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# Reporting the Like-Kind Exchange of Real Estate Using IRS Form 8824

2019 Tax Return Edition

Compliments of

# **Realty Exchange Corporation**

"Your Nationwide Qualified Intermediary for the Tax Deferred Exchange of Real Estate"

www.1031.us/irs-form-8824

"This publication is designed to provide accurate and authoritative information regarding the subject matter covered. It is presented with the understanding that the publisher is not engaged in rendering legal or accounting service. If legal or other assistance is required, the services of a competent professional should be sought". From a Declaration of Principles jointly adopted by a committee of the American Bar Association and a committee of publishers and associations.

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## **REPORTING THE EXCHANGE**

Section 13303 of the Tax Cut and Jobs Act (TCJA) (PL No 115-97) passed in December 2017 amended in IRC Section 1031. The main change, effective January 1, 2018, was the deletion of <u>Personal and Intangible</u> property exchanges.

#### THE EXCHANGE OF REAL PROPERTY (real estate) WAS RETAINED.

While the TCJA had a significant impact on property exchanges, there was no change to how 1031 exchanges are reported.

These instructions were initially developed in the early 1990s when the IRS Form 8824 was first created. The IRS Form 8824 is very complicated and uses terms with which most exchangers are not familiar. As exchangers had many questions, this Workbook was published to be of assistance to them to accurately report an exchange. While the author is not engaged in rendering legal or accounting service, every effort has been made to ensure the guidance is in agreement with the current IRS Form 8824 instructions. Today, many taxpayers use tax preparers or commercial software. These instructions and the use of the enclosed worksheet help exchangers confirm that the other programs are not asking you to pay more taxes. If there is a conflict/difference, you should know why. Do not hesitate to email the author (ed@1031.us) with your worksheet numbers to ask for clarification or explain any differences.

In the early years of exchanging it was common for the property owners to assume the loan on the property, they were receiving. Today, most banks/lenders will not allow the assumption of a loan. However, most IRS instructions still provide examples of loans being assumed. This causes major confusion. With the use of the "deferred exchange" rules (IRS regulation 1.1031(k)-(1)) for most all 1031 exchanges, owners are getting new loans/mortgages.

## **1. WHEN DO WE REPORT THE EXCHANGE TO THE IRS?**

Exchanges are reported to the IRS for the tax year in which the first relinquished property is transferred, even if the replacement property(ies) are transferred in the following tax year.

Example: Exchanger settles on the relinquished property on Dec. 14, 2019, and then settles on replacement property May 1, 2019.

Exchanger would file IRS Form 8824 with the 2019 return, after filing for an extension.

Do not file 2019 tax return until all replacement properties are received.

## 2. HOW DO WE REPORT THE EXCHANGE?

The Exchange is reported on IRS Form 8824, Like-Kind Exchanges. The Form 8824 is divided into four parts:

Part I. Information on the Like-Kind Exchange

Part II. Related Party Exchange Information

Part III. Realized Gain or (Loss), Recognized Gain, and Basis of Like-Kind Property Received

Part IV. Not used for 1031 Exchange – Used only for Section 1043 Conflict of Interest Sales.

If the exchanger has recognized gain, in addition to IRS Form 8824, the exchanger may need to report the gain on <u>IRS Form 4797</u>, Sales of Business Property, <u>Schedule D</u> (IRS Form 1040), Capital Gains and Losses, and/or <u>IRS Form 6252</u>, Installment Sale Income. See paragraph 6 below. IRS has made it clear not to report the sale of exchange property on Form 8949 when reporting an exchange on Form 8824.

If you made more than one like-kind exchange in the same year, you should file only one summary Form 8824 and attach a statement showing all the information requested on Form 8824 for each exchange. Include your name and tax ID number at the top of each page of the statement. On the summary IRS Form 8824, enter only your name and tax ID number, the word "Summary" on Line 1, the total recognized gain from all exchanges on Line 23, and the total basis of all like-kind property received on Line 25.

## **3. COMPLETING PART I – INFORMATION ON THE LIKE-KIND EXCHANGE.**

For Lines 1 and 2 in Part I, the exchanger should show the address and type of property. Include all property involved in each exchange on the single Form 8824. Include an attachment if additional space is required. Line 5 is normally the date the qualified intermediary was provided the identification of the replacement property. In the event the replacement property settled before the 45th day, then separate identification is not required, and the transfer date for the replacement property is shown on Line 5. The date on Line 5 should be and is usually no later than 45 days after the date you transferred the relinquished property as shown on Line 4.

## 4. COMPLETING PART II – RELATED PARTY EXCHANGE INFORMATION.

Only complete Part II when the replacement property was purchased/acquired from a related party, directly or indirectly. A related party includes the exchanger's spouse, children, grandchild, parent, grandparent, brother or sister, or a related corporation, S corporation, partnership, or trust in which the exchanger and combined direct family ownership is over a 50% interest. See <u>IRC Section 1031(f)</u>. Before marking YES on Line 7, Form 8824 be certain that the other party in the exchange is a related person. For instance, an in-law while a relative, is not a related party for tax purposes. If the exchange is made with a related party (and an exception does not apply), then you must also file Form 8824 for the two years following the year of the exchange. See specific Form 8824 Instructions for Line 7. There have been some exceptions and clarifications on related party exchanges. If in doubt a tax advisor should be consulted before claiming the exchange involved a related party. If necessary, see specific Form 8824 instructions for Line 7.

# 5. COMPLETING PART III – REALIZED GAIN OR (LOSS), RECOGNIZED GAIN, AND BASIS OF LIKE-KIND PROPERTY RECEIVED.

Part III is the most important and most difficult part of the form to complete. Part III provides for the reporting of:

- A. Ordinary gain (or loss) on 'other property' (i.e., non-like property) given up (see Lines 12, 13, and 14)
- B. Ordinary income under the recapture rules (see Lines 21 and 22, and Instructions). Do not confuse with the recapture of Section 1250 depreciation. There is no recapture if exchanging depreciable real property for other depreciable real property. If depreciable real property is exchanged for non-depreciable real property (ex: rental house for land), then the total depreciation taken in excess of straight line could be recaptured. If the value of depreciable property received in the exchange (e.g.,

improvements to the land) exceeds the amount of additional or excess depreciation, then no depreciation will be recaptured. <u>Few properties exist today that have excess depreciation</u>.

- C. Multi-Asset Exchanges. Note that multi-asset exchanges are covered in detail in Section 1.1031(j)-1 of the regulations. An exchange is reported as a multi-asset exchange if the exchanger transferred AND received more than one group of like-kind properties, cash or other (not like-kind) property. Also, the transfer or receipt of multiple properties within the like kind group is a multi-asset exchange. See Page 1 of the IRS Instructions for Form 8824 on multi-asset exchanges and reporting of multi-asset exchanges.
- D. Realized Gain, Recognized Gain and Basis of Like-Kind Property Received. This is the primary purpose of Part III and IRS Form 8824.

To complete Part III, starting with Line 15, requires the use of our blank Worksheet (included).

The following example is used throughout this workbook, and a completed Worksheet using this example is included.

EXAMPLE: To show the use of the Worksheet, we will use the following example of an exchange transaction. In this example, the exchanger will buy down in value and receive excess exchange escrow funds.

- 1. *Basis*. The cost basis in the property being relinquished (with improvements) is \$150,000, and \$45,000 has been taken in depreciation over ten years.
- 2. *Relinquished Property*. The relinquished property contract price is \$500,000, and the current debt to be paid off at settlement is \$90,000. The exchanger had \$40,000 in exchange expenses, and the \$370,000 in proceeds (exchange escrow funds) were placed in a qualified escrow account by the Qualified Intermediary.
- 3. *Replacement Property*. The replacement property was purchased for \$450,000, and a new loan was obtained for \$150,000. The cash down payment was \$300,000, and exchange expenses were \$5,000.

## The Worksheet is broken down into the four following steps:

### **STEP 1: IT IS IMPORTANT TO READ EACH NOTE!**

Gain Realized from Property Relinquished. The first step is to determine the amount of total capital gain that is being realized.

- 1. FMV of Relinquished Property \$500,000 (Note 1: Fair Market Value [FMV] is normally contract price, less any discounts/credits)
- 2. Less: Adjusted Basis

a.	Cost (with improvements)	\$150,000	
b.	Less: Depreciation taken or allowed	- <u>\$45,000</u>	\$105,000

#### 3. Less: Total Exchange Expenses

(Note 2: Exchange expenses are allowable settlement expenses for the relinquished property and the acquisition cost of replacement properties.

(See included Like Kind Exchange Allocation of Exchange Expenses)

	a. Relinquished Property	\$40,000	
	b. Replacement Property	<u>+ \$5,000</u>	<u>- \$45,000</u>
4.	Equals Realized Gain		\$350,000

Line 4 is posted to Line 19 on IRS Form 8824.

Note: For a Reverse Exchange where the EAT holds the relinquished property the FMV used on Line 1 will be the amount the EAT was able to sell the relinquished property.

#### **STEP 2**

Determining Recognized Gain. This is the most important step in the process as it establishes how much of the capital gain realized will be recognized and become taxable income. Line 15 at the end of Step 2 reflects the taxable boot and is transferred to Line 15 on IRS Form 8824 - "the boot line."

<ol> <li>Relief of debt on relinquished property (paid off or assumed)</li> </ol>	\$90,000
6. Less: Debt acquired on replacement property	- \$150,000
<ol> <li>Equals net relief of liabilities [not less than zero]</li> <li>These three lines determine if there is any mortgage boot.</li> <li>If debt acquired is less than debt relief, mortgage boot results.</li> <li>New cash added to exchange escrow funds may offset mortgage boot.</li> <li>The answer may not be less than zero because excess mortgage cannot offs</li> </ol>	- 0 - et cash boot.
<ol> <li>Plus: Cash (down payment) received (Note 3: Cash received is FMV of relinquished property [Line 1] less debt relief [Line 5] less FMV of 'other property' received, including cash and value of owner held notes [Line 13 below])</li> </ol>	+ \$410,000
<ol> <li>Less: Cash paid (down payment) to seller (Note 4: Cash down payment is normally the difference between replacement property contract price and loan amount, less any seller given closing cost credits/allowances)</li> </ol>	– \$300,000
10. Less: Total Exchange Expenses (from Line 3 above)	- \$45,000
<ol> <li>Equals total 'cash boot' received (Line 8 minus Lines 9 + 10) but not less than zero.</li> </ol>	\$65,000
12. Less: FMV of non-like kind 'other property' relinquished. Includes credits given and other exchanger paid expenses. 'Other property' is all non-like property, such as personal property like a car, boat or trailer.	- 0 -

13. Plus: FMV of 'other non-like' property,	+ -0-
CASH held by exchanger and owner held Notes received.	
<ol> <li>Equals total NET boot received</li> <li>Sum of Lines (7 + 11 +13) minus Line 12.</li> </ol>	\$65,000
15. Recognized Gain (Taxable Income) The smaller of Line 4 or 14 above	\$65,000

#### Line 15 is posted to Line 15 on IRS Form 8824

## **STEP 3**

Realized Gain Deferred. This step determines how much of the realized gain will be deferred.

16. Realized Gain (from Line 4 above)	\$ 350,000
17. Less: Recognized Gain (Taxable Income, Line 15 above)	<u>- 65,000</u>
18. Equals Realized Gain Deferred	\$285,000

#### Line 18 is posted to Line 24 on IRS Form 8824

### STEP 4

Basis of New Property. This step determines what the total basis will be in the new like-kind properties. From this basis the proportionate value of the land is subtracted. The balance is the value of the exchanged for depreciation purposes. See Paragraph 7 below for the rules on depreciation of the replacement property.

	19. FMV of Replacement Property (normally contract price)	\$450,000
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#### Line 19 is posted to Line 16 on IRS Form 8824

20. Less: Realized Gain Deferred (from Line 18 above)	<u>     \$285,000     </u>
21. Equals Total Basis in New Property(ies)	\$165,000

### Line 21 is posted to both Lines 18 and 25 on IRS Form 8824

A completed Form 8824 using the above example is included after page 11.

Completion of IRS Form 8824. With the lines posted from the Worksheet to IRS Form 8824, the remaining open lines in Part III on Form 8824 can then be calculated.

IRS Form 8824 and its instructions are included at the end of this Workbook.

## 6. ADDITIONAL FORMS MAY BE REQUIRED.

Once Form 8824 is completed, then any additional forms required may be completed. If Line 22 on Form 8824 is zero – congratulations – no additional forms are required.

A. Form 4797, 'Sales of Business Property'. If there is an amount more than zero on Line 22 of the 8824, put that amount on Line 11 of the Schedule D or use Form 4797 to report the exchange of property used in your trade or business or held for production of rents (unless the installment method applies). However, if there is an amount on line 22, AND the relinquished property was held for business or production of income (like a residential rental) then Form 4797 should be completed. Show amount from Line 22, Form 8824 on Line 5, Form 4797 and fill in Line 7.

- B. Schedule D, Form 1040, 'Capital Gains & Losses'. For investment property not reported on Form 4797, transfer Line 22, Form 8824 (except installment sale amount), to Line 11 of the Schedule D, Form 1040. See instructions for Schedule D. The IRS in Tax Tip 2012-28 has clearly stated that if reporting a 1031 exchange on IRS Form 8824, do not show the sale on Form 8949.
- C. Form 6252, Installment Sale Income. That portion of the amount on Line 22, Form 8824, to be treated as an installment sale is reported on Form 6252. If there is any installment sale income, then it is carried forward from Line 26, Form 6252, and reported on Line 11, Schedule D or Line 4, Form 4797. (See IRS Publication 537, Installment Sales.)

If an exchanger actually receives boot or other exchange escrow funds in the year following the exchange of the first relinquished property, he may delay claiming receipt of the funds until the new year by filing IRS Form 6252, Installment Sale Income.

D. Schedule E and IRS Form 8582, Passive Activity Loss Limitations. If you have suspended passive losses from the rental property you are exchanging, then you may use those losses to offset any taxable boot you may be receiving. Use Worksheet 5 to IRS Form 8582 to determine the amount allowed loss (Column (c)) for the specific property being exchanged. The schedule E instructions state "If you have an unallowed rental real estate loss from a prior year after completing Form 8582 you can deduct this year, include the loss on line 22. [of schedule E]".

Any suspended passive losses on the exchanged property not used are carried forward to the replacement property (see IRS Publication 925, Passive Activity and At-Risk Rules, and the Instructions for IRS Form 8582).

## 7. DEPRECIATION OF REPLACEMENT PROPERTY.

On February 26, 2007, the IRS amended IRS Section 168. It was published in IRB 2007-14 as T.D. 9314. It contains the final regulations for depreciation of replacement property. Under these regulations, the general rule remains that the taxpayer must depreciate the remaining relinquished property adjusted basis (called the *exchanged basis*) over the remaining recovery period using the same depreciation method as if it were a continuation of the relinquished property depreciation schedule. However, if the replacement property is not residential, then the remaining exchanged basis and the new excess basis would be depreciated using the 39-year schedule. Any increase in the basis (called the *excess basis*) will be treated as newly acquired property and will be depreciated over 27.5 or 39 years using a new straight-line depreciation schedule. No depreciation is claimed for the period between the transfer of the relinquished property and the receipt of the replacement property. The regulation does permit the taxpayer to elect out of the rules and to treat the entire replacement property as a new asset. To make this election, see IRS instructions in <u>IRS Publication 946</u>, Chapter 4, page 47.

Example: An exchanger has been taking depreciation for 10 years on a residential rental purchased for \$150,000. He has taken \$4,500 in depreciation annually leaving an exchanged basis of \$105,000. If he purchases a residential replacement property with a total new basis of \$165,000 (per Line 25 of IRS Form 8824), his depreciation schedules for the replacement property would be as follows:

Continuation of the Old Schedule for remaining 17.5 years: \$4,500 per year for 17.5 years.

New Schedule for amount of Excess Basis for 27.5 years: If the depreciable improvements were deemed 80% of the full value of the replacement property, then 80% of the excess basis would

be depreciated over 27.5 years. The \$60,000 increase in basis (\$165,000 - \$105,000) would be depreciated as follows: \$60,000 x 80% divided by 27.5 years. The result would be \$1,745 in annual depreciation to be taken for 27.5 years.

The total depreciation to be taken annually henceforth would be \$4,500 (old schedule) plus \$1,745 (new schedule) for a total amount of \$6,245.

## 8. EXCHANGE EXPENSES.

Included in this Workbook is a table (page 11) showing the allocation of settlement costs. The **exchange expenses** column lists those expenses that may be incurred in the disposition of the relinquished property and the acquisition of the replacement property.

The allowed exchange expenses are summarized and listed on Line 3 of the Worksheet. Be sure to include any expenses paid outside of closing which are considered exchange expenses. Additional exchange expenses are (a) loan fees paid by seller (exchanger) for buyer of relinquished property, and (b) messenger/notary fees.

Other expenses, paid by the exchanger may be shown on the settlement statement in accordance with local standards, and may be paid (like expenses for an exchanger to get a property loan) but are not considered exchange expenses!

# 9. REPORTING EXCHANGE PROPERTY ALSO QUALIFYING FOR PRINCIPAL RESIDENCE SECTION 121 EXCLUSION.

It is possible that the relinquished property being exchanged also qualifies for exclusion of gain as a principal residence under IRC Section 121 (for details see <u>IRS Publication 523</u>, *Selling a Home*).

If you also qualify for the exclusion of gain, complete IRS Form 8824 according to the instructions with these exceptions:

(a) subtract Line 18 from Line 17. Subtract the amount of the exclusion from the result. Enter that result on Line 19.

(b) on the dotted line next to Line 19, enter "Section 121 exclusion" and the amount of the exclusion.

(c) on Line 20, enter the smaller of Line 15 minus the exclusion, OR Line 19, but not less than zero.

(d) subtract Line 15 from the sum of Lines 18 and 23. Add the amount of the exclusion to the result and enter that sum on Line 25.

For reporting property partly used as your home, see additional instructions on Page 2 of IRS Form 8824 instructions. For more details see <u>Revenue Procedure 2005-14</u>

## **10. REVERSE EXCHANGES.**

If you conducted a reverse exchange in accordance with IRS Revenue Procedure 2000-37, you will have transferred your relinquished property to the Exchange Accommodation Titleholder (EAT), OR you received the replacement property from the EAT at the end of the exchange. These are the transfer dates that are shown in Part I of IRS Form 8824, on Line 4 or Line 6.

## **11. SECURITY DEPOSITS.**

Security deposits and advanced rent should be paid or received outside of settlement and not shown on the Settlement Statement. They might end up being counted as boot rather than adjustments if included on the settlement statement.

## 12. 3.8% MEDICARE TAX AVOIDANCE.

Normally, when a taxpayer sells an investment or rental property the gain will be included in their taxable income and cause them to be subject to the 3.8% Medicare tax. It is clear in IRS regulation Section 1.1411 that all gain deferred in a 1031 exchange is not included in the 3.8% tax calculation.

## 13. ALTERNATIVE MINIMUM TAX (AMT).

When a taxpayer does a 1031 exchange without reporting any recognized gain, taxable income is not increased and there is no impact on calculating Alternative Minimum Tax (AMT).

#### Worksheet to Complete Part III of the Like-kind Exchange IRS Form 8824 (Bold line numbers on right refer to IRS Form 8824)

Step 1	Gain Realized from property relinquished			
1	FMV of Relinquished Property		\$500,000	
	Note 1: FMV is normally contract price less discounts/credits			
2	Less: Adjusted Basis			
	2a. Initial Cost (plus improvements) \$150,	,000		
	2b. Less: Depreciation Allowed -\$45,	,000	-\$105,000	
3	Less: Total Exchange Expenses			
	Note 2: Exchange Expenses are allowable selling and buying expenses			
	3a. Relinquished Property\$40,	,000		
	3b. Replacement Property\$5,	,000	-\$45,000	
4	Equals Realized Gain		\$350,000	(Line 19)
Step 2	Recognized Gain			
5	Relief of debt on relinquished property (paid off or assumed)		\$90,000	
6	Less: Debt acquired on replacement property		-\$150,000	
7	Equals net relief of liabilities (not less than zero)		\$0	
8	Cash (Down Payment) received		\$410,000	
	Note 3: Cash received is FMV of relinquished property [Line 1] less debt	relief		
	[Line 5] less FMV of 'other property' received [See Line 13]			
9	Less: Cash paid (Down payment to Seller)		\$300,000	
	(Note 4 Cash down payment is normally the difference between			
	replacement property contract price and loan amount, less any seller gi	ven		
10	closing costs credits/allowances)		<i></i>	
10	Less: Total Exchange expenses [Line 3] but not less than zero		\$45 <i>,</i> 000	
11	Equals total cash boot received [Line 8 minus Line 9 + 10] but not less th	han	\$65.000	
12	zero Less: FMV of non-like 'other property' relinquished		\$65,000 \$0	
13	Plus: FMV of 'other non-like property, cash held by exchanger and owned	ər	Ş0	
15	held notes received		\$0	
14	Equals Total NET boot received Sum of Line (7+11+13) minus Line 12		\$65,000	
15	Recognized Gain (Taxable Income) the smaller of Line 4 or 14		\$65,000	(Line 15)
Step 3	Realized Gain Deferred		<i><i><i>q</i>00)000</i></i>	(1
16	Realized Gain (Line 4)		\$350,000	
17	Less: Recognized gain (Line 15)		\$65,000	
18	Equals Realized Gain Deferred		\$285,000	(Line 24)
Step 4			<i>¥200,000</i>	(
19	FMV of Replacement Property (normally the contract price)		\$450,000	(Line 16)
20	Less: Realized Gain Deferred		\$285,000	(
21	Equals Total Basis in New Property(ies) received		\$165,000	(Line 18 & 25)
			Ŷ100,000	(-me 10 @ 20)

#### Worksheet to Complete Part III of the Like-kind Exchange IRS Form 8824 (Bold line numbers on right refer to IRS Form 8824)

Step 1	Gain Realized from property relinquished		
1	FMV of Relinquished Property	\$	
	Note 1: FMV is normally contract price less discounts/credits		
2	Less: Adjusted Basis		
	2a. Initial Cost (plus improvements) \$		
	2b. Less: Depreciation Allowed\$	-\$	
3	Less: Total Exchange Expenses		
	Note 2: Exchange Expenses are allowable selling and buying expenses		
	3a. Relinquished Property \$		
	3b. Replacement Property \$	\$	
4	Equals Realized Gain	\$	(Line 19)
Step 2	Recognized Gain		
5	Relief of debt on relinquished property (paid off or assumed)	\$	
6	Less: Debt acquired on replacement property	-\$	
7	Equals net relief of liabilities (not less than zero)	\$	
8	Cash (Down Payment) received	\$	
	Note 3: Cash received is FMV of relinquished property [Line 1] less debt re	elief	
	[Line 5] less FMV of 'other property' received [See Line 13]		
9	Less: Cash paid (Down payment to Seller)	-\$	
	(Note 4 Cash down payment is normally the difference between		
	replacement property contract price and loan amount, less any seller		
10	given closing costs credits/allowances)	-\$	
10	Less: Total Exchange expenses [Line 3] but not less than zero Equals total cash boot received [Line 8 minus Line 9 + 10] but not less	->	
11	than zero	\$	
12	Less: FMV of non-like 'other property' relinquished	-\$ 	
13	Plus: FMV of 'other non-like property, cash held by exchanger and owner		
10	held notes received	\$	
14	Equals Total NET boot received Sum of Line (7+11+13) minus Line 12	\$	
15	Recognized Gain (Taxable Income) the smaller of Line 4 or 14	\$	(Line 15)
Step 3	Realized Gain Deferred		、 、
16	Realized Gain (Line 4)	\$	
17	Less: Recognized gain (Line 15)	-\$	
18	Equals Realized Gain Deferred	\$	(Line 24)
Step 4		·	
19	FMV of Replacement Property (normally the contract price)	\$	(Line 16)
20	Less: Realized Gain Deferred	\$ -\$	. ,
21	Equals Total Basis in New Property(ies) received	\$	(Line 18 & 25)
	. , , , ,	·	

#### LIKE-KIND EXCHANGE ALLOCATION OF SETTLEMENT COSTS

#### **Relinquished Property**

#### Exchange Expenses (1)(3)

Commission Title Charges Recording Fees Termite Courier Fees Wire Fees Exchange Fee Transfer Taxes

#### **Non-Exchange Expenses or Debt**

Unpaid HOA/Condo Fee Property Taxes Pay-Off Mort. Principal Pay-Off Interest Lender Charges Items unpaid by Seller Unpaid Taxes Escrow for Repairs

#### **Replacement Property**

#### Exchange Expenses Commission Title Charges Title Insurance Recording Fees Wire Fees Exchange Fees Termite Inspection Courier Fee Survey if ordered by owner (not lender)

Non-Exchange Expenses or Debt Loan Fees Loan Points (2) Lender Reserves (4) Appraisal Fees – if ordered by the lender <u>Pre-Paid</u> - Interest

- Insurance
- HOA/Condo Fee

- (1) Include items paid outside of closing (POC).
- (2) Points paid for loan are amortized over the life of the loan.
- (3) Exchange expenses relate to cost to dispose of the relinquished property and cost to acquire the replacement property.
- (4) Deductible at the time paid by the lender

## **EXAMPLE**



Department of the Treasury

Name(s) shown on tax return

Internal Revenue Service

#### **Like-Kind Exchanges**

(and section 1043 conflict-of-interest sales)

Attach to your tax return.

► Go to www.irs.gov/Form8824 for instructions and the latest information.

OMB No. 1545-1190	
2019	
Attachment Sequence No. 109	

Identifying number

Example

#### Part I Information on the Like-Kind Exchange

**Note:** Generally, only real property should be described on line 1 or 2. However, you may describe personal and/or real property on line 1 or 2 if you are filing this form to report the disposition of property exchanged in a previously reported related party like-kind exchange. If the property described on line 1 or line 2 is real or personal property located outside the United States, indicate the country.

1	Description of like-kind property given up:		
	Rental Town House		
	123 Baker Street, Anywhere, MD		
2	Description of like-kind property received:		
	Rental Single Family House		
	456 Short Street, Anywhere, VA		
3	Date like-kind property given up was originally acquired (month, day, year)	3	01/02/2009
4	Date you actually transferred your property to the other party (month, day, year)	4	01/15/2019
5	Date like-kind property you received was identified by written notice to another party (month, day, year). See instructions for 45-day written identification requirement	5	03/05/2019
6	Date you actually received the like-kind property from other party (month, day, year). See instructions	6	05/30/2019

**Note:** Do not file this form if a related party sold property into the exchange, directly or indirectly (such as through an intermediary); that property became your replacement property; and none of the exceptions in line 11 applies to the exchange. Instead, report the disposition of the property as if the exchange had been a sale. If one of the exceptions on line 11 applies to the exchange, complete Part II.

Part II Related Party Exchange Information						
8	Name of related party	Relationship to you	Related party's identifying number			
	Address (no., street, and apt., room, or suite no., city or town, state, and ZIP code)					
9	During this tax year (and before the date that is 2 years after the exchange), did the related party sell or dispose of any p		•			

10	During this tax user (and before the date that is 2 users after the last transfer of preparty that was part of	
10	During this tax year (and before the date that is 2 years after the last transfer of property that was part of	
	the exchange), did you sell or dispose of any part of the like-kind property you received?	

If both lines 9 and 10 are "No" and this is the year of the exchange, go to Part III. If both lines 9 and 10 are "No" and this is **not** the year of the exchange, stop here. If either line 9 or line 10 is "Yes," complete Part III and report on this year's tax return the deferred gain or (loss) from line 24 **unless** one of the exceptions on line 11 applies.

11 If one of the exceptions below applies to the disposition, check the applicable box.

a 
The disposition was after the death of either of the related parties.

- **b** The disposition was an involuntary conversion, and the threat of conversion occurred after the exchange.
- c Vou can establish to the satisfaction of the IRS that neither the exchange nor the disposition had tax avoidance as one of its principal purposes. If this box is checked, attach an explanation. See instructions.

(or an intermediary) in the exchange?

. . . 🗌 Yes

Name(s) shown on tax return. Do not enter name and social security number if shown on other side.

#### Part III Realized Gain or (Loss), Recognized Gain, and Basis of Like-Kind Property Received

Caution: If you transferred and received (a) more than one group of like-kind properties or (b) cash or other (not like-kind) property, see Reporting of multi-asset exchanges in the instructions.

Note: Complete lines 12 through 14 only if you gave up property that was not like-kind. Otherwise, go to line 15.

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12	Fair market value (FMV) of other property given up	12			
13	Adjusted basis of other property given up	13			
14	Gain or (loss) recognized on other property given up. Subtract line 13 from line 1 (loss) in the same manner as if the exchange had been a sale	2. Re	eport the gain or	14	
	<b>Caution:</b> If the property given up was used previously or partly as a home, se <b>home</b> in the instructions.	e Pr	operty used as		
15	Cash received, FMV of other property received, plus net liabilities assumed by	othe	r party, reduced		
	(but not below zero) by any exchange expenses you incurred. See instructions			15	65,000
16	FMV of like-kind property you received			16	450,000
17	Add lines 15 and 16			17	515,000
18	Adjusted basis of like-kind property you gave up, net amounts paid to other part	y, plu	is any exchange		
	expenses not used on line 15. See instructions			18	165,000
19	Realized gain or (loss). Subtract line 18 from line 17			19	350,000
20	Enter the smaller of line 15 or line 19, but not less than zero			20	65,000
21	Ordinary income under recapture rules. Enter here and on Form 4797, line 16. See	e inst	ructions	21	0
22	Subtract line 21 from line 20. If zero or less, enter -0 If more than zero, enter her	e and	d on Schedule D		
	or Form 4797, unless the installment method applies. See instructions			22	65,000
23	Recognized gain. Add lines 21 and 22.			23	65,000
24	Deferred gain or (loss). Subtract line 23 from line 19. If a related party exchange, s	see ir	structions.	24	285,000
25	Basis of like-kind property received. Subtract line 15 from the sum of lines 18 a	and 2	3	25	165,000

Deferral of Gain From Section 1043 Conflict-of-Interest Sales

## THIS SECTION IS NOT RELEVANT TO 1031 EXCHANGES

# 20**19** Instructions for Form 8824

#### Like-Kind Exchanges (and section 1043 conflict-of-interest sales)

Section references are to the Internal Revenue Code unless otherwise noted.

## **General Instructions**

**Future developments.** For the latest information about developments related to Form 8824 and its instructions, such as legislation enacted after they were published, go to *IRS.gov/Form8824*.

## Reminders

Special rules for capital gains invested in Qualified Opportunity Funds. Effective December 22, 2017, section 1400Z-2 provides a temporary deferral of inclusion in gross income for capital gains invested in Qualified Opportunity Funds, and permanent exclusion of capital gains from the sale or exchange of an investment in the Qualified Opportunity Fund if the investment is held for at least 10 years. See Form 8949 instructions on how to report your election to defer eligible gains invested in a Qualified Opportunity Fund. For additional information, please see <u>Opportunity Zones Frequently</u> Asked Questions.

Exchanges limited to real property.

Beginning after December 31, 2017, section 1031 like-kind exchange treatment applies only to exchanges of real property held for use in a trade or business or for investment, other than real property held primarily for sale. Before the law change, section 1031 also applied to certain exchanges of personal or intangible property. A transition rule in the new law provides that section 1031 will still apply to a qualifying exchange of personal or intangible property if the taxpayer disposed of the exchanged property on or before December 31, 2017, or received replacement property on or before that date.

## **Purpose of Form**

Use Parts I, II, and III of Form 8824 to report each exchange of business or investment real property for real property of a like kind. Form 8824 figures the amount of gain deferred as a result of a like-kind exchange. Part III computes the amount of gain required to be reported on the tax return in the current year if cash or property that isn't of a like kind is involved in the exchange. Also, the basis of the like-kind property received is figured on Form 8824.

Certain members of the executive branch of the federal government and judicial officers of the federal government use Part IV to elect to defer gain on conflict-of-interest sales. Judicial officers of the federal government are the following:

1. Chief Justice of the United States.

2. Associate Justices of the Supreme Court.

- 3. Judges of the:
- a. United States courts of appeals;

b. United States district courts, including the district courts in Guam, the Northern Mariana Islands, and the Virgin Islands;

c. Court of Appeals for the Federal Circuit;

- d. Court of International Trade;
- e. Tax Court;
- f. Court of Federal Claims;
- g. Court of Appeals for Veterans Claims;

h. United States Court of Appeals for the Armed Forces; and

i. Any court created by an Act of Congress, the judges of which are entitled to hold office during good behavior.

**Multiple exchanges.** If you made more than one like-kind exchange, you can file a summary on one Form 8824 and attach your own statement showing all the information requested on Form 8824 for each exchange. Include your name and identifying number at the top of each page of the statement. On the summary Form 8824, enter only your name and identifying number, "Summary" on line 1, the total recognized gain from all exchanges on line 23, and the total basis of all like-kind property received on line 25.

## When To File

If during the current tax year you transferred property to another party in a like-kind exchange, you must file Form 8824 with your tax return for that year. Also file Form 8824 for the 2 years following the year of a related party exchange. See the instructions for *Line T*, later, for details.

## Like-Kind Exchanges

Generally, if you exchange business or investment real property solely for business or investment real property of a like kind, section 1031 provides that no gain or loss is recognized. If, as part of the exchange, you also receive other (not like-kind) property or money, gain is recognized to the extent of the other property and money received, but a loss isn't recognized.

Section 1031 doesn't apply to exchanges of real property held primarily for sale, or exchanges of personal or intangible property. See section 1031(a)(2). In addition, section 1031 doesn't apply to certain exchanges involving tax-exempt use property subject to a lease. See section 470(e)(4).



If you exchanged stock in a mutual ditch, reservoir, or irrigation company, see the discussion later.

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.

Generally, real properties are like-kind properties, regardless of whether they are improved or unimproved. However, real property in the United States and real property outside the United States aren't like-kind properties. See Pub. 544, Sales and Other Dispositions of Assets, for more details.

**Deferred exchanges.** A deferred exchange occurs when the property received in the exchange is received after the transfer of the property given up. For a deferred exchange to qualify as like kind, you must comply with the timing requirements for identification and receipt of replacement property. The replacement property for the exchange must be identified within 45 days after the property being given up is transferred. The replacement property must be received within 180 days, or by the due date of the tax return including extensions, whichever is earlier. See the instructions for <u>Line 5</u> and <u>Line 6</u>, later, for more details.

If you make a deferred exchange using a qualified intermediary (QI), the transfer of the property given up and receipt of like-kind property is treated as a like-kind exchange. If you fail to meet the timing requirements because of the QI, your transaction won't qualify as a deferred exchange and any gain may be taxable in the year you transferred the property. However, if the QI defaults on its obligation to acquire and transfer replacement property because of bankruptcy or receivership proceedings and you meet certain requirements, you may be able to report the gain in the year or years payments are received. For the requirements, see Rev. Proc. 2010-14, 2010-12 I.R.B. 456, available at IRS.gov/irb/2010-12\_IRB/ar07.html.

**Multi-asset exchanges.** A multi-asset exchange involves the transfer and receipt of more than one group of like-kind properties. The transfer or receipt of multiple properties within one like-kind group also is a multi-asset exchange. However, an exchange of a single piece of land, a vehicle, and cash for a single piece of land and a



vehicle is not a multi-asset exchange because, of the assets transferred, section 1031 may apply only to the exchange of the land for other land. Special rules apply when figuring the amount of gain recognized and your basis in properties received in a multi-asset exchange. For details, see Regulations section 1.1031(j)-1.

**Reporting of multi-asset exchanges.** If you transferred and received (a) more than one group of like-kind properties or (b) cash or other (not like-kind) property, don't complete lines 12 through 18 of Form 8824. Instead, attach your own statement showing how you figured the realized and recognized gain, and enter the correct amount on lines 19 through 25. Report any recognized gains on your Schedule D; Form 4797, Sales of Business Property; or Form 6252, Installment Sale Income, whichever applies.

Exchanges using a qualified exchange accommodation arrangement (QEAA). If property is transferred to an exchange accommodation titleholder (EAT) and held in a QEAA, the EAT may be treated as the beneficial owner of the property, the property transferred from the EAT to you may be treated as property you received in an exchange, and the property you transferred to the EAT may be treated as property you gave up in an exchange. This may be true even if the property you are to receive is transferred to the EAT before you transfer the property you are giving up. However, the property transferred to you can't be treated as property received in an exchange if you previously owned it within 180 days of its transfer to the EAT. For details, see Rev. Proc. 2000-37 as modified by Rev. Proc. 2004-51. Rev. Proc. 2000-37 is on page 308 of Internal Revenue Bulletin 2000-40 at IRS.gov/pub/irs-irbs/irb00-40.pdf. Rev. Proc. 2004-51, 2004-33 I.R.B. 294, is available at IRS.gov/irb/2004-33\_IRB/ar13.html.

**Property used as home.** If the property given up was owned and used as your home for at least a total of 2 years during the 5-year period ending on the date of the exchange, you may be able to exclude part or all of any gain figured on Form 8824. For details on the exclusion of gain (including how to figure the amount of the exclusion), see Pub. 523, Selling Your Home. Fill out Form 8824 according to its instructions, with these exceptions:

1. Subtract line 18 from line 17. Enter that result on line 19. On the dotted line next to line 19, enter "Section 121 exclusion" and the amount of the exclusion.

- 2. On line 20, enter the smaller of:
- a. Line 15 minus the exclusion, or
- b. Line 19.

Don't enter less than zero.

3. Subtract line 15 from the sum of lines 18 and 23. Add the amount of your exclusion to the result. Enter that sum on line 25.

**Property used partly as home.** If the property given up was used partly as a home, and partly for business or investment,

you will need to use two separate Forms 8824 as worksheets. Use one worksheet for the part of the property used as a home, and the other worksheet for the part used for business or investment. Fill out only lines 15 through 25 of each worksheet Form 8824. On the worksheet Form 8824 for the part of the property used as a home, follow steps (1) through (3) above, except that instead of following step (2), enter the amount from line 19 on line 20. On the worksheet Form 8824 for the part of the property used for business or investment, follow steps (1) through (3) above only if you can exclude at least part of any gain from the exchange of that part of the property; otherwise, complete the form according to its instructions. Enter the combined amounts from lines 15 through 25 of both worksheet Forms 8824 on the Form 8824 you file. Don't file either worksheet with Form 8824.

*More information.* For details, see Rev. Proc. 2005-14, 2005-7 I.R.B. 528, available at *IRS.gov/irb/2005-7\_IRB/ar10.html*.

Exchange of stock in a mutual ditch, reservoir, or irrigation company. The exchange of stock in a mutual ditch, reservoir, or irrigation company may qualify for the nonrecognition of gain or loss under section 1031.

The nonrecognition of gain or loss on the exchange may apply if, at the time of the exchange:

 The company is a section 501(c)(12)
 (A) organization (determined without regard to the percentage of income collected from members for the purpose of meeting losses and expenses), and

2. The shares of stock in the company have been recognized by the highest court in the state in which the company was organized or by an applicable statute of that state as constituting or representing real property or an interest in real property.

Additional information. For more information on like-kind exchanges, see section 1031 and its regulations and Pub. 544.

## **Specific Instructions**

Lines 1 and 2. Generally, only real property should be described on line 1 or 2. However, you may describe personal and/or real property on line 1 or 2 if you are filing this form to report the disposition of property exchanged in a previously reported related party like-kind exchange. For real property, enter the address and type of property. For personal property, enter a short description. For property located outside the United States, include the country.

Line 5. Enter on line 5 the date of the written identification of the like-kind property you received in a deferred exchange. To comply with the 45-day written identification requirement, the following conditions must be met. 1. The like-kind property you receive in a deferred exchange is designated in writing as replacement property either in a document you signed or in a written agreement signed by all parties to the exchange.

2. The document or agreement describes the replacement property in a clear and recognizable manner. Real property should be described using a legal description, street address, or distinguishable name (for example, "Mayfair Apartment Building").

3. No later than 45 days after the date you transferred the property you gave up:

a. You send, fax, or hand deliver the document you signed to the person required to transfer the replacement property to you (including a disqualified person) or to another person involved in the exchange (other than a disqualified person); or

b. All parties to the exchange sign the written agreement designating the replacement property.

Generally, a disqualified person is either your agent at the time of the transaction or a person related to you. For more details, see Regulations section 1.1031(k)-1(k).

**Note.** If you received the replacement property before the end of the 45-day period, you automatically are treated as having met the 45-day written identification requirement. In this case, enter on line 5 the date you received the replacement property.

**Line 6.** Enter on line 6 the date you received the like-kind property from the other party.

The property must be received by the earlier of the following dates.

• The 180th day after the date you transferred the property given up in the exchange.

• The due date (including extensions) of your tax return for the year in which you transferred the property given up.

Line 7. Special rules apply to like-kind exchanges made with related parties, either directly or indirectly. A related party includes your spouse, child, grandchild, parent, grandparent, brother, sister, or a related corporation, S corporation, partnership, trust, estate, or tax-exempt organization. See section 1031(f).

An exchange made indirectly with a related party includes:

• An exchange made with a related party through an intermediary (such as a qualified intermediary or an exchange accommodation titleholder, as defined in Pub. 544); or

• An exchange made by a disregarded entity (such as a single member limited liability company) if you or a related party owned that entity.

An exchange structured to avoid the related party rules isn't a like-kind exchange. Don't report it on Form 8824. Instead, you should report the disposition of the property given up as if the exchange had been a sale. See section 1031(f)(4). Such an exchange includes the transfer of property you gave up to a qualified intermediary in exchange for property you received that was formerly owned by a related party if the related party received cash or other (not like-kind) property for the property you received, and you used the qualified intermediary to avoid the application of the related party rules. See Rev. Rul. 2002-83 for more details. You can find Rev. Rul. 2002-83 on page 927 of Internal Revenue Bulletin 2002-49 at IRS.gov/pub/irs-irbs/irb02-49.pdf.

If, after the exchange, you own replacement property that a related party sold into the exchange through an unrelated party such as a qualified intermediary, don't report the transaction on Form 8824 unless one of the exceptions on line 11 applies. Instead, report the disposition of the property given up as if the exchange had been a sale.

If you or the related party (either directly or indirectly) dispose of property received in an exchange before the date that is 2 years after the last transfer which was part of the exchange, the deferred gain or (loss) from line 24 must be reported on your return for the year of disposition (unless an exception on line 11 applies).

If you are filing this form for 1 of the 2 years following the year of the exchange, complete Parts I and II. If both lines 9 and 10 are "No," **stop**. You don't have to complete Part III.

If either line 9 or line 10 is "Yes," and an exception on line 11 applies, check the applicable box on line 11, attach any required explanation, and **stop**. If none of the exceptions on line 11 apply, complete Part III. Report the deferred gain or (loss) from line 24 on this year's tax return as if the exchange had been a sale.

Line 11c. If you believe that you can establish to the satisfaction of the IRS that tax avoidance was not a principal purpose of both the exchange and the disposition, attach an explanation. Generally, tax avoidance won't be seen as a principal purpose in the case of:

A disposition of property in a

nonrecognition transaction,

• An exchange in which the related parties derive no tax advantage from the shifting of basis between the exchanged properties, or

• An exchange of undivided interests in different properties that results in each related party holding either the entire interest in a single property or a larger undivided interest in any of the properties.

Lines 12, 13, and 14. Line 12 should be completed if other property that doesn't qualify as like-kind property was part of the exchange, in addition to the like-kind property. Enter the fair market value (FMV) and the adjusted basis of the other property on lines 12 and 13, respectively. The gain or (loss) from this property is figured on line 14 and must be reported on your return. Report gain or (loss) as if the exchange were a sale. Line 15. Include on line 15 the sum of:Any cash paid to you by the other party;

 The FMV of other (not like-kind) property you received, if any; and

• Net liabilities assumed by the other party—the excess, if any, of liabilities (including mortgages) assumed by the other party over the total of (a) any liabilities you assumed, (b) cash you paid to the other party, and (c) the FMV of the other (not like-kind) property you gave up.

See the example in the instructions for line 18.

Reduce the sum of the above amounts (but not below zero) by any exchange expenses you incurred.

The following rules apply in determining the amount of liability treated as assumed. • A recourse liability (or portion thereof) is treated as assumed by the party receiving the property if that party has agreed to and is expected to satisfy the liability (or portion thereof). It doesn't matter whether the party transferring the property has been relieved of the liability.

• A nonrecourse liability generally is treated as assumed by the party receiving the property subject to the liability. However, if an owner of other assets subject to the same liability agrees with the party receiving the property to, and is expected to, satisfy part or all of the liability, the amount treated as assumed is reduced by the smaller of (a) the amount of the liability that the owner of the other assets has agreed to and is expected to satisfy or (b) the FMV of those other assets.

Line 18. Include on line 18 the sum of: • The adjusted basis of the like-kind

property you gave up;

• Exchange expenses, if any (except for expenses used to reduce the amount reported on line 15); and

• Net amount paid to the other party—the excess, if any, of the total of (a) any liabilities you assumed, (b) cash you paid to the other party, and (c) the FMV of the other (not like-kind) property you gave up over any liabilities assumed by the other party.

See Regulations section 1.1031(d)-2 and the following example for figuring amounts to enter on lines 15 and 18.

**Example.** A owns an apartment house with an FMV of \$220,000, an adjusted basis of \$100,000, and subject to a mortgage of \$80,000. B owns an apartment house with an FMV of \$250,000, an adjusted basis of \$175,000, and subject to a mortgage of \$150,000.

A transfers his apartment house to B and receives in exchange B's apartment house plus \$40,000 cash. A assumes the mortgage on the apartment house received from B, and B assumes the mortgage on the apartment house received from A.

A enters on line 15 only the \$40,000 cash received from B. The \$80,000 of liabilities assumed by B isn't included because it doesn't exceed the \$150,000 of liabilities A assumed. A enters \$170,000 on line 18—the \$100,000 adjusted basis, plus the \$70,000 excess of the liabilities A assumed over the liabilities assumed by B (\$150,000 -\$80,000).

B enters \$30,000 on line 15—the excess of the \$150,000 of liabilities assumed by A over the total (\$120,000) of the \$80,000 of liabilities B assumed and the \$40,000 cash B paid. B enters on line 18 only the adjusted basis of \$175,000 because the total of the \$80,000 of liabilities B assumed and the \$40,000 cash B paid doesn't exceed the \$150,000 of liabilities assumed by A.

Line 21. If you disposed of section 1245, 1250, 1252, 1254, or 1255 property (see the instructions for Part III of Form 4797), you may be required to recapture as ordinary income part or all of the realized gain (line 19). Figure the amount to enter on line 21 as follows.

Section 1245 property. Enter the smaller of:

1. The total adjustments for deductions (whether for the same or other property) allowed or allowable to you or any other person for depreciation or amortization (up to the amount of gain shown on line 19); or

2. The gain shown on line 20, if any, plus the FMV of non-section 1245 like-kind property received.

Section 1250 property. Enter the smaller of:

1. The gain you would have had to report as ordinary income because of additional depreciation if you had sold the property (see the Form 4797 instructions for line 26), or

2. The larger of:

a. The gain shown on line 20, if any; or

b. The excess, if any, of the gain in item (1) above over the FMV of the section 1250 property received.

Section 1252, 1254, and 1255 property. The rules for these types of property are similar to those for section 1245 property. See Regulations sections 1.1252-2(d) and 1.1254-2(d) and Temporary Regulations section 16A.1255-2(c) for details. If the installment method applies to this exchange:

1. See section 453(f)(6) to determine the installment sale income taxable for this year and report it on Form 6252.

2. Enter on Form 6252, line 25 or 36, the section 1252, 1254, or 1255 recapture amount you figured on Form 8824, line 21. Don't enter more than the amount shown on Form 6252, line 24 or 35.

3. Also enter this amount on Form 4797, line 15.

4. If all the ordinary income isn't recaptured this year, report in future years on Form 6252 the ordinary income up to the taxable installment sale income, until it is all reported.

Line 22. Report a gain from the exchange of property used in a trade or business (and

other noncapital assets) on Form 4797, line 5 or line 16. Report a gain from the exchange of capital assets according to the Schedule D instructions for your return. Be sure to use the date of the exchange as the date for reporting the gain. If the installment method applies to this exchange, see section 453(f)(6) to determine the installment sale income taxable for this year and report it on Form 6252.

Line 24. If line 19 is a loss, enter it on line 24. Otherwise, subtract the amount on line 23 from the amount on line 19 and enter the result. For exchanges with related parties, see the instructions for <u>Line 7</u>, earlier.

Line 25. The amount on line 25 is your basis in the like-kind property you received in the exchange. Your basis in other property received in the exchange, if any, is its FMV.

#### Section 1043 Conflict-of-Interest Sales (Part IV)

If you sell property at a gain according to a certificate of divestiture issued by the Office of Government Ethics (OGE) or the Judicial Conference of the United States (or its designee) and purchase replacement property (permitted property), you can elect to defer part or all of the realized gain. You must recognize gain on the sale only to the extent that the amount realized on the sale is more than the cost of replacement property purchased within 60 days after the sale. (You also must recognize any ordinary income recapture.) Permitted property is any obligation of the United States or any diversified investment fund approved by the OGE.



If the property you sold was stock you acquired by exercising a statutory stock option, you may be

treated as meeting the holding periods that apply to such stock, regardless of how long you actually held the stock. This may benefit you if you don't defer your entire gain, because it may allow you to treat the gain as a capital gain instead of ordinary income. For details, see section 421(d) or Pub. 525, Taxable and Nontaxable Income.

Complete Part IV of Form 8824 only if the cost of the replacement property is more than the basis of the divested property and you elect to defer the gain. Otherwise, report the sale on your Schedule D or Form 4797, whichever applies.

Your basis in the replacement property is reduced by the amount of the deferred gain. If you made more than one purchase of replacement property, reduce your basis in the replacement property in the order you acquired it.

**Line 30.** Enter the amount you received from the sale of the divested property, minus any selling expenses.

Line 35. Follow these steps to determine the amount to enter.

1. Use Part III of Form 4797 as a worksheet to figure ordinary income under the recapture rules.

2. Enter on Form 8824, line 35, the amount from Form 4797, line 31. Don't attach the Form 4797 used as a worksheet to your return.

3. Report the amount from line 35 on Form 4797, line 10, column (g). In column (a), write "From Form 8824, line 35." Don't complete columns (b) through (f).

Line 36. If you sold a capital asset, enter any capital gain from line 36 on your Schedule D. If you sold property used in a trade or business (or any other asset for which the gain is treated as ordinary income), report the gain on Form 4797, line 2 or line 10, column (g). In column (a), write "From Form 8824, line 36." Don't complete columns (b) through (f). Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. You are required to give us the information. We need it to ensure that you are complying with these laws and to allow us to figure and collect the right amount of tax.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

The time needed to complete and file this form will vary depending on individual circumstances. The estimated burden for individual taxpayers filing this form is approved under OMB control number 1545-0074 and is included in the estimates shown in the instructions for their individual income tax return. The estimated burden for all other taxpayers who file this form is shown below.

Recordkeeping	10 hr., 16 min.			
Learning about				
the law or the				
form	1 hr., 59 min.			
Preparing the				
form	2 hr., 14 min.			

If you have comments concerning the accuracy of these time estimates or suggestions for making this form simpler, we would be happy to hear from you. See the instructions for the tax return with which this form is filed.