

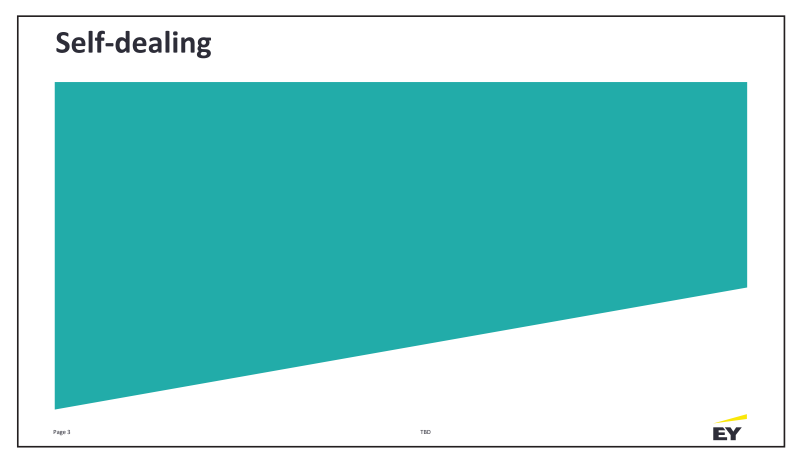
1

Agenda

- Self-dealing and conflicts of interest
 - The law
 - Practice points
- Taxable expenditures and expenditure responsibility
 - The law
 - Practice points

EY

ge 2



3

Acts of self-dealing

- Acts of self-dealing between a private foundation and a disqualified person (DQP) include:
 - Sale, exchange, or leasing of property
 - Lending money or other extensions of credit
 - Providing goods, services or facilities
 - Paying compensation or reimbursing expenses of a DQP
 - Transferring private foundation (PF) income or assets to, or for the use or benefit of, a DQP
 - Certain agreements to make payments to government officials



Page 4

TBD



Self-dealing - IRC § 4941

- Internal Revenue Code (IRC) 4941 imposes excise taxes with respect to any direct or indirect act of self-dealing between a private foundation and a disqualified person.
- Who does this apply to?
 - The self-dealer and, in certain cases, the foundation managers.
- What else can go wrong?
 - More than one excise (Chapter 42) tax can be assessed on the same act.

Page 5

5

IBD



Indirect self-dealing

- The various enumerated acts of self-dealing may be engaged in directly between a disqualified party and a private foundation or indirectly through a third party
- Inserting an organization in the middle does not prevent selfdealing
- Exceptions
 - Estate administration exception
 - Certain transactions in the ordinary course of business involving limited amounts

EY

Page 6

TBD





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Private Foundation Considerations

Also available as part of the eCourse 2021 Nonprofit Organizations eConference

First appeared as part of the conference materials for the 38th Annual Nonprofit Organizations Institute session "Private Foundation Considerations"