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Excerpt from Prentice-Hall Tax Service for 1919 This allowance is not based upon the difference between the actual war cost of such facilities and what they would have cost at pre-war prices. Obviously the taxpayer is not entitled to recover or extinguish through amortization more than the difference between the war cost of such property and what he can sell the property for after the war, or if he continues to need and use it in his business, what it would have cost him after the war. As the rule is expressed in Article 183 of the Regulations: The total amount to be extinguished by amortization, in general, is the excess of the unextinguished or unrecovered cost of the property over its maximum value (either for sale or for use as part of the plant or equipment of a going business) under stable post war. Conditions.' About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at [www.forgottenbooks.com](http://www.forgottenbooks.com) This book is a reproduction of an important historical work. Forgotten Books uses state-of-the-art technology to digitally reconstruct the work, preserving the original format whilst repairing imperfections present in the aged copy. In rare cases, an imperfection in the original, such as a blemish or missing page, may be replicated in our edition. We do, however, repair the vast majority of imperfections successfully; any imperfections that remain are intentionally left to preserve the state of such historical works. Discusses the need for the reform of the federal tax system and recommends that all income be taxed at a uniform rate Current U.S. tax law creates a variety of incentives affecting municipal financial policy. Under current law, municipalities can borrow at a tax-exempt interest rate yet can earn the full market rate of return on any assets held. Residents, in contrast, if they borrow or lend as individuals, pay or earn the market rate of return but after personal income taxes. These differences in rates of return create a variety of arbitrage opportunities, allowing communities/residents to borrow at low rates and invest at higher rates. The purpose of this paper is to examine empirically the financial policy of municipalities in four states (Connecticut, Maine, Massachusetts and Rhode Island) to see to what degree these municipalities attempt to take advantage of each of the available opportunities to engage in tax arbitrage. Our data comes from the 1980 U.S. Census of Population and Housing, and the 1977 U.S. Census of Governments. We find clear evidence that communities do actively engage in such tax arbitrage. The tradition of tax-exempt status for nonprofit "charitable" organizations is well established, and few would argue with the principle. But the tax-exempt sector of the economy is vast and rapidly growing, resulting in the loss of billions of dollars of tax revenue. At the same time, we have no consensus on what purpose the charitable tax exemption serves, let alone agreement on what constitutes a charity. In this important addition to the theory of tax law, Colombo and Hall develop an original "donative" theory that links the charitable tax exemption to the ability of an organization to derive donative support from the community. Their theory not only makes intuitive sense but also receives support from economic, political, and moral theory. Its implications would rationalize the charitable tax exemption, comport with legal precedent, and simplify the

administration of the law. The Charitable Tax Exemption is a major contribution to the theory of tax law and should be essential reading for a wide range of lawyers dealing with taxes. It will also be enlightening for anyone involved in the operation of a nonprofit organization. Written by nationally recognized tax educators, this series provides a hands-on, definitive guide to federal income taxation concepts and applications. The Pope/Anderson/Kramer trio of tax texts are available in 1) traditional hardback, 2) 3-hole punched, shrink-wrapped formats, or 3) custom versions (see [www.prenhall.com/custombusiness](http://www.prenhall.com/custombusiness) for guidelines). The accompanying website at [www.prenhall.com/phtax](http://www.prenhall.com/phtax) contains a rich assortment of current issues, a study guide, and cases. The 2003 text editions feature new tax strategy material, new On-Line courses, great discount packaging option with TaxAct software, and a new Instructor's CD-ROM that contains all print and technology resources (easy to transport the entire package, access the package while in the classroom, or customize the materials faculty need!). Written by nationally recognized tax educators, this series provides a hands-on, definitive guide to federal income taxation concepts and applications. The Pope/Anderson/Kramer series are available in 1) traditional hardback, 2) 3-hole punched, shrink-wrapped formats, or 3) custom versions (see [www.prenhall.com/custombusiness](http://www.prenhall.com/custombusiness) for guidelines). The accompanying website at [www.prenhall.com/phtax](http://www.prenhall.com/phtax) contains a rich assortment of current issues, a study guide, and cases. On-line courses, an IR CD-ROM for faculty (contains all print and technology resources), and a special offer with TaxACT software (only \$7.50 net when packaged with new texts) are available. This new and updated edition of The Flat Tax—called "the bible of the flat tax movement" by Forbes—explains what's wrong with our present tax system and offers a practical alternative. Hall and Rabushka set forth what many believe is the most fair, efficient, simple, and workable tax reform plan on the table: tax all income, once only, at a uniform rate of 19 percent. This is the eBook of the printed book and may not include any media, website access codes, or print supplements that may come packaged with the bound book. The Rupert/Pope/Anderson series is unsurpassed in blending technical aspects of the most recent federal taxation mandates with maximum readability and relevance for students. 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Written by nationally recognized tax educators, this series provides a hands-on, definitive guide to federal income taxation concepts and applications. The Pope/Anderson/Kramer series are available in 1) traditional hardback, 2) 3-hole punched, shrink-wrapped formats, or 3) custom versions (see [www.prenhall.com/custombusiness](http://www.prenhall.com/custombusiness) for guidelines). The accompanying website at [www.prenhall.com/phtax](http://www.prenhall.com/phtax) contains a rich assortment of current issues, a study guide, and cases. On-line courses, an IR CD-ROM for faculty (contains all print and technology resources), and a special offer with TaxACT software (only \$7.50 net when packaged with new texts) are available. "The 2010 edition has been updated to include the American Recovery and Reinvestment Act of 2009. ... [It] contains three comprehensive tax return problems whose data change with each edition, thereby keeping the problems fresh. Problem C:3-64 contains the comprehensive corporate tax return, Problem C:9-58 contains the comprehensive S corporation tax return, which is based on the same facts as Problem C:9-58 so that students can compare the returns for these two entities. The partnership and S corporation comprehensive tax returns are new to the 2010 edition. [It also] contains sections called Financial Statement Implications, which discuss the implications of SFAS No. 109 and FIN 48."--Pref. This is the eBook of the printed book and may not include any media, website access codes, or print supplements that may come packaged with the bound book. The Rupert/Pope/Anderson series is unsurpassed in blending technical aspects of the most recent federal taxation mandates with maximum readability and relevance for students. 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Within its structured environment, students practice what they learn, test their understanding, and pursue a personalized study plan that helps them better absorb course material and understand difficult concepts. Note: You are purchasing a standalone product; MyAccountingLab does not come packaged with this content. If you would like to purchase both the physical text and MyAccountingLab search for ISBN-10: 0134206436 / ISBN-13: 9780134206431: Prentice Hall's Federal Taxation 2016 Corporations, Partnerships, Estates & Trusts Plus MyAccountingLab with Pearson eText -- Access Card Package, 29/e. That package includes ISBN-10: 0134105850 / ISBN-13: 9780134105857: Prentice Hall's Federal Taxation 2016 Corporations, Partnerships, Estates & Trusts, 29/e and ISBN-10: 0134124162 / ISBN-13: 9780134124162: MyAccountingLab with Pearson eText -- Access Card -- for Prentice Hall's Federal Taxation 2016 Corporations, Partnerships, Estates & Trusts, 29/e. MyAccountingLab should only be purchased when required by an instructor. Federal and state tax laws are an integral part of business ventures, whether the business is a small sole proprietorship, partnership, or corporate entity. No matter if we like it or not, government is a business partner that can be a burden, as well as a useful tool for business growth. The United States Tax Code is very complicated. It is written as the Internal Revenue Code, which is Title 26 of the United States Code. The Internal Revenue Code comprises some ten-thousand-plus pages and is further defined in the Internal Revenue Regulations, which is written in some ten-million-plus pages. The intent of this book is to provide general guidance to small businesses. The book's chapters provide accounting definitions, regulations, and explanations in detail how business is created from its inception and what small businesses must do in order to be successful. Planning techniques for ongoing business ventures as well as retirement planning vehicles are explained. The book takes the business owner from the first day he or she opens their business through the closure of the business. If the business owner is subjected to an examination by IRS, this book outlines the functions, procedures, rules, and regulations that taxpayers and the IRS must follow. For mainstream introductory courses in individual federal income tax concepts and applications at the undergraduate or MBA level. This series goes beyond simply being a definitive guide by being the only book in tax that provides a built-in study guide (throughout the margins) to break down concepts and assist students in learning tax concepts. Ser. 2 contains unabridged federal and state court decisions arising under the Federal tax laws and previously reported in Prentice-Hall federal taxes. Federal and state tax laws are an integral part of business ventures, whether the business is a small sole-proprietorship, partnership or corporate entity. No matter if we like it or not, government, is a business partner which can be a burden, as well as, a useful tool for business growth. The United States Tax Code is very complicated. It is written as the Internal Revenue Code which is Title 26 of the United States Code. The Internal Revenue Code comprises some 10,000 plus pages and is further defined in the Internal Revenue Regulations which is written in some 10,000,000 plus pages. The intent of this book is to provide general guidance to small business. The books chapters provide accounting definitions, regulations and explanation in detail how business is created from its inception and what small business must do in order to be successful. Planning techniques for ongoing business ventures, as well as, retirement planning vehicles are explained. The book takes the business owner from the first day he or she opens their business, through the closure of the business. If the business owner is subjected to an examination by IRS, this book outlines the functions, procedures, rules and regulations that taxpayers and the IRS must follow. Excerpt from Prentice-Hall Tax Service for 1919 This allowance is not based upon the difference between the actual war cost of such facilities and what they would have cost at pre-war prices. Obviously the taxpayer is not entitled to recover or extinguish through amortization more than the difference between the war cost of such property and what he can sell the property for after the war, or if he continues to need and use it in his business, what it would have cost him after the war. As the rule is expressed in Article 183 of the Regulations: The total amount to be extinguished by amortization, in general, is the excess of the unextinguished or unrecovered cost of the property over its maximum value (either for sale or for use as part of the plant or equipment of a going business) under stable post war. Conditions.' About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at [www.forgottenbooks.com](http://www.forgottenbooks.com) This book is a reproduction of an important historical work. Forgotten Books uses state-of-the-art technology to digitally reconstruct the work, preserving the original format whilst repairing imperfections present in the aged copy. In rare cases, an imperfection in the original, such as a blemish or missing page, may be replicated in our edition. We do, however, repair the vast majority of imperfections successfully; any imperfections that remain are intentionally left to preserve the state of such historical works. Contains coverage of Tax Planning Considerations -- using corporations to split income, timing of distributions, using an S corporation to when liquidating, qualifying the estate for the installment payment of estate taxes, etc.; and Compliance and Procedural Considerations -- important due dates for filing, penalty avoidance, elections to file, etc. Features special chapters on consolidated tax returns and international taxation.