

Estate of Rollin E. Meyer, Sr. , Deceased, Rollin E. Meyer, Jr. , Executor, and Henrietta G. Meyer, Surviving Wife, Petitioners v. Commissioner of Internal Revenue, Respondent; Rollin E. Meyer, Jr. , and Marjorie B. Meyer, Petitioners v. Commissioner of Internal Revenue, Respondent, 58 T. C. 311 (1972)

Partnership interests are not like-kind property for tax purposes when exchanging a general partnership interest for a limited partnership interest, even when both partnerships engage in the same business.

Summary

In *Estate of Meyer v. Commissioner*, the U. S. Tax Court addressed whether exchanges of partnership interests qualified as tax-free under Section 1031(a) of the Internal Revenue Code. The court held that an exchange of a general partnership interest for another general partnership interest in a similar business was tax-free, but an exchange of a general partnership interest for a limited partnership interest was not, due to the differing legal characteristics of the interests. This case underscores the importance of understanding the nuances of partnership interests when applying like-kind exchange provisions.

Facts

Rollin E. Meyer, Sr. , and his son, Rollin E. Meyer, Jr. , were equal partners in the general partnership Rollin E. Meyer & Son. On December 31, 1963, they exchanged portions of their interests for interests in the Hillgate Manor Apartments, a limited partnership. Meyer, Jr. , received a general partnership interest, while Meyer, Sr. , received a limited partnership interest. Both partnerships were engaged in renting apartments in the San Francisco area.

Procedural History

The Commissioner of Internal Revenue determined deficiencies in the Meyers' income tax returns for 1963 and 1964, asserting that the exchanges should be taxable. The Meyers petitioned the U. S. Tax Court, which consolidated the cases. The court issued its decision on May 15, 1972, ruling in favor of Meyer, Jr. , but against Meyer, Sr.

Issue(s)

1. Whether an exchange of a general partnership interest for another general partnership interest in a similar business qualifies as a like-kind exchange under Section 1031(a) of the Internal Revenue Code?
2. Whether an exchange of a general partnership interest for a limited partnership interest in a similar business qualifies as a like-kind exchange under Section 1031(a) of the Internal Revenue Code?

Holding

1. Yes, because both partnerships were engaged in the same business of renting apartments and the interests exchanged were of the same legal nature.
2. No, because a general partnership interest and a limited partnership interest have different legal characteristics and are not considered like-kind property.

Court's Reasoning

The court reasoned that the exchange by Meyer, Jr. , of a general partnership interest for another general partnership interest was within the purview of Section 1031(a), as both partnerships were engaged in the same business and the interests were of like kind. However, the court held that Meyer, Sr. 's exchange of a general partnership interest for a limited partnership interest did not qualify for nonrecognition of gain because the legal characteristics of general and limited partnership interests are substantially different. The court noted that limited partners have different liabilities and rights compared to general partners, which precludes them from being considered like-kind property. The court also emphasized that its decision was limited to partnerships with the same underlying assets (rental real estate) and did not extend to other types of assets or business variations. Judge Dawson dissented in part, arguing that both exchanges should be treated similarly under the like-kind exchange provision.

Practical Implications

This decision has significant implications for tax planning involving partnership interests. It clarifies that for Section 1031(a) to apply, the interests exchanged must be of the same legal nature. Taxpayers must carefully consider the type of partnership interest involved in any exchange. The ruling may affect how businesses structure their partnerships and how they plan for tax-free exchanges. It also highlights the need for detailed analysis of the legal rights and obligations associated with different types of partnership interests. Subsequent cases and IRS guidance have further refined the application of like-kind exchange rules to partnership interests, often citing Estate of Meyer for its foundational principles.