

Oregon Depreciation Schedule

for Individuals, Partnerships, Corporations, and Fiduciaries

2009

Do not complete schedule if your federal and state depreciation are the same.

Name				Social Security number, business identification number, or FEIN				
Property description (a)	Date (mm/dd/yy) placed into service in Oregon (b)	Cost or other basis (c)	Oregon depreciation allowed or allowable in earlier years (d)	Oregon depreciation method (e)	Property life or rate (f)	2009 Oregon depreciation (g)	2009 Federal depreciation (h)	
1. Totals.....						1	(g)	(h)
2. You have an Oregon addition if box 1(g) is less than box 1(h). Enter difference here.....						2		
3. You have an Oregon subtraction if box 1(g) is more than box 1(h). Enter difference here.....						3		

Instructions for Oregon Depreciation Schedule

Figure your depreciation deduction for each asset. Oregon is generally tied to federal law as of May 1, 2009. However, we are not tied to the bonus depreciation and increased IRC Section 179 expense allowed by federal law after December 31, 2008. Fill in the information for columns (a) through (h). In column (e), you may use abbreviations for the depreciation method you used, such as "MACRS" for Modified Accelerated Cost Recovery System, or "150% DB" for 150 percent declining balance. Use appropriate Oregon and federal depreciation methods.

Addition or subtraction

Form 40 filers

If you have an amount on line 2 above, enter that amount on your Form 40, line 10, "Other additions," and identify it with numeric code 101.

If you have an amount on line 3 above, enter that amount on your Form 40, line 18, "Other subtractions," and identify it with numeric code 304.

Form 40N and 40P filers

- **Federal column** of Form 40N or 40P—complete an *Oregon Depreciation Schedule* for **all** assets both inside and outside of Oregon.
- **Oregon column** of Form 40N or 40P—complete another *Oregon Depreciation Schedule* only for property you owned while an Oregon resident, **or** property used to produce Oregon income.

If you have an amount on line 2 above, enter that amount on your Form 40N or 40P, line 33, "Other additions," and identify it with numeric code 101.

If you have an amount on line 3 above, enter that amount on your Form 40N or 40P, line 37, "Other subtractions," and identify it with numeric code 304.

Partnerships, corporations, and fiduciaries

You may also use this form to figure the difference in depreciation you report on your Oregon:

—Do not attach this schedule to your Oregon return. Keep it with your records. Complete a new schedule each year.—

- Partnership Return of Income, Form 65.
- Corporation Excise Tax Return, Form 20.
- Corporation Income Tax Return, Form 20-I.
- S Corporation Tax Return, Form 20-S.
- Insurance Excise Tax Return, Form 20-INS.
- Fiduciary Income Tax Return, Form 41.

Assets placed into service on or after January 1, 1981 and before January 1, 1985

Oregon depreciation did not match federal depreciation for assets placed into service on or after January 1, 1981 and before January 1, 1985. If you are still depreciating assets placed into service during this period, please contact the department to determine your correct reporting.

Assets placed into service on or after January 1, 1985 and before January 1, 1987

Oregon adopted the federal Accelerated Cost Recovery System (ACRS) method of depreciation for assets placed into service during these two years. There is no depreciation difference for these assets.

Assets placed into service on or after January 1, 1987 and before January 1, 2009

MACRS is effective for assets placed into service on or after January 1, 1987 but before January 1, 2009. The method and life will be the same as you used on the federal return. If you elect to expense the cost of qualifying assets under IRC Section 179, the election and amount is also effective for Oregon purposes.

Credits that reduce only your federal basis will cause a difference in depreciation for Oregon. This will be the only cause for a difference in depreciation for corporations.

Assets placed into service on or after January 1, 2009

Oregon did not adopt changes made to IRC Section 168(k) (bonus depreciation) made after December 31, 2008. Oregon is also not tied to any expensing limits under IRC Section 179 that were adopted after December 31, 2008.

Use the amounts allowed under 2008 federal law, without the extension provisions of the federal stimulus act, to compute your Oregon depreciation deduction. See our website for the depreciation limitation amounts.

Assets first placed into service outside Oregon

Did you bring an asset into Oregon after it was first placed into service outside Oregon? If so, use a depreciation method available for the year the asset was first placed into service outside Oregon.

The Oregon basis for depreciation is generally the lower of the federal unadjusted basis or the fair market value. The federal unadjusted basis is the original cost before any adjustments. Adjustments include: reductions for investment tax credits, depletion, amortization, or amounts expensed under IRC Section 179. The fair market value is figured when the asset is brought into Oregon.

Did you first place assets into service outside Oregon **before** January 1, 1981? If so, your Oregon basis will be the same as your federal basis.

For assets placed into service outside Oregon before 1985, the useful life is based on Oregon law in effect at the time the asset was originally placed into service and is determined when the asset is brought into Oregon. For assets placed in service outside Oregon after 1984, the useful life is determined when the asset is placed into service for Oregon tax purposes.

Example 1. Jeff has owned a business in Caldwell, Idaho since 1994 when he placed into service a building purchased for \$250,000. The building qualified for MACRS depreciation as 20-year real property. On June 1, 2006, Jeff bought a light truck for \$35,000. The truck qualified as five-year property depreciated under MACRS. On January 1, 2009, Jeff moved to Ontario, Oregon. Since Jeff “brought” his business assets into Oregon, he had to figure his Oregon basis in order to depreciate the assets for Oregon.

	Building	Truck
Cost (federal unadjusted basis)	\$250,000	\$35,000
Fair market value (as of 1/1/09)	\$495,000	\$22,000

The Oregon basis of the building is \$250,000.

The Oregon basis of the truck is \$22,000. Oregon adopted MACRS for assets first placed into service after December 31, 1986, so Jeff used MACRS for Oregon purposes as well. He began depreciating the building based on its original recovery period of 20 years and he began depreciating the truck based on its original recovery period of five years.

Assets subject to apportionment

The basis of an asset subject to apportionment rules when brought into Oregon is figured as if it had always been subject to Oregon tax. The original unadjusted basis is reduced by depreciation allowable in previous years, using a method acceptable to Oregon for the year the asset is placed into service. This adjusted basis is depreciated over the remaining useful life using the same allowable method.

Example 2. A California partnership started operation by purchasing a Los Angeles building on July 1, 1998 for \$950,000. For federal purposes, the partnership depreciated the building under MACRS as 20-year property. The partnership began doing business in Oregon on July 1, 2000. Since the partnership is subject to the apportionment rules, the basis of the building for Oregon is as if the building was depreciated for Oregon using MACRS 20-year (straight-line method) from the date of purchase.

Cost	\$950,000
1998 depreciation	(23,750)
1999 depreciation	(47,500)
2000 depreciation through June 30.....	(23,750) (95,000)
Oregon basis as of July 1, 2000.....	<u>\$855,000</u>

For Oregon purposes, the building is depreciated using an Oregon basis of \$855,000 and is depreciated over the remaining useful life (18 years) using the same allowable method.