Volume 1

PART I. COMPENSATION AND ASSETS PLANNING

CHAPTER 1. INTRODUCTION TO ESTATE AND PERSONAL FINANCIAL PLANNING

I. BASIC CONSIDERATIONS

•		~		
δ	1:1	Scope	of trea	atise

- § 1:2 General introduction
- § 1:3 Overview of income tax planning
- § 1:4 —Income taxation of resident and nonresident aliens
- § 1:5 Overview of estate planning
- § 1:6 —Lifetime planning
- § 1:7 —Postmortem planning
- § 1:8 Basic client goals to be achieved
- § 1:9 Basic documents involved
- § 1:10 —Will
- § 1:11 —Trust
- § 1:12 —Business agreements
- § 1:13 —Marital agreements
- § 1:14 —Other documents

II. PRACTICE MATTERS

- § 1:15 The planning team
- § 1:16 —Attorney
- § 1:17 —Accountant
- § 1:18 —Life underwriter
- § 1:19 —Trust officer
- § 1:20 —Financial planner
- § 1:21 —Coordination of team
- § 1:22 Use of computers
- § 1:23 —Tax analysis and returns
- § 1:24 —Document preparation
- § 1:25 —Other functions
- § 1:26 —Product references
- § 1:27 Conflicts of interest
- § 1:28 —Husband and wife

- § 1:29 —Multiple family members
- § 1:30 —Business associates
- § 1:31 Malpractice prevention

CHAPTER 2. PLANNING FOR THE HIGHLY COMPENSATED

§ 2:1 Scope of chapter

I. OVERVIEW

- § 2:2 Overview of compensation techniques
- § 2:3 Employment contracts
- § 2:4 —Form: Employment contract
- § 2:5 Damage recoveries

II. NONQUALIFIED DEFERRED COMPENSATION PLANS

- § 2:6 Overview
- § 2:7 Taxation of nonqualified deferred compensation plans
- § 2:8 —Advance ruling requirements
- § 2:9 Securing deferred compensation—"Rabbi" and "Secular" trusts
- § 2:10 [Reserved]

III. INSURANCE BENEFITS

- § 2:11 In general
- § 2:12 Life insurance
- § 2:13 —Key man insurance
- § 2:14 ——Insuring against loss of key employee
- § 2:15 ——Employers' income tax considerations
- § 2:16 ——Employee's income and estate tax considerations
- § 2:17 ——Salary continuation plans
- § 2:18 ———Income tax considerations
- § 2:19 ———Estate tax considerations
- § 2:20 — Form of salary continuation plan
- § 2:21 —Split dollar life insurance
- § 2:22 ——Methods
- § 2:23 ——Estate and gift tax consequences to employee
- § 2:24 ——Income tax consequences to employer and employee
- § 2:24.50 ——Disguised split dollar arrangements
- § 2:25 ——Termination
- § 2:26 ——Reporting requirement
- § 2:27 ———Sample letter to Department of Labor
- § 2:28 ——Sample split dollar plan: Endorsement method
- § 2:29 ——Sample split dollar plan: Collateral assignment
 - method
- § 2:30 —Group life insurance
- § 2:31 ——Income tax considerations to employer

§ 2:32	——Employee income tax considerations
§ 2:33	— —Transfer tax consequences to employee
§ 2:34	——Coverage for dependents
§ 2:35	——Recordkeeping and reporting requirement
§ 2:36	Disability insurance
§ 2:37	—Income tax consequences to employer
§ 2:38	—Income tax consequences to employee

IV. FRINGE BENEFITS

§ 2:39	In general
§ 2:40	Medical reimbursement and health plans—In general
§ 2:41	—Income tax consequences to employer

- § 2:42 —Income tax consequences to employee
- § 2:43 —Requirements for valid plan; continuation coverage requirement
- § 2:44 -Reporting and recordkeeping requirement
- § 2:45 —Health savings accounts
- § 2:46 Statutory fringe benefits
- § 2:47 Cafeteria plans
- § 2:48 -Recordkeeping requirement
- § 2:49 Use of property
- § 2:50 Business expenses
- § 2:51 —Deductibility restrictions
- § 2:52 —Reporting requirements
- § 2:53 Home office deduction
- § 2:54 Certain other fringe benefits

V. COMPENSATORY STOCK TRANSFERS

- § 2:55 In general
- § 2:56 Substantial risk of forfeiture
- § 2:57 Election to include income in year of transfer
- § 2:58 Formula value stock transfers
- § 2:59 Employer deduction
- § 2:60 Impact of Tax Reform Act of 1986

COMPENSATORY STOCK OPTIONS VI.

- § 2:61 In general
- § 2:62 Incentive stock options (ISO)
- § 2:63 —Statutory requirements
- § 2:64 —Tax consequences—Qualifying transfers
- § 2:65 ——Disqualifying transfers
- § 2:66 —Inadvertent ISOs
- § 2:67 —Pyramiding ISOs
- § 2:68 Nonqualified stock options (NSO)
- § 2:69 Conversion of ISOs into NSOs
- § 2:70 Accounting for compensatory options

VII. EQUITY-BASED COMPENSATION NOT USING COMMON STOCK

- § 2:71 In general
- § 2:72 Junior common stock
- § 2:73 Convertible debentures
- § 2:74 Book value shares
- § 2:75 Stock appreciation rights
- § 2:76 Phantom stock

VIII. GOLDEN PARACHUTE PAYMENTS

- § 2:77 Overview
- § 2:78 Operation of provisions
- § 2:79 Planning for parachute tax

IX. SECTION 409A

- § 2:80 Overview
- § 2:81 Plans affected by Section 409A
- § 2:82 Plans exempt from Section 409A
- § 2:83 Plans not exempt from Section 409A
- § 2:84 Time and form of payments
- § 2:85 Initial changes to deferral elections
- § 2:86 Subsequent changes to deferral election
- § 2:87 Special rules for stock options and other equity-based compensation
- § 2:88 Delay of payment to "specified employees" of public companies
- § 2:89 Penalties for failure to comply with Section 409A
- § 2:90 Determination of payment timing

CHAPTER 3. PLANNING FOR THE BUSINESS OWNER

I. IN GENERAL

§ 3:1 Scope of chapter

II. FORMS OF BUSINESS ORGANIZATION

- § 3:2 Corporation
- § 3:3 S corporation
- § 3:4 Partnership
- § 3:5 Limited partnership
- § 3:6 Limited liability companies

III. NONTAX CONSIDERATIONS

- § 3:7 In general
- § 3:8 Limited liability—Corporation

§ 3:9	—Partnership and limited partnership
§ 3:10	Management and control—Corporation
§ 3:11	—Partnership and limited partnership
§ 3:12	Continuity of existence—Corporation
§ 3:13	—Partnership and limited partnership
§ 3:14	Transferability of interests—Corporation
§ 3:15	—Partnership and limited partnership
§ 3:16	Expenses and formalities of organization—Corporations and limited liability companies
§ 3:17	—Partnership and limited partnership
§ 3:18	Sources of capital—Corporation
§ 3:19	—Partnership and limited partnership

IV. TAX CONSIDERATIONS

§ 3:20	In general
§ 3:21	Business credits—Energy conservation
§ 3:22	Additional Medicare tax
§ 3:23	Taxation of income
§ 3:24	Tax rates
§ 3:25	Corporations and taxation of income—Problem of double taxation
§ 3:26	—Corporate distributions
§ 3:27	— —Constructive dividends
§ 3:28	— — Techniques to mitigate double taxation—Generally
§ 3:29	— — Payment of reasonable compensation to
	shareholder-employee
§ 3:30	———Salary hedge agreement
§ 3:31	———Merchant's income on sale of "gift cards"
§ 3:32	—Accumulated earnings tax
§ 3:33	—Personal holding company tax
§ 3:34	Partnerships and taxation of income—In general
§ 3:35	—Determination of partner's distributive share
§ 3:36	——Limited partners and self-employment tax
§ 3:37	—Special allocations
§ 3:38	—Restrictions on partners' allocations
§ 3:39	——Depreciation recapture
§ 3:40	——Percentage depletion allowance
§ 3:41	——Section 179 depreciation allowance
§ 3:42	— —Built-in loss property
§ 3:43	——Electing investment partnerships
§ 3:44	—Guaranteed payments
§ 3:45	—Partnership distributions
§ 3:46	S corporations—In general
§ 3:47	—Taxation of S corporation
§ 3:48	—Taxation of shareholders
§ 3:49	—S corporate distributions
§ 3:50	——Cash distributions—S corporations without
	accumulated earnings and profits
§ 3:46 § 3:47 § 3:48 § 3:49	S corporations—In general —Taxation of S corporation —Taxation of shareholders —S corporate distributions — Cash distributions—S corporations without

§ 3:51	——S corporations with accumulated earnings and profits
§ 3:52	——Property distributions
§ 3:53	Deductibility—Losses in general
§ 3:54	—Capital losses
§ 3:55	—Capitalization rules
§ 3:56	—Start-up expenses
§ 3:57	—Equity vs. security interest
§ 3:58	—"Casualty losses"
§ 3:59	—Charitable contribution
§ 3:60	—Section 179 limit on expensing certain depreciable
0	business assets
§ 3:61	—Depreciation
§ 3:62	—Abnormal retirement of business property
§ 3:63	—Home office expenses
§ 3:64	—Insurance premiums paid
§ 3:65	—Net Operating Loss (NOLs)
§ 3:66	—Tip income
§ 3:67	—Casualty loss
§ 3:68	—Theft losses
§ 3:69	—Related party transactions
§ 3:70	Corporations and tax treatment of losses—In general
§ 3:71	—Section 1244 stock
§ 3:72	Partnerships and tax treatment of losses
§ 3:73	—Effect of liabilities on partner's basis
§ 3:74	—At risk rules
§ 3:75	—Retroactive allocations
§ 3:76	S corporation and tax treatment of losses
§ 3:77	—Retroactive allocations
§ 3:78	Fringe benefits
§ 3:79	—Qualified retirement plans
§ 3:80	—Keogh or H.R. 10 plans
§ 3:81	—Participation standard
§ 3:82	—Top-heavy plans
§ 3:83	—Distributions and effect of Retirement Equity Act of
, 0.00	1984
§ 3:84	——Qualified domestic relations order
§ 3:85	—Special rules applicable to affiliated service group
§ 3:86	——Affiliated service groups performing management
Ü	functions
§ 3:87	——Leased employees
§ 3:88	——Personal service corporation used to avoid or evade
3	income tax
§ 3:89	—S corporations and retirement plans
§ 3:90	—Nonqualified retirement plans; deferred compensation
	arrangements
§ 3:91	—Options for purchase of stock
§ 3:92	—S corporations and fringe benefits
§ 3:93	Accident and health plans
§ 3:94	—Medical and dental reimbursement plans
2 0.01	nicatear and denoar remisarsement plans

$\S 3:95$	—Disability retirement benefits
§ 3:96	—Group-term life insurance
§ 3:97	—Limited employee death benefits
§ 3:98	-Meals and lodging provided for convenience of employer
§ 3:99	—Child and dependent care assistance
§ 3:100	—Cafeteria plans
§ 3:101	Choice of fiscal year—Corporations
§ 3:102	—Partnerships
§ 3:103	—S corporations
§ 3:104	Formation of business organization
3:105	—Corporations
§ 3:106	—Partnerships
$\S 3:107$	Sale of interest in business organization—Corporations
§ 3:108	—Disposition of partnership interest
§ 3:109	Retirement or death of shareholder or partner
§ 3:110	—Corporation
§ 3:111	—S corporations
§ 3:112	——Continuing relationship as creditor
§ 3:113	—Partnerships
§ 3:114	Liquidation of business organization
§ 3:115	—Corporations
§ 3:116	—S corporations
§ 3:117	—Partnerships
§ 3:118	Termination of business organization
§ 3:119	—Termination of S election
$\S 3:120$	— —Inadvertent termination of S election
\$ 3:121	—Partnership termination

V. CHART

§ 3:122 Comparison of important attributes of partnership, corporation, and S corporation

CHAPTER 4. PLANNING FOR THE RANCHER/FARMER

I. IN GENERAL

§ 4:1 Scope of chapter

II. FORM OF OPERATION

- § 4:2 In general
- § 4:3 Business considerations in selection of entity
- § 4:4 Income tax considerations
- § 4:5 Liquidation or sale of farm operation

III. SPECIAL INCOME TAX PROVISIONS

§ 4:6 Special accounting rules

- § 4:7 Special fiscal year considerations
- § 4:8 Special provisions for deduction of expenses
- § 4:9 Special treatment of depreciation and capital gain items
- § 4:10 Hobby loss concerns
- § 4:11 Miscellaneous items

IV. LIFETIME AND POSTMORTEM ESTATE PLANNING

- § 4:12 General principles
- § 4:13 Special use valuation (I.R.C. § 2032A)—Predeath requirements
- § 4:14 ——Residency and qualified use
- § 4:15 ———Use by decedent or member of decedent's family
- § 4:16 — Material participation—Postdeath requirements
- § 4:17 ——Acquisition from decedent
- § 4:18 ——Acquisition by qualified heir
- § 4:19 ——Qualified use
- § 4:20 ——Material participation
- § 4:21 ——Percentage tests
- § 4:22 ——Election
- $\S 4:23$ — Form: sample agreement to special use valuation
- § 4:24 ——Form: sample notice of election
- $\S 4:25$ — Form: sample protective election
- § 4:26 —Farm method of valuation
- § 4:27 —Multiple factor method of valuation
- § 4:28 —Use with business real property other than farm real property
- § 4:29 —Application of I.R.C. § 2032A to land held in corporation
- § 4:30 —Recapture of estate tax savings
- § 4:31 —Problems in using special use valuation
- § 4:32 —Planning situations for special use valuation
- § 4:33 Estate tax deduction for family businesses (I.R.C. § 2057) [Reserved]
- § 4:34 Fifteen-year deferral of estate taxes (I.R.C. § 6166)
- § 4:35 —Trade or business test
- § 4:36 —Rental of farm real property
- § 4:37 —Activities of agent
- § 4:38 —Personal holding company
- § 4:39 —Attribution rules
- § 4:40 —Time and manner of election
- § 4:41 —Amount of tax deferred and interest rates
- § 4:42 —Acceleration of unpaid tax

CHAPTER 5. USE OF QUALIFIED RETIREMENT PLANS

§ 5:1 Scope of chapter

I. OVERVIEW

§ 5:2 Qualified and nonqualified retirement plans—In general

- § 5:3 —Use of nonqualified plans
- § 5:4 —Constructive receipt and nonforfeitable rights
- § 5:5 —Impact of ERISA on nonqualified plans

II. TYPES OF QUALIFIED PLANS

- § 5:6 Pension plans—Defined benefit or money purchase plans
- § 5:7 —Incidental nonretirement benefits
- § 5:8 Profit sharing and stock bonus plan
- § 5:9 ESOPs
- § 5:10 Thrift and cash or deferred ("401(k)") plans
- § 5:11 —SIMPLE 401(k) plans
- § 5:12 Choosing among plans
- § 5:13 —Risk of loss

III. QUALIFICATION RULES

- § 5:14 Basic qualification rules
- § 5:15 —Period of service
- § 5:16 ——Service for eligibility purposes
- § 5:17 ——Service for vesting purposes
- § 5:18 ——Service for accrual purposes
- § 5:19 ——1,000 hour standard
- § 5:20 ——Hours of service
- § 5:21 ——Breaks in service
- § 5:22 —Minimum participation standards
- § 5:23 —Minimum coverage
- § 5:24 —Vesting
- § 5:25 —Nondiscrimination in contribution or benefit
- § 5:26 ——Social security integration
- § 5:27 ——Comparability of multiple plans
- § 5:28 —Highly-compensated employees
- § 5:29 —Limits on contributions and benefits

IV. TOP-HEAVY PLANS

- § 5:30 In general
- § 5:31 Definition of top-heaviness
- § 5:32 Additional qualification requirements for top-heavy plans
- § 5:33 Multiple plans

V. DISTRIBUTIONS FROM QUALIFIED PLANS

- § 5:34 In general
- § 5:35 In-service distributions
- § 5:36 Loans
- § 5:37 Required distributions
- § 5:38 —Beginning and required distribution date
- § 5:39 —Amount required to be distributed
- § 5:40 —Form of distribution

- § 5:41 Death benefits
- § 5:42 Designation of beneficiary

VI. TAXATION OF DISTRIBUTIONS

- § 5:43 In general
- § 5:44 In-service distributions
- § 5:45 Retirement benefits
- § 5:46 Rollovers
- § 5:47 Five-year averaging
- § 5:48 Capital gain treatment
- § 5:49 Excise tax on failure to distribute
- § 5:50 Additional income tax on early distributions
- § 5:51 Excise tax on excess distributions
- § 5:52 Selecting method of distribution
- § 5:53 Roth account distributions

VII. INDIVIDUAL RETIREMENT ARRANGEMENTS

- § 5:54 Introduction
- § 5:55 Individual retirement accounts (IRAs) definition and requirements
- § 5:56 Employer or employee association trust accounts
- § 5:57 Individual retirement annuities definition and requirements
- § 5:58 Deemed IRAs
- § 5:59 Deductible contributions
- § 5:60 Spousal IRAs
- § 5:61 Nondeductible contributions
- § 5:62 Excess contributions
- § 5:63 Distributions
- § 5:64 Deemed distributions/prohibited transactions
- § 5:65 Rollovers
- § 5:66 Individual retirement bonds
- § 5:67 Simplified employee pensions (SEPs)
- § 5:68 —SEP participation requirements
- § 5:69 —SEP nondiscrimination requirements
- § 5:70 —SEP contributions and deductions
- § 5:71 Salary reduction arrangements
- § 5:72 Keogh or HR 10 plans
- § 5:73 Roth IRAs
- § 5:74 Education savings plans

CHAPTER 6. TAX ADVANTAGED INVESTMENTS

§ 6:1 Scope of chapter

I. OVERVIEW

- § 6:2 In general
- § 6:3 Defining tax advantaged investment

§ 6:4 Where to acquire tax advantaged investments

II. TAX TREATMENT

- § 6:5 In general
- § 6:6 Limitations on tax benefits
- § 6:7 —At-risk rules
- § 6:8 —Passive activity losses
- § 6:9 What are passive activities?
- § 6:10 ——Material participation
- § 6:11 ——Active income
- § 6:12 ——Portfolio income
- § 6:13 ——Rental activities
- § 6:14 — Working interest in oil and gas
- § 6:15 ——Deduction of suspended passive losses on disposition
- § 6:16 ——Phase-in rules
- § 6:17 —Investment interest limitations
- § 6:18 Tax return preparation relating to passive losses
- § 6:19 Tax compliance provisions regulating tax advantaged investments

III. FORMS OF OWNERSHIP

- § 6:20 In general
- § 6:21 Types of ownership forms
- § 6:22 State tax consequences of choice of form
- § 6:23 Partial ownership's impact on value
- § 6:24 Tax impact of forms of ownership
- § 6:25 —Real estate investment trust
- § 6:26 —Small business investment company
- § 6:27 —Limited partnership
- § 6:28 —Master limited partnership
- § 6:29 —General partnership
- § 6:30 —Regular corporation
- § 6:31 —Personal service corporation
- § 6:32 —S corporation
- § 6:33 —Individual

IV. ANALYSIS

- § 6:34 How to analyze tax advantaged investments
- § 6:35 Trade-offs in investment performance
- § 6:36 Reviewing the prospectus/offering memorandum

V. TAX ADVANTAGED INVESTMENTS

- § 6:37 Real estate
- § 6:38 —Raw land
- § 6:39 —Active participation in rental real estate
- § 6:40 —Low income housing and historic property renovations
- § 6:41 Oil and gas

- § 6:42 Equipment leasing
- § 6:43 Tax exempt bonds
- § 6:44 —United States savings bonds/treasury obligations
- § 6:45 ——IRS Form 8818
- § 6:46 Other debt instruments
- § 6:47 Equities

VI. INVESTMENTS—TAX PLANNING OPPORTUNITIES

- § 6:48 Trade or business versus investment activities
- § 6:49 Planning opportunities
- § 6:50 Qualified Opportunity Zones

CHAPTER 7. LIFE INSURANCE PRODUCTS AND THEIR USE

§ 7:1 Scope of chapter

I. OVERVIEW

- § 7:2 In general
- § 7:3 How to evaluate insurance companies
- § 7:4 Types of agents
- § 7:5 —Agent organizations
- § 7:6 —How to use agents

II. TAXATION OF LIFE INSURANCE

- § 7:7 Income taxation
- § 7:8 —Diversification rules—Variable contract accounts
- § 7:9 ———Correcting inadvertent failure to comply with rules
- § 7:10 —Rebate of commissions
- § 7:11 —Additional riders that create new contracts
- § 7:12 —Policies acquired for profit
- § 7:13 —Surrender or sale of term-life policy
- § 7:14 —Termination of policy
- § 7:15 —Demutualization of policy holder's insurance company
- § 7:16 Deductibility of premiums and interest
- § 7:17 Estate and gift tax considerations

III. TYPES OF PRODUCTS

- § 7:18 Term insurance
- § 7:19 —Policy features and structure
- § 7:20 —Convertibility
- § 7:21 —Participating term
- § 7:22 —Reentry provision
- § 7:23 —Deposit term
- § 7:24 —Extraordinary term
- § 7:25 —Graded premium whole life
- § 7:26 —Aspects to consider

§ 7:27 —Premium sharing for close-corporation buy-out § 7:28 -When to use § 7:29 Permanent insurance § 7:30 —Policy features and structure § 7:31 —Aspects to consider § 7:32 —Commissioners tables § 7:33 —When to use § 7:34 —Nonparticipating guaranteed—Policy features and structure ——Aspects to consider § 7:35 § 7:36 ——When to use § 7:37 —Nonparticipating indeterminate premium—Policy features and structure ——Aspects to consider § 7:38 --When to use § 7:39 § 7:40 —Participating general portfolio whole life—Policy features and structures — —Use of dividends § 7:41 § 7:42 -- Loan rates — — Minimum deposit approach § 7:43 — — Vanishing premium § 7:44 § 7:45 ——Aspects to consider § 7:46 ——When to use —Adjustable whole life—Policy features and structure § 7:47 § 7:48 ——Aspects to consider --When to use § 7:49 -Current assumption whole life-Policy features and § 7:50 structure ——Aspects to consider § 7:51 § 7:52 — —When to use § 7:53 —Universal life—Policy features and structure § 7:54 ——Aspects to consider ---When to use § 7:55 § 7:56 -Variable whole life-Policy features and structure § 7:57 ——Aspects to consider ---When to use § 7:58 § 7:59 —Annual premium excess interest life—Policy features and structure § 7:60 ——Aspects to consider — —When to use § 7:61 § 7:62 —Single premium excess interest life—Policy features and structure § 7:63 ——Aspects to consider § 7:64 ——When to use § 7:65 —Last survivor whole life—Policy features and structure § 7:66 ——Aspects to consider ---When to use § 7:67

IV. PRODUCTS ANALYSIS

§ 7:68 In general

- § 7:69 Analyzing current assumption whole life proposal
- § 7:70 Analyzing universal life proposal

PART II. PLANNING FOR THE FAMILY UNIT

CHAPTER 8. GIFT PLANNING

I. OVERVIEW

- § 8:1 Scope of chapter
- § 8:2 General concepts
- § 8:3 Why make gifts?
- § 8:4 Gifts to whom
- § 8:5 What to give
- § 8:6 When to give
- § 8:7 Form of gift
- § 8:8 —Indirect gifts
- § 8:9 —Formula clauses
- § 8:10 —Bargain sale of stock as indirect gift to other shareholders
- § 8:11 Computation of tax

II. TECHNIQUES TO MAXIMIZE BENEFITS OF GIFTS

- § 8:12 Planning to use available exclusions
- § 8:13 —Annual exclusion
- § 8:14 —Educational exclusion
- § 8:15 —Medical exclusion
- § 8:16 Present interests—In general
- § 8:17 —Minor's trust
- § 8:18 —Withdrawal (Crummey) power
- $\S~8:19~$ ——Form: Standard Crummey power
- § 8:20 —Avoiding taxable gift—Special power of appointment
- § 8:21 ——Form: Crummey power with special power of appointment
- § 8:22 —Hanging power
- § 8:23 ——Form: Crummey power with "hanging power."
- § 8:24 —Notice of withdrawal right
- § 8:25 ——Form: Standard Crummey notice
- § 8:26 ——Form: Crummey notice with life insurance trust
- § 8:27 —Income tax impact of lapse
- § 8:28 —Supplemental Crummey power
- § 8:29 ——Form: Supplemental Crummey power
- § 8:30 Use of gift-splitting
- § 8:31 —Requirements to qualify
- § 8:32 —Method for making election
- § 8:33 —Effect on consenting spouse
- § 8:34 Maximum use of unified credit

- § 8:35 Gifts by grandparents or other relatives
- § 8:36 Incomplete transfers
- § 8:37 —Transfers in trust under Section 2511(c) after 2009
- § 8:38 Net gifts

III. SPECIFIC DONEES

- § 8:39 In general
- § 8:40 Gifts to spouse
- § 8:41 —Application of I.R.C. § 1014
- § 8:42 —Application of I.R.C. § 1041
- § 8:43 —Gift tax marital deduction
- § 8:44 ——Terminable interests
- § 8:45 ——Donor's retained interest in gift to spouse
- § 8:46 Gifts to lineals
- § 8:47 Gifts to parents or other relatives

IV. TYPES OF GIFT VEHICLES

- § 8:48 Outright gifts
- § 8:49 Custodianships
- § 8:50 —Uniform Gifts to Minors Act
- § 8:51 —Uniform Transfers to Minors Act
- § 8:52 Gifts in trust
- § 8:53 —Educational trusts
- § 8:54 ——Form: Educational trust provisions
- § 8:55 —Life insurance trusts
- § 8:56 —Totten trusts
- § 8:57 —Alimony trust
- § 8:58 Elder abuse—"Misappropriation" by caregiver

CHAPTER 9. INCOME SHIFTING

I. INTRODUCTION

- § 9:1 Scope of chapter
- § 9:2 Income shifting in general
- § 9:3 Impact of legislation on income shifting
- § 9:4 —Net investment income—Medicare contribution tax
- § 9:5 Other tax considerations of income shifting

II. USE OF TRUSTS TO SHIFT INCOME

- § 9:6 Reversionary trusts—In general
- § 9:7 —Benefits under prior law
- § 9:8 —Clifford (10-year) trust created before 1987
- § 9:9 —Spousal remainder trusts
- § 9:10 —Reversionary trusts created after 1986
- § 9:11 ——Interest taking effect only at death of minor lineal descendant beneficiaries

- § 9:12 Other trust arrangements
 § 9:13 —Section 678 trusts
 § 9:14 —Section 2503(c)(3) trusts
- $\S 9:15$ ——Sample Form: To continue trust past age 21

III. OTHER INCOME SHIFTING TECHNIQUES

- § 9:16 Gifts to custodianship
- § 9:17 Use of fiscal year to shift income
- § 9:18 Interest free and low interest loans—Background
- § 9:19 —Section 7872
- § 9:20 ——Definition of below market loan
- § 9:21 ——Types of loans covered
- § 9:22 ——Tax effect of gift loans
- § 9:23 ——Planning opportunities under Section 7872
- $\S~9:24~$ ——Loans from corporations to shareholders
- § 9:25 ——Loans between estate or trusts and beneficiaries
- § 9:26 —Conclusion
- § 9:27 Kiddie tax provisions
- § 9:28 Family partnerships
- § 9:29 S corporations
- § 9:30 —Qualified Subchapter S trusts
- § 9:31 Sales/leasebacks
- § 9:32 Transfer tax implications of income shifting

CHAPTER 10. TYPES OF PROPERTY OWNERSHIP

I. OVERVIEW

- § 10:1 Property in general
- § 10:2 Individually held property
- § 10:3 Tenants in common
- § 10:4 Joint tenancy
- § 10:5 —Tenancy by entirety
- § 10:6 —Joint tenancy with right of survivorship
- § 10:7 Community property
- § 10:8 Other forms of ownership
- § 10:9 —Corporate
- § 10:10 —Partnership
- § 10:11 —Trust
- § 10:12 —Land trusts

II. GENERAL CONSIDERATIONS

- § 10:13 Creditor's claims
- § 10:14 —Homestead property
- § 10:15 Avoidance of publicity
- § 10:16 Loss of flexibility

§ 10:17 Need for coordination with will or trust

III. TAX CONSIDERATIONS

§ 10:18 In general § 10:19 Sole ownership § 10:20 Spousal joint ownership § 10:21 —Income tax consequences § 10:22 —Gift tax consequences § 10:23 —Estate tax consequences § 10:24 —Spousal joint property interests created before 1982 § 10:25 — —Income tax consequences § 10:26 — —Gift tax consequences § 10:27 — —Estate tax consequences Property owned jointly with third parties § 10:28 § 10:29 —Income tax consequences § 10:30 —Gift tax consequences § 10:31 —Estate tax consequences § 10:32 Special types of property —Joint bank accounts § 10:33 —Totten trust § 10:34 § 10:35 —Brokerage account § 10:36 —United States savings bonds § 10:37 ——Transferring bonds to a trust

IV. COMMUNITY PROPERTY

—Land trusts

§ 10:38

§ 10:39 In general § 10:40 Deemed gifts by surviving spouse § 10:41 —Lifetime transfer § 10:42 —Life insurance proceeds § 10:43 —Retirement plan benefits § 10:44 —Widow's election § 10:45 Enhancement of separate property § 10:46 —Closely held businesses § 10:47 —Improvements to separate property § 10:48 —Appreciation of separate property § 10:49 —Trust accumulations § 10:50 Postmortem income tax planning § 10:51 —Income splitting § 10:52 —Basis adjustment § 10:53 —Income and deduction in respect of decedent § 10:54 Other postmortem planning § 10:55 —Disclaimers § 10:56 Additional considerations § 10:57 —The mobile client § 10:58 -Prenuptial and postnuptial agreements § 10:59 —Partition agreements

§ 10:60 —Administration

V. FORMS

§ 10:61 Postnuptial agreement and partition of community property

CHAPTER 11. PLANNING FOR SEPARATION AND DIVORCE

- I. TAX CONSEQUENCES OF MARRIAGE TERMINATION PRIOR TO DOMESTIC RELATIONS TAX REFORM OF 1984
- § 11:1 In general
- § 11:2 Alimony or spousal support
- § 11:3 Child support

II. TAX PLANNING FOR TERMINATION OF MARRIAGE AFTER THE DOMESTIC RELATIONS TAX REFORM OF 1984

A. GENERALLY

- § 11:4 In general
- § 11:5 Alimony redefined
- § 11:6 Treatment of Alimony Following the Tax Cuts and Jobs Act of 2017

B. CHILD SUPPORT

- § 11:7 In general
- § 11:8 Dependency exemption and other child care provisions

C. TRANSFERS OF PROPERTY BETWEEN SPOUSES INCIDENT TO DIVORCE

- § 11:9 Income tax treatment generally
- § 11:10 —Basis
- § 11:11 Marital home
- § 11:12 —Default and re-acquisition of premises
- § 11:13 Closely held businesses
- § 11:14 Annuities
- § 11:15 Insurance
- § 11:16 Retirement benefits
- § 11:17 Nonmarital assets
- § 11:18 Estate and gift tax considerations
- § 11:19 —Transfer tax planning

D. MISCELLANEOUS CONSIDERATIONS

§ 11:20 Determination of filing status

- § 11:21 Innocent spouse liability
- § 11:22 —Equitable relief
- § 11:23 ——Limitations period
- § 11:24 —Community income relief
- § 11:25 Attorney's fees

III. SEPARATION AGREEMENTS AND DECREES

- § 11:26 In general
- § 11:27 Form: Separation agreement
- § 11:28 Specific clauses
- § 11:29 —Child support
- § 11:30 —Allocation of dependency exemptions
- § 11:31 —Alimony
- § 11:32 —Property division
- § 11:33 —Pension and employee benefit plans
- § 11:34 —Life insurance
- § 11:35 —Joint return
- § 11:36 —Earlier years' returns
- § 11:37 —Future years' returns
- § 11:38 —Remedies for breach of warranties or representations

IV. PRE- AND POSTNUPTIAL AGREEMENTS

- § 11:39 In general
- § 11:40 Tax aspects
- § 11:41 Form: Prenuptial agreement

V. OTHER RELATED MATTERS

- § 11:42 Planning for the unmarried
- § 11:43 Will for the troubled marriage

CHAPTER 12. LIFETIME PLANNING FOR CHARITABLE GIFTS

§ 12:1 Scope of chapter

I. OVERVIEW

- § 12:2 Introduction to income tax ramifications of charitable giving
- § 12:3 —Legislative history
- § 12:4 —Statutory scheme
- § 12:5 Basis of tax deduction for income, estate and gift tax purposes
- § 12:6 —Common elements of deduction
- § 12:7 —Timing of contributions
- § 12:8 —Substantiation and valuation of contributions

II. LIMITATIONS ON INCOME TAX DEDUCTIBILITY

- § 12:9 Overview of percentage limitation for individuals
- © 2025 Thomson Reuters, Rel. 1, 3/2025

- Limitations based on type of charitable organizations § 12:10 § 12:11 —Fifty percent organizations § 12:12 —Thirty percent organizations and donations "For the use of." § 12:13 — Contributions to both 50% and 30% organizations in the same year § 12:14 —Limitations on capital gain property § 12:15 — — Computation of percentage limitations where both cash and long-term capital gain property contributed § 12:16 Percentage and other limitations on deductions by corporations § 12:17 Carryover of excess contributions by individuals and corporations § 12:18 Limitations on contributions by estates and trusts § 12:19 Limitations on types of gifts—The "Reduction Rules."
- III. GIFTS OF PRESENT INTERESTS
- § 12:20 In general
- § 12:21 Gifts of cash
- § 12:22 Tax free distributions from Individual Retirement Accounts
- § 12:23 Gifts of property
- § 12:24 —Ordinary income property
- § 12:25 —Tangible personal property—Related use
- § 12:26 — — Motor vehicles
- § 12:27 —Long-term capital gain property
- ——Additional reduction for donation to private § 12:28 foundations
- —Contribution of certain inventory and scientific property § 12:29 by corporations
- —Life insurance § 12:30
- § 12:31 -Securities
- ——Closely held stock § 12:32
- § 12:33 ———Contribution before change in ownership
- § 12:34 — —Bonds
- —Commodities § 12:35
- § 12:36 -Works of art
- -"Deductible" admission tickets § 12:37
- § 12:38 —Installment sales contracts
- § 12:39 Intellectual property
- Gifts of property—Partnership interests and tax shelter § 12:40 investments
- § 12:41 Contribution of services and out-of-pocket expense
- § 12:42 Gift tax considerations

GIFTS OF PARTIAL INTERESTS IN TRUST IV.

- § 12:43 General rule
- Valuations of annuity, interest for life, term of years or § 12:44 remainder

§ 12:45	Income interests—In general
§ 12:46	—Charitable lead grantor trusts
§ 12:47	— —Valuing the deduction
§ 12:48	— —Recapture
§ 12:49	——Estate and gift tax deduction
§ 12:50	——Governing instrument
§ 12:51	— —Use in planning
§ 12:52	—Nonstatutory lead trusts
§ 12:53	—Taxation of lead trusts
§ 12:54	Remainder interests—In general
§ 12:55	—Annuity and unitrusts
§ 12:56	——Requirements
§ 12:57	— — Permitted income beneficiaries
§ 12:58	— ——Income interest—Annuity trust
§ 12:59	— — —Income interest—Unitrust trust
§ 12:60	— — —Incorrect valuation of property contributed
§ 12:61	———Short taxable years and final year
§ 12:62	— — Termination of income interests
§ 12:63	— — —Additional contributions
§ 12:64	— — Private foundation rules
§ 12:65	— — —Investment of trust assets
§ 12:66	——5% probability test
§ 12:67	— — Payment of estate tax out of trust
§ 12:68	——Permitted trustees for remainder trusts
§ 12:69	——Comparison between annuity and unitrusts
§ 12:70	— — Taxation of remainder trusts and income beneficiaries
§ 12:71	— —Valuing the deduction
§ 12:72	— — Practical drafting considerations
§ 12:73	——IRS guidelines
§ 12:74	——Gift tax concerns
§ 12:75	—Pooled income fund
§ 12:76	— —Valuing the deduction
§ 12:77	— Taxation of the pooled income fund and beneficiary
§ 12:78	—Charitable gift annuity
§ 12:79	— — Valuing the deduction
§ 12:80	— — Using appreciated property—Bargain sale aspects
§ 12:81	— — Taxation of income beneficiary
§ 12:82	Gift tax considerations
§ 12:83	Reformation of partial interests
§ 12:84	Termination of CRT

V. GIFTS OF PARTIAL INTERESTS OUTSIDE TRUSTS

§ 12:85 In general
§ 12:86 Valuing deduction
§ 12:87 Remainder interest in farm or personal residence
§ 12:88 Undivided portion of entire interest
§ 12:89 Qualified conservation contributions (easements)

VI. SPECIAL PROBLEMS OF CHARITABLE GIVING

- § 12:90 Private foundations
- § 12:91 Donor-advised funds
- § 12:92 Alternative minimum tax problems
- § 12:93 Bargain sale
- § 12:94 Property subject to indebtedness
- § 12:95 Conditioning a contribution on deductibility

VII. FORMS

- § 12:96 Charitable annuity lead trust (nonstatutory)
- § 12:97 Charitable remainder annuity trust
- § 12:98 Charitable remainder unitrust
- § 12:99 Sample declaration of trust and instruments of transfer— Pooled income funds
- § 12:100 Gift annuity agreement
- § 12:101 Charitable trust
- § 12:102 Charitable corporation—Articles of incorporation
- § 12:103 —Bylaws
- Appendix 12A. IRS Form 8282
- Appendix 12B. IRS Form 8283
- Appendix 12C. Pub. L. No. 98-369, §§ 155 and 156
- Appendix 12D. Revenue Ruling 77-374
- Appendix 12E. Revenue Ruling 82-165
- Appendix 12F. Revenue Ruling 82-128
- Appendix 12G. Revenue Ruling 80-123
- Appendix 12H. Revenue Ruling 72-395
- Appendix 12I. Revenue Ruling 88-81
- Appendix 12J. Revenue Procedures for Charitable Remainder Trust Forms

Volume 2

CHAPTER 13. PLANNING FOR RETIREMENT

§ 13:1 Scope of chapter

I. GENERAL CONSIDERATIONS

- § 13:2 Need for retirement planning
- § 13:3 Nonfinancial considerations

II. ESTIMATING NEEDS AND RESOURCES

- § 13:4 Forecasting financial needs at retirement
- § 13:5 Checklist: retirement expenses
- § 13:6 Checklist: retirement resources

III. SOCIAL SECURITY AND RAILROAD RETIREMENT BENEFITS

1	BENEFITS
§ 13:7	Social Security—Persons eligible for benefits
§ 13:8	—Benefits available
§ 13:9	—Working after retirement

- § 13:10 Medicare
- § 13:11 Railroad retirement benefits
- § 13:12 Taxation of Social Security and railroad retirement benefits

IV. PRIVATE AND GOVERNMENTAL RETIREMENT BENEFITS

- § 13:13 Private employee benefit plans
- § 13:14 Governmental retirement benefits
- § 13:15 Distributions from IRAs and employee benefit plans

V. RETIREMENT AGREEMENTS

- § 13:16 Nonqualified deferred compensation agreements
- § 13:17 Salary continuation agreement

VI. STRATEGIES FOR CLOSING GAP BETWEEN INCOME AND EXPENSES

- § 13:18 Investment of savings
- § 13:19 Choosing retirement domicile
- § 13:20 Tapping equity in home
- § 13:21 Taking money out of closely held business
- § 13:22 Insurance reevaluation

VII. MANAGING FINANCES DURING PERIODS OF INCAPACITY

- § 13:23 Professional management of finances
- § 13:24 Durable power of attorney
- § 13:25 Form: Power of attorney

VIII. SPECIAL TAX PLANNING

- § 13:26 Farm leases
- § 13:27 Preserving qualification for special use valuation
- § 13:28 Qualifying for installment payment of estate taxes

CHAPTER 14. ESTATE PLANNING FOR THE UNMARRIED CLIENT

- § 14:1 Scope of chapter
- § 14:2 Nontax concerns
- § 14:3 Composition and form of ownership of assets
- § 14:4 Reduction of estate and income shifting

- § 14:5 Hypothetical fact patterns
- § 14:6 —Formulating the plan
- § 14:7 ——Flowcharts of current estate plans
- § 14:8 Implementing the plan
- § 14:9 —Federal estate tax consequences
- § 14:10 —Power of attorney
- § 14:11 —Intervivos gifts
- § 14:12 —Revocable trusts
- § 14:13 —Testamentary dispositions
- § 14:14 —Joint property
- § 14:15 —Life insurance
- § 14:16 —Employee benefits
- § 14:17 —Charitable giving
- § 14:18 —Installment sales and private annuity
- § 14:19 —Joint purchase; sale of remainder interest
- § 14:20 —Estate freezes
- § 14:21 —Flowcharts of revised estate plans

PART III. ESTATE PLANNING DURING LIFE

CHAPTER 15. INTRODUCTION TO ESTATE PLANNING DURING LIFE

- § 15:1 Scope of chapter
- § 15:2 —Basic objectives determining lifetime and testamentary desires of client
- § 15:3 —Minimizing transfer taxes
- § 15:4 —Creating "Custom-made" estate plan for client
- § 15:5 Who is client?
- § 15:6 Gathering information
- § 15:7 —Initial conference
- § 15:8 — Obtain financial data
- § 15:9 — Obtain data regarding family or other beneficiaries
- § 15:10 —Other conferences
- § 15:11 —Form: Estate Planning Questionnaire
- § 15:12 —Checklist: Additional planning information
- § 15:13 Analyzing information and developing plan
- § 15:14 Estate planning—Questions to be discussed at estate planning meeting
- § 15:15 Post-interview estate planning checklist
- § 15:16 Explaining plan to client
- § 15:17 —Form: "basic" estate planning letter
- § 15:18 —Sample "complex" estate planning letter
- § 15:19 Implementing the plan
- § 15:20 —Sample checklists for preparing documents
- § 15:21 Updating plan
- § 15:22 Fees

CHAPTER 16. OVERVIEW OF GIFT AND ESTATE TAXATION

§ 16:1 Scope of chapter

I. INTRODUCTION

- § 16:2 Unification of estate and gift taxes
- § 16:3 Differences between gift tax and estate tax

II. OVERVIEW OF GIFT TAXATION

- § 16:4 Significance of gift tax
- § 16:5 Scope of gift tax: transfers by gift by individuals
- § 16:6 Statutory definitions of transfers and nontransfers
- § 16:7 —Powers of appointment (I.R.C. § 2514)
- § 16:8 —Dispositions of qualifying income interests (I.R.C. § 2519)
- § 16:9 —Educational or medical expense payments (I.R.C. § 2503(e))
- § 16:10 —Waiver of certain pension rights (I.R.C. § 2503(f))
- § 16:11 —Loans of artwork
- § 16:12 —Disclaimers (I.R.C. § 2518)
- § 16:13 Transfer for full and adequate consideration (I.R.C. § 2516)
- § 16:14 Completed gifts
- § 16:15 Who is donor and gift-splitting (I.R.C. §§ 2511, 2513)
- § 16:16 Definition of taxable gift
- § 16:17 —Annual per donee exclusion (I.R.C. § 2503(b))
- § 16:18 ——Present interest (I.R.C. §§ § 2503(c), (e))
- § 16:19 —Charitable deduction (I.R.C. § 2522)
- § 16:20 —Marital deduction (I.R.C. § 2523)
- § 16:21 Gift tax return requirements (I.R.C. § 6019)
- § 16:22 Valuation of gifts (I.R.C. § 2512)
- § 16:23 Gift tax rates, credits and computations
- § 16:24 Liability for gift tax

III. OVERVIEW OF ESTATE TAXATION

§ 16:25 Significance of estate tax

A. DEFINITION OF GROSS ESTATE

- § 16:26 In general
- § 16:27 Probate assets
- § 16:28 Nonprobate assets: Introduction
- § 16:29 —Life insurance proceeds on decedent's life (I.R.C. § 2042)
- § 16:30 Nonprobate assets: introduction—Survivor annuities and other payments (I.R.C. § 2039)
- § 16:31 Nonprobate assets: Introduction—Powers of appointment (I.R.C. § 2041)
- § 16:32 ——Post-October 21, 1942 general power possessed or exercised at death

§ 16:33 — Pre-October 22, 1942 general power possessed or exercised at death § 16:34 — Post-October 21, 1942 general powers exercised prior to death § 16:35 — Post-October 21, 1942 nongeneral powers exercised to create another power § 16:36 — Pre-October 22, 1942 general power exercised or released prior to death —Joint interests with right of survivorship (I.R.C. § 2040) § 16:37 § 16:38 — —Tenancies between spouses § 16:39 — — Nonspousal or mixed tenancies § 16:40 —Transferred interests § 16:41 —Retained life estate (I.R.C. § 2036) § 16:42 ———Retained interests or rights ———Period of retention § 16:43 § 16:44 — — — Amount of property includible § 16:45 ——Revocable or amendable transfers (I.R.C. § 2038) § 16:46 — — Comparison between scope of Sections 2036 and 2038 § 16:47 ——Transfers taking effect at death (I.R.C. § 2037) § 16:48 — Transfers within three years of death (I.R.C. § 2035) § 16:49 —Surviving spouse's interest in marital deduction trusts (I.R.C. § 2044 and others) § 16:50 —Dower or curtesy (I.R.C. § 2034) DEFINITION OF TAXABLE ESTATE В. § 16:51 In general § 16:52 Deduction for expenses, indebtedness, and taxes (I.R.C. § 2053) § 16:53 Deduction for casualty losses (I.R.C. § 2054) § 16:54 Charitable deduction (I.R.C. § 2055) § 16:55 Marital deduction (I.R.C. § 2056) C. OTHER MATTERS § 16:56 Estate tax return requirements (I.R.C. § 6018) § 16:57 Valuation of gross estate § 16:58 Computation of estate tax § 16:59 Credits against estate tax -Unified credit (I.R.C. § 2010) § 16:60 § 16:61 —Credit for state death taxes (I.R.C. § 2011) § 16:62 —Credit for gift taxes paid (I.R.C. § 2012) § 16:63 —Credit for foreign death taxes (I.R.C. § 2014) § 16:64 -Credit for tax on prior transfers (I.R.C. § 2013) § 16:65 Liability for estate tax and definition of executor Estate and gift tax rates § 16:66 § 16:67 Applicable exclusion amount table § 16:68 State death tax credit table

Estate and gift taxation of nonresidents

§ 16:69

CHAPTER 17. GENERAL ESTATE PLANNING TECHNIQUES

§ 17:1 Scope of chapter

I. BASIC TOOLS OF THE ESTATE PLANNER

- § 17:3 Use of wills
- § 17:4 Use of trusts
- § 17:5 —Types of trusts
- § 17:6 —Advantages of trusts over outright gifts
- § 17:7 Powers of attorney
- § 17:8 —General v. durable powers
- § 17:9 ——Form: durable power of attorney
- § 17:10 ——Form: escrow letter for power of attorney
- § 17:11 —Validity of actions under power
- § 17:12 Designation of health care surrogate
- § 17:13 Form: designation of health care surrogate

II. BENEFICIARY CONSIDERATIONS

- § 17:14 Customary considerations for beneficiaries
- § 17:15 —Spouse
- § 17:16 —Beneficiaries other than spouse
- § 17:17 ——Ages of distribution
- § 17:18 ——Form: separate trust for education of beneficiary
- § 17:19 Special considerations for beneficiaries
- § 17:20 —Financial ability of beneficiaries
- § 17:21 —Spendthrift provisions
- § 17:22 ——Form: spendthrift clause
- § 17:23 —Disability of beneficiaries
- § 17:24 ——Form: standby trust for incompetent beneficiaries
- § 17:25 ——Form: supplemental needs trust
- § 17:26 Other concerns

III. ASSET CONSIDERATIONS

- § 17:27 In general
- § 17:28 Special considerations for business planning
- § 17:29 —Unequal participation
- § 17:30 —Control
- § 17:31 —Valuation
- § 17:32 —Key employees
- § 17:33 ——Form: discretion to manage or liquidate business clause
- § 17:34 Liquidity
- § 17:35 —Cash requirements
- § 17:36 —Ways to provide liquidity

IV. TRANSFER TAX CONSIDERATIONS

- § 17:37 Basic estate and gift tax aspects
- © 2025 Thomson Reuters, Rel. 1, 3/2025

§ 17:38 Unified concept § 17:39 —Tax-free transfers Marital deduction and credit shelter planning § 17:40 § 17:41 —Credit shelter trust § 17:42 —Use of credit by both spouses § 17:43 "Joint death" planning —Form: presumption of survivorship § 17:44 Joint property—In general § 17:45 § 17:46 —Gift tax considerations —Estate tax considerations § 17:47 § 17:48 —Income tax considerations Gifts—In general § 17:49 § 17:50 —Tax considerations § 17:51 — Tax-free v. taxable gifts

V. USES OF POWERS OF APPOINTMENT

——Split gifts

§ 17:53 In general Types § 17:54 § 17:55 Exercise § 17:56 —Form: exercise of power in will § 17:57 -Form: nonexercise of power of appointment § 17:58 Classification for tax purposes § 17:59 Tax consequences § 17:60 —Estate tax aspects — Form: exercise of power of appointment to pay § 17:61 marginal tax increase § 17:62 -Releases and lapses of powers § 17:63 —Gift tax aspects § 17:64 —Powers created before October 22, 1942

CHAPTER 18. PREPARATION OF WILLS

§ 18:1 Scope of chapter

—Income taxation

I. OVERVIEW

§ 17:52

§ 17:65

§ 18:2 Basic will format

II. INTRODUCTORY PROVISIONS OF WILL

§ 18:3 Publishing clause § 18:4 Testator's directions for disposition of body § 18:5 -Anatomical gifts § 18:6 Payment of debts and expenses of administration § 18:7 —Married woman's expenses § 18:8 -Source of funds § 18:9 Apportionment of estate taxes —Protection of gifts from estate tax § 18:10

§ 18:11 —Sources of payment

III. PREPARATION OF DISPOSITIVE PROVISIONS

- § 18:12 Use of terms
- § 18:13 Designation of beneficiaries
- § 18:14 Character of gifts—In general
- § 18:15 —Specific gifts
- § 18:16 —Demonstrative gifts
- § 18:17 —General gifts
- § 18:18 —Residuary gifts
- § 18:19 Character of Gifts—Nonprobate Assets

IV. GIFTS OF PARTICULAR ASSETS

- § 18:20 Gifts of tangible personal property
- § 18:21 —Exempt property
- § 18:22 —Desirability of separate gift
- § 18:23 —Separate writings
- § 18:24 —Class gifts
- § 18:25 —Gifts of tangible property to minors
- § 18:26 —Unwanted personal effects
- § 18:27 —Shipping costs
- § 18:28 Monetary gifts
- § 18:29 Bank accounts
- § 18:30 Forgiveness of debt due decedent
- § 18:31 Corporate stock
- § 18:32 Real estate
- § 18:33 Homestead
- § 18:34 Life insurance policies
- § 18:35 —Form: clause granting power to hold insurance on spouse's life
- § 18:36 Life insurance proceeds and death benefits
- § 18:37 Encumbrances on gifts
- § 18:38 Statutory exemptions and family allowance

V. PRERESIDUARY AND RESIDUARY CLAUSES

- § 18:39 Preresiduary clauses
- § 18:40 Marital gifts—In general
- § 18:41 —Qualified domestic trusts
- § 18:42 Residuary clauses
- § 18:43 —Form: residuary clause for equalizing gifts among beneficiaries
- § 18:44 Pour-over clause

VI. TESTAMENTARY TRUSTS

- § 18:45 In general
- § 18:46 Trusts for minors
- § 18:47 Spendthrift provisions

•	Situs of trusts Waiver of court administration of trusts
VII.	ADDITIONAL PROVISIONS
8 19.50	Survivorabin alougog

§ 18:50 Survivorship clauses

§ 18:51 Exercise of powers of appointment by will

Appointment of testamentary guardian § 18:52

§ 18:53 Antilapse provisions

VIII. FIDUCIARIES

§ 18:54 Designation of fiduciaries

§ 18:55 —Appointment of ancillary personal representative

§ 18:56 -Waiver of bond

—Actions by joint fiduciaries estate § 18:57

-Compensation of fiduciaries § 18:58

§ 18:59 —Attorney as personal representative and counsel for estate

§ 18:60 Fiduciary powers

IX. CONCLUDING PROVISIONS

§ 18:61 Reciprocal wills

Definitions § 18:62

§ 18:63 Execution of wills

§ 18:64 Self-proving wills

OTHER TESTAMENTARY DOCUMENTS Χ.

§ 18:65 Codicils

§ 18:66 Living wills

XI. FORMS

§ 18:67 In general

§ 18:68 Sample simple will with standby trust

Sample marital deduction will with QTIP trust § 18:69

Sample provisions for marital deduction will with power of § 18:70 appointment trust

§ 18:71 Sample pour-over will

§ 18:72 Companion will

§ 18:73 Sample disclaimer will

Sample cremation codicil § 18:74

§ 18:75 Sample living will

CHAPTER 19. PREPARATION AND USES OF TRUSTS

§ 19:1 Scope of chapter

I. OVERVIEW

§ 19:2 Background

§ 19:3	Definitions
§ 19:4	Creation of trust
§ 19:5	—Elements
§ 19:6	—Testamentary requirements
§ 19:7	—Consideration
§ 19:8	—Transfer of property
§ 19:9	——Selection of assets
§ 19:10	Form: sample deed from grantor to trustee
0 10 11	

 $\S~19:11$ Form: sample assignment from grantor to trustee

 \S 19:12 —Acceptance of property by trustee and beneficiary

§ 19:13 —Statute of frauds

§ 19:28

II. USE OF REVOCABLE TRUSTS

§ 19:14	General considerations
§ 19:15	—Avoiding probate
§ 19:16	—Protection against incapacity
§ 19:17	—Reduction of publicity
§ 19:18	-Reduction of challenge and statutory rights of spouse
	and beneficiaries
§ 19:19	—Impact on creditors
§ 19:20	—Management of property
§ 19:21	—Evaluation of trustee management
§ 19:22	—Cost of creation and operation
§ 19:23	—Selection of trustee
§ 19:24	—Choice of law
§ 19:25	Tax considerations
§ 19:26	—Income taxes
§ 19:27	—Estate and gift taxes

III. PREPARATION OF REVOCABLE TRUSTS

Coordination with wills and estate planning uses

§ 19:29	Introductory provisions
§ 19:30	Retained rights of grantor and administration during grantor's lifetime
§ 19:31	Provisions for insurance and qualified plan proceeds
§ 19:32	Dispositive provisions
§ 19:33	—Description of gifts
§ 19:34	—Distribution of income
§ 19:35	—Distribution of principal
§ 19:36	—Marital deduction trusts—In general
§ 19:37	—Generation-skipping trusts
§ 19:38	—Trusts for minors and other incompetent beneficiaries
§ 19:39	—Spendthrift provisions
§ 19:40	—Situs of trusts
§ 19:41	—Waiver of court administration of trusts
§ 19:42	-Miscellaneous provisions
§ 19:43	—Designation of fiduciaries
§ 19:44	—Fiduciary powers

§ 19:45	—Execution of trusts
§ 19:46	—Trust amendments
§ 19:47	—Termination of trusts
§ 19:48	Introduction to forms
§ 19:49	Form: sample individual revocable trust without marital deduction provisions
§ 19:50	Form: sample individual revocable trust with marital deduction gift—Outright or in trust
§ 19:51	Form: sample joint revocable trust with marital deduction provisions
§ 19:52	Form: sample trust amendment of particular provisions
§ 19:53	Form: sample trust amendment restatement of trust in its entirety

IV. IRREVOCABLE TRUSTS

§ 19:54 § 19:55	In general Basic considerations
§ 19.55 § 19:56	Income taxes
§ 19:57	Gift tax aspects
§ 19:58	—Crummey powers
§ 19:59	Estate tax aspects
§ 19:60	Drafting considerations
§ 19:61	—Irrevocable provision
§ 19:62	—Provisions for insurance and qualified plan proceeds
§ 19:63	—Form: sample form to protect against estate tax inclusion
§ 19:64	Life insurance trusts
§ 19:65	Charitable trusts
§ 19:66	Educational and other income shifting trusts
§ 19:67	Introduction to forms
§ 19:68	Form: sample irrevocable life insurance trust
§ 19:69	Form: sample irrevocable family support trust

V. TESTAMENTARY TRUSTS

- § 19:70 In general
- § 19:71 Specific applications

CHAPTER 20. DOMICILE AND AVOIDING ANCILLARY ADMINISTRATIONS

§ 20:1	Scope of chapter
§ 20:2	Concept of domicile
§ 20:3	Elements of domicile
§ 20:4	Change of domicile
§ 20:5	State law considerations relevant to choice of domicile
§ 20:6	—Intestate succession
§ 20:7	—Statutory rights of surviving spouse
§ 20:8	—Validity of will

§ 20:9	—Qualifications of executor and trustee
§ 20:10	State law considerations relevant to choice of domicile Uniform Gifts or Transfers to Minors Acts and durable powers of attorney
§ 20:11	State law considerations relevant to choice of domicile— Estate administrations
§ 20:12	—Validity of marital agreements
§ 20:13	—Community property
§ 20:14	Lifetime tax considerations relevant to choice of domicile
§ 20:15	—Income taxation
§ 20:16	—Real property taxation
§ 20:17	—Gift taxation
§ 20:18	—Income taxation of estates and trusts
§ 20:19	—Timing change of domicile
§ 20:20	Death tax considerations relevant to choice of domicile
§ 20:21	—Types of state death tax
§ 20:22	—Dual domicile and multistate death taxation
§ 20:23	— —Uniform Acts on interstate compromise and arbitration of death taxes
§ 20:24	Ancillary administration
§ 20:25	—Avoidance of ancillary administrations
§ 20:26	——Summary and ancillary procedures
§ 20:27	——————————————————————————————————————
3 40.41	——I I TODAIC AVOIDATION

CHAPTER 21. TESTAMENTARY TRANSFERS TO A SURVIVING SPOUSE

§ 21:1 Scope of chapter

I. OVERVIEW

- § 21:2 History of tax treatment of marital transfers § 21:3 General tax considerations
- § 21:4 Other considerations

II. FORM OF TRANSFER AND AMOUNT OF TRANSFER

- § 21:5 In general
- § 21:6 Probate transfers
- § 21:7 Nonprobate transfers
- § 21:8 Amount of deduction

III. BASIC REQUIREMENTS FOR DEDUCTION

- § 21:9 In general
- § 21:10 Limitations on marital deduction where surviving spouse is not citizen
- § 21:11 Marital relationship
- § 21:12 Interest must pass from decedent to surviving spouse
- § 21:13 Interest must be deductible

§ 21:14 Other limitations

IV. TERMINABLE INTEREST RULE

8	21:	.15	Tω	general
8	41	:IO	111	general

- § 21:16 Types of terminable interests
- § 21:17 Prohibition against purchase by personal representative
- § 21:18 Tainted asset rule

V. EXCEPTIONS TO TERMINABLE INTEREST RULE

8	21:19	In	general
8	$\Delta 1.13$	111	general

- § 21:20 Survivorship and common disaster provisions
- § 21:21 —Presumption incorporated in will
- § 21:22 —Presumption under local law
- § 21:23 —Use of "reverse presumption" clause
- § 21:24 —Form: sample reverse presumption and equalization clauses
- § 21:25 Use of survivorship clauses
- § 21:26 —Form: sample survivorship clauses
- § 21:27 Use of clause for spouses with nearly equal estates
- § 21:28 —Form: sample clause for spouses with nearly equal estates
- § 21:29 Life estate with general power of appointment
- § 21:30 —Form: sample language for life estate with general power of appointment
- § 21:31 —Specific portion limitation
- § 21:32 —Qualification for deduction
- § 21:33 —Relationship to "entire interest" concept
- § 21:34 —Income interest
- § 21:35 —Trust income during administration
- § 21:36 —Power of appointment
- § 21:37 —Freedom from third party diversion
- § 21:38 Election for life estate in qualified terminable interest property
- § 21:39 —Drafting requirement
- § 21:40 —Election
- § 21:41 —Form: sample language allowing for partial election and severing trust
- § 21:42 —Inclusion in survivor's estate
- $\S~21:43~$ —Section 2519 dispositions
- § 21:44 Insurance proceeds with power of appointment
- § 21:45 Split gifts between spouse and charity
- § 21:46 Estate trusts
- § 21:47 Joint and mutual wills

VI. VALUATION

- § 21:48 In general
- § 21:49 Death taxes; apportionment

§ 21:55 In general

§ 21:50	Preresiduary marital bequests with tax payable from residue
§ 21:51	—Form: sample clauses for preresiduary marital bequest and residuary QTIP
§ 21:52	Debts and encumbrances
§ 21:53	Administration expenses
§ 21:54	Service's position on administrative expenses' effect on
	charitable and marital deductions

VII. FORMULA MARITAL DEDUCTION CLAUSES

0	8
§ 21:56	—Fractional share formula
$\S 21:57$	— Types of fractional formula devises
§ 21:58	— —Form: sample form for fractional share formula, QTI
§ 21:59	—Pecuniary "fairly representative" formula
§ 21:60	— —Form: sample form for pecuniary fairly representativ
	formula
§ 21:61	—Pecuniary fixed sum provision
§ 21:62	— —Form: sample pecuniary fixed sum provision
§ 21:63	——Advantages of fixed sum devise

- § 21:64 Credit shelter trusts -Form: sample form for credit shelter formula § 21:65
- § 21:66 Planning considerations
- § 21:67 In-kind distributions; impact of Revenue Procedure 64-19

VIII. MISCELLANEOU.S. ISSUES

- § 21:68 Savings clauses
- § 21:69 Transition rule for old formula marital clauses
- § 21:70 Postmortem planning for marital deduction
- § 21:71 —Election of statutory share
- § 21:72 —Disclaimers
- § 21:73 —Transfer pursuant to court order
- § 21:74 —Salvaging marital deduction
- § 21:75 -Maximizing marital deduction through administrative elections
- —Practical considerations § 21:76

CHAPTER 22. LIFE INSURANCE PLANNING

§ 22:1 Scope of chapter

I. IN GENERAL

§ 22:2 Overview

II. TAXATION OF LIFE INSURANCE POLICIES

- § 22:3 Income taxation—In general
- § 22:4 —Demutualization
- "Private Placement" life insurance § 22:5

§ 22:6 —Transfer for value rules § 22:7 ——Exceptions to transfer for value rules § 22:8 —Tax free exchanges, surrenders and sales of insurance § 22:9 —Adding long-term care coverage to an annuity § 22:10 Gift tax consequences—In general § 22:11 —Creation of present interest: Crummey powers § 22:12 Estate taxation—In general § 22:13 —Payments to or for benefit of estate § 22:14 —Incidents of ownership —Transfers of ownership within three years of death § 22:15 § 22:16 —Payment of premium by insured or transferee

III. WHO SHOULD BE OWNER AND BENEFICIARY OF POLICY

§ 22:17 In general § 22:18 Ownership by insured § 22:19 Ownership by spouse or other family member Ownership by corporation when insured is majority § 22:20 stockholder § 22:21 Ownership by inter vivos trust or creation of testamentary trust to receive proceeds § 22:22 —Form: sample language for testamentary insurance trust § 22:23 Ownership by insured as trustee § 22:24 Tax results and liquidity needs regarding ownership

IV. IRREVOCABLE LIFE INSURANCE TRUST

§ 22:25 In general § 22:26 Formal requirements for creating ILITS and "super" trusts § 22:27 § 22:28 Estate tax consequences of ILITS § 22:29 —Deemed transfers of insurance policies § 22:30 Grantor trust provisions § 22:31 Special power of appointment Transactions with grantor's estate for solving liquidity § 22:32 problem § 22:33 —Form: sample language that solves liquidity problem

CHAPTER 23. PLANNING FOR CLOSELY HELD BUSINESSES

§ 23:1 Scope of chapter

I. OVERVIEW

§ 23:2 Integrating business and estate plans § 23:3 Estate liquidity

and avoids inclusion in estate

§ 23:4 Control and ownership

§ 23:5 Assessing the closely held business

II. LIQUIDITY PLANNING: "THE INTEREST RETAINED"

§ 23:6	Sources of liquidity—In general
§ 23:7	The business as source of liquidity
§ 23:8	—The sole proprietorship
§ 23:9	—Partnership or limited partnership
§ 23:10	——Section 751 property
§ 23:11	—Corporation
§ 23:12	——Corporate redemptions: Section 302
§ 23:13	——Corporate redemptions to pay death taxes: Section
	303
§ 23:14	——Redemption of 306 stock

III. CONTROL AND OWNERSHIP

§ 23:15 —Deferral of estate tax liability: Section 6166

§ 23:16	Restructuring the business: In general
§ 23:17	Creation of minority discounts
§ 23:18	-Multiple classes of ownership or control
§ 23:19	——Sole proprietorship
§ 23:20	——Partnerships or limited partnerships
§ 23:21	— —Corporations
§ 23:22	Puts, options and similar devices
§ 23:23	Debt vs. equity ownership
8 23.24	Equalizing devises to other beneficiaries

IV. BUY/SELL AGREEMENTS: "THE INTEREST DIVESTED"

§ 23:25	In general
§ 23:26	Objective
§ 23:27	Corporate buy/sell agreement
§ 23:28	—Estate's obligation to sell
§ 23:29	—Establishing value
§ 23:30	—Restraints on lifetime transfers
§ 23:31	—Bona fide business arrangements
§ 23:32	Drafting corporate buy/sell agreement
§ 23:33	—Entity purchase vs. cross purchase
§ 23:34	—General business considerations
§ 23:35	—Voting agreements within buy/sell
§ 23:36	Partnership buy/sell
§ 23:37	Funding purchase

V. PLANNING FOR THE S CORPORATION

8	23:38	In	genera]
•			Scrience	

§ 23:39 Transferring S corporation stock

- § 23:40 QSSTs and QTIPs
- § 23:41 S corporation buy/sell agreement

VI. FORMS

- § 23:42 Business plan checklist
- § 23:43 Corporate resolution adopting redemption agreement
- § 23:44 Sample corporate stock redemption agreement
- § 23:45 Sample shareholder-cross-purchase agreement
- § 23:46 Sample qualifying S trust article
- § 23:47 Trust or will provision concerning ownership of subchapter S corporate stock

CHAPTER 23A. [Reserved]

CHAPTER 24. TESTAMENTARY CHARITABLE PLANNING

§ 24:1 Scope of chapter

I. OVERVIEW

- § 24:2 Introduction to charitable giving for estate
- § 24:3 Contrast with income tax charitable giving
- § 24:4 The statutory scheme of estate and gift tax deduction
- § 24:5 Qualifying charities
- § 24:6 Basis of deduction
- $\S~24:7$ —Transfers by decedent
- § 24:8 ——Effect of will contests, compromises, etc
- § 24:9 ——Passage by power of appointment
- § 24:10 —Passage to charity
- § 24:11 ——Effect of power to consume
- § 24:12 ——Preserving deduction through disclaimers
- § 24:13 —Reducing deduction by death taxes payable
- § 24:14 —Limitation on deduction
- § 24:15 —Disqualification of deduction

II. GIFTS OF PARTIAL INTEREST

- § 24:16 In general
- § 24:17 Remainder interest in farm or personal residence
- § 24:18 Undivided portion of entire interest
- § 24:19 Qualified conservation contributions (easements)
- § 24:20 Charitable remainder trusts
- § 24:21 —Benefits of estate tax deduction
- § 24:22 —Partial deduction for settlement of defective remainder trust.
- § 24:23 ——Drafting for use of disclaimer
- § 24:24 —Combining remainder trust with marital gifts
- § 24:25 Pooled income funds

TABLE OF CONTENTS

- § 24:26 Charitable lead trusts
- § 24:27 Reformation of defective partial interests
- § 24:28 Copyrights and works of art as separate property

III. SPECIAL PROBLEMS

- § 24:29 Charitable giving and marital deduction
- § 24:30 Bequests of life insurance
- § 24:31 Income in respect of decedent
- § 24:32 Charitable pledges, subscriptions, etc
- § 24:33 Use of private foundations
- § 24:34 Interrelated calculations
- § 24:35 Generation-skipping transfer tax
- § 24:36 Forms

Volume 3

CHAPTER 25. PLANNING FOR DISPOSITION OF TAX SHELTER INVESTMENTS

- § 25:1 Scope of chapter
- § 25:3 Rental Haven, Ltd—Hypothetical real estate limited partnership
- § 25:4 Basic tax and accounting concepts
- § 25:5 Inter vivos transfer of tax shelter investments
- § 25:6 —Sale of partnership interest
- § 25:7 —Gift of partnership interest to individual or charity
- § 25:8 —Transfer of partnership interest to trust
- § 25:9 Tax treatment on death of investor—Stepped up outside basis (I.R.C. § 1014(a))
- § 25:10 Step up inside basis: section 754 election
- § 25:11 —Tax consequences of section 754 election on sale of partnership assets
- § 25:12 Manner of ownership and other practical considerations
- § 25:13 Planning for transfer of partnership interest at death
- § 25:14 Postmortem income tax consideration
- § 25:15 Valuation and sale of tax shelter investments

CHAPTER 26. THE GENERATION-SKIPPING TRANSFER TAX

§ 26:1 Scope of chapter

I. INTRODUCTION

- § 26:2 Background
- § 26:3 Abbreviations and terminology

II. TAXABLE EVENTS

- § 26:4 In general
- © 2025 Thomson Reuters, Rel. 1, 3/2025

§ 26:5	Transferor
§ 26:6	Generation assignment
§ 26:7	Skip person, nonskip person, interest
§ 26:8	Taxable termination (including separate share and
5	disregarded interest rules)
§ 26:9	Taxable distributions
§ 26:10	Direct skip
TTT (
	GST EXEMPTION AND RATE OF TAX
§ 26:11	Exemption, applicable fraction, inclusion ratio, applicable rate
§ 26:12	Special GST QTIP election
IV. S	STATUTORY EXCEPTIONS APPLICABLE TO
	OTHERWISE TAXABLE EVENTS
§ 26:13	In general
§ 26:14	
§ 26:15	Nontaxable gifts
§ 26:16	Prior transfers exclusion
§ 26:17	Charitable interests
§ 26:18	
§ 26:19	
§ 26:20	Multiple skips; transferor "move-down" rule
V. C .	ALCULATION AND PAYMENT OF TAX;
	EDUCTION AND CREDITS; LIABILITY FOR TAX
§ 26:21	Tax rate; taxable amount; deductions; personal liability
§ 26:21	State death tax credit
§ 26:23	Valuation; consideration
§ 26:24	Apportionment
-	
	EFFECTIVE DATE RULES
§ 26:25	In general
§ 26:26	Irrevocable trusts
§ 26:27	Transition rule where death occurs before January 1, 1987
§ 26:28	Inter vivos transfers after September 25, 1985
§ 26:29	Mental disability
§ 26:30	
§ 26:31	—Additions through powers
§ 26:32	—QTIP trusts
§ 26:33	
VII.	RETURNS AND ADMINISTRATION
§ 26:34	Returns

VIII. MISCELLANEOUS PROVISIONS

§ 26:36 Nonresident aliens

§ 26:35 Administration

§ 26:37 Disclaimers

IX. COORDINATION WITH GIFT, ESTATE AND INCOME TAXES

§ 26:38	In general
§ 26:39	Previously taxed property credit—Section 2013
§ 26:40	Extension of time to pay—Section 6166
§ 26:41	Redemption of stock—Section 303
§ 26:42	Basis
§ 26:43	Income tax

X. PLANNING SUGGESTIONS

§ 26:44	Utilizing each spouse's GST exemption
§ 26:45	Creating separate exempt and nonexempt trusts rather than partially exempt trusts
§ 26:46	Structuring trusts so that estate or gift tax can be substituted for generation-skipping tax
§ 26:47	Giving spouse and children limited powers of appointment
§ 26:48	Using gift tax annual exclusion to avoid generation- skipping tax
§ 26:49	"Leveraging" use of GST exemption
§ 26:50	Considering "nonskip person trust" for grandchild as form of layering
§ 26:51	Giving children mandatory income interests and 5&5 powers to mitigate effect of untimely death
§ 26:52	Preserving grandfathered trusts
§ 26:53	Form: authorization to executor to allocate GST exemption
§ 26:54	Form: power to divide trust with inclusion ratio of more than zero and less than one
§ 26:55	Form: authorization to create separate trusts for GST purposes
§ 26:56	Form: use of GST exemption on first spouse's death
§ 26:57	Form: use of surviving spouse's GST exemption
§ 26:58	Form: provision authorizing trustee to confer general power on child
§ 26:59	Form: provision for insertion after direction in QTIP to pay taxes on spouse's death

CHAPTER 27. ENTITY FREEZING AND FAMILY PARTNERSHIPS

§ 27:01 Scope of Chapter

I. INTRODUCTION

$\S 27:02$	Background
§ 27:03	Prologue—Section 2036(c)
§ 27:04	Chapter 14 Overview
§ 27:05	Types of Freezes

§ 27:06 —Leveraged Gifts as Freezes
§ 27:07 —The Historic Entity Recapitalization
§ 27:08 —Post-Mortem Freezes
§ 27:09 Choice of Entity
§ 27:10 Basic Structure of Entity Freezes: The Corporate Freeze
§ 27:11 Partnership Freezes
§ 27:12 Business Purpose and Devices

II. GRATUITOUS TRANSFER TAX PRINCIPLES AFFECTING ESTATE

§ 27:13 The Taxable Estate § 27:14 Taxable Gifts and Gift Taxes Payable § 27:15 Property in Which Decedent Had Interest (I.R.C. § 2033) § 27:16 Interests Lapsing at Death § 27:17 The String Provisions § 27:18 —Retained Rights to Income, Possession, or Enjoyment (I.R.C. § 2036) § 27:19 —Retention of Right To Vote Transferred Equity Interests (I.R.C. § 2036(b)) and Byrum § 27:20 —Continued Viability of Byrum § 27:21 —Alterable Transfers (I.R.C. § 2038) § 27:22 —Adverse Interest to Retained Powers § 27:23 —Consideration in Money or Money's Worth—Section 2043

III. VALUATION AND THE IMPACT OF CHAPTER 14

Transfers to Persons Possessing Limited Funds

§ 27:25 General Entity Valuation Principles § 27:26 Attribute that Affect the Valuation of Interests in **Business Entities** Valuation of Qualified Family-Owned Business § 27:27 Interests [Reserved] § 27:28 Historic Valuation of Entity Freezes § 27:28.10 —Stated Yield § 27:28.20 —Dividend Coverage § 27:28.30 —Liquidation Coverage § 27:28.40 —Voting Rights § 27:28.50 -Other Factors § 27:29 Entity Freezes Under Section 2701 —Lower of Value Rule § 27:29.10 § 27:29.20 -Minimum Value Rule -Regulations and the "Subtraction Method" of § 27:29.30 Valuation § 27:29.40 —Exceptions to Section 2701 Application —Compounding Rule and Elections § 27:29.50 § 27:30 Direct Valuation Manipulations Effected by Devices— Section 2703 § 27:31 Liquidation Value—Section 2704 § 27:31.10 —Lapses of Liquidation and Voting Rights

§ 27:24

§ 27:31.20	—Applicable Restrictions on the Right to Liquidate—
	Section 2704(b)
§ 27:31.30	—Applicable State Law Default Rules

IV. THE SELECTION AND DESIGN PROCESS

8 97.99	Generally
8 21:52	Generally
$\S 27:33$	Keep it Simple—Are Gifts or Other Strategies Sufficient?
§ 27:34	Is the Timing Right?
§ 27:35	Are the Facts Right?
§ 27:36	The Design Process

V. FAMILY CONTROLLED CORPORATIONS AND FREEZES

§ 27:37	Corporate Recapitalizations and Tax Distributions of Stock
§ 27:38	Business Purpose Requirements
§ 27:39	Continuity Requirements
§ 27:40	Plan of Reorganization Requirements
§ 27:41	Step Transaction
§ 27:42	Loss of "S" Election
§ 27:43	Income Tax Issues Apart from Recapitalization
§ 27:44	Section 305 Stock
§ 27:45	—Exceptions to Nonrecognition Treatment
§ 27:46	—Distributions in Lieu of Money—Section 305(b)(1)
§ 27:47	—Disproportionate Distributions—Section 305(b)(2)
§ 27:48	—Distributions of Common and Preferred Stock—Section 305(b)(3)
§ 27:49	—Distribution on Preferred Stock—Section 305(b)(4)
§ 27:50	—Distributions of Convertible Preferred Stock—Section 305(b)(5)
§ 27:51	—Imputed Distribution of Stock—Section 305(c)
$\S 27:52$	—Effect of Excess Redemption Premium
§ 27:53	—Application of Section 305 to Typical Estate Freeze Recapitalization
$\S 27:54$	—Effect of Conversion Privilege
§ 27:55	Section 306 Stock and Redemptions
§ 27:56	Holding Company Issues
§ 27:57	Tax-Free Formation
§ 27:58	Buying "Frozen" Generation Out of Corporation
§ 27:59	Payment of Estate Taxes

VI. FAMILY CONTROLLED PARTNERSHIPS AND FREEZES

§ 27:60	In General
§ 27:61	Structure of Partnership Freeze
§ 27:62	Overview of Partnership Uses and Benefits
§ 27:63	Income Tax Planning
$\S 27:64$	Gifting

ESTATE, TAX, & PERSONAL FINANCIAL PLANNING

$\S 27:65$	Business, Management, and Control
§ 27:66	Death Tax Reduction
§ 27:67	State Tax Avoidance
§ 27:68	Asset Protection
§ 27:69	Organization
§ 27:70	General Income Tax Principles
§ 27:71	Partnership Recognition
§ 27:72	The Family Limited Partnership Income Tax
_	Regulations—Section 704(e)
§ 27:73	Partner Recognition
§ 27:73.10	—Retained Direct and Indirect Controls—Regulation
	§ 1.704-1(e)(2)(ii)
§ 27:73.20	—Participation in Management
§ 27:73.30	—Income Distributions
§ 27:73.40	—Conduct of Business
§ 27:73.50	—Summary
§ 27:74	Minors as Partners
§ 27:75	Trusts as Partners
§ 27:76	Gifts of Partnership Interests
§ 27:77	—Completion of Gift
§ 27:78	—Future Interest Gifts
§ 27:79	—Income Tax Issues Related to Gifts of Partnership
	Interests
§ 27:80	Capitalization
§ 27:81	—General Nonrecognition Rule for Contributions of
	Property—Section 721(a)
§ 27:82	—Characterization as an Investment Company—
	Section 721(b)
§ 27:83	—Disguised Sales
$\S 27:84$	Distributions and Liquidation
$\S 27:85$	Distribution of Marketable Securities
$\S 27:86$	Death of a Partner
$\S 27:87$	—Year of Death Distributive Share
$\S 27:88$	—Loss Carryovers and Suspended Passive Losses
§ 27:89	—Income in Respect of a Decedent
§ 27:90	—Basis of Partnership Interest and Partnership Assets
$\S 27:91$	Fiduciary Accounting Considerations and Conflicts
§ 27:92	—Partnership Distributions as Fiduciary Receipts
§ 27:93	Estate Tax Allocations
$\S 27:94$	Impact of Chapter 14
§ 27:95	—Section 2701
§ 27:96	—Section 2702
§ 27:97	—Section 2703
§ 27:98	—Section 2704
§ 27:99	Asset Protection
§ 27:100	—Charging Orders
§ 27:100	Effect of Charging Order; Distinction Between
3 21.101	General Partnership and Limited Partnership
§ 27:102	—Tax Consequences of Charging Order
3 = · · · · · · ·	

VII. PARTNERSHIP FREEZES AND OTHER HYBRID USES OF FAMILY PARTNERSHIPS

- \$ 27:103 Use With Life Insurance
 \$ 27:104 —Background and General Rules
 \$ 27:105 —Ownership of Life Insurance by Family Partnerships
 \$ 27:106 —Transfers Used to Fund Life Insurance Premiums
 \$ 27:107 —Payoras Frances
- § 27:107 Reverse Freezes
- § 27:108 Intergration With Split Interest Transfers

VIII. FAMILY SUCCESSION PLANNING CONSIDERATIONS

- § 27:109 Management Continuity
- § 27:110 Providing for the Surviving Spouse
- § 27:111 Providing for Children Who are Not in the Business

IX. FORMS

- § 27:112 General § 27:113 Certificate of Limited Partnership of [Partnership Name]
- § 27:114 [Partnership Name] Agreement of Limited Partnership
- § 27:115 Exchange Agreement and Amendment of Limited Partnership Creating Preferred and Common Limited Partnership Interests
- § 27:116 Minutes of [Partnership Name] Concerning Plan of Operation and Commencement Of Operations
- § 27:117 Minutes of [Name] Concerning Plan of Operation
- § 27:118 IRS Request For Information—Estate Tax Examination of Limited Partnership Interest
- § 27:119 Articles of Amendment of [Corporation]
- § 27:120 Plan and Agreement of Recapitalization
- § 27:121 Joint Action of Shareholders and Directors Without a Meeting

CHAPTER 28. VALUE-SHIFTING TECHNIQUES

- § 28:1 Scope of chapter
- § 28:2 General considerations

I. GRANTOR RETAINED INCOME TRUST; QUALIFIED PERSONAL RESIDENCE TRUST

- § 28:3 Generally
- § 28:4 Transfer tax consequences
- § 28:5 Income tax consequences
- § 28:6 When to consider using a GRIT
- § 28:7 Requirements for a GRIT holding a personal residence (a "QPRT")
- § 28:8 Retaining use of the residence transferred to a QPRT
- § 28:9 Control of the residence and allocation of expenses during the QPRT term

- § 28:10 Generation-skipping with GRITs
- § 28:11 Planning to reduce mortality risk
- § 28:12 Form: GRIT for personal residence ("QPRT")

II. GRANTOR RETAINED ANNUITY TRUST AND UNITRUST

- § 28:13 Generally
- § 28:14 Transfer tax benefits
- § 28:15 Income tax treatment
- § 28:16 When to consider using a GRAT
- § 28:17 Issues with respect to valuing the annuity
- § 28:18 GRAT with a contingent spousal annuity
- § 28:19 Using borrowed funds for annuity payments
- § 28:20 Grantor Retained Unitrust
- § 28:21 Form: Grantor Retained Annuity Trust
- § 28:22 Form: Alternate provisions for GRUT

III. JOINT PURCHASE AND SALE OF REMAINDER INTEREST

- § 28:23 Generally; Transfer tax consequences
- § 28:24 Impact of tax legislation
- § 28:25 Case law developments and possible responses

CHAPTER 29. OTHER ASSET FREEZES

§ 29:01 Scope of Chapter

I. OUTRIGHT GIFT

- § 29:02 In General
- § 29:03 Benefit of Paying Gift Tax
- § 29:04 Selection of Assets for a Gift
- § 29:05 Basis Considerations
- § 29:06 Use of GRIT To Minimize Risk of Death Within Three Years

II. INSTALLMENT SALES

- § 29:07 In General
- § 29:08 Income Tax Consequences of Initial Sale
- § 29:09 —Disposition of Installment Obligation
- § 29:10 —Income Tax Consequences of Testamentary and Donative Dispositions
- § 29:11 —Special Rule: Sale of Depreciable Property to Related Person
- § 29:12 Intrafamily Installment Sales: Second Disposition
- § 29:13 Disallowance of Loss Deduction
- § 29:14 —Imputed Interest
- § 29:15 —Other Limitation on Use of Installment Sales Method

TABLE OF	Contents
§ 29:16	Estate Planning Problems
§ 29:17	—Additional Estate Planning Issues: Self-Cancelling
3 20.11	Installment Obligations
§ 29:18	—Drafting Cancellation Provision
III. II	NSTALLMENT SALES TO GRANTOR TRUSTS
§ 29:19	In General
§ 29:20	Summary of the Technique
§ 29:21	
§ 29:22	
§ 29:23	
§ 29:24	—Revenue Ruling 85-13
§ 29:25	—Achieving Grantor Trust Treatment
§ 29:26	—Taxation of Income During Grantor's Life
§ 29:27	—Taxation Upon Grantor's Death
§ 29:28	—Income Tax Reporting/Adequate Disclosure
§ 29:29	Gift Tax Considerations
§ 29:30	—Payment of Income Taxes on Trust's Earnings
§ 29:31	—Gift Tax Reporting/Adequate Disclosure
§ 29:32	Estate Tax Considerations
§ 29:33	Generation Skipping Transfer Tax Considerations
§ 29:34	Additional Issues in Structure of Transaction
§ 29:35	Comparison to a GRAT
§ 29:36	Sample Trust
IV. P	RIVATE ANNUITIES
§ 29:37	In General
§ 29:38	Structuring the Annuity
§ 29:39	Income Tax Consequences
§ 29:40	—Tax Treatment of Annuitant
§ 29:41	—Tax Treatment of Obligor
8 29.42	—Security Arrangements

- Stock Redemption for Private Annuity § 29:43
- § 29:44 Gift and Estate Tax Issues
- § 29:45 —Effect of Section 2702

V. BARGAIN SALES

- § 29:46 Bargain Sales as an Asset Freezing Device
- § 29:47 Basic Mechanics of Bargain Sales

VI. FORMS

- Form: Installment Sale Agreement and Installment Note § 29:48
- Form: Private Annuity Agreement

COMPARISON OF FREEZE TECHNIQUES

- Comparative Chart
- $^{\odot}$ 2025 Thomson Reuters, Rel. 1, 3/2025

CHAPTER 30. SELECTION OF FIDUCIARY

§ 30:1 Scope of Chapter

I. OVERVIEW

§ 30:2 In General

II. TYPES OF FIDUCIARIES—DESCRIPTION OF DUTIES

- § 30:3 Guardian of Person
 § 30:4 Guardian of Property
 § 30:5 Attorney-in-Fact Under Durable Power of Attorney
 § 30:6 Custodian Under Uniform Gifts (Transfers) to Minors Act
 § 30:7 Trustee
- § 30:8 Personal Representative of Decedent's Estate

III. QUALIFICATION REQUIREMENTS

§ 30:9 Individuals § 30:10 -Residency § 30:11 —Relationship § 30:12 —Bond and Surety § 30:13 -Miscellaneous § 30:14 Corporations § 30:15 - "Doing Business" Requirements § 30:16 Nonresident Fiduciary Table § 30:17 Planning Suggestions —Form: Authorization To Appoint Personal § 30:18 Representatives for Ancillary Administration

IV. TAX IMPACT OF FIDUCIARY SELECTION

- § 30:19 In General
- § 30:20 Guardian of Property/Custodian Under Uniform Act
- § 30:21 —Parents/Individuals with Support Obligations
- § 30:22 Personal Representative
- § 30:23 Trustee
- § 30:24 —Grantor Trust Rules
- § 30:25 —Estate and Gift Taxes
- § 30:26 ——Grantor/Spouse Trustees
- § 30:27 ——Parent Trustees
- § 30:28 ——Related or Subordinate Party Trustees
- § 30:29 ——Beneficiary Trustees
- § 30:30 ——Independent Trustees
- § 30:31 ——Cotrustees and Advisers
- § 30:32 —Planning Suggestions
- § 30:33 ——Tax Impact of Power To Remove Trustee
- § 30:34 —Drafting Suggestions
- § 30:35 ——Form for Multiple Trustees

- § 30:36 ——Form for Investment Adviser
- § 30:37 ——Form for Resignation and Removal of Trustee

V. CHOICE OF LAW RULES AND SELECTION OF FIDUCIARY

- § 30:38 Overview of Relevant Conflicts of Law Rules
- § 30:39 —Estates
- § 30:40 —Testamentary Trusts
- § 30:41 —Inter Vivos Trusts
- § 30:42 Planning Suggestions
- § 30:43 Drafting Suggestions
- § 30:44 —Form for Governing Law/Change of Trust Situs

VI. COMPENSATION OF FIDUCIARIES

- § 30:45 In General
- § 30:46 Fee Schedules of Corporate Fiduciaries
- § 30:47 —Hidden Charges
- § 30:48 Compensation of Individual Fiduciaries
- § 30:49 —Hidden Costs
- § 30:50 Drafting Suggestions
- § 30:51 —Form for Compensation of Corporate Fiduciary
- § 30:52 —Form for Compensation of Individual Fiduciary
- § 30:53 —Form for Compensation of Corporate and Individual Fiduciaries

VII. PRACTICAL CONSIDERATIONS

- § 30:54 Individual vs. Corporate Fiduciaries
- § 30:55 Related vs. Unrelated Individual Fiduciaries
- § 30:56 Single vs. Multiple Fiduciaries
- § 30:57 Local vs. Remote Fiduciaries
- § 30:58 Cotrustees vs. Advisers

CHAPTER 31. PLANNING WHEN DEATH IS IMMINENT

§ 31:01 Scope of Chapter

I. NONTAX CONSIDERATIONS

- § 31:02 In General
- § 31:03 Psychological Factors
- § 31:04 Determining Extent and Location of Assets
- § 31:05 Confirming Identity of Advisors
- § 31:06 Executing Power of Attorney
- § 31:07 Executing Living Will
- § 31:08 Confirming Funeral and Burial Arrangements
- § 31:09 Anticipating Disgruntled Beneficiaries
- § 31:10 Review of Existing Powers of Appointment

§ 31:11 —Form: Exercise of Power of Appointment

TT.	THE	WII	J.

§ 31:12	In General
§ 31:13	Determining Location and Access
§ 31:14	Review and Revision of Wills and/or Trusts
§ 31:15	—Redrafting for Changed Circumstances
§ 31:16	—Specific Devises
§ 31:17	—Special Provisions for Physicians' Wills
§ 31:18	—Review of Fiduciary Appointments
§ 31:18.50	—Review Citizenship Status of Client and Client's
	Spouse

III. FACILITATING ADMINISTRATION OF ESTATE

- § 31:19 In General
- § 31:20 Determining Domicile
- § 31:21 Avoiding Ancillary Administration
- § 31:22 Determining Existence of Marital Agreements
- § 31:23 Disclaimer of Interest of Client
- § 31:24 Disposition of Certain Assets
- § 31:25 Use of Living Trusts
- § 31:26 Review of Existing Litigation
- § 31:27 Determining Liquidity

IV. FIDUCIARY RELATIONS

- § 31:28 In General
- § 31:29 Review of Fiduciaries Named in Client's Will
- § 31:30 Review of Custodial Property
- § 31:31 Client's Resignation as Fiduciary
- § 31:32 —Notification of Fiduciaries Under Other Instruments

V. ESTATE TAX PLANNING

- § 31:33 In General
- § 31:34 [Reserved]
- § 31:35 Placing Restrictions on Property To Reduce Estate Tax Value
- § 31:36 Joint Property
- § 31:37 Previously Taxed Property (PTP) Credit
- § 31:38 Increasing Liquidity of Estate Composed Primarily of Farm or Business
- § 31:39 Funding of Unified Credit
- § 31:40 Use of Private Annuity
- § 31:41 Payment of Debts

VI. USE OF GIFTS

§ 31:42 In General

- § 31:43 Annual Exclusion Gifts
- § 31:44 —Split Gifts
- § 31:45 Gifts in Excess of Annual Exclusion
- § 31:46 —Gifts To Achieve Minority Ownership Status
- § 31:47 Effect of State Gift Taxes
- § 31:48 Current Gift Tax Returns
- § 31:49 Charitable Gifts
- § 31:50 Basis Considerations for Gifts
- § 31:51 —Elements of Gifts

VII. INCOME TAX PLANNING

- § 31:52 In General
- § 31:53 Use of Charitable Gifts
- § 31:54 —Double Deduction
- § 31:55 —Split-Interest Gifts
- § 31:56 "Gain" Property
- § 31:57 "Loss" Property
- § 31:58 Net Operating Losses
- § 31:59 Income in Respect of a Decedent
- § 31:60 Current Income Tax Returns

VIII. PLANNING FOR SPECIFIC ASSETS

- § 31:61 In General
- § 31:62 Insurance
- § 31:63 Employee Benefits
- § 31:64 Closely Held Business
- § 31:65 —Management
- § 31:66 ——Ability of Executor To Carry On Business
- § 31:67 —Transfer of Ownership
- § 31:68 ——Buy-Sell Agreement
- § 31:69 ——Stock Redemption Under I.R.C. Section 302
- § 31:70 ——Salary Continuation Agreement for Spouse
- § 31:71 —Valuation
- § 31:72 S Corporations
- § 31:73 Form: Power To Incorporate as S Corporation
- § 31:74 Partnerships
- § 31:75 Sole Proprietorship
- § 31:76 Beneficial Interest in Trust
- § 31:77 Passive Loss Activities
- § 31:78 [Reserved]
- § 31:79 Unusual Assets
- § 31:80 Property Subject to Environmental Hazards

PART IV. PLANNING AFTER DEATH

CHAPTER 32. OVERVIEW OF INCOME TAXATION OF ESTATES AND TRUSTS

- § 32:1 Scope of chapter
- © 2025 Thomson Reuters, Rel. 1, 3/2025

I. OVERVIEW

- § 32:2 Basic concepts of Subchapter J
- § 32:3 —Distributable Net Income (DNI)
- § 32:4 —Fiduciary Accounting Income Versus Taxable Income
- § 32:5 Entities subject to Subchapter J
- § 32:6 —Trusts
- $\S 32:7$ ——Simple trusts
- § 32:8 ——Complex trusts
- § 32:9 —Estates
- § 32:10 Entities not subject to Subchapter J

II. INCOME ITEMS OF ESTATES AND TRUSTS

- § 32:11 In general
- § 32:12 Real property income
- § 32:13 Personal property income
- § 32:14 Capital gains and losses
- § 32:15 —Holding period
- § 32:16 —Sales within two years of transfer

III. DEDUCTIONS OF ESTATES AND TRUSTS

- § 32:17 In general
- § 32:18 Distribution deduction
- § 32:19 Personal exemption
- § 32:20 Other deductions
- § 32:21 —Business expenses
- § 32:22 —Interest
- § 32:23 —Taxes
- § 32:24 —Charitable deduction
- § 32:25 —Losses
- § 32:26 —Depreciation and depletion
- § 32:27 —Expenses for production of income
- § 32:28 —Deduction for estate taxes
- § 32:29 ——Example
- § 32:30 —2% limitation for miscellaneous itemized deductions
- § 32:31 Expenses and interest relating to tax-exempt income
- § 32:32 Election between estate and income tax deduction
- § 32:33 Unused loss carryovers and excess deductions on termination
- § 32:34 Tax credits

IV. DISTRIBUTIONS TO BENEFICIARIES

- § 32:35 In general
- § 32:36 Specific gifts
- § 32:37 Distributions included in income
- § 32:38 —Character of amounts distributed
- § 32:39 —Tier system

§ 32:40	Distributions in-kind
§ 32:41	—Basis of property to beneficiary
§ 32:42	—Gain or loss on in-kind distributions
§ 32:43	——Section 643(e) election
§ 32:44	— — Other gain or loss
§ 32:45	—To fund marital bequest
§ 32:46	Distributions from qualified plans

V. INCOME AND DEDUCTIONS IN RESPECT OF DECEDENT (IRD AND DRD)

§ 32:47	In general
§ 32:48	Elements of IRD
§ 32:49	Examples of IRD
§ 32:50	Characterization of IRD
§ 32:51	—Death benefits
§ 32:52	—Partnership income
§ 32:53	Acceleration of tax
§ 32:54	Deductions in respect of decedent
§ 32:55	Planning opportunities

VI. THROWBACK RULES

§ 32:56 In general§ 32:57 Distributions subject to throwback rules§ 32:58 Exceptions

VII. GRANTOR TRUST RULES

§ 32:59 In general
§ 32:60 Grantor treated as owner
§ 32:61 Third party treated as substantial owner
§ 32:62 Foreign trusts
§ 32:63 Domicile

VIII. MISCELLANEOUS CONSIDERATIONS

§ 32:64 Application of alternative minimum tax § 32:65 Estimated tax payments § 32:66 Taxable year of trusts and estates § 32:67 65-day rule § 32:68 Separate share rule § 32:69 Treatment of multiple trusts § 32:70 Passive activity loss rules—In general § 32:71 —Dispositions of PALs at death § 32:72 —Rental real estate § 32:73 —Disposition by gift § 32:74 —Questions facing the fiduciary § 32:75 -- Material participation by the estate ——Passive activities in the estate § 32:76

- § 32:77 ——Planning considerations § 32:78 ——Passive activity interests in the year of death § 32:79 — —Joint returns § 32:80 ——Partnership interests — — Consolidation of income tax returns for estate and § 32:81 revocable trust § 32:82 ——Default statutory reporting requirements ——Abbreviated reporting requirements Under IRC § 645 § 32:83 — — When fiduciaries should make an election § 32:84
- CHAPTER 33. POSTMORTEM ESTATE PLANNING

§ 33:1 Scope of chapter

I. DECEDENT'S FINAL RETURNS

§ 33:2 Final 1040—Generally § 33:3 —Filing § 33:4 —Unused loss carryforwards (Passive losses, capital losses and NOLs) § 33:5 —Estimated tax payments § 33:6 —Medical expenses —Accrual of series E and EE bond interest § 33:7 § 33:8 —Miscellaneous income tax elections and options § 33:9 Final gift tax returns

II. TRANSFER TAX OPTIONS

§ 33:10 Generally § 33:11 Use of disclaimers § 33:12 Probate elections; Will contests Estate tax return elections and options § 33:13 § 33:14 —Alternate valuation § 33:15 —Special use valuation § 33:16 Estate Tax Return Elections and Options—QTIP Election § 33:17 —Transactions with ESOPs § 33:18 -Extension of time to file return § 33:19 —Extension of time for paying estate taxes § 33:20 —Miscellaneous estate tax options § 33:21 Generation-skipping tax elections § 33:22 Portability election

III. INCOME TAX ELECTIONS BY EXECUTOR

§ 33:23 Generally
§ 33:24 Administration expenses and casualty losses
§ 33:25 —Property not subject to claims
§ 33:26 —Waiver of personal representative's fees
§ 33:27 Selection of estate fiscal year
§ 33:28 Selection of Estate Fiscal Year—Estimated Tax Payments

§ 33:29	Selection of estate fiscal year—Excess deductions
§ 33:30	—Unused loss carryovers
§ 33:31	Recognition of gain on distribution of property in-kind
§ 33:32	Other elections or options
§ 33:33	—Making or terminating S election
§ 33:34	—Corporate redemptions
§ 33:35	—Corporate liquidations
§ 33:36	—Partnership basis adjustment
§ 33:37	Other Elections or Options—Employee Plans
§ 33:38	——\$5,000 Death Benefit
§ 33:39	— —Lump sum distributions from qualified plans
§ 33:40	Other elections or options—Employee plans—Partial
	estate tax exclusion

IV. PLANNING FOR DISTRIBUTIONS FROM ESTATE

§ 33:41	Generally
33:42	Timing distributions
33:43	Using distributions to shift taxable income
33:44	Funding specific devises
33:45	Trapping distributions
33:46	Distributions of IRD
33:47	Distribution of installment obligations
33:48	Equitable adjustments

Volume 4

CHAPTER 34. TAX FORMS

§ 34:1 Scope of Chapter

I. FORM 1041: FIDUCIARY INCOME TAX RETURN

A. PRELIMINARY CONSIDERATIONS

§ 34:2	The Return
§ 34:3	Filing Requirements
§ 34:4	—Estates
§ 34:5	—Trusts
§ 34:6	When To File
§ 34:7	Where To File
§ 34:8	Payment of Tax
§ 34:9	Selection of Taxable Year
§ 34:10	Employer Identification Number
§ 34:11	Other General Identifying Information

B. FORM 1041: INCOME OR LOSS OF ESTATE OR TRUST

§ 34:12 Dividends and Interest

	DOTATE, TAX, & TERBONAL TINANOIAL TEANNING
§ 34:13	Partnership Income or Loss and Income from Another Estate or Trust
§ 34:14	Net Rent and Royalty Income or Loss
§ 34:14	Net Business or Farm Income or Loss
§ 34:16	Capital Gain or Loss
§ 34:17	Ordinary Gain or Loss
§ 34:18	Other Income
C.	FORM 1041: DEDUCTIONS OF ESTATE OR TRUST
§ 34:19	General
§ 34:20	Deductions for Interest and Taxes
§ 34:21	Other Deductions
§ 34:22	Adjusted Total Income (or Loss) and Income Distribution Deduction
§ 34:23	Dividend Exclusion
§ 34:24	Estate and Generation Skipping Transfer Tax Deduction
§ 34:25	Exemption
D.	FORM 1041: COMPUTATION OF TAX
§ 34:26	Gross Tax
§ 34:27	Credits
§ 34:28	Recapture of Investment Tax Credit and Alternative Minimum Tax
§ 34:29	Tax Payments
§ 34:30	Balance of Tax Due
E.	FORM 1041: SCHEDULES AND OTHER REQUIREMENTS
§ 34:31	Schedule A: Charitable Deduction
§ 34:32	Schedule B: Income Distribution Deduction
§ 34:33	Miscellaneous Requirements
§ 34:34	Tips for Preparers
F.	FORM 1041: COMPLETED FORMS
§ 34:35	Sample Form 1041 and Supporting Schedules—Irrevocable Trust
§ 34:36	Form 1041—Blank Form and Instructions
§ 34:37	Allocation of Expenses to Tax-Exempt Interest Income
§ 34:38	Waiver of Estate Deductions
-	ORM 709: THE FEDERAL GIFT AND ENERATION-SKIPPING TRANSFER TAX RETURN
A.	OVERVIEW OF GIFT TAX PROVISIONS
§ 34:39	Filing Requirements
§ 34:40	Exclusions

Contents-56

Split Gifts

§ 34:41

- § 34:42 Face of Return
- § 34:43 Schedule A: Computation of Taxable Gifts
- § 34:44 Schedule B: Gifts from Prior Periods

B. FORM 709: DEDUCTIONS

- § 34:45 Charitable Deduction
- § 34:46 Marital Deduction

C. FORM 709: CREDITS

- § 34:47 Unified Credit
- § 34:48 Foreign Gift Tax Credit

D. FORM 709: OVERVIEW OF GENERATION-SKIPPING TRANSFER TAX PROVISIONS

- § 34:49 In General
- § 34:50 Filing Requirements
- § 34:51 GST Exemption
- § 34:52 Grandchild Exclusion
- § 34:53 Split Gifts
- § 34:54 Schedule C: Computation of Generation-Skipping Transfer
 Tax

E. FORM 709: COMPLETED FORMS

- § 34:55 Completed Sample Form 709—Gift Tax
- § 34:56 Form 709—Generation Skipping Tax
- § 34:57 —Uncompleted form

III. FORM 706: FEDERAL ESTATE TAX RETURN

A. OVERVIEW

- § 34:58 In General
- § 34:59 Beginning Preparation
- § 34:60 Filing Requirements
- § 34:61 Small Estates
- § 34:62 Page 1 of Return
- § 34:63 —Adjusted Taxable Gifts
- § 34:64 Page 2 of Return
- § 34:65 Page 3 of Return
- § 34:66 —QTIP Property in Surviving Spouse's Estate
- § 34:67 —Gift Tax Returns
- § 34:68 —Insurance
- § 34:69 —Partnerships, Sole Proprietorships and Close Corporations
- § 34:70 —Lifetime Transfers
- § 34:71 —Trusts
- § 34:72 —Powers of Appointment

§ 34:73 [Reserved]

B.	FORM	706:	ELECTIONS	BY	EXECUTOR

- § 34:74 Alternate Valuation
- § 34:75 Special Use Valuation
- § 34:76 QTIP Election
- § 34:77 Installment Payments of Tax
- § 34:78 Postponement for Reversionary Interests
- § 34:79 ESOP Election

C. FORM 706: THE GROSS ESTATE

- § 34:80 Family-Owned Business Interest Deduction
- § 34:81 Qualified Conservation Easement Exclusion
- § 34:82 In General
- § 34:83 Schedules A and A-1: Real Estate and Section 2032A Valuation
- § 34:84 Schedule B: Stocks and Bonds
- § 34:85 Schedule C: Mortgages, Notes and Cash
- § 34:86 Schedule D: Insurance on Decedent's Life
- § 34:87 Schedule E: Joint Property
- § 34:88 Schedule F: Miscellaneous
- § 34:89 Schedule G: Transfers During Life
- § 34:90 Schedule H: Powers of Appointment
- § 34:91 Schedule I: Annuities

D. FORM 706: DEDUCTIONS

- § 34:92 Schedule U: Qualified Conservation Easement Exclusion
- § 34:93 Schedule J: Funeral and Administrative Expenses
- § 34:94 Schedule K: Debts
- § 34:95 Schedule L: Net Loss During Administration
- § 34:96 Schedule M: Marital Deductions
- § 34:97 Schedule N: ESOP Deduction
- § 34:98 Schedule O: Charitable Deduction

E. FORM 706: CREDITS

§ 34:99 [Reserved]

- § 34:100 Unified Credit
- § 34:101 State Death Tax Credit
- § 34:102 Gift Tax Credit
- § 34:103 Schedule P: Foreign Death Tax Credit
- § 34:104 Schedule Q: Prior Transfer Credit

F. FORM 706: OVERVIEW OF GENERATION-SKIPPING TRANSFER TAX PROVISIONS

§ 34:105 In General

§ 34:106	Schedule R: Computation of Generation-Skipping Transfer Tax
§ 34:107	Filing Requirements
§ 34:108	GST Exemption
§ 34:109	Grandchild Exclusion
§ 34:110	Schedule R-1
G.	REPEAL OF TAX ON EXCESS RETIREMENT ACCUMULATIONS
§ 34:111	In General
Н.	FORM 706: COMPLETED FORMS
§ 34:112	Completed Sample Form 706—Revocable Living Trust
§ 34:113	Form 706: Generation-Skipping Tax
§ 34:114	Form 706—Uncompleted form
§ 34:115	Form 706-QDT: United States Estate Tax Return for Qualified Domestic Trusts
TT 0	
IV. O	THER FORMS
§ 34:116	Form SS-4—Employer Identification Number ("EIN")
§ 34:117	Form SS-4: Employer Identification Number—Completed Sample Form SS-4
§ 34:118	Blank Form SS-4
§ 34:119	Form 56: Notice of Fiduciary Relationship
§ 34:120	Form 56: Notice of fiduciary relationship—Uncompleted form
§ 34:121	Form 712: Life Insurance Statement
§ 34:122	—Completed Sample Form 712
§ 34:123	Form 712—Uncompleted form
§ 34:124	Form 1310: Refund Due Deceased Taxpayer
§ 34:125	—Uncompleted Sample Form 1310
§ 34:126	Form 7004—Application for Automatic Extension of Time to File Certain Business Income Tax, Information, and Other Returns (Replaces Forms 2758, etc.)
§ 34:127	Form 7004: Application for Automatic Extension of Time to File Certain Business Income Tax, Information, and Other Returns
§ 34:128	Form 4768: Extension To File or Pay Estate Tax
§ 34:129	Form 4768: Application for Extension of Time to File a
Ü	Return and/or Pay U.S. Estate (and Generation- Skipping Transfer) Taxes
§ 34:130	Form 4810: Request for Prompt Assessment
§ 34:131	—Completed Sample Form 4810
§ 34:132	Form 5495: Discharge from Personal Liability
§ 34:133	—Completed Sample Form 5495 (Income and Gift Tax)
§ 34:134	—Form Letter for Discharge (Estate Tax)
§ 34:135	Form 2848: Power of Attorney and Declaration of
5	Representative

CHAPTER 35. VALUATION

§ 35:1 Scope of Chapter

I. INTRODUCTION TO VALUATION

- § 35:2 In General
- § 35:3 Fair Market Value
- § 35:4 Valuation Overstatements
- § 35:5 Valuation Understatements
- § 35:6 Copyrights and Other Intangibles
- § 35:7 Individual Retirement Accounts (IRAs)

II. APPRAISALS

- § 35:8 In General
- § 35:9 Selection of Appraiser

III. TANGIBLE PERSONAL PROPERTY

- § 35:10 In General
- § 35:11 Household and Personal Effects
- § 35:12 Arts Objects and Collectibles
- § 35:13 —Blockage

IV. REAL PROPERTY

- § 35:14 In General
- § 35:15 Investment vs. Noninvestment Properties
- § 35:16 Valuation Methods
- § 35:17 —Market Data Approach
- § 35:18 —Investment Value Approach
- § 35:19 ——Capitalization Rates and Methods
- § 35:20 —Replacement Cost Approach
- § 35:21 Leaseholds
- § 35:22 Mineral Interests
- § 35:23 Timberland
- § 35:24 Charitable Gifts of Easements
- § 35:25 Special Use Valuation
- § 35:26 —Formula Method for Valuing Farms
- § 35:27 —Multiple-Factor Method for Valuing Qualified Real Property

V. MARKETABLE SECURITIES

- § 35:28 In General
- § 35:29 Equity Issues
- § 35:30 Debt Issues
- § 35:31 Investment Companies
- § 35:32 Restricted Securities
- § 35:33 Blockage
- § 35:34 Other Securities

VI. CLOSELY HELD BUSINESS INTERESTS

§ 35:35	In General
§ 35:36	Definition
§ 35:37	Types of Holdings
§ 35:38	Revenue Ruling 59-60
§ 35:39	Valuation Methods
§ 35:40	—Sales and Exchanges
§ 35:41	—Comparable Companies
§ 35:42	—Earnings
§ 35:43	— —Income Statement Adjustments
§ 35:44	——Discounted Future Earnings
§ 35:45	——Price/Earnings of Comparable Publicly Traded Stocks
§ 35:46	——Capitalization Based on Market Rates of Return
§ 35:47	—Dividends
§ 35:48	—Book Value
§ 35:49	— —Balance Sheet Adjustments
§ 35:50	— —Liquidation Value
§ 35:51	— Price/Book Value of Comparable Publicly Traded
	Stocks
§ 35:52	Other Valuation Techniques
§ 35:53	—Weighted Formulas
§ 35:54	—Multiple of Revenues
§ 35:55	—Rules of Thumb
§ 35:56	Intangible Assets
§ 35:57	—Goodwill
§ 35:58	——Calculation of Excess Earnings
§ 35:59	—Business Intangibles
§ 35:60	—Artistic Intangibles
§ 35:61	—Contractual Properties
§ 35:62	Control Stock
§ 35:63	—Family Attribution
§ 35:64	Buy-Sell Agreements
§ 35:65	Discounts
§ 35:66	—Minority Holding
§ 35:67	—Lack of Marketability
§ 35:68	—Selling Restrictions
§ 35:69	—Key Man
§ 35:70	Preferred Stocks
§ 35:71	Professional Practices
§ 35:72	—Balance Sheet Adjustments
§ 35:73	—Professional and Practice Goodwill
§ 35:74	—Valuation Methods

VII. IRS VALUATION TABLES

§ 35:75 Valuation tables for certain estate assets—In general

CHAPTER 36. LIQUIDITY

§ 36:01 Scope of Chapter

I. GENERAL CONSIDERATIONS

- § 36:02 Postmortem Liquidity Needs
- § 36:03 General Planning To Enhance Estate Liquidity

II. SPECIFIC ALTERNATIVES

- § 36:04 Sale or Lease of Estate Assets
- § 36:05 Loans to Estate
- § 36:06 IRS Approval To Extend Time for Payment of Estate Taxes
- § 36:07 —Reasons IRS Will Approve Extension
- § 36:08 —Application for Extension
- § 36:09 Extension of Time for Payment of Estate Tax Attributable to Reversionary and Remainder Interests
- § 36:10 Installment Payment of Estate Taxes
- § 36:11 —Portion of Estate Taxes That May Be Paid in Installments
- § 36:12 —Time for Making Payments
- § 36:13 —Interest on Installments
- § 36:14 —Election To Pay Estate Taxes in Installments
- § 36:15 ——Election in Case of Deficiency
- § 36:16 Judicial Review of Denial of Section 6166 Benefits
- § 36:17 ——Form: Notice of Election
- § 36:18 ——Form: Protective Notice of Election
- § 36:19 —Election in Case of Overpayment
- § 36:20 —TPT Credit and Section 6166
- § 36:21 —Charitable Deduction and Section 6166
- § 36:22 —Acceleration of Payments
- § 36:23 Redemption To Pay Death Taxes (I.R.C. § 303)
- § 36:24 —Limit on Amount of Distributions Qualifying for Section 303 Redemption
- § 36:25 —Stock That May Be Redeemed
- § 36:26 —Time for Making Redemption
- § 36:27 —Coordination with Section 6166
- § 36:28 —Cautions in Making Section 303 Redemption
- § 36:29 Section 302 Redemption in Postmortem Planning

CHAPTER 37. DISCLAIMERS

§ 37:1 Scope of chapter

I. OVERVIEW

- § 37:2 Generally
- § 37:3 Legislative history
- § 37:4 The statute
- § 37:5 —Writing requirement
- § 37:6 —Timing requirements
- § 37:7 ——Testamentary transfers
- § 37:8 ——Inter vivos transfers
- § 37:9 Jointly held property between spouses

- § 37:10 ——Revocable joint tenancy
- § 37:11 —Acceptance of benefits

II. TYPES OF INTERESTS

- § 37:12 Generally
- § 37:13 Income and corpus
- § 37:14 Powers

III. DISCLAIMERS WITH SPECIAL PROBLEMS

- § 37:15 Disclaimers by fiduciaries
- § 37:16 Partial disclaimers
- § 37:17 Disclaimers by persons under age of twenty-one
- § 37:18 Written transfers treated as disclaimers

IV. DISCLAIMER AS ESTATE PLANNING DEVICE

- § 37:19 Generally
- § 37:20 Disclaimers to reduce size of estate
- § 37:21 Creation of QTIP trusts
- § 37:22 Disclaimers to fully use available exemption amounts
- § 37:23 Disclaimers to fund marital share fully
- § 37:24 Reduction of generation-skipping transfer tax

V. FORMS

- § 37:25 Sample general disclaimer
- § 37:26 Sample formula disclaimer
- § 37:27 Sample disclaimer relating trust that qualifies for QTIP treatment
- § 37:28 Sample disclaimer by trustee

CHAPTER 38. SPECIAL ASSETS IN THE ESTATE

§ 38:01 Scope of Chapter

I. INTRODUCTION

§ 38:02 Overview

II. S CORPORATION STOCK

- § 38:03 In General
- § 38:04 Estate As a Shareholder
- § 38:05 Dispositions of S Corporation Stock
- § 38:06 Trusts As Shareholders

III. [RESERVED]

§ 38:07 [Reserved]

IV. FARMLAND

§ 38:08 § 38:9	In General Eligibility To Elect Special Use Valuation Under Section 2032A
§ 38:10	Procedure for Election
§ 38:11	Premature Dispositions and Cessation of Qualified Use

V. TAX SHELTERS AND OTHER PARTNERSHIP INTERESTS

§ 38:12	In General
§ 38:13	Closing of Partnership Year
§ 38:14	Basis in Partnership
§ 38:15	Income Tax Considerations

VI. OTHER SPECIAL ASSETS

§ 38:16	Professional Practice
§ 38:17	Works of Art and Copyrights
§ 38:18	Life Insurance on Another's Life
§ 38:19	Installment Payments and Income Items
\$ 38:20	Family Businesses: Exclusion Election

CHAPTER 39. AUDITS, APPEALS AND FINAL DETERMINATION OF TAX

§ 39:1 Scope of Chapter

I. INTRODUCTION

§ 39:2	Overview of Administrative and Judicial Process
§ 39:3	Estate Tax, Gift Tax and Estate Income Tax Returns

II. EXAMINATION

§ 39:4	Process of Selection of Returns for Audit
§ 39:5	Closed Case
§ 39:6	Preparation for Audit
§ 39:7	Audit

III. AGREED CASES

§ 39:8	Waiver of Restrictions on Assessment and Collection
§ 39:9	Payment of Tax
§ 39:10	Discharge from Personal Liability
§ 39:11	Final Distribution of Estate
§ 39:12	Partially Agreed Cases

IV. ADMINISTRATIVE PROCESS IN UNAGREED CASES

§ 39:13 Thirty-day Letter

- § 39:14 —Extension of Time
- § 39:15 Protest
- § 39:16 Appeals Hearing and Settlement

V. TAX COURT

- § 39:17 Ninety-day Letter
- § 39:18 Tax Court Petition for Redetermination of Deficiency
- § 39:19 Settlement Procedures
- § 39:20 Determination of Tax Court
- § 39:21 Appeal from Tax Court Determination

VI. REFUND CLAIMS

- § 39:22 Filing and Contents of Claim for Refund
- § 39:23 —Period of Limitations
- § 39:24 —Protective Claims and Claims Uncertain as to Amount
- § 39:25 —Proper Party To File Claim
- § 39:26 IRS Procedures

VII. REFUND LITIGATION

- § 39:27 General Requirements for Suit
- § 39:28 Considerations in Choosing Forum
- § 39:29 —United States District Court
- § 39:30 —Claims Court

VIII. INTEREST, PENALTIES, AND COLLECTION OF TAX

- § 39:31 Assessable Interest and Penalties
- § 39:32 Notice and Demand for Payment
- § 39:33 Tax Liens

Table of Laws and Rules

Table of Cases

Index to Text