South-Western Federal Taxation 2023 Corporations, Partnerships, <u>Estates and Trusts</u> 46th Edition Young Nellen Solutions Manual

CHAPTER 1

UNDERSTANDING AND WORKING WITH THE FEDERAL TAX LAW

SOLUTIONS TO PROBLEM MATERIALS

DISCUSSION QUESTIONS

- (LO 1) When enacting tax legislation, Congress often is guided by the concept of revenue neutrality
 so that any changes neither increase nor decrease the net revenues raised under the prior rules.
 Revenue neutrality does not mean that any one taxpayer's tax liability remains the same. Since this
 liability depends on the circumstances involved, one taxpayer's increased tax liability could be
 another's tax saving. Revenue-neutral tax reform does not reduce deficits, but at least it does not
 aggravate the problem.
- (LO 2) Economic, social, equity, and political factors play a significant role in the formulation of tax laws. Furthermore, the Treasury Department, the IRS, and the courts have had impacts on the evolution of tax laws. For example, control of the economy has been an important economic consideration in passing a number of laws (e.g., rapid depreciation, changes in tax rates). But ultimately the tax law is written by Congress.
- (LO 2) The tax law encourages technological progress by allowing immediate (or accelerated) deductions and tax credits for research and development expenditures.
- (LO 2) Saving leads to capital formation and makes funds available to finance home construction and industrial expansion. For example, the tax laws provide incentives to encourage savings by giving private retirement plans preferential treatment.
- (LO 2)
 - a. Code § 1244 allows ordinary loss treatment on the worthlessness of small business corporation stock (discussed in Chapter 4). Since this stock normally would be a capital asset, the operation of § 1244 converts a less desirable capital loss into a more attractive ordinary loss. This tax treatment was designed to aid small businesses in raising needed capital through the issuance of stock.
 - b. The S corporation election (see footnote 5 and a detailed discussion in Chapter 12) allows the profits (or losses) of the corporation to flow through to its individual shareholders (avoiding the corporate income tax). In addition, the qualified business income deduction may apply to any flow-through profits (allowing a maximum 20% deduction to the shareholders). However, with the corporate tax rate being 21% (and individual marginal tax rates potentially being higher), individuals need to compare the benefits of avoiding the corporate tax rate with the taxes on any S corporation flow-through profits.
- 6. (LO 2) Reasonable persons can, and often do, disagree about what is fair or unfair. In the tax area, moreover, equity is generally tied to a particular taxpayer's personal situation. For example, one equity difference relates to how a business is organized (i.e., partnership versus corporation). Two businesses may be equal in size, similarly situated, and competitors in the production of goods or services, but they may not be comparably treated under the tax law if one is a partnership and the other is a corporation. The corporation is subject to a separate Federal income tax of 21%; the

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JG Myers

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Geothermal Energy Update, 1979 Federal Register, 2013-03 Government Reports Annual Index ,1980 Bowker's Law Books and Serials in Print ,1984 The American Bench Mary Reincke, Jeaneen C. Wilhelmi, 2009 The Mining Record [microform], 1955 Solutions Manual to Accompany West's Federal Taxation William H. Hoffman, David M. Maloney, 1991 West's Federal Taxation Lawrence C. Phillips, William H. Hoffman, 1978 **Solutions** Manual to Accompany 1982 Annual Edition West's Federal Taxation William H. Hoffman, 1981 **Solutions Manual to** Accompany 1990 Annual Edition, West's Federal Taxation--comprehensive Volume William H. Hoffman, 1989 Solutions Manual to Accompany 1981 Annual Edition West's Federal Taxation William H. Hoffman, 1980 Federal Tax Return Manual Commerce Clearing House, 1972

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