

1031 "LIKE KIND" PROPERTY

"WHERE DOES PROPERTY HAVE TO BE LOCATED TO QUALIFY FOR DEFERRAL?"



Compliments of

The term "like-kind" property isn't specifically defined in the tax code. Any real property held for productive use in a trade or business or for investment can be considered "like-kind" property. Properties are of "like-kind" if they are of the same nature or character, even if they differ in grade or quality. Real property is generally considered to be of "like-kind" regardless of whether the properties are improved or unimproved.

U.S. PROPERTY = U.S. PROPERTY

U.S. PROPERTY ≠ FOREIGN PROPERTY

Real property held for investment in the United States must be exchanged for other real property held for investment in the United States. Exchangers cannot exchange United States property for foreign property or visa versa. However, in one Private Letter Ruling (PLR 9038030), an investor was allowed to exchange into the U.S. Virgin Islands as part of a qualifying §1031 exchange. However, as with any PLR, it is very important to analyze the unique facts and circumstances of the taxpayer's situation. PLR 9038030 allowed an exchange into the U.S. Virgin Islands because it cited Section 932 of the Code, specifically that the taxpayer intended to have income derived from sources within the Virgin Islands and, based upon this Code Section, the term "United States" was enlarged to include the U.S. Virgin Islands.

BACKGROUND ON FOREIGN PROPERTY

Prior to 1989, Exchangers could exchange U.S. property for property outside of the U.S. However, for all exchanges occurring after July 10, 1989, only U.S. property can be considered "like-kind" for purposes of IRC Section 1031.

UNITED STATES PROPERTY



AN EXAMPLE

An investor can exchange out of a 100 acre parcel of unimproved land in Oregon worth \$1.2M and acquire the following properties that will be held for investment:

1. 40 acres of unimproved land in Kansas for \$300,000;
2. A rental home near the Florida coast for \$350,000;
3. A rental ski condo in Colorado for \$550,000.



ASSET PRESERVATION
INCORPORATED

National IRC §1031 "Qualified Intermediary"

National Headquarters

800-282-1031

Eastern Region Office

866-394-1031

apiexchange.com

info@apiexchange.com

Template # 71

Asset Preservation, Inc. does not give tax or legal advice. The information contained herein should not be relied upon as a substitute for tax or legal advice obtained from a competent tax and/or legal advisor.