# THE UNIVERSITY OF TEXAS SCHOOL OF LAW PHILANTHROPY SOUTHWEST

## 34<sup>TH</sup> ANNUAL

### NONPROFIT ORGANIZATIONS INSTITUTE

#### YEAR IN REVIEW

Treasury and IRS Regulations, Rulings, and Other Pronouncements, Court Opinions, Proposed and Enacted Legislation, and other Current Developments

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#### YEAR IN REVIEW

This outline consists of nine parts: summaries of (1) the Internal Revenue Service's Exempt Organizations Division's Report on FY 2016 Priorities; (2) the Treasury Department-IRS 2016-2017 Priority Guidance Plan; (3) current developments in the law pertaining to tax-exempt organizations in general; (4) current developments in the federal law of particular pertinence to public charities and private foundations; (5) current developments pertaining to unrelated business activities of exempt organizations; (6) current developments relating to the tax law of charitable giving; (7) current developments relating to the law of fundraising; (8) recent legislation; and (9) miscellaneous other current developments in the law concerning nonprofit organizations.

#### I. TE/GE REPORT ON FY 2017 WORK PLAN

A. IRS's Exempt Organizations Division, on September 29, 2016, issued its report on fiscal year 2017 work plan.

#### **B.** Examinations:

- 1. FY 2016 focus was on five issue areas: tax exemption, protection of assets, the tax gap, international spending, and emerging issues.
  - 2. EO Examinations completed 4,984 examinations as of June 30, 2016.
- 3. As of June 30, 2016, IRS completed 692 hospital reviews and referred 166 hospitals for field examinations.
- 4. IRS continued post-determination compliance examination of 1,400 exempt organizations that filed Forms 1023 or 1024.
- 5. IRS began post-determination compliance examinations of exempt organizations grated recognition of exemption by means of submission of Form 1023-EZ.
- 6. Both of these two processes said to be "working well" and will be continued in FY 2017.
- 7. In FY 2017, IRS will continue its compliance strategy and utilization of data-driven decisions.

#### **C.** Determinations:

- 1. Prevention of erroneous automatic revocations.
- 2. Rejection of incomplete applications for recognition of exemption.
- 3. Implementation of social welfare organization notice regime.
- 4. Reduction of user fee for Form 1023-EZ users.

5. Through third quarter of FY 2016, EO Determinations closed more applications than it received.

# II. TREASURY-IRS 2016-2017 PRIORITY GUIDANCE PLAN (AUGUST 15, 2016) PROJECTS

#### A. Tax-Exempt Organizations Law Projects

- 1. Proposed regulations (under IRC § 501(c)) pertaining to political campaign activities; project has been suspended because of its prohibition by Congress in omnibus spending legislation.
- 2. Guidance regarding methods of allocating expenses relating to dual-use facilities (IRC § 512(a)(1)).
  - 3. Issuance of update to Rev. Proc. 2011-33 for EO Select Check.
- 4. Revenue procedures updating grantor and contributor reliance criteria (IRC §§ 170, 509).
- 5. Guidance relating to exempt organizations' reporting of contributions (IRC § 6033).
- 6. Promulgation of final regulations and additional guidance on supporting organizations (IRC § 509(a)(3)); regulations published in final form on December 21, 2015, and proposed regulations issued on February 18, 2016.
- 7. Update of Rev. Rul. 67-390 (concerning circumstances when new application for recognition of exemption is required because exempt organization becomes new legal entity).
- 8. Guidance regarding private foundations' investment in partnership in which disqualified persons are also partners (IRC § 4941).
- 9. Proposed regulations regarding excise taxes on donor-advised funds and fund management in reflection of 2006 statutory law (IRC § 4966).
- 10. Final regulations concerning church tax inquiries and examinations (IRC § 7611); proposed regulations were issued in 2009.
- 11. Final regulations on qualified ABLE programs (IRC § 529A); final guidance was published in December.
- 12. Regulations explaining computation of unrelated business taxable income of voluntary employees' beneficiary associations (IRC §§ 501(c)(9), 512); proposed regulations issued in 2014.

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Also available as part of the eCourse 2017 Nonprofit Organizations eConference

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