Full Download: http://alibabadownload.com/product/south-western-federal-taxation-2011-comprehensive-34th-edition-hoffman-te

CHAPTER 2--WORKING WITH THE TAX LAW

Student:
 A large part of tax research involves determining the intent of Congress. True False
2. Neither the 1939 nor the 1954 Code substantially changed the tax law existing on the date of its enactment True False
3. Federal tax legislation generally originates in the Senate Finance Committee. True False
4. Individual Senators have considerable latitude to make amendments on the Senate floor. True False
5. Subchapter K refers to the "Partners and Partnerships" section of the Code. True False
6. A Revenue Procedure is an administrative source of Federal tax law.True False
7. Some Regulations are arranged in different sequence than the Code. True False
8. Proposed Regulations have the force and effect of law. True False
9. Temporary Regulations have the same authoritative value as Finalized Regulations. True False

10. Proposed Regulations are not published in the <i>Federal Register</i> . True False
11. Regulations are issued by the Treasury Department. True False
12. Revenue Rulings carry the same legal force and effect as Regulations. True False
13. Revenue Procedures deal with the internal management practices and procedures of the IRS. True False
14. Letter rulings may <i>not</i> be substantial authority for purposes of the accuracy-related penalty in § 6662 True False
15. Determination letters usually involve proposed transactions. True False
16. Technical Advice Memoranda deal with completed transactions. True False
17. Treasury Decisions are issued by the Treasury Department to promulgate new Regulations. True False
18. General Counsel Memoranda may be cited as precedents by taxpayers. True False
19. Unlike determination letters, letter rulings are issued by the National Office of the IRS. True False

20. A taxpayer must pay any tax deficiency assessed by the IRS and sue for a refund to bring suit in the U.S. District Court. True False
21. In a U.S. District Court, a jury can decide both questions of fact and questions of law. True False
22. Three judges will normally hear each U.S. Tax Court case. True False
23. A taxpayer can obtain a jury trial in a U.S. Court of Federal Claims. True False
24. A taxpayer must pay any tax deficiency assessed by the IRS and sue for a refund to bring suit in the U.S. Court of Federal Claims. True False
25. Arizona is in the jurisdiction of the First Circuit Court of Appeals. True False
26. Texas is in the jurisdiction of the Second Circuit Court of Appeals. True False
27. The <i>Golsen</i> rule has been overturned by the U.S. Supreme Court. True False
28. The granting of a Writ of Certiorari indicates that at least five members of the Supreme Court believe that an issue is of sufficient importance to be heard by the full court. True False

29. The "defendant" refers to the party against whom a suit is brought. True False
30. The term "respondent" is a synonym for defendant. True False
31. Before 1943, the U.S. Tax Court was called the Board of Tax Appeals. True False
32. The following citation <i>cannot</i> be correct: <i>James E. Wiese</i> , T.C. Summary Opinion, 2005-91. True False
33. An easy way to locate a journal article pertinent to a tax problem is through Commerce Clearing House's <i>Federal Tax Articles</i> . True False
34. Accessing tax documents through electronic means offers limited advantages over a strictly paper-based approach. True False
35. The major tax services are <i>not</i> available in electronic format. True False
36. Among the approaches available for online tax research are a keyword approach, a table of contents approach, an index approach, and a citation approach. True False
37. The Internet provides a wealth of tax information in several popular forms, sometimes at no direct cost to the researcher. True False

38. When dealing with proposed transactions, the tax research process is directed toward the determination of possible alternative consequences. True False
39. Often a court will invalidate a Regulation or portion thereof on the grounds that the Regulation is contrary to the intent of Congress. True False
40. IRS agents must give the Code and Regulations issued thereunder equal weight when dealing with taxpayers and their representatives. True False
41. Proposed Regulations are binding on the IRS and taxpayers. True False
42. Interpretive Regulations have the force and effect of law. True False
43. A U. S. District Court decision carries less weight than a decision issued by the Fifth Circuit Court of Appeals. True False
44. The computer-based CPA examination has four sections with true-false, multiple-choice, and case studies (called simulations). True False
 45. The Internal Revenue Code was codified in which of the following years? A. 1913. B. 1933. C. 1954. D. 1957. E. None of the above.

- 46. Tax bills are handled by which committee in the U.S. Senate? A. Taxation Committee. B. Ways and Means Committee. C. Finance Committee.

 - D. Budget Committee.
 - E. None of the above.
- 47. Which committee reconciles the tax bills between the Senate and the House?
- A. Joint Committee on Taxation.
- B. Joint Conference Committee.
- C. Joint Reconciliation Committee.
- D. Joint Resolving Committee.
- E. None of the above.
- 48. Subchapter S covers which specific area of tax law?
- A. Simplification.
- B. Deductions.
- C. Capital gains and losses.
- D. Tax rates.
- E. None of the above.
- 49. Which is *not* a Code section number?
- A. § 212(1).
- B. $\S 2(a)(1)$.
- C. § 280B.
- D. § 6(a).
- E. All are current Code sections.
- 50. Which statement is *false* with respect to tax treaties?
- A. There is a \$1,000 penalty per failure to disclose on the tax return where there is a direct treaty conflict for an individual.
- B. There is a \$10,000 penalty per failure to disclose on the tax return where there is a direct treaty conflict for a corporation.
- C. Treaties override the Code when in conflict.
- D. Treaties may override a Code section when in conflict.
- E. None of the above.

- 51. Which of the following is *not* an administrative source of the tax law?
- A. General Counsel Memoranda.
- B. Revenue Procedures.
- C. Technical Advice Memoranda.
- D. Actions on Decisions.
- E. All of the above are administrative sources.
- 52. Which of the following sources has the highest tax validity?
- A. Revenue Ruling.
- B. Letter ruling.
- C. Regulations.
- D. Internal Revenue Code section.
- E. None of the above.
- 53. Which of the following types of Regulations has the *highest* tax validity?
- A. Temporary.
- B. Legislative.
- C. Interpretative.
- D. Procedural.
- E. None of the above.
- 54. What statement is *not* true with respect to a regulation which interprets the tax law?
- A. Issued by the U.S. Congress.
- B. Issued by the U.S. Treasury Department.
- C. Designed to provide an interpretation of the tax law.
- D. Carries more legal force than a Revenue Ruling.
- E. All of the above statements are true.
- 55. In assessing the importance of a regulation, an IRS agent must:
- A. Give equal weight to the Code and regulations.
- B. Give more weight to the Code rather than to a regulation.
- C. Give more weight to the regulation rather than to the Code.
- D. Give less weight to the Code rather than to a regulation.
- E. None of the above.

- 56. Which item may *not* be cited as a precedent?
- A. Regulations.
- B. Temporary Regulations.
- C. Technical Advice Memoranda.
- D. U.S. District Court decision.
- E. None of the above.
- 57. What statement is *not* true with respect to Temporary Regulations?
- A. May not be cited as precedent.
- B. Issued as Proposed Regulations.
- C. Automatically expire within three years after the date of issuance.
- D. Found in the Federal Register.
- E. All of the above statements are true.
- 58. What administrative release deals with a proposed transaction rather than a completed transaction?
- A. Letter Ruling.
- B. Technical Advice Memorandum.
- C. Determination Letter.
- D. Field Service Advice.
- E. None of the above.
- 59. Which of these citations does *not* refer to an administrative release?
- A. Notice 90-20, 1980-1 C.B. 328.
- B. Ltr. Rul. 9333032 (May 24,1993).
- C. TAM 9510001 (March 6, 1995).
- D. T.C. Summary Opinion, 2005-111.
- E. All of the above.
- 60. Which of the following indicates that a decision has precedential value for future cases?
- A. Stare decisis.
- B. Golsen doctrine.
- C. En banc.
- D. Reenactment doctrine.
- E. None of the above.

62. Identify the number of the Court(s) of Federal Claims? A. 1. B. 3. C. 16. D. 19. E. None of the above is correct.
 63. Which trial court hears only tax disputes? A. U.S. District Court. B. U.S. Tax Court. C. U.S. Court of Federal Claims. D. U.S. Circuit Courts of Appeals. E. None of the above.
 64. The <i>Golsen</i> doctrine applies to which court? A. U.S. District Court. B. U.S. Court of Federal Claims. C. U.S. Tax Court. D. U.S. Supreme Court. E. Some other court.
65. Which state is located in the jurisdiction of the Fifth Circuit Court of Appeals?A. Louisiana.B. California.C. New York.D. South Carolina.E. None of the above.

61. A taxpayer who loses in a U.S. District Court may appeal directly to the:

A. Supreme Court. B. U.S. Tax Court.

E. All of the above.

C. U.S. Court of Federal Claims.D. U.S. Circuit Court of Appeals.

- 66. Interpret the following citation: 64-1 USTC ¶9618, aff'd in 344 F. 2d 966.
- A. A U.S. Tax Court Small Cases Division decision that was affirmed on appeal.
- B. A U.S. Tax Court decision that was affirmed on appeal.
- C. A U.S. District Court decision that was affirmed on appeal.
- D. A U.S. Circuit Court of Appeals decision that was affirmed on appeal.
- E. None of the above.
- 67. Which citation refers to a Second Circuit Court of Appeals decision?
- A. 40 T.C. 1018.
- B. 159 F. 2d 848 (CA-2, 1947).
- C. 354 F. Supp. 1003 (D. Ct. Ga, 1972).
- D. 914 F. 2d 396 (CA-3, 1990).
- E. None of the above.
- 68. Which citation refers to a U.S. Tax Court decision?
- A. Apollo Computer, Inc. v. U.S., 95-1 USTC ¶50,015 (Fed. Cl., 1994).
- B. Westreco, Inc., T.C.Memo. 1992-561 (1992).
- C. Bausch & Lomb, Inc. v. Comm., 933 F.2d 1084 (CA-2, 1991).
- D. Portland Manufacturing Co. v. Comm., 35 AFTR2d 1439 (CA-9, 1975).
- E. None of the above.
- 69. If these citations appeared after a trial court decision, which one means that the decision was overruled?
- A. Aff'd 633 F.2d 512 (CA-7, 1980).
- B. Rem'd 399 F.2d 800 (CA-5, 1968).
- C. Aff'd 914 F.2d 396 (CA-3, 1990).
- D. Rev'd 935 F.2d 203 (CA-5, 1991).
- E. None of the above.
- 70. Which trial court has 16 judges?
- A. U.S. Tax Court.
- B. U.S. Court of Federal Claims.
- C. U.S. Supreme Court.
- D. U.S. Court of Appeals.
- E. None of the above.

- 71. Which trial court's jurisdiction depends on the geographical location of the taxpayer?
- A. U.S. Tax Court.
- B. U.S. District Court.
- C. U.S. Court of Federal Claims.
- D. Small Cases Division of the Tax Court.
- E. None of the above.
- 72. Which trial court decision is generally more authoritative?
- A. U.S. District Court.
- B. U.S. Tax Court.
- C. U.S. Court of Federal Claims.
- D. Small Cases Division of the Tax Court.
- E. All of the above are the same.
- 73. A Memorandum decision of the U.S. Tax Court could be cited as:
- A. T.C.Memo. 1990-650.
- B. 68-1 USTC ¶9200.
- C. 37 AFTR2d 456.
- D. All of the above.
- E. None of the above.
- 74. Which court decision is generally more authoritative?
- A. A U.S. Tax Court decision.
- B. Court of Federal Claims decision.
- C. District Court decision.
- D. U.S. Court of Appeals decision.
- E. U.S. Tax Court Memorandum decision.
- 75. Which statement is incorrect with respect to a tax treaty?
- A. A tax treaty always overrides a Code section when they conflict.
- B. The purpose of a treaty is to render mutual assistance in tax enforcement and to avoid double taxation.
- C. Taxpayers must disclose on their tax returns any position where a treaty overrides a Code section.
- D. There is a \$1,000 penalty per failure to disclose a conflicting tax treaty.
- E. All are correct.

 76. Which of the following statements about an acquiescence is correct? A. An acquiescence is issued in the <i>Federal Registrar</i>. B. Acquiescences are published only for certain regular decisions of the U.S. Tax Court. C. An acquiescence is published in the <i>Internal Revenue Bulletin</i>. D. The IRS does not issue acquiescences to adverse decisions that are not appealed. E. All of the above are correct.
77. Which is a primary source of tax law? A. J. W. Yarbo v. Comm., 737 F.2d 479 (CA-5, 1984). B. Article by a Federal judge in Harvard Law Review. C. Technical Advice Memoranda. D. Letter ruling. E. All of the above are primary sources.
78. Which statement is <i>incorrect</i> with respect to taxation on the CPA exam? A. The CPA exam now has only four parts. B. There are no longer case studies on the exam. C. A candidate may not go back after exiting a testlet. D. Simulations include a four-function pop-up calculator. E. None of the above are incorrect.
79. How can congressional committee reports be used by a tax researcher?
80. Why are some Code section numbers intentionally omitted from the <i>Internal Revenue Code?</i>

81. Compare a determination letter with a letter ruling.
82. Explain the function of Temporary Regulations.
83. Explain the <i>Golsen</i> doctrine.
84. Discuss the advantages and disadvantages of the Small Cases Division of the U.S. Tax Court.

85. Explain the difference between tax avoidance and ta	ax evasion.

CHAPTER 2--WORKING WITH THE TAX LAW Key

1. A large part of tax research involves determining the intent of Congress. TRUE
2. Neither the 1939 nor the 1954 Code substantially changed the tax law existing on the date of its enactment. TRUE
3. Federal tax legislation generally originates in the Senate Finance Committee. FALSE
4. Individual Senators have considerable latitude to make amendments on the Senate floor. TRUE
5. Subchapter K refers to the "Partners and Partnerships" section of the Code. TRUE
6. A Revenue Procedure is an administrative source of Federal tax law. TRUE
7. Some Regulations are arranged in different sequence than the Code. FALSE
8. Proposed Regulations have the force and effect of law. FALSE
9. Temporary Regulations have the same authoritative value as Finalized Regulations.

TRUE

10. Proposed Regulations are not published in the <i>Federal Register</i> . FALSE
11. Regulations are issued by the Treasury Department. TRUE
12. Revenue Rulings carry the same legal force and effect as Regulations. FALSE
13. Revenue Procedures deal with the internal management practices and procedures of the IRS. TRUE
14. Letter rulings may <i>not</i> be substantial authority for purposes of the accuracy-related penalty in § 6662. FALSE
15. Determination letters usually involve proposed transactions. FALSE
16. Technical Advice Memoranda deal with completed transactions. TRUE
17. Treasury Decisions are issued by the Treasury Department to promulgate new Regulations. TRUE
18. General Counsel Memoranda may be cited as precedents by taxpayers. FALSE
19. Unlike determination letters, letter rulings are issued by the National Office of the IRS.

20. A taxpayer must pay any tax deficiency assessed by the IRS and sue for a refund to bring suit in the U.S. District Court. TRUE
21. In a U.S. District Court, a jury can decide both questions of fact and questions of law. FALSE
22. Three judges will normally hear each U.S. Tax Court case. FALSE
23. A taxpayer can obtain a jury trial in a U.S. Court of Federal Claims. FALSE
24. A taxpayer must pay any tax deficiency assessed by the IRS and sue for a refund to bring suit in the U.S. Court of Federal Claims. TRUE
25. Arizona is in the jurisdiction of the First Circuit Court of Appeals. FALSE
26. Texas is in the jurisdiction of the Second Circuit Court of Appeals. FALSE
27. The <i>Golsen</i> rule has been overturned by the U.S. Supreme Court. FALSE
28. The granting of a Writ of Certiorari indicates that at least five members of the Supreme Court believe that an issue is of sufficient importance to be heard by the full court. FALSE

29. The "defendant" refers to the party against whom a suit is brought. TRUE
30. The term "respondent" is a synonym for defendant. TRUE
31. Before 1943, the U.S. Tax Court was called the Board of Tax Appeals. TRUE
32. The following citation <i>cannot</i> be correct: <i>James E. Wiese</i> , T.C. Summary Opinion, 2005-91. FALSE
33. An easy way to locate a journal article pertinent to a tax problem is through Commerce Clearing House's Federal Tax Articles. TRUE
34. Accessing tax documents through electronic means offers limited advantages over a strictly paper-based approach. FALSE
35. The major tax services are <i>not</i> available in electronic format. FALSE
36. Among the approaches available for online tax research are a keyword approach, a table of contents approach, an index approach, and a citation approach. TRUE
37. The Internet provides a wealth of tax information in several popular forms, sometimes at no direct cost to the researcher. TRUE

38. When dealing with proposed transactions, the tax research process is directed toward the determination of possible alternative consequences. TRUE
39. Often a court will invalidate a Regulation or portion thereof on the grounds that the Regulation is contrary to the intent of Congress. <u>FALSE</u>
40. IRS agents must give the Code and Regulations issued thereunder equal weight when dealing with taxpayers and their representatives. TRUE
41. Proposed Regulations are binding on the IRS and taxpayers. FALSE
42. Interpretive Regulations have the force and effect of law. FALSE
43. A U. S. District Court decision carries less weight than a decision issued by the Fifth Circuit Court of Appeals. TRUE
44. The computer-based CPA examination has four sections with true-false, multiple-choice, and case studies (called simulations). FALSE
 45. The Internal Revenue Code was codified in which of the following years? A. 1913. B. 1933. C. 1954. D. 1957.

E. None of the above.

 47. Which committee reconciles the tax bills between the Senate and the House? A. Joint Committee on Taxation. B. Joint Conference Committee. C. Joint Reconciliation Committee. D. Joint Resolving Committee. E. None of the above.
 48. Subchapter S covers which specific area of tax law? A. Simplification. B. Deductions. C. Capital gains and losses. D. Tax rates. E. None of the above.
49. Which is <i>not</i> a Code section number? A. § 212(1). B. § 2(a)(1). C. § 280B. D. § 6(a). E. All are current Code sections.
50. Which statement is <i>false</i> with respect to tax treaties? A. There is a \$1,000 penalty per failure to disclose on the tax return where there is a direct treaty conflict for an individual. B. There is a \$10,000 penalty per failure to disclose on the tax return where there is a direct treaty conflict for a corporation. C. Treaties override the Code when in conflict. D. Treaties may override a Code section when in conflict.

46. Tax bills are handled by which committee in the U.S. Senate?

A. Taxation Committee.

<u>C.</u> Finance Committee. D. Budget Committee.

E. None of the above.

E. None of the above.

B. Ways and Means Committee.

 52. Which of the following sources has the <i>highest</i> tax validity? A. Revenue Ruling. B. Letter ruling. C. Regulations. D. Internal Revenue Code section. E. None of the above.
53. Which of the following types of Regulations has the <i>highest</i> tax validity? A. Temporary. B. Legislative. C. Interpretative. D. Procedural. E. None of the above.
 54. What statement is <i>not</i> true with respect to a regulation which interprets the tax law? A. Issued by the U.S. Congress. B. Issued by the U.S. Treasury Department. C. Designed to provide an interpretation of the tax law. D. Carries more legal force than a Revenue Ruling. E. All of the above statements are true.
 55. In assessing the importance of a regulation, an IRS agent must: A. Give equal weight to the Code and regulations. B. Give more weight to the Code rather than to a regulation. C. Give more weight to the regulation rather than to the Code. D. Give less weight to the Code rather than to a regulation. E. None of the above.

51. Which of the following is *not* an administrative source of the tax law? A. General Counsel Memoranda.

B. Revenue Procedures.

D. Actions on Decisions.

C. Technical Advice Memoranda.

E. All of the above are administrative sources.

 56. Which item may <i>not</i> be cited as a precedent? A. Regulations. B. Temporary Regulations. C. Technical Advice Memoranda. D. U.S. District Court decision. E. None of the above.
 57. What statement is <i>not</i> true with respect to Temporary Regulations? A. May not be cited as precedent. B. Issued as Proposed Regulations. C. Automatically expire within three years after the date of issuance. D. Found in the <i>Federal Register</i>. E. All of the above statements are true.
58. What administrative release deals with a proposed transaction rather than a completed transaction? A. Letter Ruling. B. Technical Advice Memorandum. C. Determination Letter. D. Field Service Advice. E. None of the above.
59. Which of these citations does <i>not</i> refer to an administrative release? A. Notice 90-20, 1980-1 C.B. 328. B. Ltr. Rul. 9333032 (May 24,1993). C. TAM 9510001 (March 6, 1995). D. T.C. Summary Opinion, 2005-111. E. All of the above.
 60. Which of the following indicates that a decision has precedential value for future cases? A. Stare decisis. B. Golsen doctrine. C. En banc. D. Reenactment doctrine.

E. None of the above.

 61. A taxpayer who loses in a U.S. District Court may appeal directly to the: A. Supreme Court. B. U.S. Tax Court. C. U.S. Court of Federal Claims. D. U.S. Circuit Court of Appeals. E. All of the above.
62. Identify the number of the Court(s) of Federal Claims? A. 1. B. 3. C. 16. D. 19. E. None of the above is correct.
 63. Which trial court hears only tax disputes? A. U.S. District Court. B. U.S. Tax Court. C. U.S. Court of Federal Claims. D. U.S. Circuit Courts of Appeals. E. None of the above.
 64. The <i>Golsen</i> doctrine applies to which court? A. U.S. District Court. B. U.S. Court of Federal Claims. C. U.S. Tax Court. D. U.S. Supreme Court. E. Some other court.
 65. Which state is located in the jurisdiction of the Fifth Circuit Court of Appeals? A. Louisiana. B. California. C. New York. D. South Carolina. E. None of the above.

- 66. Interpret the following citation: 64-1 USTC ¶9618, aff'd in 344 F. 2d 966.
- A. A U.S. Tax Court Small Cases Division decision that was affirmed on appeal.
- B. A U.S. Tax Court decision that was affirmed on appeal.
- C. A U.S. District Court decision that was affirmed on appeal.
- D. A U.S. Circuit Court of Appeals decision that was affirmed on appeal.
- E. None of the above.
- 67. Which citation refers to a Second Circuit Court of Appeals decision?
- A. 40 T.C. 1018.
- **B.** 159 F. 2d 848 (CA-2, 1947).
- C. 354 F. Supp. 1003 (D. Ct. Ga, 1972).
- D. 914 F. 2d 396 (CA-3, 1990).
- E. None of the above.
- 68. Which citation refers to a U.S. Tax Court decision?
- A. Apollo Computer, Inc. v. U.S., 95-1 USTC ¶50,015 (Fed. Cl., 1994).
- **B.** Westreco, Inc., T.C.Memo. 1992-561 (1992).
- C. Bausch & Lomb, Inc. v. Comm., 933 F.2d 1084 (CA-2, 1991).
- D. Portland Manufacturing Co. v. Comm., 35 AFTR2d 1439 (CA-9, 1975).
- E. None of the above.
- 69. If these citations appeared after a trial court decision, which one means that the decision was overruled?
- A. Aff'd 633 F.2d 512 (CA-7, 1980).
- B. Rem'd 399 F.2d 800 (CA-5, 1968).
- C. Aff'd 914 F.2d 396 (CA-3, 1990).
- **D.** Rev'd 935 F.2d 203 (CA-5, 1991).
- E. None of the above.
- 70. Which trial court has 16 judges?
- A. U.S. Tax Court.
- **B.** U.S. Court of Federal Claims.
- C. U.S. Supreme Court.
- D. U.S. Court of Appeals.
- E. None of the above.

- 71. Which trial court's jurisdiction depends on the geographical location of the taxpayer?

 A. U.S. Tax Court.

 B. U.S. District Court.
- C. U.S. Court of Federal Claims.
- D. Small Cases Division of the Tax Court.
- E. None of the above.
- 72. Which trial court decision is generally more authoritative?
- A. U.S. District Court.
- **B.** U.S. Tax Court.
- C. U.S. Court of Federal Claims.
- D. Small Cases Division of the Tax Court.
- E. All of the above are the same.
- 73. A Memorandum decision of the U.S. Tax Court could be cited as:
- A. T.C.Memo. 1990-650.
- B. 68-1 USTC ¶9200.
- C. 37 AFTR2d 456.
- D. All of the above.
- E. None of the above.
- 74. Which court decision is generally more authoritative?
- A. A U.S. Tax Court decision.
- B. Court of Federal Claims decision.
- C. District Court decision.
- **D.** U.S. Court of Appeals decision.
- E. U.S. Tax Court Memorandum decision.
- 75. Which statement is incorrect with respect to a tax treaty?
- **A.** A tax treaty always overrides a Code section when they conflict.
- B. The purpose of a treaty is to render mutual assistance in tax enforcement and to avoid double taxation.
- C. Taxpayers must disclose on their tax returns any position where a treaty overrides a Code section.
- D. There is a \$1,000 penalty per failure to disclose a conflicting tax treaty.
- E. All are correct.

- 76. Which of the following statements about an acquiescence is correct?
- A. An acquiescence is issued in the Federal Registrar.
- B. Acquiescences are published only for certain regular decisions of the U.S. Tax Court.
- C. An acquiescence is published in the *Internal Revenue Bulletin*.
- D. The IRS does not issue acquiescences to adverse decisions that are not appealed.
- E. All of the above are correct.
- 77. Which is a primary source of tax law?
- A. J. W. Yarbo v. Comm., 737 F.2d 479 (CA-5, 1984).
- B. Article by a Federal judge in *Harvard Law Review*.
- C. Technical Advice Memoranda.
- D. Letter ruling.
- E. All of the above are primary sources.
- 78. Which statement is *incorrect* with respect to taxation on the CPA exam?
- A. The CPA exam now has only four parts.
- **B.** There are no longer case studies on the exam.
- C. A candidate may not go back after exiting a testlet.
- D. Simulations include a four-function pop-up calculator.
- E. None of the above are incorrect.
- 79. How can congressional committee reports be used by a tax researcher?

Congressional committee reports often explain the provisions of proposed legislation and are a valuable source for ascertaining the intent of Congress. The intent of Congress is the key to interpreting new legislation by taxpayers, especially before Regulations are published.

80. Why are some Code section numbers intentionally omitted from the *Internal Revenue Code?*

Some Code section numbers are intentionally omitted from the *Internal Revenue Code* so that later changes in the law can be incorporated into the Code without disrupting its organization.

81. Compare a determination letter with a letter ruling.

Like letter rulings, determination letters are issued at the request of taxpayers and provide guidance on the tax law. Determination letters differ from letter rulings in that the issuing source of a determination letter is the Area Director rather than the National Office of the IRS. Also, determination letters usually involve completed (as opposed to proposed) transactions. Determination letters are not published and are made known only to the party making the request.

South Western Federal Taxation 2011 Comprehensive 34th Edition Hoffman Test Bank

Full Download: http://alibabadownload.com/product/south-western-federal-taxation-2011-comprehensive-34th-edition-hoffman-te

82. Explain the function of Temporary Regulations.

Sometimes the U.S. Treasury Department issues Temporary Regulations relating to matters where immediate guidance is important. These regulations are issued without the comment period required for Proposed Regulations. Temporary Regulations have the same authoritative value as Final Regulations and may be cited as precedents. Temporary Regulations also must be issued as Proposed Regulations and automatically expire within three years after the date of issuance. Temporary Regulations and the simultaneous Proposed Regulations carry more weight than traditional Proposed Regulations.

83. Explain the Golsen doctrine.

Because the Tax Court is a national court, it decides cases from all parts of the country. For many years, the Tax Court followed a policy of deciding cases based on what it thought the result should be, even though its decision might be appealed to a U.S. Circuit Court of Appeals that had previously decided a similar case differently. A number of years ago this policy was changed in the *Golsen* decision. Now the Tax Court will decide a case as it feels the law should be applied *only* if the Circuit Court of Appeals of appropriate jurisdiction has not yet passed on the issue or has previously decided a similar case in accord with the Tax Court's decision. If the Circuit Court of Appeals of appropriate jurisdiction has previously held otherwise, the Tax Court will conform under the *Golsen* rule even though it disagrees with the holding.

84. Discuss the advantages and disadvantages of the Small Cases Division of the U.S. Tax Court.

There is no appeal from the Small Cases Division. The jurisdiction of the Small Cases Division is limited to cases involving amounts of \$50,000 or less. The proceedings of the Small Cases Division are informal (e.g., no necessity for the taxpayer to be represented by a lawyer or other tax adviser). Special trial judges rather than Tax Court judges preside over these proceedings. The decisions of the Small Cases Division are not precedents for any other court decision and are not reviewable by any higher court. Proceedings can be more timely and less expensive in the Small Cases Division. Some of these cases can now be found on the U.S. Tax Court Internet Website.

85. Explain the difference between tax avoidance and tax evasion.

A fine line exists between legal tax planning and illegal tax planning—tax avoidance versus tax evasion. Tax avoidance is merely tax minimization through legal techniques. In this sense, tax avoidance is the proper objective of all tax planning. Tax evasion, while also aimed at the elimination or reduction of taxes, connotes the use of subterfuge and fraud as a means to an end. Popular usage—probably because of the common goals involved—has so linked these two concepts that many individuals are no longer aware of the true distinctions between them. Consequently, some taxpayers have been deterred from properly taking advantage of planning possibilities.