## **Krieger v. Commissioner, 64 T. C. 214 (1975)**

The Commissioner may assess a deficiency for an erroneous refund resulting from an excessive net operating loss carryback within the statute of limitations applicable to the year of the loss, not the two-year period for recovering erroneous refunds.

## **Summary**

In Krieger v. Commissioner, the U. S. Tax Court addressed whether the Commissioner could assess a deficiency against the Kriegers for an erroneous refund they received in 1968 due to an excessive net operating loss carryback from 1970. The court held that the Commissioner's assessment was timely under the three-year statute of limitations applicable to the year of the net operating loss (1970), rather than the two-year period for recovering erroneous refunds. This decision clarifies that the Commissioner has the option to assess a deficiency when addressing erroneous refunds, extending the time frame available to correct such errors.

#### **Facts**

Gordon and Mary Krieger filed a joint tax return for 1970, claiming a net operating loss of \$7,431. 65, which they carried back to 1968, resulting in a refund of \$873. 01. However, the actual loss was only \$5,031. 98, making the refund excessive by \$623. 03. The Commissioner issued a notice of deficiency for this amount on March 5, 1974. The Kriegers argued that the Commissioner was barred by the two-year statute of limitations for recovering erroneous refunds.

## **Procedural History**

The Kriegers filed a petition with the U. S. Tax Court contesting the Commissioner's deficiency notice. The Tax Court, in its decision dated May 8, 1975, upheld the Commissioner's assessment, ruling that the three-year statute of limitations applicable to the year of the net operating loss (1970) governed the case.

#### Issue(s)

1. Whether the Commissioner's assessment of a deficiency for the erroneous refund in 1968 was timely under the applicable statute of limitations.

### Holding

1. Yes, because the Commissioner's assessment was made within the three-year statute of limitations applicable to the year of the net operating loss (1970), as provided by sections 6501(a) and 6501(h) of the Internal Revenue Code.

## **Court's Reasoning**

The court reasoned that the Commissioner has two alternative remedies for recovering an erroneous refund: assessing a deficiency or pursuing a civil action under section 7405. The court emphasized that when the Commissioner chooses the deficiency route, the applicable statute of limitations is that for assessing deficiencies, not the two-year period for recovering erroneous refunds under section 6532(b). The court applied sections 6501(a) and 6501(h), which provide a three-year period for assessing deficiencies related to net operating loss carrybacks. The court also cited prior cases and legal authorities supporting the use of the deficiency procedure for such situations, reinforcing the decision that the Commissioner's action was timely.

# **Practical Implications**

This decision impacts how the IRS can address erroneous refunds resulting from net operating loss carrybacks. Practitioners should be aware that the IRS has up to three years from the filing of the loss year's return to assess a deficiency, rather than being limited to two years as with civil actions for refund recovery. This extends the time frame for correcting errors in carryback claims, potentially affecting tax planning and compliance strategies. Businesses and taxpayers should ensure accurate calculations of net operating losses and carrybacks to avoid similar situations. Subsequent cases have followed this ruling, solidifying the principle that the deficiency procedure can be used to address erroneous refunds within the longer statute of limitations.