INVESTING IN THE ZONE

INTRODUCTION TO QUALIFIED OPPORTUNITY ZONES
# Table of Contents

- What is the Qualified Opportunity Zone Program? 3
- What are Qualified Opportunity Zones (QOZs)? 3
- What are QOFs? 4
- What is a QOZB? 4
- Potential Tax Benefits of Investing in a QOF 5
- Understanding Eligibility 6
- Important COVID-19-Related IRS Deadline Extension 7
- Comparing QOFs and 1031 Exchanges 7
- QOZ vs. Non-QOZ Return Comparison 9
- About Cantor Fitzgerald 10
A QOZ is a designated census tract in the United States that has been selected by a state governor and certified by the U.S. Department of Treasury for inclusion in the QOZ Program.

Each state governor was allowed to nominate up to 25 percent of the state’s qualifying census tracts for inclusion in the QOZ Program.

In order to qualify for inclusion, a census tract must pass one of the following low-income community (“LIC”) tests based on the most recent census information from 2010:

- Have a poverty rate of at least 20%
- If the LIC is in a metropolitan area, have a median household income not exceeding 80% of the metropolitan median household income (or the statewide median household income, whichever is greater)
- If the LIC is not located in a metropolitan area, have a median household income not exceeding 80% of the statewide median household income

In total, there are over 8,700 QOZs spread across all 50 states, D.C., and several U.S. territories.
What are QOFs?

A QOF is an investment vehicle organized as either a partnership or corporation that holds at least 90% of its assets in QOZ property. QOFs can make investments in a wide variety of real estate and new or existing businesses, including commercial real estate, housing, infrastructure, and start-up businesses. QOFs can hold single or multiple assets. QOZ property includes interests held by the QOF in a Qualified Opportunity Zone Business (“QOZB”).

What is a QOZB?

A QOZB is a business in which at least 70% of tangible assets qualify as QOZ business property owned or located in a QOZ. At least 50% of the gross income earned by the business must be from the active conduct of the business in the QOZ and generally may not be a “Sin Business.” No more than 5% of the assets of the QOZB can be non-qualified financial property.
Potential tax benefits associated with the QOZ Program fall into three categories:

**DEFERRAL**
If a taxpayer invests the capital gain from the sale of any property into a QOF within 180 days of recognizing the gain, taxes on such proceeds may be deferred until the earlier of December 31, 2026 or the disposition of the QOF interest.

**REDUCTION**
If the taxpayer invests a capital gain into a QOF prior to December 31, 2021 and holds the investment until at least December 31, 2026, he reduces the amount of the gain on which he owes taxes through a step-up in basis equal to 10% of the original gain amount.

**ELIMINATION**
Investors who hold their investment for at least ten years pay no tax on the appreciation of their QOF Investment upon disposition of such QOF Investment, regardless of the size of the potential profit.  

All investments involve risk, and the realization of the benefits is dependent on proper structuring and the structure and performance of the future investments selected. Not all investments will provide all of these benefits.

---

1 An additional 5% step-up in basis is available for investments made prior to December 31, 2019.

2 Assumes that the investor is a resident of a state that conforms with the federal Opportunity Zone provisions.
Understanding Eligibility

WHAT IS AN “ELIGIBLE” GAIN?

A capital gain is eligible for deferral if it is from the sale or exchange of property with an unrelated party (not more than 20 percent common ownership) and the gain is treated as a capital gain (short-term or long term) for federal income tax purposes, including gains from:

- Stocks, bonds, options, hedge funds
- Primary and secondary residences
- Businesses, machinery, commercial buildings
- Land, livestock, art, wine, automobiles

WHAT IS AN “ELIGIBLE” TAXPAYER?

QOZ regulations provide that taxpayers eligible to elect gain deferral include:

- Individuals
- C Corporations (including regulated investment companies (RICs) and real estate investment trusts (REITs))
- Partnerships, and
- Certain other pass-through entities

The first day of the 180-day period to reinvest gains into a QOF generally is the date on which the gain would be recognized for federal income tax purposes.
Important Deadlines

Generally, to receive the QOF Program tax benefits, eligible capital gains must be reinvested in a QOF within 180 days from the sale of an asset. However, the QOZ Program final regulations provide additional flexibility for K-1 partnership gains providing three options for calculating the 180-day window:

1. 180 days starting with the date the asset is sold by the partnership;
2. 180 days beginning on the last day of the partnership’s taxable year (December 31st for a calendar-year partnership); or
3. 180 days starting on the date the partnership’s tax return is due, without any extension (March 15th for a calendar-year partnership).

Comparing QOFs & 1031 Exchanges

QOFs and 1031 exchanges both offer the potential for significant tax incentives and can be used in conjunction with one another. However, the two investment vehicles have many differences, and therefore, may be appropriate for different investors.

Under the 2017 Tax Cuts and Jobs Act, real estate is the only asset class that retained its 1031 exchange privilege. Capital gains from assets such as stocks, bonds, art, wine, livestock, classic automobiles, and other collectibles no longer receive the tax benefits of a 1031 exchange. Only real estate held for business or investment purposes can utilize the 1031 exchange while a capital gain from real estate or most other assets can be invested in a QOF.
When it comes to investing in real estate, QOFs do offer certain potential benefits compared to 1031 exchanges. Unlike a 1031 exchange where an individual must invest all proceeds from the sale of the property to defer all taxes, an individual only has to invest the gain (including any unrecaptured depreciation treated as a capital gain) in the QOF allowing the individual to pull their basis out. Completing a QOF investment tends to be much simpler than a 1031 exchange as there is no 45-day identification period, no tracing requirement, and no Qualified Intermediary involved in the transaction.

Understanding when a QOF, a 1031 exchange, and/or a Delaware Statutory Trust (“DST”) is appropriate for an individual selling an investment requires a holistic understanding of the individual’s personal finances. When it involves the sale of a property, there is, even more, to consider including the basis in the property, amount of depreciation, any debt, and the sale price, among other things. Sometimes, multiple tax strategies may be used. For example, imagine an investor is selling a business along with the physical building where the business operates. A 1031 exchange could be employed to defer tax on the real estate portion of the sale while an investment in a QOF could defer and reduce certain capital gains tax from the sale of the actual business.

Given the complexity when evaluating these types of situations, investors should seek professional tax, legal, and financial advice in order to determine the best scenario for using one or combining these powerful tax-advantaged wealth creation tools.

---

**1031 EXCHANGE**

- Real estate held for investment purposes.
- Principal and capital gains of the real estate sale.
- Real property without location restrictions.
- Must identify a replacement property within 45 days and close within 180 days.
- May be deferred indefinitely with a step-up in basis upon death.
- Maximize after-day return through income and appreciation.

**QUALIFIED OPPORTUNITY FUND**

- Any investment including stocks, bonds, real estate, collectables, partnership interests, etc.
- Capital gains only (principal not required).
- Generally includes commercial real estate, housing, infrastructure, and businesses within an OZ.
- No identification requirement. The gain must be invested in a QOF within 180 days.
- The original gain may be deferred and reduced, but the remainder of such original gain must be included in income on December 31, 2026. Any new gain may be eliminated.
- Maximize after-day return through income and appreciation.

---

**CATEGORY**

**ELIGIBLE ASSETS**

- Real estate held for investment purposes.
- Principal and capital gains of the real estate sale.
- Real property without location restrictions.
- Must identify a replacement property within 45 days and close within 180 days.
- May be deferred indefinitely with a step-up in basis upon death.
- Maximize after-day return through income and appreciation.

---

**ROLLOVER PARAMETERS**

- Capital gains only (principal not required).

---

**ELIGIBLE INVESTMENTS**

- Generally includes commercial real estate, housing, infrastructure, and businesses within an OZ.

---

**REPLACEMENT PROPERTY**

- No identification requirement. The gain must be invested in a QOF within 180 days.

---

**CAPITAL GAINS TAX**

- The original gain may be deferred and reduced, but the remainder of such original gain must be included in income on December 31, 2026. Any new gain may be eliminated.

---

**INVESTMENT GOALS**

- Maximize after-day return through income and appreciation.

---

*Gains recognized from the disposition of the following assets are eligible to receive the respective tax benefits of the 1031 exchanges and investments in QOFs.*
# QOZ vs. Non-QOZ Return Comparison

Below is a chart that shows the difference in returns on two hypothetical investments with the same internal rate of return (IRR):

<table>
<thead>
<tr>
<th>POTENTIAL TAX ADVANTAGES OF INVESTING IN A QUALIFIED OPPORTUNITY FUND</th>
<th>NON-QUALIFIED OPPORTUNITY FUND</th>
<th>QUALIFIED OPPORTUNITY FUND²</th>
</tr>
</thead>
<tbody>
<tr>
<td>ORIGINAL CAPITAL GAIN from sale of prior investment</td>
<td>$1,000,000</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>TAX RATE</td>
<td>30%</td>
<td>30%</td>
</tr>
<tr>
<td>TAX ON ORIGINAL CAPITAL GAIN</td>
<td>($300,000)</td>
<td>Deferred</td>
</tr>
<tr>
<td>INVESTABLE AMOUNT after tax</td>
<td>$700,000</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>COMPOUNDED HYPOTHETICAL ANNUAL RETURN</td>
<td>8%</td>
<td>8%</td>
</tr>
<tr>
<td>APPRECIATION over 10 years</td>
<td>$811,247</td>
<td>$1,158,925</td>
</tr>
<tr>
<td>TAX ON APPRECIATION after 10 years</td>
<td>($243,374)</td>
<td>$0</td>
</tr>
<tr>
<td>LONG TERM CAPITAL GAINS TAXES PAID¹ IN 2027 on original capital gain</td>
<td>$0</td>
<td>($270,000) 30% of $900k basis stepped up 10%</td>
</tr>
<tr>
<td>FINAL VALUE after 10 years, net of taxes paid</td>
<td>$1,267,873</td>
<td>$1,888,925</td>
</tr>
</tbody>
</table>

---

¹ This illustration assumes the investor is subject to the top marginal U.S. federal income tax rate of 20% on long-term capital gains for individuals, the net investment income tax of 3.8%, and a state tax of 6.2% for a total tax liability of 30%. No brokerage or investment advisory fees are accounted for with respect to the Non-Qualified Opportunity Fund example above and no distributions made on the Class C common stock, no fees due to our Manager and its affiliates, and no sales commissions, deal manager fees, and non-accountable diligence and marketing allowances due to our Managing Broker-Dealer and its affiliates are accounted for with respect to the Qualified Opportunity Fund example.

² This illustration assumes that the Qualified Opportunity Zone investor is a resident of a state that conforms with the QOZ Program.

³ Assumes that the investor has no capital losses to reduce such capital gain and refers to the inclusion of the original, invested capital gains in such investor’s taxable income on December 31, 2026.

⁴ This example assumes the investor does not pass away during the ten-year period. If the investor were to pass away, the heirs receive a step-up in basis in the Non-Qualified Opportunity Fund example and a carryover basis for the Qualified Opportunity Fund example.

---

Investors may pay as little as $0 in capital gains on the next decade of investment returns.

---

Cantor Fitzgerald and its affiliates do not provide tax, legal, or accounting advice. This material and any accompanying communications have been prepared for informational purposes only, and do not constitute, are not intended to provide and should not be relied on as an investment recommendation or tax, legal, accounting, financial or other advice by Cantor Fitzgerald or its affiliates. You should consult your own tax, legal, and accounting, financial or other professionals before engaging in any transaction.

---

**QOZ vs. Non-QOZ Return Comparison**

Below is a chart that shows the difference in returns on two hypothetical investments with the same internal rate of return (IRR):

<table>
<thead>
<tr>
<th>POTENTIAL TAX ADVANTAGES OF INVESTING IN A QUALIFIED OPPORTUNITY FUND</th>
<th>NON-QUALIFIED OPPORTUNITY FUND</th>
<th>QUALIFIED OPPORTUNITY FUND²</th>
</tr>
</thead>
<tbody>
<tr>
<td>ORIGINAL CAPITAL GAIN from sale of prior investment</td>
<td>$1,000,000</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>TAX RATE</td>
<td>30%</td>
<td>30%</td>
</tr>
<tr>
<td>TAX ON ORIGINAL CAPITAL GAIN</td>
<td>($300,000)</td>
<td>Deferred</td>
</tr>
<tr>
<td>INVESTABLE AMOUNT after tax</td>
<td>$700,000</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>COMPOUNDED HYPOTHETICAL ANNUAL RETURN</td>
<td>8%</td>
<td>8%</td>
</tr>
<tr>
<td>APPRECIATION over 10 years</td>
<td>$811,247</td>
<td>$1,158,925</td>
</tr>
<tr>
<td>TAX ON APPRECIATION after 10 years</td>
<td>($243,374)</td>
<td>$0</td>
</tr>
<tr>
<td>LONG TERM CAPITAL GAINS TAXES PAID¹ IN 2027 on original capital gain</td>
<td>$0</td>
<td>($270,000) 30% of $900k basis stepped up 10%</td>
</tr>
<tr>
<td>FINAL VALUE after 10 years, net of taxes paid</td>
<td>$1,267,873</td>
<td>$1,888,925</td>
</tr>
</tbody>
</table>

---

¹ This illustration assumes the investor is subject to the top marginal U.S. federal income tax rate of 20% on long-term capital gains for individuals, the net investment income tax of 3.8%, and a state tax of 6.2% for a total tax liability of 30%. No brokerage or investment advisory fees are accounted for with respect to the Non-Qualified Opportunity Fund example above and no distributions made on the Class C common stock, no fees due to our Manager and its affiliates, and no sales commissions, deal manager fees, and non-accountable diligence and marketing allowances due to our Managing Broker-Dealer and its affiliates are accounted for with respect to the Qualified Opportunity Fund example.

² This illustration assumes that the Qualified Opportunity Zone investor is a resident of a state that conforms with the QOZ Program.

³ Assumes that the investor has no capital losses to reduce such capital gain and refers to the inclusion of the original, invested capital gains in such investor’s taxable income on December 31, 2026.

⁴ This example assumes the investor does not pass away during the ten-year period. If the investor were to pass away, the heirs receive a step-up in basis in the Non-Qualified Opportunity Fund example and a carryover basis for the Qualified Opportunity Fund example.

---

Investors may pay as little as $0 in capital gains on the next decade of investment returns.

---

Cantor Fitzgerald and its affiliates do not provide tax, legal, or accounting advice. This material and any accompanying communications have been prepared for informational purposes only, and do not constitute, are not intended to provide and should not be relied on as an investment recommendation or tax, legal, accounting, financial or other advice by Cantor Fitzgerald or its affiliates. You should consult your own tax, legal, and accounting, financial or other professionals before engaging in any transaction.
About Cantor Fitzgerald

Cantor Fitzgerald¹, with over 12,500 employees, is a leading global financial services firm at the forefront of financial and technological innovation and has been a proven and resilient leader for over 75 years. Cantor Fitzgerald & Co. is a preeminent investment bank serving more than 5,000 institutional clients around the world, recognized for its strengths in fixed income and equity capital markets, investment banking, prime brokerage, and commercial real estate. Cantor Fitzgerald is one of the 24 primary dealers authorized to transact business with the Federal Reserve Bank of New York.

Through a powerful alignment of vertically integrated affiliates, Cantor Fitzgerald’s real estate platform offers broad access to critical market data and research, enhanced ability for diligence and underwriting, and superior deal flow enabling the ability to deliver institutional-quality real estate investments to investors. Over the past decade, Cantor Fitzgerald has invested more than $2 billion in its commercial real estate business infrastructure, providing unique insight into every phase of a real estate transaction. In 2019 alone, Cantor Fitzgerald completed more than $84 billion in real estate-related transactions.

¹Cantor Fitzgerald refers to Cantor Fitzgerald L.P. and all its affiliates and subsidiaries.
An investment in real estate carries certain risks including but not limited to a lack of liquidity and potential loss of principal.

The information contained herein is not an offer to sell or a solicitation of an offer to buy any securities and is for training and educational purposes only. Such an offer or solicitation can be made only through a confidential private placement memorandum relating to an offering.

Cantor Fitzgerald and its affiliates do not provide tax, legal, or accounting advice. This material has been prepared for informational purposes only, and is not intended to provide, and should not be relied on for, tax, legal, or accounting advice. You should consult your own tax, legal, and accounting professionals before engaging in any transaction.

**RISK FACTORS**

Investors in QOFs will need to hold their investments for certain time periods in order to receive the full QOZ Program tax benefits. A failure to do so may result in the potential tax benefits to the investor being reduced or eliminated.

If a fund fails to meet any of the qualification requirements to be considered a QOF, the anticipated QOZ Program tax benefits may be reduced or eliminated. Furthermore, a fund may fail to qualify as a QOF for non-tax reasons beyond its control, such as financing issues, zoning issues, disputes with co-investors, etc.

Distributions to investors in a QOF may result in a taxable gain to such investors.

The tax treatment of distributions to holders of interests in a QOF are uncertain, including whether distributions impact the aforementioned QOZ Program tax benefits.

A QOF must make investments in Qualified Opportunity Zones, which carries the inherent risk associated with investing in economically depressed areas.

Any additional legislation or administrative guidance may reduce or eliminate the expected potential QOZ tax benefits or increase the burden of compliance with the QOZ Program.

Investors in a QOF may not be able to take advantage of the QOZ Program's tax benefits if they do not properly make a deferral election on IRS Form 8949.

QOF may encounter significant opposition from local communities, political groups, or unions, which may damage their goodwill and reputation and adversely affect operations.

An investment in a QOF is speculative, illiquid, and involves a high degree of risk. This is no guarantee that investors will receive any return.

Cantor Fitzgerald Capital is a division of Cantor Fitzgerald & Co. (member FINRA/SIPC)
110 E. 59th Street, New York, NY 10022

Copyright © 2020 Cantor Fitzgerald