

Booth v. Commissioner, 108 T. C. 524 (1997)

Contributions to welfare benefit funds are not fully deductible when the fund is not a 10 or more employer plan under section 419A(f)(6).

Summary

In *Booth v. Commissioner*, the U. S. Tax Court addressed the deductibility of employer contributions to the Prime Financial Benefits Trust Multiple Employer Welfare Benefit Plan. The court determined that the plan was a welfare benefit plan rather than a deferred compensation plan, but it did not qualify as a 10 or more employer plan under section 419A(f)(6) because it was an aggregation of separate plans with experience-rating arrangements. Consequently, the employers were subject to deduction limits under subpart D of the Internal Revenue Code. The court also found that the corporate petitioners were not liable for accuracy-related penalties due to substantial authority supporting their position on the plan's status.

Facts

The Prime Plan was marketed as a welfare benefit plan offering dismissal wage benefits (DWBs) and death benefits. Participating employers made one-time contributions to a trust, which were used to purchase life insurance and fund DWBs. Each employer's account was maintained separately within the trust, and benefits were primarily paid from the employer's contributions. The plan included a suspense account to manage forfeitures and actuarial gains, which was intended to provide some risk-sharing among employers. The IRS challenged the deductibility of these contributions, arguing the plan was essentially a deferred compensation arrangement.

Procedural History

The IRS issued notices of deficiency to the petitioners, asserting that contributions to the Prime Plan were governed by subpart D, thus limiting the deductions. The Tax Court consolidated several related cases to resolve the issues surrounding the Prime Plan's status and the deductibility of contributions. The petitioners challenged the IRS's determinations, and the case proceeded to trial.

Issue(s)

1. Whether the Prime Plan is a welfare benefit plan or a plan deferring the receipt of compensation.
2. Whether the Prime Plan is a 10 or more employer plan described in section 419A(f)(6).
3. Whether the corporate petitioners are liable for the accuracy-related penalties determined by the IRS.

Holding

1. Yes, because the Prime Plan was designed to provide valid welfare benefits, including DWBs and death benefits, and not primarily for deferred compensation.
2. No, because the Prime Plan is an aggregation of separate plans, each having experience-rating arrangements with the related employer, which falls outside the scope of section 419A(f)(6).
3. No, because the corporate petitioners relied on substantial authority supporting their position that the Prime Plan qualified as a 10 or more employer plan.

Court's Reasoning

The court found that the Prime Plan was a welfare benefit plan, as it was designed to provide real welfare benefits, and any deferred compensation features were incidental. However, it was not a 10 or more employer plan under section 419A(f)(6) because each employer's contributions were segregated and primarily benefited their own employees, creating experience-rating arrangements. The court interpreted the legislative intent of section 419A(f)(6) to exclude plans like the Prime Plan, which lacked a single pool of funds and risk-sharing among all participating employers. The court also considered the novelty and complexity of the issues involved, concluding that the corporate petitioners' position was supported by substantial authority, thus excusing them from accuracy-related penalties.

Practical Implications

This decision clarifies that welfare benefit plans must genuinely pool risks among multiple employers to qualify for full deductibility under section 419A(f)(6). Legal practitioners should carefully structure such plans to avoid the appearance of experience-rating arrangements and ensure true risk-sharing. The ruling may impact how businesses approach employee benefit planning, particularly in the context of tax deductions. Subsequent cases have referenced *Booth* to distinguish between legitimate welfare benefit funds and those designed primarily for tax avoidance. Attorneys should advise clients on the necessity of meeting statutory requirements to secure tax benefits for welfare benefit contributions.