§ 1.475(d)-1

1032 prevents the taxpayer from recognizing gain or loss with respect to that security:

- (2) A debt instrument issued by the taxpayer (including a synthetic debt instrument, within the meaning of §1.1275–6(b)(4), that §1.1275–6(b) treats the taxpayer as having issued); or
- (3) A REMIC residual interest, or an interest or arrangement that is determined by the Commissioner to have substantially the same economic effect, if the residual interest or the interest or arrangement is acquired on or after January 4, 1995.
- (b) Synthetic debt that §1.1275–6(b) treats the taxpayer as holding. If §1.1275–6 treats a taxpayer as the holder of a synthetic debt instrument (within the meaning of §1.1275–6(b)(4)), the synthetic debt instrument is a security held by the taxpayer within the meaning of section 475(c)(2)(C).
- (c) Negative value REMIC residuals acquired before January 4, 1995. A REMIC residual interest that is described in paragraph (c)(1) of this section or an interest or arrangement that is determined by the Commissioner to have substantially the same economic effect is not a security within the meaning of section 475(c)(2).
- (1) Description. A residual interest in a REMIC is described in this paragraph (c)(1) if, on the date the taxpayer acquires the residual interest, the present value of the anticipated tax liabilities associated with holding the interest exceeds the sum of—
- (i) The present value of the expected future distributions on the interest; and
- (ii) The present value of the anticipated tax savings associated with holding the interest as the REMIC generates losses.
- (2) Special rules applicable to negative value REMIC residuals acquired before January 4, 1995. Solely for purposes of this paragraph (c)—
- (i) If a transferee taxpayer acquires a residual interest with a basis determined by reference to the transferor's basis, then the transferee is deemed to acquire the interest on the date the transferor acquired it (or is deemed to acquire it under this paragraph (c)(2)(i)).

- (ii) Anticipated tax liabilities, expected future distributions, and anticipated tax savings are determined under the rules in §1.860E-2(a)(3) and without regard to the operation of section 475.
- (iii) Present values are determined under the rules in §1.860E-2(a)(4).

[T.D. 8700, 61 FR 67725, Dec. 24, 1996]

§1.475(d)-1 Character of gain or loss.

- (a) Securities never held in connection with the taxpayer's activities as a dealer in securities. If a security is never held in connection with the taxpayer's activities as a dealer in securities, section 475(d)(3)(A) does not affect the character of gain or loss from the security, even if the taxpayer fails to identify the security under section 475(b)(2).
- (b) Ordinary treatment for notional principal contracts and derivatives held by dealers in notional principal contracts and derivatives. Section 475(d)(3)(B)(ii) (concerning the character of gain or loss with respect to a security held by a person other than in connection with its activities as a dealer in securities) does not apply to a security if §1.475(b)-1(c) and the absence of a determination by the Commissioner prevent section 475(b)(1)(A) from applying to the security.

[T.D. 8700, 61 FR 67725, Dec. 24, 1996]

$\S 1.475(g)-1$ Effective dates.

- (a)–(b) [Reserved]
- (c) Section 1.475(a)—3 (concerning acquisition by a dealer of a security with a substituted basis) applies to securities acquired, originated, or entered into on or after January 4, 1995.
- (d) Section 1.475(a)-4 (concerning a safe harbor to use applicable financial statement values for purposes of section 475) applies to taxable years ending on or after June 12, 2007.
- (e) Except as provided elsewhere in this paragraph (d), §1.475(b)-1 (concerning the scope of exemptions from the mark-to-market requirement) applies to taxable years ending on or after December 31, 1993.
- (1) Section 1.475(b)–1(b) applies as follows:
- (i) Section 1.475(b)-1(b)(1)(i) (concerning equity interests issued by a related person) applies beginning June 19,