



George Zornada

Partner

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OVERVIEW

George Zornada practices investment management and securities law. He regularly represents investment advisers, open and closed-end investment companies and their boards of directors, and private investment entities such as hedge funds and fund of funds.

George's practice includes a broad spectrum of regulatory and transactional matters.

PROFESSIONAL BACKGROUND

Prior to joining K&L Gates in 2000, George worked in the U.S. Securities and Exchange Commission's Division of Investment Management. George was Branch Chief, Office of Investment Company Regulation, and previously was Senior Counsel and Team Leader in the Office of Disclosure Regulation. George also served in the SEC's Office of General Counsel.

PROFESSIONAL / CIVIC ACTIVITIES

- Member of the Editorial Board of *The Investment Lawyer*
- Member of the Board of Trustees, Ripon College

EDUCATION

- J.D., Washington University School of Law, 1990 (*Welborn Scholar in Law; Articles Editor, Journal of Urban and Contemporary Law*)
- A.B., Ripon College, 1987 (*magna cum laude; Phi Beta Kappa*)

ADMISSIONS

- Bar of District of Columbia
- Bar of Massachusetts

- Bar of Missouri

THOUGHT LEADERSHIP POWERED BY HUB

- 18 November 2020, Fund of Funds Rule Adoption—A Deeper Dive Into the Impact of Rule 12d1-4 on Closed-End Funds and Business Development Companies (*Alerts/Updates*)
- 29 October 2020, Unraveling the SEC's Fund of Funds Rule (*Webinar*)
- 26 October 2020, SEC Adopts New Rule 12d1-4 Overhauling Fund of Funds Arrangements--Are You Ready? (*Alerts/Updates*)
- 19 August 2020, Private Equity in 401(k) Plans - A Trillion Dollar Opportunity? (*Webinar*)
- 29 May 2020, SEC Staff Shows New Openness to Closed-End Fund Defenses (*Alerts/Updates*)
- 10 April 2020, Closed-End Fund and BDC Offering, Filing and Disclosure Changes: Some Benefits, Some Burdens (*Alerts/Updates*)
- 27 March 2020, COVID-19: Emergency SEC Staff Action Allows Conditional Sale to Affiliates of Portfolio Debt Securities Held by Open-End Funds (*Alerts/Updates*)
- 25 March 2020, COVID-19: Rapid SEC Action on Open-End Fund Borrowing for Liquidity (*Alerts/Updates*)
- 29 March 2019, Offering Reforms or Burdensome Regulations? It Depends! (*Alerts/Updates*)
- 8 January 2019, SEC Proposes a New Rule for Fund of Funds Arrangements (*Alerts/Updates*)
- 24 April 2018, Fiduciary Standard Reform - The SEC Enters the Ring (*Alerts/Updates*)
- 15 April 2018, Fiduciary Rule Reform – SEC Developments (*Alerts/Updates*)
- 8 February 2018, Past, Present and Future of the DOL Fiduciary Rule (*Alerts/Updates*)
- 12 April 2017, Cross Border Master-Feeder Arrangements: SEC Staff Slightly Expands Utility of Offshore Feeders for Global Investment Management Firms, but Tax and Other Challenges Remain (*Alerts/Updates*)
- 19 January 2017, SEC Staff Addresses Mutual Fund Fee Structures in Response to DOL's Fiduciary Rule (*Alerts/Updates*)

OTHER PUBLICATIONS

- "Interval Funds have Turned 25 and are Increasingly Popular," *The Review of Securities & Commodities Regulation*, 20 February 2019
- "Changes to Investment Company Reporting - A Look at New Form N-CEN and Amended Regulation S-X: Part 2 of 2," *The Investment Lawyer*, Vol. 24, No. 3, March 2017
- Co-author, "Investment Company Determination under the 1940 Act - Exemptions and Exceptions," *American Bar Association*, 2003

AREAS OF FOCUS

- Asset Management and Investment Funds
- Hedge Funds
- Investment Advisers
- Investment Funds
- Portfolio Management, Trading, and Compliance
- U.S. Registered Investment Companies