The University of Texas School of Law 65th Annual Taxation Conference December 13-14, 2017

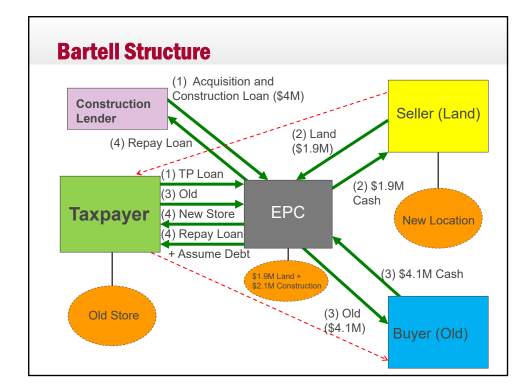
Recent Developments in 1031 Exchanges

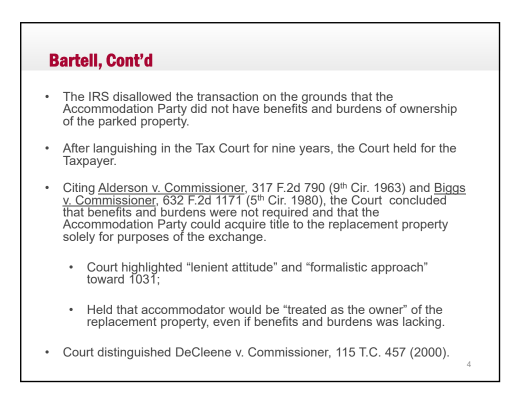
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Estate of Bartell v. Commissioner

- Taxpayer was Bartell Drugstores, Inc. ("BD"), a local Seattle chain drugstore.
- Around 2000, BD wanted to build a new corner location with drive-in to compete with national competitors (CVS, Walgreens).
- Prior to selling anything, BD found a location it loved. So, BD entered into a "REAECA" with EPC (owned by Mary Foster). Price for site was \$1.9M.
- Under the REACA, EPC borrowed funds from a bank (guaranteed by BD) and from BD to construct a new BD store for \$4M. EPC held title during 17month construction period.
- At end of 17 months, BD sold an old location to a third party, and used the funds to purchase the new location parked with EPC. This was structured as a 1031 exchange.
- IRS audit in 2004; Tax Court decision in 2016.
- <u>Issue</u>: Was this a valid 1031 exchange? Yes if EPC is respected as the owner of the parked property for tax purposes; no if BD was treated as the owner for tax purposes (because you cannot exchange with yourself).

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Bartell, Cont'd

Key Quote:

"Thus, <u>Alderson</u> and <u>Biggs</u> establish that where a section 1031 exchange is contemplated from the outset and a third-party exchange facilitator, rather than the taxpayer, takes title to the replacement property before the exchange, the exchange facilitator need not assume the benefits and burdens of ownership of the replacement property in order to be treated as its owner for section 1031 purposes before the exchange."

- Key Lessons:
 - Must intend to do a 1031 exchange;
 - Don't take title;
 - Use an intermediary.
- Case relies heavily on *Biggs*, a 5th Circuit case!

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First appeared as part of the conference materials for the 65th Annual Taxation Conference session "Recent Developments in 1031 Exchanges"