



INTRODUCTION The Tax Cuts and Jobs Act (“TCJA”)¹ created a new category of foreign subsidiary income known as the global intangible low-taxed income (“GILTI”).² The enactment of GILTI effectively replaced the U.S. tax rule that provided a deferral of tax on active controlled foreign corporation (“CFC”)³ earnings until repatriation. Under this rule, a U.S. shareholder⁴ of a CFC is now subject to immediate U.S. taxation on the undistributed CFC current earnings characterized as GILTI. The GILTI provision layered onto the existing subpart F regime⁵ will require a U.S. shareholder to include a significant portion of its CFC earnings and profits (“E&P”) in its tax base. All U.S. shareholders will be effected by GILTI but this article focuses on the U.S. corporation as a U.S. shareholder. This article analyzes the various computational rules under the GILTI provision for a multin.....