PARTIAL PRACTICE EXAMINATION

ANSWERS TO MULTIPLE CHOICE QUESTIONS

1. The answer is “b.” (See C&M OPL, p. 217.)
2. The answer is “a.”
3. The answer is “c.” Sven was first to RTP, which he did constructively, by filing an application on April 25, 2005. Harvey cannot prevail with his earlier conception date, because Harvey only exercised reasonable diligence beginning after Sven had filed the application.
4. The answer is “c.” The first-inventor defense is available only for business methods. (See C&M OPL, p. 926, et seq.)
5. The answer is “d.”
6. The answer is “d.” (See C&M OPL, p. 346; for reasons by a, b, c, and e are wrong, see C&M OPL, pp. 365, 366, 369, and 370, respectively.)
7. The answer is “b.”
8. The answer is “d.”