Q. How might the taxation of capital gains be improved?

A. Taxing capital gains at the same rates as ordinary income would simplify the tax system by removing major incentives for tax sheltering and other attempts to manipulate the system.

The Tax Reform Act of 1986, signed by President Ronald Reagan, raised tax rates on capital gains and lowered rates on ordinary income but set the same 28 percent top rate for both. The goal: reducing tax planning devoted to converting ordinary income to capital gains. The policy worked—briefly. Successive congresses raised the top rate on ordinary income (now 40.8 percent) and reduced the top rate on capital gains (now 23.8 percent). As the gap between the two rates grew, so did the incentives to manipulate the system. Now might be a good time to once again tax capital gains and ordinary income at the same rate, which could be higher than today’s rate on capital gains but lower than the current rate on ordinary income.

In the 1980s, taxpayers exploited the ordinary income/capital gain gap by making investments that generated ordinary deductions—such as interest, lease payments, and depreciation—to reduce their current income tax liability. These taxpayers got their money back (and presumably more) in the form of long-term capital gains. The Tax Reform Act targeted these arrangements by limiting passive loss, interest, and accelerated depreciation deductions. Most importantly, it also eliminated the ordinary income/capital gain gap, thus making many tax shelter schemes unprofitable.

With the return of the ordinary/capital income tax differential, schemes to convert ordinary income into capital gains have followed. The Senate investigated one such scheme, basket options, which used the tax alchemy of derivatives to convert short-term into long-term capital gains. Private equity and other investment managers are often compensated with “carried interest,” which allows them to claim long-term gains rather than salaries.

These planning opportunities are available only to the well-off, who hold the vast majority of capital assets and face the highest tax rates, thus deriving the most benefit from lower tax rates on capital gains (figure 1).

Some may object that reducing the tax rate on capital gains is necessary to prevent “lock in”—holding property to defer tax liability (perhaps until death, when the heirs can completely avoid taxation of accrued gains on inherited assets). But if Congress is concerned about the lock-in effect, it could either tax capital gains at death or institute carryover basis so that heirs retain the lower basis of inherited assets. Either step would reduce the tax incentive to keep assets until death—and could raise substantial revenue that would make it possible to reduce tax rates or the deficit.
How might the taxation of capital gains be improved?

Finally, if Congress is concerned about the potential double taxation of corporate earnings, it might integrate the two levels of taxes on corporate income. That is, Congress could tax corporate earnings only once, taxing the corporation or its shareholders but not both. The US Department of the Treasury (1992) has laid out several options for such integration.

**Data Sources**

Internal Revenue Service. *Statistics of Income. Basic Tables: Returns Filed and Sources of Income. Table 1.4. “All Returns: Sources of Income, Adjustments, and Tax Items,” Tax Year 2016.*

**Further Reading**


