

OKLAHOMA CAPITAL GAIN DEDUCTION FOR TRUSTS AND ESTATES FILING FORM 513

(Qualifying Assets Held for the Applicable Holding Period)

Name as Shown on Return	Federal Identification Number	

1. List qualifying Oklahoma capital gains and losses, not included on lines 2 through 5 below.

A1. Description of Property	B. Date Acquired (mm/dd/yy)	C. Date Sold (mm/dd/yy)	D. Sales Price	E. Cost or Other Basis	F. Gain or (loss)
A2. Oklahoma Location or Federal ID Number					
A1)					
A2)					
A1)					
A2)					
A1)					
A2)					
A1)					
A2)					
A1)					
A2)					
A1)					
A2)					
A1)					
A2)					

2. Qualifying Oklahoma capital gain from installment sales reported on Federal Schedule D, line 7. Enclose Federal Form 6252	2	
3. Other qualifying Oklahoma net capital gain or (loss) reported on Federal Schedule D, line 7, not included on line 2 above. Enclose applicable Federal form(s)	3	
4. Qualifying Oklahoma net capital gain or (loss) from partnerships, S corporations, and other estates or trusts reported on Federal Schedule D, line 8. Enclose Federal Schedule K-1	4	
5. Qualifying Oklahoma net capital gain from sale of business property reported on Federal Schedule D, line 10. Enclose Federal Form 4797	5	
6. Add amounts in Column F on line 1 and lines 2 through 5	6	
7. Qualifying Oklahoma capital loss carryover reported on Federal Schedule D, line 11.....	7	
8. Qualifying Oklahoma net capital gain. Subtract line 7 from line 6. (If zero or less, enter "0")	8	
9. Net capital gain included in Oklahoma income. (If zero or less, enter "0")	9	
10. Oklahoma Capital Gain Deduction. Enter the smaller of lines 8 or 9 here and on Form 513, Part 1, Column B, line 17. (Do not enter less than zero)	10	

Enclose Federal Form 1041, Schedule D

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Title 68 O.S. Section 2358 and Rule 710:50-15-48

General Information

Taxpayers can deduct qualifying gains receiving capital gain treatment which are included in Federal taxable income. "Qualifying gains receiving capital treatment" means the amount of net capital gains, as defined under Internal Revenue Code Section 1222(11). The qualifying gain must result from:

1. the sale of real or tangible personal property located within Oklahoma that has been owned for at least five uninterrupted years prior to the date of the transaction that gave rise to the capital gain; or
2. the sale of stock or an ownership interest in an Oklahoma company, limited liability company, or partnership where such stock or ownership interest has been owned for at least three (two for individuals) uninterrupted years prior to the date of the sale.

An Oklahoma company, limited liability company or partnership is an entity whose primary headquarters has been located in Oklahoma for at least three uninterrupted years prior to the date of sale.

A capital loss carryover from qualified property reduces the current year gains from eligible property.

Pass-through entities...

Capital gain from qualifying property, as described above, held by a pass-through entity is eligible for the Oklahoma capital gain deduction, provided the person has been a member of the pass-through entity for an uninterrupted period of the applicable three (two for individuals) or five years and the pass-through entity has held the asset for not less than the applicable three (two for individuals) or five uninterrupted years prior to the date of the transaction that created the capital gain. The type of asset sold, as shown in 1 and 2 above, determines whether the applicable number of uninterrupted years is three (two for individuals) or five. The pass-through entity must provide supplemental information to the person identifying the pass-through of qualifying capital gains.

Installment sales...

Qualifying gains included in Federal taxable income for the current year which are derived from installment sales are eligible for exclusion provided the appropriate holding periods are met.

Specific Instructions

Complete this form using the Capital Gains and Losses included in Column B "Total applicable to Oklahoma" that have not been distributed to the beneficiary(ies). Do not include any portion of the capital gain or loss included in the income distribution deduction on Form 513. The beneficiary will compute the capital gain deduction on their own income tax return.

Line 1: List qualifying Oklahoma capital gains and losses from the Federal Schedule D, line 6. In Column A, line A1 enter the description of the property as shown in Federal Column A. On line A2 enter either the Oklahoma location of the real or tangible personal property sold or the Federal Identification Number of the company, limited liability company or partnership whose stock or ownership interest was sold. Complete Columns B through E using the information from the corresponding columns of the Federal Schedule D. In Column F enter the portion of the capital gain or loss included on Form 513, Column B, line 6 but not included in the income distribution deduction on line 18. Do not include gains and losses reported on Form 561-F lines 2 through 5.

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Title 68 O.S. Section 2358 and Rule 710:50-15-48

Specific Instructions - continued

Line 2: If Federal Form 6252 was used to report the installment method for gain on the sale of eligible property on the Federal return, compute the capital gain deduction using the current year's taxable portion of the installment payment included on Form 513, Column B, line 6 but not included in the income distribution deduction on line 18. Enclose Federal Form 6252. Capital gain from an installment sale is eligible for the Oklahoma capital gain deduction provided the property was held for the appropriate holding period as of the date sold.

Line 3: Enter other qualifying Oklahoma capital gains and losses reported on Federal Schedule D, line 7 included on Form 513, Column B, line 6 but not included in the income distribution deduction on line 18. Enclose the applicable Federal form(s). If not shown on the Federal form, enclose a schedule identifying the type and location of the property sold, the date of the sale, and the uninterrupted holding period of the property.

Line 4: Enter qualifying Oklahoma net capital gain or loss from partnerships, S corporations, and other trusts or estates included on Form 513, Column B, line 6 but not included in the income distribution deduction on line 18. Enclose a copy of the Federal Schedule K-1. Enclose a schedule identifying the type and location of the property sold, the date of sale, the uninterrupted holding period of the property by the pass-through entity as of the date of sale, and the uninterrupted period of time the estate or trust has been a member of the pass-through entity.

Line 5: Enter the qualifying Oklahoma net capital gain from the Federal Form 4797, reported on Federal Schedule D included on Form 513, Column B, line 6 but not included in the income distribution deduction on line 18. Enclose a copy of the Federal Form 4797.

Line 7: Enter the total qualifying Oklahoma capital loss carryover from the prior year's return included on Form 513, Column B, line 6 but not included in the income distribution deduction on line 18.

Line 9: The Oklahoma capital gain deduction may not exceed the portion of the net capital gain included on Form 513, Column B, line 6 but not included in the income distribution deduction on line 18. The term "net capital gain" means the excess of the net long-term capital gain for the taxable year over the net short-term capital loss for such year. If there is a net capital loss, enter zero.

Note: Do not enter any portion of the Oklahoma Capital Gain Deduction on Part 2 "Beneficiaries' Share of Income and Deductions".