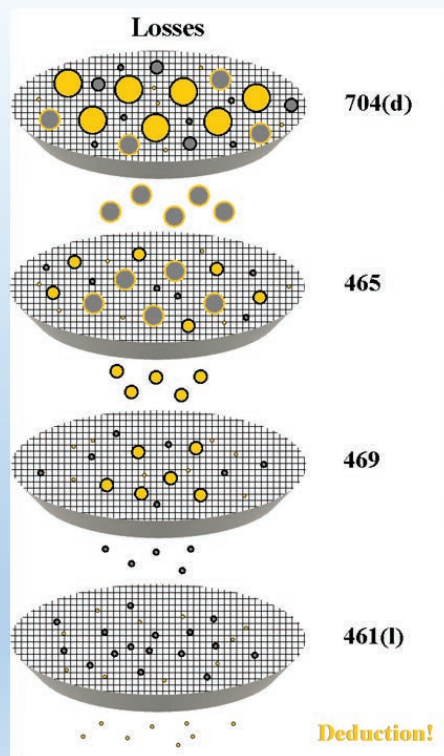


67TH ANNUAL TAXATION CONFERENCE  
THE UNIVERSITY OF TEXAS SCHOOL OF LAW

New Rules on Section 461(l) –  
Limitations on Excess Business Losses  
(Everyone Pays!)

R. Brent Clifton

*Thursday, December 5, 2019, 10:00-11:00 am*



## II. PARTNER'S BASIS IN PARTNERSHIP INTEREST

### **Section 705 Increases in Basis:**

- contributions of money or property
- allocations of taxable and tax-exempt income
- depletion in excess of depletable basis
- increase in share of liabilities

## II. PARTNER'S BASIS IN PARTNERSHIP INTEREST

### **Section 705 Decreases in Basis:**

- distributions
- losses
- nondeductible expenditures and noncapitalizable expenses
- depletion deduction not in excess of depletable basis
- decrease in share of liabilities

## II. PARTNER'S BASIS IN PARTNERSHIP INTEREST

### **Example of § 752 increase:**

50/50 partnership

A contributes: \$50

B contributes:

Property: \$100

Debt: <\$50> \$50

A's basis = \$50 + (50% x 50 debt = 25) = 75

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## II. PARTNER'S BASIS IN PARTNERSHIP INTEREST

### **Example of § 752 decrease:**

B basis in contributed property \$100

Less: debt relief (50 x 50%) <\$25>

B's basis \$75

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"New Rules on Section 461(l): Limitations on Excess Business Losses"