### 25 T.C. 246 (1955)

For indebtedness to be included in borrowed capital for tax purposes, it must be incurred in good faith and for legitimate business purposes, not solely to increase the excess profits credit.

### **Summary**

Clearview Apartment Company borrowed \$900,000 from Metropolitan Life Insurance Company, using \$300,000 to pay off an existing loan. The IRS disallowed the inclusion of the additional \$600,000 as borrowed capital for excess profits tax calculations, claiming it wasn't incurred in good faith for business purposes. The Tax Court agreed, finding the loan's primary purpose was to invest in securities, not for legitimate business needs like repairs or debt repayment, and thus the additional \$600,000 was not considered "borrowed capital." The court emphasized that the taxpayer bears the burden of proving that the loan was made in good faith and for business purposes.

#### **Facts**

- Clearview Apartment Company, a Pennsylvania corporation, owned and operated two apartment buildings.
- In 1930, the company executed bonds and mortgages for \$900,000 for construction financing.
- By 1951, the outstanding balance was \$300,000.
- Clearview's board of directors authorized negotiation for a new loan or extension of the old one.
- Metropolitan agreed to new mortgage loans totaling \$900,000 at a lower interest rate, with \$600,000 in additional funds.
- On March 1, 1951, Clearview used \$300,000 of the new loan to pay the old balance and invested the additional \$600,000 in securities.
- Clearview also had outstanding loans from the Loughran Trusts.
- The IRS disallowed the inclusion of \$600,000 as borrowed capital for excess profits tax.

### **Procedural History**

The IRS determined deficiencies in Clearview's income tax for 1950 and 1951. The case was brought to the United States Tax Court after the IRS disallowed the inclusion of \$600,000 of borrowed capital used to purchase securities. The Tax Court ruled in favor of the Commissioner of Internal Revenue, finding that the indebtedness was not incurred in good faith for business purposes.

#### Issue(s)

1. Whether \$600,000 of the \$900,000 borrowed by Clearview Apartment Company from Metropolitan Life Insurance Company constituted "borrowed

capital" within the meaning of Section 439(b)(1) of the Internal Revenue Code of 1939 for the purpose of computing its invested capital and excess profits credit.

## **Holding**

1. No, because the court found that the \$600,000 additional indebtedness was not incurred in good faith for the purposes of the business.

### **Court's Reasoning**

The Tax Court focused on the "good faith" requirement for borrowed capital under Section 439(b)(1) of the 1939 Code and corresponding Treasury Regulations. The court emphasized that the taxpayer must demonstrate that the debt was "incurred in good faith for the purposes of the business." The court found the taxpayer's reasons for the loan - including the need for repairs and the desire to make the property more salable - unconvincing. The court noted that the company had a policy of making as few repairs as possible and had rejected offers to sell, contradicting the asserted justifications for the loan. The court found that the taxpayer invested the \$600,000 immediately in securities and thus was not used for legitimate business purposes. The court cited Treasury Regulation 130, Section 40.439-1 (d), which stated, "In order for any indebtedness to be included in borrowed capital it must be incurred in good faith for the purposes of the business and not merely to increase the excess profits credit." The court concluded the primary purpose of the loan was to increase the excess profits credit, not for a genuine business purpose. The court held that Clearview had not met its burden of proving that the loan was for legitimate business purposes.

# **Practical Implications**

This case highlights the importance of demonstrating a clear business purpose when structuring financing arrangements. For legal professionals, this case reinforces the need to meticulously document the rationale behind borrowing decisions. It clarifies that tax benefits cannot be the primary motivation for debt. A court will examine the actual use of borrowed funds and the overall business context. It underscores the need to provide credible evidence that the loan was "incurred in good faith for the purposes of the business." Taxpayers must have a strong, well-documented reason for borrowing money. The ruling influences how similar excess profits tax cases are evaluated, particularly when borrowed funds are used for non-business investments. This has practical implications for corporate finance decisions, showing that borrowing should align with genuine business needs for tax deductions.