**Abstract:** Owners of residential real estate may consider renting their properties to family members. As rents rise in many parts of the country, renting property at a discount to family members may seem like a good way to help relatives in need. But these arrangements can be fraught with tax perils. A misstep can lead to the loss of significant tax deductions. This article reviews the tax treatment of rentals to unrelated parties and examines how renting to family changes the rules.

**Renting to family members**

As rents continue to rise in many areas, you may decide to help your financially challenged family members by renting your property to them at a discount. But these arrangements can be fraught with tax perils.

A misstep can lead to the loss of significant tax deductions. Here’s a look at the tax treatment that applies when you rent to unrelated parties and how the rules change when you rent to relatives.

**Business vs. personal**

If you use real estate strictly for business purposes — that is, as a rental property, you must report the income and can deduct mortgage interest, property taxes, utilities, depreciation, maintenance and other expenses. If your expenses exceed your rental income, you can claim a loss (subject to limitations).

If you use property as a personal residence and rent it out for fewer than 15 days per year, you don’t need to report the rental income but you can’t deduct related expenses. If you itemize, you can still claim personal deductions — to the extent allowable — for mortgage interest and property taxes.

If you rent out your personal residence for 15 or more days per year, it’s treated as a mixed-use property. You must report the rental income and allocate your expenses between the property’s personal and business uses. You can claim the personal use portion as itemized deductions. The business use portion of these and other expenses are deductible as rental expenses, but they can’t create a loss. Disallowed deductions may be carried forward to future years.

**Family matters**

Renting property to family members means you risk losing the ability to deduct rental expenses. That’s because use by family members is considered personaluse, even if your relative pays rent, unless *both* of these requirements are met. The family member:

1. Uses the property as a principal residence, and
2. Pays fair market rent (not discounted).

If these requirements aren’t met, then you must report the rental income (if you rented the property for 15 days or more per year). But related expenses won’t be deductible.

To avoid losing valuable tax benefits, set the rent at or above fair market value and document fair market rent with comparable local rental rates. If you give family members financial gifts to help with the rent, the IRS will likely view this as discounted rent.

**Know what you’re getting into**

Helping family members with housing expenses is a good thing — but be aware of the tax consequences of renting to relatives. Your tax advisor can be a valuable resource as you make these decisions.

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