

## ***Galtère, Inc., 21 T.C. 1095 (1954)***

When a lessee incurs an expense related to a leasehold, the expense is amortizable over the lease term, including renewal periods if renewal is reasonably certain.

### **Summary**

The case concerns a corporation, Galtère, Inc., which sought to deduct leasehold expenses. The Tax Court addressed two key issues: whether the corporation could amortize the cost of a leasehold improvement commitment over the initial lease term and, if so, whether it could also include potential renewal periods. The court held that the expense was deductible as amortization over the original lease term plus one renewal period because renewal was considered reasonably certain. The court also addressed and disallowed a deduction for accounting fees.

### **Facts**

Galtère, Inc. entered into a lease agreement with an investment corporation. The lease required Galtère, Inc. to spend \$250,000 on improvements or pay the difference to the lessor at the lease's expiration. The lease had an initial term of 7 years and 8 months and included options for two additional 10-year renewals. Galtère claimed deductions for amortization of the leasehold expense, which the Commissioner challenged. Galtère also claimed a deduction for accounting fees, which was partly disallowed by the Commissioner.

### **Procedural History**

The Commissioner of Internal Revenue disallowed certain deductions claimed by Galtère, Inc. Galtère then petitioned the United States Tax Court, challenging the Commissioner's decision. The Tax Court reviewed the facts and legal arguments to determine the proper treatment of the leasehold expense and accounting fees under the tax law. The Tax Court ruled in favor of Galtère, Inc. in part, and in favor of the Commissioner in part.

### **Issue(s)**

1. Whether Galtère, Inc. could deduct amortization for leasehold expense, and if so, the period over which it could be amortized.
2. Whether Galtère, Inc. could deduct certain accounting fees.

### **Holding**

1. Yes, because Galtère, Inc. had a fixed obligation to pay for improvements either through expenditures or additional rent, which rendered the expense amortizable over the lease term. The amortization period includes the initial lease term and one renewal period because renewal was reasonably certain.

2. No, because Galtere, Inc. did not demonstrate that it had paid the accounting fees.

### **Court's Reasoning**

The Tax Court determined that the corporation's obligation to make the improvement expenditure, or pay additional rent, was fixed upon execution of the lease, even though the timing was indefinite. This created a depreciable asset subject to amortization. The court found that the lease arrangement was reasonable and at arm's length, despite the related party relationship between the lessor and lessee, because of expert testimony establishing the reasonableness of the rent. The court then considered the period over which the leasehold expense should be amortized. Citing the regulations, the court stated "As a general rule, unless the lease has been renewed or the facts show with reasonable certainty that the lease will be renewed, the cost or other basis of the lease or the cost of improvements shall be spread only over the number of years the lease has to run, without taking into account any right of renewal." The court concluded, based on the facts and circumstances, that renewal of the lease for the first 10-year period was reasonably certain. Thus, the amortization period included the initial term plus one renewal period.

The court also disallowed the deduction for accounting fees because the taxpayer failed to provide sufficient evidence to establish that the fees had been paid.

### **Practical Implications**

This case provides guidance on how to treat leasehold improvements and related expenses for tax purposes. It emphasizes that the key is to determine whether the expenditure is a fixed obligation, regardless of the timing of the expense. It also underscores the importance of demonstrating reasonable certainty regarding lease renewals to extend the amortization period. Finally, the case illustrates the need for adequate documentation to support claimed deductions. Attorneys advising businesses in similar situations must carefully examine lease agreements to ascertain all financial obligations. They should also gather sufficient evidence to support whether the facts show that the lease will be renewed.