

This summary is intended to provide a high-level overview only and should not be relied on for application to specific fact patterns and situations. Taxpayers should consult their tax advisors to determine how the final or proposed regulations will apply to their specific facts and situations.

Materials and Suppli	es
Effective Date	 Applicable to amounts paid or incurred in taxable years beginning on or after January 1, 2014 in general Early adoption available for amounts paid or incurred in taxable years beginning on or after January 1, 2012
Definition of Materials and Supplies (M&S)	 A unit of property (UoP) costing \$200 or less UoP with an economic useful life of 12 months or less Component to maintain, repair or improve a UoP, including rotable, temporary and standby emergency spare parts Fuel, lubricants, water, etc. reasonably expected to be consumed in 12 months or less Identified as M&S in other IRS guidance
Types of M&S and Timing of Deduction	 Incidental – deductible when paid or incurred Non-incidental – deductible when first consumed/used Rotable, and temporary spare parts – deductible when disposed (optional method available)
Election to Capitalize Certain M&S	 May elect to capitalize and depreciate rotable, temporary or standby emergency spare parts Election made by capitalizing one or more rotable, temporary or standby emergency spare parts on timely filed return (no statement required) Late election available by filing amended 2012 and 2013 returns
De Minimis Safe Har	bor Election
Effective Date	 Applicable to amounts paid or incurred in taxable years beginning on or after January 1, 2014 Early adoption available for amounts paid or incurred in taxable years beginning on or after January 1, 2012 Late election available by filing amended 2012 and 2013 returns
Requirements (^AFS = Certified audited financial statements, SEC or regulatory filing)	 Taxpayers with Applicable Financial Statements (AFS*) Written book capitalization policy (based on a specified amount or useful life of 12 months or less) in place at beginning of the tax year Must expense amounts in AFS according to the policy Amount paid for UoP must be \$5,000 or less per invoice (or per item as substantiated on the invoice) Amount paid for UoP must be \$500 or less per invoice (or per item as substantiated on the invoice)



De Minimis Safe Harl	De Minimis Safe Harbor Election, continued		
Requirements	 Additional costs (e.g., delivery fees, installation) included in determining cost only if included on the same invoice as item itself Lump-sum fee allocable to multiple invoices File annual election statement with timely filed original return including extensions Anti-abuse rule (e.g., improper splitting of costs to multiple invoices prohibited) Applies to only tangible property; intangibles are not eligible (i.e., computer software) Does not apply to: (1) land; (2) inventory; (3) rotable, temporary or emergency spare parts that taxpayer has elected to capitalize; or (4) rotables and temporary spare parts for which taxpayer uses the optional method Additional costs (e.g., delivery fees, installation) included in determining cost only if included on the same invoice as item itself Lump-sum fee allocable to multiple invoices File annual election statement with timely filed original return including extensions Anti-abuse rule (e.g., improper splitting of costs to multiple invoices prohibited) Applies to tangible property only; intangibles are not eligible (i.e., computer software) Does not apply to: (1) land; (2) inventory; (3) rotable, temporary or emergency spare parts that taxpayer has elected to capitalize; or (4) rotables and temporary spare parts for which taxpayer uses the optional method If elected, must apply to all items that qualify 		
	 Amounts over the safe harbor amount may be allowed (clear reflection of income) Amounts over the safe harbor amount may be allowed (clear reflection of income) 		
Acquisition costs			
Effective Date	 Generally applies to taxable years beginning on or after January 1, 2014 Early adoption generally available for taxable years beginning on or after January 1, 2012 		
General rule	 Amounts paid or incurred to acquire or produce tangible property must be capitalized Transaction costs (i.e., facilitative costs) must be capitalized 		
Transaction Costs	 Facilitative costs include amounts paid or incurred in the process of investigating or otherwise pursuing the acquisition Costs that are inherently facilitative include Transporting the property (e.g., shipping fees and moving costs) Securing an appraisal or determining the value or price of property Negotiating the terms or structure of the acquisition and obtaining tax advice on the acquisition Application fees, bidding costs, or similar expenses Preparing and reviewing the documents that effectuate the acquisition of the property (for example, preparing the bid, offer, sales contract, or purchase agreement) 		



Acquisition costs, conti	nued
Transaction Costs	 Examining and evaluating the title of property Obtaining regulatory approval of the acquisition or securing permits related to the acquisition, including application fees Conveying property between the parties, including sales and transfer taxes, and title registration costs Finders' fees or brokers' commissions, including amounts paid or incurred that are contingent on the successful closing of the acquisition Architectural, geological, engineering, environmental, or inspection services pertaining to particular properties Services provided by a qualified intermediary or other facilitator of a section 1031 like-kind exchange Inherently facilitative costs may be allocated between property acquired and property not acquired Contingency fees must be wholly allocated to property acquired Applicable to amounts paid or incurred in taxable years beginning on or after January 1, 2014 Investigatory costs for real property are generally not facilitative costs (unless inherently facilitative) Applicable to amounts paid or incurred in taxable years beginning on or after January 1, 2012 Employee compensation and overhead not facilitative (unless taxpayer elects to treat as facilitative) Applicable to amounts paid or incurred in taxable years beginning on or after January 1, 2014
Election to capitalize employee compensation and/or overhead	 Annual acquisition-by-acquisition election to capitalize employee compensation and/or overhead costs made by capitalizing (i.e., no election statement required) on timely filed, original tax return for tax year the amounts are paid or incurred Applicable to amounts paid or incurred in taxable years beginning on or after January 1, 2014 Early adoption available for amounts paid or incurred in taxable years beginning on or after January 1, 2012 Late election available by filing amended 2012 and 2013 returns
Improvement Costs	
_	erment, restoration, or adaptation to a UoP generally must be capitalized P (or component thereof) may not be required to be capitalized, depending on whether a disposition is recognized for Federal income
Effective Date	 Applicable in taxable years beginning on or after January 1, 2014 in general Early adoption available for taxable years beginning on or after January 1, 2012
Unit of Property (UoP)	 General rule - functionally interdependent components Special rules Buildings, network assets, plant property, and leased property



Improvement Costs, continued		
UoP (Buildings)	 Building and its structural components constitute one UoP However, improvement standards must be applied separately to building structure and/or defined building systems, as applicable Building systems – include Heating, Ventilation, and Air Conditioning System (HVAC), plumbing systems, electric systems, all escalators, all elevators, fire protection and alarm systems, security systems, gas distribution systems, and other structural components identified in published guidance Building structure – include building defined under § 1.48-1(e)(1) and its components under § 1.48-1(e)(2), other than building systems above 	
UoP (Plant Property)	 Plant property – functionally interdependent machinery or equipment performing <u>industrial process</u> Further broken up to smaller units that perform a discrete and major function 	
UoP (Leased Property)	 Lessee applies general rules applicable to type of property, however UoP cannot be larger than the leased portion of the item Lessor applies general rules to each building and its components 	
Small Taxpayer Safe Harbor	 Annual election not to capitalize improvements to eligible building(s) (election applied on an eligible-by-eligible building basis) Owned or leased building must have an unadjusted basis of \$1M or less (eligible building) Taxpayers must have avg. annual gross receipts of \$10M or less (3 prev. years) (qualifying taxpayer) Total amounts for repair, maintenance and improvement expenses for the tax year must not exceed lesser of \$10,000 or 2% of unadjusted basis of eligible building Amounts deducted under the de minmis safe harbor and routine maintenance safe harbor for building must be included when computing the annual amount paid or incurred for repair, maintenance and improvement to building Include election statement with timely filed, original return, including extensions Applicable to amounts paid or incurred in taxable years beginning on or after January 1, 2014 Early adoption available for amounts paid or incurred in taxable years beginning on or after January 1, 2012 Late election available by filing amended 2012 and 2013 returns 	
Betterment	 Corrects material defects A material addition (physical enlargement, expansion, extension or addition of a major component or space) Reasonably expected to materially increase strength, productivity, efficiency, quality, or output of the UoP 	



Improvement Costs, con	Improvement Costs, continued		
Restoration	 Replacement of a component of a UoP Taxpayer has properly deducted a loss other than a casualty loss Does not apply if loss is attributable only to remaining salvage value Taxpayer has properly taken into account the adjusted basis of the component in realizing gain or loss from sale or exchange Does not apply if loss is attributable only to remaining salvage value Restoration of damage to a UoP for which the taxpayer is required to adjust basis as a result of a casualty (casualty loss rule) Returning UoP to its ordinarily efficient operating condition if the property has deteriorated to a state of disrepair and is no longer functional for its intended use Rebuilding of a UoP to a like-new condition after the end of its ADS class life Replacement of a part or a combination of parts that comprises a major component (or significant portion of a major component for building property) or substantial structural part 		
Casualty Loss Rule	 Amount to capitalize limited to the excess of Adjusted basis of single identifiable property for determining the loss on the casualty, over Amount paid for restoration of damage to the UoP from the casualty that would otherwise be a capitalized restoration Apply improvement standards to amounts in excess of limitation above 		
Adaptation	 Capitalize amounts paid for adapting a UoP to a new or different use New or different use – inconsistent with intended use of UoP when originally placed in service 		
Routine Maintenance Safe Harbor	 Routine and recurring amounts paid to keep a UoP in ordinary efficient working condition may be treated as repair costs Non-building property – must reasonably expect to perform activity more than once during UoP's ADS class life Building property (structural components or building systems) – must reasonably expect to perform activity more than once during 10-year period beginning with placed in service date (of structure or system, as applicable) Only applies to amounts otherwise capitalized under certain restoration provisions Does not apply to rotable spare parts accounted for under optional method Consider recurring nature of activity, taxpayer's experience, manufacturer recommendations, and industry practice Use of safe harbor constitutes a method of accounting 		
Election to Capitalize for tax	 Annual election to capitalize otherwise deductible repairs if capitalized for book Include election statement with timely filed, original tax return, including extensions Applicable to amounts paid or incurred in taxable years beginning on or after January 1, 2014 Early adoption available for amounts paid or incurred in taxable years beginning on or after January 1, 2012 Late election available by filing amended 2012 and 2013 returns 		



Dispositions (As Re-Proposed)		
Effective Date	May rely on proposed rules for taxable years beginning on or after January 1, 2012 (and before January 1, 2014)	
Dispositions	 Transfer of ownership or permanent withdrawal from trade or business of an asset including: Sale or exchange Retirement Physical abandonment Destruction (including casualty) Transfer to supplies, scrap, or similar account Involuntary conversion Disposition of portion of an asset as result of: Casualty event Disposition for tax-deferred exchanges under §§ 1031 and 1033 Transfer described under § 168(i)(7) Sale of portion of asset Partial disposition election Optional annual election to treat a partial disposition of an asset as a disposition Note that partial disposition is required for casualty event, §§ 1031 or 1033 transaction, § 168(i)(7) transfer, and sale of portion of an asset 	
General Asset Account (GAA)	 Option to group assets into a single GAA (Elective) Same depreciation method Same recovery period Same convention Same taxable year (placed in service date) No loss on disposition recognized 	
GAA disposition elections	 Terminate GAA and recover adjusted depreciable basis of GAA upon disposing of all assets remaining in GAA Recognize qualifying disposition of an asset or portion of an asset (narrow definition of qualifying disposition) 	