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762	Letter on Effect of Newark Morning Ledger on Proposed Legislation on Amortization of Intangibles
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880	Statement Before the House Ways and Means Committee on Employment Classification Issues
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885	Report on Post-Reorganization Continuity of Interest
886	Report on Proposed Regulations Relating to Amortizable Bond Premium and Bond Issuance Premium
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898	Report on Proposed Regulations on Treatment of Stock Rights Under Sections 354, 355 and 356 of the Internal Revenue Code
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900	Letter on Proposed Legislation to Impose Tax on Morris Trust Transactions
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915	Letter on Proposal to Shift Burden of Proof from Taxpayers to the Internal Revenue Service
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917	Report Recommending Adoption of a New York State and City Franchise Tax Exemption for Corporate Offshore Investment Vehicles

918	Letter on Proposed Part 2392, Reasonable Cause Basis for Cancelling Penalties
919	Report on Proposed Regulations on Public Disclosure of Material Relating to Tax-Exempt Organizations
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922	Letter on "Distribution of Control" Requirement Under Section 355
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925	Report on Nonqualified Preferred Stock Under the Taxpayer Relief Act of 1997
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929	Report on the Imposition of U.S. Withholding Tax on Substitute and Derivative Dividend Payments Received by Foreign Persons
930	Letter on IRS Restructuring and Reform Bill of 1998 (H.R. 2676)
931	Report on Administration Expenses and the Estate Tax Deduction for Charitable and Marital Bequests

932	Report on Conforming Rev. Proc. 77-27 and Rev. Proc. 86-42 to the New Continuity Regulations
933	Report on Constructive Ownership Provisions of H.R. 3170
934	Report on Proposed Amendments to Rules Relating to the New York City Real Property Transfer Tax
935	Report on Reorganizations Involving Disregarded Entities
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938	Report on Regulations Concerning the Application of Section 382 to Consolidated Groups
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PREPARED IN 1999	
943	Letter on Senate Bill 2358 Amending Active Trade or Business Requirement of Section 355(b)(2)(A)
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952	Report on Proposed Legislation to Re-Impose Tax on S Corporation ESOPs and Report on Certain Tax Accounting Provisions in the Administration's Revenue Proposals for the Fiscal Year 2000 Budget
953	Letter on Year 2000 Budget, Tracking Stock Proposals
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955	Report on Proposed Amendments to the Market Discount Rules of Sections 1276 - 1278; Report on Proposed Modification of Tax Provisions Related to Debt for Debt Exchanges; Report on Certain Proposals Relating to Foreign Activities of U.S. Taxpayers
956	Report on Certain Tax Shelter Provisions
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958	Report on Control Test of Section 368(c)
959	Report on Constructive Ownership Bill
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961	Letter on Commuter Tax Repeal
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966	Report on Proposed Legislation to Amend Section 357
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970	Joint State/City Power of Attorney
971	Report on Arbitration Procedure for Appeals Announcement 2000-4.

972	Letter on Temporary and Proposed Regulations (T.D. 8872) on Asset Transfers for a C Corporation to, or the Qualification of a C Corporation as, a Regulated Investment Company or a Real Estate Investment Trust.
973	Report on Proposed Regulations Relating to Financial Asset Securitization Investment Trusts.
974	Report on Proposed Entity Classification Regulations.
975	Letter Regarding New York State Assembly Bill 8518-A and Senate Bill 5671-A on Offers in Compromise.
976	Report on Proposals Regarding Transfers of REMIC and FASIT Residual Interests.
977	Report on the Treasury's Proposal to Codify the Economic Substance Doctrine.
978	Report on Possible Revisions to Circular 230 Dealing with Standards of Practice Applicable to Tax Shelter Transactions.
979	Report on Corporate Tax Shelters; Proposed Section 6662A of the Internal Revenue Code.
980	Report on Allocation of Partnership Nonrecourse Liabilities.
981	Letter on New York State Proposed Legislation on Publication Requirement for Certain Charitable Organizations.
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983	Letter on Conformity of Federal, State and City Offers in Compromise Statutes.
984	Letter Regarding Possible Reforms to Section 83.
985	Proposed Repeal of the New York State Resident/Nonresident Partnership Allocation Regulations.
PREPARED IN 2001	<u>.</u>
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989	Letter Urging Congress to Provide Full Funding for the Internal Revenue Service to Enable It to Preform All Its Essential Functions, Including Adequate Audit Coverage.
990	Prepaid Forward Contracts: Taxation of Parties to Contracts Calling for Delivery of Property at a Specified Future Date, with Payment for that Purchase Being Made at the Time of the Contract.
991	Report on Proposed Section 355(e) "Plan" Regulations.
992	Letter on Cash Accounting for Small Business Act of 2001.
993	Letter to NYC Department of Finance in Support of Draft Statement of Audit Procedures Designed to Eliminate the Automatic Assertion of Penalties When Deficiencies are Asserted.
994	Report on Passive Foreign Investment Company Regulations.
995	Comments on Proposed Modifications to Circular 230.
996	Comments on Proposed Amendments to Capital Gains Rules.
997	Straddle Rules Under Code Sections 1092 and 263(g).
998	Modifications to Temporary Regulations Governing Tax Shelter Disclosure, Registration and Listing Requirements.
999	Pending Tax Shelter Deterrent Legislation.
1000	Report on Deductibility of Punitive Damages.
1001	Timing of Income and Loss from Swaps for Contingent Payments.
PREPARED IN 2002	!
1002	Report on New York City's Taxation of Shareholders of Corporation that Have Elected S Corporation Treatment for U.S. Federal Income Tax Purposes.
1003	Critique of the Treasury Department's Subpart F Study.
1004	Report on Proposed Regulations Under Section 894 Regarding Payments Made by Domestic Reverse Hybrid Entities.
1005	Taxation of Partnership Options and Convertible Securities.

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1008	Letter Regarding the Effective Date of Rev. Proc. 2002-13 on Valuation of Stock.
1009	Section 355(b) and the Treatment of a Corporate Partner as Engaged in the Active Conduct of a Trade or Business (Guidance Supplementing Rev. Rul. 92-17).
1010	The Effect of the International Provisions of the Internal Revenue Code of Defining "Statutory" Mergers and Consolidations Under Section 368(a)(1)(A) to Include Those Effected Under Foreign Law.
1011	Legislation Regarding Conversion of an S Corporation into a Partnership.
1012	Treasury's Plan to Combat Abusive Tax Avoidance Transactions.
1013	Treasury/IRS Business Plan for 2002-2003.
1014	Outbound Inversion Transactions.
1015	Support for Proposed Legislation to Conform New York State Income Tax Filing Date.
1016	Multi-Step Acquisitions: Response to Request for Comments Made in Revenue Ruling 2001-46.
1017	Treatment of Expenditures Made in Connection with Acquiring, Creating or Enhancing Intangible Assets.
1018	Comment on Draft New York State Proposed Regulations Relating to Nexus Implications of Nonresident Corporation's Participation in Trade Shows in New York.
1019	Pending Tax Shelter Legislation.
1020	Temporary and Proposed Regulations Interpreting Section 355(e) of the Code.
1021	Comments on Proposed Regulations Under Section 280G.
1022	Taxation of Straight and Contingent Convertible Debt.
1023	Proposed Exceptions to the Tax Shelter Disclosure Requirements of Treas. Reg. Sec. 1.6011-4T.
1024	Securitization Reform Measures.

1025	Report on Recent Tax Shelter Regulations.
1026	Individual Retirement Arrangements, Qualified Retirement Plans and Employee Benefits.
1027	Report on Disguised Sales of Partnership Interests in Response to Notice 2001-64.
1028	Comments on Issues Relating to Circular 230.
1029	Loss Disallowance: Report on Temp. Treas. Reg. Sec. 1.337(d)-2T and Prop. Treas. Reg. Sec. 1.1502-35.
1030	The Administration's Dividend Exclusion Proposal.
1031	Report on Proposed Regulations on the Deduction and Capitalization of Expenditures Relating to Intangibles.
1032	Report on Proposed Codification of the Economic Substance Doctrine.
1033	Regulations on Potentially Abusive Tax Shelters.
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1036	Dividends Provisions of the Jobs and Growth Tax Relief Reconciliation Act of 2003.
1037	Certain Legislative Proposals Relating to the Section 163(j) Earnings Stripping Rules.
1038	Simplification of the Internal Revenue Code: Tax Exempt Bonds.
1039	Comments on Strict Liability Penalties for Nondisclosure of Tax Shelters Under the American Jobs Creation Act of 2003.
1040	Safe Harbor for Valuation Under Section 475 Announcement 2003-35.
1041	Senate Finance Hearings on Tax Shelters.
1042	Treatment of Restricted Stock in Corporate Reorganization Transactions.
1043	Reorganizations Involving Insolvent Subsidiaries.
1044	Proposed Regulations Under Sections 421, 422 and 424 of the Internal Revenue Code Relating to Incentive Stock Options.

1045	Proposed Regulations Under Sections 168(k) and 1400L of the Internal Revenue Code Relating to Additional First Year Depreciation Allowances.
1046	Section 355(e) "Non-Plan" Issues.
1047	New York's Personal Income Tax Withholding Requirements: Analysis and Recommendations.
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1049	Taxation of Partnership Interests Received for Services and Compensatory Partnership Options.
1050	Continuity of Interest and Pre-Closing Stock Value Fluctuation.
1051	Report on the Treatment of Variable Stock Consideration in Tax-Free Corporate Reorganizations.
1052	Letter on Revisions to Confidentiality Provisions of the Tax Shelter Regulations.
1053	Report on Proposed Regulations Section 1.988-6.
1054	Letter on Proposed Regulations Relating to Notional Principal Contracts with Nonperiodic Payments.
1055	Letter on H.R. 2896 Tax Shelter Penalty Provisions of the JOBS Act.
1056	Letter on S. 1637 Tax Shelter Penalty Provisions of the JOBS Act.
1057	Report on Proposed Amendments to Circular 230.
1058	Letter on New York State Governor's 2004-2005 Budget Bills.
1059	Report on Capitalization of Expenses to Repair, Improve or Rehabilitate Tangible Property and Certain Transition Costs.
1060	Report on Distributions Following Tax-Free Reorganizations.
1061	Report on Temporary Regulation Sec. 1.368-2T Relating to "A" Reorganizations Involving Disregarded Entities.
1062	Report on Notional Principal Contract Regulations.
1063	Provisions of the JOBS Act Regarding Taxation of Deferred Compensation.

1064	Report on Transfers of Assets or Stock Following a Corporate Reorganization.
1065	Proposed New York State Tax Shelter Legislation.
1066	Definition of "Traded on an Established Market" Within the Meaning of Section 1273.
1067	Proposed Amendments to Qualified Covered Call Rules.
1068	Senate JOBS Bill Amendments to Section 269.
1069	Report on Temporary and Proposed Regulations Concerning Allocation of Creditable Foreign Tax Expenditures.
1070	Source, "Effective Connection" of COD Income in Cross-Border Financings.

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1102	Report on Proposed Regulations Regarding Organizations, Reorganizations and Liquidations Involving Insolvent Corporations.
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1104	Employee Benefits Committee Report on Section 409A of the Internal Revenue Code and the Proposed Regulations Thereunder.
1105	Report on Proposed Amendments to Article 9-A Regulations Relating to the Taxation of Corporate Partners.
1106	Liability of Partners for Unpaid NYS Sales Taxes of LLCs (Letter) and Report on Trust Fund Liability for Collection of Sales Tax (Report 1035).
1107	Report on Temporary Treasury Regulations Section 1.7874-1T.
1108	Circular 230 (Letter).
1109	Report on the Application of the IRC Sections 6111 and 6112 Material Advisor Rules to Law and Accounting Firms.
1110	Report With Respect to Notice 2005-74.
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1112	Report on Basis Recovery in a Dividend Equivalent Redemption.
1113	Report on Limitation on Benefits Provisions and Section 1(h)(11).
1114	Report on the Application of Section 956 to Partnership Transactions.
1115	Patentability of Tax Advice and Tax Strategies (Letter).
1116	Report on Section 4965.
1117	Report on Proposed Regulations Under Tax Law Sections 631(g) and 638(c) (Stock Options, Stock Appreciation Rights and Restricted Stock).
1118	Report on New York Innocent Spouse Relief.
1119	Report on Section 368(a)(1)(A) Regulations Defining a "Statutory Merger or Consolidation".

1120	Report on "Zero Basis".
1121	Report on Legislative Grants of Regulatory Authority.
1122	Report Responding to Notice 2006-14 Relating to the Treatment of Partnership Distributions Under Section 751(b).
1123	Report on Section 954(c)(6).
PREPARED IN 2007	
1124	Report on Differences in Tax Treatment of Domestic and Foreign Partnerships.
1125	Letter to Hon. Eliot Spitzer on the Importance of Interpretive and Explanatory Tax Regulations.
1126	Report on Proposed Regulations Amending the Reportable Transaction Disclosure and List Maintenance Rules.
1127	Report on the Model Income Tax Convention Released by the Treasury on November 15, 2006.
1128	Report on Tax Provisions of the New York State 2007-2008 Budget Legislation (Chapter 60 of the Laws of 2007).
1129	Report Responding to Notice 2007-21 Concerning Donor-Advised Funds and Supporting Organizations.
1130	Report on Proposed Regulations Regarding Exchanges of Property for Annuities.
1131	Report on Disqualified Investment Corporations as Defined in Section 355(g).
1132	Report on the Pension Protection Act.
1133	Report on Issues Relating to Restrictions Imposed on Offers and Sales of Bearer Bonds By the "TEFRA" Act of 1982.
1134	Report Responding to IR-2007-127, Request for Comments Regarding General Powers of Appointment Under IRC Section 2514.
1135	Report on Proposed Section 901 Regulations Relating to Compulsory Payments of Foreign Taxes.
1136	Comments in Response to Notice 2007-39 Concerning Monetary Penalties for Certain Prohibited Conduct Under Circular 230.

1137	Report on Final Regulations Regarding Allocation of Basis Under Section 358 and Related Matters.
1138	Report on Proposed Consolidated Return Stock Loss Regulations.
1139	Report on the Definition of "Tax Return Preparer" and Other Issues Under Code Sections 6694, 6695 and 7701(a)(36).

1140	Report on Proposed Regulations Under Section 987.
1141	Comments on Proposed Amendments to Part 132 of the Personal Income Tax Regulations.
1142	Report on Proposed Regulations Regarding the Active Trade or Business Requirement under Section 355(b).
1143	Tax Equity for Domestic Partner and Health Beneficiaries Act (S.1556); Tax Equity for Health Plan Beneficiaries Act of 2007 (H.R. 1820).
1144	Report on Final Dual Consolidated Loss Regulations.
1145	Nexus Requirements for Imposition of Business Activity Taxes.
1146	Recent and Proposed Statutory Changes to Tax Return Preparer Penalty Rules of Internal Revenue Code Section 6694 and Related Issues.
1147	New York Stock Transfer Tax.
1148	Canadian-U.S. Treaty Protocol - Payments Through Hybrids.
1149	Report on the Proposed Amendments to Circular 230 Relating to Standards with Respect to Tax Returns.
1150	Report on Proposed Treasury Regulation Section 1.1502-13(g) Relating to Intercompany Obligations.
1151	Report on Modifications to Commercial Mortgage Loans Held by a Real Estate Mortgage Investment Conduit (REMIC).
1152	Report on Final Regulations Regarding the Effect of Subsequent Transfers of Assets or Stock on the Continuing Qualification of Reorganizations Under Section 368.
1153	Report on the Application of Code Section 562(c) to Regulated Investment Companies and Real Estate Investment Trusts.

1154	Notice 2008-19 and Protected Cell Companies Outside of the Insurance Arena.
1155	Report on Revenue Procedure 2003-65.
1156	Notice 2008-20 (Intermediary Tax Shelters).
1157	Report on the Tax Exemption for Foreign Sovereigns Under Section 892 of the Internal Revenue Code.
1158	Report on Distributions in Connection With Acquisitions.
1159	Report on Prepaid Forward Contracts.
1160	Report Responding to Notice 2008-32, Request for Comments Regarding Treatment of Executors' and Trustees' Commissions under IRC Section 67(c).
1161	Report on the Proposed Contract Manufacturing Regulations.
1162	Formal Guidance for Stock Buybacks and "North South" Transactions.
1163	Guidance on Economic Downturn Issues.
1164	Report on Selected Issues in Triangular Reorganizations.
1165	Request for Formal Guidance on the Tax Consequences of Warrant Exercises.
1166	Report on Proposed Carried Interest and Fee Deferral Legislation.
1167	New York Stock Transfer Tax.
1168	Comments on Notice 2008-63 (Proposed Revenue Ruling Dealing.
1169	Report to Treasury Regarding the Use of the "Commensurate in Scope" Test.
1170	Good Faith Compliance with Section 409A.
1171	Report on the Proposed Removal of the "Temporary Stay" Exception From 20 NYCRR Section 105.20(e)(1).
1172	Report on Investor-Owned Life Insurance.
1173	Report on International Provisions of H.R. 3970 and Effects of Reduction in Corporate Tax rates.
1174	Report on Proposed Regulations Implementing Section 336(e).

1175	Report on Revenue Procedure 2008-51.
1176	Report on the Treatment of Capital Contributions Under Code Section 382(I)(I).
1177	Report on Proposed Regulations Issued Under Code Sections 367, 1248 and 6038B.
1178	Draft Amendments to Regulations with Regard to Combined Returns (Letter).
1179	Memorandum Providing Comments on Certain Tax Provisions of S.60A/A.160-A (Revenue Art. VII).
1180	Employee Benefits Committee Report On A Program to Remedy Documentary Noncompliance By Section 409A Plans In Response to Notice 2008-113.
1181	Process for Making Appointments to the New York Tax Appeals Tribunal.
1182	Report on the Cancellation of Indebtedness and AHYDO Rules of Sections 108(i) and 163(e)(5)(F).
1183	Tax Exempt Entities Committee Report on Private Foundation Investors in Ponzi Schemes.
1184	Report on Proposed Regulations Under Sections 108(e)(8) and 721 on Partnership Debt-for-Equity Exchanges.
1185	Recommendations for 2009-2010 Tax Guidance Priority List (Letter).
1186	Request for Formal Guidance on FBAR Reporting Obligations.
1187	Draft Amendments to Residency Rules for Student Housing.
1188	Report on the Application of Anti-Conduit Regulations to Hybrid Entities and Instruments.
1189	Report on Qualified Intermediary and Related Withholding and Information Reporting Legislation Proposed by the Administration.
1190	Comments on Proposed Modifications to Section 6662 Penalty in America's Affordable Health Choices Act of 2009.
1191	Report on Proposed and Temporary Regulations Regarding All-Cash Acquisitive D Reorganizations.

1192	Report on Temporary Regulations Regarding the Hot Stock Rules Under Section 355(a)(3)(B).
1193	Report on Rules Governing Nonqualified Deferred Compensation Under Section 457A.
1194	Report on the Rules Governing Reports on Transactions with Foreign Financial Agencies (FBARs).
1195	Report on IRS Announcement 2008-115 on FIRPTA Treatment Of Rights Granted by a Governmental Unit.
1196	Temporary Suspension of AHYDO Rules (Letter).
1197	Report on Administration Proposals Regarding Deferral of Deductions Related to Deferred Foreign Income, Foreign Tax Credit Pooling, And Entity Classification Rules.
1198	Report on the Treatment of Fluctuations in Value under Section 382(I)(3)(C).

1199	Comments on the Foreign Account Tax Compliance Legislation.
1200	Possible Tax Relief for Haiti Relief Efforts (Letter).
1201	Report on Proposed Regulations on Varying Partnership Interests Under Section 706.
1202	Report on the Request For Comments on Section 704(c) Layers Relating to Partnership Mergers, Division and Tiered Partnerships.
1203	Report on Proposed Changes to New York State Statute of Limitations on Collection of Unpaid Tax Liabilities.
1204	Estimated Tax Consequences of Roth IRA Conversions (Letters).
1205	Report Commenting on 2010-2911 New York State Executive Budget Proposal to Modify Income Taxation of New York Resident Trusts
1206	2010-11 New York State Executive Budget-Comments on Certain Revenue Provisions (Letter).
1207	Report Commenting on Select Issues with Respect to the Passive Foreign Investment Company Rules.
1208	Report on Announcement 2010-9.

1209	Report on Definition of "Traded on an Established Market" within the Meaning of Section 1273 and Related Issues.
1210	Report on FDIC-Assisted Taxable Acquisitions.
1211	Report on Certain Issues Under Section 7874.
1212	Report on Ambiguities and Uncertainties in the Original Issue Discount Regulations.
1213	Comments on the Proposed Denial of Treaty Benefits for Certain Related-Party Deductible Payments (Letter).
1214	Report on Guidance Under U.S. Income Tax Treaties.
1215	Recommendations for 2010-2011 Tax Guidance Priority List (Letter).
1216	Report on the Rescission Doctrine.
1217	Report on Section 514: Debt-Financed Income Subject to UBIT.
1218	Report on Legislative Proposal Regarding Employment Taxes and Professional Service Businesses.
1219	Report on Partnership Target Allocations.
1220	Report on Aggregation Issues Facing Securities Partnerships under Subchapter K.
1221	Medicare Contribution Tax Definition of Net Investment Income (Letter).
1222	Report on Section 367(d).
1223	Report on Issues under Section 909 of the Code.
1224	Report on Notice 2010-60.
1225	Report on Uncertain Tax Positions in the Context of Mergers, Acquisitions and Spin-offs.
1226	Effect of de Minimis OID under Reg. Sect. 1.1001-3(e)(2) (Letter).
1227	Report on Certain International Issues Relating to All-Cash Acquisitive D Reorganizations.

1228 Codification of the Economic Substance Doctrine.

1229	Report on Characterizing "Overlap" Transactions under Subchapter C.
1230	Report on Claiming Worthlessness for a Failed Subsidiary within a Consolidated Group.
1231	Report on Section 901(m).
1232	Report on the Management and Control Provision of the "International Tax Competitiveness Act of 2011".
1233	Report on the New York State Department of Taxation and Finance Nonresident Audit Guidelines.
1234	Report on Section 871(m).
1235	Proposed Legislation (S.1072) Creating an Office of the Taxpayer Advocate.
1236	Report on Certain Continued Coverage Under Insured Group Health Plans in Light of the PPACA Nondiscrimination Rules and IRS Notice 2011-1.
1237	Report on Proposed Regulations on the Definition of Public Trading.
1238	Report on Notice 2010-49.
1239	Report of the Tax Section of the New York State Bar Association on Certain Aspects of the Taxation of Securities Loans and the Operation of Section 1058.
1240	Report on Revenue Ruling 99-6.
1241	Draft Form 8939, Allocation of Increases in Basis for Property Acquired From a Decedent Reporting of Certain 2010 Generation-Skipping Transfers.
1242	Possible Tax Relief for Disaster-Related Efforts.
1243	Recommendations for 2011-2012 Tax Guidance Priority List.
1244	Treasury Request for Public Comments Regarding Executive Order 13563.
1245	Proposed Regulations Concerning Series Organizations.
1246	2011 Offshore Voluntary Disclosure Initiative Frequently Asked Questions and Answers.

1247	Comments on the Application of Employment Taxes to Partners and on the Interaction of the Section 1401 Tax With the New Section 1411.
1248	Report of the Tax Section of the New York State Bar Association on the Taxation of Distressed Debt.
1249	Report of the Tax Section of the New York State Bar Association on the Interaction of Section 909 and Subchapter K.
1250	Report on Registered Debt Following the HIRE Act.
1251	Report on Draft Regulations for New York State Offers in Compromises.
1252	Report on Investment Company Provisions: Sections 351(e) and 368(a)(2)(F).

1253	Report on IRS Notice 2011-34 and IRS Notice 2011-53.
1254	Report on Tax Deductibility of Contributions to Disregarded Entities Owned by Charities.
1255	Report on Application of Treasury Regulation Section 1.382-2T(f)(18)(iii) with Respect to Distressed Debt.
1256	Proposed Regulations Withdrawing the De Minimis Exception From the Section 704(b) Regulations.
1257	Proposed Regulations Under Section 892.
1258	Proposed Regulations Extending Additional Relief From the Segregation Rules Under Section 382.
1259	Proposed Regulations Under Section 469 Governing the Definition of Limited Partner.
1260	Report on Portability of the Estate Tax Exclusion.
1261	Report on Tax Opinions in Registered Offerings.
1262	Report on Allocations of Recourse Liabilities Among Related Partners.
1263	Recommendations for 2012-2013 Tax Guidance Priority List.
1264	Report on Proposed and Temporary Regulations Under Section 871(M).

1265	Report on Notice 2011-101: Request for Comments Regarding the Income, Gift, Estate and Generation-Skipping Transfer Tax Consequences of Trust Decanting.
1267	Report on the Proposed FATCA Regulations.
1268	Report on Notice 2012-15: Cross-Border Stock Sales Subject to Section 304 and Section 367.
1269	Report on Prop. Reg. §1.1502-91(g)(7): Determining Section 382 Net Unrealized Built-in Gain and Loss of a Consolidated Group.
1270	Report on the "May Company" Regulations.
1271	Report on the Application of Treas. Reg. $\S$ 1.267(b)-1(b) to Related Party Loss Transactions.
1272	Report on Representative Camp's International Tax Reform Discussion Draft.
1273	Report on Temporary and Proposed "Splitter" Regulations and Final Technical Taxpayer Regulations.
1274	Report on the Allocation of Basis Adjustments Under Section 743(b) to Contingent Liabilities.
1275	Report on Proposed Regulations regarding the Allocation of E&P in Acquisitive Asset Reorganizations.
1276	Comments on Final "Publicly Traded" Regulations under Section 1273 of the Code.
1277	Report on Temporary and Proposed Regulations under Section 988(d) of the Code.
1278	Report on Insolvency under Section 108: the Treatment of Contingent Liabilities.
1279	Report on Substantial Business Activities Test under Temporary Section 7874 Regulations.
1280	Report on Proposed Circular 230 Regulations.

1281	Report requesting guidance on an issue of longstanding uncertainty: the proper tax treatment by the buyer of the assumption of a deferred revenue liability of the seller in a taxable asset acquisition of a business, together.
1282	Report addressing the definitions of "FFI," "financial account," and related terms in the final regulations under Sections 1471 through 1474 of the Internal Revenue Code (commonly referred to as "FATCA") issued on January 28, 2013 (the "Final Regulations") together.
1283	Letter dated May 14, 2013 submitting recommendations for the 2013-2014 Guidance Priority List.
1284	Report on the regulations proposed under Section 1411 of the Internal Revenue Code (the "Code") on December 3, 2012 (the "Proposed Regulations").
1285	Report on the proposed regulations addressing the treatment under Section 1411 of the Internal Revenue Code (the "Code") of income and gains derived from the ownership of stock in a foreign corporation that is a "controlled foreign corporation" (a "CFC") or a "passive foreign investment company" (a "PFIC") ("Proposed Regulations 1.1411-10").
1286	Report on the proposed regulations regarding the tax treatment of noncompensatory partnership options ("NCOs") issued by the Treasury Department and the Internal Revenue Service on February 5, 2013 (the "Proposed Regulations").
1287	Report commenting on the treatment of currency gain as "subpart F income," and related issues, under selected circumstances.
1288	Report suggesting administrative guidance be issued addressing the procedures for the collection of tax liabilities under New York State tax law section 174-b and related provisions.
1289	Report commenting on the proposed regulations (the "Proposed Regulations") addressing how the section 108(a) rules excluding from taxable income cancellation of indebtedness ("COD") income occurring in a Title 11 case (the "Title 11 Exception") or when the taxpayer is

	insolvent (the "Insolvency Exception") apply when the entity legally liable for the cancelled indebtedness is a grantor trust or a disregarded entity for U.S. federal income tax purposes.
1290	Report on the proposed corporate equity reduction transaction ("CERT") regulations issued on September 13, 2012 (the "Proposed Regulations").
1291	Report discussing the proposed regulations issued under Section 162(m)(6) of the Internal Revenue Code on April 2, 2013 (the "Proposed Regulations").
1292	Report addressing the appropriate role of the step transaction doctrine in determining the U.S. Federal income tax consequences of certain transactions involving stock distributions intended to qualify as tax-free under section 355.
1293	Report responding to the New York State Tax Reform and Fairness Commission's request for recommendations with respect to certain issues relating to the income tax treatment of certain New York State resident trusts together.
1294	Report on suggestions to improve the collections process for taxpayers, practitioners and the NYS Department of Taxation and Finance.
PREPARED IN 2014	<u> </u>
1295	This report addresses the FATCA Final Regulations under Sections 1471 through 1474 of the Internal Revenue Code: PFFI Rules; IGAs; Interaction Between the Regulations and Chapters 3 and 61.
1296	This report provides comments and recommendations on Section 2 of Notice 2007-55 and Possible Administrative Guidance Addressing Sections 897(h)(1) and 1445(e)(6) of the Internal Revenue Code.
1297	This report is on Guidance Implementing Revenue Ruling 91-32.
1298	This report makes recommendations for guidance addressing the treatment of foreign tax refunds, under Sections 853 and 905(c) received by a regulated investment company ("RIC").
1299	This report provides comments on a proposal to tax New York Trust beneficiaries on their receipt of certain trust distributions (the "Throwback

	Tax Proposal") contained in Revenue Article VII, Part I of the 2014-15 New York State Executive Budget ("Part I").
1300	This report offers commentary and recommendations on Revenue Procedure 2011-16, which addresses transactions undertaken by real estate investment trusts involving distressed mortgage debt.
1301	This report on the corporate income tax reform proposals in the New York State 2014-2015 Executive Budget comments on certain technical, administrative and conceptual issues raised by the Budget Bill.
1302	This reports provides comments on the Proposed Anti-Loss Importation Regulations Under Sections 362(e)(1) and 334(b)(1)(B) of the Internal Revenue Code.
1303	This letter provides comments on Notice 2013-78, which proposes to issue a new revenue procedure that relates to the Mutual Agreement Procedure (the "MAP Notice") for mitigating double taxation under income tax treaties entered into between the United States and other countries. This letter does not specifically comment on the accompanying Notice 2013-79 (the "APA Notice"), which was issued on the same day as the MAP Notice and which sets forth procedures for Advance Pricing Agreements.
1304	This report provides recommendations for 2014-2015 priority guidance plan in response to Notice 2014-18.
1305	Report 1305 provides "Comments on The Public Discussion Draft of BEPS Action 2: Neutralise the Effects of Hybrid Mismatch Arrangements (Recommendations for Domestic Laws)".
1306	Letter and Report provides comments on Proposed Regulations Issued Under Section 871(m) about avoidance of withholding tax on U. S. source dividends through derivative transactions.
1307	Letter and Report provides comments on regulations proposed on January 30, 2014 (the "Proposed Regulations"), concerning the allocation of partnership liabilities under section 752 and disguised sales under section 707.
1308	Letter and Report provides comments on temporary regulations issued on January 17, 2014, that disregard, for purposes of Section 7874 of the Code, certain stock issued by a foreign corporation in a transaction related to its acquisition of a domestic entity.
1309	Memorandum provides comments on recommended Technical Corrections to 2014 New York State Corporate Tax Reform Legislation.
1310	Letter and Report provides comments on Kimbell-Diamond Doctrine.

1311	Letter and Report provides comments on the Proposed Regulations Regarding the Allocation of Recourse Partnership Liabilities.
1312	Letter provides comments on guidance under the New York State corporate tax reform provisions.
1313	Letter and Report provides comments on Treaty Resourcing of Income Provisions.
1314	Letter and Report provides comments on Proposed Regulations Relating to Loss Duplication in the Partnership Context.
PREPARED IN 201	5
1315	Letter and Report provides comments on the Gross Receipts Test of Section 165(g)(3)(B).
1316	Letter and Report provides comments on proposed regulations regarding allocation of consideration and allocation and recovery of basis in transactions involving corporate stock or securities.
1317	Letter provides comments on proposal to modify regulations under Section 336(e) and Section 338.
1318	Letter and Report provides comments on House Ways and Means Committee Discussion Draft Provisions to Reform the Taxation of Financial Instruments and Corresponding Proposals by the Obama Administration.
1319	2015-2016 New York State Executive Budget Report.
1320	Letter provides comments on Systems for Holding Consumer and Privately Negotiated Loans in Registered Form to Qualify for the Portfolio Interest Exemption.
1321	Letter and Report provides comments on Proposed Regulations Issued under Sections 959 and 961.
1322	Letter provides comments on Recommendations for 2015-2016 Priority Guidance Plan.
1323	Letter and Report provides comments on the Treatment of Exculpatory Liabilities for Purposes of Section 704 and Section 752.
1324	Letter and Report provides comments on the Non-Ordinary Course Distribution Rules in Notice 2014-52.
1325	Letter and Report provides comments on the Tax Treaty Consistency Principle.

1326	Letter and Report provides comments on the Material Participation of Trusts and Estates under Sections 469 and 1411 of the Code.
1327	Letter and Report provides comments Relating to Two of the Proposed Revisions to the U.S. Model Tax Convention.
1328	Letter and Report provides comments on Proposed Regulations Regarding Allocation of Income and Deduction of Corporations Joining or Leaving Consolidated Groups.
1329	Letter and Report provides comments on the Proposed Regulations under Section 751(b).
1330	Letter and Report provides comments on the Proposed Regulations on Disguised Payment for Services.
1331	Letter and Report Relating to the Proposed Revisions to the Limitation on Benefits Article of the U.S. Model Tax Convention.
1332	Letter and Report Relating to the Definition of a Creditable Tax for Purposes of Sections 901 and 903.
1333	Letter and Report Relating to the Allocation of Earnings and Profits in Connection with Divisive Transactions.
1334	Letter and Report Commenting on Draft Amendments to Regulations Regarding Corporations Subject to Article 9-A Tax.
1335	Letter and Report Commenting on the Operation of Section 956(d) in the Context of Multiple Guarantors/Pledgors in Respect of a Single Obligation of a U.S. Person.
1336	Letter and Report Commenting on Notice 2015-54, Transfers of Property to Partnerships with Related Foreign Partners and Controlled Transactions Involving Partnerships.
Prepared in 2016	
1337	Letter Commenting on Proposed Section 367 Regulations; Elimination of the Foreign Goodwill Exception.
1338	Letter and Report Commenting on Section 2 of Notice 2015-79, describes regulations to be issued that would address the avoidance of the purposes of section 7874.
1339	Letter and Report on Draft Business Apportionment Factor Regulations

1340	Letter and Report commenting on final, temporary, and proposed regulations under section 871(m)
1341	Letter commenting on regulations issued under new section 506
1342	Letter and Report on Notice 2015-59 and Revenue Procedure 2015-43
1343	Letter and Report commenting on draft regulations under Article 9-A relating to combined returns
1344	Letter & Report commenting on New York State Tax Law Section 171-v
1345	Letter & Report commenting on Notice 2015-54, issued August 6, 2015
1346	Letter in response to Notice 2016-26, recommendations for 2016-2017 Priority Guidance Plan
1347	Letter & Report commenting on the Partnership Audit Rules of the Bipartisan Budget Act of 2015
1348	Letter & Report commenting on Temporary Regulations Addressing Notional Principal Contracts with Nonperiodic Payments
1349	Letter & Report commenting on Final Regulations on Reorganizations under Section 368(a)(1)(F)
1350	Letter & Report commenting on Proposed and Temporary Regulations on United States Property Held by Controlled Foreign Corporations in Transactions Involving Partnerships
1351	Letter & Report commenting on the Proposed Regulations under Section 385
1352	Letter & Report commenting on Proposed Regulations under Section 305(c)
1353	Letter commenting on Draft Amendments to Sections 4-6.1, 4-6.3 and 4-6.4 of Subpart 4-6 of the New York State Business Corporation Franchise Tax Regulations
1354	Letter & Report commenting on Changes to FIRPTA under the Protecting Americans from Tax Hikes Act of 2015

1355	Letter & Report commenting on Temporary and Proposed Regulations under Section 337(d) and Section 732(f)
1356	Letter & Report commenting on Proposed Regulations under Section 355 Concerning the Device Prohibition and Active Trade or Business Requirement
1357	Letter & Report on Guaranteed Payments and Preferred Returns; commenting on issues relating to partnerships that provide for preferred returns to one or more partners.
1358	Letter & Report commenting on Proposed Regulations under Section 2704 of the Code
1359	Letter & Report commenting on Proposed Regulations under Section 851 of the Code
1360	Letter & Report commenting on Notice 2016-52, on Splitter Arrangements from Foreign-Initiated Tax Adjustments
1361	Letter commenting on Proposed and Temporary Regulations under Sections 707 and 752
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1362	Letter commenting on Reserved Portions of the FATCA Final Regulations: Foreign Passthru Payments Withholding
1363	Letter commenting on Tax Treatment of Payments to Retired Law Firm Partners Providing Pro Bono Legal Services
1364	Letter and Report commenting on Proposed Section 2801 Regulations
1365	Letter and Report commenting on the Discussion Draft of the Modernization of Derivatives Tax Act of 2016
1366	Letter and Report commenting on Possible Regulations Interpreting Rules Governing Applicable High Yield Discount Obligations
1367	Letter and Report commenting on Fiscal Year 2018 Budget Bill S02006/A03006 - Consolidation of Administrative Hearings
1368	Letter and Report commenting on Proposed Regulations Under Section 514(c)(9)(E)

1369	Letter and Report commenting on Draft Business Apportionment Factor Regulations
1370	Letter and Report commenting on Temporary Regulations Dealing with "Predecessors" and "Successors" under Section 355(e)
1371	Letter and Report commenting on Certain Corporate Reorganization Transactions Followed by "Same-State" Asset Drop-Downs
1372	Letter and Report commenting on Possible Amendments to Regulations Governing the Deductibility of Premium Paid upon the Redemption of Convertible Bonds
1373	Letter and Report commenting on the Application of Section 894 to Effectively Connected Income of Hybrid Entities
1374	Letter commenting on Notice 2017-28: Recommendations for 2017-2018 Priority Guidance Plan
1375	Letter and Report commenting on the Temporary and Proposed Regulations under Section 901(m)
1376	Letter commenting on Notice 2017-38
1377	Letter and Report commenting on Notice 2016-73
1378	Letter and Report commenting on the Proposed Regulations Related to the Partnership Audit Rules of the Bipartisan Budget Act of 2015
1379	Letter and Report commenting on Draft Regulations Regarding Prior Net Operating Loss Conversion ("PNOLC") Subtraction
1380	Report commenting on Recommended Amendments to the New York State Driver's License Suspension Program
1381	Letter and Report commenting on Revenue Ruling 2017-09 and "North-South" Transactions
1382	Letter and Report commenting on Final, Temporary and Proposed Regulations Under 337 (d) Relating to Certain Transfers of Property to Regulated Investment Companies and Real Estate Investment Trusts
1383	Report commenting on Debt Issued by Disregarded Entities and Treasury Regulations Section 1.1001-3

1385	Letter commenting on Proposed Regulations Providing Guidance on the Definitions of Registration-Required Obligation and Registered Form
1386	Letter and Report commenting on Notice 2017-57: Alternative Rules for Determining Section 987 Gain or Loss
1387	Letter requesting Immediate Guidance under Sections 864(c)(8) and 1446(f)
1388	Letter and Report commenting on Section 965
1389	Letter and Report commenting on the Mark-to-Market Taxation of Derivatives
1390	Letter and Report commenting on Notice 2017-73 – Donor-Advised Funds
1391	Report commenting on 2018-2019 New York State Executive Budget
1392	Letter and Report commenting on Section 199A Deduction
1393	Letter and Report commenting on Section 163(j)
1394	Letter and Report commenting on the GILTI Provisions of the Code
1395	Letter relating to the Section 385 Per Se Stock Rules
1396	Letter and Report commenting on the Provisions of the New Tax Law affecting Tax Exempt Organizations
1397	Letter and Report commenting on Base Erosion and Anti-abuse Tax
1398	Letter and Report addressing Sections 864©(8) and 1446(f) of the Internal Revenue Code of 1986
1399	Letter and Report on Foreign Derived Intangible Income
1400	Letter and Report on Proposed Foreign Currency Hedging Regulations

1401	Letter and Report on Proposed Section 965 Regulations
1402	Letter and Report on Previously Taxed Earnings under Section 959
1403	Letter and Report on Proposed Section 199A Regulations
1404	Letter and Report on Section 245A
1405	Letter and Report on Proposed Regulations Under Section 168(k) Relating to Immediate Expensing of Capital Investments
1406	Letter and Report on Proposed GILTI Regulations

1407	Report on Proposed Qualified Opportunity Zone Regulations Under Section 1400Z-2
1408	Report on the Proposed Foreign Tax Credit Regulations
1409	Report on Proposed Section 59A Regulations
1410	Report on the Proposed Section 2010 Regulations
1411	Report on Proposed Regulations under Section 267A, 245A(e) and 1503 (d)
1412	Report on Proposed Section 163(j) Regulations
1413	Comments on 2019-2020 New York State Executive Budget
1414	Comments on Section 864(c)(8) Proposed Regulations
1415	Report on Final and Proposed Guidance under Section 199A
1416	Report on Proposed Regulations under Section 250 (Foreign Derived Intangible Income)
1417	Report on the Proposed "May Company" Regulations under Section 337(d)
1418	Report on Proposed Qualified Opportunity Zone Regulations under Section 1400Z-2
1419	Report on Section 1446(f) Proposed Regulations

1420	Letter and Report on the Branch Loss Recapture Rules of Section 91
1421	Report on Proposed Regulations relating to Section 897(I) (Exception for Interests Held by Foreign Pension Funds)
1422	Report on the Proposed "PFIC" Regulations under Sections 1291, 1297 and 1298
1423	Report on June 2019 GILTI and Subpart F Regulations
1424	Report on Proposed Section 4968 Regulations
1425	Report on Tax Fungibility of Debt Instruments
1426	Report on Proposed Regulations under Section 382(h) Related to Built-in Gain and Loss
1427	Report on Proposed Section 861 Regulations
1428	Report on New Final and Proposed Regulations Under Section 168(k) Relating to Immediate Expensing of Capital
1429	Report on Select Issues under Sections 382 and 108 involving Carryforwards of Recognized Built-in Losses and Business Interest
1430	Report on IBOR Transition Proposed Regulations
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1431	Report on Technical Modification Issues under Treasury Regulation Section 1.001-3
1432	Report on Partnership Terminations Following the Tax Cuts and Jobs Act
1433	Report on Taxation of Cryptocurrency
1434	Report on Proposed and Final Section 59A Regulations
1435	Report on Proposed Foreign Tax Credit Regulations
1436	Report on Procedural Guidance for Private Letter Rulings on Divisive Reorganizations: Revenue Procedure 2018-53 and Plan of Reorganization Issues

1437	Report on Application for Hardship Exemption under NYS Tax Law §171-v(5)
1438	Report Proposed Anti-Conduit Regulation Treating Certain "Hybrid Equity" Transactions as Financings under Treasury Regulation Section 1.881-3
1439	Report on Proposed Section 512 (A) (6) Regulations
1440	Report on Proposed Regulations under Sections 162(f) and 6050X
1441	Report on Proposed and Final Regulations Addressing GILTI and Subpart F High-Tax Exceptions
1442	Report on Proposed Regulations under Section 1061
1443	Letter and Report on Tax Consequences to Issuers of Debt Modifications and Exchanges
1444	Report on Final and Proposed Section 163(j) Regulations
1445	Report on Section 304 in Public M&A Transactions

1446	Letter and Report on New York State's Potential Response to Internal Revenue Service Notice 2020-75 and the State's Resident Tax Credit
1447	Report on Section 163(j) and the COD Income Rules
1448	Letter and Report on Proposed Regulations Providing Guidance Related to the Foreign Tax Credit
1449	Report on 2021-2022 New York State Executive Budget with Cover Letter
1450	Report on the Proposed "PFIC" Regulations Under Sections 1297 and 1298 with Cover Letter
1451	Letter on the New York State Pass-Through Entity Tax
1452	Letter with Further Comments on the Implementation of the New York State Pass-Through Entity Tax

Letter and Comments on Selected Partnership-Related Provisions of the House Proposals for the Build Back Better Act 1453

1454	Report on Section 355 Device Prohibition and Section 367(a)
1455	Report on NYS Section 6112(b)(41)
1456	Letter and Comments on Wash Sale Provisions of the House Proposals for the Build Back Better Act
1457	Report on Section 382 and CFCs
1458	Report on Section 165(i) and Worthless Stock Deductions
1459	Report on Notice 2021-56
1460	Comments on 2022-2023 New York State Executive Budget
1461	Report on Cryptocurrency and Other Fungible Digital Assets
1462	Report on the Proposed Regulations Regarding PFICs and CFCs held by Partnerships and S Corporations
1463	Report on the Analysis of Potential Design Changes to the Section 1.367-3(b) Regulations in Light of the Tax Cuts and Jobs Act
1464	Report on the Proposed Section 2010 Regulations Defining Exceptions to the Anti-Clawback Rule
1465	Report on the OECD Global Anti-Base Erosion Model Rules (Pillar Two)
1466	Report on Draft Business Apportionment Factor Regulations
1467	Report on Proposed 2053 Regulations

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