Internal Revenue Code Section 6501(c)(8)(A)
Limitations on assessment and collection.

(a) General rule.
Except as otherwise provided in this section, the amount of any tax imposed by this title shall be assessed within 3 years after the return was filed (whether or not such return was filed on or after the date prescribed) or, if the tax is payable by stamp, at any time after such tax became due and before the expiration of 3 years after the date on which any part of such tax was paid, and no proceeding in court without assessment for the collection of such tax shall be begun after the expiration of such period. For purposes of this chapter, the term "return" means the return required to be filed by the taxpayer (and does not include a return of any person from whom the taxpayer has received an item of income, gain, loss, deduction, or credit).

(b) Time return deemed filed.
   (1) Early return.
For purposes of this section, a return of tax imposed by this title, except tax imposed by chapter 3, 4, 21, or 24, filed before the last day prescribed by law or by regulations promulgated pursuant to law for the filing thereof, shall be considered as filed on such last day.

   (2) Return of certain employment and withholding taxes.
For purposes of this section, if a return of tax imposed by chapter 3, 4, 21, or 24 for any period ending with or within a calendar year is filed before April 15 of the succeeding calendar year, such return shall be considered filed on April 15 of such calendar year.

   (3) Return executed by Secretary.
Notwithstanding the provisions of paragraph (2) of section 6020(b), the execution of a return by the Secretary pursuant to the authority conferred by such section shall not start the running of the period of limitations on assessment and collection.

   (4) Return of excise taxes.
For purposes of this section, the filing of a return for a specified period on which an entry has been made with respect to a tax imposed under a provision of subtitle D (including a return on which an entry has been made showing no liability for such tax for such period) shall constitute the filing of a return of all amounts of such tax which, if properly paid, would be required to be reported on such return for such period.

(c) Exceptions.
   (1) False return.
In the case of a false or fraudulent return with the intent to evade tax, the tax may be assessed, or a proceeding in court for collection of such tax may be begun without assessment, at any time.

(2) Willful attempt to evade tax.
In case of a willful attempt in any manner to defeat or evade tax imposed by this title (other than tax imposed by subtitle A or B), the tax may be assessed, or a proceeding in court for the collection of such tax may be begun without assessment, at any time.

(3) No return.
In the case of failure to file a return, the tax may be assessed, or a proceeding in court for the collection of such tax may be begun without assessment, at any time.

(4) Extension by agreement.
   (A) In general. Where, before the expiration of the time prescribed for the assessment of any tax imposed by this title, except the estate tax provided in chapter 11, both the Secretary and the taxpayer have consented in writing to its assessment after such time, the tax may be assessed at any time prior to the expiration of the period agreed upon. The period so agreed upon may be extended by subsequent agreements in writing made before the expiration of the period previously agreed upon.

   (B) Notice to taxpayer of right to refuse or limit extension. The Secretary shall notify the taxpayer of the taxpayer's right to refuse to extend the period of limitations, or to limit such extension to particular issues or to a particular period of time, on each occasion when the taxpayer is requested to provide such consent.

(5) Tax resulting from changes in certain income tax or estate tax credits.
For special rules applicable in cases where the adjustment of certain taxes allowed as a credit against income taxes or estate taxes results in additional tax, see section 905(c) (relating to the foreign tax credit for income tax purposes) and section 2016 (relating to taxes of foreign countries, States, etc., claimed as credit against estate taxes).

(6) Termination of private foundation status.
In the case of a tax on termination of private foundation status under section 507, such tax may be assessed, or a proceeding in court for the collection of such tax may be begun without assessment, at any time.

(7) Special rule for certain amended returns.
Where, within the 60-day period ending on the day on which the time prescribed in this section for the assessment of any tax imposed by subtitle A for any taxable year would otherwise expire, the Secretary receives a written document signed by the taxpayer showing that the taxpayer owes an additional amount of such tax for such taxable year, the period for the assessment of such additional amount shall not expire before the day 60 days after the day on which the Secretary receives such document.

(8) Failure to notify Secretary of certain foreign transfers.
   (A) In general. In the case of any information which is required to be reported to the Secretary pursuant to an election under section 1295(b) or under section
1298(f), 6038, 6038A, 6038B, 6038D, 6046, 6046A, or 6048, the time for
assessment of any tax imposed by this title with respect to any tax return, event,
or period to which such information relates shall not expire before the date which
is 3 years after the date on which the Secretary is furnished the information
required to be reported under such section.

(B) Application to failures due to reasonable cause. If the failure to furnish the
information referred to in subparagraph (A) is due to reasonable cause and not
willful neglect, subparagraph (A) shall apply only to the item or items related to
such failure.

(9) Gift tax on certain gifts not shown on return.
If any gift of property the value of which (or any increase in taxable gifts required under
section 2701(d) which) is required to be shown on a return of tax imposed by chapter 12
(without regard to section 2503(b)), and is not shown on such return, any tax imposed by
chapter 12 on such gift may be assessed, or a proceeding in court for the collection of
such tax may be begun without assessment, at any time. The preceding sentence shall not
apply to any item which is disclosed in such return, or in a statement attached to the
return, in a manner adequate to apprise the Secretary of the nature of such item.

(10) Listed transactions.
If a taxpayer fails to include on any return or statement for any taxable year any
information with respect to a listed transaction (as defined in section 6707A(c)(2)) which
is required under section 6011 to be included with such return or statement, the time for
assessment of any tax imposed by this title with respect to such transaction shall not
expire before the date which is 1 year after the earlier of-

(A) the date on which the Secretary is furnished the information so required, or

(B) the date that a material advisor meets the requirements of section 6112 with
respect to a request by the Secretary under section 6112(b) relating to such
transaction with respect to such taxpayer.

(11) Certain orders of criminal restitution.
In the case of any amount described in section 6201(a)(4), such amount may be assessed,
or a proceeding in court for the collection of such amount may be begun without
assessment, at any time.

(12) Certain taxes attributable to partnership adjustments.
In the case of any partnership adjustment determined under subchapter C of chapter 63,
the period for assessment of any tax imposed under chapter 2 or 2A which is attributable
to such adjustment shall not expire before the date that is 1 year after-

(A) in the case of an adjustment pursuant to the decision of a court in a
proceeding brought under section 6234, such decision becomes final, or

(B) in any other case, 90 days after the date on which the notice of the final
partnership adjustment is mailed under section 6231.

(d) Request for prompt assessment.
Except as otherwise provided in subsection (c), (e), or (f), in the case of any tax (other than the tax imposed by chapter 11 of subtitle B, relating to estate taxes) for which return is required in the case of a decedent, or by his estate during the period of administration, or by a corporation, the tax shall be assessed, and any proceeding in court without assessment for the collection of such tax shall be begun, within 18 months after written request therefor (filed after the return is made and filed in such manner and such form as may be prescribed by regulations of the Secretary) by the executor, administrator, or other fiduciary representing the estate of such decedent, or by the corporation, but not after the expiration of 3 years after the return was filed. This subsection shall not apply in the case of a corporation unless-

(1)  
(A) such written request notifies the Secretary that the corporation contemplates dissolution at or before the expiration of such 18-month period,

(B) the dissolution is in good faith begun before the expiration of such 18-month period, and

(C) the dissolution is completed;

(2)  
(A) such written request notifies the Secretary that a dissolution has in good faith been begun, and

(B) the dissolution is completed; or

(3) a dissolution has been completed at the time such written request is made.