INTERNATIONAL TAX

Husch Blackwell international tax law attorneys guide clients in navigating the additional layers of tax law that accompany international operations. Working with foreign counsel when needed, we deliver innovative tax-advantaged strategies to multinational corporations, U.S. companies, private equity firms, licensors/licensees, and individuals.

Our international tax law attorneys have interpreted tax treaties, restructured subsidiaries, and formed branches and subsidiaries. We have long-standing relationships with not only the Internal Revenue Service (IRS) and the U.S. Department of Justice (DOJ), but also tax authorities in selected foreign countries.

Our guidance to clients on international tax law includes:

tax law includes: Entity classification Repatriation Structuring hybrid debt and other securities transactions Transfer pricing Foreign tax credit planning Financial products Subpart F planning Foreign acquisition of U.S.-based real estate



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Cross-border planning

International compensation