Program Description:

This panel will discuss the implications of tax reform for structuring certain outbound and inbound investments by private equity funds. Topics will include issues arising from changes to the rules regarding the determination of controlled foreign corporation status and the global intangible low-taxed income rules, as well as the impact of tax reform changes on planning using blocker corporations.

Featured Speakers:

Erik Corwin, KPMG, Washington, DC
Cheryl Coe, Latham & Watkins LLP, Washington, DC
David R. Sicular, Paul Weiss Rifkind Wharton & Garrison LLP, New York, NY

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