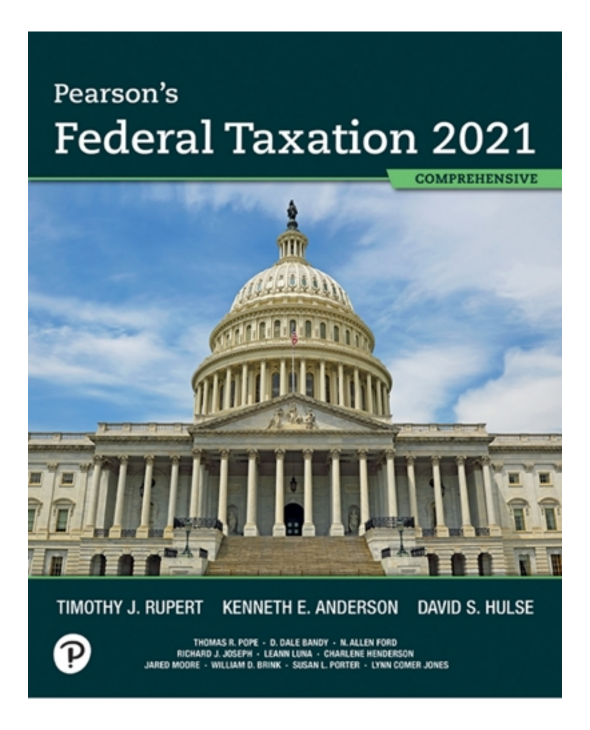
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Solutions

Chapter C:1

Tax Research

Note: To do the online research problems for this chapter, textbook users must have access to an Internet-based tax service at their institution. Solutions are provided using RIA Checkpoint, when applicable. In some cases, solutions using other tax services may differ.

Discussion Questions

- C:1-1 In a closed-fact situation, the facts have occurred, and the tax advisor's task is to analyze them to determine the appropriate tax treatment. In an open-fact situation, by contrast, the facts have not yet occurred, and the tax advisor's task is to plan for them or shape them so as to produce a favorable tax result. p. C:1-2.
- C:1-2 According to the AICPA's <u>Statements on Standards for Tax Services</u>, the tax practitioner owes the client the following duties: (1) to inform the client of (a) the potential adverse consequences of a tax return position, (b) how the client can avoid a penalty through disclosure, (c) errors in a previously filed tax return, and (d) corrective measures to be taken; (2) to inquire of the client (a) when the client must satisfy conditions to take a deduction and (b) when information provided by him or her appears incorrect, incomplete, or inconsistent on its face; and (3) not to disclose tax-related errors without the client's consent. pp. C:1-31 through C:1-33.
- **C:1-3** When tax advisors speak about "tax law," they refer to the IRC as elaborated by Treasury Regulations and administrative pronouncements and as interpreted by federal courts. The term also includes the meaning conveyed by committee reports. p. C:1-7.
- C:1-4 Committee reports concerning tax legislation explain the purpose behind Congress' proposing the legislation. Transcripts of hearings reproduce the testimonies of the persons who spoke for or against the proposed legislation before the Congressional committees. Committee reports are sometimes used to interpret the statute. p. C:1-7.
- **C:1-5** Committee reports can help resolve ambiguities in statutory language by revealing Congressional intent. They are indicative of this intent. pp. C:1-7 and C:1-8.
- **C:1-6** The Internal Revenue Code of 1986 is updated for every statutory change to Title 26 subsequent to 1986. Therefore, it includes the post-1986 tax law changes enacted by Congress and today reflects the current state of the law. p. C:1-8.
- C:1-7 No. Title 26 deals with all taxation matters, not just income taxation. It covers estate tax, gift tax, employment tax, alcohol and tobacco tax, and excise tax matters. p. C:1-8.
- **C:1-8** a. Subsection (c). It discusses the tax treatment of property distributions in general (e.g., amount taxable, amount applied against basis, and amount exceeding basis).

- b. Because Sec. 301 applies to the entire chapter, one should look throughout that entire chapter (Chapter 1 of the IRC which covers Sec. 1 through Sec. 1400U-3) for any exceptions. One special rule Sec. 301(e) is found in Sec. 301. This special rule explains the tax treatment of dividends received by a 20% corporate taxpayer. Section 301(f) indicates some of the important special rules found in other IRC sections.
- c. Legislative. Section 301(e)(4) authorizes the issuance of Treasury Regulations as may be necessary to carry out the purposes of the subsection. pp. C:1-9 through C:1-10.
- **C:1-9** Researchers should note the date on which a Treasury Regulation was adopted because the IRC may have been revised subsequent to that date. That is, the regulation may not interpret the current version of the IRC. Discrepancies between the IRC and the regulation occur when the Treasury Department has not updated the regulation to reflect the statute as amended. p. C:1-9.
- **C:1-10** a. Proposed regulations are not authoritative, but they do provide guidance concerning how the Treasury Department interprets the IRC. Temporary regulations, which are binding on the taxpayer, often are issued after recent revisions to the IRC so that taxpayers and tax advisers will have guidance concerning procedural and/or computational matters. Final regulations, which are issued after the public has had time to comment on proposed regulations, are considered to be somewhat more authoritative than temporary regulations. pp. C:1-9 and C:1-10.
- b. Interpretative regulations make the IRC's statutory language easier to understand and apply. They also often provide computational illustrations. In the case of legislative regulations, Congress has delegated the rulemaking on a specific topic (either narrow or broad) to the Treasury Department. However, after the Mayo Foundation case, both types of regulations will have the same authoritative weight. p. C:1-10.
- **C:1-11** Prior to 2011, courts gave more authority to legislative regulations than to interpretive regulations. However, after the Supreme Court decision in <u>Mayo Foundation</u>, courts will hold both interpretive and legislative regulations to the same standard and will overturn them only in very limited cases. p. C:1-10.
- **C:1-12** Under the legislative reenactment doctrine, a Treasury Regulation is deemed to have been endorsed by Congress if the regulation was finalized before a related IRC provision was amended by Congress and in the interim, Congress did not amend the statutory provision to which the regulation relates. p. C:1-10.
- **C:1-13** a. Revenue rulings are not as authoritative as court opinions, Treasury Regulations, or the IRC. They represent interpretations by an interested party, the IRS. p. C:1-12.
- b. If the IRS audits the taxpayer's return, the IRS likely will contend that the taxpayer should have followed the ruling and, therefore, owes a deficiency. p. C:1-12.
- C:1-14a. The Tax Court, the U.S. Court of Federal Claims, or the U.S. district court for the taxpayer's jurisdiction. p. C:1-14.

- b. The taxpayer might consider the precedent, if any, existing within each jurisdiction. The taxpayer might prefer to avoid expending cash to pay the proposed deficiency. If so, the taxpayer would want to litigate in the Tax Court. If the taxpayer would like to have a jury trial address questions of fact, he or she should opt for the U.S. district court. pp. C:1-14 through C:1-19, p. C:1-21, and p. C:1-23.
- c. Appeals from Tax Court and U.S. district court decisions are made to the circuit court of appeals for the taxpayer's geographical jurisdiction. U.S. Court of Federal Claims decisions are appealable to the Court of Appeals for the Federal Circuit. Appeals from any of the circuit courts of appeals may be brought to the U.S. Supreme Court. pp. C:1-20 through C:1-21.
- C:1-15No. A taxpayer may not appeal a case litigated under the Tax Court's Small Cases Procedure. p. C:1-17.
- C:1-16 Tax Court regular and memo decisions have about the same precedential value. Decisions issued under the Small Cases Procedure of the Tax Court have little or no precedential value. pp. C:1-15 and C:1-17.
- **C:1-17** Yes. The IRS can acquiesce (or nonacquiesce) in any federal court decision that is adverse to the IRS if the IRS decides to do so. In many cases the IRS does not acquiesce or nonacquiesce. p. C:1-17.
- C:1-18 In both the AFTR and USTC: decisions of U.S. district courts, U.S. bankruptcy courts, U.S. Court of Federal Claims, circuit courts of appeal, and the U.S. Supreme Court. Tax Court decisions are reported in neither of the two reporters. pp. C:1-16 and C:1-17 through C:1-22.
- C:1-19 Prior to 2009, revenue rulings appeared in the weekly Internal Revenue Bulletin (I.R.B.), and twice each year the decisions published in the I.R.B. were bound together and published in the Cumulative Bulletin (C.B.). For pre-2009 rulings, the I.R.B citation was temporary and was replaced by a citation to the C.B. After 2008, the IRS no longer publishes the Cumulative Bulletin. Therefore for current rulings, the initial I.R.B. citation is final. p. C:1-12.
- C:1-20 According to the Golsen Rule, the Tax Court will not follow a decision it made earlier, but rather will follow a decision of the circuit court of appeals to which the case under consideration is appealable. As an example, assume that the Tax Court, in a case involving a First Circuit taxpayer, ruled for the taxpayer. The issue had not been litigated earlier. Then, a U.S. district court in Georgia decided a case involving the same issue in favor of another taxpayer. The Eleventh Circuit, however, reversed the decision. Now a taxpayer from the Eleventh Circuit litigates the same issue in the Tax Court. Under the Golsen Rule, the Tax Court will follow the Eleventh Circuit's decision favoring the government. The Tax Court need not follow an appeals court decision if a case was litigated by a taxpayer whose appeal would have been made to any circuit other than the Eleventh. p. C:1-21.
- **C:1-21** a. The precedent binding upon a California taxpayer would be the Tax Court case. The Tax Court has national jurisdiction. pp. C:1-21 and C:1-23.
- b. Under the <u>Golsen</u> Rule, the Tax Court will depart from its earlier decision and follow the Fifth Circuit's decision favoring the government. p. C:1-21.

- C:1-22 a. Congressional Record
 - b. <u>Internal Revenue Bulletin</u>
 - c. <u>Tax Court of the United States Reports</u>
 - d. <u>Federal Register</u>, <u>Internal Revenue Bulletin</u>, and/or <u>Cumulative Bulletin</u>
 - e. <u>Federal Supplement, American Federal Tax Reports</u> (only tax-related), <u>United States</u> Tax Cases (only tax-related).
 - f. Not found in an "official" publication; published by tax services
- pp. C:1-7, C:1-12 through C:1-14, and C:1-17 through C:1-19.
- C:1-23 A tax advisor might find the provisions of a tax treaty useful where a U.S. taxpayer engages in transactions in a foreign country. The United States has tax treaties with over 55 countries. p. C:1-24.
- C:1-24 Citators (1) trace the history of the case in question and (2) list other authorities that have cited such case. p. C:1-30.
- C:1-25 Revenue rulings, revenue procedures, and judicial decisions. p. C:1-29.
- C:1-26 Keyword, index, or citation are the three ways to search in tax service databases. p. C:1-26.
- **C:1-27** a. The principal primary sources found in CHECKPOINT are as follows:
 - IRC
 - Treasury Regulations
 - Court opinions
 - Revenue rulings and procedures
 - Letter rulings
 - Committee reports
 - Tax treaties
 - b. The principal secondary sources found in CHECKPOINT are as follows:
 - Federal Tax Coordinator
 - United States Tax Reporter
 - Warren, Gorham & Lamont journals and treatises

Secondary sources will differ among the tax services. pp. C:1-26 through C:1-29.

C:1-28 The features (i.e., icons, templates, and command buttons) will vary depending upon the particular tax service/Internet site accessed. Just about all commercial tax databases can be searched by keyword and citation. Some can be searched by table of contents and topic. Most noncommercial tax databases can be searched by keyword. Some can be searched by citation and table of contents.

The advantages of using a commercial tax service (as opposed to a noncommercial service) are broader database scope, greater historical coverage, and more efficient search engines. The principal disadvantage is cost.

Because of their relative disadvantages, the noncommercial sites should not be regarded as a substitute for a commercial tax service. Access is non-uniform. The scope and breadth of their databases are limited. pp. C:1-26 through C:1-28.

- C:1-29 The CPA should have a good faith belief that his or her position has a realistic possibility of being sustained administratively or judicially on its merits if challenged. p. C:1-31.
- C:1-30 Under the AICPA's <u>Statements on Standards for Tax Services</u> (SSTSs), a tax preparer is not obligated (1) to verify client provided information if the information is not suspicious on its face and (2) to update professional advice based on developments following its original conveyance. p. C:1-31.
- C:1-31 This answer lists six requirements. Under <u>Circular 230</u>, the practitioner is expected to: (1) base the advice on reasonable assumptions, (2) consider relevant facts and circumstances, (3) identify the facts relevant to the advice, (4) be properly skeptical of representations by the taxpayer and others, (5) relate applicable law and authority to the facts, and (6) not base an opinion on the chances that a transaction will be identified by IRS and subject to audit. p. C:1-30.
- C:1-32 <u>Circular 230</u> is a government issued document that dictates rules for practicing before the IRS. The <u>Statements on Standards for Tax Services</u> (SSTSs) are ethical standards issued by the AICPA aimed at tax practitioners. <u>Circular 230</u> applies only to federal tax issues, and the SSTSs apply to both federal and state issues. <u>Circular 230</u> only applies to income taxes, and the SSTSs apply to all types of taxes. Finally, <u>Circular 230</u> does not provide the same depth of ethical guidance found in the SSTSs. p. C:1-30.

Problems

- C:1-33 a. Yes. According to Secs. 71(a) and (b), the wife includes \$25,000 per year. Also, the divorce agreement must explicitly state that the husband has no liability to make payments after the wife's death. See Sec. 71(b)(1)(D) and Temp. Reg. Sec. 1.71-1T(b), Q-11.
- b. Yes. The husband deducts \$25,000 per year according to Secs. 215(a) and (b). According to Sec. 62(a)(10), the alimony is deductible for AGI.
- c. For alimony agreements after December 31, 2018, Secs. 71 and 215 are repealed. pp. C:1-8 and C:1-26 through C:1-29.
- **C:1-34** a. Legislative. According to Sec. 385(a), "The Secretary is authorized to prescribe such regulations as may be necessary or appropriate. . . ."
- b. Yes. Section 385(a) states that the regulations will be applicable "for purposes of this title." "This title" is Title 26 of the federal statutes. Because Title 26 encompasses all tax statutes, the regulations would be relevant for estate tax purposes. pp. C:1-8 through C:1-10 and C:1-26 through C:1-29.
- C:1-35 a. Both rulings hold that contributions to a fund formed to acquire a portrait of a former judge and donated to a governmental agency are deductible under Sec. 170. pp. C:1-12 and C:1-13.
- b. Private letter rulings cannot be cited as precedence and apply only to the taxpayer for whom the IRS issued the ruling. pp. C:1-12 and C:1-13.

- c. Revenue rulings can be cited as precedence, and they are relied on by both taxpayers and the IRS for guidance in particular factual situations. pp. C:1-12 and C:1-13.
- **C:1-36** Sections 355 and 856. The official IRS publication is the <u>Internal Revenue Bulletin</u>, which eventually is incorporated into the <u>Cumulative Bulletin</u>. pp. C:1-12 and C:1-29.
- C:1-37 Results might vary as the online service adds or deletes documents, but as of this writing:
 - a. 58.
 - b. 33.
 - c. 16.
- **C:1-38** The following results were obtained using RIA Checkpoint. Results using other tax services may vary.
 - a. 14.
 - b. 8 using 'home office' without quotations, 4 with quotes around the term.
- c. The results after refining for "home office" are more relevant primarily because 280A also covers issues related to rental and vacation homes and refining the results omits these references. The search within results output produced revenue rulings related to home office issues, and the first result is to a revenue ruling explaining how the IRS would interpret an important Supreme Court case addressing home office deductions. pp. C:1-26 through C:1-28.
- **C:1-39** a. Acquiescence. See AOD 1986-030, 1986-1 C.B. 1.
- b. No. The acquiescence was only with respect to whether a transfer to the taxpayer's spouse is a taxable disposition. pp. C:1-17 and C:1-29.
- C:1-40 a. Acquiescence. See AOD 2016-02.
- b. The AOD addressed whether the limitation on home mortgage deductions applied on a per property or per taxpayer business. pp. C:1-17 and C:1-29.
- **C:1-41** a. Nonacquiescence. See AOD 1988-014, 1988-2 C.B.1.
- b. Yes. In 2003, the Commissioner withdrew the 1988 AOD and acquiesced. See AOD 2003-001, 2003-2 I.R.B. pp. C:1-17 and C:1-29.
- **C:1-42** a. Yes. The case was reviewed by the court. No. It was not a unanimous decision. Judges Korner, Swift, and Gerber did not participate. Judge Simpson dissented. pp. C:1-26 through C:1-29.
 - b. Yes. The decision was entered under Rule 155. p. C:1-17.
- c. Yes. The case was reviewed by the Sixth Circuit Court of Appeals. pp. C:1-26 through C:1-29.
- C:1-43 a. Yes. The case was reviewed by the court. The decision was not unanimous. Judge Quealy dissented. Judge Tannenwald issued a concurring opinion with which five judges agreed. Judge Chabot issued a dissenting opinion with which three judges agreed, and Judge Nims issued a dissenting opinion with which three judges agreed. pp. C:1-26 through C:1-29.
 - b. No. The decision was not entered under Rule 155. p. C:1-17.

- c. Yes. The case was reviewed by the Sixth Circuit Court of Appeals in 1982. pp. C:1-26 through C:1-29.
- C:1-44a. <u>National Cash Register Co. v. U.S.</u>, 400 F.2d 820, 22 AFTR 2d 5562, 68-2 USTC ¶9576 (6th Cir., 1968).
- b. <u>Thomas M. Dragoun</u>, 1984 RIA T.C. Memo ¶84,094 (T.C. Memo 1984-94), 47 TCM 1176.
- c. <u>U.S. v. John M. Grabinski</u>, 558 F. Supp. 1324, 52 AFTR 2d 83-5169, 83-2 USTC ¶9460 (DC MN, 1983).
- d. <u>U.S. v. John M. Grabinski</u>, 727 F.2d 681, 53 AFTR 2d 84-710, 84-1 USTC ¶9201 (8th Cir., 1984).
- e. <u>Rebekah Harkness v. U.S.</u>, 469 F.2d 310, 30 AFTR 2d 72-5754, 72-2 USTC ¶9740 (Ct. Cl., 1972). Note that during this period, Court of Claims decisions were published in the <u>Federal Reporter</u>, <u>Second Series</u>. Alternatively, you could give the citation 199 Ct. Cls. 721, which references the Court of Claims Reporter. In the RIA citator the name of the case is simply <u>Harkness</u>.
- f. <u>Hillsboro National Bank v. CIR</u>, 460 U.S. 370, 51 AFTR 2d 83-874, 83-1 USTC ¶9229 (USSC, 1983).
 - g. Rev. Rul. 78-129, 1978-1 C.B. 67. pp. C:1-17 through C:1-22.
- **C:1-45**a. Rev. Rul. 99-7, 1999-1 C.B. 361.
 - b. Frank H. Sullivan, 1 B.T.A. 93 (1924).
 - c. Tate & Lyle, Inc., 103 T.C. 656 (1994).
- d. <u>Ralph L. Rogers v. U.S.</u>, 539 F. Supp. 104, 49 AFTR 2d 82-1160, 82-1 USTC ¶9246 (DC OH, 1982).
- e. <u>Norman Rodman v. CIR</u>, 542 F.2d 845, 38 AFTR 2d 76-5840, 76-2 USTC ¶9710 (2nd Cir., 1976). pp. C:1-17 through C:1-22.
- **C:1-46** a. Circuit Court of Appeals for the Ninth Circuit; page 1198 of Volume 648 of the Federal Reporter, Second Series and page 81-5353 of Volume 48 of the American Federal Tax Reports, Second Series.
- b. U. S. Court of Federal Claims; page 455 of Volume 14 of the <u>Claims Court Reporter</u> and paragraph (not page) 9231 of Volume 1 of the 1988 <u>U. S. Tax Cases.</u>
- c. Supreme Court; page 13 of Volume 309 of the <u>United States Supreme Court Reports</u> and page 816 of Volume 23 of the <u>American Federal Tax Reports</u>.
- d. A U.S. District Court in Texas; page 76 of Volume 441 of the <u>Federal Supplement</u> and page 78-335 of Volume 41 of the American Federal Tax Reports, Second Series.
 - e. Not a court decision; page 72 of Volume 1 of the 1983 <u>Cumulative Bulletin</u>.
- f. Circuit Court of Appeals for Sixth Circuit; page 474 of Volume 568 of the <u>Federal Reporter</u>, <u>Second Series</u> and paragraph (not page) 9199 of Volume 1 of the 1978 <u>U.S. Tax Cases</u>. pp. C:1-16 and C:1-22.
- **C:1-47** a. A facelift as a deductible medical expense is discussed in ¶K-2109 of the Federal Tax Coordinator. Solutions using other tax services will differ.
 - b. Section 213.

- c. Generally no. Section 213(d)(9) (effective for tax years beginning after 1990) provides that the cost of cosmetic surgery is not deductible except in certain narrow circumstances. pp. C:1-28 and C:1-29.
- **C:1-48** No. The regulation does not reflect the amendments to Sec. 302 made by P.L. 96-589, P.L. 97-248, P.L. 98-369, and P.L. 111-325. A caution to this effect appears at the beginning of the regulation. pp. C:1-26 through C:1-29.
- C:1-49 a. Casualty losses from termite damage are discussed in ¶M-1743 (Federal Tax Coordinator) and Ann ¶1655.3020 (U.S. Tax Reporter).
- b. Authorities include: Rev. Rul. 63-232, 1963-2 C.B. 97; <u>Henry L. Sutherland</u>, 1966 PH T.C. Memo ¶66,155, 25 TCM 822; and <u>Martin A. Rosenberg v. CIR</u>, 42 AFTR 2d 303, 52-2 USTC ¶9377 (8th Cir., 1952). The first two authorities denied a deduction and the third allowed a deduction. Textbook users may find additional authority. pp. C:1-28 and C:1-29.
- **C:1-50** a. More than 35% of the excess of the value of the decedent's gross estate over the sum of allowable Sec. 2053 and 2054 deductions.
- b. No. The regulation indicates the test is more than (1) 35% of the gross estate or (2) 50% of the taxable estate. It does not reflect the P.L. 94-455 or P.L. 97-34 amendments to the IRC. A caution to this effect appears before the beginning of the reprint of the regulations. pp. C:1-26 through C:1-29.
- **C:1-51** a. 645.
 - b. 572-3rd Accounting Methods Adoptions and Changes. 570- 2nd Accounting Methods General Principles.
 - c. 568-4th.
 - d. 367.
 - e. 523-2nd.
- p. C:1-25.
- C:1-52 "Fireman, Allowed; uniform" is discussed at ¶L-3806. Note: The RIA source document does not use the gender neutral phrase "firefighter." The revenue ruling dealing with this topic is Rev. Rul. 70-474, 1970-2 C.B. 34. pp. C:1-27 and C:1-28.
- **C:1-53** a. 13.
 - b. 12 issues are listed in the findings of fact.
 - c. Yes. The Fourth Circuit reviewed the case. pp. C:1-28 and C:1-29.
- **C:1-54** a. 27.
- b. No. According to the headnote to the opinion, the decision dealt with one issue, deductions.
 - c. No. The decision has not been cited unfavorably. pp. C:1-28 and C:1-29.
- **C:1-55**a. 1972.
 - b. The deductibility of the cost of a customer list under Sec. 162.
 - c. The government. The cost was not currently deductible.

- d. No. The decision was not reviewed at the trial level.
- e. Yes. The decision was appealed to the Sixth Circuit Court of Appeals.
- f. Yes. The RIA citator lists eight citations to the decision. pp. C:1-26 through C:1-29.
- C:1-56 a. To file a tax return electronically, one must (1) purchase the requisite software from a commercial vendor or download it from a designated Internet site; (2) obtain a Personal Identification Number (PIN) from the IRS; (3) either prepare a tax return offline and upload, or prepare the return online; and (4) transmit the return to the IRS.
- b. The taxpayer can transmit funds electronically in one of three ways: (1) by authorizing an electronic funds withdrawal from a checking or savings account; (2) by authorizing payment by credit card; or (3) by mailing to the IRS a check or money order using a payment voucher.
- c. Electronic filing (1) allows the taxpayer to file a return from any personal computer; (2) is more accurate than manual filing; (3) offers the safety and security of direct deposit; (4) offers the convenience of filing a tax return early and delaying payment up to the due date, and (5) allows one to file federal and state tax returns simultaneously. p. C:1-28.
- **C:1-57** a. "Request for Copy of Tax Return."
 - b. "Corporation Claim for Deduction for Consent Dividends."
 - c. "Excise Tax on Greenmail."
- p. C:1-28.
- **C:1-58** a. "Request for Copy of Individual Tax Return."
 - b. "Corporation Income and Franchise Tax Return."
 - c. "Partnership Income Tax Return."
- p. C:1-28.
- C:1-59 The latest data as of this writing was for January 2019.
 - a. 7 (Alaska, Florida, Nevada, South Dakota, Texas, Washington, Wyoming).
 - b. 2 (New Hampshire and Tennessee).
 - c. 9.9%.
 - d. North Dakota, 2.9%.
- p. C:1-28.

Comprehensive Problem

C:1-60 STEP ONE: In searching CHECKPOINT's <u>United States Tax Reporter</u> (USTR), you would consult the topical index under "Advertising – special or unusual forms of" and use the keyword "Yacht." In USTR, you would likely find an annotation at ¶1625.356(13).

STEP TWO: In print research, you would leave the tax service reporter volume to look up the case on page 879, Volume 36 of <u>Tax Court of the United States Reports</u>. In computerized research, you would remain in the service and click on the hyperlinked citation. Either way, you would find the text of <u>R.L. Henry</u>, 36 T.C. 879. This case involved an attorney/accountant who tried to deduct the costs of insuring and maintaining a yacht on which he flew a pennant with the numerals "1040." It is analogous to your client's case.

STEP THREE: In print research, to check the status of the case, you would leave <u>Tax Court of the United States Reports</u> to consult a citator. In computerized research, you would remain in the service and click on the citator command button. Either way, you would discover a listing of cases that cite <u>R.L. Henry</u>. You also would discover that the case is still "good law."

STEP FOUR: In both print and computerized research, based on the ruling in <u>R.L. Henry</u>, you likely would conclude that the costs of maintaining and insuring the physician's yacht are not deductible as ordinary and necessary business expenses. pp. C:1-26 through C:1-29.

Tax Strategy and Critical Thinking Problem

C:1-61 Choose Alternative 2; file the lawsuit in the Tax Court. HPU is likely to lose a lawsuit filed in the U. S. district court (Alternative 1) because that court is bound by *district court* precedent adverse to the taxpayer. Likewise, HPU is likely to lose a lawsuit filed in the Court of Federal Claims (Alternative 3) because that court is bound by *circuit court* precedent adverse to the taxpayer. On the other hand, in the Tax Court (Alternative 2) the tax return position taken by HPU has a realistic possibility of being sustained on its merits. In a case involving HPU, the Tax Court would not be bound by the other circuit court's precedent, which is adverse to the taxpayer because of the Golsen Rule. Rather, the Tax Court would be bound by HPU's own circuit court precedent, which, based on the specific facts of the problem, is nonexistent because HPU's circuit court has merely offered *dictum*, which is not binding. However, if the Tax Court issues a ruling consistent with the circuit court's second proposition, namely, that by opening the home improvement center, HPU is merely "improving customer access to its existing products," HPU will win the lawsuit, and its deduction will be sustained. pp. C:1-21 and C:1-23.

Case Study Problem

C:1-62 Statements on Standards for Tax Services (SSTS) No. 3 states that a CPA "may in good faith rely, without verification, on information furnished by the taxpayer or by third parties" (Para. 2, reproduced in Appendix E of the text). Thus, you may accept Mal's information at face value. His increase in AGI of over \$30,000 may explain his increase in charitable contributions of approximately \$10,000. In the second scenario the provision from <u>SSTS No. 3</u> that a CPA "should make reasonable inquiries if the information furnished appears to be incorrect, incomplete, or inconsistent either on its face or on the basis of other facts known to a member" would be pertinent. Recently, the IRS audited Mal's return, and Mal lacked substantiation for about 75 percent of the charitable contributions he had claimed. (He may have made the contributions, but he could not prove that he did.) Further, the round amount (\$25,000) reported by Mal suggests that Mal may be estimating what he contributed. You probably should request to see substantiation (canceled checks, etc.) for the contribution(s) claimed. For charitable contributions of \$250 or greater made after December 31, 1993, no deduction is allowed unless the donee organization substantiates the contribution with a contemporaneous, written acknowledgement. Mal needs to be made aware of this rule for his current year's return. All cash contributions, regardless of amount, must be documented with a bank record or written communication from the charity. The communication must include the name of the charity, date, and amount. p. C:1-32.

Tax Research Problems

- **C:1-63** a. The primary issue is whether the amounts Thomas A. Curtis, M.D. Inc. paid to Ellen Curtis as compensation during fiscal years 1988 and 1989 were reasonable.
- b. Neither party was totally victorious. In fiscal year 1988, Ellen Curtis was paid \$410,500. The amount held to be reasonable compensation by the Tax Court for 1988 was \$227,000. In fiscal year 1989, Ellen Curtis was paid \$510,500. The amount held to be reasonable compensation by the Tax Court for 1989 was \$239,000. The amount held to be compensation, however, is more than the \$100,000 and \$105,000 the IRS asserted was reasonable compensation.
- c. The plaintiff is the corporation because it is the party that claimed a deduction for the compensation. The IRS is attempting to disallow the corporation's deduction for part of the compensation paid. The disallowance of the deduction will have little effect on the two individuals since the amounts received will be either salary or dividends depending on the outcome of the case.
 - d. Ellen Barnert married Dr. Thomas Curtis in 1984.
- e. Ms. Curtis worked approximately 60 to 70 hours supervising all departments set up within the corporation and the independent contractors, including scheduling and staffing of all the corporation's offices. Ms. Curtis was a registered nurse. She had a bachelor's degree in science and took worker's compensation courses at the University of Southern California Law School. She had worked as a nurse for a number of years and managed an ambulatory hospital system.
- f. In fiscal year 1989, Ellen Curtis was paid \$510,500. The Tax Court held \$239,000 to be reasonable compensation in 1989.
 - g. The corporation paid no dividends in either fiscal year.
 - h. The case is appealable to the Ninth Circuit.
- i. The five factors mentioned in determining reasonable compensation according to Elliott's are: (1) the employee's role in the company, (2) external comparison of the employee's salary with those paid by similar companies for similar services, (3) character and condition of the company, (4) conflict of interest in the employee's relationship to the corporation, and (5) the internal consistency in the company's treatment of payments to employees.

C:1-64 Judicial authority exists to exclude the Medicare payments from the amount the mother is treated as having provided for her own support. The IRS agrees with this authority; therefore, if the IRS audits the client's return, the IRS will not argue that Josh's mother provided the majority of her own support. (This information should be included in the client letter.)

The work papers should include a discussion of the authorities summarized below. Section 152(a) provides that one of the tests for claiming another as a dependent is to provide over one-half of such person's support. (Note: Josh's mother's gross income of \$2,000 is not too high in the current year for her to be claimed his dependent assuming all other requirements are met.) If he provides over one-half of her support, he also may deduct any medical expenses he pays on her behalf. Section 152 does not define "support." Regulation Sec. 1.152-1(a)(2) states that support includes "food, shelter, clothing, medical and dental care, education, and the like." It also provides that in determining the amount an individual contributes to his own support, one must count the cost of support items paid for from "income, which is ordinarily excludable from gross income, such as benefits received under the Social Security Act."

In <u>Alfred H. Turecamo v. CIR</u>, 39 AFTR 2d 77-1487, 77-1 USTC ¶9415 (2nd Cir., 1977), the court held that hospital costs paid by Basic Medicare do not constitute support the ill person furnishes for himself or herself. After studying the legislative history of the Medicare statute, the court could find no valid basis "for distinguishing between hospital benefits received under Part A of Medicare [Basic Medicare] and either private insurance proceeds or supplemental benefits received under Part B [of Medicare]."

In Rev. Rul. 70-341, 1970-2 C.B. 31, the IRS ruled that Basic Medicare payments on a person's behalf must be treated as contributions by such person toward his own support. Such treatment was in contrast to that of Supplemental Medicare, which the IRS viewed as in the nature of insurance proceeds, and not self-support. Revenue Ruling 64-223, 1964-2 C.B. 50, held that amounts paid by an insurance company for medical costs are disregarded in the support test.

In Rev. Rul. 79-173, 1979-1 C.B. 86, the IRS revoked Rev. Rul. 70-341. Thus, the IRS currently treats Basic Medicare payments consistently with Supplemental Medicare and ignores amounts received from either source for purposes of the support test. In <u>Archer v. Comm.</u> 73 T.C. 963 (1980), the court held that both Medicare and Medicaid are disregarded in the support test.

C:1-65 In determining whether the property is used "too much" for personal purposes so that Sec. 280A applies, use of the residence by Amy or by family members constitutes personal use, as does use by persons who pay less than fair rental value (Sec. 280A(d)(2)). Use by Amy when performing repairs and maintenance full-time is totally disregarded (Sec. 280A(d)(2)). For purposes of allocating the expenses attributable to rental use, however, all the days on which the property is rented for fair rental value are considered, even if the property is rented to family members on some of these days (Prop. Reg. Sec. 1.280A-3(c)).

The total number of days rented at fair rental value – the numerator of the fraction used in the allocation – is determined as follows:

Days rented to sister	8
Days rented to cousin	4
Days rented to three families	<u>120</u>
Total	132

The denominator for allocating interest and taxes is in dispute. Per Prop. Reg. Sec. 1.280 A-3(d)(3), the denominator is the total number of days of actual use (exclusive of use by the owner for performing repairs). Thus, the denominator would be 146 (12 + 8 + 4 + 2 + 120). Case law supports using as the denominator the number of days in the year, or 365 days in this case for allocating interest and taxes. Dorrance D. Bolton v. CIR 51 AFTR 2d 83-305, 82-2 USTC ¶9,699, (9th Cir., 1982), affirming 77 T.C. 104 (1981), and Edith G. McKinney v. CIR 52 AFTR 2d 83-6281, 83-2 USTC ¶9,665 (10th Cir., 1983).

For allocating repairs, insurance, and depreciation, this ratio is the number of days rented at fair rental value divided by the total number of days of actual use, or 132/148. However, there is a conflict between Sec. 280A(e) and Prop. Reg. §1.280A-3(d)(3). The proposed regulation excludes repair days from the denominator, but the IRC is silent. Excluding the repair days results in a denominator of 146.

- C:1-66 a. The principal issue in both cases was whether the corporation could deduct amounts paid as compensation to the spouse (ex-spouse) of a sole shareholder. This issue, in turn, depended on whether such compensation was "reasonable" under the circumstances.
- b. The Tax Court considered a number of factors, including (1) the employee's qualifications and training, (2) the nature, extent, and scope of her duties, (3) responsibilities and hours involved, (4) the size and complexity of the business, (5) the results of the employee's efforts, (6) the prevailing rates for comparable employees in comparable businesses, (7) the scarcity of other qualified employees, (8) the ratio of compensation to the gross and net income of the business, (9) the salary policy of the employer to other employees, and (10) the amount of compensation paid to the employee in prior years.
- c. The facts of these cases are similar in the following respect: in both cases, the taxpayers were corporations that claimed a deduction for payments made to the spouse or ex-spouse of a sole shareholder. The facts are different in these respects: (1) In <u>Summit</u> the IRS contended that only a portion of the salary payments were nondeductible; in <u>J.B.S.</u>, it argued that none of the salary payments were deductible. (2) In <u>Summit</u>, the spouse performed extensive services for the firm; in <u>J.B.S.</u>, the ex-spouse appears to have performed no services. (3) In <u>Summit</u>, the court took into consideration the corporation's rising profits; in <u>J.B.S.</u>, the court did not. (In fact, the latter opinion does not mention the firm's profits or loss position). (4) In <u>Summit</u>, the payments did not appear to be motivated by tax avoidance. (Because the corporation paid substantial dividends to its sole shareholder, the payments to the spouse did not appear to be "disguised dividends"). In <u>J.B.S.</u>, the payments did appear to be motivated by tax avoidance. (Testimony indicated that some tax positions had been taken to minimize the corporation's tax liability).

C:1-67 The memorandum should supply the following answers:

- a. Revenue Proc. 2020-1, I.R.B. 2020-1, 1 and Rev. Proc. 2020-4, I.R.B. 2020-1, I.R.B. 148, govern requests for determination letters.
- b. Form 5300, "Application for Determination for Employee Benefit Plan," must be filed with the request.
- c. The following information must be provided in the request:
 - 1 Complete statement of facts and other information
 - 2. Copies of all contracts, wills, deeds, agreements, instruments, other documents pertinent to the transaction, and foreign laws
 - 3. Analysis of material facts
 - 4. Statement regarding whether same issue is in an earlier return and additional information required for §301.9100 requests
 - 5. Statement regarding whether same or similar issue was previously ruled on or whether a request involving it was submitted or is currently pending
 - 6. Statement regarding interpretation of a substantive provision of an income or estate tax treaty
 - 7. Statement regarding involvement of a transactional party located in a foreign country
 - 8. Letter from Bureau of Indian Affairs relating to a letter ruling request for recognition of Indian tribal government status or status as a political subdivision of an Indian tribal government.
 - 9. Statement of supporting authorities
 - 10. Statement of contrary authorities

- 11. Statement identifying pending legislation
- 12. Statement identifying information to be deleted from the public inspection copy of letter ruling or determination letter
- 13. Signature by taxpayer or authorized representative
- 14. Authorized representatives
- 15. Power of attorney and declaration of representative
- 16. Penalties of perjury statement
- 17. Number of copies of request to be submitted
- 18. Sample format for a letter ruling request
- 19. Checklist for letter ruling requests
- d. Actions that must accompany the filing include payment of appropriate user fee and notification of interested parties.

"What Would You Do In This Situation?" Solution

Ch. C:1, p. C:1-34.

In this context, you have two professional duties: first, a duty of confidentiality to each client, and second, a duty to verify information that appears to be incorrect on its face. According to Statement No. 3 of the Statements on Standards for Tax Services, a CPA who is required to sign a tax return should consider information actually known to the CPA from the tax return of another client if (1) that information is relevant to the former return, (2) its consideration is necessary to properly prepare that return, and (3) the use of such information does not violate any rule of confidentiality. Here, (1) the information relating to each return is relevant to the other; (2) its consideration is necessary to properly prepare the other return; and (3) the use of such information does not violate any rule of confidentiality, so long as the information is not disclosed to the other client. Your considering the tax return information should lead you to believe that it is incorrect on its face; therefore, you have a duty to verify it.

Accordingly, without revealing the basis for your belief, you should request from each client documentary evidence of its respective claim. Such evidence should consist of a paid invoice, a canceled check, a signed or certified receipt, a bill of lading, or any other document that indicates the essential terms of the contract of sale.

Chapter C:1

Tax Research

Learning Objectives

After studying this chapter, the student should be able to:

- 1. Distinguish between closed fact and open fact tax situations.
- 2. Describe the steps in the tax research process.
- 3. Explain how the facts influence tax consequences.
- 4. Identify the sources of tax law and assess the authoritative value of each.
- 5. Consult tax services to research an issue.
- 6. Apply the basics of Internet-based tax research.
- 7. Use a citator to assess tax authorities.
- 8. Describe professional guidelines that CPAs in tax practice should follow.
- 9. Prepare work papers and communicate to clients.

Areas of Greater Significance

Since this will usually be a student's first exposure to tax research, the importance of the facts to the tax results, federal tax services and the citator should be discussed. The widespread use of Internet-based databases for tax research makes this means of tax research much more important. An effort should be made to introduce Internet-based searches to the students if at all possible. The text discusses two types of professional guidelines for CPAs in tax practice.

Areas of Lesser Significance

In the interest of time, the following areas may be omitted:

Sample work papers and client letter (Appendix A).

Problem Areas for Students

The following areas may prove especially difficult to students:

- 1. Understanding how to use the tax services and citators.
- 2. Learning the authoritative value of each source of tax law.

Highlights of Recent Tax Law Changes

- For revenue rulings (and other IRS pronouncements) issued after 1999, the full four digits of the year of issuance are provided in the title. For revenue rulings and other pronouncements issued before 2000, only the last two digits of the year of issuance are provided in the title.
- Students should become familiar with the use of Internet-based databases which have replaced the paper services.
- For changes to the IRC enacted after July 29, 1996, the Treasury is generally precluded from issuing regulations with retroactive effect. In the case of final regulations, however, a regulation can be effective on the date proposed or the date on which temporary regulations are filed with the Federal Register. Regulations issued within 18 months of the date of a change to the statute can be issued with retroactive effect.
- Both CCH and RIA provide tax-related information via the Internet. The United States Tax Reporter is also available on LexisNexis and Westlaw.

Teaching Tips

- Example C:1-2: Use the example to emphasize to the students the importance of considering nontax objectives as well as tax objectives. p. C:1-2.
- Steps in the Tax Research Process, Paragraph 1: Walk through the steps in the tax research process. As you do this, emphasize to the students that the steps of the tax research process provide an excellent format for a written communication to a client or for a client file. You might consider going over the client communication contained in Appendix A.
- If proper citations are being stressed in the course, Table C:1-3 is a good reference.
- Illustrate to the students how to use the Internet version of one of the tax services or the LEXIS online service in an in-class demonstration.

Lecture Outline

I. Overview of Tax Research.

Tax research can be conducted in a number of different settings. Tax research involves solving a specific tax-related question using a number of tax law sources as they apply to a particular situation. Sample work papers demonstrating how to document the results of a research effort are included in Appendix A. In addition, the text discusses two types of professional guidelines for CPAs in tax practice: the AICPA's guidelines for CPAs in tax practice, the Statements on Standards for Tax Services and Treasury Department Circular 230 (reproduced in Appendix E).

- A. Client-oriented research is conducted by accounting and law firms for the benefit of their clients. It involves determining the tax consequences of a certain transaction for a given client. It is performed in:
 - 1. Closed-fact or tax compliance situations. (See Example C:1-1.) p. C:1-2.
 - 2. Open-fact or tax-planning situations. (See Example C:1-2.) p. C:1-2.
- B. **Academic settings.** Tax policy research may be conducted by individuals in an academic setting (e.g., accounting programs, law schools, economics departments, etc.).

The tax advisor should always bear in mind the financial accounting implications of proposed transactions. Though interrelated, the two fields of accounting have different orientations and different objectives. Tax accounting is oriented primarily to the Internal Revenue Service. Its objectives include calculating, reporting, and predicting one's tax liability according to legal principles. Financial accounting is oriented primarily to shareholders, creditors, managers, and employees. Its objectives include determining, reporting, and predicting a business's financial position and operating results according to Generally Accepted Accounting Principles.

II. Steps in the Tax Research Process.

When doing tax research in the context of tax planning or just in engaging in tax planning, the emphasis should be placed on the circular nature of the tax research process. It often requires the determination of different facts, restatement of the research question, or reliance on additional authorities. (Refer here to Figure C:1-1) p. C:1-4. There are, however, six basic steps to the tax research process:

- A. Determine the facts.
- B. Identify the issues (questions).

- C. Locate the applicable authorities.
- D. Evaluate the authorities and choose those to follow where the authorities conflict.
- E. Analyze the facts in terms of the applicable authorities.
- F. Communicate conclusions and recommendations to the client.

A professional needs to keep a number of points in mind.

- A. The objective is not to minimize taxes per se but rather to maximize the after-tax return.
- B. One does not engage in unilateral transactions; thus, the tax ramifications to all parties to the contract are relevant.
- C. Taxes are but one cost of doing business.
- D. The time for tax planning is not restricted to when one enters into an investment, contract, or other arrangement, but rather the time extends throughout the life of the activity.

Appendix A walks students through the research process.

Tax research often involves a "gray area;" that is, one that does not have a clear-cut, unequivocally correct solution. The issue should be pursued through the use of a specifically tailored set of detailed questions. Tax research may also involve determining which issues need to be researched. It requires a fairly extensive knowledge of tax law to be able to determine which issues need to be researched.

A tax advisor should always bear in mind the financial accounting implications of proposed transactions. An answer that may be desirable from a tax perspective may not always be desirable from a financial accounting perspective. Success in any tax practice, especially at the managerial level, requires consideration of both sets of objectives and orientations.

III. Importance of the Facts to the Tax Consequences.

The importance of a particular set of facts to the tax results should be emphasized. Three illustrations are presented for class discussion. These illustrations should naturally lead into a discussion of how a factual situation can be designed to meet the statutory requirements.

IV. The Sources of Tax Law.

The term "tax law" generally encompasses much more than just the tax statutes as enacted by Congress. The law contains very general language that requires interpretation, both

administrative and judicial. Administrative interpretations include Treasury Regulations, revenue rulings, and revenue procedures. Judicial interpretations consist of court decisions. Tax law also consists of committee reports issued by Congress during the legislative process.

- Legislative Process. All tax legislation must originate in the House of Α. Representatives. Tax bills are referred to the House Ways and Means Committee. After a bill is approved by the House Ways and Means Committee, it moves to the floor of the House for consideration. If approved by a majority of the House, it moves to the Senate. After consideration by the Senate Finance Committee, it moves to the Senate floor for approval. Usually the House and Senate bills will not be in complete agreement. The bill will then go to a conference committee consisting of members of both houses. A compromise will then be made between the two versions of the tax bill. The compromise is then voted on by both houses of Congress and goes on to the President for his signature or veto. Both houses of Congress generally hold extensive hearings at which time interested parties are free to testify. The U.S. Government Printing Office publishes the statements made at hearings. Committee reports explaining Congress's purpose in drafting legislation are published by the U.S. Government Printing Office in the Cumulative Bulletin. Committee reports are particularly useful in interpreting the law prior to issuance of Treasury regulations. (See Example C:1-4.) p. C:1-8.
- B. **Internal Revenue Code.** The Internal Revenue Code is the foundation of all tax law. It was first codified in 1939. Recodified in 1954, it has now been named the Internal Revenue Code of 1986. Whenever the law is changed, old language is deleted and new language is added.
- C. Treasury Regulations. The Treasury Department issues Treasury Regulations as interpretations of the statute. They provide examples complete with computations to assist in understanding how IRC provisions are applied. Because statutory changes occur frequently, regulations are not always updated in a timely manner. When referring to a regulation, the tax advisor should consult the introductory note in order to determine when the regulation was adopted. Treasury Regulations are first provided in proposed form and the public has an opportunity to comment and suggest changes. Proposed regulations have no more authoritative weight than the position the IRS argues for in a brief, but provide guidance on the Treasury Department's interpretation of a statute. Temporary regulations (which generally are effective upon publication) are often issued soon after a major statutory change to provide guidance on procedural and computational matters. Temporary regulations have the same authoritative value as final regulations; however, they cannot remain temporary for more than a three-year period. Temporary regulations must be issued concurrently with proposed regulations. Final regulations are drafted after the public has had time to comment on the proposed regulations. Final regulations have the same authoritative weight as the statute and generally take effect retroactive to the effective date of the statutory language they interpret.

For changes to the IRC enacted after July 29, 1996, the Treasury is generally precluded from issuing regulations with retroactive effect. In the case of final regulations, however, a regulation can be effective on the date proposed or the date on which temporary regulations are filed with the Federal Register. Regulations issued within 18 months of the date of a change to the statute can be issued with retroactive effect.

Regulations may also be classified as either interpretative or legislative. Interpretative regulations are issued under the general authority of Sec. 7805 and make the statutory language easier to understand and apply. They provide illustrations about how to perform certain computations. Legislative regulations provide rules on highly technical matters where Congress has delegated the rulemaking to the Treasury Department (e.g., consolidated tax return issues). Both types of regulations have the same authoritative weight and will be overturned only in very limited cases such as when, in the Court's opinion, the regulations exceed the scope of power delegated to the Treasury Department, are contrary to the IRC, or are unreasonable.

Section 7805 provides that the Secretary of the Treasury has the right to prescribe regulations and to provide what extent they are to be applied retroactively. Occasionally, taxpayers can successfully argue that a regulation is invalid and, consequently, should not be followed. This will occur only if the courts find that the regulation is "unreasonable and plainly inconsistent with the revenue statutes." Some courts apply the **legislative reenactment doctrine**, which holds that regulations finalized many years earlier and not amended by Congress through changes to the statutory language have Congressional approval.

Regulations are cited as follows. Numbers before the decimal point indicate the general subject matter of the regulation. Numbers to the right of the decimal place refer to the IRC section being interpreted. Numbers to the right of that number indicate the number of the regulation. Temporary or proposed regulations are cited as Temp. Reg. Sec. or Prop. Reg. Sec. When providing a citation, the researcher should be as precise as possible. An example of this would be Reg. Sec. 1.165-5(I), Ex. 2(I), which refers to the first portion of Example 2 that is contained in the first portion of the fifth regulation interpreting Sec. 165. You may wish at this point to use the **Stop and Think** material, which illustrates the force of law certain regulations have. pp. C:1-10-C:1-11.

- D. **Administrative Pronouncements.** There are a number of different means that the IRS uses for interpreting the statute. After referring to the IRC and Treasury Regulations, tax advisors are likely to refer next to IRS interpretations for further authority for answering a tax question.
 - 1. **Revenue Rulings.** Revenue rulings are used to indicate the tax status of a specific transaction, which has wide taxpayer interest. They represent the viewpoint of the IRS and do not have as much authority as federal court

cases or regulations. Approximately one hundred rulings are issued each year. A taxpayer does not have to follow a ruling if there is sufficient authority for different treatment. An IRS agent is, however, bound by the rulings. Rulings are published weekly in the **Internal Revenue Bulletin** (I.R.B.) and semiannually in the **Cumulative Bulletin** (C.B.) prior to 2009. Refer now to p. C:1-12 to see how revenue rulings are cited.

- 2. **Revenue Procedures.** Revenue procedures usually deal with procedural aspects of tax practice. They are first published in the **Internal Revenue Bulletin** and later in the **Cumulative Bulletin** until 2009. Refer now to p. C:1-12 to illustrate how revenue procedures are cited. In addition to revenue rulings and revenue procedures, the *Cumulative Bulletin* contains IRS notices, as well as the texts of proposed regulations, tax treaties, committee reports, and U.S. Supreme Court decisions. For revenue rulings issued after 2008, the Internal Revenue Bulletin is the final reference.
- 3. **Letter Rulings.** Letter rulings are initiated by taxpayers who ask the IRS to explain the tax consequences of a particular transaction. The IRS responds in a letter ruling that can be relied on only by the person requesting it. They provide insight into the current thinking of the IRS. CCH publishes rulings with any confidential information deleted in a separate letter ruling service. Refer to pp. C:1-12-C:1-13 to illustrate how letter rulings are cited.
- 4. **Technical Advice Memoranda.** When a taxpayer's return is being audited with respect to a complicated, technical matter, the taxpayer may request that the matter be referred to the IRS National Office in Washington, D.C. concerning the appropriate tax treatment. The answer is issued in the form of a Technical Advice Memoranda, which is made available in the form of a letter ruling. Refer to p. C:1-13 to illustrate how technical advice memoranda are cited.
- 5. **Tax Information Releases.** Tax Information releases contain information about interpretations of general interest and are released to the news media throughout the United States. Refer now to p. C:1-13 to illustrate how information releases are cited.
- 6. **Announcements and Notices.** Information releases that are more technical and aimed at tax practitioners are issued in the form of Announcements. Announcements are often issued before temporary or proposed regulations can be issued. The IRS is bound by announcements and notices in the same way as if contained in a revenue ruling. Notices and announcements issued prior to 2009 appear in both the Internal Revenue Bulletin and the Cumulative Bulletin. As of 2009, they appear only in the Internal Revenue Bulletin. Refer now to p. C:1-13 to illustrate how announcements are cited.

E. **Judicial Decisions.** Judicial decisions comprise an important source of tax law. Judicial decisions in different jurisdictions are sometimes in conflict. See Figure C:1-1, p. C:1-15 for a summary of the court system.

Overview of the Court System. There are three trial courts - the U.S. Tax Court, the U.S. Court of Federal Claims, and the U.S. District Courts. Litigation may begin in any court, but precedent is an important factor in determining where it should begin. Cash flow also may be an important factor. Taxes must be paid before litigation begins in the U.S. Court of Federal Claims or the U.S. District Courts. After the taxes are paid, a claim for refund is filed, which will be denied by the IRS. A suit for refund is then brought and, if won, a refund with interest is obtained. A suit may be brought in the Tax Court. If lost, the deficiency plus any interest and penalties must be paid. The District Courts are the only place that a jury trial is possible. Decisions can be appealed from the Tax Court and the U.S. District Courts to the Court of Appeals in the taxpayer's circuit. Appeals from the U.S. Court of Federal Claims are taken to the Court of Appeals for the Federal Circuit. A party who loses at the appellate level can ask the Supreme Court for a writ of certiorari. The Supreme Court hears only about six to ten tax cases a year. (See Table C:1-1 Federal Judicial Circuits for a listing of states in the various Courts of Appeals on p. C:1-15.) (See Table C:1-2 for an overview of the court system on p. C:1-16.)

U.S. Tax Court. The U.S. Tax Court originated in 1942 as the successor to the Board of Tax Appeals. It is a court of national jurisdiction that hears only tax-related cases. All taxpayers, regardless of their state of residence, may litigate in the Tax Court. It has 19 judges, including one chief judge. The President, with the consent of the Senate, appoints the judges for a 15-year term and may reappoint them for an additional term. The judges, specialists in tax-related matters, periodically travel to roughly one hundred cities throughout the country to hear cases. In most instances, only one judge hears a case.

The Tax Court has a special policy in dealing with cases where the amount in question does not exceed \$50,000 a year (i.e., small cases). Taxpayers can represent themselves without an attorney. The cases are heard by special commissioners instead of one of the Tax Court judges. Decisions under this procedure cannot be appealed.

The IRS has an **acquiescence policy** with regard to federal court decisions that have been decided in the taxpayer's favor. If it wishes to go on record that it agrees with a federal court decision, it acquiesces. If it wishes to disagree with a decision, it issues a nonacquiescence. This policy is not followed in all federal court decisions. An acquiescence or nonacquiescence is binding on an IRS agent. If a taxpayer is audited and has taken a position, in which the IRS has issued a nonacquiescence, litigation will likely be the only recourse for the taxpayer. IRS

acquiescences and nonacquiescences are published in the Internal Revenue Bulletins and Cumulative Bulletins.

Regular decisions of the Tax Court are published by the U.S. Government Printing Office in a bound volume known as the **Tax Court of the United States Reports**. Soon after a decision is made public, it is also published by RIA and CCH in their loose-leaf reporters of Tax Court decisions. Refer now to Table C:1-3, p. C:1-22 to illustrate regular and memo Tax Court citations.

U.S. District Courts. Each state has a U.S. district court and more populous states have several district courts. Many different types of cases are heard by this court and a taxpayer may request a jury trial. District court decisions are officially reported in the **Federal Supplement** (F. Supp.) published by West. Tax decisions are also published by RIA in the **American Federal Tax Reports** (AFTR) and by CCH in the **U.S. Tax Cases** (USTC). Refer now to Table C:1-3, p. C:1-22 to illustrate a district court citation.

U.S. Court of Federal Claims. The U.S. Court of Federal Claims, as reorganized in 1982 and renamed in 1992, is a national court with decisions appealable to the Circuit Court of Appeals for the Federal Circuit. U.S. Court of Federal Claims decisions were published in the **Claims Court Reporter** by West Publishing Co. from 1982 to 1992. These cases are now reported in the **Federal Claims Reporter** (Fed. Cl.). In addition, the AFTR and USTC services report these tax decisions. Refer now to Table C:1-3, p. C:1-22 to illustrate this citation.

Circuit Courts of Appeal. Trial court decisions are appealable to a particular circuit court of appeals depending upon where the litigation originated. In the case of an individual, it depends upon the taxpayer's residence on the date of appeal. In the case of a corporation, it is the principal place of business that controls. There are 11 geographical circuits, the circuit for the District of Columbia and the Federal Circuit. (See Figure C:1-3, p. C:1-22.) New circuit court of appeals decisions are reported officially in the **Federal Reporter**, **Third Series** (F.3d) published by West. In addition, AFTR and USTC services report these decisions. Refer now to Table C:1-3, p. C:1-22 to illustrate this citation.

Supreme Court. A decision of an appellate court can be appealed to the U.S. Supreme Court. Unless the circuits are divided on the proper treatment of an issue or the issue is deemed of great significance, the Supreme Court will not grant certiorari. Decisions of the Supreme Court are the law of the land. If Congress does not agree with a Supreme Court decision, statutory language can be amended to reach the desired result. Supreme Court decisions are published in the United States Supreme Court Reports (U.S.) by the U.S. Government Printing Office, the Supreme Court Reporter (S.Ct.) by West, and the United States Reports, Lawyers' Edition (L.Ed.) by Lawyer's Co-Operative Publishing Co. In addition,

the AFTR and USTC services report these tax decisions. Refer now to Table C:1-3, p. C:1-22 to illustrate this citation.

Precedential Value of Various Decisions.

- 1. The Tax Court will generally rule uniformly for taxpayers. It is bound by Supreme Court decisions. In 1970, the **Golsen** rule was adopted which mandates that the Tax Court will follow decisions of the court for the circuit to which a case in question is appealable.
- 2. U.S. district court decisions have precedential value only for subsequent cases heard in the same district. District courts must follow decisions of the Supreme Court and the court of appeals to which the case is appealable.
- 3. The U.S. Court of Federal Claims must rule consistently with the Supreme Court, Circuit Court of Appeals for the Federal Circuit, and its own earlier decisions.
- 4. A circuit court of appeals is bound by the Supreme Court and earlier decisions made by that circuit. *Green v.* US 185 F. 3d 67, 84 AFTR 2d 99-5415, 99-2 USTC ¶50,701 (3rd Cir, 1999).

The Green Case appears on page 67, volume 185 of the *Federal Reporter*, *Third Series*. It is also published in volume 84, page 99-5415 on AFTR, Second Series, and in Volume 2, Paragraph 50,701 of the 199 USTC. The parenthetical information indicates that the Third Circuit decided the case in 1999 (*The Federal Reporter*, *Second Series* reference is found in footnote 33 of this chapter).

Because the courts are not always in agreement, a taxpayer can sometimes **forum shop** to select a court that is likely to be most favorable to the taxpayer's position. You may wish to use the **Stop and Think** materials at this point, which illustrate the importance of forum shopping. p. C:1-24.

- F. **Tax Treaties.** The United States has treaties with a number of foreign countries. The treaties may pertain to tax and other matters. The provisions contained in a treaty in most cases override the rules contained in the IRC. p. C:1-24.
- G. **Tax Periodicals.** Writings of tax experts in tax periodicals can provide useful insight into provisions contained in the IRC, Regulations, cases, or rulings. A list of periodicals is found on p. C:1-24. Published articles and tax service commentaries are secondary sources of authority. Primary sources of authority are the IRC and administrative and judicial interpretations. Only primary authorities should be cited.

V. Tax Services.

Organizationally, there are two types of tax services: first, "annotated," and second, "topical." An annotated tax service is organized by IRC section. The IRC-arranged subdivisions of this service are likely to encompass several topics. A topical tax service is organized by broad topic. The topically arranged subdivisions of this service are likely to encompass several IRC sections. The principal annotated tax services are United States Tax Reporter and Standard Federal Tax Reporter. The main topical services are Federal Tax Coordinator 2d and Tax Management Portfolios.

VI. The Internet as a Research Tool.

Internet databases are rapidly replacing books as the principal source of tax-related information. These databases encompass not only the IRC, Treasury Regulations, court cases, state laws, and other primary authorities, but also citators and secondary sources such as tax service reporters, treatises, journals, and newsletters. The principal advantages of using Internet-based tax services are ease and speed of access. The databases can be accessed using annotations or a "key word" approach. The annotated versions are arranged by IRC section. The annotations accompany editorial commentaries and include digests and summaries of IRS pronouncements and court opinions that interpret a particular IRC section. A topical tax service is organized by broad topic, including income taxes, estate and gift taxes, and excise taxes. The topically arranged sub-divisions of this service are likely to encompass several IRC sections. Each database is updated on a timely basis. See Table C:1-4 on p. C:1-25 for a summary of the key features of tax services.

The most widely used Internet-based research services are RIA's CheckpointTM (hereafter CHECKPOINT), accessible at http://checkpoint.riag.com, and the CCH Tax Research NetWorkTM (hereafter CCH NETWORK), accessible at http://tax.cchgroup.com/network. Both services are updated continuously and store information in databases (called libraries). This chapter and the textbook discuss Internet-based tax services in general and focus on CHECKPOINT for illustrative purposes, but they all work in a similar manner.

VII. Citators.

Citators serve two functions: (1) they provide a history of the case; and (2) they list other authorities that have cited the case. The citator allows the user to input the names of specific case citations, and see all related pronouncements and status changes.

VIII. Professional Guidelines for Tax Services.

Professional guidelines for tax services are contained in both government-imposed and professional-imposed tax standards. Circular 230 sets forth rules to practice before the Internal Revenue Service and pertains to certified public accountants, attorneys, enrolled

agents, and other persons representing taxpayers before the IRS. It presents duties and restrictions relating to such practice and prescribes sanctions and disciplinary proceedings for violating these regulations. Circular 230 also provides guidelines for written advice to taxpayers. In June 2014, these guidelines were significantly revised and eliminated the distinction between covered opinions and written advice. All rules are now governed under what is referred to as a "reasonable practitioner standard." In the case of written advice, the practitioner is now supposed to base advice under reasonable assumptions and consider the facts that are important and not base an opinion on the probability of audit.

Statements on Standards for Tax Services (SSTS), issued by the American Institute of Certified Public Accountants and reproduced in Appendix E, set forth guidelines governing ethical issues in tax practice. Although the SSTSs are not legally enforceable, they carry significant moral weight, and may be cited in a negligence lawsuit as the proper "standard of care" for tax practitioners. They also provide grounds for the termination or suspension of one's professional license. The Standards provide an ethical framework to govern the normative relationship between a tax advisor and his or her client, where, unlike an auditor, a tax advisor acts as the client's advocate.

IX. Sample Work Papers.

Appendix A presents a set of sample work papers, including a draft of a client letter and a memo to the file. The work papers indicate the issues to be researched, the authorities addressing the issues, and the researcher's conclusions concerning the appropriate tax treatment, with rationale for its use. Formats differ from firm to firm. The sample offers general guidance concerning the content of work papers.

Court Case Briefs

The following court cases illustrate how the courts, through judicially enunciated doctrines, impact the interpretation of tax law.

<u>Hirotoshi Yamamoto</u> <u>v.</u> <u>CIR</u>, 73 T.C. 946 (1980), aff'd. in unpublished opinion 672 F.2d 924 (9th Cir., 1982).

Yamamoto (Y) owned 100% of the stock of P Corporation. P Corporation owned 100% of the stock of subsidiary S. S was heavily indebted to P. During 1970 and 1971, S made loans to Y. Y transferred real property to S, those transactions being recorded as sales, in exchange for cash, release of Y's indebtedness to S and assumption of Y's liabilities by S. Subsequently, S transferred this property to P at a price equal to S's book value in the property. Additionally, Y purchased stock of P in exchange for cash.

Y argued that the step-transaction theory should apply to these transactions so they should be collapsed into one transaction and qualify for tax-free treatment under IRC Sec. 351. The court rejected this argument, stating that the rules for transfers to a controlled corporation did not apply because the property transfers and stock transfer had separate legal significance. The facts were consistent with this decision. This case involves a detailed analysis of the substance over form issue.

Evelyn F. Gregory v. Helvering, 293 U.S. 465 (1935).

Mrs. Gregory owned all of the stock of a corporation, which owned 1,000 shares of stock of another corporation. To get these shares and to obtain more favorable tax treatment, a new corporation was organized and the 1,000 shares of stock were transferred to it by the old corporation in what was claimed to be a nontaxable reorganization. The new corporation then dissolved and distributed its only asset, the shares of stock, to its sole shareholder, Mrs. Gregory. Mrs. Gregory then sold the stock and reported capital gains tax treatment on the sale. The Supreme Court held that a nontaxable reorganization had not occurred since the new corporation had no relation to the business of the old corporation and was formed solely as part of a preconceived plan with no business purpose. Tax avoidance was held not to be a sufficient business purpose to permit a tax-free reorganization to occur.

Melodic Musical Sales, Inc. XX 2021019 2019 Form 1120

Notes to Instructor:

Instructors may want to simplify the tax return project by giving students some or all of the following information rather than having them calculate the items:

Current year depreciation on property placed in service before 2019:

Building (\$2,000,000 × 0.02564)	\$ 51,280
Equipment 1 ($$250,000 \times 0.1249 \times 0.5$)	15,613
Equipment 2 ($$500,000 \times 0.1249$)	62,450
Trucks ($$100,000 \times 0.192$)	<u>19,200</u>
Total	\$148,543

<u>(</u>

Total		<u>\$148,543</u>				
Current year depreciation on equipment placed in service in 2019:						
Sec. 179 expensing		<u>\$600,000</u>				
Total current-year depreciation		<u>\$748,543</u>				
Capital gains and losses for 2019: Short-term capital gain on sale of PD Long-term capital loss on sale of JSB		\$ 55,000 (10,000)				
Sale of Equipment 1:						
Selling price Cost Minus: Accumulated depreciation	\$250,000 (156,288)	\$280,000				
Adjusted basis	(130,200)	(93.712)				

Adjusted basis (93,712) Gain recognized \$186,288 \$156,288 Sec. 1245 recapture

Sec. 1231 gain \$ 30,000

<u>Underpayment penalty:</u>

Omit Form 2220 and just insert \$3,809 penalty on Form 1120, Page 1, Line 33.

Schedule M-3:

Omit this schedule.

_	1	12	20					ation Ir								OMB No. 1545-0123
									2	0	2019					
Internal Revenue Service																
A Check if: 1a Consolidated return (attach Form 851) TYPE Name Melodic Musical Sales, Inc.									B Employer identification number XX-2021019							
dated return									C Date incorporated 12/31/2015							
2 Personal holding co. (attach Sch. PH) City or town, state or province, country, and ZIP or foreign postal code									DΤ	D Total assets (see instructions)						
		l servic truction			•	City, ST		*						\$	7,955,	494
			attached 🗾	E Check	k if: (1)	Initial return		P) Final re	turn	(3)	Nam	e change	:	(4)		s change
	1a	a Gr	ross receir	ots or sale:	s					[1a	10.0	00,0	000		
	b									<u> </u>	1b		250.0			
	۰	Ba	alance. Su	btract line	1b from	ı line 1a									1c	9.750.000
	2	Co	ost of good	ds sold (at	tach Fo	rm 1125-A) .									2	4,500,000
	3		Cost of goods sold (attach Form 1125-A)									3	5,250,000			
<u>e</u>	4		•			edule C, line 2									4	12,000
Income	5				•		,								5	1-/000
<u>u</u>	6	Gr	ross rents												6	,
	7	Gr	ross royalt												7	
	8	Ca	apital gain	net incom	ne (attac	h Schedule D	(Form 112	20))							8	60,000
	9				•	797, Part II, lir	•	**							9	156,288
	10			` '		s—attach state	,		,						10	,
	11	To	tal incom	ne. Add lin	es 3 thr	ough 10								. ▶	11	5,478,288
÷	12					instructions-								. ▶	12	650,000
suc	13	Sa	alaries and	wages (le	ss empl	oyment credits	s)								13	400,000
cţi	14	Re	epairs and	maintena	nce .										14	20,500
npe	15	Ва	ad debts .												15	40,000
on deductions.)	16														16	
lo s	17		exes and li												17	137,000
Ö	18	Int	terest (see	instructio	ns) .										18	210,000
tat	19	Cł	naritable c	ontribution	ns										19	30,000
<u>E</u>	20	Charitable contributions									20	748,543				
ē	21	De	Depletion									21				
ns 1	22	Ac	dvertising												22	48,000
ţį	23	Pe	ension, pro	ofit-sharing	g, etc., p	olans									23	
ř	24	En	nployee b	enefit prog	grams										24	
inst	25	Re	eserved fo	r future us	se										25	
ee	26	Ot	ther deduc	ctions (atta	ach state	ement)									26	177,000
s (S	27	To	otal deduc	ctions. Ac	dd lines	12 through 26								. ▶	27	2,461,043
io	28	Та	axable inco	ome before	e net op	erating loss de	eduction a	nd special d	eductions	s. Subtra	ct line	27 from	line 1	1.	28	3,017,245
eductions (See instructions for limitations	29a	a Ne	et operatin	ng loss ded	duction ((see instructio	ns)			[29a					
	b	Sp.	oecial ded	uctions (S	chedule	C, line 24) .				[29b		6,00	00		
	c	: Ac	dd lines 29	a and 29b											29c	6,000
ا ع	30	Ta	axable inc	ome. Sub	otract lin	e 29c from lin	e 28. See	instructions							30	3,011,245
ts, ar	31					ine 11)									31	632,361
redit	32	20	19 net 96	5 tax liabil	ity paid	(Schedule J, F	Part II, line	12)							32	
ndable Cre Payments	33	To	otal payme	ents, credit	ts, and s	ection 965 ne	t tax liabili	ty (Schedule	J, Part III	l, line 23))				33	555,000
Tax, Refundable Credits, and Payments	34					tructions. Che							. •		34	3,809
Refu	35	Ar	mount ow	ed. If line	33 is sr	naller than the	total of lir	nes 31, 32, a	nd 34, en	ter amou	ınt ow	ed .			35	<u>81,170</u>
ax,	36					ger than the to				r amount	t overp				36	
	37					want: Credit				dan a. 1. 1.			funde		37	I haddar to take
Qi.	1					: I have examined to other than taxpaye							e pest of	my kr	owiedge and	belief, it is true, correct,
Sig							1	. / /								S discuss this return eparer shown below?
He	re	=			<u>avis</u>			4/14/20	-)	reside	nt			_ I		tions. Yes No
		r Sig	gnature of o	officer preparer's	namo			Date s signature	₹ Litle	9	Da	to				PTIN
Pai	id		тини гуре	preparer's	паше		rieparers	ə əiyi iatüre			Da	ite			ck if	FILIN
Pre	ера	rer											T_:		-employed	
Us	e O	nly	Firm's nan										Firm'		<u> </u>	
For	Don	orue:	Firm's add		otion o	no congrato i	netruotio-	16			4 NI- 4	14500	Phon	e no.		Form 1120 (2010)

Form 1	120 (2019)			Page 2
Sch	edule C Dividends, Inclusions, and Special Deductions (see instructions)	(a) Dividends and inclusions	(b) %	(c) Special deductions (a) × (b)
1	Dividends from less-than-20%-owned domestic corporations (other than debt-financed stock)	12,000	50	6,000
2	Dividends from 20%-or-more-owned domestic corporations (other than debt-financed	, , , , , ,		,,,,,,,
	stock)		65	
3	Dividends on certain debt-financed stock of domestic and foreign corporations		see instructions	
4	Dividends on certain preferred stock of less-than-20%-owned public utilities		23.3	
5	Dividends on certain preferred stock of 20%-or-more-owned public utilities		26.7	
6	Dividends from less-than-20%-owned foreign corporations and certain FSCs		50	
7	Dividends from 20%-or-more-owned foreign corporations and certain FSCs		65	
8	Dividends from wholly owned foreign subsidiaries		100	
9	Subtotal. Add lines 1 through 8. See instructions for limitations	12,000	see instructions	6,000
10	Dividends from domestic corporations received by a small business investment			
	company operating under the Small Business Investment Act of 1958		100	
11	Dividends from affiliated group members		100	
12	Dividends from certain FSCs		100	
13	Foreign-source portion of dividends received from a specified 10%-owned foreign		100	
	corporation (excluding hybrid divisions) (see instructions)		100	
14	Dividends from foreign corporations not included on line 3, 6, 7, 8, 11, 12, or 13			
	(including any hybrid divisions)			
			see	
15	Section 965(a) inclusion		instructions	
16a	Subpart F inclusions derived from the sale by a controlled foreign corporation (CFC) of the stock of a lower-tier foreign corporation treated as a dividend (attach Form(s) 5471) (see instructions)		100	
b	Subpart F inclusions derived from hybrid dividends of tiered corporations (attach Form(s) 5471) (see instructions)			
С	Other inclusions from CFCs under subpart F not included on line 15, 16a, 16b, or 17 (attach Form(s) 5471) (see instructions)			
17	Global Intangible Low-Taxed Income (GILTI) (attach Form(s) 5471 and Form 8992)			
18	Gross-up for foreign taxes deemed paid			
19	IC-DISC and former DISC dividends not included on line 1, 2, or 3			
20	Other dividends			
21	Deduction for dividends paid on certain preferred stock of public utilities			
22	Section 250 deduction (attach Form 8993)			
23	Total dividends and inclusions. Add column (a), lines 9 through 20. Enter here and on page 1, line 4	12,000		
24	Total special deductions. Add column (c), lines 9 through 22. Enter here and on page 1,	line 29b	•	6,000

Form **1120** (2019)

Form 1120 (2019) Page 3 Schedule J Tax Computation and Payment (see instructions) Part I-Tax Computation Check if the corporation is a member of a controlled group (attach Schedule O (Form 1120)). See instructions ▶ 632,361 2 3 Base erosion minimum tax amount (attach Form 8991) . . . 3 632,361 Add lines 2 and 3 4 Foreign tax credit (attach Form 1118) . . . 5a 5a Credit from Form 8834 (see instructions) 5b General business credit (attach Form 3800) 5c Credit for prior year minimum tax (attach Form 8827) 5d 5e Total credits. Add lines 5a through 5e 6 632,361 Subtract line 6 from line 4 7 Personal holding company tax (attach Schedule PH (Form 1120)) . . . 8 Recapture of investment credit (attach Form 4255) 9a 9a 9b Interest due under the look-back method-completed long-term contracts (attach d Interest due under the look-back method—income forecast method (attach Form 8866). 9d Alternative tax on qualifying shipping activities (attach Form 8902) 9e 9f Other (see instructions—attach statement) 10 10 Total. Add lines 9a through 9f 632.361 11 Total tax. Add lines 7, 8, and 10. Enter here and on page 1, line 31 11 Part II-Section 965 Payments (see instructions) 2019 net 965 tax liability paid from Form 965-B, Part II, column (k), line 3. Enter here and on page 1, line 32 12 Part III-Payments, Refundable Credits, and Section 965 Net Tax Liability 13 13 14 555,000 14 2019 estimated tax payments . . . 15 2019 refund applied for on Form 4466 15 16 Combine lines 13, 14, and 15 16 Tax deposited with Form 7004 17 17 18 Withholding (see instructions) 18 555,000 19 Total payments. Add lines 16, 17, and 18. . . . 19 20 Other (attach statement—see instructions). 21 Total credits. Add lines 20a through 20d 21 2019 net 965 tax liability from Form 965-B, Part I, column (d), line 3. See instructions . . . 22

Total payments, credits, and section 965 net tax liability. Add lines 19, 21, and 22. Enter here and on page 1,

555,000 Form **1120** (2019) Form 1120 (2019) Page 4 Schedule K Other Information (see instructions) Check accounting method: a

Cash **b** Accrual 1 No Yes See the instructions and enter the: 2 Business activity code no. ▶ а 451140 Retail sales Business activity ► Musical instruments С / Is the corporation a subsidiary in an affiliated group or a parent-subsidiary controlled group? If "Yes," enter name and EIN of the parent corporation ▶ At the end of the tax year: a Did any foreign or domestic corporation, partnership (including any entity treated as a partnership), trust, or tax-exempt organization own directly 20% or more, or own, directly or indirectly, 50% or more of the total voting power of all classes of the corporation's stock entitled to vote? If "Yes," complete Part I of Schedule G (Form 1120) (attach Schedule G) b Did any individual or estate own directly 20% or more, or own, directly or indirectly, 50% or more of the total voting power of all classes of the corporation's stock entitled to vote? If "Yes," complete Part II of Schedule G (Form 1120) (attach Schedule G)*. 5 At the end of the tax year, did the corporation: a Own directly 20% or more, or own, directly or indirectly, 50% or more of the total voting power of all classes of stock entitled to vote of any foreign or domestic corporation not included on Form 851, Affiliations Schedule? For rules of constructive ownership, see instructions. If "Yes," complete (i) through (iv) below. (ii) Employer Identification Number (iv) Percentage Owned in Voting (iii) Country of (i) Name of Corporation Incorporation b Own directly an interest of 20% or more, or own, directly or indirectly, an interest of 50% or more in any foreign or domestic partnership (including an entity treated as a partnership) or in the beneficial interest of a trust? For rules of constructive ownership, see instructions. If "Yes," complete (i) through (iv) below. (ii) Employer (iii) Country of (iv) Maximum (i) Name of Entity Percentage Owned in Organization (if any) Profit, Loss, or Capital During this tax year, did the corporation pay dividends (other than stock dividends and distributions in exchange for stock) in excess of the corporation's current and accumulated earnings and profits? See sections 301 and 316 If "Yes," file Form 5452, Corporate Report of Nondividend Distributions. See the instructions for Form 5452. If this is a consolidated return, answer here for the parent corporation and on Form 851 for each subsidiary. At any time during the tax year, did one foreign person own, directly or indirectly, at least 25% of the total voting power of all / classes of the corporation's stock entitled to vote or at least 25% of the total value of all classes of the corporation's stock? . . For rules of attribution, see section 318. If "Yes," enter: (a) Percentage owned ► and (b) Owner's country ► (c) The corporation may have to file Form 5472, Information Return of a 25% Foreign-Owned U.S. Corporation or a Foreign Corporation Engaged in a U.S. Trade or Business. Enter the number of Forms 5472 attached ▶ Check this box if the corporation issued publicly offered debt instruments with original issue discount ▶ □ If checked, the corporation may have to file Form 8281, Information Return for Publicly Offered Original Issue Discount Instruments. Enter the amount of tax-exempt interest received or accrued during the tax year ►\$ 5,000 Enter the number of shareholders at the end of the tax year (if 100 or fewer) ▶ _______ 10 If the corporation has an NOL for the tax year and is electing to forego the carryback period, check here (see instructions) ▶ □ If the corporation is filing a consolidated return, the statement required by Regulations section 1.1502-21(b)(3) must be attached or the election will not be valid. Enter the available NOL carryover from prior tax years (do not reduce it by any deduction reported on

*Schedule G is not attached. If attached, with these facts, it would show the same information as shown on Form 1125-E.

Form **1120** (2019)

Form 1120 (2019) Page **5**

Sch	edule K Other Information (continued from page 4)		
		Yes	No
13	Are the corporation's total receipts (page 1, line 1a, plus lines 4 through 10) for the tax year and its total assets at the end of the tax year less than \$250,000?		1
	If "Yes," the corporation is not required to complete Schedules L, M-1, and M-2. Instead, enter the total amount of cash distributions and the book value of property distributions (other than cash) made during the tax year ▶\$		
14	Is the corporation required to file Schedule UTP (Form 1120), Uncertain Tax Position Statement? See instructions		/
15a b	Did the corporation make any payments in 2019 that would require it to file Form(s) 1099?		/
16	During this tax year, did the corporation have an 80% or more change in ownership, including a change due to redemption of its own stock?		/
17	During or subsequent to this tax year, but before the filing of this return, did the corporation dispose of more than 65% (by value) of its assets in a taxable, non-taxable, or tax deferred transaction?		/
18	Did the corporation receive assets in a section 351 transfer in which any of the transferred assets had a fair market basis or fair market value of more than \$1 million?		/
19	During the corporation's tax year, did the corporation make any payments that would require it to file Forms 1042 and 1042-S under chapter 3 (sections 1441 through 1464) or chapter 4 (sections 1471 through 1474) of the Code?		1
20	Is the corporation operating on a cooperative basis?		/
21	During the tax year, did the corporation pay or accrue any interest or royalty for which the deduction is not allowed under section 267A? See instructions		1
	If "Yes," enter the total amount of the disallowed deductions 🕨 🖢		
22	Does the corporation have gross receipts of at least \$500 million in any of the 3 preceding tax years? (See sections 59A(e)(2) and (3))		1
00			
23	Did the corporation have an election under section 163(j) for any real property trade or business or any farming business in effect during the tax year? See instructions		/
24	Does the corporation satisfy one or more of the following? See instructions		/
а	The corporation owns a pass-through entity with current, or prior year carryover, excess business interest expense.		
b	The corporation's aggregate average annual gross receipts (determined under section 448(c)) for the 3 tax years preceding the current tax year are more than \$26 million and the corporation has business interest expense.		
С	The corporation is a tax shelter and the corporation has business interest expense.		
	If "Yes," to any, complete and attach Form 8990.		
25	Is the corporation attaching Form 8996 to certify as a Qualified Opportunity Fund?		/
	If "Yes," enter amount from Form 8996, line 14 ▶\$		

Form **1120** (2019)

Form 1120 (2019) Page **6**

Schedule L Balance Sheets per Books		Beginnin	g of tax year	End of tax year			
	Assets	(a)	(b)	(c)	(d)		
1	Cash		516,774		815,494		
2a	Trade notes and accounts receivable	400,000		500,000			
b	Less allowance for bad debts	20,000	380,000	(25,000)	475,000		
3	Inventories	20,000	2,500,000		3,500,000		
4	U.S. government obligations				2/200/000		
5	Tax-exempt securities (see instructions)		30,000		30,000		
6	Other current assets (attach statement)		50,000		30,000		
7	Loans to shareholders						
8	Mortgage and real estate loans						
9	Other investments (attach statement)		260,000		50,000		
10a	Buildings and other depreciable assets	2,850,000		3,200,000	30,000		
b	Less accumulated depreciation	(317,500	2,532,500	(395,000)	2,805,000		
11a	Depletable assets		2,332,300	3/3/000	2,000,000		
b	Less accumulated depletion	()	()			
12	Land (net of any amortization)		200,000	,	200,000		
13a	Intangible assets (amortizable only)						
b	Less accumulated amortization	()	()			
14	Other assets (attach statement)		60,000	,	80,000		
15	Total assets		6,479,274		7,955,494		
	Liabilities and Shareholders' Equity		0,177,271		1,733,474		
16	Accounts payable		300,000		270,000		
17	Mortgages, notes, bonds payable in less than 1 year		800,000		640,000		
18	Other current liabilities (attach statement)		21,880		103,461		
19	Loans from shareholders		21,000		102,701		
20	Mortgages, notes, bonds payable in 1 year or more		1,800,000		600,000		
21	Other liabilities (attach statement)		57,394		167,593		
22	Capital stock: a Preferred stock		31,374		101,373		
	b Common stock	1,500,000	1,500,000	1,500,000	1,500,000		
23	Additional paid-in capital	1,200,000	1,200,000	1,200,000	1,200,000		
24	Retained earnings—Appropriated (attach statement)						
25	Retained earnings—Appropriated (attach statement)		2,000,000		4,674,440		
26	Adjustments to shareholders' equity (attach statement)		2,000,000		7,0/7,770		
27	Less cost of treasury stock		()	()		
28	Total liabilities and shareholders' equity		6,479,274	/	7,955,494		
	edule M-1 Reconciliation of Income	(Loss) per Books		Return	1,733,777		
	Note: The corporation may be re						
1	Net income (loss) per books	2,774,440	7 Income record	ed on books this year			
2	Federal income tax per books	742,560	⊣	this return (itemize):			
3	Excess of capital losses over capital gains .	712,700		erest \$ 5,000			
4	Income subject to tax not recorded on books		Tax exempt in				
7	this year (itemize):	'			5,000		
	Gain on equip. (186,288 — 105,000)	81,288		this return not charged	7,000		
5	Expenses recorded on books this year no			come this year (itemize):			
·	deducted on this return (itemize):		a Depreciation				
а	Depreciation \$		b Charitable contri				
b	Olit-bl		Cap.loss C	4-			
c	Travel and entertainment . \$				611,043		
·	See schedule	35,000	9 Add lines 7 and	18	616.043		
6	Add lines 1 through 5	3,633,288	10 Income (page 1,	3 017 245			
	edule M-2 Analysis of Unappropriate				J, U11, 6TJ		
1	Balance at beginning of year	2,000,000	5 Distributions:		100,000		
2	Net income (loss) per books	2.774.440	-	b Stock	100,000		
3	Other increases (itemize).						
3	Other increases (itemize):	-		c Property es (itemize):			
					100,000		
1	Add lines 1.2 and 3	4 774 440	7 Add lines 5 and 8 Balance at end	d 6	4 674 440		

4,674,440Form **1120** (2019)

Balance at end of year (line 4 less line 7)

Add lines 1, 2, and 3

SCHEDULE D (Form 1120)

Capital Gains and Losses

► Attach to Form 1120, 1120-C, 1120-F, 1120-FSC, 1120-H, 1120-IC-DISC, 1120-L, 1120-ND, 1120-PC, 1120-POL, 1120-REIT, 1120-RIC, 1120-SF, or certain Forms 990-T.

OMB No. 1545-0123

Department of the Treasury Internal Revenue Service ► Go to www.irs.gov/Form1120 for instructions and the latest information. Employer identification number Melodic Musical Sales, Inc. XX-2021019 Did the corporation dispose of any investment(s) in a qualified opportunity fund during the tax year? If "Yes," attach Form 8949 and see its instructions for additional requirements for reporting your gain or loss. Part I Short-Term Capital Gains and Losses (See instructions.) (g) Adjustments to gain See instructions for how to figure the amounts to enter on (h) Gain or (loss) or loss from Form(s) Subtract column (e) from Proceeds Cost 8949, Part I, line 2, column (d) and combine This form may be easier to complete if you round off cents to (sales price) (or other basis) column (g) the result with column (g) whole dollars 1a Totals for all short-term transactions reported on Form 1099-B for which basis was reported to the IRS and for which you have no adjustments (see instructions). However, if you choose to report all these transactions on Form 8949, leave this line blank and go to line 1b 1b Totals for all transactions reported on Form(s) 8949 with Box A checked . 2 Totals for all transactions reported on Form(s) 8949 with **Box B** checked 3 Totals for all transactions reported on Form(s) 8949 145,000 90,000 55,000 with **Box C** checked 4 Short-term capital gain from installment sales from Form 6252, line 26 or 37. 4 5 Short-term capital gain or (loss) from like-kind exchanges from Form 8824 5 6 Unused capital loss carryover (attach computation) 6 15,000) 7 Net short-term capital gain or (loss). Combine lines 1a through 6 in column h 40,000 Long-Term Capital Gains and Losses (See instructions. (g) Adjustments to gain See instructions for how to figure the amounts to enter on (h) Gain or (loss) (e) or loss from Form(s) Subtract column (e) from Proceeds Cost column (d) and combine 8949, Part II, line 2, This form may be easier to complete if you round off cents to (sales price) (or other basis) column (g) the result with column (a) 8a Totals for all long-term transactions reported on Form 1099-B for which basis was reported to the IRS and for which you have no adjustments (see instructions). However, if you choose to report all these transactions on Form 8949, leave this line blank and go to line 8b 8b Totals for all transactions reported on Form(s) 8949 with **Box D** checked Totals for all transactions reported on Form(s) 8949 with **Box E** checked 10 Totals for all transactions reported on Form(s) 8949 with **Box F** checked 110,000 120,000 (10,000) 11 Enter gain from Form 4797, line 7 or 9. . 30,000 11 12 Long-term capital gain from installment sales from Form 6252, line 26 or 37 12 13 Long-term capital gain or (loss) from like-kind exchanges from Form 8824 13 14 Capital gain distributions (see instructions) 14 15 Net long-term capital gain or (loss). Combine lines 8a through 14 in column h 15 20,000 Part III Summary of Parts I and II 40,000 16 Enter excess of net short-term capital gain (line 7) over net long-term capital loss (line 15) 16 20,000 17 Net capital gain. Enter excess of net long-term capital gain (line 15) over net short-term capital loss (line 7) 17 60,000 18 Add lines 16 and 17. Enter here and on Form 1120, page 1, line 8, or the proper line on other returns . 18

For Paperwork Reduction Act Notice, see the Instructions for Form 1120.

Note: If losses exceed gains, see Capital Losses in the instructions.

Cat. No. 11460M

Schedule D (Form 1120) 2019

Form **8949**

Sales and Other Dispositions of Capital Assets

► Go to www.irs.gov/Form8949 for instructions and the latest information.

► File with your Schedule D to list your transactions for lines 1b, 2, 3, 8b, 9, and 10 of Schedule D.

2019 Attachment Sequence No. 12A

OMB No. 1545-0074

Department of the Treasury Internal Revenue Service Name(s) shown on return

Melodic Musical Sales, Inc.

Social security number or taxpayer identification number

XX-2021019

Before you check Box A, B, or C below, see whether you received any Form(s) 1099-B or substitute statement(s) from your broker. A substitute statement will have the same information as Form 1099-B. Either will show whether your basis (usually your cost) was reported to the IRS by your broker and may even tell you which box to check.

Part I

Short-Term. Transactions involving capital assets you held 1 year or less are generally short-term (see instructions). For long-term transactions, see page 2.

Note: You may aggregate all short-term transactions reported on Form(s) 1099-B showing basis was reported to the IRS and for which no adjustments or codes are required. Enter the totals directly on Schedule D, line 1a; you aren't required to report these transactions on Form 8949 (see instructions).

You *must* check Box A, B, *or* C below. Check only one box. If more than one box applies for your short-term transactions, complete a separate Form 8949, page 1, for each applicable box. If you have more short-term transactions than will fit on this page for one or more of the boxes, complete as many forms with the same box checked as you need.

(A) Short-term transactions reported on Form(s) 1099-B showing basis was reported to the IRS (see Note above)

(B) Short-term transactions reported on Form(s) 1099-B showing basis wasn't reported to the IRS

(C) Short-term transactions	not reported	I to you on F	orm 1099-B				
1 (a) Description of property	(b) Date acquired	(c) Date sold or disposed of	(d) Proceeds (sales price)	(e) Cost or other basis. See the Note below and see <i>Column</i> (e)	Adjustment, if any, to gain or loss. If you enter an amount in column (g), enter a code in column (f). See the separate instructions.		(h) Gain or (loss). Subtract column (e) from column (d) and
(Example: 100 sh. XYZ Co.)	(Mo., day, yr.)	(Mo., day, yr.)	(see instructions)	in the separate instructions	(f) Code(s) from instructions	(g) Amount of adjustment	combine the result with column (g)
100 shares PDQ Corp.	12/14/18	10/8/19	145,000	90,000			55,000
2 Totals. Add the amounts in columns	s (d) (e) (g) and	I (h) (subtract					
negative amounts). Enter each tota Schedule D, line 1b (if Box A above	al here and incl is checked), lin	ude on your le 2 (if Box B	145,000	90,000			55,000
above is checked), or line 3 (if Box C Note: If you checked Box A above bu			•		e) the basis a	as reported to the	

For Paperwork Reduction Act Notice, see your tax return instructions.

Cat. No. 37768Z

Form **8949** (2019)

adjustment in column (g) to correct the basis. See Column (g) in the separate instructions for how to figure the amount of the adjustment.

Form 8949 (2019) Attachment Sequence No. 12A Name(s) shown on return. Name and SSN or taxpayer identification no. not required if shown on other side Social security number or taxpayer identification number Melodic Musical Sales, Inc. XX-2021019 Before you check Box D, E, or F below, see whether you received any Form(s) 1099-B or substitute statement(s) from your broker. A substitute statement will have the same information as Form 1099-B. Either will show whether your basis (usually your cost) was reported to the IRS by your broker and may even tell you which box to check. Long-Term. Transactions involving capital assets you held more than 1 year are generally long-term (see Part II instructions). For short-term transactions, see page 1. Note: You may aggregate all long-term transactions reported on Form(s) 1099-B showing basis was reported to the IRS and for which no adjustments or codes are required. Enter the totals directly on Schedule D, line 8a; you aren't required to report these transactions on Form 8949 (see instructions). You must check Box D, E, or F below. Check only one box. If more than one box applies for your long-term transactions, complete a separate Form 8949, page 2, for each applicable box. If you have more long-term transactions than will fit on this page for one or more of the boxes, complete as many forms with the same box checked as you need. (D) Long-term transactions reported on Form(s) 1099-B showing basis was reported to the IRS (see Note above) (E) Long-term transactions reported on Form(s) 1099-B showing basis wasn't reported to the IRS (F) Long-term transactions not reported to you on Form 1099-B Adjustment, if any, to gain or loss. 1 If you enter an amount in column (g), (e) Cost or other basis. (h) Gain or (loss). enter a code in column (f). (c) (d) (a) (b) See the separate instructions. Proceeds Date sold or See the **Note** below Subtract column (e) Description of property Date acquired disposed of (sales price) and see Column (e) from column (d) and (Mo., day, yr.) (Example: 100 sh. XYZ Co.) (f) Code(s) from (Mo., day, yr.) (see instructions) (g) combine the result in the separate instructions Amount of adjustment with column (g) instructions 75 shares JSB Corp. 9/18/17 6/18/19 110,000 120,000 (10,000)

110,000 Note: If you checked Box D above but the basis reported to the IRS was incorrect, enter in column (e) the basis as reported to the IRS, and enter an adjustment in column (g) to correct the basis. See Column (g) in the separate instructions for how to figure the amount of the adjustment.

120,000

2 Totals. Add the amounts in columns (d), (e), (g), and (h) (subtract negative amounts). Enter each total here and include on your Schedule D, line 8b (if Box D above is checked), line 9 (if Box E

above is checked), or line 10 (if Box F above is checked) ▶

Form **8949** (2019)

(10,000)

SCHEDULE M-3 (Form 1120)

Net Income (Loss) Reconciliation for Corporations With Total Assets of \$10 Million or More

(Rev. December 2019)
Department of the Treasury
Internal Revenue Service

► Attach to Form 1120 or 1120-C.

► Go to www.irs.gov/Form1120 for instructions and the latest information

OMB No. 1545-0123

internai	Revenue Service Go to www.irs.gov/Form 1120 for instructions and the latest information.		
Name o		identification	
Che	ck applicable box(es): (1) Non-consolidated return (2) Consolidated return (Form 1120	only)	
	(a) \(\tau \) \(\tau	-1111	
	(3) Mixed 1120/L/PC group (4) Dormant subsidiaries schedule	attached	
Part	Financial Information and Net Income (Loss) Reconciliation (see instructions)		
1a	Did the corporation file SEC Form 10-K for its income statement period ending with or within this tax y	ear?	
	Yes. Skip lines 1b and 1c and complete lines 2a through 11 with respect to that SEC Form 10-K.		
	No. Go to line 1b. See instructions if multiple non-tax-basis income statements are prepared.		
b	Did the corporation prepare a certified audited non-tax-basis income statement for that period?		
	Yes. Skip line 1c and complete lines 2a through 11 with respect to that income statement.✓ No. Go to line 1c.		
С	Did the corporation prepare a non-tax-basis income statement for that period?		
	✓ Yes. Complete lines 2a through 11 with respect to that income statement.		
	No. Skip lines 2a through 3c and enter the corporation's net income (loss) per its books and recor	ds on line	e 4a.
2a	Enter the income statement period: Beginning 01/01/2019 Ending 12/31/201	9	
b	Has the corporation's income statement been restated for the income statement period on line 2a?		
	Yes. (If "Yes," attach an explanation and the amount of each item restated.)		
•	✓ No.Has the corporation's income statement been restated for any of the five income statement periods	immodia	atoly.
С	preceding the period on line 2a?	IIIIIIeuia	itely
	Yes. (If "Yes," attach an explanation and the amount of each item restated.)		
	☑ No.		
3a	Is any of the corporation's voting common stock publicly traded?		
	Yes.		
h	No. If "No," go to line 4a. Enter the symbol of the corporation's primary U.S. publicly traded voting common		
Ь	stock		
С	Enter the nine-digit CUSIP number of the corporation's primary publicly traded voting		
	common stock		
4a	Worldwide consolidated net income (loss) from income statement source identified in Part I, line 1 .	4a	2,774,440
b	Indicate accounting standard used for line 4a (see instructions):		
Eo	(1) GAAP (2) IFRS (3) Statutory (4) Tax-basis (5) Other (specify)	_ 5a	(
5a b	Net income from nonincludible foreign entities (attach statement)	5a (()
6a	Net income from nonincludible U.S. entities (attach statement)	6a	()
b	Net loss from nonincludible U.S. entities (attach statement and enter as a positive amount)	6b	
7a	Net income (loss) of other includible foreign disregarded entities (attach statement)	7a	
b	Net income (loss) of other includible U.S. disregarded entities (attach statement)	7b	
с 8	Net income (loss) of other includible entities (attach statement)	7c	
0	statement)	8	
9	Adjustment to reconcile income statement period to tax year (attach statement)	9	
10a	Intercompany dividend adjustments to reconcile to line 11 (attach statement)	10a	
b	Other statutory accounting adjustments to reconcile to line 11 (attach statement)	10b	
С	Other adjustments to reconcile to amount on line 11 (attach statement)	10c	0 774 440
11	Net income (loss) per income statement of includible corporations. Combine lines 4 through 10. Note: Part I, line 11, must equal Part II, line 30, column (a) or Schedule M-1, line 1 (see instructions).	11	2,774,440
12	Enter the total amount (not just the corporation's share) of the assets and liabilities of all entities inc	luded or i	removed on the
	following lines. Total Assets Total Liabilities		
а	Included on Part I, line 4	\dashv	
b	Removed on Part I, line 5	7	
С	Removed on Part I, line 6		
d	Included on Part I, line 7		

For Paperwork Reduction Act Notice, see the Instructions for Form 1120.

Cat. No. 37961C

Schedule M-3 (Form 1120) (Rev. 12-2019)

	dule M-3 (Form 1120) (Rev. 12-2019) e of corporation (common parent, if consolidated return)			Employer ident	Page 2	
Name	Melodic Musical Sales, Inc.				Employer identification number XX-2021019	
	k applicable box(es): (1) Consolidated group (2) Parent corp	(3) Consolidated	eliminations (4) S	ubsidiary corp (5) N	Mixed 1120/L/PC group	
	k if a sub-consolidated: (6) 1120 group (7) 1120 eliminations	S				
Name	e of subsidiary (if consolidated return)			Employer ident	ification number	
Do	* II Decembilistion of Not Income (Leas) nov	lucama Ctatam	ant of Includible	Carrarations Wit	th Tayabla	
Pa	rt II Reconciliation of Net Income (Loss) per Income per Return (see instructions)	income Statem	ent of includible	Corporations with	ın Taxable	
	Income (Loss) Items	(a)	_ (b)	_ (c)	(d)	
	(Attach statements for lines 1 through 12)	Income (Loss) per Income Statement	Temporary Difference	Permanent Difference	Income (Loss) per Tax Return	
1	Income (loss) from equity method foreign corporations					
2	Gross foreign dividends not previously taxed					
3	Subpart F, QEF, and similar income inclusions					
4	Gross-up for foreign taxes deemed paid					
5	Gross foreign distributions previously taxed					
6	Income (loss) from equity method U.S. corporations					
7	U.S. dividends not eliminated in tax consolidation	12,000			12,000	
8	Minority interest for includible corporations					
9	Income (loss) from U.S. partnerships					
10	Income (loss) from foreign partnerships					
11	Income (loss) from other pass-through entities					
12	Items relating to reportable transactions	<i>E</i> 0002		15 000	^	
13	Interest income (see instructions)	5,000 ^a		(5,000)	-0-	
14	Total accrual to cash adjustment					
15	Hedging transactions					
16 17	Cost of goods sold (see instructions)	(4,500,000)			(4,500,000)	
18	Sale versus lease (for sellers and/or lessors)	[4,200,000]			(4,300,000)	
19						
20						
	Income recognition from long-term contracts					
	Original issue discount and other imputed interest .					
23	a Income statement gain/loss on sale, exchange,					
	abandonment, worthlessness, or other disposition of	1.				
	assets other than inventory and pass-through entities	150,000 ^b	(150,000)			
k	Gross capital gains from Schedule D, excluding					
	amounts from pass-through entities		85,000		85,000	
(Gross capital losses from Schedule D, excluding					
	amounts from pass-through entities, abandonment		440.000		/40 000	
	losses, and worthless stock losses		(10,000)		(10,000)	
(Net gain/loss reported on Form 4797, line 17, excluding amounts from pass-through entities,					
	abandonment losses, and worthless stock losses		156,288		156,288	
•	Abandonment losses		130,200		130,200	
	Worthless stock losses (attach statement)					
	Other gain/loss on disposition of assets other than inventory					
	Capital loss limitation and carryforward used		(15,000)		(15,000)	
	Other income (loss) items with differences (attach statement)		,,		1.07000	
	Total income (loss) items. Combine lines 1 through 25	(4,333,000)	66,288	(5,000)	(4,271,712)	
	Total expense/deduction items (from Part III, line 39)	(1,285,060)	(591,043)	772,560	(1,103,543)	
28		8,392,500			8,392,500	
2 9a	Mixed groups, see instructions. All others, combine					
_	lines 26 through 28	2,774,440	(524,755)	767,560	3,017,245	
	PC insurance subgroup reconciliation totals					
(Life insurance subgroup reconciliation totals	I		1	I	

30 Reconciliation totals. Combine lines 29a through 29c

Note: Line 30, column (a), must equal Part I, line 11, and column (d) must equal Form 1120, page 1, line 28.

Schedule M-3 (Form 1120) (Rev. 12-2019)

3,017,245

767,560

2,774,440

^aTax-exempt interest.

^b\$105,000 equipment gain + \$45,000 net stock gain.

Sche	dule M-3 (Form 1120) (Rev. 12-2019)				Page 3
Name	of corporation (common parent, if consolidated return)			Employer identif	
Choc	Melodic Musical Sales, Inc. kapplicable box(es) : (1) ☐ Consolidated group (2) ☐ Parent corp	(3) Consolidated elin	ninations (4) 🗆 Sul	XX-2021 osidiary corp (5) Mi	
	k if a sub-consolidated: (6) 1120 group (7) 1120 eliminations	(3) Consolidated ellin	illinations (4) Sui	osidiary corp (3)	ixed 1120/L/FO gloup
	of subsidiary (if consolidated return)			Employer identif	ication number
Pa	Till Reconciliation of Net Income (Loss) per In	sama Statamant	of Includible C	ornarationa Witl	a Tayabla
га	Income per Return – Expense/Deduction I	tems (see instruc	tions)	orporations with	1 Taxable
	Expense/Deduction Items	(a) Expense per Income Statement	(b) Temporary Difference	(c) Permanent Difference	(d) Deduction per Tax Return
1	U.S. current income tax expense	632,361		(632,361)	
	U.S. deferred income tax expense *	110,199		(110,199)	
3	State and local current income tax expense	75,000			75,000
4	State and local deferred income tax expense				
5	Foreign current income tax expense (other than foreign withholding taxes)				
6	Foreign deferred income tax expense				
	Foreign withholding taxes				
8	Interest expense (see instructions)	210,000			210,000
9	Stock option expense				
10	Other equity-based compensation				
11	Meals and entertainment				
	Fines and penalties				
13 14	Judgments, damages, awards, and similar costs . Parachute payments				
15	Compensation with section 162(m) limitation				
16					
17	Other post-retirement benefits				
18	Deferred compensation				
19	Charitable contribution of cash and tangible property	30,000			30,000
20	Charitable contribution of intangible property				
21	Charitable contribution limitation/carryforward Domestic production activities deduction (see	-			
	instructions)				
23	Current year acquisition or reorganization investment banking fees				
	Current year acquisition or reorganization legal and accounting fees				
	Current year acquisition/reorganization other costs .				
	Amortization/impairment of goodwill Amortization of acquisition, reorganization, and				
21	start-up costs				
28	Other amortization or impairment write-offs				
29	Reserved				
30	Depletion				
31	Depreciation	152,500	596,043		748,543
32	Bad debt expense	45,000	(5,000)	(20.000)	40,000
33 34	Corporate owned life insurance premiums Purchase versus lease (for purchasers and/or lessees)	30,000		(30,000)	-0-
35	Research and development costs				
36	Section 118 exclusion (attach statement)				
37	Section 162(r)—FDIC premiums paid by certain large financial institutions (see instructions)				
38	Other expense/deduction items with differences (attach statement)				
39	Total expense/deduction items. Combine lines 1 through 38. Enter here and on Part II, line 27, reporting positive amounts as negative and pagative amounts as positive.	1 285 060	501.042	1772 5601	1 102 5/12

Schedule M-3 (Form 1120) (Rev. 12-2019)

^{*\$742,560} FIT expense per books - \$632,361 federal tax liability (ignoring penalty)

Form 1125-A

(Rev. November 2018)

Department of the Treasury
Internal Revenue Service

Cost of Goods Sold

► Attach to Form 1120, 1120-C, 1120-F, 1120S, or 1065. ► Go to www.irs.gov/Form1125A for the latest information. OMB No. 1545-0123

lame		Employer identification number
	Melodic Musical Sales, Inc.	XX-2021019
1	Inventory at beginning of year	2,500,000
2	Purchases	5,500,000
3	Cost of labor	
4	Additional section 263A costs (attach schedule)	
5	Other costs (attach schedule)	
6	Total. Add lines 1 through 5	8,000,000
7	Inventory at end of year	3,500,000
8	Cost of goods sold. Subtract line 7 from line 6. Enter here and on Form 1120, page 1, line 2 or the appropriate line of your tax return. See instructions	4,500,000
9a	Check all methods used for valuing closing inventory: (i) □ Cost (ii) ✓ Lower of cost or market (iii) □ Other (Specify method used and attach explanation.) ►	
b	Check if there was a writedown of subnormal goods	
С	Check if the LIFO inventory method was adopted this tax year for any goods (if checked, attach Form 970) .	🕨 🗌
d	If the LIFO inventory method was used for this tax year, enter amount of closing inventory computed under LIFO	
е	If property is produced or acquired for resale, do the rules of section 263A apply to the entity? See instructions	🗌 Yes 🗹 No
f	Was there any change in determining quantities, cost, or valuations between opening and closing inventory? attach explanation	· — —

Section references are to the Internal Revenue Code unless otherwise noted.

What's New

Small business taxpayers. For tax years beginning after December 31, 2017, the following apply.

- A small business taxpayer (defined below), may use a method of accounting for inventories that either: (1) treats inventories as nonincidental materials and supplies, or (2) conforms to the taxpayer's financial accounting treatment of inventories.
- A small business taxpayer is not required to capitalize costs under section 263A.

General Instructions

Purpose of Form

Use Form 1125-A to calculate and deduct cost of goods sold for certain entities.

Who Must File

Filers of Form 1120, 1120-C, 1120-F, 1120S, or 1065, must complete and attach Form 1125-A if the applicable entity reports a deduction for cost of goods sold.

Inventories

Generally, inventories are required at the beginning and end of each tax year if the production, purchase, or sale of merchandise is an income-producing factor. See Regulations section 1.471-1. If inventories are required, you generally must use an accrual method of accounting for sales and purchases of inventory items.

Exception for certain taxpayers. A small business taxpayer (defined below) can adopt or change its accounting method to account for inventories in the same manner as material and supplies that are non-incidental, or conform to its treatment of inventories in an applicable financial statement (as defined in section 451(b)(3)), or if it does not have an applicable financial statement, the method of accounting used in its books and records prepared in accordance with its accounting procedures. See section 471(c)(3).

A small business taxpayer claiming exemption from the requirement to keep inventories is changing its method of accounting for purposes of section 481. For additional guidance on this method of accounting, see Pub. 538, Accounting Periods and Methods. For guidance on changing to this method of accounting, see Form 3115 and the Instructions for Form 3115.

Small business taxpayer. A small business taxpayer is a taxpayer that (a) has average annual gross receipts of \$25 million or less (indexed for inflation) for the 3 prior tax years, and (b) is not a tax shelter (as defined in section 448(d)(3)). See Pub. 538

Uniform capitalization rules. The uniform capitalization rules of section 263A generally require you to capitalize, or include in inventory, certain costs incurred in connection with the following.

- The production of real property and tangible personal property held in inventory or held for sale in the ordinary course of business.
- Real property or personal property (tangible and intangible) acquired for resale.
- The production of real property and tangible personal property for use in its trade or business or in an activity engaged in for profit.

A small business taxpayer (defined above) is not required to capitalize costs under section 263A. See section 263A(i).

See the discussion on section 263A uniform capitalization rules in the instructions for your tax return before completing Form 1125-A. Also see Regulations sections 1.263A-1 through 1.263A-3. See Regulations section 1.263A-4 for rules for property produced in a farming business.

For Paperwork Reduction Act Notice, see instructions.

Cat. No. 55988R

Form **1125-A** (Rev. 11-2018)

Form **1125-E** (Rev. October 2016)

Department of the Treasury Internal Revenue Service **Compensation of Officers**

Note: Complete Form 1125-E only if total receipts are \$500,000 or more. See instructions for definition of total receipts.

► Attach to Form 1120, 1120-C, 1120-F, 1120-REIT, 1120-RIC, or 1120S.

Information about Form 1125-E and its separate instructions is at www.irs.gov/form1125e.

OMB No. 1545-0123

Name

Melodic Musical Sales, Inc.

Employer identification number XX-2021019

(c) Percent of Percent of stock owned (b) Social security number (f) Amount of (a) Name of officer time devoted to business (see instructions) compensation (d) Common (e) Preferred Mary Travis XXX-XX-XXXX 100 % **50** % 290,000 XXX-XX-XXXX John Willis 100 % **25** % 180,000 % Chris Parker XXX-XX-XXXX 100 % 25 % 180,000 % 650,000 Total compensation of officers 3 Compensation of officers claimed on Form 1125-A or elsewhere on return 3 Subtract line 3 from line 2. Enter the result here and on Form 1120, page 1, line 12 or the 650,000 appropriate line of your tax return

For Paperwork Reduction Act Notice, see separate instructions.

Cat. No. 55989C

Form **1125-E** (Rev. 10-2016)

Form **2220**

Underpayment of Estimated Tax by Corporations

OMB No. 1545-0123

Department of the Treasury Internal Revenue Service ► Attach to the corporation's tax return.

► Go to www.irs.gov/Form2220 for instructions and the latest information.

2019

Employer identification number

Melodic Musical Sales, Inc. XX-2021019 Note: Generally, the corporation is not required to file Form 2220 (see Part II below for exceptions) because the IRS will figure any penalty owed and bill the corporation. However, the corporation may still use Form 2220 to figure the penalty. If so, enter the amount from page 2, line 38 on the estimated tax penalty line of the corporation's income tax return, but do not attach Form 2220. Part I Required Annual Payment 632,361 Total tax (see instructions) 2a Personal holding company tax (Schedule PH (Form 1120), line 26) included on line 1 **b** Look-back interest included on line 1 under section 460(b)(2) for completed long-term contracts or section 167(g) for depreciation under the income forecast method . . . 2b c Credit for federal tax paid on fuels (see instructions) d Total. Add lines 2a through 2c Subtract line 2d from line 1. If the result is less than \$500, do not complete or file this form. The corporation 632,361 3 Enter the tax shown on the corporation's 2018 income tax return. See instructions. Caution: If the tax is zero or 252,000 the tax year was for less than 12 months, skip this line and enter the amount from line 3 on line 5 . . . Required annual payment. Enter the smaller of line 3 or line 4. If the corporation is required to skip line 4, enter 252,000 Reasons for Filing - Check the boxes below that apply. If any boxes are checked, the corporation must file Form 2220 even if it does not owe a penalty. See instructions. The corporation is using the adjusted seasonal installment method. ☐ The corporation is using the annualized income installment method. The corporation is a "large corporation" figuring its first required installment based on the prior year's tax. Part III Figuring the Underpayment (a) (b) (c) (d) Installment due dates. Enter in columns (a) through (d) the 15th day of the 4th (Form 990-PF filers: Use 5th month), 6th, 9th, and 12th 4/15/19 6/15/19 9/15/19 12/15/19 Required installments. If the box on line 6 and/or line 7 above is checked, enter the amounts from Schedule A, line 38. If the box on line 8 (but not 6 or 7) is checked, see instructions for the amounts to enter. If none of these boxes are checked, enter 25% (0.25) of line 5 63,000 253.181 158,090 158.090 10 Estimated tax paid or credited for each period. For column (a) only, 11 enter the amount from line 11 on line 15. See instructions. 35,000 190,000 165,000 11 Complete lines 12 through 18 of one column before going to the next column. 12 Enter amount, if any, from line 18 of the preceding column . . . 12 190,000 165,000 13 Add lines 11 and 12 13 <u> 28,000</u> 14 Add amounts on lines 16 and 17 of the preceding column . 14 35,000 162,000 15 Subtract line 14 from line 13. If zero or less, enter -0- 15 16 If the amount on line 15 is zero, subtract line 13 from line 14. -0--0-16

Go to Part IV on page 2 to figure the penalty. Do not go to Part IV if there are no entries on line 17-no penalty is owed.

For Paperwork Reduction Act Notice, see separate instructions.

17

Underpayment. If line 15 is less than or equal to line 10, subtract line

15 from line 10. Then go to line 12 of the next column. Otherwise, go

Cat. No. 11746L

28,000

17

91,181

84,271

Form **2220** (2019)

77.361

*Even though some of the dates on this form fall on a weekend, the form nevertheless uses the fifteenth based on the following language in the instructions to Form 2220. If an installment is due on a Saturday, Sunday, or legal holiday, payments made on the next day that is not a Saturday, Sunday, or legal holiday are considered made on the due date to the extent the payment is applied against that required installment.

Form 2220 (2019) Page **2**

ган	IV Figuring the Penalty		(a)	(b)	(c)		(d)
19	Enter the date of payment or the 15th day of the 4th month after the close of the tax year, whichever is earlier. (<i>C Corporations with tax years ending June 30 and S corporations:</i> Use 3rd month instead of 4th month. <i>Form 990-PF and Form 990-T filers:</i> Use 5th month instead of 4th month.) See instructions	19	6/15/19	9/15/19	12/15/19	4	/15/20
20	Number of days from due date of installment on line 9 to the date shown on line 19	20	61	92	91		122
21	Number of days on line 20 after 4/15/2019 and before 7/1/2019	21	61	15			
22	Underpayment on line 17 \times $\frac{\text{Number of days on line 21}}{365} \times 6\% (0.06)$	22	\$ 281	\$ 225	\$	\$	
23	Number of days on line 20 after 6/30/2019 and before 10/1/2019	23		77	15		
24	Underpayment on line 17 \times Number of days on line 23 \times 5% (0.05)	24	\$	\$ 962	\$ 173	\$	
25	Number of days on line 20 after 9/30/2019 and before 1/1/2020	25			76		16
26	Underpayment on line 17 \times Number of days on line 25 \times 5% (0.05)	26	\$	\$	\$ 877	\$	170
27	Number of days on line 20 after 12/31/2019 and before 4/1/2020	27					91
28	Underpayment on line 17 \times Number of days on line 27 \times 5% (0.05)	28	\$	\$	\$	\$	962
29	Number of days on line 20 after 3/31/2020 and before 7/1/2020	29					15
30	Underpayment on line 17 \times Number of days on line 29 $\times 5^*\%$	30	\$	\$	\$	\$	159
31	Number of days on line 20 after 6/30/2020 and before 10/1/2020	31					
32	Underpayment on line 17 × Number of days on line 31 × *%	32	\$	\$	\$	\$	
33	Number of days on line 20 after 9/30/2020 and before 1/1/2021	33					
34	Underpayment on line 17 \times Number of days on line 33 \times *%	34	\$	\$	\$	\$	
35	Number of days on line 20 after 12/31/2020 and before 3/16/2021	35					
36	Underpayment on line 17 \times Number of days on line 35 \times *%	36	\$	\$	\$	\$	
37	Add lines 22, 24, 26, 28, 30, 32, 34, and 36	37	\$ 281	\$ 1,187	\$ 1,050	\$	1,291
38	Penalty. Add columns (a) through (d) of line 37. Enter the total here a line for other income tax returns				mparable 38	4	3.809

*Use the penalty interest rate for each calendar quarter, which the IRS will determine during the first month in the preceding quarter. These rates are published quarterly in an IRS News Release and in a revenue ruling in the Internal Revenue Bulletin. To obtain this information on the Internet, access the IRS website at **www.irs.gov.** You can also call 1-800-829-4933 to get interest rate information.

Form **2220** (2019)

^{*}Assumes rate for Line 30 remains at 5%.

Form **4562**

Depreciation and Amortization (Including Information on Listed Property)

OMB No. 1545-0172

			▶ Atta	ich to your tax	return.			2019
	ent of the Treasury evenue Service (99)	► Go to	www.irs.gov/Form45	-		itest information.		Attachment Sequence No. 179
	shown on return		Busine	ss or activity to w	hich this form re	ates	Identi	ifying number
	Melodic M	usical Sales,	Inc. Re	tail Sales			XX	-2021019
Part	Election T	o Expense Ce	rtain Property Un	der Section	179		-	
	Note: If yo	u have any list	ed property, compl	ete Part V b	efore you co	omplete Part I.		
1 N	/laximum amoun	t (see instruction	ıs)				1	600,000*
2 7	otal cost of sect	ion 179 property	placed in service (se	e instructions	s)		2	600,000
						ions)	3	2,550,000
							4	-0-
						er -0 If married filing	_	/00 000
							5	600,000
6	(a)	Description of proper	rty		iness use only)	(c) Elected cost		
		Equipment			500,000	600,000		
7 1	isted property E	ntor the amount	from line 29		7			-
						d 7	8	600,000
							9	600,000
							10	000,000
	•		smaller of business in				11	600,000
			Add lines 9 and 10, b	*	,		12	600,000
			n to 2020. Add lines 9			13		000,000
			for listed property. I					
						ude listed property. Se	e instr	ructions.)
14 5	Special deprecia	tion allowance	for qualified propert	y (other than	listed prope	erty) placed in service		
C	during the tax yea	ar. See instructio	ns				14	
15 Property subject to section 168(f)(1) election							15	
	Other depreciatio						16	
Part	III MACRS D	epreciation (D	Oon't include listed		ee instructio	ons.)		
				Section A				440 740
17 N	ACRS deduction	ns for assets pla	ced in service in tax	years beginni	ng before 20	19	17	148,543
	r you are electing isset accounts, c					o one or more general		
						▶ ☐ le General Depreciation	Svet	em
	Occion	(b) Month and year		Ť		Depresidador	T	
(a) Cla	assification of propert		(business/investment use only—see instructions)	(d) Recovery period	(e) Convention	on (f) Method	(g) D	epreciation deduction
19a	3-year property						<u> </u>	
b	5-year property			-				
	7-year property			-			₩	
	10-year property	_					+	
	15-year property			+			+-	
	20-year property 25-year property			25 yrs.		S/L	+	
	Residential rental			27.5 yrs.	MM	S/L	+	
	oroperty			27.5 yrs.	MM	5/L	+	
	Nonresidential re	al		39 yrs.	MM	5/L	†	
	oroperty			00 y 10.	MM	S/L	_	
	• •	-Assets Place	ed in Service Durina	2019 Tax Ye		Alternative Depreciation	on Sv:	stem
20a (Class life					S/L		
	12-year			12 yrs.		S/L		
	30-year			30 yrs.	MM	S/L		
	40-year			40 yrs.	MM	S/L		
	IV Summary	•						
	isted property. E						21	
			, lines 14 through 17 of your return. Partne			n (g), and line 21. Enter —see instructions .	22	748,543
			ced in service during					7 70,773
			section 263A costs			23		

For Paperwork Reduction Act Notice, see separate instructions.

Form **4562** (2019)

^{*}Per the worksheet in the instructions for Form 4562, Line 1 should be the lesser of the maximum Sec. 179 deduction (\$1,020,000 in 2019) or the total cost of Sec. 179 property.

Form **4797**

Sales of Business Property

(Also Involuntary Conversions and Recapture Amounts Under Sections 179 and 280F(b)(2))

OMB No. 1545-0184 2019

Department of the Treasury Internal Revenue Service

Attach to your tax return. ▶ Go to www.irs.gov/Form4797 for instructions and the latest information. Attachment

Sequence No. 27 Identifying number Name(s) shown on return XX-2021019 Melodic Musical Sales, Inc. Enter the gross proceeds from sales or exchanges reported to you for 2019 on Form(s) 1099-B or 1099-S (or substitute statement) that you are including on line 2, 10, or 20. See instructions Sales or Exchanges of Property Used in a Trade or Business and Involuntary Conversions From Other Than Casualty or Theft-Most Property Held More Than 1 Year (see instructions) (e) Depreciation (f) Cost or other 2 (b) Date acquired (c) Date sold (d) Gross basis, plus allowed or Subtract (f) from the allowable since acquisition improvements and expense of sale of property (mo., day, yr.) (mo., day, yr.) sales price sum of (d) and (e) Gain, if any, from Form 4684, line 39 3 Section 1231 gain from installment sales from Form 6252, line 26 or 37. 4 Section 1231 gain or (loss) from like-kind exchanges from Form 8824 . 5 Gain, if any, from line 32, from other than casualty or theft. 6 30,000 7 30,000 Combine lines 2 through 6. Enter the gain or (loss) here and on the appropriate line as follows Partnerships and S corporations. Report the gain or (loss) following the instructions for Form 1065, Schedule K, line 10, or Form 1120-S, Schedule K, line 9. Skip lines 8, 9, 11, and 12 below. Individuals, partners, S corporation shareholders, and all others. If line 7 is zero or a loss, enter the amount from line 7 on line 11 below and skip lines 8 and 9. If line 7 is a gain and you didn't have any prior year section 1231 losses, or they were recaptured in an earlier year, enter the gain from line 7 as a long-term capital gain on the Schedule D filed with your return and skip lines 8, 9, 11, and 12 below. 8 Subtract line 8 from line 7. If zero or less, enter -0-. If line 9 is zero, enter the gain from line 7 on line 12 below. If line 9 is more than zero, enter the amount from line 8 on line 12 below and enter the gain from line 9 as a long-term capital gain on the Schedule D filed with your return. See instructions Ordinary Gains and Losses (see instructions) Ordinary gains and losses not included on lines 11 through 16 (include property held 1 year or less): 11 Gain, if any, from line 7 or amount from line 8, if applicable 12 Gain, if any, from line 31 13 156,288 14 Net gain or (loss) from Form 4684, lines 31 and 38a . 14 15 Ordinary gain from installment sales from Form 6252, line 25 or 36. 15 16 Ordinary gain or (loss) from like-kind exchanges from Form 8824. . . 16 17 156,288 For all except individual returns, enter the amount from line 17 on the appropriate line of your return and skip lines a and b below. For individual returns, complete lines a and b below. a If the loss on line 11 includes a loss from Form 4684, line 35, column (b)(ii), enter that part of the loss here. Enter the loss from income-producing property on Schedule A (Form 1040 or Form 1040-SR), line 16. (Do not include any loss on 18a b Redetermine the gain or (loss) on line 17 excluding the loss, if any, on line 18a. Enter here and on Schedule 1

For Paperwork Reduction Act Notice, see separate instructions.

Cat. No. 13086I

Form **4797** (2019)

18b

Form 4797 (2019) Page **2**

Pa	Gain From Disposition of Property Und (see instructions)	ler Se	ctions 1245, 12	50, 1252, 1	254,	and 1255		
19	(a) Description of section 1245, 1250, 1252, 1254, or 1255 property:							(c) Date sold (mo., day, yr.)
Α	Equipment 1					1/2/16		10/16/19
В								
C								
D								
	These columns relate to the properties on lines 19A through 19D	.▶	Property A	Property	В	Property	С	Property D
20	Gross sales price (Note: See line 1 before completing.) .	20	280,000					
21	Cost or other basis plus expense of sale	21	250,000					
22	Depreciation (or depletion) allowed or allowable	22	156,288					
23	Adjusted basis. Subtract line 22 from line 21	23	93,712					
24	Total gain. Subtract line 23 from line 20	24	186,288					
25	If section 1245 property:		1007=00					
	Depreciation allowed or allowable from line 22	25a	156,288					
	Enter the smaller of line 24 or 25a	25b	156,288					
26	If section 1250 property: If straight line depreciation was used, enter -0- on line 26g, except for a corporation subject to section 291.		·					
а	Additional depreciation after 1975. See instructions .	26a						
	Applicable percentage multiplied by the smaller of line 24 or line 26a. See instructions	26b						
С	Subtract line 26a from line 24. If residential rental property or line 24 isn't more than line 26a, skip lines 26d and 26e	26c						
Ч	Additional depreciation after 1969 and before 1976.	26d						
	Enter the smaller of line 26c or 26d	26e						
f	Section 291 amount (corporations only)	26f						
	Add lines 26b, 26e, and 26f	26g						
27	If section 1252 property: Skip this section if you didn't dispose of farmland or if this form is being completed for a partnership							
	Soil, water, and land clearing expenses	27a						
	Line 27a multiplied by applicable percentage. See instructions	27b						
	Enter the smaller of line 24 or 27b	27c						
28	If section 1254 property: Intangible drilling and development costs, expenditures							
а	for development of mines and other natural deposits,							
h	mining exploration costs, and depletion. See instructions Enter the smaller of line 24 or 28a	28a						
	If section 1255 property:	28b						
29							-	
а	Applicable percentage of payments excluded from income under section 126. See instructions	29a						
b	Enter the smaller of line 24 or 29a. See instructions .	29b						
Sun	nmary of Part III Gains. Complete property colum	nns A	through D through	h line 29b b	efor	e going to lin	ie 30.	
30	Total gains for all properties. Add property columns A thro	ugh D,	line 24				30	186,288
31	Add property columns A through D, lines 25b, 26g, 27c, 2	8b, and	29b. Enter here and	d on line 13 .			31	156,288
32	Subtract line 31 from line 30. Enter the portion from casu	•						
							32	30,000
Par	Recapture Amounts Under Sections 17 (see instructions)	'9 and	I 280F(b)(2) Who	en Busines	ss Us	se Drops to	50%	or Less
						(a) Section 179	n	(b) Section 280F(b)(2)
33	Section 179 expense deduction or depreciation allowable	in prior	years		33			
34	Recomputed depreciation. See instructions				34			
35	Recapture amount. Subtract line 34 from line 33. See the	instruct	ions for where to rep	oort	35			

Form **4797** (2019)

Melodic Musical Sales, Inc.

XX-2021019	2019 Form 1120

Payroll taxes	\$ 62,000
State income tax	75,000
Total	<u>\$137,000</u>

Page 1, Line 26 - Other deductions:

General insurance	\$ 55,000
Utilities	72,000
Legal and accounting fees	50,000
Total	\$177,000

Schedule L, Line 14 - Other assets:	Beginning	Ending
Cash surrender value	<u>\$60,000</u>	<u>\$ 80,000</u>
Schedule L, Line 18 - Other current liabilities:	Beginning	Ending
Accrued payroll taxes	\$14,880	\$ 18,600
Accrued state income taxes	4,500	7,500
Accrued federal income taxes	<u>2,500</u>	<u>77,361</u>
Total	<u>\$21,880</u>	<u>\$103,461</u>
Schedule L, Line 21 - Other liabilities:	Beginning	Ending
Net deferred tax liability	<u>\$57,394</u>	<u>\$167,593</u>

Schedule M-1, Line 5 - Expenses recorded on books, not deducted:

Premiums - Officers' life insurance	\$30,000
Bad debt expense (\$45,000 - \$40,000)	5,000
Total	\$35,000

Form 4562, Part III, Line 17 - MACRS deductions for property placed in service before 2019:

Building ($$2,000,000 \times 0.02564$)	\$ 51,280
Equipment 1 ($$250,000 \times 0.1249 \times 0.5$)	15,613
Equipment 2 ($$500,000 \times 0.1249$)	62,450
Trucks (\$100,000 × 0.192)	19,200
Total	<u>\$148,543</u>

	1	120		U.S. C	Corporation In	come Ta	x R	eturn			L	OMB No. 1545	5-0123
Forn	n II ertment	t of the Treasury	For cale	endar year 2018 or tax		, 2018				20	. [201	Ω
Inter	nal Rev	venue Service		► Go to www.irs.go	ov/Form1120 for instru	ctions and the	lates	t information	on.				<u> </u>
	check i	if: dated return		Name					B	Emplo	yer id	entification nu	umber
		orm 851) .	TYPE	Permtemp Corpo							XX-1	234567	
		life consoli- turn	OR	Number, street, and roo	om or suite no. If a P.O. box	x, see instructions	S.		9	Date inc	corpor	rated	
		I holding co.	PRINT							2018	8		
		Sch. PH)		City or town, state, or p	province, country, and ZIP of	or foreign postal c	code			Total as	sets (see instruction	ns)
		service corp. ructions)								\$	16	5,629,150	
4 S	chedule	e M-3 attached	E Chec	k if: (1) 📝 Initial return	(2) Final retu	urn (3)	☐ Na	me change	(4)	Ad	dress	change	
	1a	Gross rece	ipts or sale	s			1a	20,000,0	000				
	b	Returns an	d allowanc	es			1b						
	С	Balance. Si	ubtract line	1b from line 1a						10	20	,000,000	
	2	Cost of god	ods sold (at	ttach Form 1125-A).						2	15	,000,000	
	3	_								3	-	,000,000	
ē	4				23, column (a))					4		50,000	
Income	5									5	\rightarrow	30,000	\top
<u>u</u>	6	Gross rents								6			
	7									7	\rightarrow		
	8	•			(Form 1120))					8			
	9	. 0		,	ne 17 (attach Form 4797					9			+-
	10	-	, ,		ement)	•				10	,		+-
	11		•							_	$\overline{}$,050,000	+-
_	12				-attach Form 1125-E)						\neg	,000,000	+-
ns.	13	•		,	s)					13	_		+
읈	14		٠ ,	, ,						14	-		+
ğ	15									15	_	150,000	+
de	16										-	150,000	+
on	17									16	-		+
Suc										17	-	475 000	+
atic	18	Interest (se								18	-	475,000	+
eductions (See instructions for limitations on deductions.)	19 20									19	_	,400,000	+
Ä					n Form 1125-A or elsew		•		•	21	\neg	,400,000	+
s fc	21 22									22	\rightarrow		+
ioi	23									23	\rightarrow		+-
nc.	24									24	-		+
ıstı	25			=						25	_		+-
<u>=</u> .	26				er \$3,855,000 + M					26		3,865,000	+-
S)	27				et 93,033,000.∓ .M					_		,890,000	
Suc	28			•	eduction and special de					28	$\overline{}$	(840,000)	
čţi	29a				ns)		29a			20		(040,000	+
ъ	29a b		•	,	lumn (c))		29b	25,00	0.0	_			
ڡ		•	,		. ,,			27,00	00	290		25,000	
	30				e 28. See instructions			<u></u>		30	$\overline{}$	(865,000)	
Tax, Refundable Credits, and Payments	31									31	_	-0-	1
dits,	32	•			Part II, line 12)					32			+
Cre	33				t tax liability (Schedule					33	-		+
ndable Cre Payments	34				eck if Form 2220 is attac				 ▶ [34	-		+
nnd Pa	35				total of lines 31, 32, an					35	-		+-
, Be	36				otal of lines 31, 32, and					36	_		+
Tax	37			=	ed to 2019 estimated to		iii ove	1.5	 ınded ▶	_	+		+
_					his return, including accompany		statemer				e and l	belief, it is true, c	orrect,
Sig	gn 📗	and complete.	Declaration of	preparer (other than taxpayer	r) is based on all information of	which preparer has a	any knov	vledge.		Month	ים וספ	discuss this *-+	ture
He	- 1				1							discuss this ret parer shown bel	
		Signature of	officer		Date	Title				See in:	structi	ons. Yes	_ No
_		-	e preparer's	name	Preparer's signature			Date			īĪ	PTIN	
Pa										heck elf-emplo			
	epar		me ▶		1				Firm's E		,		
US	e Or	Firm's ad							Phone n				
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Form 1120 (2018) Page **6**

Sche	edule L	Balance Sheets per Books	Begini	ning of tax	year	End of ta	x year
		Assets	(a)		(b)	(c)	(d)
1	Cash .						500,000
2a	Trade note:	s and accounts receivable				2,000,000	
b	Less allowa	ance for bad debts	()		(250,000)	1,750,000
3	Inventories						4,000,000
4	U.S. govern	nment obligations					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
5	Tax-exemp	ot securities (see instructions)					50,000
6		ent assets (attach statement) Net DTA*					129,150
7	Loans to sh	nareholders					1-1,11
8	Mortgage a	and real estate loans					
9	Other inves	stments (attach statement)					1,000,000
10a	Buildings a	nd other depreciable assets				10,000,000	-
b	Less accun	nulated depreciation	()		(800,000)	9,200,000
11a	Depletable	assets					., ,
b	Less accun	nulated depletion	()		()	
12	Land (net o	of any amortization)					
13a		assets (amortizable only)					
b	•	nulated amortization	()		()	
14	Other asset	ts (attach statement)					
15		s					16,629,150
		ties and Shareholders' Equity					10,02,100
16		payable					2,610,000
17		notes, bonds payable in less than 1 year					, ,
18		ent liabilities (attach statement)					
19		shareholders					
20	Mortgages,	notes, bonds payable in 1 year or more					8,500,000
21		ities (attach statement)					
22		ck: a Preferred stock					
		b Common stock				6,000,000	6,000,000
23	Additional	paid-in capital				0,000,000	
24		rnings—Appropriated (attach statement)					
25		arnings—Unappropriated					(480,850)
26	Adjustments	to shareholders' equity (attach statement)					1.00,000
27	Less cost of	of treasury stock		()		()
28	Total liabilit	ties and shareholders' equity					16,629,150
Sche	edule M-1	Reconciliation of Income (L	oss) per Book	s With I	ncome per R	eturn	
		Note: The corporation may be requ	ired to file Schedul	e M-3. Se	e instructions.		
1	Net income	e (loss) per books . See Schedule M-3		7	Income recorde	d on books this year	
2	Federal inc	ome tax per books				this return (itemize):	
3	Excess of o	capital losses over capital gains .			Tax-exempt inte	erest \$	
4	Income sul	bject to tax not recorded on books					
	this year (it	emize):					
				8	Deductions on t	his return not charged	
5	Expenses	recorded on books this year not			against book inco	ome this year (itemize):	
	deducted o	on this return (itemize):		a	Depreciation .	. \$	
а	Depreciation	on \$		b	Charitable contrib	utions \$	
b	Charitable	contributions . \$					
С	Travel and	entertainment . \$					
				9		8	
6		through 5		10		ne 28)—line 6 less line 9	
Sche	edule M-2	Analysis of Unappropriated		nings pe	er Books (Line	e 25, Schedule L)	
1	Balance at	beginning of year	-0-	5	Distributions: a	Cash	
2		e (loss) per books	(480,85	0)	b	Stock	
3	Other incre	ases (itemize):				Property	
				6	Other decreases	s (itemize):	
				7		6	-0-
4	Add lines 1	, 2, and 3	(480,85	0) 8	Balance at end o	f year (line 4 less line 7)	(480,850)
			-				Form 1120 (2018)

^{* \$255,150} DTA - \$126,000 DTL.

SCHEDULE M-3 (Form 1120)

Net Income (Loss) Reconciliation for Corporations With Total Assets of \$10 Million or More

Department of the Treasury Internal Revenue Service ► Attach to Form 1120 or 1120-C.

irs.gov/Form1120 for instructions and the latest information.

OMB No. 1545-0123

Name o	f corporation (common parent, if consolidated return)	120 for instructions and the		 entification number
	ermtemp Corporation			1234567
Che	ck applicable box(es): (1) 🗹 Non-consolidated re	eturn (2) 🗌 Consc	olidated return (Form 1120 c	only)
	(3) ☐ Mixed 1120/L/PC gr	oup (4) 🗌 Dorma	ant subsidiaries schedule at	tached
Part	Financial Information and Net Income (L	oss) Reconciliation (s	see instructions)	
1a	Did the corporation file SEC Form 10-K for its incom	ne statement period endin	ng with or within this tax yea	ar?
	Yes. Skip lines 1b and 1c and complete lines 2a	through 11 with respect	to that SEC Form 10-K.	
	No. Go to line 1b. See instructions if multiple no			
b	Did the corporation prepare a certified audited non-		•	
	Yes. Skip line 1c and complete lines 2a through	11 with respect to that in	come statement.	
С	✓ No. Go to line 1c. Did the corporation prepare a non-tax-basis income	statement for that period	10	
C	✓ Yes. Complete lines 2a through 11 with respect			
	No. Skip lines 2a through 3c and enter the corp			s on line 4a.
2a	Enter the income statement period: Beginning	01/01/2018	Ending 12/31/2	
b	Has the corporation's income statement been restar			
	Yes. (If "Yes," attach an explanation and the am	ount of each item restate	d.)	
	No.			and Patel
С	Has the corporation's income statement been rest preceding the period on line 2a?	ated for any of the five in	icome statement periods ir	mmediately
	Yes. (If "Yes," attach an explanation and the am	ount of each item restate	d.)	
	✓ No.		- /	
3a	Is any of the corporation's voting common stock pu	blicly traded?		
	Yes.			
	No. If "No," go to line 4a.			
b	Enter the symbol of the corporation's primary U.S stock			\neg
С	Enter the nine-digit CUSIP number of the corporation			
	common stock			
4a	Worldwide consolidated net income (loss) from inco			4a (480,850)
b	Indicate accounting standard used for line 4a (see in			
_	(1) ✓ GAAP (2) ☐ IFRS (3) ☐ Statutory (4)		ther (specify)	
5a	Net income from nonincludible foreign entities (attack		ocitivo amount	5a ()
b 6a	Net loss from nonincludible foreign entities (attach s Net income from nonincludible U.S. entities (attach			6a ()
b	Net loss from nonincludible U.S. entities (attach stat			6b
7a	Net income (loss) of other includible foreign disregal	rded entities (attach state	ment)	7a
b	Net income (loss) of other includible U.S. disregarde		•	7b
С	Net income (loss) of other includible entities (attach			7c
8	Adjustment to eliminations of transactions between statement)		oninciudible entitles (attach	8
9	Adjustment to reconcile income statement period to		nt)	9
10a	Intercompany dividend adjustments to reconcile to	, ,	,	10a
b	Other statutory accounting adjustments to reconcile	,		10b
С	Other adjustments to reconcile to amount on line 11	(attach statement)		10c
11	Net income (loss) per income statement of includ	-	_	11 (480,850)
-10	Note: Part I, line 11, must equal Part II, line 30, colu	. ,	,	dad ar ramayad an tha
12	Enter the total amount (not just the corporation's s following lines.			ueu or removed on the
а	Included on Part I, line 4	Total Assets 16,629,150	Total Liabilities 11,110,000	
a b	Removed on Part I, line 5	10,047,130	11,110,000	
	Removed on Part I, line 6			
d	Included on Part I, line 7 ▶			

For Paperwork Reduction Act Notice, see the Instructions for Form 1120.

Cat. No. 37961C

Schedule M-3 (Form 1120) 2018

Sched	lule M-3 (Form 1120) 2018				Page 2
	of corporation (common parent, if consolidated return)			Employer ident	ification number
	Permtemp Corporation			XX-12	34567
	applicable box(es): (1) Consolidated group (2) Parent corp	(3) Consolidated	d eliminations (4) S	ubsidiary corp (5)	Mixed 1120/L/PC group
	s if a sub-consolidated: (6) 1120 group (7) 1120 eliminations	;			
Name	of subsidiary (if consolidated return)			Employer ident	ification number
Par	Reconciliation of Net Income (Loss) per Income per Return (see instructions)	ncome Statem	ent of Includible	Corporations Wi	th Taxable
	Income (Loss) Items	(a) Income (Loss) per	(b) Temporary	(c) Permanent	(d) Income (Loss)
	(Attach statements for lines 1 through 12)	Income Statement	Difference	Difference	per Tax Return
_	Income (loss) from equity method foreign corporations				
2	Gross foreign dividends not previously taxed				
3	Subpart F, QEF, and similar income inclusions Gross-up for foreign taxes deemed paid				
4 5	Gross foreign distributions previously taxed				
6	Income (loss) from equity method U.S. corporations				-
7	U.S. dividends not eliminated in tax consolidation	50,000			50,000
8	Minority interest for includible corporations	70,000			30,000
9	Income (loss) from U.S. partnerships				
10	Income (loss) from foreign partnerships				
11	Income (loss) from other pass-through entities				
	Items relating to reportable transactions				
	Interest income (see instructions) T-E interest.	15,000		(15,000)	-0-
14	Total accrual to cash adjustment				
15	5 5				
	Mark-to-market income (loss)	(15,000,000)			(45,000,000)
17		(15,000,000)			(15,000,000)
18	,				
19	Section 481(a) adjustments				
	Income recognition from long-term contracts				
	Original issue discount and other imputed interest.				
	Income statement gain/loss on sale, exchange,				
	abandonment, worthlessness, or other disposition of				
	assets other than inventory and pass-through entities				
b	Gross capital gains from Schedule D, excluding amounts from pass-through entities				
C	Gross capital losses from Schedule D, excluding amounts from pass-through entities, abandonment				
	losses, and worthless stock losses				
d	Net gain/loss reported on Form 4797, line 17,				
	excluding amounts from pass-through entities, abandonment losses, and worthless stock losses				
	Abandonment losses				
	Other gain/loss on disposition of assets other than inventory				
	Capital loss limitation and carryforward used				
25	Other income (loss) items with differences (attach statement)				
26	Total income (loss) items. Combine lines 1 through 25	(14,935,000)		(15,000)	(14,950,000)
	Total expense/deduction items (from Part III, line 39)	(1,690,850)	(250,000)	(94,150)	(2,035,000)
	Other items with no differences *	16,145,000			16,145,000
29a	Mixed groups, see instructions. All others, combine lines 26 through 28	1400 0501	1250 0001	1100 1501	1940 0001
	lines 26 through 28	(480,850)	(250,000)	(109,150)	(840,000)
	PC insurance subgroup reconciliation totals Life insurance subgroup reconciliation totals				
	Reconciliation totals. Combine lines 29a through 29c	(480,850)	(250,000)	(109,150)	(840,000)
00	Note: Line 30 column (a) must equal Part Line 11				[070,000]

^{*}Sales \$20,000,000 - Other expenses \$3,855,000

	dule M-3 (Form 1120) 2018				Page 3
	e of corporation (common parent, if consolidated return)				tification number
	ermtemp Corporation k applicable box(es): (1) Consolidated group (2) Parent corp	(3) Consolidated eli	minations (A) Subs		234567 Mixed 1120/L/PC group
	ck if a sub-consolidated: (6) 1120 group (7) 1120 eliminations	(b) Oorisondated en	(4) oub.	sidiary corp (5)	viixed 1120/E/1 O group
	e of subsidiary (if consolidated return)			Employer iden	tification number
Pa	rt III Reconciliation of Net Income (Loss) per In Income per Return—Expense/Deduction I	come Statemen tems (see instru	t of Includible Co	orporations Wi	th Taxable
	Expense/Deduction Items	(a) Expense per Income Statement	(b) Temporary Difference	(c) Permanent Difference	(d) Deduction per Tax Return
2 3 4	U.S. current income tax expense	(129,150)		129,150	
7 8 9	Foreign deferred income tax expense Foreign withholding taxes	475,000			475,000
13	Meals and entertainment	45,000		(35,000)	10,000
15 16 17	Parachute payments				
20 21	Charitable contribution of cash and tangible property Charitable contribution of intangible property Charitable contribution limitation/carryforward Domestic production activities deduction (see instructions)	100,000	(100,000)		-0-
23	Current year acquisition or reorganization investment banking fees				
24	Current year acquisition or reorganization legal and accounting fees				
26	Current year acquisition/reorganization other costs . Amortization/impairment of goodwill Amortization of acquisition, reorganization, and start-up costs				
29 30 31	Other amortization or impairment write-offs Reserved	800,000	600,000		1,400,000
33	Bad debt expense	400,000	(250,000)		150,000
35	Research and development costs				
	Section 162(r)—FDIC premiums paid by certain large financial institutions (see instructions)				
38	Other expense/deduction items with differences (attach statement)				
39	Total expense/deduction items. Combine lines 1 through 38. Enter here and on Part II, line 27, reporting positive amounts as negative and negative amounts as positive	1,690,850	250,000	94,150	2,035,000

Schedule M-3 (Form 1120) 2018

Permtemp Corporation Deferred Tax Accounting 2018

<u>Deferred Tax Assets</u>	End of 2018
Net operating loss	\$ 865,000
Charitable contributions carryover*	100,000
Net accounts receivable**	250,000
Total deductible temporary difference	\$1,215,000
Times: Tax rate	0.21
Deferred tax asset	\$ 255,150
*Charitable contributions not deductible this year because of limitation	
**\$2,000,000 tax basis – \$1,750,000 book basis	
Deferred Tax Liability:	
Net fixed assets*	\$600,000
Times: Tax rate	0.21
Deferred tax liability	\$126,000
*\$9,200,000 book basis – \$8,600,000 tax basis	
Journal Entry:	
Deferred tax asset 255,150	4.4.4.0.0
Deferred tax liability Federal income tax benefit	126,000
	129,150
Adjusted Income Statement (Partial):	
Net loss before federal income benefit	\$(610,000)
Plus: Federal income tax benefit	129,150
Net loss per books	<u>\$(480,850</u>)
Effective tax rate [\$(129,150)/\$(610,000)]	21.172%
Tax Rate Reconciliation:	
Statutory tax rate	21.000%
Nondeductible M&E expense [\$35,000/(\$(610,000) × 21%)]	(1.205)%
Tax-exempt income $[\$(15,000)/\$(610,000) \times 21\%]$	0.516%
Dividends-received deduction [\$(25,000)/\$(610,000) × 21%]	0.861%
Effective tax rate	<u>21.172%</u>

Permtemp Corporation Deferred Tax Accounting 2018

Deferred Tax Recounting	118 2010	
<u>Provision Reconciliation:</u>		
Net loss before federal income taxes		\$ (610,000)
Permanent differences:		
Nondeductible M&E expense		35,000
Tax-exempt income		(15,000)
Dividends-received deduction		(25,000)
Net loss after permanent differences		\$ (615,000)
Temporary differences:		
Bad debt expense		250,000
Charitable contribution deduction		100,000
Depreciation		(600,000)
Net operating loss		\$ (865,000)
Adjusted Book Balance Sheet:		
•		
Cash		\$ 500,000
Accounts receivable	\$ 2,000,000	
Minus: Allowance for doubtful accounts	(250,000)	1,750,000
Inventory		4,000,000
Net deferred tax asset (\$255,150 – \$126,000)	***	129,150
Fixed assets	\$10,000,000	
Minus: Accumulated depreciation	(800,000)	9,200,000
Investment in corporate stock		1,000,000
Investment in tax-exempt bonds		50,000
Total assets		<u>\$16,629,150</u>
Accounts payable		\$ 2,610,000
Long-term debt		8,500,000
Common stock		6,000,000
Retained earnings		(480,850)
Total liabilities and equity		<u>\$16,629,150</u>

	1	12	20		U.S	. Corp	oration I	ncome	Tax	Re	turn				OMB No. 1545-0123
			e Freasury	or cale	ndar year 2019 or				2019,				, 20		2019
	nal Reck		Service		► Go to www.ir	s.gov/For	m1120 for inst	tructions an	id the l	atest	informat		D E	mplovor i	dentification number
1a 0	onsoli	dated			Name Parmta	mp Corp	oration						B E		1234567
	attach I ife/non			PE	Number, street, an			nov see instri	ıctions			-	C Da	ate incorpo	
d	ated re	eturn .	OR		rumber, encet, arr	a 100111 01 01	unto 110. 11 u 1 .0. 1	50X, 500 inotic	20110110.					2018	oratoa
	ersona attach (INT	City or town, state	or province.	, country, and ZIF	or foreign po	stal cod	de					(see instructions)
	ersonal ee inst		e corp.				•	0 1					\$		20,425,000
				Check	if: (1) Initial re	turn	(2) Final r	eturn	(3)	Nam	ne change	(4	<u> </u>		s change
	1a	ı Gı	ross receipts o	or sales						1a	33.0	00,00	00		
	b		-		s				. [1b					
	c	: Ba	alance. Subtra	ct line	1b from line 1a .									1c	33,000,000
	2	Co	ost of goods so	old (att	tach Form 1125-A	.)								2	22,000,000
	3	Gı	ross profit. Sub	btract l	line 2 from line 1c									3	11,000,000
Je	4	Di	ividends and in	nclusio	ns (Schedule C, li	ne 23) .								4	55,000
Income	5	In	terest											5	
Ē	6	Gı	ross rents .											6	
	7	Gı	ross royalties											7	
	8	Ca	apital gain net	incom	e (attach Schedul	e D (Form	1120))							8	
	9	Ne	et gain or (loss) from	Form 4797, Part I	I, line 17 (a	attach Form 47	97)						9	
	10	Ot	ther income (se	ee inst	ructions—attach	statement)								10	
	11	To	otal income. A	Add line	es 3 through 10.								•	11	11,055,000
s:)	12	Co	ompensation o	of office	ers (see instruction	ns—attach	Form 1125-E)						ightharpoons	12	
ous	13	Sa	alaries and wag	ges (les	ss employment cre	edits) .								13	,
ncti	14	Re	epairs and mai	intenar	nce									14	
ed	15	Ва	ad debts											15	425,000
n d	16	Re	ents											16	
JS C	17	Ta	axes and licens	ses .										17	
tior	18	In	terest (see inst	truction	ns)									18	455,000
ita	19	Cl	haritable contri	ibution	ıs									19	140,000
<u>=</u>	20	De	epreciation fro	m Forr	n 4562 not claime	d on Form	1125-A or else	ewhere on re	eturn (a	ttach	Form 456	62)		20	2,450,000
for	21	De	epletion											21	
Suc	22	Ad	dvertising .											22	
cţi	23	Pe	ension, profit-s	sharing	, etc., plans .									23	
stru	24	Er	mployee benef	it prog	rams									24	
ž.	25				e									25	
See	26	Ot	ther deduction	s (atta	ch statement) .	Jther \$4,	0/5,000 + 1	meals \$10,	000					26	4,685,000
SI (27				d lines 12 through									27	8,155,000
ţio	28				net operating los				1	1				28	2,900,000
eductions (See instructions for limitations on deductions.)	29a				luction (see instru					29a		5,000			
Dec	b				chedule C, line 24)				_	29b		7,500			000 =00
	С		dd lines 29a an											29c	892,500
pue	30				tract line 29c fron									30	2,007,500
Tax, Refundable Credits, and Payments	31		`	,	Part I, line 11) .									31	421,575
Cred	32				ty paid (Schedule		,							32	
ndable Cre Payments	33				s, and section 965		• .		,					33	
unda Pa	34		•	-	See instructions.							. •	Ш	34	
Ref	35				33 is smaller than									35	
Тах,	36				33 is larger than th				amoun	overp		unded		36	,
_	37				e 36 you want: Cre				s and sta	tements				wledge and	d belief, it is true, correct,
Sig	n				oreparer (other than tax)								· _		
He	- 1						1	k							S discuss this return eparer shown below?
. 16	.10	Sir	gnature of officer	r			Date	- Title							tions. Yes No
_		OI(Print/Type prep		name	Prepa	arer's signature			Da	ate		_		PTIN
Pa			7, 1.0			1	3			-			Chec	k if if employed	
	epai		Firm's name	>								Firm's l			
Us	e O	nly	Firm's name Firm's address									Phone		-	
	Dor -		de De ducations	A = 4 N 1 -	.4!		tions.				14.4500	FHORE	10.		Farm 1120 (2010)

Form 1120 (2019) Page 6

che	dule L	Balance Sheets per Books	Beginning	of tax		End of ta	
		Assets	(a)		(b)	(c)	(d)
1	Cash .				500,000		2,125,000
2a	Trade notes	s and accounts receivable	2,000,000			3,300,000	
b		ance for bad debts	(250,000)		,750,000	(450,000)	2,850,000
3				4,	000,000		6,000,000
4	•	nment obligations					
5	-	t securities (see instructions)			50,000		50,000
6		nt assets (attach statement)Net DTA			129,150		
7		nareholders					
8		and real estate loans		4	000 000		4 000 000
9		tments (attach statement)	40.000.000	١,	000,000	10.000.000	1,000,000
0a	_	nd other depreciable assets	10,000,000	0	200 000	10,000,000	9 400 000
b		nulated depreciation	(800,000)	9,	200,000	(1,600,000)	8,400,000
1a	•	assets	/			/	
b		nulated depletion	()	
2		f any amortization)					
3a	O	ssets (amortizable only)	((
b		nulated amortization))	
1 5	Total assets	ts (attach statement)		1.4	,629,150		20,425,000
_	-	ties and Shareholders' Equity		10	,047,130		20,723,000
6		ayable		2	,610,000		2,120,000
, 7	-	notes, bonds payable in less than 1 year			,010,000		2,120,000
3		nt liabilities (attach statement) Taxes	havahla				421,575
9		shareholders	payable				421,373
)		notes, bonds payable in 1 year or more		Q	.500,000		8,500,000
, I		ties (attach statement) Net D.TL		0	,300,000		378,000
2		ck: a Preferred stock					370,000
-	Oapital Stot	b Common stock	6,000,000	6	000,000	6,000,000	6,000,000
3	Additional r	paid-in capital	0,000,000	- 0,	000,000	0,000,000	0,000,000
1		rnings—Appropriated (attach statement)					
5		arnings—Unappropriated			(480,850)		3,005,425
3		to shareholders' equity (attach statement)			(100,000)		3/003/1=0
7	-	of treasury stock		()		(
3		ies and shareholders' equity		16	,629,150		20,425,000
che		Reconciliation of Income (I	Loss) per Books \			eturn	-0/1-2/000
		Note: The corporation may be requ			-		
1	Net income	(loss) per books See Schedule M-3		7		ed on books this year	
2		ome tax per books				this return (itemize):	
3		apital losses over capital gains .				erest \$	
Į.		oject to tax not recorded on books					
-		emize):					
		· · · · · · · · · · · · · · · · · · ·		8	Deductions on t	his return not charged	
5		recorded on books this year not				ome this year (itemize):	
		n this return (itemize):		а	Depreciation .	* '	
а	Depreciatio	n \$		b	Charitable contrib		
b		contributions . \$					
С	Travel and	entertainment . \$					
				9		8	
6	Add lines 1	through 5		10		ne 28)-line 6 less line 9	
che	dule M-2	Analysis of Unappropriated		gs pe	er Books (Line	e 25, Schedule L)	
	Balance at	beginning of year	(480,850)	5	Distributions: a	Cash	
2	Net income	(loss) per books	3,486,275		b	Stock	
3	Other incre	ases (itemize):			c	Property	
				6		s (itemize):	
				7		6	-0-
			3,005,425				3,005,425

^a \$255,150 DTA - \$126,000 DTL. ^b \$472,500 DTL - \$94,500 DTA.

SCHEDULE M-3 (Form 1120)

Net Income (Loss) Reconciliation for Corporations With Total Assets of \$10 Million or More

(Rev. December 2019) Department of the Treasury Internal Revenue Service

► Attach to Form 1120 or 1120-C. ► Go to www.irs.gov/Form1120 for instructions and the latest information. OMB No. 1545-0123

	f corporation (common parent, if consolidated return) Permtemp Corporation		Employer ide	ntification			
		Consolidated return (F			<u>'</u>		
	(, _	,		,,			
	(3) ☐ Mixed 1120/L/PC group (4) ☐	Dormant subsidiaries	schedule att	ached			
Part	Financial Information and Net Income (Loss) Reconciliation	ion (see instructions	s)				
1a	Did the corporation file SEC Form 10-K for its income statement period	-		r?			
	Yes. Skip lines 1b and 1c and complete lines 2a through 11 with re						
	No. Go to line 1b. See instructions if multiple non-tax-basis incom						
b	Did the corporation prepare a certified audited non-tax-basis income s						
	 Yes. Skip line 1c and complete lines 2a through 11 with respect to that income statement. ✓ No. Go to line 1c. 						
С	Did the corporation prepare a non-tax-basis income statement for that	period?					
	Yes. Complete lines 2a through 11 with respect to that income state						
	$\ \square$ No. Skip lines 2a through 3c and enter the corporation's net income	ne (loss) per its books	and records	on line	4a.		
	Enter the income statement period: Beginning 01/01/2019	Ending	12/31/	<u> 2019</u>			
b	Has the corporation's income statement been restated for the income s		ie 2a?				
	Yes. (If "Yes," attach an explanation and the amount of each item r ✓ No.	estated.)					
С	Has the corporation's income statement been restated for any of the	five income statemen	t periods in	nmediat	elv		
·	preceding the period on line 2a?		r portodo iri	modiai	o.iy		
	Yes. (If "Yes," attach an explanation and the amount of each item r	estated.)					
	☑ No.						
3a	Is any of the corporation's voting common stock publicly traded?						
	☐ Yes. ✓ No. If "No," go to line 4a.						
b	Enter the symbol of the corporation's primary U.S. publicly traded v	otina common					
	stock						
С	Enter the nine-digit CUSIP number of the corporation's primary public			_			
	common stock						
4a	Worldwide consolidated net income (loss) from income statement sour	ce identified in Part I, I	ne 1 .	4a	3,486,275		
b	Indicate accounting standard used for line 4a (see instructions): (1) ☑ GAAP (2) ☐ IFRS (3) ☐ Statutory (4) ☐ Tax-basis (5)	Other (specify)					
5a				5a ()		
b	Net loss from nonincludible foreign entities (attach statement and enter	as a positive amount)		5b			
6a	Net income from nonincludible U.S. entities (attach statement)			6a ()		
b	Net loss from nonincludible U.S. entities (attach statement and enter as			6b			
7a	Net income (loss) of other includible foreign disregarded entities (attach			7a			
b	Net income (loss) of other includible U.S. disregarded entities (attach si Net income (loss) of other includible entities (attach statement)			7b 7c			
8	Adjustment to eliminations of transactions between includible entities			70			
	statement)			8			
9	Adjustment to reconcile income statement period to tax year (attach statement)	atement)		9			
10a	Intercompany dividend adjustments to reconcile to line 11 (attach state	,		10a			
b	Other statutory accounting adjustments to reconcile to line 11 (attach s	10b					
С 11	Other adjustments to reconcile to amount on line 11 (attach statement) Net income (loss) per income statement of includible corporations	 Iah 10	10c	3,486,275			
•••	Note: Part I, line 11, must equal Part II, line 30, column (a) or Schedule		•	11	3,400,213		
12	Enter the total amount (not just the corporation's share) of the assets	, ,		led or re	emoved on the		
	following lines. Total Assets	Total Liabi	lities				
а	Included on Part I, line 4 ▶ 20,425,00	00 11,419,	575				
b	Removed on Part I, line 5						
c d	Removed on Part I, line 6						
u	Included on Part I, line 7 ▶						

For Paperwork Reduction Act Notice, see the Instructions for Form 1120.

Cat. No. 37961C Schedule M-3 (Form 1120) (Rev. 12-2019)

Sched	ule M-3 (Form 1120) (Rev. 12-2019)				Page 2
	of corporation (common parent, if consolidated return)				ntification number
	Permtemp Corporation		_	XX-123	
	applicable box(es): (1) Consolidated group (2) Parent corp of a sub-consolidated: (6) 1120 group (7) 1120 eliminations	(3) Consolidated	l eliminations (4) US	ubsidiary corp (5)	Mixed 1120/L/PC group
	of subsidiary (if consolidated return)	5		Employer ider	ntification number
varrie	or subsidiary (ii consolidated return)			Zinpioyer idei	
Par	t II Reconciliation of Net Income (Loss) per Income per Return (see instructions)	Income Stateme	ent of Includible	Corporations W	ith Taxable
	Income (Loss) Items	(a)	_ (b)	_ (c)	(d)
	(Attach statements for lines 1 through 12)	Income (Loss) per Income Statement	Temporary Difference	Permanent Difference	Income (Loss) per Tax Return
1	Income (loss) from equity method foreign corporations				
2	Gross foreign dividends not previously taxed				
3	Subpart F, QEF, and similar income inclusions				
4	Gross-up for foreign taxes deemed paid				
5	Gross foreign distributions previously taxed				
6	Income (loss) from equity method U.S. corporations				
7	U.S. dividends not eliminated in tax consolidation	55,000			55,000
8	Minority interest for includible corporations				
9	Income (loss) from U.S. partnerships				
	Income (loss) from foreign partnerships				
	Income (loss) from other pass-through entities Items relating to reportable transactions				
13	Interest income (see instructions) I-E. interest	15,000		15,000	-0-
	Total accrual to cash adjustment	13,000		12,000	-0-
	Hedging transactions				
	Mark-to-market income (loss)				
17	Cost of goods sold (see instructions)	(22,000,000)			(22,000,000)
18	Sale versus lease (for sellers and/or lessors)				122/000/000
19	Section 481(a) adjustments				
20	Unearned/deferred revenue				
21	Income recognition from long-term contracts				
	Original issue discount and other imputed interest .				
23 a	Income statement gain/loss on sale, exchange,				
	abandonment, worthlessness, or other disposition of				
h	assets other than inventory and pass-through entities Gross capital gains from Schedule D, excluding				
	amounts from pass-through entities				
С	Gross capital losses from Schedule D, excluding				
	amounts from pass-through entities, abandonment losses, and worthless stock losses				
4	Net gain/loss reported on Form 4797, line 17,				
	excluding amounts from pass-through entities, abandonment losses, and worthless stock losses				
е	Abandonment losses				
f	Worthless stock losses (attach statement)				
g	Other gain/loss on disposition of assets other than inventory				
24	Capital loss limitation and carryforward used				
25	,				
	Total income (loss) items. Combine lines 1 through 25	(21,930,000)	-0-	(15,000)	(21,945,000)
27	Total expense/deduction items (from Part III, line 39)	(2,908,725)	(1,550,000)	978,725	(3,480,000)
	Other items with no differences *	28,325,000			28,325,000
∠ya	lines 26 through 28	3,486,275	(1,550,000)	963,725	2,900,000
h	PC insurance subgroup reconciliation totals	2,100,213	(1,220,000)	100,120	2,700,000
	Life insurance subgroup reconciliation totals				
	Reconciliation totals. Combine lines 29a through 29c	3,486,275	(1,550,000)	963,725	2,900,000
	Note: Line 30, column (a), must equal Part Line 11, a		st equal Form 1120		, , , , , , , , , , , ,

Schedule M-3 (Form 1120) (Rev. 12-2019)

^{*\$33,000,000} sales-\$4,675,000 other expenses.

Sche	dule M-3 (Form 1120) (Rev. 12-2019)				Page 3
	e of corporation (common parent, if consolidated return)			1 1 1	tification number
	Permtemp Corporation			XX-123	
	k applicable box(es): (1) Consolidated group (2) Parent corp	(3) Consolidated el	iminations (4) Sul	osidiary corp (5)	Mixed 1120/L/PC group
	k if a sub-consolidated: (6) 1120 group (7) 1120 eliminations of subsidiary (if consolidated return)			Employer iden	tification number
vame	of subsidiary (if consolidated return)			Linployer iden	uncation number
Pa	Reconciliation of Net Income (Loss) per Income per Return – Expense/Deduction I			orporations Wi	th Taxable
	Expense/Deduction Items	(a)	(b)	(c)	(d)
	Expense/ Deduction items	Expense per Income Statement	Temporary Difference	Permanent Difference	Deduction per Tax Return
1	U.S. current income tax expense	421,575		(421,575)	
2	U.S. deferred income tax expense	507,150		(507,150)	
	State and local current income tax expense				
	State and local deferred income tax expense				
5	Foreign current income tax expense (other than foreign withholding taxes)				
	Foreign deferred income tax expense				
_	Foreign withholding taxes	422.000			422.000
8	,	455,000			455,000
9	Stock option expense				
10 11		60,000		(50,000)	10,000
	Fines and penalties	00,000		(30,000)	10,000
	Judgments, damages, awards, and similar costs .				
	Parachute payments				
	Compensation with section 162(m) limitation				
16	Pension and profit-sharing				
17	Other post-retirement benefits				
	Deferred compensation				
	Charitable contribution of cash and tangible property	40,000			40,000
	Charitable contribution of intangible property		400.000		100 000
21	Charitable contribution limitation/carryforward Domestic production activities deduction (see		100,000		100,000
22	instructions)				
23	Current year acquisition or reorganization investment banking fees				
24	Current year acquisition or reorganization legal and accounting fees				
25	Current year acquisition/reorganization other costs .				
	Amortization/impairment of goodwill				
	Amortization of acquisition, reorganization, and start-up costs				
	Other amortization or impairment write-offs				
	Reserved				
	Depletion	800,000	1,650,000		2 450 000
	Bad debt expense	625,000	(200,000)		2,450,000 425,000
	Corporate owned life insurance premiums	027,000	(200,000)		727,000
	Purchase versus lease (for purchasers and/or lessees)				
	Research and development costs				
36	Section 118 exclusion (attach statement)				
37	Section 162(r)—FDIC premiums paid by certain large financial institutions (see instructions)				
38	Other expense/deduction items with differences (attach statement)				
39	Total expense/deduction items. Combine lines 1 through 38. Enter here and on Part II, line 27, reporting positive amounts as negative and negative amounts as positive	2,908,725	1,550,000	(978,725)	3,480,000

Schedule M-3 (Form 1120) (Rev. 12-2019)

Permtemp Corporation Deferred Tax Accounting 2019

Deferred	T_{2V}	Accete.
Delettea	Tax	Assets:

Net operating loss \$ 865,000 \$ -0- \$ (865,000) Charitable contributions carryover 100,000 -0- (100,000) Net accounts receivable 250,000 450,000* 200,000 Total deductible temp. diff. \$1,215,000 \$450,000 \$(765,000) Times: Tax rate 0.21 0.21 0.21 Deferred tax asset \$ 255,150 \$ 94,500 \$(160,650) *\$3,300,000 tax basis - \$2,850,000 book basis Deferred Tax Liability: Beg. of 2019 End of 2019 Change Net fixed assets \$600,000 \$2,250,000* \$1,650,000 Times: Tax rate 0.21 0.21 0.21 Deferred tax liability \$126,000 \$ 472,500 \$ 346,500 *\$8,400,000 book basis - \$6,150,000 tax basis Journal Entry: Current federal income tax expense 421,575 Deferred tax asset 507,150 160,650
Net accounts receivable 250,000 450,000* 200,000 Total deductible temp. diff. \$1,215,000 \$450,000 \$(765,000) Times: Tax rate 0.21 0.21 0.21 Deferred tax asset \$ 255,150 \$ 94,500 \$(160,650) *\$3,300,000 tax basis - \$2,850,000 book basis Deferred Tax Liability: Beg. of 2019 End of 2019 Change Net fixed assets \$600,000 \$2,250,000* \$1,650,000 Times: Tax rate 0.21 0.21 0.21 Deferred tax liability \$126,000 \$ 472,500 \$ 346,500 *\$8,400,000 book basis - \$6,150,000 tax basis Journal Entry: Current federal income tax expense 421,575 Deferred federal income tax expense 507,150
Total deductible temp. diff. \$1,215,000 \$450,000 \$(765,000) Times: Tax rate
Times: Tax rate
Deferred tax asset \$ 255,150 \$ 94,500 \$ (160,650) *\$3,300,000 tax basis - \$2,850,000 book basis Beg. of 2019 End of 2019 Change Net fixed assets \$600,000 \$2,250,000* \$1,650,000 Times: Tax rate 0.21 0.21 0.21 Deferred tax liability \$126,000 \$ 472,500 \$ 346,500 *\$8,400,000 book basis - \$6,150,000 tax basis Journal Entry: Current federal income tax expense 421,575 Deferred federal income tax expense Deferred federal income tax expense
*\$3,300,000 tax basis - \$2,850,000 book basis Deferred Tax Liability: End of 2019 End of 2019 Change
Deferred Tax Liability: Beg. of 2019 End of 2019 Change Net fixed assets \$600,000 \$2,250,000* \$1,650,000 Times: Tax rate 0.21 0.21 0.21 Deferred tax liability \$126,000 \$472,500 \$346,500 *\$8,400,000 book basis - \$6,150,000 tax basis Journal Entry: Current federal income tax expense 421,575 Deferred federal income tax expense 507,150
Beg. of 2019 End of 2019 Change Net fixed assets \$600,000 \$2,250,000* \$1,650,000 Times: Tax rate 0.21 0.21 0.21 Deferred tax liability \$126,000 \$472,500 \$346,500 *\$8,400,000 book basis - \$6,150,000 tax basis 421,575 421,575 Deferred federal income tax expense 507,150 507,150
Beg. of 2019 End of 2019 Change Net fixed assets \$600,000 \$2,250,000* \$1,650,000 Times: Tax rate 0.21 0.21 0.21 Deferred tax liability \$126,000 \$472,500 \$346,500 *\$8,400,000 book basis - \$6,150,000 tax basis 421,575 421,575 Deferred federal income tax expense 507,150 507,150
Times: Tax rate
Deferred tax liability \$126,000 \$ 472,500 \$ 346,500 *\$8,400,000 book basis - \$6,150,000 tax basis Journal Entry: Current federal income tax expense 421,575 Deferred federal income tax expense 507,150
*\$8,400,000 book basis - \$6,150,000 tax basis Journal Entry: Current federal income tax expense 421,575 Deferred federal income tax expense 507,150
Journal Entry: Current federal income tax expense 421,575 Deferred federal income tax expense 507,150
Current federal income tax expense 421,575 Deferred federal income tax expense 507,150
Deferred federal income tax expense 507,150
Deferred federal income tax expense 507,150
Deferred tax asset 160,650
Deferred tax liability 346,500
Federal income tax payable 421,575
Adjusted Income Statement (Partial):
Net income before federal income taxes \$4,415,000
Minus: Federal income tax expense (\$421,575 + \$507,150) (928,725)
Net income per books \$3,486,275 Effective tax rate [\$928,725/\$4,415,000] 21.036%
Tax Rate Reconciliation:
Statutory tax rate 21.000% Nondeductible M&E expense [\$50,000/\$4,415,000 × 21%] 0.238%
Tax-exempt income $[\$(15,000)/\$4,415,000 \times 21\%]$ (0.071)%
Dividends-received ded. $[\$(27,500)/\$4,415,000 \times 21\%]$ (0.131)%
Effective tax rate <u>21.036%</u>

\$20,425,000

Permtemp Corporation Deferred Tax Accounting 2019

<u>Provision Reconciliation:</u>

Net income before federal i	ncome taxes	\$ 4,415,000					
Permanent differences:							
Nondeductible M&E	expense	50,000					
Tax-exempt income		(15,000)					
Dividends-received d	eduction	(27,500)					
Net income after permaner	nt differences	\$ 4,422,500					
Temporary differences:							
Bad debt expense		200,000					
Charitable contribution	on deduction	(100,000)					
Depreciation		(1,650,000)					
Net operating loss de	duction	_(865,000)					
Taxable income		\$ 2,007,500					
Adjusted Balance Sheet:							
Cash		\$ 2,125,000					
Accounts receivable	\$ 3,300,000						
Minus: Allowance for doub	otful accounts <u>(450,000)</u>	2,850,000					
Inventory		6,000,000					
Fixed assets	\$10,000,000						
Minus: Accumulated depre	ciation (1,600,000)	8,400,000					
Investment in corporate sto	ock	1,000,000					
Investment in tax-exempt b	oonds	50,000					
Total assets		\$20,425,000					
Accounts payable		\$ 2,120,000					
Federal income tax payable		421,575					
Long-term debt	•	8,500,000					
Net deferred tax liability (\$	472 500 - \$94 500)	378,000					
Common stock	π/ Δ,500 = ψ/π,500 <i>)</i>	6,000,000					
Retained earnings [\$(480,8	50) ± \$3.486.275]	3,005,425					
Retained earnings [\$(400,0	JU / Τ ψJ,40U,2/J]						

Total liabilities and equity

Alpha Corporation

		 	 	D : : (1	First of touring	
Form 1120	(2019)					Page 6

Schedule L Balance Sheets per Books		Beginning	g of tax year End of		End of ta	tax year	
	Assets	(a)		(b)	(c)	(d)	
1	Cash						
2a	Trade notes and accounts receivable						
b	Less allowance for bad debts	()			()		
3	Inventories						
4	U.S. government obligations						
5	Tax-exempt securities (see instructions)						
6	Other current assets (attach statement)						
7	Loans to shareholders						
8	Mortgage and real estate loans						
9	Other investments (attach statement)						
10a	Buildings and other depreciable assets						
b	Less accumulated depreciation	()			()		
11a	Depletable assets						
b	Less accumulated depletion	()			()		
12	Land (net of any amortization)						
13a	Intangible assets (amortizable only)						
b	Less accumulated amortization	()			()		
14	Other assets (attach statement)						
15	Total assets						
	Liabilities and Shareholders' Equity						
16	Accounts payable						
17	Mortgages, notes, bonds payable in less than 1 year						
18	Other current liabilities (attach statement)						
19	Loans from shareholders						
20	Mortgages, notes, bonds payable in 1 year or more						
21	Other liabilities (attach statement)						
22	Capital stock: a Preferred stock						
00	b Common stock						
23 24	Additional paid-in capital						
25	Retained earnings—Appropriated (attach statement) Retained earnings—Unappropriated						
26	Retained earnings—Unappropriated Adjustments to shareholders' equity (attach statement)						
27	Less cost of treasury stock		()		()	
28	Total liabilities and shareholders' equity		`	,		,	
	edule M-1 Reconciliation of Income (I	oss) per Books V	Vith I	ncome per R	eturn		
	Note: The corporation may be requ			-			
1	Net income (loss) per books	581,760	7	Income recorde	d on books this year		
2	Federal income tax per books	156,240		not included on	this return (itemize):		
3	Excess of capital losses over capital gains .	8,000		Tax-exempt inte	erest \$ 10,000		
4	Income subject to tax not recorded on books						
	this year (itemize):					10,000	
			8		his return not charged		
5	Expenses recorded on books this year not				ome this year (itemize):		
	deducted on this return (itemize):		а		\$ 40,000		
a	Depreciation \$		b	Charitable contrib	utions \$		
b	Charitable contributions . \$ 4,000					40.000	
С	Travel and entertainment . \$	20.000				40,000	
6	*16,000 Add lines 1 through 5	20,000 766,000	9 10		8	50,000 716,000	
	edule M-2 Analysis of Unappropriated	Retained Farnin				/10,000	
1	Balance at beginning of year	a rictanica Earlini	95 pc	Distributions: a			
2	Net income (loss) per books		٦		Stock		
3	Oth (Property		
3			6		s (itemize):		
			7		6		
4	Add lines 1, 2, and 3		8		f year (line 4 less line 7)		

Form **1120** (2019)

^{*\$7,000} interest on loan for T-E bonds + \$9,000 insurance premium

SCHEDULE M-3 (Form 1120)

Net Income (Loss) Reconciliation for Corporations With Total Assets of \$10 Million or More

(Rev. December 2019)

Department of the Treasury

► Attach to Form 1120 or 1120-C.

OMB No. 1545-0123

		THE 120 FOR INSTRUCTIONS AND THE						
	corporation (common parent, if consolidated return) Omega Corporation		1 5 . 5	entification number 34321				
	ck applicable box(es): (1) 🗹 Non-consolidated	d return (2) Consi	olidated return (Form 1120 c					
Onc	or applicable box(cs).	(2) 🗆 00113	Siluated Tetalii (i Oiiii 1120 C	orny)				
	(3) Mixed 1120/L/PC	group (4) Dorm	ant subsidiaries schedule at	tached				
Part	Financial Information and Net Income	(Loss) Reconciliation (see instructions)					
		` '	<u> </u>					
1a	Did the corporation file SEC Form 10-K for its inc			ar?				
	Yes. Skip lines 1b and 1c and complete lines							
	No. Go to line 1b. See instructions if multiple							
b	Did the corporation prepare a certified audited no		•					
	 Yes. Skip line 1c and complete lines 2a through 11 with respect to that income statement. ✓ No. Go to line 1c. 							
	Did the corporation prepare a non-tax-basis inco	me statement for that perior	12					
•	✓ Yes. Complete lines 2a through 11 with respect							
	No. Skip lines 2a through 3c and enter the c			s on line 4a.				
2a	Enter the income statement period: Beginning	01/01/2019		/2019				
b	Has the corporation's income statement been re-	stated for the income staten						
	$\hfill \hfill $	amount of each item restate	ed.)					
	✓ No.							
С	Has the corporation's income statement been r	estated for any of the five in	ncome statement periods in	mmediately				
	preceding the period on line 2a? Yes. (If "Yes," attach an explanation and the	amount of each item restate	.d /					
	No.	amount of each item restate	:u.)					
За	Is any of the corporation's voting common stock	publicly traded?						
	Yes.	parametry management						
	No. If "No," go to line 4a.							
b	b Enter the symbol of the corporation's primary U.S. publicly traded voting common							
	stock							
С	Enter the nine-digit CUSIP number of the corpor							
4-	common stock			4- 224 0/0				
4a b	Worldwide consolidated net income (loss) from in Indicate accounting standard used for line 4a (see		ntified in Part I, line I .	4a 331,860				
b	(1) ✓ GAAP (2) ☐ IFRS (3) ☐ Statutory	,	ther (specify)					
5a	Net income from nonincludible foreign entities (at			5a ()				
b	Net loss from nonincludible foreign entities (attack		positive amount)	5b				
6a	Net income from nonincludible U.S. entities (atta	ch statement)		6a ()				
b	Net loss from nonincludible U.S. entities (attach s	·	•	6b				
7a	Net income (loss) of other includible foreign disre	•	7a					
b	Net income (loss) of other includible U.S. disrega		7b 7c					
с 8	c Net income (loss) of other includible entities (attach statement)							
o	statement)		·	8				
9	Adjustment to reconcile income statement period			9				
10a	Intercompany dividend adjustments to reconcile	10a						
b	Other statutory accounting adjustments to recon	10b						
С	Other adjustments to reconcile to amount on line			10c				
11	Net income (loss) per income statement of income	= = = = = = = = = = = = = = = = = = = =	_	11 331,860				
	Note: Part I, line 11, must equal Part II, line 30, o	. ,	, ,	ded as seen at a con-				
12	Enter the total amount (not just the corporation' following lines.			aea or removed on the				
	•	Total Assets	Total Liabilities					
	Included on Part I, line 4	*	*					
b	Removed on Part I, line 5							
	Included on Part I, line 7							

For Paperwork Reduction Act Notice, see the Instructions for Form 1120.

Cat. No. 37961C Schedule M-3 (Form 1120) (Rev. 12-2019)

^{*}Information not provided.

_	dule M-3 (Form 1120) (Rev. 12-2019) e of corporation (common parent, if consolidated return)			Employer ider	Page 2
	Omega Corporation				1234321
Chec	k applicable box(es): (1) Consolidated group (2) Parent corp	(3) Consolidated	eliminations (4) Sub		Mixed 1120/L/PC group
Chec	sk if a sub-consolidated: (6) 1120 group (7) 1120 eliminations	<u> </u>		_	
Nam	e of subsidiary (if consolidated return)			Employer ider	ntification number
Pa	rt II Reconciliation of Net Income (Loss) per I Income per Return (see instructions)	ncome Stateme	ent of Includible Co	orporations W	ith Taxable
	Income (Loss) Items	(a) Income (Loss) per	(b) Temporary	(c) Permanent	(d) Income (Loss)
	(Attach statements for lines 1 through 12)	Income Statement	Difference	Difference	per Tax Return
1	Income (loss) from equity method foreign corporations				
2	Gross foreign dividends not previously taxed				
3	Subpart F, QEF, and similar income inclusions				
4	Gross-up for foreign taxes deemed paid				
5	Gross foreign distributions previously taxed				
6	Income (loss) from equity method U.S. corporations				
7	U.S. dividends not eliminated in tax consolidation				
8	Minority interest for includible corporations				
9 10	Income (loss) from U.S. partnerships Income (loss) from foreign partnerships				
11	Income (loss) from foreign partnerships				
12	Items relating to reportable transactions				
13	Interest income (see instructions)	1,000		(1,000)	-0-
14	Total accrual to cash adjustment	1,000		(1,000)	
15	Hedging transactions				
16	Mark-to-market income (loss)				
17	Cost of goods sold (see instructions)	(1,100,000)			(1,100,000)
18	Sale versus lease (for sellers and/or lessors)				
19	Section 481(a) adjustments				
20	Unearned/deferred revenue				
21	Income recognition from long-term contracts				
	Original issue discount and other imputed interest .				
23	a Income statement gain/loss on sale, exchange, abandonment, worthlessness, or other disposition of	(11,000) ^a	11,000		
	assets other than inventory and pass-through entities				
l	b Gross capital gains from Schedule D, excluding amounts from pass-through entities		18,000		18,000
	c Gross capital losses from Schedule D, excluding amounts from pass-through entities, abandonment losses, and worthless stock losses		(38,000)		(38,000)
•	d Net gain/loss reported on Form 4797, line 17, excluding amounts from pass-through entities, abandonment losses, and worthless stock losses				
	Abandonment losses				
	g Other gain/loss on disposition of assets other than inventory				
	Capital loss limitation and carryforward used		20,000		20,000
	Other income (loss) items with differences (attach statement)		(15,000) ^b		(15,000)
	Total income (loss) items. Combine lines 1 through 25	(1,110,000)	(4,000)	(1,000)	(1,115,000)
27	Total expense/deduction items (from Part III, line 39)	(238,140)	(36,000)	103,140	(171,000)
	Other items with no differences	1,680,000°			1,680,000
29	Mixed groups, see instructions. All others, combine	204.040	140 0001	400 / 11	201.22
	lines 26 through 28	331,860	(40,000)	102,140	394,000
	b PC insurance subgroup reconciliation totals				
	c Life insurance subgroup reconciliation totals		100 000		
30	Reconciliation totals. Combine lines 29a through 29c Note: Line 30, column (a), must equal Part Lline 11.	331,860	(40,000)	102,140	394,000

Schedule M-3 (Form 1120) (Rev. 12-2019)

 $^{^{}a}$ \$9,000 installment income — \$20,000 loss on stock sales.

bNOL carryover.

 $^{^{\}circ}$ \$1,900,000 sales - \$220,000 other business expenses.

Sche	dule M-3 (Form 1120) (Rev. 12-2019)				Page 3
Vame	e of corporation (common parent, if consolidated return)			Employer identi	
	Omega Corporation			XX-1234	
	k applicable box(es): (1) Consolidated group (2) Parent corp	(3) Consolidated elii	minations (4) Sul	bsidiary corp (5) M	lixed 1120/L/PC group
	k if a sub-consolidated: (6) 1120 group (7) 1120 eliminations of subsidiary (if consolidated return)			Employer identi	fication number
varne	e of subsidiary (if consolidated return)			Zimpioyer identi	
Pa	Reconciliation of Net Income (Loss) per In Income per Return—Expense/Deduction I	come Statement tems (see instruc	t of Includible C	orporations Wit	h Taxable
	Expense/Deduction Items	(a) Expense per Income Statement	(b) Temporary Difference	(c) Permanent Difference	(d) Deduction per Tax Return
_	110		Billoronoo		Tax Hotam
	U.S. current income tax expense	82,740		(82,740)	
	State and local current income tax expense	8,400 27,000		(8,400)	27,000
4	State and local deferred income tax expense	21,000			27,000
	Foreign current income tax expense (other than foreign withholding taxes)				
6	Foreign deferred income tax expense				
	Foreign withholding taxes				
8	Interest expense (see instructions)	18,000		(2,000)	16,000
9	Stock option expense	,		• • •	•
10	Other equity-based compensation				
11					
	Fines and penalties	10,000		(10,000)	-0-
	Judgments, damages, awards, and similar costs .				
	Parachute payments				
	Compensation with section 162(m) limitation Pension and profit-sharing				
17					
	Deferred compensation				
	Charitable contribution of cash and tangible property				
	Charitable contribution of intangible property				
21	Charitable contribution limitation/carryforward				
22	Domestic production activities deduction (see instructions)				
23	Current year acquisition or reorganization investment banking fees				
24	Current year acquisition or reorganization legal and accounting fees				
	Current year acquisition/reorganization other costs .				
	Amortization/impairment of goodwill Amortization of acquisition, reorganization, and				
20	start-up costs				
	Reserved				
	Depletion				
31	Depreciation	80,000	48,000		128,000
33	Corporate owned life insurance premiums Purchase versus lease (for purchasers and/or lessees)				
35 36	Research and development costs				
37	Section 162(r)—FDIC premiums paid by certain large financial institutions (see instructions)				
38	Other expense/deduction items with differences (attach statement)	12,000	(12,000)		-0-
39	Total expense/deduction items. Combine lines 1 through 38. Enter here and on Part II, line 27, reporting positive amounts as negative and negative amounts as positive	238,140	36,000	103,140	171,000

Schedule M-3 (Form 1120) (Rev. 12-2019)

Chapter I:1

An Introduction to Taxation

Learning Objectives

After studying this chapter, the student should be able to:

- 1. Discuss the history of taxation in the United States.
- 2. Describe the three types of tax rate structures.
- 3. Describe the various types of taxes.
- 4. Discuss the criteria for a "good" tax structure, the objectives of the federal income tax law, and recent tax reform proposals.
- 5. Describe the tax entities in the federal income tax system.
- 6. Identify the various tax law sources and understand their implications for tax practice.
- 7. Describe the legislative process for the enactment of the tax law.
- 8. Describe the administrative procedures under the tax law.
- 9. Describe the components of a tax practice.
- 10. Understand the importance of computer applications in taxation.

Areas of Greater Significance

- 1. For an introductory course in taxation, two of the topics in this chapter should be emphasized. The first topic to be emphasized is the sources of tax law (both primary and secondary). The student should understand that in spite of the black and white rule approach in much of the following material, a tax practitioner may spend a considerable amount of time dealing with issues that are not clear cut.
- 2. Second, the administration of the tax law should be emphasized. An understanding of how the Internal Revenue Service operates is valuable to each student, even if the only future application is with regard to the student's own individual tax return.

Areas of Lesser Significance

In the interest of time, the instructor may determine that the following areas are best covered by student reading, rather than class discussion:

- 1. History of Taxation in the United States
- 2. Other Types of Taxes
- 3. Criteria for a Tax Structure
- 4. Objectives of the Federal Income Tax Law

Problem Areas for Students

The following areas may prove especially difficult for students:

- 1. The relative weight to be given to various governmental interpretations of the tax law (i.e., Treasury Regulations vs. Tax Court cases).
- 2. The mechanics and thought process in doing tax research. An instructor who will use tax research as a significant pedagogical tool may want to spend considerable time on the topic at this point. It is very difficult for a student to understand tax research without doing tax research. (See Chapter I:15.)

Highlights of Recent Tax Law Changes

The following items of tax law have changed since the 2020 edition of this chapter:

- 1. Income levels for all ordinary income and capital gains tax brackets have increased. (See Quick Reference.)
- 2. The ceiling amount for paying the full amount of payroll taxes has increased to \$137,700 (\$132,900 in 2019).
- 3. The unified transfer tax equivalent has increased to \$11,580,000 (\$11,400,000 in 2019).
- 4. The standard deduction has increased to \$12,400 (\$12,200 in 2019) and \$24,800 for married filing jointly (\$24,400 for 2019).

Teaching Tips

- 1. If you want to teach tax research in the introductory class, it would be best to assign a comprehensive tax research problem to solidify concepts taught in class.
- 2. When teaching tax law sources, it is important to clarify to the students the relative priority of the many different sources.

Lecture Outline

I. Types of Tax Rate Structures

- 1. The Structure of Individual Income Tax Rates (Example I:1-1, I:1-2)
 - a. Possible tax rate structures are progressive, proportional (flat tax), or regressive. The current federal tax system is progressive (10%-37%).
- 2. Corporate Tax Rates
 - a. The tax rate for regular corporations (C corporations) is flat (21%).
- 3. Marginal, Average, and Effective Tax Rates for Taxpayers (Example I:1-4, I:1-5)
 - a. Marginal tax rates may vary significantly from the nominal schedule rates. For example, even though the nominal maximum individual rate is 37%, the realized marginal rate is higher because of health care taxes.
 - b. Because the federal income tax for individuals is progressive, average tax is always below marginal tax.
 - c. Effective tax rates are likely the lowest of the three calculations because economic income exceeds taxable income.
- 4. Determination of Taxable Income and Tax Due
 - a. Taxable income for all types of taxpayers is calculated by subtracting allowable exclusions and deductions from total income. The tax or refund due is calculated by subtracting allowable credits and/or prepayments from the gross tax liability resulting from applying applicable tax rates to taxable income.

II. Entities in the Federal Income Tax System

- 1. Taxpaying entities are individuals (Example I:1-13) and C corporations (Example I:1-14). If trusts and estates do not fully distribute their taxable income, they may pay tax.
- 2. Flow-through entities are sole proprietorships, partnerships (Example I:1-18), S corporations, limited liability companies and limited liability partnerships, and trusts and estates (to the extent that the trust's or estate's income is distributed) (Example I:1-23).

III. Tax Law Sources (Topic Review I:1-3; Instructor Aid I:1-1)

- 1. Legislative tax law sources include the Internal Revenue Code and Congressional Committee Reports.
- 2. Executive (Administrative) tax law sources include proposed, temporary, and final Treasury regulations and IRS revenue rulings, revenue procedures, private letter rulings, technical advice memoranda, and information releases.
- 3. Judicial tax law sources include various levels of court decisions.

IV. Enactment of a Tax Law (Table I:1-2)

- 1. The procedures for enactment of tax legislation are the same as those for any other federal legislation, with the exception that all revenue measures are constitutionally required to be introduced in the House of Representatives. These procedures include deliberations by the House Ways and Means Committee, the Senate Finance Committee, and the Joint Conference Committee. The committee reports produced during these deliberations are valuable sources of legislative intent used in governmental and taxpayer interpretation of the enacted legislation.
- 2. The political process affects tax legislation as it proceeds through the House of Representatives and the Senate toward the President's signature. The economic, social, and revenue priorities of the legislators (and their constituencies) affect the final product. Also, efforts to reduce the budget deficit in recent years have had an impact on annual tax legislation.

V. Administration of the Tax Law and Tax Practice Issues (Instructor Aid I:1-2)

- 1. Organization of the Internal Revenue Service
 - a. Important personnel in the IRS (in descending authority) are the Commissioner of the Internal Revenue, deputy and assistant commissioners, regional commissioners, and district directors.

- b. Unresolved disputes between taxpayers and the IRS may result in litigation. Tax litigation in Tax Court is handled by the office of the Chief Counsel. Tax litigation in a U.S. District Court and the U.S. Claims Court is handled by attorneys in the Department of Justice.
- 2. Selection of Returns for Audit (Example I:1-25; Question I:1-29)
 - a. With the use of computer analysis and professional judgment, taxpayer returns are selected for additional correspondence, office audit, or field audit. Mathematical errors and certain matching problems (e.g., the amount of interest on a Form 1099 received by the IRS does not match the amount of interest reported by the taxpayer) can generally be resolved by correspondence.
 - b. In an office audit, the taxpayer is asked to bring documentation to the IRS office to substantiate income, deduction, and/or credit items on the taxpayer's return. More complex audits are handled by a field audit where the IRS agent goes to the taxpayer's place of business or to the office of the taxpayer's tax professional.
 - c. Disputes between IRS agents and taxpayers may be resolved with the IRS Appeals Division. While the overall individual audit rate is less than 1%, individuals with relatively large amounts of income and deductions are significantly more likely to be audited. If a return contains a frequently disputed item (e.g., home office deduction), the likelihood of audit also increases.
- 3. Statute of Limitations (Problem I:1-48)
 - a. The normal statute of limitations (i.e., how long the IRS has to examine the return) is three years from the due date of the return (or when the return is actually filed if late). The statute of limitations is extended to six years if more than 25% of gross income is omitted on the return. There is no statute of limitations if the taxpayer committed fraud or failed to file a return.
 - b. The applicable statute of limitations may be extended by mutual agreement between the taxpayer and the government. Reticent taxpayers are encouraged to extend the statute of limitations when the alternative is an immediate unfavorable notice of deficiency. These varying lengths of statutes of limitation also cause a record-keeping problem for taxpayers. How can a taxpayer disprove an IRS claim of fraud without keeping tax records indefinitely?
- 4. Interest and Penalties (Example I:1-27)

a. Interest and penalties may apply to taxes due and other taxpayer noncompliance. The deductibility of interest paid will be determined under the normal interest deductions rules. Penalties for failure to file, failure to pay, negligence, fraud, etc., are not tax deductible.

VI. Components of a Tax Practice

1. Tax Compliance and Procedures

a. The preparation of tax returns remains a major component of most tax practices. Some major firms have a separate department to deal with tax compliance.

2. Tax Research

a. The tax research process involves determination of the facts, identification of the problem, determination of the best solution and communication to the client. (See Chapter I:15 for an in-depth discussion of tax research.)

3. Tax Planning and Consulting

a. Much of the tax professional's value to a client may be in the planning and consulting areas. Minimizing taxes paid and maximizing after-tax cash flows, while accommodating clients' desires, is a much sought-after commodity in today's complex tax environment.

4. Financial Planning

a. Some tax professionals have added financial planning to their list of services offered. Items analyzed include insurance coverage, investment strategies, and retirement planning.

Court Case Briefs

Alfred Ficalora v. CIR, 55 AFTR 2d 85-473, 85-1 USTC & 9103 (2nd Cir., 1984).

In 1980, an employee of the New York telephone company challenged the constitutional authority of Congress and the Tax Court to impose a direct tax on his wages without apportionment to the States. He cited Article I, Section 9, clause 4 of the U.S. Constitution which prohibits a direct tax without apportionment. The taxpayer further relied on the case of *Pollock v. Farmer's Loan and Trust Co.*, 3 AFTR 2602, 15 S. Ct. 912 (USSC, 1895) which states that a tax on the income from real and personal property was invalid without apportionment.

The Supreme Court in <u>Pollock</u>, however, had stated explicitly that a tax on one's employment was not a direct tax and did not require apportionment. Further, the Sixteenth Amendment to the U.S. Constitution gave Congress the authority to tax income without apportionment. The court found that the taxpayer had ignored the developments in Constitutional law over the last ninety years and upheld the deficiency and penalties assessed against him.

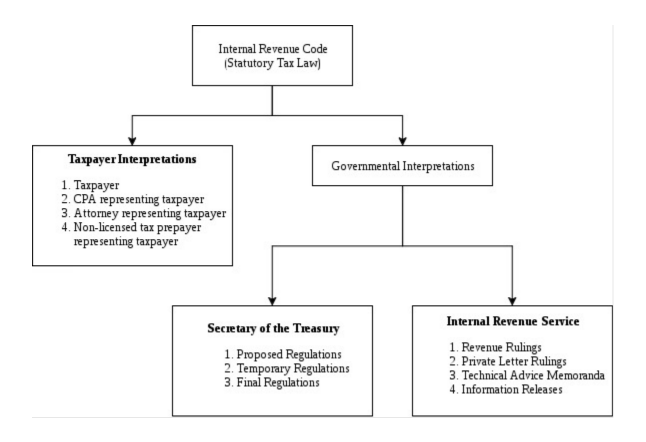
Walter G. Pietsch v. CIR, 26 AFTR 2d 70-5847, 70-2 USTC & 9718 (2nd Cir., 1970).

Mr. Pietsch filed his 1968 income tax return, but denied liability for the portion of the tax that was associated with funding the military operation of the United States in the Vietnam conflict. The taxpayer sought a declaration from the court that American participation in Vietnam was unconstitutional and asked the court to enjoin the federal officials from collecting the tax.

The suit was dismissed for failure to state a claim (the taxpayer had not yet paid the tax). The court stated further that Mr. Pietsch was most unlikely to prevail in a refund suit (commenced after the tax was paid) because he did not attack the validity of the tax itself, but rather the use of it.

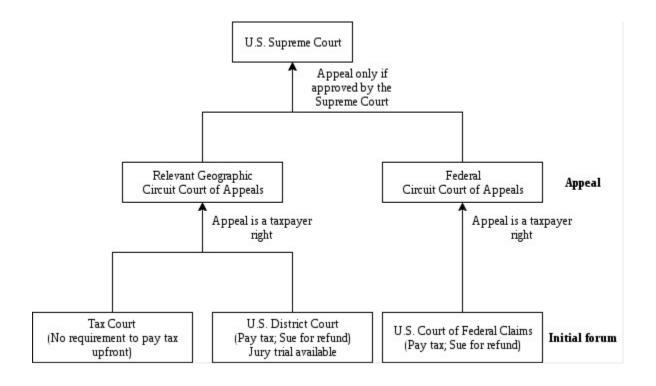
Instructor Aid I:1-1

Tax Law Interpretations



Instructor Aid I:1-2

Tax Litigation from the Taxpayer Perspective



Form **1040** (2019)

Cat. No. 11320B

1040		artment of the Treasury-Internal Revenue Ser S. Individual Income Ta		etu	(99) J rn	201	19	OMB No. 1545	5-0074	IRS Use (Only—D	o not write	e or staple in this space.			
Filing Status Check only one box.	If yo	Single ✓ Married filing jointly uchecked the MFS box, enter the namild but not your dependent.			• .	arately (MFS) checked the	· ·	Head of househor QW box, ente	•	, —		•	w(er) (QW) ng person is			
Your first name	and m	iddle initial	La	st nan	ne						Y	our soci	al security number			
Zachary	L.				Mad)						123 45 6789				
If joint return, s	pouse's	s first name and middle initial	La	st nan	ne Mad)					Sı	Spouse's social security number 987 65 4321				
Home address 520 Ch		er and street). If you have a P.O. box, se	e inst	ructio	ons.				,	Apt. no.	Ch	eck here if	ial Election Campaign you, or your spouse if filing			
		ce, state, and ZIP code. If you have a for PA 19106	reign	addre	ess, also	complete sp	aces b	pelow (see instru	ctions).		Ch		\$3 to go to this fund. ox below will not change your You Spouse			
Foreign countr	y name			F	oreign p	province/state	e/coun	ty	Foreig	n postal co	l	e If more than four dependents, see instructions and ✓ here ►				
Standard Deduction		eone can claim: You as a depend Spouse itemizes on a separate return or		were a	_	spouse as a tatus alien	depend	dent			·					
Age/Blindness	You:	Were born before January 2, 195	5 [Are	e blind	Spouse:		Was born before	e Janua	ary 2, 1955] Is blind	I			
Dependents ((1) First name	see ins	structions): Last name		(2) S	ocial sec	urity number	(3)	Relationship to you	ı	. ,	✓ if qua		see instructions): Credit for other dependents			
Oliver		Mao		111	22	3333	Soi	1		·	7					
	1	Wages, salaries, tips, etc. Attach Forn	n(s) W	<i>l</i> -2 .								1	85,000			
	2a	Tax-exempt interest	2a				b Ta	axable interest. A	Attach S	Sch. B if red	quired	2b	200			
Standard	3a	Qualified dividends	За				b 0	rdinary dividends.	Attach	Sch. B if re	quired	3b				
Deduction for—	4a	IRA distributions	4a				b Ta	axable amount				4b				
 Single or Married filing separately, 	С	Pensions and annuities	4c				d Ta	axable amount				4d				
\$12,200	5a	Social security benefits	5a				b Ta	axable amount				5b				
 Married filing jointly or Qualifying 	6	Capital gain or (loss). Attach Schedule	D if	require	ed. If no	t required, c	heck he	ere			▶ □	6				
widow(er), \$24,400	7a	Other income from Schedule 1, line 9										7a				
Head of	b	Add lines 1, 2b, 3b, 4b, 4d, 5b, 6, and	7a. T	his is	your to	tal income					. ▶	7b	85,200			
household, \$18,350	8a	Adjustments to income from Schedule 1, line 22									8a					
If you checked	b	Subtract line 8a from line 7b. This is your adjusted gross income							. ▶	8b	85,200					
any box under Standard	9	Standard deduction or itemized ded	ductio	ns (fr	rom Sch	edule A) .		9	\perp	24,4	100					
Deduction,	10	Qualified business income deduction.	Attac	h For	m 8995	or Form 899	5-A .	10								
see instructions.	11a	Add lines 9 and 10										11a	24,400			
	b	Taxable income. Subtract line 11a fro	om lin	e 8b.	If zero	or less, enter	-0					11b	60,800			

For Disclosure, Privacy Act, and Paperwork Reduction Act Notice, see separate instructions.

Form 1040 (2019	9)											Page 2		
	12a	Tax (see inst.) Check if any from F	Form(s): 1 881	4 2 4972	3 🗌	12a		6,911*						
	b	Add Schedule 2, line 3, and line	12a and enter the	total				. ▶	12b			6,911		
	13a	Child tax credit or credit for other	er dependents .			13a	2	,000						
	b	Add Schedule 3, line 7, and line	13a and enter the	total				. ▶	13b		2	2,000		
	14	Subtract line 13b from line 12b.	If zero or less, ente	er -0					14			4,911		
	15	Other taxes, including self-emp	loyment tax, from S	Schedule 2, line	10				15					
	16	Add lines 14 and 15. This is you	ır total tax					. •	16			4,911		
	17	Federal income tax withheld fro	m Forms W-2 and	1099					17		5	5,600		
If you have a	18	Other payments and refundable	credits:											
qualifying child,	a	Earned income credit (EIC) .				18a								
attach Sch. EIC. If you have	b	Additional child tax credit. Attac	ch Schedule 8812			18b								
nontaxable combat pay, see	С	American opportunity credit from	m Form 8863, line	8		18c								
instructions.	d	Schedule 3, line 14				18d								
	е	Add lines 18a through 18d. The	se are your total o	ther payments	and refundable cred	lits .		. ▶	18e					
	19	Add lines 17 and 18e. These are	e your total payme	ents				. ▶	19	<u> </u>	5	5,600		
Refund	20	If line 19 is more than line 16, su	ubtract line 16 from	line 19. This is	the amount you over	paid .			20	<u> </u>		689		
	21a	Amount of line 20 you want refunded to you. If Form 8888 is attached, check here ▶ □										689		
Direct deposit? See instructions.	►b	Routing number			► c Type:	Checking		Savings						
See instructions.	▶ d	Account number												
	22	Amount of line 20 you want app	lied to your 2020	estimated tax	🕨	22								
Amount	23	Amount you owe. Subtract line	19 from line 16. Fe	or details on hov	v to pay, see instruct	ions .		. ▶	23	<u> </u>				
You Owe	24	Estimated tax penalty (see instr	uctions)		•	24								
Third Party Designee	Do	you want to allow another persor	n (other than your p	paid preparer) to	discuss this return w	ith the IRS	? See ins	tructions.	=	Yes. C No	omplet	te below.		
(Other than	De	esignee's		Phone			Persona	al identific		NO				
paid preparer)		me ►		no. 🕨			number	(PIN)						
Sign		der penalties of perjury, I declare that I rrect, and complete. Declaration of prep							knowledg	e and b	elief, the	ey are true		
Here	Yo	our signature		Date	Your occupation			If the	e IRS ser	nt you	an Ider	ntity		
	k	•			Manager			1	ection P	IN, ent	er it he	re		
Joint return?					Ţ.	(inst.)							
See instructions. Keep a copy for	Spouse's signature. If a joint return, both must sign.			Date	Spouse's occupation	on		- 1	e IRS ser	•				
your records.					Teacher					dentity Protection PIN, enter it her see inst.)				
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Daid	Pr	eparer's name	Preparer's signat	ture		Date		PTIN		Chec	k if:			
Paid											3rd Part	y Designe		
Preparer	Fir	rm's name ▶	•			Phone n	0.		Self-employed					
Use Only	Eiv	rm'o addrasa 🕨				•		Eirm	'o EINL N					

Go to www.irs.gov/Form1040 for instructions and the latest information.

Form **1040** (2019)

^{*}From 2019 Tax Table.

E 1040)-S	P Department of the U.S. Tax	Treasury—Internal Reverse Return for S	enue Servi	ce (99)	201	9	OMB No.	1545-007	74 IRS Use	e Only—	Do not writ	e or staple in	this space.	
Filing	/	Single				ied filing j	ointly			Married					
Status		Head of househ			Quali	ifying wid	ow(e	r) (QW)				•	• `	,	
Check only one		u checked the N							e HOH	or QW b	ox, e	nter the	child's		
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	hn R.	Triiddie Iriitiai			ine								44 66	-	
		se's first name and	middle initial	Last na								Spouse's social security number			
										1					
									Presidential Election Campaign Check here if you, or your spouse if filing						
City type year files and ZIP and all you have a famine address also complete appear below (as instructions)										ointly, want	\$3 to go to th	is fund.			
		nda, CA 9010:		a loreign	i dddi c.	33, 4130 0011	picto	эрассэ БС	10W (3CC	mon donor	١,	thecking a b ax or refund.		not change your Spouse	
Foreign cour				Foi	reign p	rovince/stat	e/cou	nty	Fore	ign postal c	ode	If more th	an four de	pendents,	
												see inst.	and 🗸 her	e ►	
Standard		neone can clai								pendent					
Deduction		Spouse itemize				-			alleri						
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(1) First name	163 (3)	Last name	/-	(2) 30	Julai Seu	unty number	(3)	neiationsnip	to you	1	tax cre			er dependents	
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											<u> </u>			<u>]</u>	
						\\\\\ 0					Ш				
	1	_	es, tips, etc. A	ttach i	-orm(: 	s) W-2 .	; ·					1	5	50,000	
Attach Schedule B	2 a	Tax-exempt in	nterest	2a				b Taxal	ole inte	erest .		2b		240	
if required.	3a	Qualified divid	dends	3a				b Ordin	ary div	vidends		3b			
	4a	IRA distribution	ons	4a				b Taxal	ole am	ount .		4b			
	С	Pensions and	l annuities .	4c		41,000)	d Taxal	ole am	ount .		4d	4	41,000	
	5a	Social security	benefits	5a		.,,		b Taxal	ole am	ount .		5b			
	6	-	(loss). Attach So	chedule	D if r	equired. If					▶ ┌	6			
	7a	_	from Schedul			-		-				7a			
	b		2b, 3b, 4b, 4d,									7b		91,240	
	8a	Adjustments	to income from	n Sche	dule	1, line 22						8a		6,000	
01 1 1	b	Subtract line	8a from line 7b	. This	is you	ur adjust e	ed gr	oss inc	ome		. ▶	- 8b		85,240	
Standard Deduction	9	Standard ded	uction or itemiz	zed de	ductio	ons (from	Sche	dule A)	9	13,8	350*				
See Standard	10	Qualified busine	ss income deduct	ion. Att	ach Fo	rm 8995 or	Form	8995-A	10	-					
Deduction Chart below.	11a	Add lines 9 ar	nd 10									11a		13,850	
) b	Taxable inco	me Subtract I	ina 11	a fron	n line 8h	If zo	ro or lee	e onto	or -0-		11b		71,390	
Standard		dd the number									nedi			<u>/1,570</u> ► 1	
Deduction	_	your filing	AND the number				\neg	your filing		AND the			HEN you	r standard	
Chart*		atus is	boxes checked	is		ction is	_	atus is		boxes ch		d is	deducti		
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	Ma	arried	1			5,500 5,700	+				2		21,6		
	filir	ng jointly	2			7,000	Ma	arried filing	9		2		14,8		
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	_	dow(er)	4			9,600					4	_	17,4		
		Oon't use this c oouse itemizes												ır	
For Disclosure.		y Act, and Paperwo						Jiaius		lo. 71930F	JUG 1	iiotiuo		0-SR (2019)	

^{*}From Standard Deduction Chart. John does not qualify as a head of household because his cousin is not his dependent (his cousin fails the relationship test for a qualifying child, as well as the relationship test for a qualifying relative).

Form **1040-SR** (2019)

Form 1040-SR ((2019)									Page
	12a	Tax (see instructions). C	heck if any	from:						
		1 □ Form(s) 8814 2	☐ Form 49	72 3 🗆		12a 1	1,561	*		
	b	Add Schedule 2, line 3,	and line 12a	a and enter	the total		🕨	▶ 12b		11,561
	13a	Child tax credit or credit	for other d	ependents		13a				
	b	Add Schedule 3, line 7,	and line 13a	a and enter	the total		•	▶ 13b		
	14	Subtract line 13b from li	ne 12b. If z	ero or less,	enter -0			14		11,561
	15	Other taxes, including se	elf-employn	nent tax, fro	m Schedule 2,	line 10 .		15		
	16	Add lines 14 and 15. Thi	s is your to	tal tax .			▶	16		11,561
	17	Federal income tax with	held from F	orms W-2 a	ınd 1099			17		12,100
	18	Other payments and refe	undable cre	edits:						
If you have a qualifying	a	Earned income credit (E	IC)			18a				
child, attach Sch. EIC.	b	Additional child tax cred	,			18b				
 If you have nontaxable combat pay, 	С	American opportunity cr				18c				
see instructions.	d	Schedule 3, line 14				18d				
	e	Add lines 18a through 18d.				refundable cre	edits >	18e		
	19	Add lines 17 and 18e. Ti	nese are yo	ur total pay	ments		▶	19		12,100
Refund	20	If line 19 is more than line 1								539
	21a	Amount of line 20 you wan	·			•	•			539
Direct deposit?		Routing number				_	Savino			
See instructions.	▶ d	Account number					ourg			
	22	Amount of line 20 you want	applied to v	our 2020 est	imated tax ▶	22				
Amount	23	Amount you owe. Subtract					ions 1	▶ 23		
You Owe	24	Estimated tax penalty (s				24				
Third Party		you want to allow another person (c		,			structio	ns.	Yes. Cor	mplete below
Designee (Other than	De	esignee's		Phone		Persor	nal ident		No	
paid preparer)	-	me ► r penalties of perjury, I declare t	hat I have exa	no. ► mined this retu	rn and accompan	numbe		tements.	and to t	he best of
Sign Here	my kr	nowledge and belief, they are truich preparer has any knowledge	ie, correct, and							
11010		our signature		Date	Your occupation			the IRS ser		
Joint return?					Retired		rotection P ee inst.)	in, enter	It nere	
See instructions. Keep a copy for your records.	Sp	ouse's signature. If a joint return, b o	oth must sign.	Date	Spouse's occupa	ation	Id	the IRS ser entity Prote ee inst.)		pouse an N, enter it her
	Ph	one no.		Email address						
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Preparer										lf-employed
Use Only		m's name ▶						hone no.		
	Firi	m's address ▶					FI	rm's EIN 🕨	,	

Go to www.irs.gov/Form1040SR for instructions and the latest information.

*From 2019 Tax Table.

SCHEDULE 1 (Form 1040 or 1040-SR)

Additional Income and Adjustments to Income

Attachment Sequence No. **01**

OMB No. 1545-0074

Department of the Treasury Internal Revenue Service

► Attach to Form 1040 or 1040-SR. ▶ Go to www.irs.gov/Form1040 for instructions and the latest information.

ivarne(s)	snown on Form 1040 or 1040-5K	Tour Soc	iai security number
	John R. Lane	111	-44-6666
	time during 2019, did you receive, sell, send, exchange, or otherwise acquire any financial interest		
virtual	currency?		☐ Yes ✓ No
Part	Additional Income		
1	Taxable refunds, credits, or offsets of state and local income taxes	1	
2a	Alimony received		
b	Date of original divorce or separation agreement (see instructions) ▶		
3	Business income or (loss). Attach Schedule C	3	
4	Other gains or (losses). Attach Form 4797		
5	Rental real estate, royalties, partnerships, S corporations, trusts, etc. Attach Schedule E	5	
6	Farm income or (loss). Attach Schedule F	6	
7	Unemployment compensation	7	
8	Other income. List type and amount ▶		
9	Combine lines 1 through 8. Enter here and on Form 1040 or 1040-SR, line 7a	9	
Part			
10	Educator expenses	10	
11	Certain business expenses of reservists, performing artists, and fee-basis government officials. Attac	h	
	Form 2106	11	
12	Health savings account deduction. Attach Form 8889	12	
13	Moving expenses for members of the Armed Forces. Attach Form 3903	13	
14	Deductible part of self-employment tax. Attach Schedule SE	14	
15	Self-employed SEP, SIMPLE, and qualified plans	15	
16	Self-employed health insurance deduction		
17	Penalty on early withdrawal of savings		
18a	Alimony paid		
b	Recipient's SSN		
С	Date of original divorce or separation agreement (see instructions) ▶		
19	IRA deduction		6,000
20	Student loan interest deduction	20	
21	Reserved for future use	21	
22	Add lines 10 through 21. These are your adjustments to income. Enter here and on Form 1040 of		
	1040-SR line 8a	22	6,000

1040		artment of the Treasury—Internal Revenue Sen S. Individual Income Ta		etu	(99) rn	201	19	OMB No. 1545	5-0074	IRS Use	Only—[o not writ	te or staple in this space.	
Filing Status Check only one box.	If yo	Single			• .	arately (MFS)		Head of househor QW box, ente	•	, —	-	•	w(er) (QW) ng person is	
Your first name		iddle initial	Las	t nam		well					Y	our social security number		
		s first name and middle initial	Las	t nam		WOTT					s		social security numb	er
							Ch	eck here i	tial Election Campaigr					
		ce, state, and ZIP code. If you have a for LA 70130	eign a	iddres	s, also	complete sp	aces b	pelow (see instru	ctions).		Ch		\$3 to go to this fund. box below will not change you. You Spous	
Foreign country	y name			Fc	reign _l	province/state	e/coun	ty	Foreig	n postal co		de If more than four dependents, see instructions and ✓ here ▶		
Standard Deduction		eone can claim: 🗹 You as a depende Spouse itemizes on a separate return or		_		spouse as a status alien	depend	dent	•		•			
Age/Blindness	You:	Were born before January 2, 1955	5 [Are	blind	Spouse:		Was born before	e Janua	ary 2, 1955	5 [ls blind	d	
Dependents ((1) First name	see ins	structions): Last name		(2) So	cial sec	curity number	(3)	Relationship to you	1	. ,	✓ if qua		(see instructions): Credit for other dependent	ïS
														_
	1	Wages, salaries, tips, etc. Attach Form	n(s) W	-2 .		,						1		
	2a	Tax-exempt interest	2a				b Ta	axable interest. A	Attach S	Sch. B if re	quired	2b	9,000)
Standard	3a	Qualified dividends	3a				b 0	rdinary dividends.	Attach	Sch. B if re	equired	3b		
Deduction for—	4a	IRA distributions	4a				b Ta	axable amount				4b		
Single or Married filing separately,	С	Pensions and annuities	4c				d Ta	axable amount				4d		
\$12,200	5a	Social security benefits	5a				b Ta	axable amount				5b		
 Married filing jointly or Qualifying 	6	Capital gain or (loss). Attach Schedule	D if re	equire	d. If no	ot required, c	heck h	ere			▶ □	6		
widow(er), \$24,400	7a	Other income from Schedule 1, line 9										7a		
Head of	b	Add lines 1, 2b, 3b, 4b, 4d, 5b, 6, and 7a. This is your total income							. ▶	7b	9,000)		
household, \$18,350	8a	Adjustments to income from Schedule	Adjustments to income from Schedule 1, line 22								8a			
If you checked	b	Subtract line 8a from line 7b. This is your adjusted gross income							8b	9,000)			
any box under Standard	9	Standard deduction or itemized ded	uctio	ns (fro	m Sch	nedule A) .		9	\perp	1,1	00*			
Deduction,	10	Qualified business income deduction.	Attacl	n Forn	n 8995	or Form 899	5-A .	10)					
see instructions.	11a	Add lines 9 and 10										11a	1,100)
	b	Taxable income. Subtract line 11a fro	m line	8b. I	f zero	or less. enter	-0					11b	7.900	,

For Disclosure, Privacy Act, and Paperwork Reduction Act Notice, see separate instructions.

Cat. No. 113201

Form **1040** (2019)

^{*}Standard deduction limited to greater of \$350 (\$0 earned income plus \$350) or \$1,100.

Form 1040 (2019	9)											Page 2	
	12a	Tax (see inst.) Check if any from F	orm(s): 1 8814	4 2 4972	3 🗌	12a		1,606					
	b	Add Schedule 2, line 3, and line	12a and enter the	total				. •	12b		1,	,606	
	13a	Child tax credit or credit for other	er dependents .			13a							
	b	Add Schedule 3, line 7, and line	13a and enter the	total				. ▶	13b				
	14	Subtract line 13b from line 12b.	If zero or less, ente	er -0					14		1,	,606	
	15	Other taxes, including self-empl	oyment tax, from S	Schedule 2, line	10				15				
	16	Add lines 14 and 15. This is you	r total tax					. •	16		1	,606	
	17	Federal income tax withheld from	m Forms W-2 and	1099					17				
If you have a	18	Other payments and refundable	credits:										
qualifying child, attach Sch. EIC.	а	Earned income credit (EIC) .				18a							
If you have	b	Additional child tax credit. Attac	h Schedule 8812			18b							
nontaxable combat pay, see	С	American opportunity credit from Form 8863, line 8											
instructions.	d	Schedule 3, line 14				18d							
	е	Add lines 18a through 18d. Thes	se are your total o t	ther payments a	and refundable cre	dits .		. •	18e				
	19	Add lines 17 and 18e. These are	your total payme	nts				. •	19			0	
Refund	20	If line 19 is more than line 16, su		20									
	21a	Amount of line 20 you want refu	21a										
Direct deposit? See instructions.	▶b	Routing number			► c Type:	Checking		Savings					
See mstructions.	▶ d	Account number											
	22	Amount of line 20 you want app	lied to your 2020	estimated tax	🕨	22							
Amount	23	Amount you owe. Subtract line	19 from line 16. Fo	or details on how	to pay, see instruc	tions .		. ▶	23		1	,606	
You Owe	24	Estimated tax penalty (see instru	uctions)		🕨	24							
Third Party	Do	you want to allow another person	(other than your p	aid preparer) to	discuss this return	with the IRS	? See ins	tructions	. 🔲	Yes. C	omplete	e below.	
Designee							_		_	No			
(Other than paid preparer)		signee's me ▶		Phone no. ▶				al identific (PIN)	cation •				
Sign	Und	name name no. number (PIN) number (PIN) under penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and to the best of my knowledge and belief, they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which preparer has any knowledge.											
Here	Yo	our signature		Date	Your occupation			If th	e IRS se	nt you	an Ident	ity	
					Student		tection P	IN, ent	er it here	e .			
Joint return?					Student			`	e inst.)				
See instructions. Keep a copy for	Sp	ouse's signature. If a joint return,	Date	Date Spouse's occupation				e IRS se			an er it here		
your records.	,									ection	Pilo, enti	er it nere	
	——————————————————————————————————————	one no.		Email address									
-		eparer's name	Preparer's signat			Date		PTIN		Chec	k if:		
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Preparer	——	Firm's name ▶ Phone no.								Self-employed			
Use Only		m's address ▶				I HOHE H	·.	Eirn	n'e FIN 🕨		0	-,	
	1.11	111 3 audit33 F						1 1 1111	n's EIN ▶				

Note: Election to modify tax of unearned income

Form **8615**

Tax for Certain Children Who Have Unearned Income

► Attach to your Form 1040 or Form 1040-NR.

Go to www.irs.gov/Form8615 for instructions and the latest information.

OMB No. 1545-0074

Attachment Sequence No. 33

Department of the Treasury Internal Revenue Service (99) Name shown on return

me shown on return

Tracy M. Kidwell

433-33-3333

Before you begin: If you must use the Schedule D Tax Worksheet or have income from farming or fishing, see the instructions. Also see Pub. 929, Tax Rules for Children and Dependents. It explains how to figure your tax using the Schedule D Tax Worksheet or Schedule J (Form 1040 or 1040-SR).

	A Parent's name (first, initial, and last). Caution: See the instructions before completing. Kelly S. Kidwell					
Pa	rt I Net Unearned Income		1			
1	Enter your unearned income. See instructions	1	9,000			
2	If you did not itemize deductions on Schedule A (Form 1040 or Form 1040-NR), enter \$. Otherwise, see the instructions		2,200			
3	Subtract line 2 from line 1. If zero or less, stop; do not complete the rest of this form but do at to your return		6,800			
4	Enter your taxable income from Form 1040, line 11b; or Form 1040-NR, line 41. If you file Form see the instructions	· ·	7,900			
5	Enter the smaller of line 3 or line 4. If zero, stop; do not complete the rest of this form but do at to your return		6,800			
Pa	t II Tax					
6	Subtract line 5 from line 4	1,100				
7	Enter the tax on the amount on line 4. See the instructions. If the Qualified Dividends and Capita Tax Worksheet, Schedule D Tax Worksheet, or Schedule J (Form 1040 or 1040-SR) is used to the tax, check here. If applicable, include this amount on your Form 1040, line 12a; or Form 1040	figure 0-NR,	*1 404			
	line 42. See the instructions. If you file Form 2555, see the instructions		*1,606			

For Paperwork Reduction Act Notice, see your tax return instructions.

Cat. No. 64113U

Form **8615** (2019)

*Tracy's parents' taxable income of \$132,000 is in the 22% tax bracket (as well as \$138,800 (\$132,000 + \$6,800) of taxable income). Tracy's \$6,800 of net unearned income thus is taxed at 22%, and the tax on the other \$1,100 of her taxable income (line 6) is determined using the tax rate schedule for a single individual. Tracy's tax is \$1,606 ((\$6,800 x 0.22) + (\$1,100 x 0.10)).

Note to Instructor: The Tax Cuts and Jobs Act of 2017 (TCJA) changed the kiddie tax calculation from the parents' marginal tax rate to a modified version of the tax rate schedule for estates and trusts. The SECURE Act of 2019 repealed this change for taxable years beginning after December 31, 2019, thus applying the pre-TCJA version of the kiddie tax for 2020 and later years. The SECURE Act, however, allows an individual to elect to apply the pre-2018 kiddie tax for taxable years beginning in 2018 or 2019.

For tax year 2019, the default rule is to use the modified tax rate schedule for estates and trusts. For the solution to this Tax Form/Return Preparation problem, which is for the 2019 tax year, we assume the taxpayer elects to have her net unearned income taxed at her parents' tax rate so students apply the rule that applies for 2020 and later tax years. For tax year 2019, it would be advantageous for Tracy to have her tax computed by the default rule and not make the election to be taxed using the parents' rate. Had the taxpayer not made this election, the TCJA version of the kiddie tax would be used. This calculation would be as follows:

Net unearned income is \$6,800 (line 5; unchanged by SECURE Act)

Earned taxable income is \$1,100 (line 6; \$7,900 - \$6,800)

10% tax rate applies to first \$3,700 (\$1,100 + \$2,600) of taxable income

24% tax rate applies to taxable income exceeding \$3,700 but not exceeding \$10,400 (\$1,100 + \$9,300)

Tax = (0.10 x \$3,700) + (0.24 x (\$7,900 - \$3,700)) = \$1,378

Instructor's Resource Manual Mitchell Franklin

Pearson's Federal Taxation 2021

Corporations, Partnerships, Estates & Trusts

> Kenneth E. Anderson David S. Hulse Timothy J. Rupert



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PREFACE

General

The text materials from <u>Pearson's Federal Taxation</u>, <u>2021</u>: <u>Corporations</u>, <u>Partnerships</u>, <u>Estates & Trusts</u> (Anderson, Hulse, and Rupert) are principally designed for use in a second course in federal taxation for undergraduate or graduate accounting and business students.

With the inclusion of chapters on partnerships, S corporations, C corporations, estates and trusts, and gift and estate taxation, the text also can be used in a survey federal taxation course for undergraduate or graduate students.

The text also could be used in an introductory business entities course in law school to the extent the instructor prefers a more direct approach than the case method.

The text includes a full complement of supplementary and ancillary materials. We recommend that all adopters refer to the Preface to the text for the supplementary and ancillary materials provided to adopters. Many of these items are available to faculty and students at no cost. Adopters are encouraged to use these materials to enhance their teaching effectiveness and their students' learning experience.

Sample Syllabi

This guide contains two sample syllabi for a one-term second tax course. It contains suggested reading and problem assignments that can be turned into a complete assignment sheet with only minimal work. Because the term is broken down into individual class sessions, either syllabus can be used for classes taught on the quarter system.

Instructor Outlines

The instructor outline for each chapter includes: learning objectives, areas of greater and lesser significance, problem areas for students, highlights of recent tax law changes, teaching tips, lecture outline, and a set of references to court cases that are designed to be interesting and informative to the student. A summary description of each area is presented below.

Learning Objectives

The materials for each chapter include the learning objectives for that chapter. This focus will be useful to the instructor and may be communicated to students to assist their study.

Areas of Greater Significance

The materials for each chapter point out the areas of greater significance. This feature permits the instructor to allocate a greater share of class time and homework assignments to these areas.

Areas of Lesser Significance

The materials for each chapter point out the areas of lesser significance. This feature permits the instructor to reduce the amount of class time and homework assignments devoted to these areas.

Problem Areas for Students

The materials for each chapter detail areas in which students are likely to experience difficulty in learning and in retaining. Instructors may allocate more class time to these topics, while letting the student learn other topics directly from the text and problems.

Highlights of Recent Tax Law Changes

Recent tax law changes are highlighted, including amendments to the Internal Revenue Code, administrative pronouncements, and judicial decisions. These changes are cross-referenced to the text materials.

Teaching Tips

Each lecture outline contains a series of teaching tips designed to improve an instructor's coverage or presentation of the materials in the chapter. Each of the teaching tips is keyed to a particular page in the chapter. Some of the teaching tips concern issues that might be added to the lecture outline at a particular point. Others are keyed to the method of presentation of a topical item or ancillary materials provided by Pearson to make the learning process a better experience for the students. These teaching tips have been provided by the authors or instructors who are currently using the book.

Lecture Outline

The lecture outlines for each chapter are organizational tools centered on the topics that could be covered in lecture discussions. Textual examples, tables, figures, and problems are referenced to the applicable topic. Microsoft Word files are available for the lecture outlines so that faculty members can use these outlines to develop their own lecture outlines.

The Instructor's Resource Manual, including lecture outlines, is available on the Instructor's Resource Center Online at:

www.pearsonhighered.com/pearsontax

A password and user-id are required, and can be obtained from your Pearson representative. If you do not know your Pearson representative, you may visit:

www.pearsonhighered.com/replocator

The lecture outlines are designed so the instructor can share them with students to assist them in taking notes and subsequent study.

Court Case Briefs

Each chapter contains references to and a brief annotation of a series of selected court cases. These cases are recommended as a way for faculty members to incorporate interesting illustrations into their lectures.

Solutions to Tax Form/Return Preparation Problems

The authors have prepared solutions to the Tax Form/Return Preparation Problems for their chapters.

Final Remarks

We hope these materials are helpful when teaching with the <u>Pearson's Federal Taxation</u>, <u>2021: Corporations</u>, <u>Partnerships</u>, <u>Estates & Trusts</u> text. We would appreciate receiving any suggestions that you have for improving these or any other supplemental materials. Please send any error corrections or suggestions to any of the following editors. If you would like to obtain an immediate solution to your question or problem, please do not hesitate to contact the editors at:

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