000	7	14	22	26	30	210,000	220,000	55	120	179	215	247
72,000	74,000	7	16	24	29	33	220,000	230,000	58	128	190	227	263
74,000	76,000	8	18	26	31	36	230,000	240,000	61	135	201	241	278
76,000	78,000	9	19	28	34	39	240,000	and over	65	142	212	254	293
78,000	80,000	9	21	30	37	42							
80,000	85,000	11	23	34	41	48							

Note: For the last year of the lease, use the dollar amount for the preceding year.

Inclusion amounts for automobiles first leased in 2020 (Rev. Proc. 2020-37) (See Leased Autos, page 10-8)

Fair market valu	Tax year during lease					Fair market valu	Tax year during lease						
Over	Not Over	1st	2nd	3rd	4th	5th & Later	Over	Not Over	1st	2nd	3rd	4th	5th & Later
\$50,000	\$51,000	0	1	0	2	2	\$80,000	\$85,000	78	172	254	306	353
51,000	52,000	2	6	9	10	13	85,000	90,000	90	198	295	353	408
52,000	53,000	5	11	17	20	24	90,000	95,000	102	225	334	401	463
53,000	54,000	7	17	24	30	35	95,000	100,000	114	252	373	449	518
54,000	55,000	10	22	32	39	46	100,000	110,000	133	292	433	520	600
55,000	56,000	12	27	41	48	57	110,000	120,000	157	345	513	615	710
56,000	57,000	15	32	49	58	68	120,000	130,000	181	399	592	710	820
57,000	58,000	17	38	56	68	79	130,000	140,000	206	452	671	805	931
58,000	59,000	19	44	64	77	90	140,000	150,000	230	506	750	901	1,040
59,000	60,000	22	49	72	87	100	150,000	160,000	254	559	830	996	1,150
60,000	62,000	26	56	84	102	117	160,000	170,000	279	612	909	1,091	1,260
62,000	64,000	30	68	99	121	139	170,000	180,000	303	666	988	1,186	1,370
64,000	66,000	35	78	116	139	161	180,000	190,000	327	720	1,067	1,281	1,480
66,000	68,000	40	89	131	159	183	190,000	200,000	351	773	1,147	1,377	1,589
68,000	70,000	45	99	148	177	205	200,000	210,000	376	826	1,227	1,471	1,700
70,000	72,000	50	110	163	197	227	210,000	220,000	400	880	1,306	1,566	1,810
72,000	74,000	55	121	179	215	249	220,000	230,000	424	934	1,385	1,661	1,920
74,000	76,000	60	131	195	235	271	230,000	240,000	449	987	1,464	1,757	2,029
76,000	78,000	64	142	211	254	293	240,000	and over	473	1,040	1,544	1,852	2,139
78,000	80,000	69	153	227	272	315	·				-		

Note: For the last year of the lease, use the dollar amount for the preceding year.