



- Overview Tax opinions in the Exempt Organizations practice
- Chapter 42 Protecting your client from Chapter 42 excise taxes
 - Statutes and Regulations
 - Parks v. Commissioner
- Circular 230 Rules of Engagement Federal Tax Practice
- Circular 230 Rules of Engagement Federal Tax Practice
- Tax return preparer penalties
- ASC 740 (Formerly FIN 48) (a brief by non-accountants)
- Comfort levels
- Form 1023-EZ

Contexts for Rendering Exempt Organizations Tax Opinions

- Chapter 42 Excise Tax Protection Opinions -
 - Manager's reliance on a reasoned written legal opinion of counsel
 - private foundation excise taxes self-dealing, jeopardizing investments, taxable expenditures, PRIs, etc.
 - public charity excess benefit transactions e.g., was the rebuttable presumption established?
 - Private foundation first-tier taxes
 - Excess business holdings, jeopardizing investments, taxable expenditures

Contexts for Rendering Exempt Organizations Tax Opinions

- <u>Tax Consequences Opinions</u> likelihood regarding expected tax consequences
 - Whether income is UBTI
 - Whether one line of business is in the same "silo" as another line of business
 - Whether amounts paid to an employee constitute "remuneration" under the new tax on "excess" executive compensation
 - Joint ventures Redlands / St. David's

3

Contexts for Rendering Exempt Organizations Tax Opinions

- <u>Contractual Condition Opinions</u> opinion of counsel required by contract as a closing condition, e.g., no adverse effect on Section 501(c)(3) status
- <u>Third-Party Inducement / Escape Hatch Opinions</u> e.g., right to terminate JV with for-profit if counsel opines that exempt status of exempt partner is at risk
- <u>Borrower's Counsel in Tax-Exempt Bond Financings</u> Section 501(c)(3) status; unrelated trade or business
- <u>ASC 740-10 (formerly FIN 48) Opinions</u> Disclosure of uncertain tax positions: more likely than not

Opinions for Chapter 42 Excise Tax Protection

- Private foundation manager excise taxes; reliance on reasoned written opinion of counsel:
 - Section 4941 self-dealing
 - Section 4944 jeopardizing investments
 - Section 4945 taxable expenditures

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Professional Opinions and Tax-Exempt Organizations

Also available as part of the eCourse Answer Bar: How to Protect Your Nonprofit

First appeared as part of the conference materials for the 39th Annual Nonprofit Organizations Institute session "Professional Opinions and Tax-Exempt Organizations"