

## ***Holcomb v. Commissioner, 68 T. C. 786 (1977)***

The cost of an option to purchase real property, including the earnest money deposit, constitutes the tax basis for the option when it is assigned to another party.

### **Summary**

In *Holcomb v. Commissioner*, the Tax Court determined that a land purchase contract was effectively an option under Texas law due to a liquidated damages clause. Richard Holcomb had paid \$10,000 earnest money for the option to buy land, which he later assigned to others for \$38,242. 50. The court ruled that the \$10,000 was part of Holcomb's basis in the option, increasing his taxable income when the option was assigned. This decision impacts how options to purchase land are treated for tax purposes, emphasizing the need to consider state law when determining the nature of a contract.

### **Facts**

On May 12, 1972, Richard Holcomb contracted to purchase 2,440 acres of land in Kimble County, Texas, for \$366,090, depositing \$10,000 earnest money into an escrow. The contract stipulated that if Holcomb failed to close the sale, the seller's sole remedy was to retain the \$10,000 as liquidated damages. On September 8, 1972, Holcomb assigned his rights under the May contract to Hamlet I. Davis III and Eugene H. Branscome, Jr. , who agreed to pay Holcomb \$38,242. 50 for the assignment. This included \$3,000 cash at closing and a promissory note for \$35,242. 50. The assignees deposited \$13,000 with Holcomb to bind the assignment, with \$10,000 of this amount to be credited to the assignees upon closing, effectively restoring Holcomb's initial deposit.

### **Procedural History**

The Commissioner of Internal Revenue determined a deficiency in Holcomb's 1972 income tax return, asserting that the \$10,000 earnest money deposit was part of Holcomb's basis in the option and should be included in the total sales price for tax purposes. Holcomb contested this, arguing the \$10,000 was merely a return of his deposit. The Tax Court reviewed the case and ruled in favor of the Commissioner.

### **Issue(s)**

1. Whether the May contract between Holcomb and the seller was an option to purchase land under Texas law.
2. Whether the \$10,000 earnest money deposit constituted part of Holcomb's basis in the assigned option for tax purposes.

### **Holding**

1. Yes, because under Texas law, a contract where the seller's sole remedy for the

buyer's default is retention of a deposit as liquidated damages is considered an option to purchase.

2. Yes, because the \$10,000 earnest money deposit was the cost of the option, thus part of Holcomb's basis in the assigned option.

### **Court's Reasoning**

The Tax Court applied Texas law to determine that the May contract was an option to purchase due to the liquidated damages clause limiting the seller's remedy. The court reasoned that the \$10,000 earnest money was the cost of this option, and thus part of Holcomb's basis when he assigned it. The court emphasized that under Texas law, when a seller's remedy is limited to retaining a deposit, the agreement is an option, not a purchase contract. The court also considered the policy of accurately reflecting income for tax purposes, ensuring that the full economic benefit of the assignment was taxed. The decision was influenced by cases like *Johnson v. Johnson* and Texas Jurisprudence, which clarified the nature of options under Texas law.

### **Practical Implications**

This ruling affects how land purchase contracts with liquidated damages clauses are treated for tax purposes, particularly in states with similar laws to Texas. Legal practitioners must carefully analyze such contracts to determine whether they constitute options or purchase agreements. This decision may lead to increased scrutiny of earnest money deposits in land transactions, as they can significantly impact the tax basis of an assignment. Businesses involved in real estate transactions should be aware of these tax implications when structuring deals. Subsequent cases, such as those dealing with the tax treatment of options, have cited Holcomb to clarify the distinction between options and purchase contracts for tax purposes.