§ 1.467-9

(4) The section 467 rental agreement was entered into on or before May 18, 1999

[T.D. 8820, 64 FR 26875, May 18, 1999]

§ 1.467-9 Effective dates and automatic method changes for certain agreements.

- (a) *In general*. Sections 1.467–1 through 1.467–7 are applicable for—
- (1) Disqualified leasebacks and longterm agreements entered into after June 3, 1996; and
- (2) Rental agreements not described in paragraph (a)(1) of this section that are entered into after May 18, 1999.
- (b) Automatic consent for certain rental agreements. Section 1.467–8 applies only to rental agreements described in §1.467–8.
- (c) Application of regulation project IA–292–84 to certain leasebacks and long-term agreements. In the case of any leaseback or long-term agreement (other than a disqualified leaseback or long-term agreement) entered into after June 3, 1996, and on or before May 18, 1999, a taxpayer may choose to apply the provisions of regulation project IA–292–84 (1996–2 C.B. 462)(see §601.601(d)(2) of this chapter).
- (d) Entered into. For purposes of this section and §1.467-8, a rental agreement is entered into on its agreement date (within the meaning of §1.467-1(h)(1) and, if applicable, §1.467-1(f)(1)(i)).
- (e) Change in method of accounting—(1) In general. For the first taxable year ending after May 18, 1999, a taxpayer is granted consent of the Commissioner to change its method of accounting for rental agreements described in paragraph (a)(2) of this section to comply with the provisions of §§1.467–1 through 1.467–7.
- (2) Application of regulation project IA-292-84. For the first taxable year ending after May 18, 1999, a taxpayer is granted consent of the Commissioner to change its method of accounting for any rental agreement described in paragraph (c) of this section to comply with the provisions of regulation project IA-292-84 (1996-2 C.B. 462) (see §601.601(d)(2) of this chapter).
- (3) Automatic change procedures. A taxpayer changing its method of accounting in accordance with this para-

graph (e) must follow the automatic change in accounting method provisions of Rev. Proc. 98-60 (see §601.601(d)(2) of this chapter) except, for purposes of this paragraph (e), the scope limitations in section 4.02 of Rev. Proc. 98-60 are not applicable. A method change in accordance with paragraph (e)(1) of this section is made on a cut-off basis so no adjustment under section 481(a) is required.

[T.D. 8820, 64 FR 26875, May 18, 1999]

§ 1.468A-0 Nuclear decommissioning costs; table of contents.

This section lists the paragraphs contained in §§ 1.468A-1 through 1.468A-8.

§1.468A-1 Nuclear decommissioning costs; general rules.

- (a) Introduction.
- (b) Definitions.
- (c) Special rules applicable to certain experimental nuclear facilities.
- (d) Special rules for electing taxpayers whose rates are under the jurisdiction of the Rural Electrification Administration.

§1.468A-2 Treatment of electing taxpayer.

- (a) In general.
- (b) Limitation on payments to a nuclear decommissioning fund.
 - (1) In general.
 - (2) Cost of service amount.
- (c) Deemed payment rules.
- (d) Treatment of distributions.
- (1) In general.
- (2) Exceptions to inclusion in gross income. (i) Payment of administrative costs and incidental expenses.
- (ii) Withdrawals of excess contributions.
- (iii) Actual distributions of amounts included in gross income as deemed distributions.
- (e) Deduction when economic performance occurs.
- (f) Effect of interim rate orders and retroactive adjustments to such orders.
- (1) In general.
- (2) Special rule permitting withdrawal of excess contribution that results from retroactive adjustment to interim rate order.
 - (3) Revised schedule of ruling amounts.
 - (4) Example.

§1.468A-3 Ruling amount.

- (a) In general.
- (b) Level funding limitation.
- (c) Funding period.
- (1) General rule.
- (2) Examples.
- (d) Decommissioning costs allocable to a fund.