Internal Revenue Code Section 707(a)(2)
Transactions between partner and partnership

(a) Partner not acting in capacity as partner.
   (1) In general.
   If a partner engages in a transaction with a partnership other than in his capacity as a member of such partnership, the transaction shall, except as otherwise provided in this section, be considered as occurring between the partnership and one who is not a partner.

   (2) Treatment of payments to partners for property or services.
   Under regulations prescribed by the Secretary-
   (A) Treatment of certain services and transfers of property. If-
      (i) a partner performs services for a partnership or transfers property to a partnership,
      (ii) there is a related direct or indirect allocation and distribution to such partner, and
      (iii) the performance of such services (or such transfer) and the allocation and distribution, when viewed together, are properly characterized as a transaction occurring between the partnership and a partner acting other than in his capacity as a member of the partnership,
   such allocation and distribution shall be treated as a transaction described in paragraph (1).

   (B) Treatment of certain property transfers. If-
      (i) there is a direct or indirect transfer of money or other property by a partner to a partnership,
      (ii) there is a related direct or indirect transfer of money or other property by the partnership to such partner (or another partner), and
      (iii) the transfers described in clauses (i) and (ii), when viewed together, are properly characterized as a sale or exchange of property,
   such transfers shall be treated either as a transaction described in paragraph (1) or as a transaction between 2 or more partners acting other than in their capacity as members of the partnership.