User’s Guide

TimeValue Software™
TaxInterest™
IRS/State Interest
& Penalty Software
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Guarantee

If you are unsatisfied with TaxInterest for any reason, you may return it within one year of purchase. We will promptly refund your purchase price.

Disclaimer

TaxInterest is intended as an aid to tax professionals. As with any software tool, it is up to you to use it appropriately. It can produce results at variance with legal, contract, or trade practice requirements. The computations, like those of any assistant, should be reviewed with due professional care. The program does not cover all possible cases, and may not include recent developments.
Welcome to TaxInterest

The TaxInterest program will help you calculate interest on tax for the IRS and other tax jurisdictions. TaxInterest also calculates federal penalties and interest on penalties. In addition, TaxInterest prepares comprehensive reports that document how the computation is performed.

How to use this User’s Guide

Refer to the Getting Started section to get the software up and running.

Work through the TaxInterest Tour section. This example will give you a hands-on tour of the software.

Refer to the remaining sections for further information on TaxInterest’s features and usage.

The Penalty Basics section is a good reference tool regarding the IRS rules for calculating common penalties.

While this user’s guide is an important reference tool, TaxInterest also contains a comprehensive Help system. The built-in help system should be your first step in finding answers to your questions. To reach the help system, select a topic from the Help menu, or press F1.

Customer Support and Maintenance

Our knowledgeable staff can help you get the most from TaxInterest. We encourage both new and experienced users alike to contact us for any help you might need.

Contact Customer Support at (800) 426-4741 or (949) 727-1800 Monday through Friday from 7:00am to 6:00pm Pacific Time. Contact us via email at support@timevalue.com or by fax at (949) 727-3268.

TaxInterest Update Service

Your first year of TaxInterest updates is included with your purchase. This service keeps your software up to date so it is ready when you need it most. You will automatically receive three quarterly (March, June, September, December) updates in addition to your initial purchase at no additional charge. The TaxInterest Update Service also includes upgrades, unlimited technical support, replacement CDs, and additional user’s guides as needed.

The TaxInterest Update Service is renewable annually beginning one year after your initial purchase.
GETTING STARTED

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System Requirements

TaxInterest requires a computer running Windows Vista, XP, 2000, NT, 98, or later. To run in a satisfactory manner, TaxInterest requires at least 4MB of RAM and 1GB of available disk space.

Installing TaxInterest

The TaxInterest program files may be shipped on a CD or downloaded in compressed form. In order to run TaxInterest, the program must be installed on your computer or server. If you experience any difficulty installing TaxInterest, contact our Support Team at (800) 426-4741 or support@timevalue.com.

To install the single user edition of TaxInterest

1. Insert the TaxInterest CD or double click on the downloaded installation file. After a few moments, the TaxInterest installation screen will appear. Follow the on-screen instructions.

The TaxInterest installation will default to C:\TAXINT. You can change the destination drive to install to a different drive if needed. All the TaxInterest program files will be copied into this directory. A Windows program group will be created and a TaxInterest shortcut will be placed on your Windows desktop.

The single user edition of TaxInterest is intended for installation on a single computer. See our Copyright notice on page ii for details.

If you are installing the network edition of TaxInterest, be sure to install the program to your network drive and refer to the guidelines on the following page.

Note When you install TaxInterest, we recommend installing it to the default directory. If an earlier version of TaxInterest already exists on your computer, install the new version in the same directory. Installing new versions over old will not affect your saved data files. This will ensure all users are running the latest version without updating shortcuts.
TaxInterest on a Network

The multi-user/network edition of TaxInterest is designed to operate efficiently on your network. It supports multiple users running the same program from the same directory and individual setup files for each user. After installing TaxInterest on your network drive, please refer to the following steps to create an icon for each user/workstation.

To setup network workstations for TaxInterest
(Perform the following setup from each workstation after you install the software on your network server.)

1. Navigate to the directory where you installed TaxInterest (e.g., F:\TAXINT).

2. Double-click on WorkstationSetup.exe from the TaxInterest program directory.

3. Follow the on-screen instructions. This routine will add desktop shortcuts and required reporting files to the workstation.

Installing Quarterly Updates

Current TaxInterest subscribers will receive quarterly TaxInterest updates via CD or via download. If you have not installed all updates consecutively, you need only install the latest update to bring your software completely up to date.

Be sure to install the updates in the same directory as your current version. For network installations, you only need to install the update on the server. You do not need to update the individual workstations.
TAXINTEREST TOUR

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This chapter is designed to quickly familiarize you with the features of TaxInterest. Along the way, you’ll learn the basics of calculating interest and penalties so you can get started right away. Once you understand the basics, it’s easy to become proficient. The ideas and procedures mentioned here are described in greater detail in subsequent chapters of the user’s guide.

Starting TaxInterest

1. Double-click the TaxInterest icon on your desktop. If the TaxInterest shortcut does not appear on your desktop, click the Windows Start button and select Programs. Select the TaxInterest program group and then choose the TaxInterest program icon.

Entering Information to Calculate Interest and Penalties

**Facts** Michael O’Hare did not file his 2005 individual income tax return but he did get an extension of time to file the return until October 15, 2006. He did not get an extension of time to pay. The total tax on the return was $10,000. O’Hare paid $3,000 through withholdings and also made a $1,500 payment on March 11, 2007. He expects to file his return and settle with the IRS on August 1, 2008. O’Hare wants to calculate interest and penalties as of August 1, 2008.

**Selecting an interest rate table**

1. TaxInterest stores interest rates in individual rate tables. The rate tables are updated quarterly for current TaxInterest subscribers. When you start TaxInterest, it will default to the IRS interest rates, but state interest rate tables are also available. To select an alternative table, click the Tables button on the toolbar. For this example, we will use the IRS interest rates which are contained in the Federal.TB3 table.

**Entering the name and ID**

2. While the program does not require name or ID information, you may want this information on reports. Click in the Name field and type Michael O’Hare. Press Tab to move to the ID field.

3. Type 555-55-5555 in the ID field. Press Tab to move the cursor to the first event line.
Entering tax and payment information

4. The first event line will display a Tax event. Events include Tax, Payment, Deposit as bond, Suspend interest, Resume interest, IRS Check, Entered penalty, and Motivated tax. See pages 16-18 for a description of each event. Press Tab to select the Tax event and move to the Date field.

5. At the Date field, type 041506 and press Tab.

TaxInterest will display 04/15/06 when you move to the next field. You can also input dates with separators between characters such as 04/15/06 or 04-15-06. The year can also be entered as four digits.

6. In the Amount field, type 7000 and press Tab.

The tax amount of $7,000 is the “net tax due” on April 15, 2006 after subtracting the $3,000 withholding from the $10,000 total tax amount. If needed, you could enter the total tax amount and enter any withholding or payments as separate events. Any payment prior to the tax due date should be dated as of the tax due date. TaxInterest will offset the amount for you.

7. In the Description field, type 2005 Net Tax Due and press Tab. This description is optional and allows you to enter a description of the event that will appear on reports.

The event on the second event line will default as a Payment. Press Tab to move to the Date field.

8. Type 031107 in the Date field and press Tab.

9. Enter 1500 as the payment amount.
Your screen should now appear as shown below.

![Image of a window showing a table with events, dates, amounts, and descriptions.]

(At this point, you can enter additional payments, but this case involves only one payment.)

**Activating the Failure to File penalty**

10. Click the **Penalties** button on the toolbar to display the window below.

![Image of a window labeled Penalty Selection Window with options including Failure to file return when due, Failure to pay tax shown on return, and other penalties.]

11. Select the **Failure to file return when due 6651(a)(1)** penalty. The Failure to File dialog will appear.

12. To activate the penalty, click the check box entitled **Activate the penalty for failure to file** (if not already selected).
13. At the Date return received by IRS field, type **080108**. To reflect the fact that O’Hare had an extension of time to file until October 15, change the Due date from 04-15-06 to **10-15-06**. After you’ve entered the information, the Failure to File window should look like this:

![Failure to File Window](image)

14. Click **OK** to return to the Penalty Selection Window.

**Activating the Failure to Pay penalty**

15. In the Penalty Selection Window, select the **Failure to pay tax shown on return §6651(a)(2)** penalty. The following window will appear:

![Failure to Pay Tax Shown on Return Window](image)

16. Click the check box to **Activate the failure to pay penalty** (if not already selected). Since O’Hare did not receive a notice to pay the penalty, a notice of intent to levy, or a jeopardy demand, you do not need to enter any additional information. Click **OK** to return to the Penalty Selection Window.

17. Click **Close** to exit the Penalty Selection Window.
When you return to the main screen, you will see that the bottom of the screen shows that the Failure to Pay and Failure to File penalties are active. You can go directly to the penalty window by clicking on the penalty link.

**Calculating the Interest and Penalty Totals**

18. To compute interest and penalties, click the **Compute** button on the toolbar and the Compute Results window will appear. TaxInterest will use the current date as the interest computation date.

19. In order to compute to August 1, 2008, change the compute date to **080108** and click **Recompute**. As you can see below, the total amount due on August 1, 2008, is $9,302.83.
Displaying Reports

While viewing the compute results, click the Report button in the Compute Results window to see details on the interest and penalty computation.

TaxInterest automatically shows the most commonly used report, the Interest and Penalty Detail Report. To exit a report window and go back to the TaxInterest input screen, click the X in the top right corner of the report window or choose Exit from the File menu.

In addition to this report, the program also has a number of other reports. To see any of these reports, click the Reports button on the toolbar.

Printing Reports

When the Interest and Penalty Detail Report is displayed on the screen, the report can be printed by choosing Print from the File menu.

If the report is not currently on the screen, you can print reports by clicking the Print button on the toolbar or choosing Print from the File menu and selecting the desired report from the window.

Saving and Retrieving your Work

Saving a TaxInterest file

1. Click the Save button on the toolbar or choose Save from the File menu.
2. Enter a name for the file and click Save. TaxInterest will automatically add the .TX3 extension.

Opening a TaxInterest file

1. Click the Open button on the toolbar or choose Open from the File menu to display previously saved files.
2. Double-click the file name you wish to open.
Deleting a TaxInterest file

1. Click the **Open** button on the toolbar or choose **Open** from the File menu to display previously saved files.

2. Right-click on the file you wish to delete and select **Delete** from the drop-down menu.

Exiting TaxInterest

To exit the program, choose **Exit** from the File menu.
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Main Screen

With TaxInterest, you enter information on the main screen shown below. Generally, the information you enter on the main screen consists of the date and amount of any tax due and the date and amount of any payments made. The following is an example of the information you can enter on the main screen:

![TaxInterest main screen](image)

Interest Rate Tables

The interest rates and methods used by taxing authorities change from time to time. For example, the Federal rates change quarterly and many states and jurisdictions follow suit. TaxInterest keeps the information needed to make these calculations in separate files called rate tables. Rate tables contain interest rates, the dates these rates are in effect, the year length, and the appropriate interest computation method.

When you start TaxInterest, the program automatically defaults to the Federal IRS interest rates table called Federal.TB3. To select a different table, click on the Tables button on the toolbar or choose Select Rate Table from the File menu to display a directory of available interest rate tables. State rate tables are generally represented by the two letter state abbreviation. Double-click a table name in the list or select a table and click OK. The active table name will appear in the Table field on the main screen.
**Interest Rate Updates**

TimeValue Software keeps the interest rates in your TaxInterest software updated for you. As long as your subscription to TaxInterest is current, you will receive the updates on a quarterly basis on CD or via download. Keep your TaxInterest Update Service current to be sure your software is updated for current tax rules and interest rates. If you are not receiving quarterly TaxInterest updates, call us at (800) 426-4741 or email support@timevalue.com.

If you find a need to update or modify the interest rates yourself or create a rate table for a jurisdiction not provided by TimeValue Software, you can choose **Edit Interest Rate Table** from the Options menu.

**Name and ID Fields**

**Name**

This optional field lets you enter the taxpayer name. This name will be printed at the top of all reports.

<table>
<thead>
<tr>
<th>Table: IRS interest rates – FEDERAL</th>
<th>Rates current to 09-30-2008</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name: <strong>Acme Booksellers - 2005 Amended</strong></td>
<td>ID: <strong>55-555555</strong></td>
</tr>
</tbody>
</table>

**ID**

This optional field lets you enter the taxpayer identification number. This information will be printed along with the name at the top of all reports.
TaxInterest Basics

TaxInterest Events

TaxInterest computes interest and penalties based on the series of events you enter on the main screen. To select an event, move the cursor to the Event field. Click on the Event field to display a list of TaxInterest events. The available events are described below.

<table>
<thead>
<tr>
<th>Event</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tax</td>
<td>The Tax event is the most common TaxInterest event. A Tax event is used to calculate deficiency interest on most underpayments.</td>
</tr>
<tr>
<td>Payment (Refund)</td>
<td>Use the Payment event to reflect a payment made by the taxpayer. You can also use the Payment event to perform a refund calculation. If the taxpayer is in a refund status (the amount of payments exceed the tax, interest, and penalties), TaxInterest automatically computes interest at the refund rate.</td>
</tr>
<tr>
<td>Deposit as Bond</td>
<td>In general, interest on unpaid taxes continues to accrue during the period that a taxpayer and the IRS dispute a tax liability. A deposit in the nature of a cash bond stops interest from running on such underpayments much like a payment and may subsequently be used to pay the disputed liability. If the deposit exceeds the amount ultimately determined to be due, refund interest will accrue on the deposit as long as it is attributable to the tax. The interest rate is the Federal short-term rate, compounded daily. The taxpayer may request the return of all or part of the deposit – plus interest for the</td>
</tr>
</tbody>
</table>
period during which the IRS held the deposit – prior to the final determination. If a liability is subsequently assessed, interest on the deficiency will be computed without regard to the period during which the IRS held the deposit. See, Section 6603 and Rev. Proc. 2005-18

Under prior tax law, Rev. Proc. 84-10 provided the procedures for taxpayers to make deposits in the nature of a cash bond to suspend the running of interest on tax deficiencies. However, no refund interest was allowed if the deposit exceeded the tax.

The Deposit as bond event in TaxInterest functions to stop interest from accruing on the corresponding amount of tax. The amount of a deposit in excess of any tax will not accrue interest. We recommended that you enter any excess amount as a Payment event in order to calculate the applicable interest. Please contact our support team at 800-426-4741 for assistance on working with deposits as bonds.

Suspend Interest

The Suspend interest event stops the running of interest until you enter a Resume interest event. The suspension applies to all interest computations. Interest can be suspended for a number of reasons. For example, if a waiver of restrictions on the assessment of a deficiency has been filed and if notice and demand by the IRS is not made within 30 days, interest is suspended from that point until notice and demand is made. §6601(c).

Resume Interest

The Resume interest event re-starts interest after it has been suspended by the Suspend interest event.

IRS Check

An IRS Check event is used to reflect a cash flow from the IRS to the taxpayer. If the amount of an IRS check exceeds the amount due to the taxpayer, the IRS Check event is treated like a tax and underpayment interest is computed on the excess of the amount due to the taxpayer. This event also appears in the C Corp Refund window. In the C Corp Refund window, you can allocate the amount of the check that reduces the high rate or GATT rate portion of a C corporation refund.
**Entered Penalty**

TheEntered penalty event allows you to enter a penalty amount that will be subject to interest at the underpayment rate. Interest starts running as of the date entered on the main screen. The interest computation for this amount will be kept separate from the interest computation for tax amounts. Use the Entered penalty event to compute interest on penalties for state calculations or other jurisdictions where the penalty is not automatically computed by TaxInterest.

**Motivated Tax**

Prior to 1990, a deficiency resulting from substantial underpayment of tax attributable to a tax-motivated transaction is subject to an interest rate that is 120% of the normal rate. A substantial underpayment is defined as an underpayment of more than $1,000 for the year.

The Motivated tax rules have been repealed, however, the Motivated tax rules continue to apply to deficiencies arising from returns due (without regard to extensions) prior to 1990.

**Customizing Event Names**

You may change the name of a Tax event to a custom name (i.e., “2007 audit adjustment”). To use a custom name, enter the name in the Description column on the main screen. When you print or view reports, the custom name will be displayed.

If you want to use the Description field for notes and you do not want the text to display in reports, choose **Report Setup** from the **File** menu and select “Event name” instead of “Descriptions.”
IRS Penalties

TaxInterest will calculate the most common IRS penalties. These penalties can be selected individually or in combination. To activate a penalty, click on the **Penalties** button on the toolbar or select **Penalty Selection** from the **Compute** Menu.

Since the penalty rules may change from year to year, the content of the penalty selection menu and the penalty computations will change depending on the date of the tax event on the main screen. As a result, **TaxInterest cannot compute penalties for multiple years.** If you have penalties for more than one year, create separate TaxInterest schedules for each year. If you know the penalty amounts, use the Entered penalty event.

The following penalties are computed by TaxInterest:

- Failure to file return when due  §6651(a)(1)
- Failure to pay tax shown on return  §6651(a)(2)
- Failure to pay amount assessed  §6651(a)(3)
- Negligence  §6662(c)
- Substantial understatement of income tax  §6662(d)
- Substantial valuation misstatement  §6662(e)
- Substantial overstatement of pension liabilities  §6662(f)
- Substantial estate or gift tax valuation understatement  §6662(g)
- Fraud  §6663

**IRC §6656 Failure to make deposit of taxes**

TaxInterest will not automatically compute the §6656 failure to deposit penalty. This penalty requires information such as deposit due dates, actual deposit dates, taxpayer status, and other items. TimeValue Software has software to address these needs. Tax941 automatically calculates the late deposit penalty and prints required tax forms. PayrollPenalty uses taxpayer relief to reallocate deposits within a period and calculate a lower penalty for the taxpayer. For more information about Tax941 and PayrollPenalty, call TimeValue Software at (800) 426-4741 or visit www.timevalue.com.

**Interest on Underpayments**

Internal Revenue Code §6601(a) sets forth the basic rules relating to interest on underpayments. As a general rule, interest is due from the date the tax is due to the date the tax is paid. The rate of interest is determined under §6621 of the code.
“Hot” Interest

Starting in 1991, certain large corporate underpayments are subject to a higher rate. This so-called “Hot” interest rate is applicable to underpayments in excess of $100,000 after a specifically defined “applicable date.” The “Hot” interest rate is two percentage points over the normal rate.

In order to invoke the higher “Hot” interest rate, click the Hot Interest button on the toolbar, or choose Hot Interest from the Compute menu. A window will appear where you can provide the required applicable date.

Motivated Tax

For returns due before 1990, a higher interest rate is applied to substantial underpayments attributable to “tax motivated transactions.” To invoke this higher rate, you must enter the tax due as a Motivated Tax. You can select Motivated Tax in the Event field.

Note The Motivated tax rules have been repealed, but not retroactively. The higher rate continues to apply to returns that were due before 1990.

Saturday, Sunday, Holiday Rule

If the due date for a return is Saturday, Sunday, or legal holiday, the payment will be on time if you make it on the next day that is not a Saturday, Sunday, or legal holiday. In this case, no interest will be charged. If a payment is not made on the next available business day, then interest will accrue from the original due date of the return. See, Rev. Rul. 74-235, 1974-1 CB 347.

Interest on Penalties

Interest on penalties is computed using the same rates applicable to tax deficiencies. As a general rule, interest on the failure to file penalty and on accuracy-related penalties runs from the return due date, with extensions. For most other penalties, interest does not start until the IRS a notice.

When the IRS sends a notice, taxpayers generally have a grace period within which they can pay without the accrual of additional interest. The grace period is usually 21 days, but is only 10 days for notices demanding payment for $100,000 or more. In addition, the grace period is 10 days for notices issued before 1997. For more information, see §6601(e).
Interest on Refunds

Refund interest is subject to special rules. In order for TaxInterest to compute refund interest, you must identify the amount as a refund. Note that certain interest-free periods may make it difficult to exactly match IRS interest computations.

To identify an amount as a refund, click the Event field to see a list of available events. Choose Payment from the list of events.

The following is an overview of some of the rules applicable to refunds.

Refund Versus Underpayment Rate

Starting January 1, 1987 and ending December 31, 1998, the interest rate paid on all refunds was reduced to one percentage point lower than the rate on underpayments. For individuals, refund interest is generally included in taxable income but interest expense may not be deductible. As a result, taxpayers generally benefit from offsetting overpayments against underpayments. After 1998, the one percent differential was eliminated for all taxpayers except C corporations.

When overpayments and underpayments are included in the same TaxInterest problem, the net result is calculated automatically.

If an underpayment is subject to Motivated tax or “Hot” interest, or if the refund is subject to the GATT refund, the rate differential is even greater.

30-day Rule

Under §6611(b)(2), the IRS does not have to pay interest on refunds up to the date of the refund check. Instead, the IRS may subtract up to 30 days of interest. The actual number of days subtracted can vary from time to time and from one IRS location to another.

45-day Rule

Under §6611(e), the IRS has a 45-day period from the later of the due date or the date the return is filed to issue a refund without interest. For example, assume an individual files a 2007 refund return on March 1, 2008. If the IRS refunds the tax within 45 days from April 15, 2008, no interest is due. If the refund is paid 46 days after April 15, the taxpayer is entitled to 46 days of interest (subject to the 30-day rule described above).
With respect to refunds attributable to carryback claims, the 45-day rule applies as if the amended return or loss carryback quick refund claim is the original return. As a result, if the IRS issues a refund within 45 days of the carryback claim, no interest is paid (See §6611(e)).

For refund claims other than carryback claims, the IRS is also entitled to a 45-day interest free period. The 45-day period only suspends the accrual of additional refund interest for the processing period. As a result, assume a taxpayer is entitled to interest on a refund beginning on April 15, 2007. The taxpayer files a refund claim on June 1, 2008 and the IRS pays the refund on July 10. Under the 45-day rule, the IRS will not pay interest with respect to the period from June 1 to July 10.

Refunds for C Corporations

Beginning January 1999, the refund rate for C corporations is 1% less than the refund rate for other taxpayers. You can identify the taxpayer as a corporation by clicking on the C Corp Refund button on the toolbar.

Starting January 1, 1995, refunds of more than $10,000 to C corporations are subject to an additional one and one-half percentage point reduction in the refund interest rate. The higher rate will apply to $10,000 of refund principal and all the interest associated with that principal. This is called the GATT refund rule, due to the fact that the legislation was part of the General Agreement on Tariffs and Trade.

Interest Netting

Surprisingly large interest rate differentials can arise between underpayments and overpayments for the taxpayer. Netting overpayments against underpayments between different tax years can help reduce the burden on the taxpayer. Many of these netting calculations are performed by the IRS only at the company’s request, with the company bearing the burden of establishing whether it is entitled to the interest netting.

Interest netting is usually performed by tax professionals who specialize in making these claims to the IRS for their clients. Your regular TaxInterest software is not designed to handle all the variables required to perform comprehensive interest netting. If you need to perform these calculations, contact us about our TaxInterest Netting software. To learn more about the capabilities of TaxInterest Netting, contact us at (800) 426-4741.
CALCULATING RESULTS AND PRINTING REPORTS

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Calculating Interest and Penalty Totals

When TaxInterest calculates interest, it uses the information entered on the main screen along with the selected interest rate table. To change the rate table used in the calculation, click the Tables button on the toolbar and select the appropriate table.

When TaxInterest calculates penalties, it uses the information entered in the active penalty dialogs. The active penalties for the calculation are shown at the bottom of the TaxInterest window next to the heading “Active Penalties.” You can click on the listed active penalties to edit the information before calculating.

To calculate interest and penalties

1. Enter the information for the calculation you are working on. Activate any penalties by clicking the Penalties button on the toolbar.

2. Click the Compute button on the toolbar or choose Compute Totals from the Compute menu. The Compute Results dialog will appear with your results.

Recompute To change the effective date of your calculation, enter the desired date in the Compute date field, and click Recompute. The recalculated results will be displayed.

Report To display the details of the calculations on a report, click the Report button in the Compute Results dialog. This is a quick way to display the Interest and Penalty Detail Report.
Displaying and Printing Reports

TaxInterest offers an assortment of reports. These reports can be useful in checking the calculations from TaxInterest and for communications with both clients and taxing authorities. The reports display the information used in the calculations and the results of the calculations in greater detail.

To display and print a report

1. After entering all relevant information on the main screen, click the Reports button on the toolbar. The Report Selection dialog will appear.

2. Enter the appropriate Compute Date.

3. Select the report(s) you wish to have displayed on your screen

4. Click Start to display the selected reports.

5. To print the displayed report(s), choose Print from the File menu in the Reports Window. You can also save the report as a text file by choosing Save As Text File from the File menu in the Reports Window. A text file can be opened by your word processing software.

To customize a report before printing

1. After entering all the information on the main screen, click the Print button on the toolbar or choose Print from the File menu. The Report Selection dialog will appear.

![Report Selection Dialog]

- **Enter Compute Date**: Enter the compute date.
- **Reports to Print**: Select the reports you wish to print.
- **Include Date or Time?**: Include date or time in the report.
- **Include Header or Footer?**: Include header or footer in the report.
- **Year End for Monthly Accrual**: Set the year end for monthly accrual.

[OK] [Cancel]
2. Verify or enter the appropriate compute date and select the desired report(s) to print.

3. Select from the options located on the right side of the dialog. Click OK when you are finished.

The options in the Report Selection dialog are described below.

**Use Description or Event Name?**

You may change the name of a Tax event to a custom name (i.e., “2008 audit adjustment”) using the Description fields on the main screen. To print custom names on the report in place of the corresponding event names, select Description.

**Include Date or Time?**

This selection allows you to select whether or not to display the date and time on reports.

**Include Header or Footer?**

This selection allows you to display a header and footer on reports. Click the Edit button to edit the header and footer for the current and future files.

**Creating a header and footer**

To edit the header and footer click the Edit button from the Report Selection dialog. Enter the text you would like for the header and footer and choose Use text for this file or Use text for this file and all new files. Click OK to return to the Report Selection dialog.

**Year End for Monthly Accrual**

This option lets you select a fiscal year that will be used in the Monthly Accrual detail report.
Available Reports

**Interest and Penalty Detail Report**

The Interest and Penalty Detail Report is the primary report used to document the interest and penalty calculations. It consists of three parts and each part is also available as an individual report.

The first part shows a summary of the events, dates, amounts, and descriptions from the main screen. The second part details how interest is calculated. The third part shows how each penalty is computed.

**Payment Allocation Detail Report**

The Payment Allocation Detail Report shows how payments are applied among the various event categories.

**Monthly Accrual Report**

The Monthly Accrual Report provides monthly accrual-basis amounts for use in financial reporting. With daily compounding, interest is computed on an exact-day basis. Interest for two successive months will be different for the following reasons: (1) Interest for the second month is based on an amount that includes interest for the first month and (2) the number of days in successive months is usually different.

**Interest Detail (with Factors) Report**

The Interest Detail (with Factors) Report shows the interest computations included in the Interest and Penalty Detail Report and the factors used to reach the interest computations.

An amount on a given line is calculated by first multiplying the number of days by the factor. This product is then multiplied by the amount from the previous line. The factor is the result of a formula that is used by the IRS in calculating daily interest. The following equation represents this formula.

\[
Factor = \left( 1 + \frac{Rate}{Year\ Length} \right)^{days} - 1
\]
Penalty Computation Detail Report

The Penalty Computation Detail Report shows in detail how each active penalty is calculated. These penalty amounts are also included in the Interest and Penalty Detail Report.

Main Screen Events Report

The Main Screen Events Report shows a list of the events that appear on the main screen.

Interest Rate Table

This printout shows the details of a selected interest rate table.
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Penalty Calculations

TaxInterest computes a number of federal tax penalties. The failure to file and failure to pay penalties are the most common. Without TaxInterest, the computation of these penalties can be complex. For example, the failure to file penalty of 5% per month is reduced by the failure to pay penalty of 0.5% for the period during which both run.

The following is an example of how to use TaxInterest to automatically compute penalties.

Facts Flatstone filed and paid his 2006 Form 1040 on the extended due date of 10/15/07. The return was audited in the summer of 2008 which resulted in several adjustments to the return. In total, $15,000 in tax was added to the original tax paid on the extension date. Of the $15,000 tax increase, $3,000 was determined to be subject to the accuracy related substantial understatement penalty. In addition to the accuracy related penalty, the auditor imposed the late payment penalty. On 06/20/08 a notice of intent to levy was given which resulted in an increase of the failure to pay penalty to 1% per month. Flatstone wants an interest and penalty calculation as of 08/15/08.

Select an interest rate table and enter tax information

1. Click the Tables button and select Federal.TB3 if the IRS interest rates are not selected. Enter the tax information as shown below.
Activate the Failure to Pay Penalty

2. Click the Penalties button on the toolbar. Select Failure to pay tax shown on return §6651(a)(2). The Failure to Pay Tax Shown on Return dialog will appear.

3. Click the check box entitled Activate penalty for failure to pay tax shown on return if not already selected.

4. The Tax and Tax due date fields should default correctly for this example. Enter 062008 as the date of the 1st late payment notice. Select Yes to indicate the 1st notice of levy. Click OK when the Failure to Pay dialog appears as shown below.

Activate the accuracy related penalty

5. In the Penalty Selection Window Select the Substantial understatement of income tax §6662(d) penalty. The Substantial Understatement of Income Tax dialog will appear.

6. Click the check box entitled Activate Substantial Understatement of Income Tax (if not already selected).

7. Enter the extended due date of 101507 as the Due date (with extensions).

8. The default amount assumes the entire underpayment was attributable to the understatement. In this example, enter 3000 as the amount of the underpayment due to the understatement of tax. Click OK when your dialog looks like the example on the following page.
9. Click Close to exit the Penalty Selection Window.

The bottom of the main screen shows that the failure to pay and substantial understatement penalties are active.

**Calculate results**

10. Click the **Compute** button on the toolbar to display the Compute Results. TaxInterest will use the current date in the window as the interest computation date. For this example, change the compute date to 081508 and click the **Recompute** button.

The Compute Results window should appear as follows:

**Solution** The total due to the IRS as of August 15, 2008, is $17,788.46.

To see the detail on the interest and penalty computations, click the **Report** button and the Interest and Penalty Detail Report will be displayed to the screen.
**Refund Interest**

Refund interest is computed like underpayment interest but you must identify the amount as a payment in order for TaxInterest to apply special refund interest rules. In addition, refund interest on carrybacks generally starts from the due date of the loss or credit year.

(Note: For periods after 1998, C Corp refunds run at a rate that is 1% lower than the rate for individuals. To identify a taxpayer as a corporation, click on the C Corp Refund button on the main screen.)

**Facts** While reviewing his 2004 return, Marty Peters (an individual taxpayer) discovers a $10,000 refund due to an overlooked charitable contribution. Peters also wants to carry back a 2005 net operating loss to generate an additional $3,000 refund in the 2004 return. Peters filed his refund claim on June 1, 2007, and the refund will be paid on December 1, 2007. Gates wants to know the refund amount (including interest) due as of December 1, 2007.

**Select an interest rate table and enter first event**

1. Click the **Tables** button and select **Federal.TB3** if the IRS interest rates are not selected. Enter the charitable refund information as shown below.

   ![Interest Rate Table](image)

   The first event is entered as a payment in order to calculate the interest on the charitable refund. The description would appear on reports.
2. To enter the loss carryback refund on the second event line, choose Payment as the event and enter 041506 in the Date field. (The transaction is dated 04-15-06 since the carryback refund begins to accrue refund interest on the due date of the return for the loss or credit year).

3. Enter 3000 as the Amount.

At this point your screen should appear as shown below.

![Screen capture of TaxInterest interface]

Note that the Description fields were used above to describe each Payment.

**Calculate results**

4. Click the Compute button on the toolbar to display the Compute Results. For this example, change the compute date to 120107 and click Recompute.

**Solution** The total refund due as of December 1, 2007, is $15,548.12. The interest portion of the refund is $2,548.12.

With respect to refund returns, remember that the 30-day and 45-day interest free periods can affect the amount of refund interest. See a discussion about the 30-day and 45-day rules in the TaxInterest Basics section.

To see the detail on the interest and penalty computations, click the Report button and the Interest and Penalty Detail Report will be displayed.

On your TaxInterest reports, notice that the regular tax and payment events reflect the user-defined Descriptions. If you want to use the Description field for notes and you do not want the text to display in reports, choose Report Setup from the File menu and select Event name instead of Descriptions.
Exam Adjustment for Credit Taken

TaxInterest allows you to customize the name of tax, payment, and penalty events. You can enter up to 20 characters to identify a transaction. The following is an example of how you can customize names.

**Facts** Roger Santiago and the IRS agreed that a $1,000 credit taken in 2006 should have been taken in 2007. Santiago wants to know the amount due as of July 1, 2008. In addition, he wants his Interest and Penalty Detail Report to read “06 Exam Adjustment” instead of “Tax” and “06 Credit Allowed” instead of “Payment.”

**Select an interest rate table and enter events**

1. Click the **Tables** button and select **Federal.TB3** if the IRS interest rates are not selected. Enter the information as shown below.

   ![Interest Rate Table](image)

   **Calculate results**

2. Click the **Compute** button on the toolbar to display the Compute Results. For this example, change the Compute Date to 070108 and click **Recompute**.

   **Solution** The interest due as of July 1, 2008, is $80.88.

   To see details on the interest and penalty computations, click the **Report** button and the Interest and Penalty Detail Report will be displayed to the screen.
$6621(c) “Hot” Interest

Starting in 1991, certain large corporate underpayments became subject to a higher rate. This “Hot” interest rate is applicable to underpayments in excess of $100,000 after a specifically defined “applicable” date. The “Hot” interest rate is two full percentage points over the normal rate.

TaxInterest will automatically compute the “Hot” interest rate but you must activate the higher rate and you must identify an applicable date. Here’s an example.

Facts  Acme Enterprises, a C corporation, is examined by the IRS and is found to owe additional tax with respect to its 2006 return. The IRS sends Acme a “30-day letter” on December 12, 2007. (The “30-day letter” is the document that gives Acme an opportunity to meet with an appeals officer.) On July 1, 2008, Acme and the IRS settle the case for $200,000 of additional tax. Acme wants to know the total amount due as of July 1, 2008.

Select an interest rate table and enter initial information

1. Click the Tables button and select Federal.TB3 if the IRS interest rates are not selected. Enter the tax information as shown below.

   ![Interest Rate Table]

Active Penalties: None

Activate Hot Interest

2. Click the Hot Interest button on the toolbar. The “Hot” Interest Information dialog will appear.
3. To activate “Hot” interest, check **Activate 6621(c) “Hot” interest calculation** (if not already selected). The “Hot” interest dialog allows you to choose either a 30-day letter date or the “applicable date.” In this case, enter the 30-day letter date of 121207. The “Hot” Interest Information window will appear as shown below.

![Hot Interest Information Window]

4. Click **OK** to leave this window and return to the main screen.

**Calculate results**

5. Click the **Compute** button on the toolbar to display the Compute Results. Change the compute date to **070108** and click **Recompute**.

**Solution** The amount due to the IRS as of July 1, 2008, is $255,982.36.

To see details of the interest and penalty computations, click the Report button to display the Interest and Penalty Detail Report. Notice that on January 11, 2008, there is a 6621(c) Hot Interest event that documents the starting date for the increased rate.
C Corporation Refunds

Starting in January 1999, the refund rate for C corporations is 1 percent less than the refund rate for other taxpayers. You can identify the taxpayer as a corporation by clicking on the C Corp Refund button on the main screen.

In addition, starting in 1995, C Corp refunds in excess of $10,000 are reduced by an additional 1.5 percent. This rule is known as the GATT refund interest rule because it was enacted as part of legislation affecting the General Agreement on Tariffs and Trade.

The General Agreement on Tariffs and Trade (GATT) was passed in the fall of 1994. The law included an amendment to section 6621(a)(1) of the Internal Revenue Code that provided for a reduced rate of interest on certain overpayments of tax by a corporation (hereinafter referred to as "GATT interest"). The 1994 GATT amendment materially increased the difficulty of computing interest on the overpayments to which it applies.

As amended, section 6621(a)(1) provides that, to the extent that an overpayment of tax by a corporation for any taxable period (as defined by section 6621(c)(3)) exceeds $10,000, the interest rate payable on the excess is 1.5 percentage points below the normal overpayment rate for interest periods after December 31, 1994. Thus, for periods after 1994, the interest rate differential between the rate payable on normal underpayments and the rate payable on overpayments to which the new GATT interest provision applies is 2.5 percent (instead of the normal 1 percent) and the interest rate differential between the rate payable on "large corporate underpayments" and such GATT interest overpayments is 4.5 percent.
Facts  On January 1, 2002, Legacy Corporation filed a refund claim for $25,000 plus interest for its 2000 tax year. On July 1, 2002, Legacy Corporation received a refund check for only $9,000. After additional discussions with the IRS, the Service agreed to refund the remaining $18,000 of principal, plus interest. Legacy Corporation wants to know the refund interest as of March 15, 2008.

Select an interest rate table and enter initial information

1. Click the Tables button and select Federal.TB3 if the IRS interest rates are not already selected. Enter the information for the initial refund claim as shown below.

2. To reflect the 2002 refund check from the IRS, tab to the second event line and select IRS Check as the Event.

3. Enter 070102 as the date and 9000 as the amount. Your screen will look like this.

4. Click the C Corp Refund button in the toolbar and the dialog will appear as shown on the following page.
5. Check **Treat taxpayer as a C Corporation** to activate the C Corp Refund computation. The 10,000 threshold amount is applicable, so click **OK** to return to the main screen.

### Calculate results

6. Click the **Compute** button on the toolbar to display the results. For this example, change the compute date to **031508** and click **Recompute**.

**Solution**  Refund due as of March 15, 2008, is $21,976.98.

Click the **Report** button to display the Interest and Penalty Detail Report. You will see that on December 31, 2001, there is a transaction called GATT Starts. From that point on, the interest stream will be divided into a GATT Rate portion and a High Rate portion.
State Tax Underpayment Calculations

TaxInterest calculates underpayment and overpayment (refund) interest for most states. The software will also calculate interest on penalties but will not calculate actual penalty amounts for non-Federal jurisdictions.

The following is an example of how you can use TaxInterest to compute interest for a state underpayment and penalty situation.

**Note** The state and federal rate tables are updated quarterly (or when applicable) for current TaxInterest subscribers. If you need to calculate interest for a jurisdiction outside of the selection of interest rates provided in the software, you can create your own rate table. See page 51 for more information.

**Facts** Gil Herrera has a ranch in Texas. He over capitalized the value of his cattle and had to file an amended return for the state of Texas. The tax due for his 2004 return was $8,000. As there is tax due, there will also be a non-interest bearing 5% failure to pay penalty. Herrera wants to know the total remaining amount due to settle on July 31, 2008.

Although TaxInterest does not perform penalty calculations for states and other non-federal jurisdictions, you can use the Entered Penalty event to input a penalty. You may need to research the applicable penalty rules first. Penalties input with the Entered Penalty event are interest bearing. If the penalty is non-interest bearing, you can input the penalty on the compute date. In that case, since no time has elapsed, there is no interest calculated.

**Select an interest rate table and enter initial information**

1. Click the Tables button and select TX.TB3 from the list of available rate tables. Click OK to close the rate table dialog. Enter the tax information as shown below.
Examples

**Entered penalty event**

2. Tab to line 2 and select **Entered penalty** as the event.

3. Enter **073108** as the date and **400** (5% of the $8000 tax) as the penalty amount.

You can also enter a description for the Entered penalty event to appear on reports.

![Image of a table with events and amounts]

**Calculate results**

4. Click the **Compute** button on the toolbar to display the Compute Results. For this example, change the compute date to **073108** and click **Recompute**.

**Solution**  The amount due to the Texas taxing authority as of July 31, 2008, is $10,540.28.

To see details on the interest and penalty computations, click the **Report** button and the Interest and Penalty Detail Report will be displayed.
Estimated Tax Penalties

If you know the amount of a required estimated tax installment on the installment due date, you can use TaxInterest to compute and verify estimated tax penalties.

Caution  Even if you think you know the amount of required installments, remember that the required installments can be affected by annualization, the prior year safe harbor rules, modified tax rules, and other issues.

§6654 (for individuals) and §6655 (for corporations) provide a penalty if the amount of income tax withheld plus estimated tax payments is less than the amount of the required installments. The penalty is computed using simple interest on the underpayment.

To compute an estimated tax penalty, select the 2210 or 2220 interest rate table and then enter the amount of the required installments as tax due on the installment due dates. Since the estimated tax penalty stops running on the due date of the return and no interest runs on the penalty until the IRS issues notice and demand for payment, stop the interest calculation as of the due date of the return. Here’s an example.

Facts  C.J. Miller failed to make estimated tax payments with respect to his 2007 individual income tax return. You have determined that he had required installments of $3,000 on April 15, 2007, $3,000 on June 15, 2007, $3,000 on September 15, 2007, and $3,000 on January 15, 2008. Miller wants to know the amount due for the estimated tax penalty as of the due date of the return.

Select a rate table and enter estimated tax installments

1. Click the Tables button and select 2210.TB3 from the list of available rate tables.
2. Click **OK** to close the rate table dialog. Enter the information for the four estimated tax installments as shown below. Each event will be a tax event.

![Rate Table Dialog](image)

### Calculate results

3. Click the **Compute** button on the toolbar to display the results. Since the estimated tax penalty stops running on the due date of the return, change the compute date to **041508** and click **Recompute**. The Compute Results window will appear as shown on the following page.

![Computed Results](image)
Solution  The amount of the underpayment penalty as of April 15, 2008, is $606.84. Because the estimated tax penalty is equal to the interest on the installment underpayment interest calculation, the penalty amount is reflected on the interest line.

To see details of the interest and penalty computations, click the Report button and the Interest and Penalty Detail Report will be displayed.

Calculating Interest on the 2210 or 2220 penalty

Interest on the 2210 penalty is not calculated until the IRS sends notice and demand to pay the penalty. To compute interest on the estimated tax penalty, you must start a second TaxInterest schedule. Enter the amount of the penalty as an Entered penalty event. Interest on the penalty runs at the Federal rate, not the 2210 or 2220 rates. As a result, you must select the Federal IRS interest table. The date for the penalty will be the date that the penalty begins to accrue interest, that is, the date of notice and demand to pay the penalty.
FIN 48 Interest and Penalty Calculations

FIN 48, more formally known as FASB Interpretation No. 48 of FASB Statement No. 109, clarifies the accounting for uncertainty in income taxes recognized in an enterprise’s financial statements.

This Interpretation prescribes a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. This Interpretation also provides guidance on interest and penalties.

The commencement of interest accrual should be in accordance with the relevant tax law; for example, in the U.S. federal tax system, a calendar-year company starts accruing interest on March 15 of the year following the year in which the position is being taken on a tax return.

How TaxInterest Can Help

TaxInterest is a great tool for your interest calculations for FIN 48. You can do both your federal and state calculations. If you are using a spreadsheet to track your FIN 48 positions, you can easily input the dollar amounts and applicable dates into TaxInterest to compute your interest accruals.

Calculating Interest

On a single TaxInterest schedule, you can enter all your FIN 48 tax positions as Tax events, along with their applicable tax due dates. When you click the Compute button, you can then change the compute date to the date through which you wish to accrue interest.

Note that this method allows you to keep a cumulative schedule for your interest accrual.

Calculating Interest and Penalties

If you want to include penalty calculations, you will need to create a separate TaxInterest schedule for each tax year. For example, the tax date for a 2004 position of a calendar year company would be March 15, 2005. If you need to accrue penalties, such as Failure to Pay, click on the Penalties button on the toolbar.

When you click the Compute button, you can then change the compute date to the date through which you wish to accrue interest and penalties.
INTEREST RATE TABLES

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Updating or Creating a Table  51
Interest Rate Tables

TaxInterest stores federal and state interest rates in tables. TimeValue Software keeps the interest rates in your TaxInterest software updated for you. As long as your subscription to TaxInterest is current, you will receive quarterly updates on CD or via download.

Keep your TaxInterest Update Service current to be sure your software contains the most current tax rules and interest rates. If you are not receiving quarterly TaxInterest updates, call us at (800) 426-4741 or email support@timevalue.com.

If you find a need to update or modify the interest rates yourself or create a rate table for a jurisdiction not provided by TaxInterest, you can choose Edit Interest Rate Table from the Options menu.

Interest Rates Dialog

To see the interest rates, choose the Edit Interest Rate Table from the Options menu. The following window will appear:

![Interest Rates Window]

The fields in the Interest Rates window are described on the following pages.
**Table Name**
The name that will appear on the main screen and reports.

**Table Description**
Allows up to 20 characters to describe the table. This description will appear on the main screen and reports.

**Table End Date**
Specifies the date through which the rate table is valid.

**Starting Date**
The date the interest rates shown on this line take effect. A rate remains in effect until the next starting date is encountered.

**Computation Mode**
Select the computation method by typing the first character of the following methods:

- **Daily** Daily compounding has been used by the IRS since January 1, 1983. To use daily compounding, type **D**.
- **Simple** Simple interest was used by the IRS from February 1, 1980 through December 31, 1982. To use simple interest, type **S**.
- **Old IRS M/D/Y** The old IRS month/day/year simple method was used before February 1, 1980. To use this method, type **O**.

**Annual Interest Rates**
TaxInterest allows you to enter three rates for each time period. The rates are described here.

- **Normal** The rate that applies to both ordinary tax deficiencies and penalties. To enter a 10% annual rate, type **10** and press **Enter**. (The “Hot” interest rate for large corporate underpayments is computed automatically.)

- **Motivated** The rate applicable to substantial tax-motivated deficiencies. Even though the motivated tax rules are repealed, they continue to apply for prior years. The motivated rate is 120% of the ordinary rate.
**Refund**  The overpayment rate applicable to taxpayers other than C corporations. (The C corporation rate is activated by clicking on the C Corp Refund button on the main screen.)

**Days Per Year**

Beginning January 1, 1983, the federal daily rate is $\frac{1}{365}$ of the annual rate in non-leap years and $\frac{1}{366}$ of the annual rate in leap years. State rates vary between 365 and 366 day years.

**Interest Rates Dialog Commands**

**Browse**

Click on the Browse button to see a list of available tables.

**Save**

Saves the table that is currently loaded.

**New**

To create a new table, click on the **New** button and a blank table will be presented. Enter the table name, description, end date, starting date, and interest rate computation information.

**Delete line**

Deletes the line the cursor is on.

**Sort**

Click on the **Sort** button to arrange the information in chronological order.

**Close**

Leaves the Interest Rates window and returns you to the main input screen. If you have made changes to the current rate table, you will be asked whether or not to save the revised table.
Updating or Creating a Table

To manually update an interest rate table

1. Select **Edit Interest Rate Table** from the Options menu to display the Interest Rates dialog.

2. Click the **Browse** button and select the table of rates you wish to update and click **Open**.

3. On the next available line, enter the new rate information or make whatever changes are needed.

4. When you've finished entering rates, go to the **Table End Date** field and enter the appropriate table end date.

5. To save your revised table, click on the **Save** button.

Creating a new interest rate table

To create a new interest rate table, you can modify an existing table or start with a blank rate template.

To use an existing rate table as a template for a new table

1. Follow steps 1 and 2 above.

2. Modify the information in the table as needed.

3. Click the **Save** button and when the Save As dialog appears, enter a name for the modified table and click **Save**. This will not disturb the information in the original table you used as a template.

To create a new rate table from an empty template

1. Select **Edit Interest Rate Table** from the Options menu to display the Interest Rates dialog.

2. Click the **New** button to display an empty Interest Rates dialog.

3. Enter the necessary table information.

4. To save your new rate table, click the **Save** button.
Interest Rate Tables
PENALTY BASICS

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Introduction to Penalties

The penalty descriptions on the following pages include the effect of the Revenue Reconciliation Act of 1989. The Act is generally effective for returns due (without regard to extensions) after December 31, 1989. Here’s how the section numbers are related:

<table>
<thead>
<tr>
<th>Name of Penalty</th>
<th>IRC Code Section</th>
<th>After 1989</th>
<th>Before 1990</th>
</tr>
</thead>
<tbody>
<tr>
<td>Failure to File Return when Due*</td>
<td>6651(a)(1)</td>
<td>Same</td>
<td></td>
</tr>
<tr>
<td>Failure to Pay Tax Shown on Return</td>
<td>6651(a)(2)</td>
<td>Same</td>
<td></td>
</tr>
<tr>
<td>Failure to Pay Amount Assessed</td>
<td>6651(a)(3)</td>
<td>Same</td>
<td></td>
</tr>
<tr>
<td>Estimated Tax Penalty</td>
<td>6654, 6655</td>
<td>Same</td>
<td></td>
</tr>
<tr>
<td>Failure to Make Deposit of Taxes</td>
<td>6656</td>
<td>Same</td>
<td></td>
</tr>
<tr>
<td>Negligence*</td>
<td>6662(c)</td>
<td>6653(a)</td>
<td></td>
</tr>
<tr>
<td>Substantial Understatement of Income Tax*</td>
<td>6662(d)</td>
<td>6661</td>
<td></td>
</tr>
<tr>
<td>Substantial Valuation Misstatement*</td>
<td>6662(e)</td>
<td>6659</td>
<td></td>
</tr>
<tr>
<td>Substantial Overstatement of Pension Liabilities*</td>
<td>6662(f)</td>
<td>6659A</td>
<td></td>
</tr>
<tr>
<td>Substantial Estate or Gift Tax Valuation Understatement*</td>
<td>6662(g)</td>
<td>6660</td>
<td></td>
</tr>
<tr>
<td>Fraud*</td>
<td>6663</td>
<td>6653(b)</td>
<td></td>
</tr>
</tbody>
</table>

Interest on Penalties

Some penalties are subject to the accrual of interest from the due date of the return and some are subject to interest only upon the receipt of notice and demand to pay the penalty. As a general rule, the penalties marked with an asterisk begin to accrue interest from the due date of the return (with extensions).

Waiver or Abatement of Penalties

As a general rule, penalties may be waived upon a showing of reasonable cause.
Failure to File Return When Due §6651(a)(1)

The failure to file penalty runs at 5% per month or fraction of month that a return is filed after its due date, including extensions of time for filing. If a return due April 15, 2008, is filed May 15, 2008, the return is one month late. If the return is filed on May 16, 2008, the return is two months late.

Penalty base

The penalty is computed on the tax required to be shown on the return, reduced by payments and credits on or before the payment due date.

Maximum

The maximum amount of the penalty is 25%. The penalty is reduced by the amount of the failure to pay tax shown §6651(a)(2) penalty in periods when both penalties apply.

For returns due after 1989, if the failure to file is considered fraudulent, the penalty rate is 15% per month instead of 5% per month, and the maximum penalty is 75% instead of 25%.

Minimum

For income tax returns due after 1982 and more than 60 days late, the penalty is subject to a minimum amount of $100 or the underpayment of tax, whichever is less.

When interest on the penalty starts

Interest on this penalty begins on the due date of the return, including any extensions and ends on the date the penalty is paid. See §6601(e)(2)(B).

For returns due before July 19, 1984, interest on the penalty begins on the date the penalty is assessed by the IRS or July 18, 1984, whichever is earlier.

Historical notes

For returns due before 1990, the penalty does not apply to the portion of underpayment attributable to fraud under §6653(b).

For penalties assessed before 1987, the failure to file may act to limit the failure to pay amount assessed §6651(a)(3) penalty.
Failure to Pay Tax Shown on Return §6651(a)(2)

The failure to pay tax shown on a return penalty runs at 0.5% per month or fraction of month until paid, starting from the due date of the return, including extensions of time for payment. Note that an extension of time for payment is very rare and is not the same as the extension of time for filing. The failure to pay penalty acts to reduce the §6651(a)(1) failure to file penalty for periods when both penalties apply.

Penalty base

For any month, the penalty is computed on the amount of tax shown on the return reduced by payments on or before the beginning of such month and by any allowable credits. If the return is due and filed April 15, 1988, showing tax of $1,000 with no payments and $400 is paid June 1, 1988, the base will be $1,000 for the first two months and $600 until the next payment.

Maximum

The maximum amount of the penalty is 25%. The rate increases to 1.0% per month after notice of intent to levy under §6331.

Minimum

None

When interest on the penalty starts

Interest is charged from the date of notice and demand to the date of payment of the penalty. A 10-day or 21-day grace period may apply. See §6601(e).

Historical notes

For returns due before January 1, 1990, the penalty does not apply to the portion of underpayment attributable to fraud under §6653(b).

Presumption of reasonable cause for returns on extension

If the taxpayer obtains a filing extension, the IRS will presume reasonable cause for the abatement of the penalty if the amount of tax estimated on the extension is paid in full with the extension request and any balance due is (1) no more than 10% of the tax shown and (2) is paid with the return.
Failure to Pay Amount Assessed §6651(a)(3)

The §6651(a)(3) failure to pay amount assessed penalty applies to amounts assessed by the IRS and then not paid. This penalty differs from the §6651(a)(2) which applies to amounts shown on a return. The failure to pay amount assessed penalty begins when the taxpayer receives a notice to pay and then fails to pay.

The penalty runs at 0.5% of the amount assessed, per month or fraction of month, until paid. The rate increases to 1.0% per month after notice of levy under §6331.

Penalty base

If an assessment of $1,000 is made on April 8, 2008 and $400 is paid June 1, 2008, the base will be $1,000 for the first two months (starting April 19, since the penalty is imposed based on failure to pay within 10 days of the date of notice and demand), then $600 until the next payment.

Maximum

The maximum amount of the penalty is 25%.

Minimum

None

When interest on the penalty starts

Interest is charged from the date of notice and demand to the date of payment of the penalty. A 10-day or 21-day grace period may apply. See §6601(e).

Historical notes

For assessments prior to January 1, 1987, the 25% maximum may be reduced by the portion of the failure to file penalty relating to the failure to pay amount assessed.

For returns due before January 1, 1990, the penalty does not apply to the portion of underpayment attributable to fraud under §6653(b).
Penalty Basics

Negligence §6662(c)

For returns due after 1989, the negligence penalty is 20% of the underpayment to which §6662 (accuracy-related penalties) applies. The accuracy-related penalties, including negligence, apply only when a return has been filed. For returns due after 1989, any part of the underpayment subject to the fraud penalty is not subject to the negligence penalty.

For returns with due dates before 1990, the penalty is 5% of the total underpayment.

For returns with due dates before 1989 and after 1981, the penalty is increased by 50% of underpayment interest for items attributable to negligence. The 50%-of-interest is based on the interest that would be due on the portion of the underpayment attributable to negligence. This interest is computed from the due date of the return, without regard to extensions, and ends on the date of assessment or payment (if earlier).

Penalty base

The penalty is based on the amount of the underpayment attributable to negligence.

When interest on the penalty starts

As with all of the accuracy-related penalties, interest on the penalty runs from the due date of the return (with extensions).

For returns due before 1989, interest on the penalty is charged from the date of notice and demand to the date of payment of the penalty. A 10-day or 21-day grace period may apply. See §6601(e).

Historical notes

Prior to Revenue Reconciliation Act of 1989, the negligence penalty was found in §6653(a).
Substantial Understatement of Income Tax §6662(d)

For returns due after 1989, the substantial understatement penalty is computed at a 20% rate.

For returns due before 1990 with penalties assessed after October 21, 1986, the rate is 25%. For other returns with due dates after 1982, the rate is 10%. (See, Pallottini v. Commissioner, 90 T.C. 498 (1988) for resolution of the confusion regarding when the penalty increased from 10% to 25%.)

Penalty base

The penalty is based on the amount of understatement of income tax for a tax year. The penalty applies if the understatement exceeds the greater of 10% of the tax required to be shown on the return or $5,000 ($10,000 for corporations other than an S corporation or personal holding company).

Generally, the penalty does not apply to any portion of the underpayment for which the taxpayer has substantial authority. (A higher standard is applied with respect to tax shelters.) The penalty does not apply to any portion of the underpayment due to fraud.

When interest on the penalty starts

As with all of the accuracy-related penalties, interest on the penalty runs from the due date of the return (with extensions). For penalties assessed before July 19, 1984, interest on the penalty starts on the assessment date.

Historical notes

Prior to Revenue Reconciliation Act of 1989, the substantial understatement penalty was found in §6661.

For returns due before 1990 the penalty base excludes the portion of substantial understatement on which a penalty is imposed under §6659 relating to addition to tax in the case of valuation overstatements. §6661(b)(3).
Substantial Valuation Misstatement §6662(e)

For returns due after 1989, this penalty is applicable to all taxpayers. Before 1990 it was limited to individuals, closely held corporations, and personal service corporations.

Here are the penalty rates for returns due after 1989:

<table>
<thead>
<tr>
<th>Percentage overstatement</th>
<th>Penalty %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under 200%</td>
<td>None</td>
</tr>
<tr>
<td>200% or more but under 400%</td>
<td>20%</td>
</tr>
<tr>
<td>400% or more</td>
<td>40%</td>
</tr>
<tr>
<td>(No special rate for charitable deduction property)</td>
<td></td>
</tr>
</tbody>
</table>

Here are the penalty rates for returns due before 1990:

<table>
<thead>
<tr>
<th>Percentage overstatement</th>
<th>Penalty %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under 150%</td>
<td>None</td>
</tr>
<tr>
<td>150% or more but under 200%</td>
<td>10%</td>
</tr>
<tr>
<td>200% or more but under 250%</td>
<td>20%</td>
</tr>
<tr>
<td>250% or more</td>
<td>30%</td>
</tr>
</tbody>
</table>

For underpayments attributable to valuation overstatements related to charitable deduction property, the rate is 30%.

Penalty base

The penalty is based on the amount of underpayment for a taxable year that is attributable to a valuation overstatement.

For returns due after 1989, the penalty applies only if the underpayment exceeds $5,000 ($10,000 for a corporation other than an S corporation or a personal holding company). For returns before 1990, the penalty applies only if the underpayment is at least $1,000.

When interest on the penalty starts

As with all of the accuracy-related penalties, interest on the penalty runs from the due date of the return (with extensions).
**Historical notes**

Prior to the Revenue Reconciliation Act of 1989, the substantial valuation misstatement penalty was found in §6659 and was called the substantial valuation overstatement penalty.

For returns due after 1989, there is no stacking of this penalty with other accuracy-related penalties under §6662. The penalty does not apply to any portion of underpayment due to fraud.

For returns due before 1990, underpayments penalized under this section are excluded from the penalty base for the §6661 substantial understatement of income tax penalty.
Substantial Overstatement of Pension Liabilities §6662(f)

For returns due after 1989, this penalty is applicable to all taxpayers.

Penalty rates for returns due after 1989:

<table>
<thead>
<tr>
<th>Percentage overstatement</th>
<th>Penalty %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under 200%</td>
<td>None</td>
</tr>
<tr>
<td>200% or more but under 400%</td>
<td>20%</td>
</tr>
<tr>
<td>400% or more</td>
<td>40%</td>
</tr>
</tbody>
</table>

Penalty rates for returns due before 1990:

<table>
<thead>
<tr>
<th>Percentage overstatement</th>
<th>Penalty %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under 150%</td>
<td>None</td>
</tr>
<tr>
<td>150% or more but under 200%</td>
<td>10%</td>
</tr>
<tr>
<td>200% or more but under 250%</td>
<td>20%</td>
</tr>
<tr>
<td>250% or more</td>
<td>30%</td>
</tr>
</tbody>
</table>

Penalty base

The penalty is based on the amount of underpayment of tax for a taxable year that is attributable to a pension liability overstatement. For returns due after 1989, the penalty applies only if the underpayment exceeds $1,000. For returns before 1990, the penalty applies only if the underpayment is at least $1,000.

When interest on the penalty starts

As with all of the accuracy-related penalties, interest on the penalty runs from the due date of the return (with extensions). For returns due before 1990, interest on the penalty is charged from the date of notice and demand to the date of payment of the penalty. A 10-day or 21-day grace period may apply. See §6601(e).

Historical notes

Prior to Revenue Reconciliation Act of 1989, the valuation overstatement of pension liabilities penalty was found in §6659A.

For returns due after 1989, there is no stacking of this penalty with other accuracy-related penalties under §6662. The penalty does not apply to any portion of underpayment due to fraud.
Substantial Estate or Gift Tax Valuation Understatement
§6662(g)

Penalty rates for returns due after 1989:

<table>
<thead>
<tr>
<th>Claimed as % of correct value</th>
<th>Penalty %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Over 50%</td>
<td>None</td>
</tr>
<tr>
<td>50% or less but more than 25%</td>
<td>20%</td>
</tr>
<tr>
<td>25% or less</td>
<td>40%</td>
</tr>
</tbody>
</table>

Penalty rates for returns due before 1990:

<table>
<thead>
<tr>
<th>Claimed as % of correct value</th>
<th>Penalty %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Over 66 2/3%</td>
<td>None</td>
</tr>
<tr>
<td>66 2/3% or less but at least 50%</td>
<td>10%</td>
</tr>
<tr>
<td>Under 50% but at least 40%</td>
<td>20%</td>
</tr>
<tr>
<td>Under 40%</td>
<td>30%</td>
</tr>
</tbody>
</table>

Penalty base

The penalty is based on the amount of underpayment for a taxable year that is attributable to a valuation understatement.

For returns due after 1989, the penalty applies only if the underpayment exceeds $5,000. For returns due before 1990, the penalty applies only if the underpayment is at least $1,000.

When interest on the penalty starts

Interest on the penalty runs from the due date of the return (with extensions).

Historical notes

Prior to Revenue Reconciliation Act of 1989, the valuation understatement penalty was found in §6660.

For returns due after 1989, there is no stacking of this penalty with other accuracy-related penalties under §6662. The penalty does not apply to any portion of underpayment due to fraud.
Fraud  §6663

For returns due after 1989, this penalty is applicable to all taxpayers. The penalty is 75% of the underpayment due to fraud. For returns due before 1987, the rate was 50%, and the penalty applied to the entire underpayment.

Penalty base

The 75% (50% for returns due before January 1, 1987) is based on the underpayment due to fraud.

For returns with due dates after September 3, 1982 and before 1989, add 50% of the late-payment interest. The 50%-of-interest penalty is based on the interest that would be due on the portion of the underpayment attributable to fraud. The 50%-of-interest penalty is computed from the due date of the return to the earlier of the payment date or the assessment date.

When interest starts

Interest on the fraud penalty begins on the due date of the return, including any extensions and ends on the date the penalty is paid. See §6601(e).

For returns due before 1990, interest on the penalty is charged from the date of notice and demand to the date of payment of the penalty. A 10-day or 21-day grace period may apply. See §6601(e).

Historical notes

Prior to Revenue Reconciliation Act of 1989, the fraud penalty was found in §6653(b).

The accuracy-related penalties (§6662) do not apply to any portion of an underpayment on which a penalty is imposed for fraud under §6663.
Estimated Tax Penalties §6654 and §6655

If you know the amount of the required installment on all installment due dates, you can use TaxInterest to compute estimated tax penalties.

**Caution** Even if you think you know the amount of required installments, remember that they can be affected by annualization, prior year safe harbor rules, modified tax rules, and other issues.

§6654 (for individuals) and §6655 (for corporations) provide a penalty if income tax withheld plus estimated tax payments is less than the required installments. It is computed in the same way as interest on an underpayment.

When you use TaxInterest to compute an estimated tax penalty, select the 2210 or 2220 interest rate table, and then enter the amount of the required installments as tax due on the installment due dates. The amount of interest charged from the installment due dates to the due date of the return is equal to the amount of the estimated tax penalty.

Interest on the penalty does not run until the IRS sends notice and demand to pay the penalty. To compute interest on the estimated tax penalty start a second TaxInterest schedule. Enter the amount of the penalty as an Entered Penalty event. Interest on the penalty runs at the Federal rate, not the 2210 or 2220 rates. As a result, you must select the Federal IRS interest table. The date for the penalty will be the date that the penalty begins to accrue interest, that is, the date of notice and demand to pay the penalty.

While most penalties are subject to waiver based upon a showing of reasonable cause, §6655(e)(3) sets forth stricter requirements for the individual estimated tax penalty.

The code does not contemplate the waiver of the estimated tax penalty for corporations, even upon a showing of reasonable cause.
Penalty Basics

**Failure to Deposit §6656**

Most federal tax penalties are based on return due dates. Some penalties, however, such as the failure to deposit penalty and the estimated tax penalty, are based on different criteria.

TaxInterest will not automatically compute the estimated tax or failure to deposit penalty, however, TimeValue Software has developed a separate program for the failure to deposit penalty. In addition, this software will print the required tax forms on most printers. For more information on Tax941, call TimeValue Software at (800) 426-4741.

For periods after 1989, the failure to deposit penalty is based on a sliding scale. The penalty percentage is:

- 2% of underpayment if deposit is made 1 to 5 days late.
- 5% of underpayment if deposit is made 6 to 15 days late.
- 10% of underpayment if deposit is more than 15 days late.
- 15% of underpayment if tax is not deposited on or before the earlier of (1) the day 10 days after the date of the first delinquency notice to the taxpayer under §6303, or (2) the day on which notice and demand for immediate payment is given under §6861 or §6862 or the last sentence of §6331(a).

For periods before 1990, the penalty was 10% of the amount of the underpayment and was 5% for penalties imposed before October 22, 1986.

**If you know the amount of the failure to deposit penalty**, TaxInterest will allow you to include the penalty as part of a TaxInterest calculation. To compute interest on a failure to deposit penalty use the Entered penalty event. The date for the Entered penalty event will be the date that the penalty begins to accrue interest, that is, the date of notice and demand to pay the penalty. The normal 10-day or 21-day grace period may apply.
Payment Allocation

For a variety of reasons, taxpayers may wish to specifically designate the application of payments. For example, the interest amount may be deductible or the payment might be used to satisfy a liability that is running interest at a higher rate than another item.

The IRS spells out its position with respect to allocation of payments in Rev. Proc. 84-58, and Treas. Reg. §301-6621-2T. If the taxpayer makes no designation, the payment is applied first to tax, then motivated tax, then penalties, and finally to interest. The TaxInterest default payment allocation follows the IRS position.

The IRS default payment allocation rules may not be binding on the taxpayer who makes timely designation as to how payments should be applied. See, for example, Perkins v. Commissioner, 92 T.C. 749 (1989), in which the court overruled Rev. Proc. 84-58 and allowed the taxpayer to allocate an entire payment to interest.

To see TaxInterest’s allocation, choose Default Payment Allocation from the Options menu. The alphabetic sequence of the letters in the level column acts to allocate the payment first to tax, then prorata to penalties.

When liabilities for multiple years are involved, you must treat each year as a separate problem in order to control allocation of payments among individual years. Handling individual years separately may be important in optimizing the allocation.

Caution Payment allocations that depart from the rules in Rev. Proc. 84-58 may be challenged by the IRS.

In order to allocate a payment in TaxInterest, place the cursor in the Amount field of a payment event, and choose Allocate a Payment from the Compute menu. The window pictured on the following page will appear.
Use the payment allocation window to specify how payments are to be applied. The default in the window above allocates the $1,000 payment entirely to tax. This allocation conforms to IRS default rules.

You can designate the payment allocation by specific dollar amount or by level. To change by specific dollar amount, type the desired allocation in the **Specific Dollar Allocation** column. To change the allocation by level, change the letter relating to the Tax amount (in this case the letter A) so that it follows the letter that relates to the priority of interest amounts (in this case the letter D). If you change the tax designation from A to E, the interest designation of D will be paid first.

To accept any changes you make, click **OK** to leave the Payment Allocation Window. To cancel your changes, click **Cancel**.

The Payment Allocation Window is available whenever a payment amount can be used to satisfy a prior liability amount. If you want the window to pop up automatically, choose **Payment Allocation Window is Displayed** from the **Options** menu.
Partial Payments of Tax - Effects on Penalties

You may occasionally have situations involving both multiple penalties and partial payments of tax or motivated tax. For partial payments of tax, you must determine the extent to which a partial payment reduces the portion of tax subject to a particular penalty. What produces the lowest total penalty for a particular case depends on the tax year and penalties involved, and the taxpayer’s situation.

TaxInterest first applies partial payments of tax deficiencies to reduce the balances subject to the failure to pay amount shown §6651(a)(2) penalty and then to the failure to pay amount assessed §6651(a)(3) penalty. Since the negligence penalty can be applied to the same deficiency simultaneously, partial payments concurrently reduce the base subject to the negligence penalty. Only when these three bases are eliminated is the base subject to the fraud penalty reduced. The same approach is followed for payments applied to tax-motivated deficiencies. If you want to control this application of payments, treat each penalty as a separate problem.
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Frequently Asked Questions and Answers

Question 1  How do I compute interest on a refund?

Answer  To compute interest on a refund, use the Payment event on the main screen to represent the refund amount. Whenever TaxInterest determines that there is an overpayment, the program automatically switches to the lower refund rate.

Question 2  How do I start the large corporate underpayment interest rate?

Answer  Click the Hot Interest button on the toolbar. When you enter the required applicable date information, TaxInterest will automatically compute the higher rate.

Question 3  How do I start the C Corporation refund rate?

Answer  Click the C Corp Refund button on the toolbar. When you enter the required applicable date information, TaxInterest will automatically compute the lower rate.

Question 4  How do I compute an estimated tax penalty in TaxInterest?

Answer  TaxInterest can compute the estimated tax penalties only if you know the amount of the installment due on the installment due date. If you know the amount of the installment, see the estimated tax penalties example in the Examples section.

Question 5  How do I compute a tax deposit penalty in TaxInterest?

Answer  TaxInterest cannot compute tax deposit penalties. The program will compute interest on tax deposit penalties if you know the amount of the penalty. To compute a tax deposit penalty amount, use TimeValue Software’s Tax941 program.

Question 4  How do I apply withholdings, estimated tax payments, or credits from prior years to a tax?

Answer  Withholdings, estimated tax payments, and prior year credits are applied to a tax on the due date of the return.
Edit Menu

**Sort Events**  Sorts events in chronological order.

**Delete Line**  Deletes the selected event line. To select a line, click on the corresponding line number.

Compute Menu

**Compute Totals**  Computes interest and penalty amounts.

**Penalty Selection**  Opens a window that lists the penalties supported by the program. Included are the failure to file, failure to pay, and the accuracy-related penalties.

**“Hot” Interest**  Opens a window that allows you to activate the increased interest rate under IRC section 6621(c).

**C Corp Refund Issues**  Opens a window that allows you to identify the taxpayer as a corporation, set the amount of the starting GATT threshold, and allocate IRS check events against either high rate or GATT rate amounts.

**Allocate a Payment**  Opens a window that allows you to allocate the application of a payment. This menu item is only available when the cursor is on a line with a payment that may be allocated to a tax.

Options Menu

**Enter Key Acts as Tab Key**  The standard Microsoft Windows convention uses the Tab key to move to the next field and the Enter key to press the highlighted button. However, when this menu item is checked, the Enter key will move to the next field.

**Show Tips**  Many of the penalty windows contain information on how TaxInterest uses the information that is entered. Select Show Tips to display these tips.

**Whole Dollar Mode**  This setting determines if amounts are entered as whole amounts (i.e., no cents). If this item is checked, all entered amounts will be rounded to the nearest dollar.

**Use Event Descriptions on Reports**  When checked, this menu item automatically uses the information typed in the Description field on the main screen in lieu of the normal Event names.
Use $100 Minimum in Failure to File  When checked, this menu item will automatically apply the $100 minimum failure to file penalty for income tax returns that are more than 60 days late.

Payment Allocation Window is Displayed  When checked, the payment allocation window will automatically appear when a payment eligible for allocation is entered.

Default Payment Allocation  Opens a window that lets you change default settings on the way payments are applied.

Default to Show Penalty Status Bar  When checked, the program will automatically display active penalties at the bottom of the screen.

Edit Interest Rate Table  Opens a window that will allow you to edit or create interest rate tables.

Keyboard Shortcuts

TaxInterest uses the following keys and key combinations:

F1  Calls a help message based on your position in the program.
F2  Displays a menu of choices at many points in the program.
F3  Brings up penalty selection window.
F9  Computes interest and penalties.
Alt+?  The Alt key plus the first letter of a menu name will open that menu.
Ctrl+D  Deletes a line.
Ctrl+N  Starts a new problem.
Ctrl+O  Opens a previously saved file.
Ctrl+P  Displays the print and reports menu.
Ctrl+S  Saves the current TaxInterest problem.
Ctrl+Z  Reverses the previous action.
Program Files

Files Created by the Installation Program

The TaxInterest installation program will install a number of new files on your computer. Included in the installed files are the following:

- WTXI.EXE--the TaxInterest program.
- WTXI.HLP--the TaxInterest help file. You get help by pressing the F1 key from wherever you are in TaxInterest.
- *.TB3--the various federal and state interest rate tables.
- *.DM--files that create various reports.

Files You Create With TaxInterest

When you run TaxInterest, you can save computations, reports, and program options. Here are examples of files created by the program.

- WTXI.INI --A file that stores the preferences you select in the Options menu. This file is located in your Windows directory.
- *.TX3--TaxInterest input data. Created when you save a TaxInterest problem.
- *.TXT--TaxInterest report, in ASCII format. TaxInterest adds the extension .TXT to your file name unless you specify something else.
- *.TB3--Interest rate table. You can update existing interest rate tables and create new ones.
Interest Rate Rounding

The interest rates and computations in TaxInterest are handled as double-precision floating-point values and are accurate to 15 decimal digits. Tables used by taxing authorities may be less precise, often truncating at the eighth significant digit.

Where amounts on which interest is calculated are under $100,000, TaxInterest and the IRS should be within a few cents of each other.

Network Version

TaxInterest is available in a version that was designed to run on Windows networks. In addition to the regular files created by the program, the network version will create files with the extension TXI. These files contain the user specific data.

TimeValue Software licenses TaxInterest on a per seat basis. This means that each user must pay for a copy of TaxInterest. Please respect the rights of TimeValue Software and refrain from distributing copies of this software.

Please contact us regarding multiple-user/network or site-license arrangements.
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