Mastering 1031 Exchanges in Real Estate

B R E A K W A T E R

Understand the Intricacies of Real Estate Investment through 1031 Exchanges



Structure Your 1031 Exchanges with Confidence and Understanding



Equip Yourself with the Expertise to strategically structure 1031 exchanges, optimize your tax deferral benefits, and enhance your investment approach.



Explore the Detailed Aspects of 1031 Exchanges learn techniques to help navigate real estate investments successfully and efficiently.



Discover the Crucial Guidelines and Deadlines effectively manage 1031 replacement properties alongside your QI within the exchange process.

The Ultimate Guide to 1031 Exchanges 2025



The Basics of a 1031 Exchange



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This document is for informational purposes only and does not contain any tax or investment advice.

Please consult your financial advisor before making any investments.

The Basics of a 1031 Exchange

A 1031 Exchange is an IRS-recognized tax deferral strategy that allows an investor to sell an investment property and acquire a similar property while deferring capital gains and depreciation recapture taxes.



A 1031 Exchange, named after Section 1031 of the Internal Revenue Code, is a tax-deferral strategy used in real estate investing. It allows investors to sell one or more appreciated properties and defer capital gains taxes by reinvesting the proceeds into one or more like-kind properties. This deferral means that instead of paying taxes on the profit from the sale, investors can reinvest the full amount of their proceeds, thus leveraging more capital to grow their real estate portfolio.

The process requires adherence to specific regulations to qualify for tax deferral. A key requirement is the involvement of a Qualified Intermediary, who manages the exchange process and ensures compliance with IRS rules. The sale and purchase transactions must be structured correctly, and the intermediary must be formally assigned to both the sale and purchase agreements before they close. Additionally, the replacement properties must be of equal or greater value than the sold properties, and all proceeds (both equity and debt) must be reinvested without taking out cash, which would incur taxes.

For a property to qualify for a 1031 exchange, it must be held for investment or business purposes, not for resale. The like-kind rule states that any type of investment real estate can be exchanged for another type, provided they are held for similar purposes.

This flexibility allows investors to diversify or consolidate their portfolios, exchange various property types, and even reinvest in fractional interests. The most common exchange is a forward exchange, where the original property is sold before acquiring the replacement property within specified deadlines: 45 days to identify potential properties and 180 days to complete the purchase. (See section 2 for more information on the rules of a 1031 exchange)

Different Types of 1031 Replacement Properties



Different Types and Structures of a 1031 Real Estate Exchange

Types of 1031 Exchanges

- 1 **Simultaneous Exchange:** This type of exchange occurs when the old and new properties are exchanged on the same day. It's the most straightforward 1031 exchange but requires precise timing and coordination.
- **2 Delayed Exchange:** Most common among 1031 transactions, this allows the investor to sell their property and then purchase another like-kind property within a set period. The deadlines are strict, with 45 days to identify the replacement property and 180 days to complete the acquisition.
- **3 Reverse Exchange:** Here, an investor acquires a new property before selling the old one. This type is complex and requires all funds to be in place for the purchase, as traditional financing can be challenging to secure.
- **4 Improvement Exchange:** Allows investors to use tax-deferred dollars to improve the replacement property. The improvements must be completed within the 180-day period, and the final property must be of equal or greater value to the one sold.





Who is involved in the 1031 Exchange process?



Seller of Investment Property



Qualified Intermediary



Registered Representative or RIA



CPA and Attorney



Investment Advisor



Sponsor

Security and Reliability in Exchanges

To ensure these exchanges meet regulatory requirements and provide security for the investor's funds, a Qualified Intermediary (QI) is typically involved. The QI handles the transaction's legal and practical aspects, ensuring that all IRS requirements are met and that the investor's capital is protected through secure escrow accounts. Comprehensive insurance coverage, including Fidelity Bonds, Errors & Omissions, and Cyber Liability, is crucial for protecting against potential risks associated with these transactions.

Debt Replacement in a 1031 Exchange

A 1031 exchange enables investors to defer taxes on capital gains by reinvesting the proceeds from a sold property into a new one, with a caveat: the full proceeds must be reinvested, including the loan amount from the sold property. If the relinquished property had a loan that was paid off at the sale, to preserve the tax-deferred status, the investor must obtain a new loan for the replacement property, which is at least equal to the paid-off loan, ensuring compliance with IRS rules. The new property must reflect the financial structure of the old one, including the debt.

When the relinquished property's loan is settled at sale, it reduces the cash available for reinvestment. The challenge arises in purchasing a replacement property of equal or greater value with less cash on hand.



The IRS considers the entire value of the transaction, not just the cash. This means that if the old property had a loan, the new one must carry a similar or larger debt. The equity alone from the sale isn't sufficient; the debt component must also be replaced.

For Example; selling a commercial property for \$500,000 with a \$250,000 mortgage means the investor has \$250,000 in cash proceeds. To defer taxes, they must purchase a replacement worth at least \$500,000, which may necessitate obtaining new financing.

Delaware Statutory Trusts (DSTs) can be advantageous in this situation, offering fractional ownership of real estate with 'prepackaged' non-recourse debt. Investors don't need to qualify for this debt personally. With a typical loan-to-value (LTV) ratio in a DST ranging from 25%-70%, an investor can match their equity and debt from the sale of the old property by investing in a DST with an appropriate LTV ratio.

Equity Invested into DST: \$250,000
 Debt Assigned from DST: \$250,000
 Total Investment Value: \$500,000

Using a Delaware Statutory Trust (DST) with a 50% loan-to-value ratio, the investor matches their equity and debt, achieving the necessary \$500,000 investment value. Investors do not have to personally qualify for this debt.



Key to leveraging this tax-deferral mechanism effectively is ensuring that the participating entity is a taxpayer in the United States, encompassing a wide range of entities such as individuals, partnerships, LLCs, S corporations, C corporations, and trusts. The inclusivity of the eligibility criteria means that both domestic and foreign entities, including DACA recipients and foreign companies, can participate, provided they fulfill their U.S. tax obligations.

Critical to a successful exchange is the maintenance of the same tax identity by the entity that sells the relinquished property and acquires the replacement property. This adherence to consistency in tax identity, alongside the strategic use of tax disregarded entities like single-member LLCs or Delaware Statutory Trusts (DSTs), aligns with the nuanced requirements of the 1031 Exchange process, setting the stage for a comprehensive exploration of how to navigate these exchanges with precision and strategic foresight.

Detailed Eligibility Criteria for Participating in a 1031 Exchange:

U.S. Tax-Paying Entities:

Central to the eligibility for a 1031 Exchange is the stipulation that the entity seeking to engage in this tax-deferral strategy must be a taxpayer in the United States. This encompasses a wide array of entities including individuals, partnerships, limited liability companies (LLCs), S corporations, C corporations, and trusts. The emphasis here is on the entity's obligation to the U.S. tax system, ensuring that only those who contribute to the tax framework are eligible to benefit from its provisions.

Broad Inclusivity:

Remarkably, the 1031 Exchange does not set forth citizenship or residency requirements, thereby extending eligibility to DACA recipients, foreign corporations, and any entity that fulfills its tax obligations in the United States. This inclusivity underscores the tax code's recognition of the diverse composition of the U.S. real estate investment landscape.

Adherence to Tax Identity:

The "same taxpayer" rule mandates that the entity disposing of the relinquished property must be the same entity that acquires the replacement property, with a focus on tax identity rather than the explicit name on the title deed. This rule facilitates tax deferral by ensuring continuity in the taxpayer's obligation and entitlements.

Utilization of Tax Disregarded Entities:

Entities can maintain their eligibility by operating under "tax disregarded entities" that the tax code does not distinguish from their owners for tax purposes. These include single-member LLCs, trustees of a revocable living trust, or tenants in common, offering flexibility in how entities hold title while preserving their tax identity.

Integration of Delaware Statutory Trusts (DSTs):

The DST offers a compelling vehicle for investors, enabling them to acquire fractional interests in larger, investment-grade properties. The IRS's acknowledgment of DSTs for 1031 Exchanges provides a versatile option for investors looking to expand their portfolios within the framework of a 1031 Exchange.

Expanding on the Key Requirements for a 1031 Exchange:

The Exchange Process: A 1031 Exchange necessitates a genuine exchange of properties, rather than a sequential sale and purchase. This critical requirement is facilitated by engaging a Qualified Intermediary (QI) to structure the transaction legally as an exchange, ensuring compliance with the tax code's provisions. The taxpayer cannot take constructive receipt of the funds from a sale, since this would negate a true "exchange".

Comprehensive Documentation Requirements: Initiating a 1031 exchange demands meticulous documentation, including exhaustive details about the taxpayer and the property, to be provided to the QI. This preparatory step is vital for opening the exchange process and aligning with regulatory mandates.

Specific Nature of the Properties Involved: Both relinquished and replacement properties must be held explicitly for business or investment purposes. This broad categorization includes a diverse range of real estate assets, from agricultural lands to vacation homes used as rentals, provided they serve trade, investment, or business objectives.

Prohibition Against Direct Handling of Exchange Funds: To preserve the integrity of the exchange and its tax-deferral intent, the IRS strictly prohibits taxpayers from having direct or constructive receipt of the sale proceeds. This underscores the role of the QI in holding and transferring funds between the sale of the relinquished property and the acquisition of the replacement property.

Adhering to Precise Timing and Identification Protocols: The 1031 Exchange is governed by stringent timelines, including the 45-day identification window for potential replacement properties and a 180-day completion deadline. These temporal constraints are critical for maintaining the exchange's eligibility for tax deferral.



1031 vs 1033 Exchange

A 1031 exchange and a 1033 exchange are both tax-deferral strategies related to the relinquishment of business or investment real estate and both are allowed under the Internal Revenue Code (IRC) of the United States. However, they each have unique applications that apply to different situations.

1031 Exchange

Whenever you **voluntarily sell** business or investment property, you generally have to pay taxes on any capital gains realized at the time of sale. Additionally, you will have to pay taxes on any depreciation deductions you have taken over the life of the investment.

IRC Section 1031 allows you to postpone paying these taxes if you reinvest the proceeds in similar property as part of a qualifying "like-kind" exchange.

According to the IRS, replacement properties are considered "like-kind" if they are of the same nature or character, even if they differ in grade or quality. Real properties are generally of like-kind, regardless of whether they are improved or unimproved.

The replacement properties must also be held for "productive use," meaning they need to be held for business or investment purposes. Additionally, real property in the United States is not like-kind to real property outside the United States.

Besides the need to pay attention to what qualifies as "like-kind," there are specific rules and timelines that must be followed in a 1031 exchange, including:

- Sellers must not take "constructive receipt" of sales proceeds but instead direct those funds to a qualified intermediary who can accommodate the 1031 transaction.
- Replacement property must be identified within 45 days.
- Replacement property must be purchased within 180 days.
- The exchanger should be the same title holder and taxpayer.

1033 Exchange

When an owner has an **involuntary sale** or "conversion," they may look to utilize a 1033 exchange. The 1033 exchange applies to situations where property is destroyed, stolen, condemned, or seized and the owner receives compensation or insurance proceeds as a result.

Just like Section 1031, a 1033 exchange allows the taxpayer to defer the recognition of any gain from an involuntary conversion if they replace the relinquished/lost property with property that is "substantially similar" or "related in service or use" to the property that was destroyed, stolen, seized, or condemned.

"Substantially similar" is not precisely defined in the tax code but generally means that the replacement property should be similar in nature or function to the property that was lost. It is a more rigid standard than the more loosely defined "like-kind" standard in Section 1031.

Further, there is a distinction made between an owner-user and an owner-investor when it comes to a property that is "substantially similar." For example, an owner-user of a bowling alley would likely have to replace an involuntarily converted property with another bowling alley or something "substantially similar." Whereas an owner-investor, whose relationship to the business may be more passive, may rely on the standard that more closely resembles the like-kind standard of Section 1031.

There is an exception as it relates to the involuntary conversion of real estate due to condemnation. In a condemnation scenario, the replacement property rules also resemble the like-kind rules found in a 1031 exchange. See also: Rul. 64-237, 1964-2 C.B. 319.

1031 Equal and Up Rule:

- Replacing Equity: The equity in the replacement property must be greater than or equal to the amount of equity in the relinquished property. Equity CANNOT be replaced by adding debt.
- **Replacing Debt:** The value of debt on the replacement property must be greater than or equal to the amount of debt on the relinquished property. Debt can be replaced by adding cash.

1033 Equal and Up Rule:

- Replacing Equity: The COST of the replacement property must be greater than or equal to the amount of net proceeds of the relinquished property. Equity CAN be replaced by adding debt.
- **Replacing Debt :** The value of debt on the replacement property must be greater than or equal to the amount of debt on the relinquished property. Debt can be replaced by adding cash.

Unlike a 1031 exchange, a 1033 would allow an investor to increase the debt on the replacement property and cash out the difference. For Example:

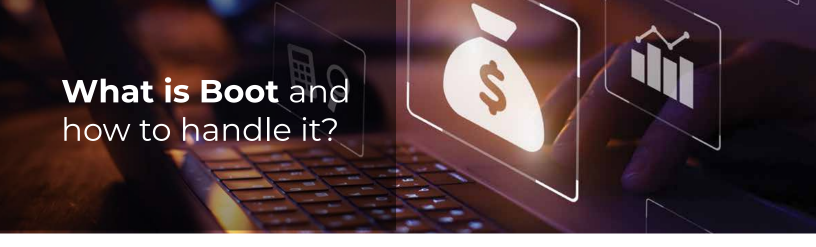
- · Relinquished property net proceeds: \$1,000,000
- · Outstanding debt on relinquished property: \$0
- · Replacement property loan-to-value: 50%
- Taxpayer invests \$500,000 of cash and finances the other \$500,000
- · Total replacement value: \$1,000,000
- · Cash to the investor: \$500,000
- Tax-deferral: 100%

While both 1031 and 1033 exchanges provide tax deferral benefits, they are used in different situations. A 1031 exchange is for voluntary exchanges of similar properties to defer capital gains tax, whereas a 1033 exchange is for involuntary conversions due to events like destruction, theft, or condemnation to defer tax on the replacement property.

Additional rules and timelines related to a 1033 exchange:

- 1. Instead of 45 and 180 days in a 1031, 1033 exchangers often have 2-4 years to complete their exchange.
 - Casualty or Theft:: The property must be replaced within a period of two years after the end of the first taxable year in which any part of the gain is realized.
 - **Eminent Domain:**: The property must be replaced within three years after the end of the first taxable year in which any part of the gain is realized.
 - **Declared Disaster Zone:** If the taxpayer has lost property in a Presidentially declared disaster, the taxpayer receives a two-year extension on the replacement period, a total of four (4) years in which to replace the lost property. (See IRC Section 1033(h)).
- 2. No need for a Qualified Intermediary in a 1033 Exchange.
- 3. Relinquished property proceeds can be otherwise invested until the replacement property is purchased.





"Boot" refers to any portion of a 1031 exchange that does not meet the like-kind replacement property criteria. Most commonly this is in the form of "cash boot" and "mortgage/debt boot."

Cash boot occurs when an investor has uninvested proceeds from the sale of a replacement property. If they intend to do a 1031 exchange but do not replace all of the cash received from the sale, they will owe tax on the uninvested portion.

Example:

If an investor sells an investment property for \$1,000,000 and they purchase a replacement property for \$750,000, they will have a \$250,000 cash boot that will be subject to tax.

Mortgage/debt boot occurs when the mortgage value on the replacement property is less than the mortgage on the relinquished property. It is important to consider this when doing a 1031 exchange as both the cash received AND the debt need to be replaced in the acquired property.

Example:

An investor sells an investment property with a \$500,000 mortgage and purchases a replacement property utilizing a \$400,000 mortgage. This investor will be subject to tax on a mortgage boot in the amount of \$100,000. It is important to note that this boot can be offset by adding \$100,000 of cash to the exchange.

The easiest way to avoid a "boot" issue is to remember that you are replacing the total real estate value in a 1031 exchange. Both the equity and debt from the relinquished property need to be equal or greater in the replacement property.

Handling Boot Effectively

If you plan to take some boot, the best strategy is to do so at the beginning of your transaction. Here's how:

- Modify your exchange documents and closing instructions to explicitly state your intention to take boot.
- Instruct the settlement agent (usually a title company or escrow officer) to distribute the specified amount of boot directly to you before the rest of the funds are transferred to your Qualified Intermediary (QI).
- By taking the boot early in the closing process, you avoid complications that can arise if you try to withdraw funds after they have been handed over to the QI.

Alternatively, if you're uncertain about how much boot you'll need, you can wait until the end of your exchange period. Any unutilized funds returned to you from the QI then become taxable boot.

Avoiding Boot in Your Exchange

To ensure a fully tax-deferred exchange, follow these guidelines:

- Select like-kind replacement properties that are equal or greater in value compared to the relinquished property.
- Reinvest all proceeds from the sale of your old property into the new property.
- Match or increase the debt on the replacement property compared to the debt on the relinquished property. Using additional cash to balance a reduction in debt can also prevent boot.

Tax Implications of Boot

The receipt of boot doesn't disqualify your exchange but does trigger tax liabilities. Here's how it breaks down:

- Capital Gains Tax: The federal income tax rate on capital gains for property held longer than one year is typically 15%. This applies after any ordinary income recapture on depreciation.
- **Depreciation Recapture:** In a 1031 exchange, the sequence of taxation starts with any excess depreciation recapture taxed at ordinary rates, followed by 25% tax on Section 1250 gains, with the remainder subjected to the 15% capital gains rate.

Combining Seller Financing with a 1031 Exchange

Using seller financing can complicate a 1031 exchange but can be managed by ensuring any notes or contracts are structured to defer gains. Utilizing the installment sale rules under IRC §453 allows the deferral of taxable gain into the replacement property, effectively minimizing immediate tax liabilities.





Navigating the Rules

Like-Kind Property

As we discussed in the previous section, for 1031 exchanges the definition of like-kind is relatively broad. In the context of real estate, like-kind generally refers to the nature or character of the property rather than its grade or quality. This means that most real estate will be considered like-kind to other real estate, regardless of differences in location, use, or other factors. It's important to note that personal residences generally do not qualify for like-kind exchanges under Section 1031.

However, other types of real estate, such as investment properties, business properties, and certain types of land, can often be exchanged. Also, structures like a Delaware Statutory Trust (DST) can also be considered like-kind in the context of an exchange.

For example, a taxpayer could exchange a residential rental property for a commercial office building, vacant land, or any other type of real property considered like-kind. The key is that both the property being sold (the relinquished property) and the property being acquired (the replacement property) must be held for investment or for productive use in a trade or business.

Timeline and Deadlines

1031 Exchange Timeline Overview

Understanding the timeline for a 1031 exchange is essential for a smooth and successful process:

- Day 0: Closing date of the relinquished property.
- Day 1-45: Identification period for potential replacement properties.
- Day 0-180: Acquisition period to close on the replacement property.



45 Day Identification Phase

The identification phase is the first critical period in a 1031 exchange. Starting the day after the sale of your relinquished property, you have exactly 45 days to identify potential replacement properties. This period ends at midnight on the 45th day.

Time is of the essence, and the countdown does not pause for weekends or holidays. Identifications must be in writing and provide a clear description of the properties you intend to acquire.

The 45-day identification rule is non-negotiable. Missing this deadline will void the tax-deferred status of your exchange. Here are some tips to adhere to this rule:

- **Plan Ahead:** Start searching for replacement properties before closing on your relinquished property.
- **Engage Experts:** Work with professional exchange counselors, attorneys, and accountants to ensure compliance.
- **Document Thoroughly:** Ensure your identification is in writing and submitted to the necessary parties before the deadline.

Methods of Identification

When identifying your potential replacement properties, you have two primary methods:

- **Legal Description:** Found on the deed, tax records, or title report.
- Property Address: A straightforward method, particularly for residential properties.

The 180-Day Rule

After the 45-day identification period, you have an additional 135 days to close on one or more of the identified replacement properties, totaling 180 days to complete the exchange. This period includes weekends and holidays. Note that the deadline is the earlier of 180 days or the date the investor must file their tax return.

Tips for Meeting the 180-Day Deadline

Meeting the 180-day deadline is crucial for a successful 1031 exchange. Here are some tips to stay on track:

- Streamlined Financing: Pre-arrange your financing to avoid delays.
- Regular Updates: Maintain open communication with all involved parties.
- **Be Proactive:** Don't wait until the last moment to finalize the transaction.





In a 1031 exchange, the IRS allows various methods for identifying replacement properties, especially for those interested in acquiring multiple properties. Understanding these rules is essential for ensuring compliance and maximizing the benefits of a 1031 exchange.

Identification and Receipt Rules:

Three-Property Rule

This rule allows the identification of up to three replacement properties, regardless of their fair market value, with the intention of purchasing at least one. Historically, there was a requirement to prioritize identified properties, but this was changed in the 1991 Treasury Regulations. Today, most taxpayers utilize this rule due to its simplicity and flexibility.

200% Rule

Under the 200% rule, a taxpayer can identify more than three replacement properties as long as their total fair market value does not exceed 200% of the value of the relinquished property. This means you can identify any number of properties, but their combined market value must not be more than twice the market value of the relinquished property. While there's some uncertainty about how the market value is determined (listing price, seller's acceptable price, or agreed purchase price), using the listing price is generally considered a safe choice.

95% Rule

The 95% rule states that if the aggregate value of identified replacement properties exceeds 200% of the value of the relinquished property, the taxpayer must acquire at least 95% of the fair market value of all identified properties. This rule is challenging to adhere to in practice. Essentially, if a taxpayer over-identifies properties, the identification remains valid only if 95% of the value of the identified properties is acquired. For example, if four or more properties are identified with a combined value exceeding 200% of the relinquished property, the taxpayer must receive 95% of the identified value to meet the rule's criteria.



What is Basis?

Basis is the amount a property is worth for tax purposes. The basis changes over time and can be adjusted, making the concept more confusing. When you buy a property, the price you pay is the starting basis. However, the cost basis also includes acquisition costs, such as title insurance, appraisal, and legal and escrow fees.

The starting basis may increase or decrease over time. If you make capital improvements to the asset, the money spent on those improvements increases the basis. For example, suppose you bought an industrial property for \$6,000,000 and had acquisition costs of \$200,000, making the initial cost basis \$6,200,000. If you then upgrade the facilities and install new machinery at a total cost of \$800,000, your adjusted basis would increase to \$7,000,000.

Conversely, your basis may decrease. Typically, basis reductions are due to depreciation deductions but may also come from losses like casualty and theft. Using the previous example, with a \$6,000,000 value, you can deduct \$200,000 annually for depreciation. If you held this industrial property for five years, you would reduce the basis by the claimed depreciation of \$1,000,000, resulting in an adjusted cost basis of \$6,000,000.

Realized Amount vs. Basis

The realized amount for the relinquished property is different from the basis. The realized amount is the sales price minus any costs of the sale. For instance, if the property sells for \$10,000,000 net, that is the realized amount. The realized amount minus the adjusted basis (\$6,000,000 in our example) equals the realized gain, which in this case is \$4,000,000.

Calculating the Basis for the New Property

Calculating the basis for the new (replacement) property in a 1031 exchange is straightforward: it is the purchase price plus the commission paid. The basis for the new asset must be equal to or greater than the relinquished asset for a successful 1031 exchange. If the purchase price of the replacement property is less than the adjusted basis of the relinquished property, the difference, known as "boot," is subject to capital gains taxes.

To summarize:

New Basis Calculation:

New Basis=Purchase Price of New Property-Deferred Gain+Additional Cash Paid-Cash Received



Basis adjustment, particularly the step-up in basis, is a powerful tool in estate planning. Here's how it works and its benefits:

Step-Up in Basis:

- When an individual inherits property, the basis of the property is "stepped up" to its fair market value (FMV) at the date of the decedent's death.
- This means that if the property is later sold, capital gains taxes are minimized because the gain is calculated based on the stepped-up basis rather than the original purchase price.

Example:

- Suppose a decedent purchased a property for \$6,000,000 (original basis) and it is worth \$12,000,000 at the time of their death.
- The heir receives a stepped-up basis of \$12,000,000. If the heir sells the property immediately for \$12,000,000, there is no capital gain, hence no capital gains tax.

Benefits in Estate Planning:

- Tax Savings: A step-up in basis can significantly reduce the capital gains tax liability for heirs. This can lead to substantial tax savings when the property is sold.
- Simplified Record-Keeping: Heirs do not need to track the original purchase price or capital improvements made by the decedent, simplifying their financial records.
- Maximizing Wealth Transfer: By minimizing taxes, more wealth can be transferred to the heirs.
- Flexibility: Heirs can sell the property soon after inheriting it without worrying about immediate tax consequences, providing financial flexibility.

What to Look Out For:

- Boot Liability: If the replacement property is of lesser value than the relinquished property, you may have to pay taxes on the boot.
- Depreciation Recapture: If the relinquished property has been depreciated, the recapture of depreciation can create a taxable event.
- Sequential 1031 Exchanges: Continuously rolling over properties through 1031 exchanges can
 defer taxes indefinitely, but it requires careful planning to ensure compliance and avoid
 penalties.



A less commonly explored, yet highly strategic facet of this exchange is its ability to not only defer taxes but also enhance the value of the newly acquired property through improvements using the exchange's proceeds. Here's how savvy investors can leverage this opportunity within the regulatory framework to ensure compliance and optimize returns.

Guide to a Successful Improvement Exchange

- Initiating the Exchange: The journey begins with the sale of your current investment property. Prior to closing, it's crucial to enter into an exchange agreement with a Qualified Intermediary (QI) – your navigator through the complexities of the 1031 Exchange process.
- 2. **Securing the Funds:** At the sale's closing, the settlement agent directs the sale proceeds to the QI, safeguarding your ability to defer capital gains taxes. Following this, you'll enter into a contract to acquire your chosen replacement property.
- 3. **Establishing the EAT:** An Exchange Accommodation Titleholder (EAT) plays a pivotal role in an Improvement Exchange. By establishing a new LLC to act as the EAT, you facilitate the directed use of funds from the QI for the acquisition and subsequent improvement of the replacement property.
- 4. **Executing Improvements:** With a 180-day window from the sale of your relinquished property, you'll direct the remaining exchange funds towards construction or improvements via the EAT. This period is critical for adding value to your new investment while staying within the confines of the exchange timeline.
- 5. **Finalizing the Exchange:** The culmination of this process sees the transfer of ownership of the enhanced property to you, either through LLC membership transfer or direct deed. This marks the successful completion of your Improvement Exchange.

Key Considerations for a Smooth Improvement Exchange

- **Tight Timelines:** Navigating the 180-day time frame requires meticulous planning. From the sale of the relinquished property to the completion of improvements on the new asset, every step must be carefully timed to comply with IRS regulations.
- **Titleholding by the EAT**: The EAT's role as the temporary titleholder is a unique aspect of the Improvement Exchange. This arrangement facilitates the use of exchange funds for property enhancements but necessitates careful coordination, especially in relation to any construction or improvement plans.
- Financing Challenges: Engaging with lenders may present hurdles since the EAT holds the title during the improvement phase. Investors should prepare for these challenges by exploring alternative financing options or securing lender agreements that acknowledge the structure and goals of the Improvement Exchange.



Maximizing Your Exchange

The Improvement Exchange offers a strategic avenue for investors to not only defer taxes but also to actively increase their new property's market value. By understanding the operational intricacies and regulatory requirements, investors can effectively navigate this complex process, turning a simple tax deferment into a significant investment opportunity. With careful planning, adherence to deadlines, and strategic use of the EAT, the Improvement Exchange can transform your approach to real estate investment, opening doors to enhanced property value and long-term returns.



Most investors are familiar with, and prepared for, the concept of capital gains tax, where taxes are owed on the profit realized from the sale of a capital asset. However, the taxes that investors often least expect are those imposed when a capital asset, which has been depreciated, is sold.

What is Depreciation?

Depreciation is an accounting method used to represent the decrease in the value of an asset over time, due to factors such as wear and tear, obsolescence, or depletion. While there are different methods of depreciation, this article will explore the most common method: straight-line depreciation.

Straight-line depreciation evenly distributes the cost of the asset over its useful life. Commercial properties are depreciated over a useful life of 39 years, while residential rental properties are depreciated over a 27.5-year schedule. This means that each year, until their depreciation schedule is depleted, an investor can offset their rental income with a depreciation deduction. Even if the property appreciates in value, an investor can still utilize depreciation to reduce the taxes owed on rental income.

The formula for straight-line depreciation is: (Cost of Asset – Residual Value) / Useful Life.

What is Depreciation Recapture Tax?

Depreciation Recapture Tax is one of the highest tax rates related to the sale of real estate, taxed at a flat rate of 25% upon disposition.

This means that in addition to the taxes due on any capital gain, the IRS will tax (recapture) the aggregate value of the depreciation deductions an investor has taken over the life of their investment.

Depreciation Recapture Tax Example:

Asset: Duplex
Purchase price: \$1,000,000
Sale Price: \$1,800,000
Holding period: 16 years
Residual value: \$200,000

Depreciation: (\$1,000,000 - \$200,000) / 27.5 = \$29,091 per year

Sum of depreciation: \$465,455 (16 years x \$29,091) **Depreciation Recapture Tax:** \$116,364 (\$465,455 \times 25%)

Since land cannot be depreciated, the residual value in this example is the assumed value of the land.

Defer Depreciation Recapture Tax Utilizing a 1031 Exchange

As is widely known, "no gain or loss shall be recognized on the exchange of real property held for productive use in a trade or business or for investment if such real property is exchanged solely for real property of like kind which is to be held either for productive use in a trade or business or for investment."

The same holds true for the recognition and recapturing of depreciation. Because the depreciation schedule carries forward in a 1031 exchange, and provided an investor follows the rules specified under Section 1031, they will also be able to defer the taxes associated with depreciation deductions taken over the life of their investment.

Step-up in Cost-Basis

Because the depreciation deduction reduces the cost-basis annually, it's possible that an asset held for a long time could see its cost-basis adjust all the way to \$0. However, if an investor holds the asset until their death, the estate will receive a step-up in cost-basis: potentially eliminating any taxes due not only on the capital gains of the property but the depreciation recapture as well.



A Qualified Intermediary (QI) is an independent third party that facilitates Internal Revenue Code (IRC) Section 1031 tax-deferred exchanges. They play a pivotal role in the 1031 exchange process, facilitating the transaction by holding the sale proceeds and ensuring compliance with IRS regulations. Their responsibilities include drafting the necessary legal documents, securely managing the exchange funds, and conducting the exchange in a timely manner to meet strict IRS deadlines. The role of a QI became crucial after the IRS Treasury Regulations were issued in 1991, which allowed a QI to take the place of the buyer in facilitating these exchanges.

Role and Purpose of a Qualified Intermediary:

A Qualified Intermediary acts as a middleman in a 1031 exchange transaction, ensuring compliance with IRS regulations to achieve tax deferral. The QI's main responsibilities include:

- 1. **Entering into a Written Agreement:** The QI must enter into a written exchange agreement with the taxpayer (also known as the exchanger).
- 2. **Acquiring and Transferring Property:** As stipulated by the exchange agreement, the QI acquires the relinquished property from the taxpayer, transfers it to the buyer, acquires the replacement property, and then transfers it to the taxpayer.



Preventing Constructive Receipt

It is essential that the taxpayer does not receive or control the proceeds from the sale of the relinquished property during the exchange period. The IRS regulations provide methods to prevent the taxpayer from being deemed to have received these funds. Generally, this is managed by the QI holding the sale proceeds until the purchase of the replacement property is completed.



Why You Need an Experienced and Competent QI

When conducting a 1031 exchange, it's crucial to engage a qualified intermediary (QI) who understands the intricacies of the process. Just as a commercial broker may lack familiarity with the nuances of residential transactions, a QI must possess specific expertise to ensure a successful exchange. They must do more than just hold funds; they must structure the exchange to satisfy IRS safe harbor guidelines. Here are key reasons to use an experienced and competent QI:

- 1. **Up-to-Date Industry Knowledge:** Qualified intermediaries stay current on issues affecting exchanges through their involvement with the Federation of Exchange Accommodators (FEA), the industry trade association for QIs.
- 2. **Insurance and Bonding:** The FEA recommends that QIs carry Fidelity Bond and Errors & Omission Insurance, providing an added layer of security for your transaction.
- 3. **Regulatory Compliance:** Many states have specific regulatory requirements for like-kind exchanges (LKEs). QIs are knowledgeable about these state-specific regulations, ensuring compliance.
- 4. **Secure Handling of Funds:** Qls utilize segregated commercial accounts, qualified trust accounts, and escrow accounts to safeguard the taxpayer's funds with multiple security measures.
- 5. **Expertise in Various Exchange Types:** Experienced QIs can handle all kinds of exchanges, including forward, reverse, built-to-suit, and improvement exchanges, ensuring the process aligns with IRS guidelines.

Who Cannot Act as a Qualified Intermediary?

To simplify the discussion, let's identify who is disqualified from acting as a QI:

- 1. **Related Parties:** Section 1031 of the Tax Code prohibits exchanges where the taxpayer intends to acquire replacement property from related parties, including certain family members and business entities with shared ownership.
- 2. **Agents:** Individuals who have provided services to the taxpayer within the past two years, such as employees, attorneys, accountants, investment bankers, or brokers, are also disqualified.

Apart from these exceptions, virtually anyone can legally act as a QI, which underscores the importance of choosing wisely.

Top 10 Questions to Consider When Selecting a Qualified Intermediary

When conducting a 1031 exchange, selecting a reliable Qualified Intermediary (QI) is crucial. Unlike banks or brokers, QIs lack federal supervision, and most aren't required to be licensed or bonded, even though they hold and manage substantial exchange funds. The choice of a QI can significantly impact the success of your exchange, potentially making the difference between a smooth transaction and a problematic one.

1. What is the QI's Level of Experience?

It is beneficial to inquire how long the QI has been in the industry and their specific experience with 1031 exchanges. More years in the business often equates to a deeper understanding of the complex regulations and scenarios that can arise.

2. How Many Exchanges Has the QI Handled?

One should ask about the number of exchanges the QI has completed, especially in the last five years, including the total dollar amount of these transactions. This information provides insight into the QI's activity level and the scale at which they operate.

3. What is the Mix of Their Exchange Types?

Understanding whether the QI frequently handles more complex exchanges, such as reverse or improvement exchanges, can indicate their level of expertise beyond basic delayed exchanges.

4. How Are Client Funds Secured?

It is crucial to confirm that the QI uses segregated accounts for holding client funds, ideally in a reputable, FDIC-insured bank. This question helps ensure the safety of the funds against commingling or mismanagement.

5. Can the QI Provide Details of Their Internal Controls?

A reliable QI should have robust internal controls to prevent unauthorized access to funds. Potential clients should ask for detailed descriptions of these policies and verify that multiple safeguards are in place to protect their investment.

6. What Insurance Protections Does the QI Offer?

Inquiring about the type and amount of insurance coverage, including fidelity bonds and E&O insurance, is essential. This protection can safeguard an investor's assets against the QI's potential errors or omissions.

7. Where Exactly Are the Funds Held?

Prospective clients should know precisely where their funds will be held and insist that they be kept in secure, well-regulated financial institutions. Understanding these details adds an extra layer of security.

8. Who is Ineligible to Serve as a QI?

Investors should understand who qualifies as a QI and more importantly, who does not. This includes knowing the disqualifications related to personal connections and previous business relationships that might violate IRS rules.

9. What Happens to the Funds During the Exchange?

Asking how the funds are managed during the holding period and whether they are invested or remain liquid can affect access to the funds if immediate action is needed.

10. How Transparent is the QI with Their Operations?

Finally, potential clients should assess how open the QI is with their operations. A transparent QI would freely provide documentation, processes, and operational data upon request.

Concluding the Selection Process

After reviewing these questions with a QI, it's vital to read the Exchange Agreement thoroughly, which outlines the terms of your collaboration. Any discrepancies found between the agreement and what was discussed should be resolved before proceeding. Choosing the right QI not only secures your funds but also ensures compliance with all applicable tax laws, making your 1031 exchange a successful endeavor.

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