# Van De Steeg v. Commissioner, 60 T. C. 17, 1973 U. S. Tax Ct. LEXIS 152, 60 T. C. No. 3 (1973)

Purchased class I milk base, an intangible asset, is depreciable if it has a determinable useful life defined by the statute under which it was created.

### Summary

Gerrit and Eileen Van de Steeg, dairy farmers, purchased a class I milk base, an intangible asset, which allowed them to sell milk at a higher price under a federal marketing order. They sought to depreciate this asset but were denied by the IRS, which claimed the asset had an indeterminate life. The Tax Court ruled in favor of the Van de Steegs, holding that the milk base was depreciable because it had a specific termination date set by the enabling statute. This decision established that intangible assets with statutory termination dates are subject to depreciation, impacting how similar assets are treated for tax purposes.

## Facts

The Van de Steegs were dairy farmers who purchased class I milk bases between 1967 and 1970, allowing them to sell milk at a premium price in the Puget Sound area under a federal marketing order. This order, established under the Agricultural Marketing Agreement Act of 1937 and amended in 1965, set different prices for milk based on its use. The class I milk base, created by a 1967 amendment, had a fixed termination date initially set for December 31, 1969, later extended to December 31, 1970, and finally to June 30, 1971. The Van de Steegs claimed depreciation deductions for the milk base, which the IRS disallowed, arguing the asset had an indeterminate useful life.

# **Procedural History**

The IRS determined deficiencies in the Van de Steegs' federal income taxes for the years 1967 through 1970, disallowing their claimed depreciation deductions for the purchased class I milk base. The Van de Steegs petitioned the Tax Court for a review of these determinations. The Tax Court consolidated the cases and ruled in favor of the Van de Steegs, allowing the depreciation deductions.

### Issue(s)

1. Whether the class I milk base purchased by the Van de Steegs is a depreciable intangible asset under section 167 of the Internal Revenue Code of 1954.

# Holding

1. Yes, because the class I milk base had a determinable useful life as defined by the specific termination date of the enabling statute under which it was created.

#### **Court's Reasoning**

The Tax Court reasoned that the class I milk base was an income-producing asset with a fixed termination date, making it depreciable under section 167 of the Internal Revenue Code. The court emphasized that the asset's useful life was determined by the statute in force at the time the Van de Steegs filed their tax returns. The court distinguished prior cases involving intangible assets with no stated termination dates or those customarily renewed, noting that the class I milk base was unique in having a statutory termination date that was extended but not indefinite. The court rejected the IRS's argument that the asset's life was indeterminate due to potential legislative changes, asserting that taxpayers must rely on existing statutes when filing their returns. The court also highlighted that the milk base ceased to exist on June 30, 1971, as per the statutory schedule, reinforcing its decision.

#### **Practical Implications**

This decision clarifies that intangible assets with statutory termination dates can be depreciated, impacting how similar assets are treated for tax purposes. Taxpayers can rely on the statutory life of an asset when calculating depreciation, even if the statute is later amended. This ruling may encourage more precise accounting for the depreciation of intangible assets with fixed legal durations. It also underscores the importance of statutory language in determining asset life, potentially affecting how businesses structure their investments in regulated markets. Subsequent cases have applied this principle to various intangible assets, further solidifying its impact on tax law and practice.