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passes directly from the decedent to his heirs or devisees.

(f) Gain or loss is realized by the trust or estate (or the other beneficiaries) by reason of a distribution of property in kind if the distribution is in satisfaction of a right to receive a distribution of a specific dollar amount, of specific property other than that distributed, or of income as defined under section 643(b) and the applicable regulations, if income is required to be distributed currently. In addition, gain or loss is realized if the trustee or executor makes the election to recognize gain or loss under section 643(e). This paragraph applies for taxable years of trusts and estates ending after January 2, 2004.

[T.D. 6500, 25 FR 11814, Nov. 26, 1960; 25 FR 14021, Dec. 31, 1960, as amended by T.D. 7287, 38 FR 26912, Sept. 27, 1973; T.D. 9102, 69 FR 20, Jan. 2, 2004]

§ 1.661(b)-1 Character of amounts distributed; in general.

In the absence of specific provisions in the governing instrument for the allocation of different classes of income, or unless local law requires such an allocation, the amount deductible for distributions to beneficiaries under section 661(a) is treated as consisting of the same proportion of each class of items entering into the computation of distributable net income as the total of each class bears to the total distributable net income. For example, if a trust has distributable net income of \$20,000, consisting of \$10,000 each of taxable interest and royalties and distributes \$10,000 to beneficiary A, the deduction of \$10,000 allowable under section 661(a) is deemed to consist of \$5,000 each of taxable interest and royalties, unless the trust instrument specifically provides for the distribution or accumulation of different classes of income or unless local law requires such an allocation. See also §1.661(c)-1.

§ 1.661(b)-2 Character of amounts distributed when charitable contributions are made.

In the application of the rule stated in §1.661(b)-1, the items of deduction which enter into the computation of distributable net income are allocated among the items of income which enter

into the computation of distributable net income in accordance with the rules set forth in §1.652(b)-3, except that, in the absence of specific provisions in the governing instrument, or unless local law requires a different apportionment, amounts paid, permanently set aside, or to be used for the charitable, etc., purposes specified in section 642(c) are first ratably apportioned among each class of items of income entering into the computation of the distributable net income of the estate or trust, in accordance with the rules set out in paragraph (b) of § 1.643(a)-5.

$\S 1.661(c)-1$ Limitation on deduction.

An estate or trust is not allowed a deduction under section 661(a) for any amount which is treated under section 661(b) as consisting of any item of distributable net income which is not included in the gross income of the estate or trust. For example, if in 1962, a trust, which reports on the calendar vear basis, has distributable net income of \$20,000, which is deemed to consist of \$10,000 of dividends and \$10,000 of tax-exempt interest, and distributes \$10,000 to beneficiary A, the deduction allowable under section 661(a) (computed without regard to section 661(c)) would amount to \$10,000 consisting of \$5,000 of dividends and \$5,000 of tax-exempt interest. The deduction actually allowable under section 661(a) as limited by section 661(c) is \$4,975, since no deduction is allowable for the \$5,000 of tax-exempt interest and the \$25 deemed distributed out of the \$50 of dividends excluded under section 116, items of distributable net income which are not included in the gross income of the estate or trust.

[T.D. 6777, 29 FR 17809, Dec. 16, 1964]

§ 1.661(c)-2 Illustration of the provisions of section 661.

The provisions of section 661 may be illustrated by the following example:

Example. (a) Under the terms of a trust, which reports on the calendar year basis, \$10,000 a year is required to be paid out of income to a designated charity. The balance of the income may, in the trustee's discretion, be accumulated or distributed to beneficiary A. Expenses are allocable against income and the trust instrument requires a reserve for

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17,000

leader to the property of the second				
depreciation. During the taxable year 1955	Partially tax-exempt int			10,000
the trustee contributes \$10,000 to charity and	Fully tax-exempt intere			10,000
in his discretion distributes \$15,000 of income	Rents			20,000
to A. The trust has the following items of income and expense for the taxable year 1955:	Total Less:			50,000
Dividends \$10,000 Partially tax-exempt interest 10,000 Fully tax-exempt interest 10,000 Rents 20,000	Rental expenses Depreciation Trustee's commiss		3,000	
Rental expenses				10,000
Trustee's commissions5,000			under section	
(b) The income of the trust for fiduciary	643(b)			40,000
accounting purposes is \$40,000, computed as follows: Dividends\$10,000	(c) The distri trust as compu \$30,000, determin	ted unde	r section (
Rents Dividends Partially tax-exempt interest Fully tax-exempt interest			\$10,000	\$20,000 10,000 10,000
Less:			\$10,000	
Expenses allocable thereto (10,000/50,000×\$5,000)		\$1,000 2,000		
			3,000	
		-	3,000	7,000
Total Deductions:		_	3,000	7,000
		_	2,000	
Deductions: Rental expenses Depreciation of rental property		_		
Deductions: Rental expenses	exempt interest)	_	2,000	

(d) The character of the amounts distributed under section 661(a), determined in accordance with the rules prescribed in $\S\$1.661(b)-1$ and 1.661(b)-2 is shown by the following table (for the purpose of this alloca-

Distributable net income (section 643(a))

tion, it is assumed that the trustee elected to allocate the trustee's commissions to rental income except for the amount required to be allocated to tax-exempt interest):

	Rental in- come	Taxable dividends	Excluded dividends	Partially tax- exempt inter- est	Tax-exempt in- terest	Total
Trust income	\$20,000	\$9,950	\$50	\$10,000	\$10,000	\$50,000
Less:						
Charitable						
contribu-						
tions	4,000	2,000		2,000	2,000	10,000
Rental ex-						
penses	2,000					2,000
Depreciation	3,000					3,000
Trustee's						
commis-						
sions	4,000				1,000	5,000
Total de-						
ductions	13,000	2,000	0	2,000	3,000	20,000
Distributable net	3,000	_,,,,,		_,000		
income	7,000	7,950	50	8,000	7,000	30,000

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	Rental in- come	Taxable dividends	Excluded dividends	Partially tax- exempt inter- est	Tax-exempt in- terest	Total
Amounts deemed distributed under section 661(a) before applying the limitation of section 661(c)	3,500	3,975	25	4,000	3,500	15,000

In the absence of specific provisions in the trust instrument for the allocation of different classes of income, the charitable contribution is deemed to consist of a pro rata portion of the gross amount of each items of income of the trust (except dividends excluded under section 116) and the trust is deemed to have distributed to A a pro rata portion (one-half) of each item of income included in distributable net income.

(e) The taxable income of the trust is \$11,375 computed as follows:

Rental income	\$20,000 9,950 10,000	
Gross income		39,950
Deductions:		
Rental expenses	\$2,000	
Depreciation of rental property	3,000	
Trustee's commissions	4,000	
Charitable contributions	8,000	
Distributions to A	11,475	
Personal exemption	100	
_		28,575
Tavable income		11 275

In computing the taxable income of the trust no deduction is allowable for the portions of charitable contributions deduction (\$2,000) and trustee's commissions (\$1,000) which are treated under section 661(b) as attributable to the tax-exempt interest excludable from gross income. Also, of the dividends of \$4,000 deemed to have been distributed to A under section 661(a), \$25 (25/50ths of \$50) is deemed to have been distributed from the excluded dividends and is not an allowable deduction to the trust. Accordingly, the deduction allowable under section 661 is deemed to be composed of \$3,500 rental income, \$3,975 of dividends, and \$4,000 partially tax-exempt interest. No deduction is allowable for the portion of tax-exempt interest or for the portion of the excluded dividends deemed to have been distributed to the beneficiary

(f) The trust is entitled to the credit allowed by section 34 with respect to dividends of \$5,975 (\$9,950 less \$3,975 distributed to A) included in gross income. Also, the trust is allowed the credit provided by section 35

with respect to partially tax-exempt interest of \$6,000 (\$10,000 less \$4,000 deemed distributed to A) included in gross income.

(g) Dividends of \$4,000 allocable to A are to be aggregated with his other dividends (if any) for purposes of the dividend exclusion under section 116 and the dividend received credit under section 84.

§ 1.662(a)-1 Inclusion of amounts in gross income of beneficiaries of estates and complex trusts; general.

There is included in the gross income of a beneficiary of an estate or complex trust the sum of:

- (a) Amounts of income required to be distributed currently to him, and
- (b) All other amounts properly paid, credited, or required to be distributed to him

by the estate or trust. The preceding sentence is subject to the rules contained in \$1.662(a)-2 (relating to currently distributable income), \$1.662(a)-3 (relating to other amounts distributed), and \$\$1.662(b)-1 and 1.662(b)-2 (relating to character of amounts). Section 662 has no application to amounts excluded under section 663(a).

§ 1.662(a)-2 Currently distributable income.

- (a) There is first included in the gross income of each beneficiary under section 662(a)(1) the amount of income for the taxable year of the estate or trust required to be distributed currently to him, subject to the provisions of paragraph (b) of this section. Such amount is included in the beneficiary's gross income whether or not it is actually distributed.
- (b) If the amount of income required to be distributed currently to all beneficiaries exceeds the distributable net income (as defined in section 643(a) but computed without taking into account