

## ***BHA Enterprises, Inc. v. Commissioner, 74 T. C. 593 (1980)***

Legal expenses incurred to defend a business's operating licenses are deductible as ordinary and necessary business expenses if the litigation arises from business activities and not from the acquisition or disposition of a capital asset.

### **Summary**

BHA Enterprises, a radio broadcasting company, successfully defended against FCC proceedings that threatened to revoke its licenses. The Tax Court held that the legal fees BHA incurred were deductible under IRC sec. 162 as ordinary and necessary business expenses. The court reasoned that the litigation arose directly from BHA's business operations, not from the acquisition or disposition of a capital asset, distinguishing it from cases where capitalization was required. This ruling reaffirmed the 'origin and character' test for determining the deductibility of legal expenses, impacting how businesses analyze the tax treatment of costs related to defending their operational rights.

### **Facts**

BHA Enterprises, Inc. operated radio stations KAVR and KAVR-FM. In 1973, the FCC initiated proceedings to revoke BHA's licenses, alleging unauthorized license transfers, inaccurate reports, and fraudulent activities. BHA successfully defended these allegations, incurring legal fees of \$31,246 and \$15,198 in the taxable years ending April 30, 1974, and April 30, 1975, respectively. These fees were necessary to defend BHA's right to continue broadcasting, as a successful FCC action would have ended its business operations.

### **Procedural History**

The FCC's revocation proceedings against BHA began with an Order to Show Cause in 1973. After hearings in 1974, an administrative law judge recommended license revocation. BHA appealed to the full FCC, which reversed the decision in 1978, except for a \$1,000 fine for misstatements in license transfer applications. BHA then sought a tax deduction for its legal expenses, leading to the Tax Court case.

### **Issue(s)**

1. Whether legal expenses incurred by BHA in defending against FCC license revocation proceedings are deductible under IRC sec. 162 as ordinary and necessary business expenses.

### **Holding**

1. Yes, because the legal expenses arose from BHA's business activities and were not related to the acquisition or disposition of a capital asset.

## **Court's Reasoning**

The Tax Court applied the 'origin and character' test from *Woodward v. Commissioner*, determining that the litigation stemmed directly from BHA's business operations, not from capital asset transactions. The court cited Rev. Rul. 78-389, which allowed deductions for legal expenses when defending against regulations that would prohibit business operations. The court distinguished *Madden v. Commissioner*, where litigation arose from property condemnation rather than business activities. BHA's legal fees were deemed ordinary and necessary under IRC sec. 162, as they were essential to maintaining its broadcasting business.

## **Practical Implications**

This decision clarifies that businesses can deduct legal expenses incurred to defend operational licenses if the litigation arises from business activities. It reinforces the importance of the 'origin and character' test in tax law, guiding attorneys in advising clients on the deductibility of legal fees. The ruling may encourage businesses to challenge regulatory actions that threaten their operations, knowing such costs are likely deductible. Subsequent cases have applied this principle, affirming its impact on tax treatment of defense costs in various industries.