

Loda Poultry Co. v. Commissioner, 88 T. C. 816 (1987)

Only refrigerated compartments used as an integral part of a manufacturing or production process may qualify for the investment tax credit, while those functioning as buildings or storage facilities do not.

Summary

Loda Poultry Co. sought an investment tax credit for a refrigeration asset with multiple compartments. The Tax Court analyzed each compartment's function, determining that only the 32-degree compartment, used for storing processed chickens, qualified under section 48 as an integral part of production. Other compartments, including those used for loading, cutting, and general storage, were deemed buildings or not integral to production, thus ineligible. The court also ruled that the refrigeration system was a structural component of the building, not qualifying for the credit.

Facts

Loda Poultry Co. , engaged in selling chickens and wholesaling meats, purchased a refrigeration asset with five compartments: a loading area, zero-degree, 28-degree, 32-degree, and 55-degree compartments. The 55-degree compartment was used for cutting and packaging chickens, while the others stored various products at different temperatures. The company claimed an investment tax credit under section 38 for the asset's cost, but the Commissioner disallowed it, asserting the asset was a building or did not qualify under section 48.

Procedural History

Loda Poultry Co. petitioned the Tax Court after the Commissioner determined a deficiency in its federal income tax for the taxable year ended January 31, 1980. The case was assigned to and heard by a Special Trial Judge, whose opinion was adopted by the Tax Court.

Issue(s)

1. Whether the refrigeration asset or its compartments constitute a building, thus ineligible for the investment tax credit under section 48?
2. Whether the zero-degree, 28-degree, 32-degree, and 55-degree compartments, and the loading area, qualify as tangible personal property under section 48(a)(1)(A)?
3. Whether the zero-degree, 28-degree, 32-degree, and 55-degree compartments, and the loading area, qualify as other tangible property used as an integral part of manufacturing or production under section 48(a)(1)(B)(i)?
4. Whether the air-cooled condensers and commercial engine qualify as machinery essential for the processing of materials or foodstuffs under section 1.48-1(e)(2) of the Income Tax Regulations?

Holding

1. No, because the function of the asset's compartments must be considered individually; some compartments functioned as buildings.
2. No, because the compartments did not meet the definition of tangible personal property; they were not movable and served as storage units.
3. Yes for the 32-degree compartment because it was used as an integral part of the production process for storing processed chickens; no for the others because they were either buildings or not integral to production.
4. No, because the air-cooled condensers and commercial engine were structural components of the building and did not meet the sole justification test for essential processing equipment.

Court's Reasoning

The court applied a functional test to determine if the asset or its parts constituted a building, focusing on the primary function of each compartment. The loading area and 55-degree compartment were deemed buildings due to substantial human activity for loading/unloading and processing chickens, respectively. The zero-degree, 28-degree, and 32-degree compartments were not buildings, but only the 32-degree compartment qualified for the credit as it was integral to the production process of storing processed chickens. The court relied on the regulations and case law to determine that the refrigeration system was a structural component of the building, not qualifying under the exception for machinery essential for processing. The court distinguished this case from Revenue Ruling 81-240, which involved individual refrigeration units, noting the centralized nature of Loda's system.

Practical Implications

This decision emphasizes the importance of analyzing each part of a structure separately for investment tax credit eligibility. Businesses must carefully assess whether their assets or parts thereof function as buildings or are integral to production processes. The ruling clarifies that storage facilities must be directly related to production to qualify and that centralized systems are more likely to be considered structural components. Legal practitioners should advise clients on the potential tax benefits of structuring their facilities to meet the criteria set forth in section 48. Subsequent cases have followed this analysis when determining eligibility for the investment tax credit, particularly in the context of manufacturing and storage facilities.