

WHY IS THIS COURSE IMPORTANT?

- CPAs who are tax professionals are subject to a variety of rules from different sources.
- Failure to comply could result in adverse consequences, both personally and professionally.

COURSE OBJECTIVES

- Appropriately use Treasury Department Circular No. 230, Regulations Governing Practice before the Internal Revenue Service.
- Connect Circular No. 230 guidance with that provided by the American Institute of CPAs (AICPA), including that provided in the AICPA's Code of Professional Conduct and Statements on Standards for Tax Services.
- Understand that the Code of Virginia §54.1-4413.3 Standards of Conduct and Practice regulates persons who use the CPA title in Virginia, including those who are tax professionals.

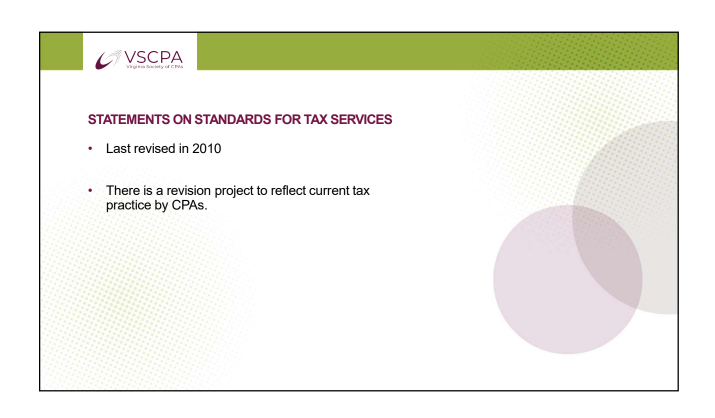


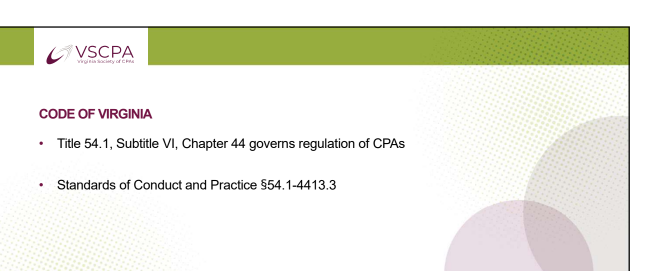
TREASURY DEPARTMENT CIRCULAR NO. 230 (REV. 6-2014)

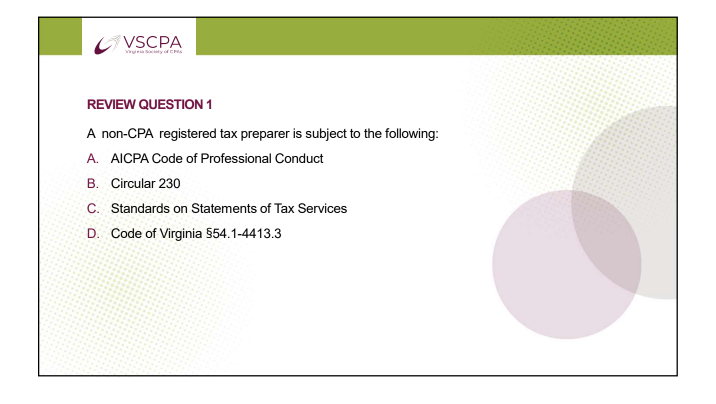
- CPAs are eligible to practice before the IRS without any additional qualifications.
- "Practice" includes tax planning and advice, preparation of returns, including claims for refunds, and all matters connected with presentation before the IRS.













REVIEW QUESTION 1 – ANSWERS

A non-CPA registered tax preparer is subject to the following:

- A. AICPA Code of Professional Conduct
 - A is incorrect only Virginia licensed CPAs under 54.1-4413.3 under 4. Follow the AICPA Code of Professional Conduct or members of the AICPA are subject to the AICPA Code of Professional Conduct



B. Circular 230

- B is correct registered tax return preparers must follow the rules contained in Circular 230
- C. Standards on Statements of Tax Services
 - C is incorrect only Virginia licensed CPAs under 54.1-4413.3 under 5. Follow technical standards and related interpretive guidance issued by AICPA groups who promulgate technical standards or members of the AICPA who provide tax services are subject to the Standards on Statements of Tax Services
- D. Code of Virginia §54.1-4413.3
 - D is incorrect only persons or firms using the CPA title in Virginia and firms providing attest services, compilation services, or financial preparation services to persons or entities located in Virginia are regulated under Code of Virginia 54.1-4413.3.





DUE DILIGENCE

STATEMENT ON STANDARDS OF TAX SERVICES (SSTS)

- No. 1 Tax Return Positions
- No. 2 Answers to Questions on Returns
- No. 3 Certain Procedural Aspects of Preparing Returns
- No. 4 Use of Estimates
- No. 5 Departure From a Position Previously Concluded in an Administrative Proceeding or Court Decision
- No. 6 Knowledge of Error: Return Preparation and Administrative

 Proceeding
- No. 7 Form and Content of Advice to Taxpayers



DUE DILIGENCE – SSTS NO. 3 CERTAIN PROCEDURAL ASPECTS OF PREPARING RETURNS

- SSTS No. 3 explains that the CPA may in good faith rely, without verification, on information provided by the client or third parties.
 - However, the CPA should make reasonable inquiries if the information appears incorrect, incomplete or inconsistent with the CPA's knowledge or judgement.





DUE DILIGENCE: IRS PUBLICATION 4687

If these tax benefits are claimed:

- Earned income tax credit (EITC)
- · Child tax credit (CTC)
- Additional childcare credit (ACTC)
- American opportunity tax credit (AOTC)
- Head of household filing status (HOH)

Then preparer must meet these due diligence requirements:

- · Compute the credits based on the fact
- · Complete and submit Form 8867
- · Keep records
- Ask questions



DUE DILIGENCE

Best Practices

- · Engagement policy & checklist
- Engagement letters for tax planning and tax compliance services
- Client organizers
- Ask questions annually and update documentation





DUE DILIGENCE - CASE STUDY



- Licensee A represented a client as a business advisor and tax preparer and was negligent in reporting net operating losses twice in two years.
- In addition, Licensee A deducted hundreds of thousands of dollars in expenses on investment properties as they were incurred (instead of capitalized) which, under audit, were disallowed.
- Sanctions included a reprimand, monetary penalties, CPE and an essay on best practices for client-related correspondence and documentation.



REVIEW QUESTION 2

Which of the Statements on Standards for Tax Statements (SSTS) discuss that CPAs may in good faith rely, without verification, on information provided by the taxpayer or third parties?

- A. SSTS #1
- B. SSTS #2
- C. SSTS #7
- D. SSTS#3



REVIEW QUESTION 2 - ANSWERS

Which of the Statements on Standards for Tax Statements (SSTS) discuss that CPAs may in good faith rely, without verification, on information provided by the taxpayer or third parties?

- A. SSTS #1
 - A is incorrect Incorrect SSTS # 1 relates to Tax Return Positions
- B. SSTS #2
 - B is incorrect Incorrect SSTS # 2 relates to Answers to Questions on Returns
- C. SSTS #7
 - C is incorrect SSTS # 7 relates to Form and Content of Advice to Taxpayers



- D. SSTS#3
 - D is correct SSTS #3 Certain Procedural Aspects of Preparing Returns under Statement 2. States in preparing or signing a return, a member may in good faith rely, without verification, on information provided by the taxpayer or third parties.

CONFLICTS OF INTEREST

A conflict exists if:

- The representation of one client will be averse to another client; or
- There is a significant risk that the representation of one or more clients will be materially limited by the practitioner's responsibility to another client, a former client or a third person, or by a personal interest of the practitioner.



CONFLICTS OF INTEREST

Examples:

- Representing two clients at the same time regarding the same matter who are in a legal dispute with each other
- Providing tax services for several members of a family whom the CPA knows to have opposing interests
- Referring a tax client to an insurance broker or other service provider who refers clients to the CPA under an exclusive arrangement

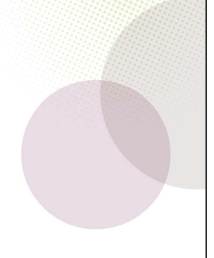




CONFLICTS OF INTEREST

May continue with representation if:

- · Conflict is disclosed
- · Each party waives the conflict
- · Written consent is obtained





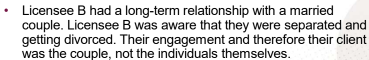
CONFLICTS OF INTEREST

Best Practices:

- Identify the conflict
- · Resolve the conflict
- "Rule of 3"







- At the request of the husband, Licensee B filed a "married filing separately" return for the husband without prior consultation with the wife. Since these clients normally filed extensions, the wife was unaware of the filing until after the original due dates and incurred substantial debt to the IRS and Virginia Department of Taxation.
- No conflict of interest document was provided or signed by the husband or wife. A monetary penalty was assessed for the violations of conflict of interest, failure to communicate with the clients and due professional care.





Circular 230 requires the following when the tax professional identifies a conflict of interest:

- A. Disengage the clients
- B. Requires a written waiver from each party within 45 days of the event
- C. Requires only a disclosure from the tax professional to the affected parties
- D. If the practitioner believes they can reasonably provide competent and diligent representation to each, the practitioner should disclose the conflict to the parties and obtain a written consent from each party to waive the conflict no later than 30 days after the event.



REVIEW QUESTION 3 – ANSWERS

Circular 230 requires the following when the tax professional identifies a conflict of interest:

- A. Disengage the clients
 - · A is incorrect this is not required
- B. Requires a written waiver from each party within 45 days of the event
 - B is incorrect the waiver must be received no later than 30 days after the event
- C. Requires only a disclosure from the tax professional to the affected parties
 - C is incorrect a written waiver must be received



- D. If the practitioner believes they can reasonably provide competent and diligent representation to each, the practitioner should disclose the conflict to the parties and obtain a written consent from each party to waive the conflict no later than 30 days after the event.
 - D is correct the practitioner needs to disclose and receive written consent of the waiver of conflict no later than 30 days after the event



QUALITY CONTROL AND MANAGEMENT

- Procedures for complying with Circular 230 for all members, associates and employees
- Procedures to ensure services are competently delivered and adequately supervised
- No specific QC standard under SSTS



Which is true concerning Quality Control (QC)?

- A. Statements on Standards for Tax Statements (SSTS) requires a written plan for tax practices
- B. Circular 230 requires a written plan for tax practices
- C. Circular 230 requires those responsible for overseeing a firm's tax practice take reasonable steps to ensure the firm's procedures for all members, associates and employees are consistent with best practices under 10.33 (a)
- D. Quality control is not required



REVIEW QUESTION 4-ANSWERS

Which is true concerning Quality Control (QC)?

- A. Statements on Standards for Tax Statements (SSTS) requires a written plan for tax practices
 - A is incorrect the current SSTSs do not include a QC standard. It is being discussed by the SSTSs revision task force
- B. Circular 230 requires a written plan for tax practices
 - B is incorrect Circular 230 does not require a written plan



- C. Circular 230 requires those responsible for overseeing a firm's tax practice take reasonable steps to ensure the firm's procedures for all members, associates and employees are consistent with best practices under 10.33 (a)
 - C is correct Circular 230 10.33 requires this
- Quality control is not required
 - D is incorrect Circular 230 and the AICPA code requires a system of quality control to ensure services are competently delivered and adequately supervised

RECORD RETENTION

Retain records that document or support the firm's:

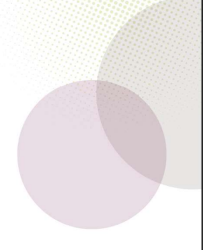
- Client/engagement evaluation process
- Administrative records
- Engagement delivery
- Engagement disclosure



RECORD RETENTION

How long? Consider:

- · Type of service
- Statute of limitation and the discovery rule
- Regulatory or contractual requirements
- Different retention periods for different clients and/or services
- Apply retention policy consistently on both paper or electronic records





- · Client records when there is a fee dispute
- Circular 230: Return records necessary for client to comply with federal tax obligation
- AICPA: Return client-prepared records promptly
- AICPA: May withhold CPA-prepared records





RECORD RETENTION

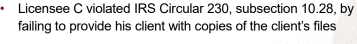
Best Practices

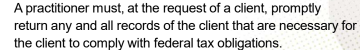
- Establish a firm record retention and destruction policy
- Remind clients they are responsible for maintaining records too
- Written permission to release any information to a 3rd party
- Caveat to the record retention and destruction policy





RECORD RETENTION - CASE STUDY 1







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RECORD RETENTION - CASE STUDY 2

- Licensee D had a practice continuation agreement with a non-CPA. During a tax season, Licensee D encountered some medical issues and turned all client files over to the new tax preparer without prior notification or consent of the client.
- Client contacted Licensee D numerous times to check on the status of his returns and when no response was received, he requested the returns of his records.
- Since Licensee D had turned records over to the non-CPA, the records could not be returned. Therefore, Licensee D violated the Code of Virginia when they failed to comply with AICPA Code of Professional Conduct §1.400.001.01 AICPA by failing to return all the client's records when requested by the client.





The AICPA code includes the following concerning records:

- A. The member should return client-provided records in the member's custody to the client at the client's request.
- B. Member prepared working papers are required to be sent to the client.
- C. Member's work products cannot be withheld if fees are due.
- D. Members must retain client records and work products permanently.



REVIEW QUESTION 5 – ANSWERS

The AICPA code includes the following concerning records:



- The member should return client-provided records in the member's custody to the client at the client's request
 - A is correct under 1.400.200 paragraph .06 client provided records must be returned to the client. Members should return as soon as practicable but no later than 45 days after the request was made. (paragraph .12)
- B. Member prepared working papers are required to be sent to the client
 - B is incorrect members working papers are the members property (paragraph .10)
- C. Member's work products cannot be withheld if fees are due
 - C is incorrect under paragraph .07 b. (i) they may be withheld but check state rules and regulations. VA follows the AICPA Code of Conduct but Texas does not allow this. Note best practice would not to withhold a tax return past the filing date.
- Members must retain client records and work products permanently
 - D is incorrect under paragraph .08 members are not under an ethical obligation to retain records for periods that exceed applicable professional standards, state and federal statutes and regulations and contractual agreements that may impose additional requirements on the member.

DATA SECURITY

- No specific requirements in Circular 230, AICPA code or SSTS
- Gramm-Leach-Bliley Act's Safeguard rule: Practitioners are required to create and enact an information (data) security plan to protect client data
- IRS Publication 5293, Data Security Resource Guide for Tax Professionals
- IRS Publication 4557, Safeguarding Taxpayer Data
- PTIN application W-12 check the box must have a data security plan



DATA SECURITY

- Line 11. Check the box to confirm awareness of your responsibility to protect taxpayer information.
- Additional Resources:
 - Pub. 4557, Safeguarding Taxpayer Data
 - · Pub. 5417, Basic Security Plan
 - IRS.gov/IdentityTheft
 - IRS.gov, keyword: Protect Your Clients Protect Yourself



What document states that paid tax return preparers must have a data security plan?

- A. Statements on Standards for Tax Statements (SSTS) #3
- B. Circular 230
- C. PTIN application
- D. Code of Virginia §54.1-4413.3



REVIEW QUESTION 6-ANSWERS

What document states that paid tax return preparers must have a data security plan?

- A. Statements on Standards for Tax Statements (SSTS) #3
 - A is incorrect the current SSTSs do not include a data security plan. The SSTSs revision task force is discussing this.
- B. Circular 230
 - B is incorrect Circular 230 does not require a data security plan.



- C. PTIN application
 - C is correct PTIN section 11 states "I am aware that paid tax preparers must have a data security plan to provide data and security system for all taxpayer information."
- D. Code of Virginia §54.1-4413.3
 - D is incorrect the Code of Virginia does not require a data security plan.

