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Fred Murray is an attorney (District of Columbia, Maryland, New York, and Texas (Board Certified in Tax Law, Texas Board of Legal Specialization), and various federal courts) and C.P.A. (Maryland and Texas). His experience includes public law and accounting practice, government service as Deputy Assistant Attorney General in the Tax Division at the Department of Justice and as a Special Counsel to the Chief Counsel for the Internal Revenue Service, where he was involved in drafting of legislation and testimony, legislative investigations, and other Congressional matters, litigation, and in regulations, revenue rulings and other agency guidance. Fred also served as Vice President for Tax Policy at the National Foreign Trade Council and General Counsel and Director of Tax Affairs at the Tax Executives Institute. He is a former Chair of the U.S. Internal Revenue Service Advisory Council (formerly the Commissioner's Advisory Group, 1953 – 1998); former Advisor to the International Tax Working Group of the United States Senate Finance Committee; and a former member, Commissioner's Advisory Council, Department of Taxation and Finance, State of New York.

Eric Solomon, EY, Washington, DC

Eric Solomon is the Co-Director of Ernst & Young LLP's National Tax Department in Washington, DC. Eric advises clients on a wide range of transactional and tax policy issues. He has more than 35 years of tax experience in private practice and government service. Eric served as Assistant Secretary for Tax Policy at the U.S. Treasury Department from December 2006 to January 2009. As Assistant Secretary, he headed the Office of Tax Policy, which serves as the primary advisor to the Treasury Secretary on legal and economic matters relating to domestic and international taxation. Eric joined the Office of Tax Policy in 1999. He served in both the Clinton and George W. Bush Administrations. He was Senior Advisor for Policy, Deputy Assistant Secretary (Tax Policy) and Deputy Assistant Secretary (Regulatory Affairs) prior to his 2006 confirmation as Assistant Secretary. Before his service at Treasury, he headed the corporate tax division in the Office of Chief Counsel at the IRS. He is currently Chair-Elect of the ABA Section of Taxation.

Carol P. Tello, Eversheds Sutherland, Washington, DC

With a career that spans both government and private practice, Carol Tello helps multinational companies and individuals navigate the complex and rigorous realm of international taxation. Her practice includes a broad range of cross-border tax planning and Internal Revenue Service (IRS) controversy matters, including compliance with the Foreign Account Tax Compliance Act (FATCA). Balancing the concurrent goals of minimizing tax consequences and complying with the law, Carol brings experience in cross-border restructuring transactions, inbound corporate transactions, withholding matters and treaty interpretation issues, as well as cross-border taxation of corporate executives and the U.S. taxation of non-U.S. citizens. She also advises clients on tax issues involving intellectual property transactions.

Lisa M. Zarlenga, Steptoe & Johnson LLP, Washington, DC

Lisa M. Zarlenga is the co-chair of Steptoe's Tax Group and a member of the firm's Government Affairs and Public Policy Group. She advises clients on a wide range of tax policy and corporate transactional and planning issues. Lisa previously served as Tax Legislative Counsel at the US Treasury Department's Office of Tax Policy, where she advised Treasury's Assistant Secretary for Tax Policy on a broad range of domestic tax policy issues, oversaw preparation of regulations and other administrative guidance, and oversaw the office's preparation of the president's revenue proposals for the annual budget.