

Treasury Releases Guidance on Opportunity Zones
Oct 24, 2018

Client Alert

Brownstein Client Alert, October 24, 2018

On Oct. 18, 2018, the Department of the Treasury (“Treasury”) and the Internal Revenue Service (“IRS”) issued proposed regulations under Section 1400Z-2 of the Internal Revenue Code (the “Code”) regarding qualified opportunity zones and gains that may be deferred as a result of a taxpayer’s investment in a qualified opportunity fund (“QOF”).

To read the full alert, click the PDF above.

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