Name:	Class:	Date:
Chapter 02: Working with the Tax	x Law	
Γrue / False		
1. Rules of tax law do <i>not</i> include Rever a. True b. False ANSWER: False	nue Rulings and Revenue Procedures.	
2. A tax professional need not worry ab a. True b. False ANSWER: False	out the relative weight of authority within the	he various tax law sources.
3. In recent years, Congress has been re a. True b. False ANSWER: False	latively successful in simplifying the Intern	al Revenue Code.
4. A taxpayer should always minimize h a. True b. False ANSWER: False	nis or her tax liability.	
5. The first codification of the tax law o a. True b. False ANSWER: False	ccurred in 1954.	
5. This Internal Revenue Code section of a. Trueb. FalseANSWER: False	citation is incorrect: § 212(1).	
7. Subchapter D refers to the "Corporate a. True b. False ANSWER: False	e Distributions and Adjustments" section of	the Internal Revenue Code.
B. In general, Regulations are issued im a. True b. False ANSWER: False	mediately after a statute is enacted.	
9. Temporary Regulations are only publ a. True b. False	ished in the Internal Revenue Bulletin.	

Name:	Class:	Date:
Chapter 02: Working with the Tax	a Law	
ANSWER: False		
10. Revenue Rulings issued by the National True b. False	onal Office of the IRS carry the same legal f	Force and effect as Regulations.
ANSWER: False		
11. A Revenue Ruling is a judicial sourcea. Trueb. FalseANSWER: False	e of Federal tax law.	
12. The following citation could be a co a. True b. False ANSWER: False	rrect citation: Rev. Rul. 95-271,1995-64 I.R	B. 18.
13. Revenue Procedures deal with the in a. True b. False ANSWER: True	ternal management practices and procedure	s of the IRS.
14. Post-1984 letter rulings may be subsa. Trueb. FalseANSWER: True	tantial authority for purposes of the accurac	y-related penalty in § 6662.
15. A letter ruling applies only to the tax a. True b. False ANSWER: True	xpayer who asks for and obtains a letter rulin	ng.
16. The IRS is <i>not</i> required to make a lea. Trueb. FalseANSWER: False	tter ruling public.	
17. Determination letters usually involve a. True b. False ANSWER: True	e completed transactions.	
18. Technical Advice Memoranda deal v	with completed transactions.	

b. False

Name:	Class:	Date:
Chapter 02: Working with the Tax Law		
ANSWER: True		
19. Technical Advice Memoranda may <i>not</i> be cited.a. Trueb. FalseANSWER: True	ed as precedents by taxpayers.	
20. A taxpayer must pay any tax deficiency asses Federal Claims. Only in the Tax Court can jurisdia. True b. False ANSWER: True		
21. In a U.S. District Court, a jury can decide bota. Trueb. FalseANSWER: False	h questions of fact and question	ns of law.
22. Three judges will normally hear each U.S. Taa. Trueb. FalseANSWER: False	x Court case.	
23. A taxpayer can obtain a jury trial in the U.S. 7a. Trueb. FalseANSWER: False	Гах Court.	
24. A taxpayer must pay any tax deficiency asses Court. a. True b. False ANSWER: True	sed by the IRS and sue for a re	fund to bring suit in the U.S. District
25. Arizona is in the jurisdiction of the Eighth Cira. Trueb. FalseANSWER: False	rcuit Court of Appeals.	
26. Texas is in the jurisdiction of the Second Circa. True b. False ANSWER: False	cuit Court of Appeals.	

27. The *Golsen* rule has been overturned by the U.S. Supreme Court.

Name:	Class:	Date:
Chapter 02: Working with the Tax Lav	W	
a. True		
b. False		
ANSWER: False		
28. The granting of a Writ of Certiorari indic of sufficient importance to be heard by the fu a. True b. False		Supreme Court believe that an issue is
ANSWER: True		
29. The <i>petitioner</i> refers to the party against a. True	whom a suit is brought.	
b. False		
ANSWER: False		
30. The term <i>petitioner</i> is a synonym for <i>defe</i> a. True	ndant.	
b. False		
ANSWER: False		
31. The U.S. Tax Court meets most often in a. True	Washington, D.C.	
b. False		
ANSWER: False		
32. There are 11 geographic U.S. Circuit Coua. Trueb. False	art of Appeals.	
ANSWER: True		
33. The following citation is correct: <i>Larry G</i> a. True	E. Mitchell, 131 T.C. 215 (2008).	
b. False		
ANSWER: True		
34. The IRS issues an acquiescence or nonaca. True	quiescence only for regular Tax Cour	t decisions.
b. False		
ANSWER: False		
35. There is a direct conflict between an Interior 2016). The Internal Revenue Code section a. True b. False		a 2010 and a treaty with France (signed
ANSWER: False		

Name:	Class:	Date:
Chapter 02: Working with the Tax I	Law	
36. The <i>Index to Federal Tax Articles</i> (pub a. True b. False <i>ANSWER:</i> False	blished by Thomson Reuters) is available electron	nically.
37. A U.S. District Court is considered the a. True b. False ANSWER: True	e lowest trial court.	
38. The research process should <i>always</i> be a. True b. False ANSWER: False	egin with a tax service.	
39. Electronic (online) databases are mosta. Trueb. FalseANSWER: True	frequently searched by the keyword approach.	
40. A treasure trove is taxable when sold of a. True b. False ANSWER: False	or exchanged.	
41. A Bluebook is substantial authority for a. True b. False ANSWER: True	r purposes of the accuracy related penalty.	
42. The primary purpose of effective tax p a. True b. False ANSWER: False	planning is to reduce or defer the tax in the current	t tax year.
43. Deferring income to a subsequent yeara. Trueb. FalseANSWER: True	r is considered to be tax avoidance.	
44. Tax planning usually involves a complea. Trueb. FalseANSWER: False	leted transaction.	

Name:	Class:	Date:
Chapter 02: Working with the Tax L	Law	
45. The Regulation section of the CPA exa Responsibilities.	m is approximately 80% Taxation and 2	20% Law & Professional
a. True		
b. False		
ANSWER: True		
46. The Tax Cuts and Jobs Act of 2017 bed a. True	came part of the Internal Revenue Code	of 1986.
b. False		
ANSWER: True		
47. Revenue tax measures typically origina a. True	ate in the Senate Finance Committee of	the U.S. Congress.
b. False		
ANSWER: False		
48. Currently, the Internal Revenue Code of sections were repealed by Congress. a. True	of 1986 does not contain §§ 308, 309, ar	nd 310. This absence means these
b. False		
ANSWER: False		
49. Before a tax bill can become law, it mua. Trueb. FalseANSWER: False	ast be approved (signed) by the Presiden	nt of the United States.
50. Normally, when the Senate version of a drafts a compromise tax bill. a. True b. False ANSWER: True	a tax bill differs from that passed by the	House, a Joint Conference Committee
51. Subchapter C refers to the subchapter in a. Trueb. FalseANSWER: False	n the Internal Revenue Code that deals	with partnerships and partners.
52. Revenue Rulings issued by the Nationa a. True b. False	al Office of the IRS carry the same legal	force and effect as Regulations.
ANSWER: False		
53. Revenue Rulings are first published in	the Internal Revenue Bulletin.	

Name:	Class:	Date:
Chapter 02: Working with the Tax Law		
a. True		
b. False		
ANSWER: True		
54. A Temporary Regulation under § 303 of the G	Code would be cited as follows: Temp. I	Reg. § 303.
b. False		
ANSWER: False		
Multiple Choice		
55. The Internal Revenue Code was first codified	d in what year?	
a. 1913		
b. 1923		
c. 1939		
d. 1954		
e. 1986		
ANSWER: c		
56. Tax bills are handled by which committee in	the U.S. House of Representatives?	
a. Taxation Committee		
b. Ways and Means Committee		
c. Finance Committee		
d. Budget Committee		
e. None of these		
ANSWER: b		
57. Federal tax legislation generally originates in	which of the following?	
a. Internal Revenue Service		
b. Senate Finance Committee		
c. House Ways and Means Committee		
d. Senate Floor		
e. None of these		
ANSWER: c		
58. Subtitle A of the Internal Revenue Code cover a. Income taxes	ers which of the following taxes?	
b. Estate and gift taxes		
c. Excise taxes		
d. Employment taxes		
e. All of these		
ANSWER: a		
59. In § 212(1), the number (1) stands for the:		

Name:	Class:	Date:
Chapter 02: Working with the Tax	Law	
 a. Section number. b. Subsection number. c. Paragraph designation. d. Subparagraph designation. e. None of these. ANSWER: c		
60. Which of these is <i>not</i> a correct citatio a. Section 211	n to the Internal Revenue Code?	

- b. Section 1222(1)
- c. Section 2(a)(1)(A)
- d. Section 280B
- e. All of these are correct cites.

ANSWER: e

- 61. Which of the following is *not* an administrative source of tax law?
 - a. Field Service Advice
 - b. Revenue Procedure
 - c. Technical Advice Memoranda
 - d. General Counsel Memorandum
 - e. All of these are administrative sources.

ANSWER: e

- 62. Which of the following sources has the *highest* tax validity?
 - a. Revenue Ruling
 - b. Revenue Procedure
 - c. Regulations
 - d. Internal Revenue Code section
 - e. None of these

ANSWER: d

- 63. Which of the following types of Regulations has the *highest* tax validity?
 - a. Temporary
 - b. Legislative
 - c. Interpretive
 - d. Procedural
 - e. None of these

ANSWER: b

- 64. Which statement is *not* true with respect to a Regulation that interprets the tax law?
 - a. Issued by the U.S. Congress.
 - b. Issued by the U.S. Treasury Department.
 - c. Designed to provide an interpretation of the tax law.

Name:	_Class:	Date:
Chapter 02: Working with the Tax Law		
d. Carries more legal force than a Revenue Ruling. e. All of these statements are true. ANSWER: a		
65. In addressing the importance of a Regulation, an IRS at a. Give equal weight to the Internal Revenue Code and b. Give more weight to the Internal Revenue Code rather. Give more weight to the Regulation rather than to the d. Give less weight to the Internal Revenue Code rather. None of these. ANSWER: a	d the Regulations. her than to a Regulation. he Internal Revenue Code.	
 66. Which item may <i>not</i> be cited as a precedent? a. Regulations b. Temporary Regulations c. Technical Advice Memoranda d. U.S. District Court decision e. None of these ANSWER: c		
67. What statement is <i>not</i> true with respect to Temporary F a. May not be cited as precedent.	Regulations?	

- b. Issued with Proposed Regulations.
- c. Automatically expire within three years after the date of issuance.
- d. Found in the Federal Register.
- e. All of these statements are true.

ANSWER: a

- 68. What administrative release deals with a proposed transaction rather than a completed transaction?
 - a. Letter Ruling
 - b. Technical Advice Memorandum
 - c. Determination Letter
 - d. Field Service Advice
 - e. None of these

ANSWER: a

- 69. Which of the following indicates that a decision has precedential value for future cases?
 - a. Stare decisis
 - b. Golsen doctrine
 - c. En banc
 - d. Reenactment doctrine
 - e. None of these

ANSWER: a

Name:	Class:	Date:
Chapter 02: Working with the Tax	Law	
 70. A taxpayer who loses in a U.S. Distriction a. U.S. Supreme Court. b. U.S. Tax Court. c. U.S. Court of Federal Claims. d. U.S. Circuit Court of Appeals. e. All of these. ANSWER: d	et Court may appeal directly to the:	

- 71. If a taxpayer decides not to pay a tax deficiency, he or she must go to which court?
 - a. Appropriate U.S. Circuit Court of Appeals
 - b. U.S. District Court
 - c. U.S. Tax Court
 - d. U.S. Court of Federal Claims
 - e. None of these

ANSWER: c

- 72. A jury trial is available in the following trial court:
 - a. U.S. Tax Court.
 - b. U.S. Court of Federal Claims.
 - c. U.S. District Court.
 - d. U.S. Circuit Court of Appeals.
 - e. None of these.

ANSWER: c

- 73. A taxpayer may *not* appeal a case from which court:
 - a. U.S. District Court.
 - b. U.S. Circuit Court of Appeals.
 - c. U.S. Court of Federal Claims.
 - d. Small Case Division of the U.S. Tax Court.
 - e. None of these.

ANSWER: d

- 74. The IRS will *not* acquiesce to the following tax decisions:
 - a. U.S. District Court.
 - b. U.S. Tax Court.
 - c. U.S. Court of Federal Claims.
 - d. Small Case Division of the U.S. Tax Court.
 - e. All of these.

ANSWER: d

- 75. Which publisher offers the *Standard Federal Tax Reporter*?
 - a. Research Institute of America
 - b. Commerce Clearing House

Name:	Class:	Date:
Chapter 02: Working with the Tax Lav	W	
c. Thomson Reuters		
d. LexisNexis		
e. None of these		
ANSWER: b		
76. Which is presently <i>not</i> a major tax service	e?	
a. Standard Federal Tax Reporter		
b. Federal Taxes		
c. United States Tax Reporter		
d. Tax Management Portfolios		
e. All of these are major tax services		
ANSWER: b		
77. Which publisher offers the <i>United States</i>	•	
a. Research Institute of America (Thoms	son Reuters)	
b. Commerce Clearing House		
c. LexisNexis		
d. Tax Analysts		
e. None of these		
ANSWER: a		
78. When searching on an electronic (online) a. Internal Revenue Code section approa) tax service, which approach is more frequently used?	
b. Keyword approach		
c. Table of contents approach		
d. Index		
e. All are about the same		
ANSWER: b		
79. A researcher can find tax information on	home page sites of:	
a. Governmental bodies.		
b. Tax academics.		
c. Publishers.		
d. CPA firms.		
e. All of these.		
ANSWER: e		
30. Tax research involves which of the follow	wing procedures:	
a. Identifying and refining the problem.		
b. Locating the appropriate tax law source	ces.	

d. Follow-up.e. All of these.

c. Assessing the validity of the tax law sources.

Name:	Class:	Date:
Chapter 02: Working with the Tax	Law	
ANSWER: e		
81. Which tax-related website probably g a. taxalmanac.org. b. irs.gov. c. taxsites.com. d. taxanalysts.com. e. ustaxcourt.gov. ANSWER: d	ives the best policy-orientation results?	
 82. Which court decision would probably a. Regular U.S. Tax Court decision b. Reviewed U.S. Tax Court decision c. U.S. District Court decision d. Tax Court Memorandum decision e. U.S. Court of Federal Claims 	,	

ANSWER: b

- 83. Which Regulations have the force and effect of law?
 - a. Procedural Regulations
 - b. Finalized Regulations
 - c. Legislative Regulations
 - d. Interpretive Regulations
 - e. All of these

ANSWER: c

- 84. Which items tell taxpayers the IRS's reaction to certain court decisions?
 - a. Notices
 - b. Revenue Procedures
 - c. Revenue Rulings
 - d. Actions on Decisions
 - e. Legislative Regulations

ANSWER: d

- 85. Which company does *not* publish citators for tax purposes?
 - a. John Wiley & Sons
 - b. Commerce Clearing House
 - c. Thomson Reuters (RIA)
 - d. Westlaw
 - e. Shepard's

ANSWER: a

- 86. Which is *not* a primary source of tax law?
 - a. Notice 89-99, 1989-2 C.B. 422.

Name:	Class:	Da	Date:	
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- b. Estate of Harry Holmes v. Comm., 326 U.S. 480 (1946).
- c. Rev. Rul. 79-353, 1979-2 C.B. 325.
- d. Prop. Reg. § 1.752-4T(f).
- e. All of these are primary sources.

ANSWER: d

- 87. Which statement is *incorrect* with respect to taxation on the CPA exam?
 - a. The CPA exam now has only four parts.
 - b. There are no longer task-based simulations on the exam.
 - c. A candidate may not go back after exiting a testlet.
 - d. Simulations include a four-function pop-up calculator.
 - e. None of these are incorrect.

ANSWER: b

- 88. Which of the following court decisions carries more weight?
 - a. Federal District Court
 - b. Second Circuit Court of Appeals
 - c. U.S. Tax Court decision
 - d. Small Cases Division of U.S. Tax Court
 - e. U.S. Court of Federal Claims

ANSWER: b

- 89. Interpret the following citation: 64-1 USTC ¶9618, aff'd in 344 F.2d 966.
 - a. A U.S. Tax Court Small Cases Division decision that was affirmed on appeal.
 - b. A U.S. Tax Court decision that was affirmed on appeal.
 - c. A U.S. District Court decision that was affirmed on appeal.
 - d. A U.S. Circuit Court of Appeals decision that was affirmed on appeal.
 - e. None of these.

ANSWER: c

- 90. Which citation refers to a Second Circuit Court of Appeals decision?
 - a. 40 T.C. 1018.
 - b. 159 F.2d 848 (CA-2, 1947).
 - c. 354 F. Supp. 1003 (D.Ct. GA. 1972).
 - d. 914 F.2d 396 (CA-3, 1990).
 - e. None of these.

ANSWER: b

- 91. Which citation refers to a U.S. Tax Court decision?
 - a. Apollo Computer, Inc. v. U.S., 95-1 (USTC ¶50,015 (Fed.Cl., 1994)
 - b. Westreco, Inc., T.C. Memo. 1992-561 (1992).
 - c. Bausch & Lomb, Inc. v. Comm., 933 F.2d 1084 (CA-2, 1991).
 - d. Portland Manufacturing Co. v. Comm., 35 AFTR2d 1439 (CA-9, 1975).

Name:	Class:	Date:
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e. None of these.

ANSWER: b

- 92. If these citations appeared after a trial court decision, which one means that the decision was overruled?
 - a. Aff'd 633 F.2d 512 (CA-7, 1980).
 - b. Rem'd 399 F.2d 800 (CA-5, 1968).
 - c. Aff'd 914 F.2d 396 (CA-3, 1990).
 - d. Rev'd 935 F.2d 203 (CA-5, 1991).
 - e. None of these.

ANSWER: d

- 93. Memorandum decision of the U.S. Tax Court could be cited as:
 - a. T.C. Memo. 1990-650.
 - b. 68-1 USTC ¶9200.
 - c. 37 AFTR.2d 456.
 - d. All of the above.
 - e. None of these.

ANSWER: a

- 94. Which is a primary source of tax law?
 - a. Serverino R. Nico, Jr., 67 T.C. 647 (1977).
 - b. Article by a Federal judge in Tax Notes.
 - c. An IRS publication.
 - d. Written determination letter.
 - e. All of these are primary sources.

ANSWER: a

- 95. Which of the following statements about a nonacquiescence is correct?
 - a. A nonacquiescence is issued in the Federal Registrar.
 - b. Nonacquiescences are published only for certain regular decisions of the U.S. Tax Court.
 - c. A nonacquiescence in published in the Internal Revenue Bulletin.
 - d. The IRS does not issue nonacquiescences to adverse decisions that are not appealed.
 - e. All of these are correct.

ANSWER: c

Essay

- 96. What are Treasury Department Regulations?
- ANSWER: Regulations are issued by the U.S. Treasury Department under authority granted by Congress. Interpretive by nature, they provide taxpayers with considerable guidance on the meaning and application of the Internal Revenue Code. Regulations may be issued in *proposed, temporary*, or *final* form. Regulations carry considerable authority as the official interpretation of tax statutes. They are an important factor to consider in complying with the tax law. Courts generally ignore Proposed Regulations.
- 97. Compare Revenue Rulings with Revenue Procedures.

Name:	Class:	Date:
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ANSWER: Revenue Rulings are official pronouncements of the National Office of the IRS. They typically provide one or more examples of how the IRS would apply a law to specific fact situations. Like Regulations, Revenue Rulings are designed to provide interpretation of the tax law. However, they do not carry the same legal force and effect as Regulations and usually deal with more restricted problems. Regulations are approved by the Secretary of the Treasury, whereas Revenue Rulings generally are not.

Revenue Procedures are issued in the same manner as Revenue Rulings, but deal with the internal management practices and procedures of the IRS. Familiarity with these procedures can increase taxpayer compliance and help the IRS administer the tax laws more efficiently. A taxpayer's failure to follow a Revenue Procedure can result in unnecessary delay or, in a discretionary situation, can cause the IRS to decline to act on behalf of the taxpayer.

98. How can Congressional Committee Reports be used by a tax researcher?

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

99. What is a Technical Advice Memorandum?

ANSWER: The National Office of the IRS releases Technical Advice Memoranda (TAMs) weekly. TAMs resemble letter rulings in that they give the IRS's determination of an issue. However, they differ in several respects. Letter rulings deal with proposed transactions and are issued to taxpayers at their request. In contrast, TAMs deal with completed transactions. Furthermore, TAMs arise from questions raised by IRS personnel during audits and are issued by the National Office of the IRS to its field personnel. TAMs are often requested for questions relating to exempt organizations and employee plans. TAMs are not officially published and may not be cited or used as precedent.

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

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

101. Distinguish between the jurisdiction of the U.S. Tax Court and a U.S. District Court.

ANSWER: The U.S. Tax Court hears only tax cases and is the most popular tax forum. The U.S. District Court hears a wide variety of nontax cases, including drug crimes and other Federal violations, as well as tax cases. Some Tax Court justices have been appointed from IRS or Treasury Department positions. For these reasons, some people suggest that the U.S. Tax Court has more expertise in tax matters.

102. How do treaties fit within tax sources?

ANSWER: The U.S signs certain tax treaties (sometimes called tax conventions) with foreign countries to render mutual assistance in tax enforcement and to avoid double taxation. Tax legislation enacted in 1988 provided that neither a tax law nor a tax treaty takes general precedence. Thus, when there is a direct conflict with the Internal Revenue Code and a treaty, the most recent item will take precedence. A taxpayer must disclose on the tax return any position where a treaty overrides a tax law. There is a \$1,000 penalty per failure to disclose for individuals and a \$10,000 per failure penalty for corporations.

Name:	Class:	Date: