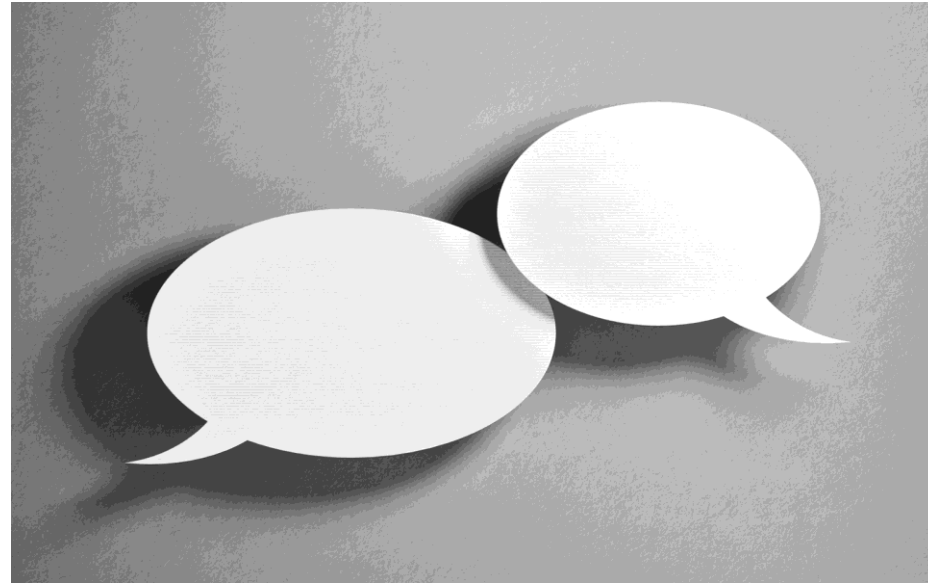




BUSINESS INCOME AND WHERE IT COMES FROM (NOW)

MULTISTATE TAX COMMISSION UNIFORMITY MEETING – NOVEMBER 19, 2024





PRESENTERS

SCOTT PATTISON, FEDERATION OF TAX ADMINISTRATORS (FTA)

HELEN HECHT, MULTISTATE TAX COMMISSION (MTC)

DISCLAIMER

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PUBLICLY TRADED CORPORATE INCOME TREND-LINES

According to Forbes – June, 2023:

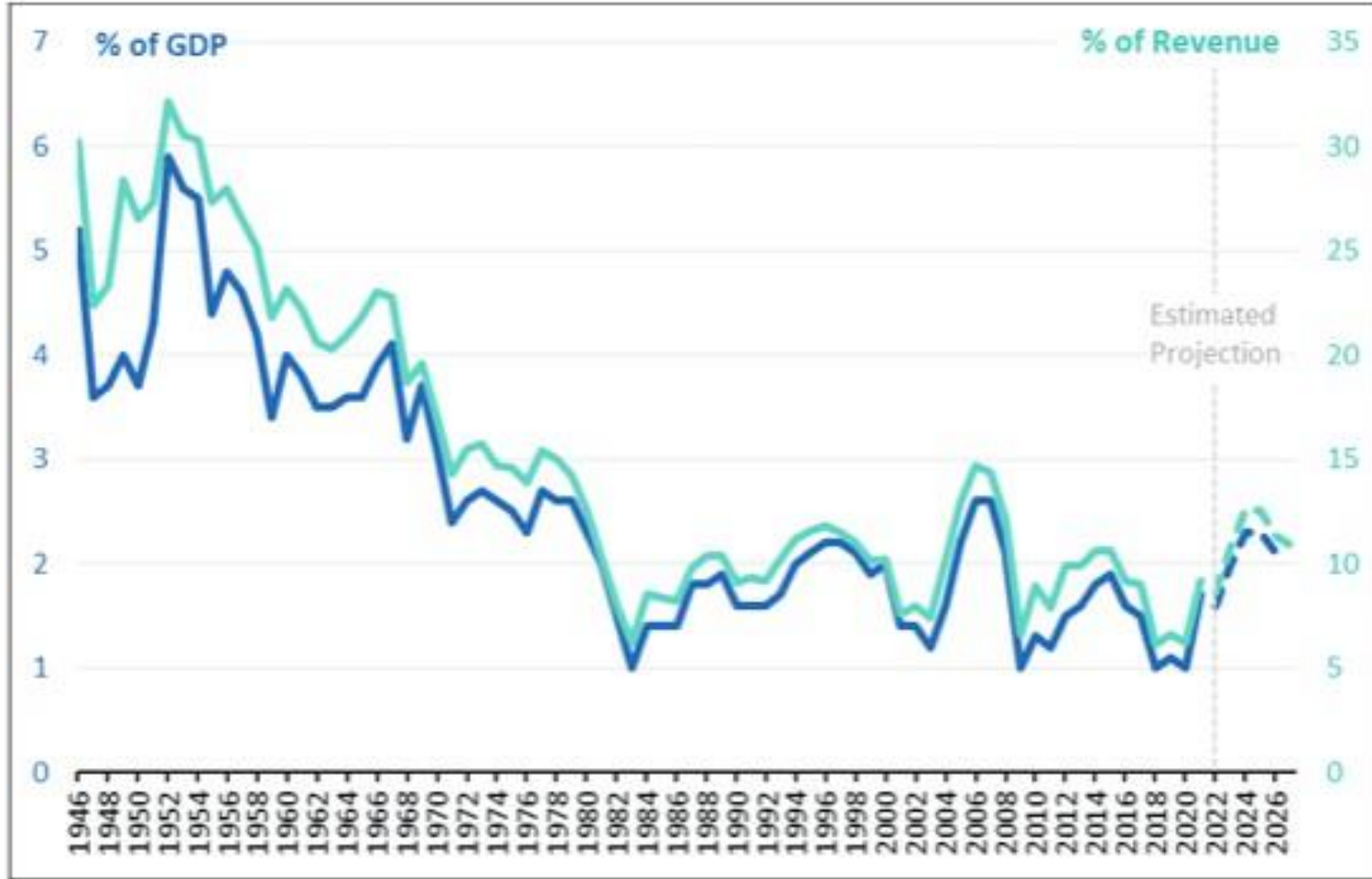
- “The count of publicly listed companies traded on US exchanges has fallen substantially from its peak in 1996.”
- “Back then, the number exceeded 8,000 companies. Today that count has dropped by more than 50% to just 3700.”
- “It’s not that America has half as many companies as 30 years ago – it’s that companies are increasingly staying private, largely outside the scrutiny of the public eye.”

PUBLICLY TRADED CORPORATE INCOME TREND-LINES

According to Forbes – June, 2023:

- **“In 2022 the US IPO [initial public offering] market fell 94.8% to \$8 billion, a 32-year low.”**
- **“That downturn has continued; the total capitalization of new stock in the first quarter of 2023 declined by 60% relative to last year.”**
- **“A story of private equity: There are now about five times as many private equity-backed firms in the US as there are publicly held companies, said economists at Wells Fargo on Thursday.”**

Figure 2. Corporate Tax Revenue as a Percentage of GDP, 1946-2027



Source: CRS graphic based on data from Office of Management and Budget, FY2023 Budget, Historical Tables, Table 2.2 and Table 2.3, <https://www.whitehouse.gov/omb/budget/historical-tables>.

Notes: Data for years 2022 to 2027 are estimates.

PUBLICLY TRADED CORPORATE INCOME TREND-LINES

FROM THE CONGRESSIONAL
RESEARCH SERVICE –
APRIL 24, 2023

PUBLICLY TRADED CORPORATE INCOME TREND-LINES

**FROM FORTUNE -
MAY 28, 2024**

Jamie Dimon is right—The number of U.S. public companies is plummeting—and that’s bad news for the democratic component of the economy.

By Eric Hippeau

- **“Several factors have precipitated this decline:**
 - **mergers and acquisitions among public companies,**
 - **increased regulatory hurdles and compliance costs, and**
 - **the availability of more capital to allow companies to stay private for longer and avoid the pressure to deliver short-term results that comes with being public.”**

PUBLICLY TRADED CORPORATE INCOME TREND-LINES

According to the Atlantic – “The Secretive Industry Devouring the U.S. Economy” – Oct. 30, 2023

- “In 2000, private-equity firms managed about 4% of total U.S. corporate equity.”
- “By 2021, that number was closer to 20%. In other words, private equity has been growing nearly five times faster than the U.S. economy as a whole.”
- “Meanwhile, private equity has matured into a multitrillion-dollar industry, devoted to making short-term profits from highly leveraged transactions, operating with almost no regulatory or public scrutiny.”

CAUSES

From the Nat'l Bureau of Economic Research: “The Shrinking Universe of Public Firms: Facts, Causes, and Consequences” – July 2, 2018

- One cause in shrinkage of number of public firms – mergers.
- Bigger cause is fewer companies going public.
- But – “most importantly” – the nature of investment has changed for U.S. firms, as they invest much more in intangible assets.

CAUSES

From the Nat'l Bureau of Economic Research: "The Shrinking Universe of Public Firms: Facts, Causes, and Consequences" – July 2, 2018

- The increase in the role of intangible assets has important effects.
- Under GAAP, those investments are expensed rather than capitalized, which makes it harder to gauge the value of a company based on its assets and so investing in or lending to that company is more risky. It also means young companies don't go public.
- And if companies give too much detail about their investment in intangibles, which they could be forced to do by disclosure laws if public, their competitors can use the information. If they give too little detail, investors will pay little for their shares.

IMPLICATIONS FOR TAXING BUSINESS INCOME

From Tax Notes:

Partnership Income,
and Calls for Partnership
Reform, Keep Growing,
Martin Sullivan, Oct. 21,
2024.

One implication – private companies are more likely to be formed as partnerships (LLCs).

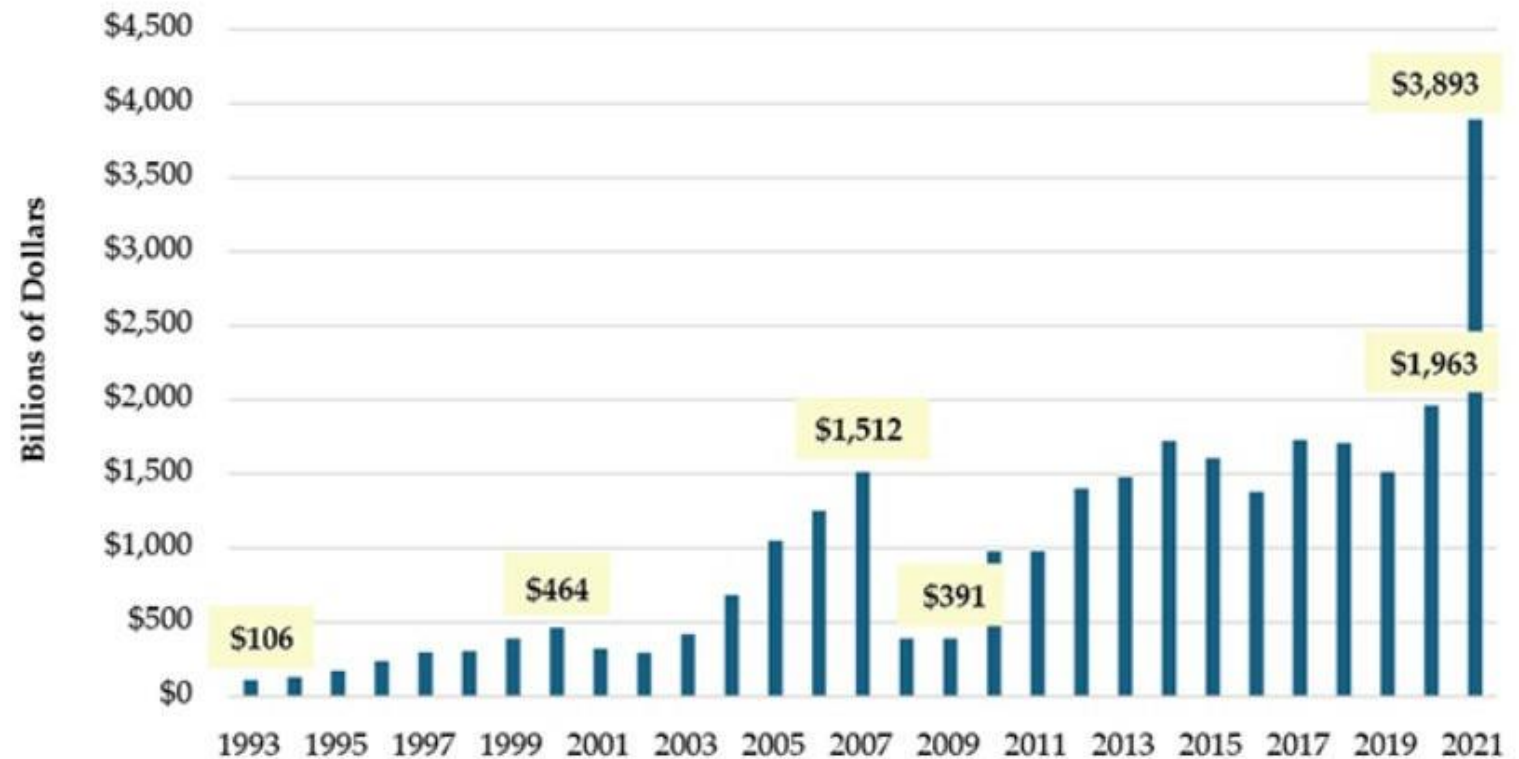
- **“From 2020 to 2021 (the latest year of available data), the total net income of partnerships nearly doubled — from \$1.96 trillion to an astounding \$3.89 trillion.”**
- **“... total net income available for allocation to partners grew more than *thirtyfold* from its 1993 level of \$106 billion.”**
- **“Is that a lot? You bet it is. Compare that with the growth of the overall U.S. economy: GDP over the same period merely tripled.”**

IMPLICATIONS FOR TAXING BUSINESS INCOME

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Figure 1. Total Income Less Deductions Available for Allocation to Partners, 1993-2021



Source: IRS Statistics of Income division, partnership returns Table 5 spreadsheets from each year (compiled from data on Form 1065).

IMPLICATIONS FOR TAXING BUSINESS INCOME

More from Tax Notes . . .

- “But as rapid as this growth of real business has been, it pales in comparison with the growth of portfolio and other investment income flowing through partnerships.”
- “. . . partners’ total distributive share of income less ordinary business income . . . was equal to \$3.23 trillion in 2021.”
- “Investment income of partnerships has grown from 1993 to 2024 at a rate nearly 20 times faster than GDP.”

IMPLICATIONS FOR TAXING BUSINESS INCOME

More from Tax Notes . . .

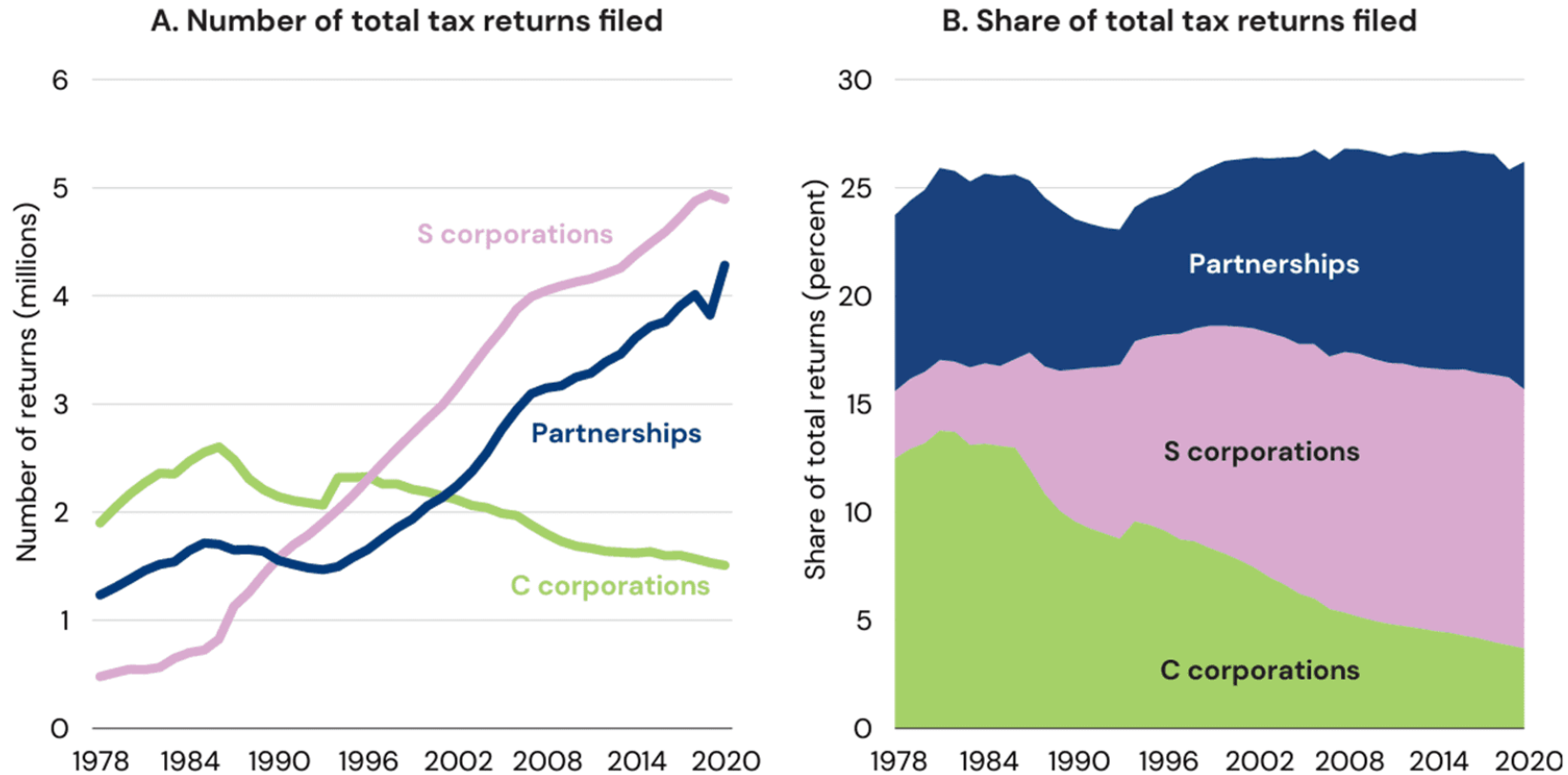
- **“Total partnership income (including trade or business income) is divided into four categories. Two trends stand out. First, there is the reduction in the percentage of partnerships accruing directly to individual partners — from 63 percent in 1993 to 25 percent in 2021. And then there is the increase in partnerships that are themselves partners — from 9 percent in 1993 to 37 percent in 2021.”**

THE HAMILTON PROJECT

- **Modernizing Partnership Taxation – September 2024**
 - “Partnership tax reform should be a key part of the current and upcoming tax policy debate, with large parts of 2017’s Tax Cuts and Jobs Act (TCJA) set to expire at the end of 2025. Partnerships are a large and growing slice of the economy and now represent almost 30% of all business income in the United States— more than double the share in the 1980s—while other similar pass-through entities represent another 30% of business income.”
 - “Yet the tax treatment of partnerships has not attracted attention proportionate to their growing prevalence—partnership tax rules have been revised around the edges since 1954 but have not been the subject of larger changes.”

THE HAMILTON PROJECT

Total tax returns filed by each entity type, 1978–2020

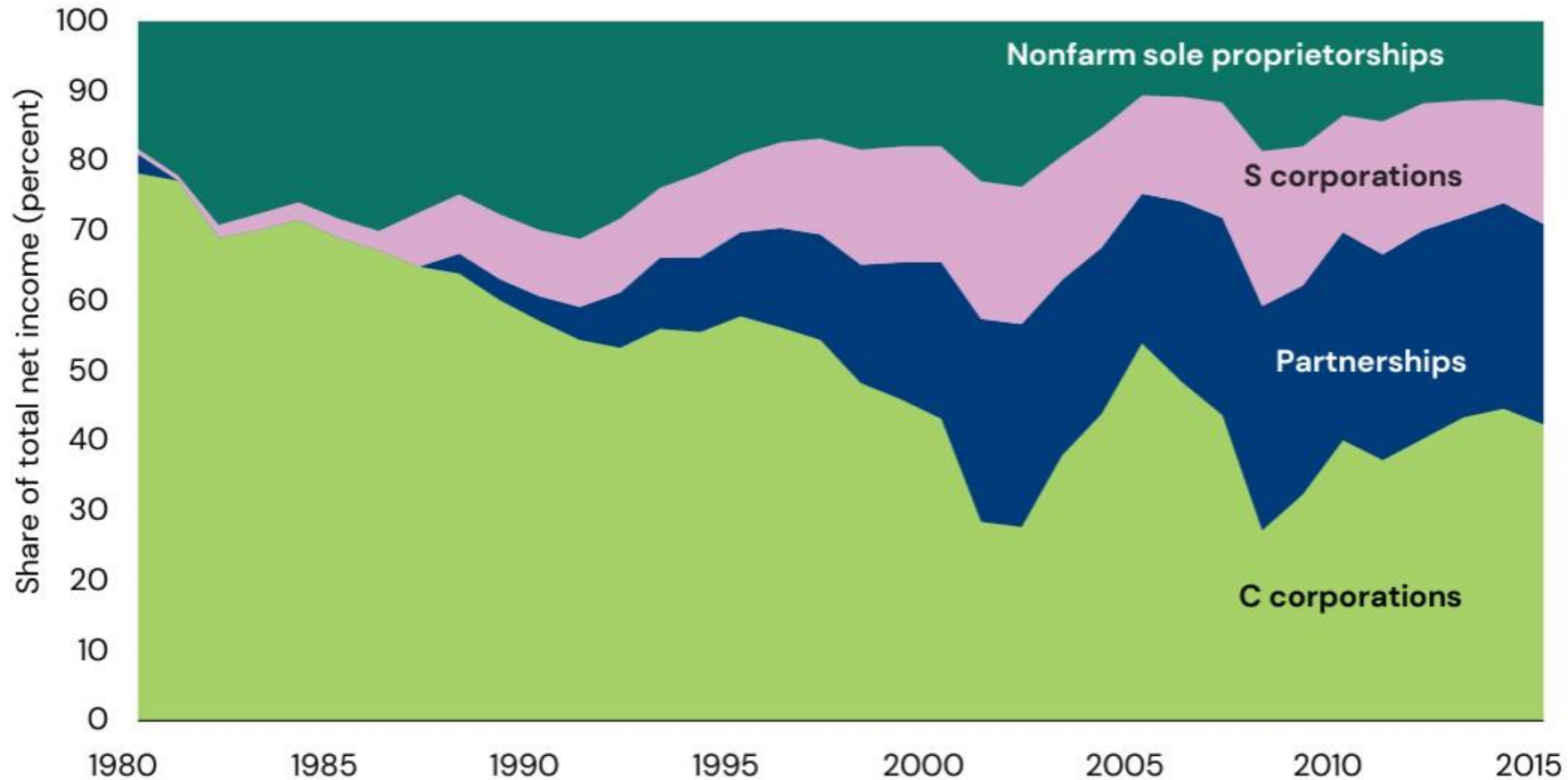


Source: Joint Committee on Taxation (JCT), Overview of the Federal Tax System as in Effect for 2023, JCX-9R-23, Table A-4, May 11, 2023.

Note: The number of partnerships has more than tripled since 1978, overtaking the number of C corporations.

THE HAMILTON PROJECT

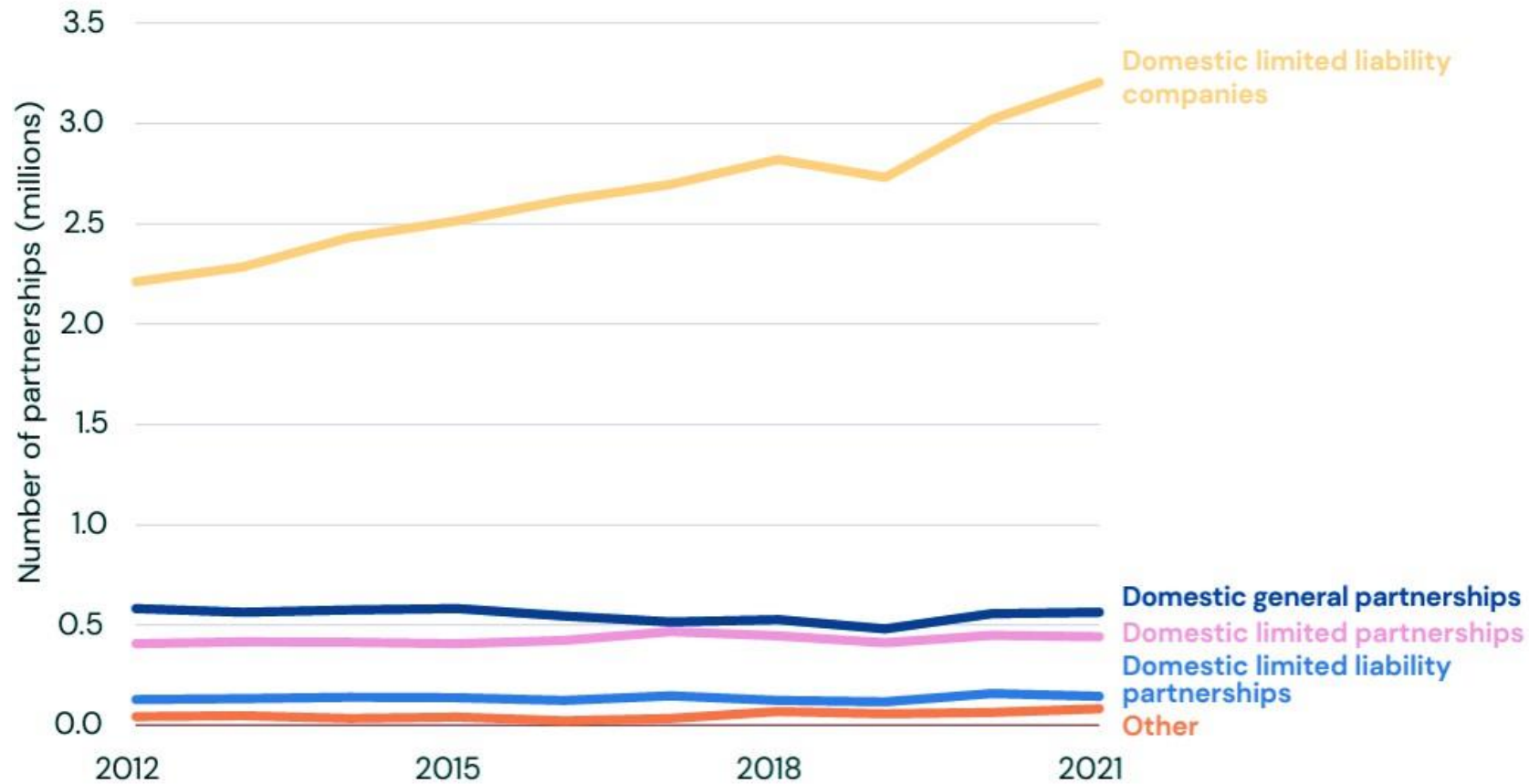
Share of total net income, by entity type, 1980–2015



Source: IRS, SOI Tax Stats—Integrated business data, Table 1.

THE HAMILTON PROJECT

Number of partnerships, by state law entity type, 2012–2021

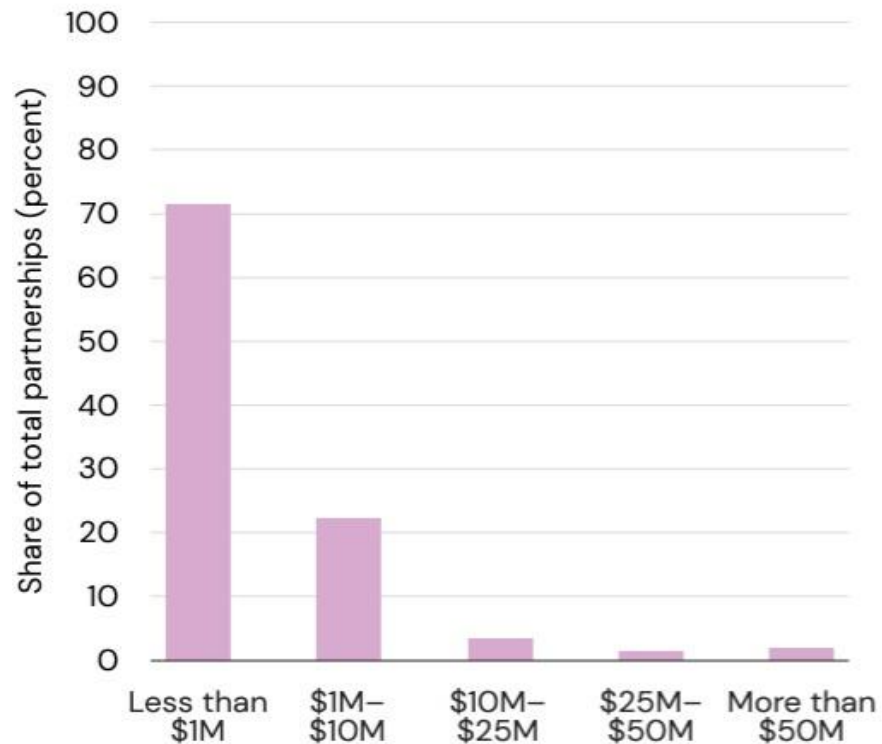


Source: IRS, SOI Tax Stats—SOI Tax Stats - Partnership statistics by entity type, table 9a, published May 2023.

THE HAMILTON PROJECT

Share of partnerships, by partnership size

A. Share of the total number of partnerships



Most partnerships – around 70% are small entities – with less than \$1 million in total partnership assets.

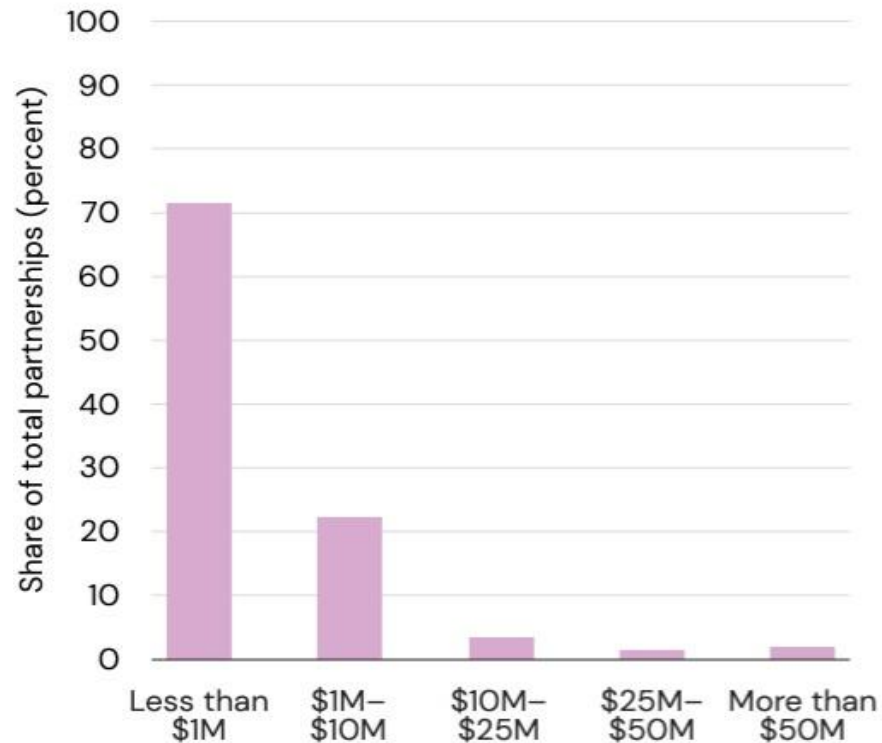
Source: IRS, SOI Tax Stats—Partnership data by size of total assets, 2021, table 15.

Note: M = million.

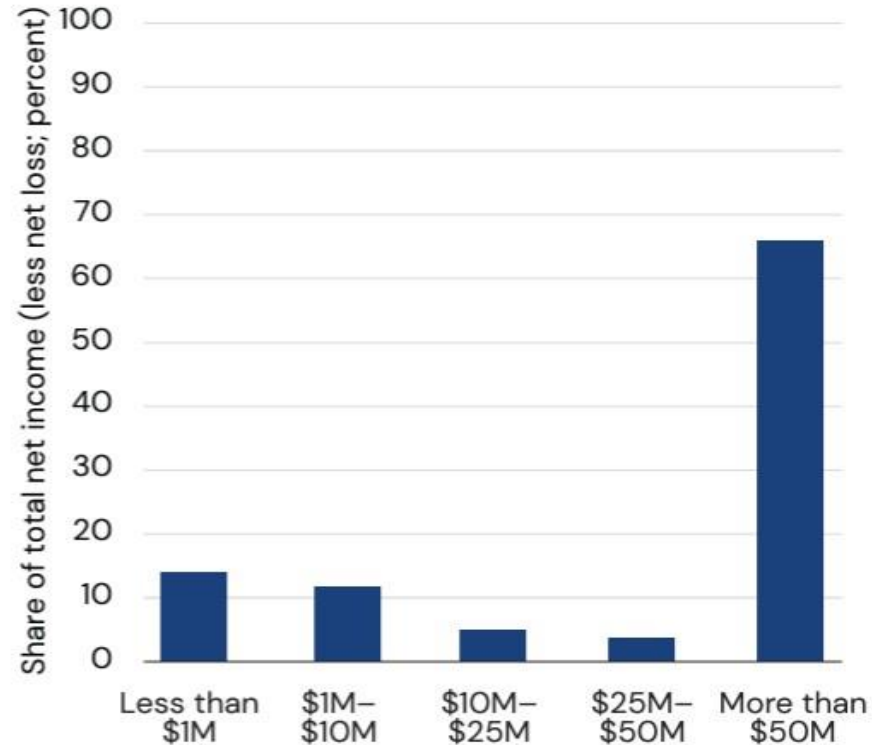
THE HAMILTON PROJECT

Share of partnerships, by partnership size

A. Share of the total number of partnerships



B. Share of total partnership net income (less partnership net loss)



But that's not where the income comes from.

Most of the income – about 68% - comes from the small number of large partnerships.

Source: IRS, SOI Tax Stats—Partnership data by size of total assets, 2021, table 15.

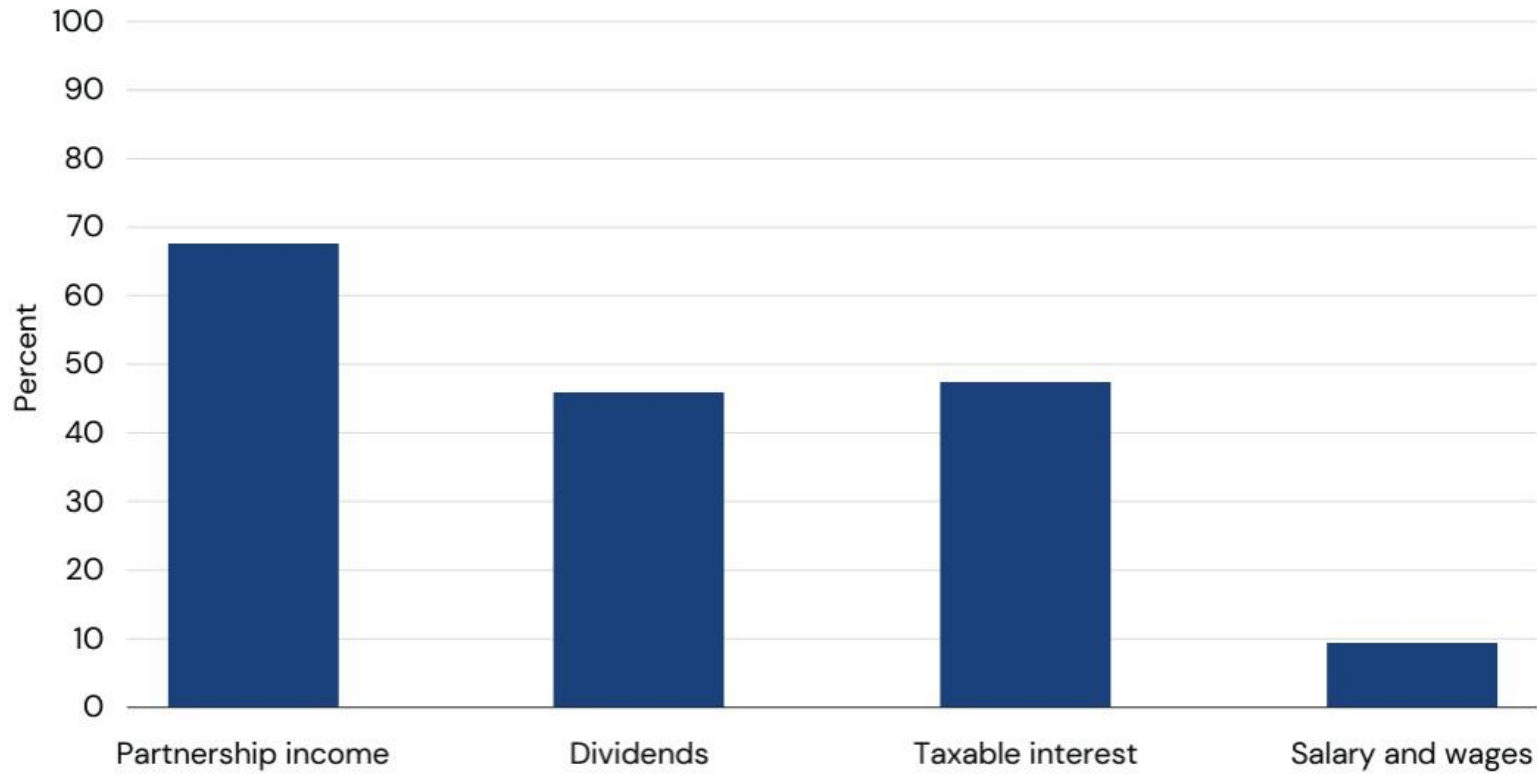
Note: M = million.



BROOKINGS

THE HAMILTON PROJECT

Share of income (by type) accruing to filers with AGI above \$1M, 2021 tax year



As this graph shows—individual taxpayers reporting AGI above \$1 Million – get a substantial share – around 68% – of their income from partnerships.

Source: IRS, SOI Tax Stats— Individual statistical tables by size of adjusted gross income, Table 1.4.

Note: Dividends includes ordinary and qualified dividends.

THE HAMILTON PROJECT

- **“Partnership tax rules today have some critical weaknesses that generate wasteful planning, undermine equity, and reduce revenue. Tax benefits for partnerships plus opportunities for noncompliance result in significant reductions in federal revenue at a time when the nation faces long-term fiscal and federal investment deficits.”**

THE HAMILTON PROJECT

- **“This paper focuses on ways to modernize the current partnership tax system within the core of partnership tax rules, particularly ways that might be feasible as part of the 2025 tax debate. However, larger and more fundamental reforms that change the nature of pass-through taxation should also be considered and are discussed briefly.”**

THE HAMILTON PROJECT

- **“Some 85 percent of partnership structures are simple—a single partnership owned directly by individuals—but many of the others are exceedingly complex.”**
- **“Complex structures can involve partnerships owned by chains of other entities (including other partnerships) and could even include circular ownership, where one entity owns a stake in another, which then owns the first entity, creating an ownership loop. . . .”**
- **“From 2002 to 2019, the number of partnerships that qualify as “large” (i.e., \$100 million or more in assets and 100 or more total partners) and “complex” (i.e., 20 or more tiers of ownership) increased from 36 to more than 6,000.”**

THE HAMILTON PROJECT

- **“Some filers use partnerships to conceal ownership and tax liability. For example, in one high-profile case a high net-worth individual organized a complicated network of offshore entities that included LLCs, trusts, and other pass-through entities to own various investments and conceal the income from those investments.”**

WHAT ABOUT THE FEDERAL CORPORATE TRANSPARENCY

ACT? 31 U.S.C. 5336

(Beneficial ownership
information reporting
requirements)

The CTA requires disclosure of beneficial ownership of certain entities (many are excluded) including corporations, LLCs and limited partnerships.

Passed in 2021, the CTA is currently the subject of ongoing litigation.

The federal government argues the information is essential to the oversight, regulation, and taxation of these entities.

Opponents claims that it exceeds the authority of Congress, in part, because it is not tied to any particular authority.

WHAT ABOUT INTERNATIONAL TAX?

From “International Tax Implications for Private Equity Investments,” Prof. Young Ran (Christine) Kim, Cardozo Legal Studies Research Paper No. 2024-42, Oct. 29, 2024.

- “Private equity funds (PEFs) have continuously grown over the last couple of decades, making up a ‘quarter of global M&A activity and as much as half of the leveraged loan issues in the capital markets’ (Talmor and Vasvari, 2011, 3). Its popularity is due to the fact that it allows access to capital not available on the public markets. However, discourse on private equity tax is still limited to domestic matters. There is scant research analyzing international tax aspects of PEFs’ cross-border investment, despite the dramatic increase in international capital flows.”

WHAT ABOUT INTERNATIONAL TAX?

From “International Tax Implications for Private Equity Investments,” Prof. Young Ran (Christine) Kim, Cardozo Legal Studies Research Paper No. 2024-42, Oct. 29, 2024.

- “Policy alternatives that capture PEF’s hybrid nature would lead to strengthening source-based taxation because the investors’ income would be treated as active income. If treated as active income, then it would be taxed primarily by the country of source. To justify source-based taxation for GPs income, there is the argument that GPs [general partners] are culpable for eroding source-based taxation in international tax. . . .”

WHAT ABOUT INTERNATIONAL TAX?

From “International Tax Implications for Private Equity Investments,” Prof. Young Ran (Christine) Kim, Cardozo Legal Studies Research Paper No. 2024-42, Oct. 29, 2024.

- “. . . By recognizing PEF as ToB [trade or business], the U.S. could raise its revenue as a source country in the case of inbound investment. In contrast, the revenue could decrease in outbound investment cases, where the U.S. would be a residence country. However, the U.S. is the largest destination market of private equity investment, absorbing more than 40% of private equity investment worldwide. Unlike the traditional notion that the U.S. is a country of residence, it is more likely a country of source in PEF investments. Thus, the policy alternative of treating PEF as ToB could raise U.S. revenue in the aggregate.”

RESOURCES

- Hamilton Project on Modernizing Partnership Taxation - <https://www.hamiltonproject.org/publication/policy-proposal/modernizing-partnership-taxation/>
- The Shrinking Universe of Public Firms: Facts, Causes, and Consequences - <https://www.nber.org/reporter/2018number2/shrinking-universe-public-firms-facts-causes-and-consequences>
- Trends and Proposals for Corporate Tax Revenue - <https://crsreports.congress.gov/product/pdf/IF/IF11809#:~:text=U.S.%20corporate%20tax%20revenues%20have,to%20approximately%201.6%25%20in%202023>
- “International Tax Implications for Private Equity Investments,” Prof. Young Ran (Christine) Kim, Cardozo Legal Studies Research Paper No. 2024-42, Oct. 29, 2024 – https://papers.ssrn.com/sol3/papers.cfm?abstract_id=5004154



QUESTIONS???

THANK YOU!

