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Diana S.C. Zeydel is a shareholder and Global Chair of the Trusts & Estates/Wealth Management practice of the law firm of Greenberg Traurig, P.A. She is a member of the Florida, New York and Alaska Bars. Diana is a past member of the Board of Regents and past Chair of the Estate & Gift Tax Committee of the American College of Trust and Estate Counsel. She is an Academician of The International Academy of Estate and Trust Law. Diana is a member of The Society of Trust and Estate Practitioners (STEP) and the Executive Council of the Real Property, Probate and Trust Law Section of the Florida Bar and an ACTEC liaison to the Section. She is ranked Band 1 Nationwide in Wealth Management and Band 1 in Tax and Estate Planning in Florida by the Chambers USA 2015 Client Guide and is a recipient of the 2014 IFLR/Euromoney “Best in Wealth Management” Americas Women in Business Law Awards. Diana is recognized as a “key figure in shaping the whole wealth management legal profession,” Chambers USA 2012 Client’s Guide.

She is a frequent lecturer on a variety of estate planning topics and has authored and co-authored several recent articles, including “Is Designating an Independent Trustee a Tax Panacea?” *Estate Planning*, February 2016; “Chapter 8: Effective Estate Planning for Diminished Capacity – Can You Really Avoid a Guardianship?” *50th Annual Heckerling Institute on Estate Planning, 2016*; “Regretting Recent Estate Planning Arrangements?” *Estate Planning*, October 2015; “Chapter 3: Portability or No: Death of the Credit Shelter Trust?” *49th Annual Heckerling Institute on Estate Planning*, 2015; “Chapter 14: Split Interest Trusts Created By Entities (and More),” *49th Annual Heckerling Institute on Estate Planning*, 2015; “Supercharged Credit Shelter TrustSM versus Portability,” Probate and Property, March/April 2014; “Portability or No: The Death of the Credit-Shelter Trust,” Journal of Taxation, May 2013; “Imposition of the 3.8% Medicare Tax on Estates and Trusts,” Estate Planning, April 2013; “Congress Finally Gives Us a Permanent Estate Tax Law,” Journal of Taxation, February 2013; “Tricks and Traps of Planning and Reporting Generation-Skipping Transfers,” 47th Annual Heckerling Institute on Estate Planning, 2013; “New Portability Temp. Regs. Ease Burden on Small Estates, Offer Planning for Large Ones,” Journal of Taxation, October 2012; “When Is a Gift to a Trust Complete: Did CCA 201208026 Get It Right?” Journal of Taxation, September 2012; “Turner II and Family Partnerships: Avoiding Problems and Securing Opportunity,” Journal of Taxation, July 2012; “Developing Law on Changing Irrevocable Trusts: Staying Out of the Danger Zone,” Real Property, Trust and Estate Law Journal, Spring 2012; “An Analysis of the Tax Effects of Decanting,” Real Property, Trust and Estate Law Journal, Spring 2012; Comments submitted by ACTEC in response to Notice 2011-101 on Decanting, April 2012; Comments submitted by ACTEC in response to Notice 2011-82 on Guidance on Electing Portability of the DSUE Amount,” October 2011; Contributor to A Practical Guide to Estate Planning, Chapter 2 Irrevocable Trusts, 2011; “Estate Planning After the 2010 Tax Relief Act: Big Changes, But Still No Certainty,” Journal of Taxation, February 2011; “The Impossible Has Happened: No Federal Estate Tax, No GST Tax, and Carryover Basis for 2010” Journal of Taxation, February 2010; “Tax Effects of Decanting - Obtaining and Preserving the Benefits,” Journal of Taxation, November 2009; “Estate Planning in a Low Interest Rate Environment” Estate Planning, July 2009; “Directed Trusts: The Statutory Approaches to Authority and Liability,” Estate Planning, September 2008; “How to Create and Administer a Successful Irrevocable Life Insurance Trust” and “A Complete Tax Guide for Irrevocable Life Insurance Trusts,” Estate Planning, June/July 2007.

Diana received her LL.M. in Taxation from New York University School of Law (1993), her J.D. from Yale Law School (1986), and her B.A., summa cum laude, from Yale University (1982), where she was elected to Phi Beta Kappa.