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LUNCHEON SPEAKER

Introduction

by John B. Houck*

I would like to introduce Mr. H. David Rosenbloom. He graduated summa cum laude, Princeton University in 1962, and after graduation he spent a year at the University of Florence, Italy on a Fulbright Scholarship.

He attended Harvard University Law School from which he graduated in 1966 and when at Harvard he was President of the Law Review.

From 1966 to 1967 Mr. Rosenbloom was Special Assistant to Ambassador Arthur Goldberg at the United Nations, and the following year he was Law Clerk to Supreme Court Justice Abe Fortus.

In 1968 he joined a Washington law firm specializing in tax matters and became a partner in 1972. About three years ago he left his law firm to become a Special Assistant to the Deputy Assistant Secretary for Tax Policy in the United States Treasury Department, and a year later he assumed his present post.

As International Tax Counsel, Mr. Rosenbloom has responsibility for tax policy, registration regulation rules and treaties. Recent projects are legislation to deal with tax deferrals, legislation concerning foreign tax credits for extraction industries, and legislation concerning foreign investors in U.S. real estate; so, he has been in the principal center of the principal issues of tax legislation in this country.

Mr. Rosenbloom acts as Director of International Tax Affairs, which is the face that the U.S. Treasury presents in the international community, and he is the representative to the Organization of Economic Cooperation in which he serves on the Fiscal Affairs Committee.

It is my great pleasure to introduce you to the Honorable H. David Rosenbloom, whose topic today will be the U.S.-Canadian Tax Treaty.

^{*} President, Greater Cleveland International Lawyers Group.