

## ESTATE PLANNING INSIGHTS - SEPTEMBER 26, 2016

**On August 2, 2016, the Treasury Department issued Proposed Regulations under Section 2704 of the Internal Revenue Code.**

This development has been reported as one of the most significant developments in the federal estate and gift tax law in the last 25 years. If you own stock in a family Subchapter S or Subchapter C corporation, a partnership interest in a family general or limited partnership, or a membership interest in a limited liability company, these regulations may affect you. Please join Doug Long, Shareholder at Hall, Render, Killian, Heath & Lyman, for this brief discussion by clicking the link below.

Should you have any questions regarding this topic, please contact **Doug Long** at (317) 977-1411 or [dlong@hallrender.com](mailto:dlong@hallrender.com).

Be sure to watch for future issues of Hall Render's Estate Planning Insights bringing you important developments that directly impact your personal and business planning goals.

Click [here](#) to listen to the update. To view a transcript of this Estate Planning Insights update, click [here](#).

Please visit the Hall Render Blog at <http://blogs.hallrender.com/> or click [here](#) to sign up to receive Hall Render alerts on topics related to health care law.