# **Drafting Partnership and LLC Agreements** for the New Partnership Audit Rules

**Doug Jones** McGinnis Lochridge DJones@McGinnisLaw.com July 13, 2018



Douglas E. Jones DJones@McGinnisLaw.com

### **Partnership Audit Rules Regimes**

- Tax Equity and Fiscal Responsibility Act (TEFRA)
  - Tax years ending on or before December 31, 2017
  - Adjustments made and collected at the partner level
- Bipartisan Budget Act (BBA)
  - Tax years beginning on or after January 1, 2018
  - Adjustments made and collected at the partnership level
  - New rules are designed to make partnership audits more efficient for the **IRS**

### Potential Issue with BBA Regime

- In 2018, partnership X has partners A and B. In that year, X understates income.
- In 2019, B sells all of her partnership interest to C. In this year, the IRS audits X and makes an adjustment at the partnership level. If adjustment is made at the partnership level, A and C bear the cost.
- B has a windfall. She gained the advantage of the understatement of income in 2018 and did not bear the cost of the adjustment in 2019.

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Douglas E. Jones DJones@McGinnisLaw.com

#### Other Notable BBA Issues

- Partners no longer have statutory rights to notification of, or participation in, the audit process.
- A "partnership representative" designated by the partnership has the sole authority to act on behalf of the partnership in any proceeding relating to U.S. federal income tax.
- The actions of the partnership representative are binding on the partnership and all of its partners.

## Risk that BBA adjustments may result in more than the "correct" amount of tax liability

- After adjustment to income is made at the partnership level, for purposes of calculating the resulting tax liability, the BBA rules assume that the highest tax rate is applicable.
- So, the partnership may end up paying more tax than would have been collected from the partners if the partners did not have to pay tax at the highest rate.



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# When Do BBA Rule Apply?

- Partnership taxable years beginning after December 31, 2017.
- · Partnership may elect to have BBA rules apply to taxable years as early as those beginning after November 2, 2015.





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