

## Tax

Foster Garvey's Tax group is dedicated to helping clients minimize risk and maximize tax benefits. We work closely with our clients to develop solutions reflective of their business objectives and assist in a wide range of tax matters – from handling complex transactions to resolving tax controversies and valuation disputes.

Clients look to us to address sophisticated tax matters for corporations, limited liability companies, closely held companies, high-net-worth individuals, partnerships, municipalities, trusts and nonprofit organizations relating to a variety of issues, including real estate transactions, corporate acquisitions and reorganizations, financial institutions, the formation and operation of partnerships and limited liability companies, and international transactions.

Our attorneys offer counsel to clients on federal, state and local tax issues associated with the structuring of domestic and international mergers and acquisitions, corporate formations and restructurings, debt workouts, liquidations, joint ventures, divestitures, and spin-offs. We have extensive experience in business and occupation tax (B&O Tax), sales and use tax, real estate excise tax, leasehold excise tax, and property tax.

Foster Garvey assists clients in matters involving:

### Accounting Firms

Foster Garvey represents a large number of accounting firms throughout the Pacific Northwest. Our attorneys assist accounting firms with many legal issues, including: entity formation, agreements among owners, quality assurance, ethics, claims defense, and the drafting of engagement letters. We also provide accounting firms with support on tax and accounting matters, tax opinions, tax appeals and controversy, and tax planning. Additionally, our firm and its attorneys regularly host seminars and forums for accounting firms and CPAs, providing the opportunity to discuss hot tax issues and understand the ever-changing tax laws and regulations, enabling accounting professionals to better serve their clients. We are dedicated in

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### Related Professionals

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J. Scott Galloway  
Marc R. Greenough  
Zachary J. King  
Jim McNeill  
Steven D. Nofziger  
William G. Tonkin

### Areas Of Focus

Federal Tax  
Property Tax  
State & Local Tax

our support of the accounting profession. Foster Garvey's tax attorneys regularly publish insights and legal updates on [Larry's Tax Law](#), a blog dedicated to providing technical support to tax and accounting professionals.

### **Corporate Transactions**

Our lawyers help business clients plan for, identify and resolve tax issues arising in mergers, acquisitions, divestitures, recapitalizations, real estate and other transactions.

### **Disputes**

We represent clients in disputes with the Internal Revenue Service, the Oregon Department of Revenue, the Washington Department of Revenue, and other state and local taxing authorities throughout the audit process, at the various levels of administrative appeal and in litigation. We have assisted a number of clients regarding tax consequences incident to civil litigation, as well as in divorce matters. Additionally, we provide representation in criminal tax investigations, appeals and trials.

### **Federal Taxation**

We represent clients in disputes with the Internal Revenue Service at the audit level, at the appellate level, and in litigation. Our experience also includes obtaining private letter rulings or technical advice from the Internal Revenue Service. We regularly address the special concerns of tax-exempt entities under the Internal Revenue Code, including participating mortgage loans, unrelated business taxable income, prohibited transactions under ERISA, and the Department of Labor's plan asset rules defining real estate operating companies and venture capital operation companies. We are also experienced in organizing and operating REITs and have set up REMICs for our financial institution clients.

### **International Tax**

We have substantial experience in advising clients with respect to the tax aspects of international transactions under U.S. tax laws and tax treaties with other countries. This includes advice regarding outbound transfer of assets; inbound investments into the U.S.; considerations in the formation of joint ventures and the holding of other investments from the standpoint of both income tax and estate tax; considerations under the Foreign Investment in United States Real Property Tax Act and other withholding tax requirements, as modified by relevant treaties; and the tax treatment of non-resident aliens and foreign corporations (with and without permanent establishments in the U.S.) under various circumstances. We also advise our U.S. clients about the special federal income tax rules of international transactions such as controlled foreign corporations, foreign tax credits, passive foreign investment company rules, foreign personal holding company rules, tax treaties, and transfer pricing.

### **Nonprofits & Tax-Exempt Organizations**

We have extensive experience representing nonprofit and tax-exempt entities. This includes providing tax advice regarding investments and joint ventures in order to avoid or minimize the tax on unrelated business taxable income (UBTI). Also, we advise tax-exempt entities regarding

the special rules associated with the acquisition of debt-financed property.

### **Partnerships & Joint Ventures**

Our tax attorneys are experienced in identifying and addressing the issues imbedded in the complex regulations specifically applicable to these entities governing capital contributions, taxable and nontaxable distributions, tax allocations, apportionment of liabilities in investors' tax basis, the award of interests to service members, dispositions of entity interests, and dissolution and terminating transactions.

### **Real Estate**

Our tax attorneys handle matters for our various real estate clients, including taxable institutional and private investors, corporate real estate users, financial institutions, foreign investors, developers, syndicators, tax-exempt organizations, and public and private pension funds. Foster Garvey tax attorneys frequently assist clients with real and personal property taxation, as well as real estate transactions and personal property exchanges. We are particularly skilled at structuring and restructuring partnership, limited liability company, and joint venture ownership vehicles.

### **State & Local Tax**

In addition to helping clients with entity formation and business and real estate transactions, we handle a broad range of state and local taxes, including income, sales, estate, employment and special excise taxes.

### **Blog Posts**

Tax Planning Out of Fear Usually Doesn't End Well

*Larry's Tax Law*, 2.24.21

Holiday Greetings from Larry's Tax Law

*Larry's Tax Law*, 12.23.20

There Is a Santa Claus After All – Lawmakers Deliver a Wonderful Holiday Gift to Businesses and Their Owners in a Time of Need

*Larry's Tax Law*, 12.22.20

Get Ready – The Internal Revenue Service May Be Knocking on Partnership Doors Next Year

*Larry's Tax Law*, 12.8.20

The Changing Face of Employer State Tax Reporting and Payment Obligations in the Coronavirus Telework "New Normal"

*Larry's Tax Law*, 10.2.20

The IRS Provides Some Good News to Oregonians During a Time When Positive News Is Rare – News Releases OR-2020-23 and IR-2020-215

*Larry's Tax Law, 9.18.20*

No Final Word From Congress – It Is Late in the Game and We Still Do Not Know If the Use of Forgiven PPP Loan Proceeds on Business Expenses Will End Up Being Deductible

*Larry's Tax Law, 9.8.20*

Potential Payroll Tax Deferral Is Available – Employers Must Understand the Program and Use Extreme Caution Before Blindly Jumping Into the Deferral Pool

*Larry's Tax Law, 9.1.20*

Shark Tank – Be Aware of the Deadly Creatures in the State and Local Tax Waters

*Larry's Tax Law, 8.26.20*

What House Bill 4212 and Chief Justice Order No. 20-027 Mean for Oregon Taxpayers

*Larry's Tax Law, 7.28.20*

Curiosity Killed the Cat – Unfortunately the Oregon Legislature's Curiosity Has Not Gone That Far With Respect to Our CAT: The Oregon Corporate Activity Tax

*Larry's Tax Law, 7.14.20*

He Who Pays the Piper Calls the Tune – The IRS Announces in Notice 2020-142 That It Is Now Time for Taxpayers to Resume Paying Taxes

*Larry's Tax Law, 7.8.20*

Required Minimum Distributions From Retirement Plans Have Been Waived for 2020 – IRS Notice 2020-51 May Give Taxpayers That Have Already Received Distributions a “Mulligan” If They Act Timely

*Larry's Tax Law, 7.2.20*

The Oregon Department of Revenue Held Its CAT Call as Scheduled – The Business and Tax Community Were Represented

*Larry's Tax Law, 6.25.20*

We Can Work It Out: The SBA Continues Providing Guidance on the PPP and Loan Forgiveness

*Larry's Tax Law, 6.23.20*

Taxpayers May Want to Wait to File Their PPP Loan Forgiveness Applications

*Larry's Tax Law, 6.19.20*

Upcoming CAT Call – Speak Now or Forever Hold Your Peace!

*Larry's Tax Law, 6.15.20*

The Oregon Department of Revenue Formalizes Guidance on Estimated Tax Penalties Under the Oregon Corporate Activity Tax

*Larry's Tax Law, 6.10.20*

Paycheck Protection Program Alert – Application Deadline Remains June 30, 2020

*Larry's Tax Law, 6.9.20*

The Paycheck Protection Program Flexibility Act of 2020 Is Now Law

*Larry's Tax Law, 6.5.20*

The IRS Is Taking Going Digital to the Next Level – Electronic Filing of Amended U.S. Individual Income Tax Returns Will Be Available Soon

*Larry's Tax Law, 6.2.20*

Let the Good Times Roll – The SBA Issues Interim Final Rules on PPP Loan Forgiveness, Including Guidance on the Payment of Bonuses and Hazard Pay, Loan Prepayments and the Loan Forgiveness Application

*Larry's Tax Law, 5.28.20*

Lawmakers May Not Have Abandoned Small Businesses After All – The Paycheck Protection Program Flexibility Act of 2020 May Be Just What the Doctor Ordered

*Larry's Tax Law, 5.28.20*

Having Employees Working Remotely May Become the New Norm – There May Be Tax and Other Traps Lurking Out There for Unwary Employers

*Larry's Tax Law, 5.26.20*

Love Thy Landlord – Prepayment of Rent with PPP Loan Proceeds May Not Be a Good Idea

*Larry's Tax Law, 5.21.20*

News From the Washington Department of Revenue to Taxpayers Subject to Its Business and Occupations Tax – Whether It Is Welcome News Is Yet to Be Determined

*Larry's Tax Law, 5.18.20*

The Worlds of Sports and Tax Law Intersect During the COVID-19 Pandemic

*Larry's Tax Law, 5.15.20*

PPP Loans May Not Be as Advertised for Businesses Shut Down During the COVID-19 Pandemic

*Larry's Tax Law, 5.13.20*

More Good News for Oregon Taxpayers – The Oregon Department of Revenue Got It Right

*Larry's Tax Law, 5.7.20*

Taxpayers May Get to Have Their Cake and Eat It Too After All – Senate Bill 3612 Could Be the Silver Bullet That Makes Things Right After the IRS Issued Notice 2020-32

*Larry's Tax Law, 5.6.20*

The IRS Has Determined That Taxpayers Who Obtain PPP Loan Forgiveness Cannot Have Their Cake and Eat It Too

*Larry's Tax Law, 5.1.20*

The CAT Still Has Sharp Teeth, but the Oregon Department of Revenue Has Temporarily Dulled Them a Bit

*Larry's Tax Law, 4.30.20*

A Taxpayer's Ability to Use Net Operating Losses Was Significantly Restricted by the TCJA, but the CARES Act Temporarily Loosens Things up – The Proper Use of NOLs Could Prove To Be an Important Strategy in Your Game Plan During These Challenging Times

*Larry's Tax Law, 4.16.20*

The IRS and Treasury Are Working Overtime to Provide Taxpayers with Joy, Hope and Optimism During These Trying Times

*Larry's Tax Law, 4.13.20*

Some Clarity to the Murky: Temporary Rules Relative to the Families First Coronavirus Response Act Have Been Issued

*Larry's Tax Law, 4.7.20*

Treasury Delivers Some More Good News – Notice 2020-20

*Larry's Tax Law, 3.27.20*

Important Update: Families First Coronavirus Response Act

*Larry's Tax Law, 3.25.20*

The IRS Will Put the American People First — No, Really (But Only for a Limited Time)

*Larry's Tax Law, 3.25.20*

The Oregon Department of Revenue Has Now Granted Relief to Oregon Taxpayers

*Larry's Tax Law, 3.25.20*

Tax Aspects of the Families First Coronavirus Response Act

*Larry's Tax Law, 3.24.20*

Treasury Delivers Some Good News in a Time When Good News Is Rare

*Larry's Tax Law, 3.19.20*

A Pleasant Distraction Courtesy of the Oregon Department of Revenue – Two More CAT Rules Go From Draft to Temporary Status

*Larry's Tax Law*, 3.18.20

The CAT Is Clearly Ruling the Roost in Oregon – It Is Occupying a Large Amount of Time for Tax Practitioners This Busy Season

*Larry's Tax Law*, 2.26.20

The Oregon Department of Revenue Is Hitting the Road Again – the CAT Tour Continues

*Larry's Tax Law*, 2.13.20

Be Careful What You Wish For – What May Be Good for Federal Income Tax Purposes May Not Be So Good For Purposes of the Oregon CAT

*Larry's Tax Law*, 1.28.20

Temporary Rules Keep Pouring in – the DOR Continues Its Efforts to Provide Guidance Relative to the CAT

*Larry's Tax Law*, 1.21.20

Holiday Greetings from Larry's Tax Law

*Larry's Tax Law*, 12.20.19

Continue to Keep Your Eyes Peeled and Your Ears Tuned-In for CAT Developments—They Are Rolling In

*Larry's Tax Law*, 12.19.19

The IRS Continues Taking Measures to Enhance Security – the EIN Application Process Changed Earlier This Year

*Larry's Tax Law*, 12.5.19

Hold the Phone, but Not Your Questions – Recent Oregon CAT Updates

*Larry's Tax Law*, 11.20.19

The CAT Has Gone Telephonic

*Larry's Tax Law*, 10.22.19

You're Invited – NYU's 78th Institute on Federal Taxation

*Larry's Tax Law*, 10.16.19

The CAT Continues to Be on the Prowl – the Oregon Department of Revenue's Town Hall Meetings Roadshow Made It to Portland

*Larry's Tax Law*, 10.9.19

School is Back in Session and the CAT is Among the Most Popular Courses

*Larry's Tax Law*, 10.2.19

It's Official! We Are Now Foster Garvey

*Larry's Tax Law*, 10.1.19

Be Aware: The CAT Is on the Prowl – the Oregon Department of Revenue's Town Hall

Meetings Begin Tonight

*Larry's Tax Law*, 9.17.19

IRS Cleaning House at the Office of Professional Responsibility

*Larry's Tax Law*, 9.5.19

The Oregon Department of Revenue Plans to Publish Much Needed Guidance on the Newly Enacted Corporate Activity Tax

*Larry's Tax Law*, 8.22.19

Referendum to Repeal Oregon Corporate Activity Tax Has Wind Taken Out of Its Sails – The New Tax May Be Here to Stay

*Larry's Tax Law*, 7.25.19

2019 NYU Tax Conferences in July

*Larry's Tax Law*, 7.16.19

Now You See It – Now You Don't. Like Magic, the City of Portland Disallows Depreciation Deductions Otherwise Allowable as a Result of Code Section 754

*Larry's Tax Law*, 7.11.19

Announcement About Garvey Schubert Barer

*Larry's Tax Law*, 6.19.19

Oregon's New Corporate Activity Tax

*Larry's Tax Law*, 6.4.19

**Opportunity Zone Funds – Part IV:** The Second Round of Proposed Regulations

*Larry's Tax Law*, 4.23.19

**Opportunity Zone Funds – Part III:** Lots of Questions But Few Answers

*Larry's Tax Law*, 3.14.19

**Opportunity Zone Funds – Part II:** Due Diligence Required

*Larry's Tax Law*, 2.5.19

**Opportunity Zone Funds – Part I:** Overview of the Law

*Larry's Tax Law*, 1.7.19

Holiday Greetings from Larry's Tax Law

*Larry's Tax Law*, 12.18.18



The Seventh Circuit Affirmed the U.S. Tax Court in *Exelon Corporation v. Commissioner* – Having Expert Tax Advisors on Your Team Will Not Always Relieve You From the Imposition of Accuracy-Related Penalties

*Larry's Tax Law*, 12.6.18

Taxpayers Can Have Their Cake and Eat It at an Entertainment Event, and the Cost of the Cake May Be 50% Deductible

*Larry's Tax Law*, 10.8.18

You're Invited – NYU's 77th Institute on Federal Taxation

*Larry's Tax Law*, 9.7.18

Newly Proposed IRS Regulations Put a Monkey Wrench in Plans by Service Businesses Seeking IRC § 199A Deduction

*Larry's Tax Law*, 8.8.18

New York AG Declares That Her State 'Will Not Be Bullied' – New York and Three Other States File Lawsuit Attacking TCJA Provision That Limits SALT Deduction to \$10,000

*Larry's Tax Law*, 7.17.18

Out-of-State Sellers, Beware: The U.S. Supreme Court Opens the Door for States to Impose Sales Tax on Out-of-State Sellers Lacking Physical Presence

*Larry's Tax Law*, 6.22.18

**Decoding the Tax Cuts and Jobs Act – Part X:** Oregon Disconnects from IRC Section 199A

*Larry's Tax Law*, 4.26.18

**Decoding the Tax Cuts and Jobs Act – Part IX:** Impact on M&A Transactions

*Larry's Tax Law*, 4.6.18

Oregon's Short-Term Rental Tax Expands its Reach

*Duff on Hospitality Law*, 4.5.18

**Decoding the Tax Cuts and Jobs Act – Part VIII:** Charitable and Tax-Exempt Organizations / Estate and Gift Taxes

*Larry's Tax Law*, 3.27.18

**Decoding the Tax Cuts and Jobs Act – Part VII:** Family Matters and Major Events in the Lives of Individuals

*Larry's Tax Law*, 3.8.18

**Decoding the Tax Cuts and Jobs Act – Part VI:** Employment and Fringe Benefit Related Provisions

*Larry's Tax Law*, 2.27.18

**Decoding the Tax Cuts and Jobs Act – Part V:** Changes to IRC §163(j) and the Business Interest Deduction Rules

*Larry's Tax Law*, 2.6.18

**Decoding the Tax Cuts and Jobs Act – Part IV:** The IRC § 199A Deduction for Qualified Business Income—the Devil Is in the Details and the Definitions!

*Larry's Tax Law*, 1.29.18

**Decoding the Tax Cuts and Jobs Act – Part III:** IRC § 708 and the Partnership Termination Rules Have Changed

*Larry's Tax Law*, 1.22.18

**Decoding the Tax Cuts and Jobs Act – Part II:** IRC § 1031 and Tax Deferred Exchanges Take a Haircut

*Larry's Tax Law*, 1.10.18

**Decoding the Tax Cuts and Jobs Act – Part I:** Obscure Provision in New Tax Law Denies Deductions for Sexual Harassment Settlements Subject to Nondisclosure Agreements

*Larry's Tax Law*, 1.4.18

Holiday Greetings from Larry's Tax Law

*Larry's Tax Law*, 12.27.17

While Neither the Carbonation nor the Sweet Syrup Has Been Removed From Soda Pop in Illinois' Cook County, the Local Tax Imposed on the Sweet Drink Has Gone Flat!

*Larry's Tax Law*, 10.11.17

Join Us at NYU's 76th Institute on Federal Taxation!

*Larry's Tax Law*, 9.26.17

*The Estate of George H. Bartell et. al. v. Commissioner* – IRS Issues an Action on Decision – Was It Too Good to Be True? The IRS Thinks So!

*Larry's Tax Law*, 8.29.17

New Regulations for the Partnership Tax Audit Rules Set to Finalize on September 18, 2017

*Family Business Bulletin*, 8.23.17

Golly Gee—the U.S. Tax Court Ruled That the Cost of a Taxpayer's Microsoft Xbox 360 and a Nintendo Wii Used by His Children Did Not Constitute Ordinary and Necessary Business Expenses Deductible Under IRC § 162 or Amortizable Under IRC § 167&m

*Larry's Tax Law*, 7.25.17

The British Virgin Islands' Beneficial Owners Secure System Act of 2017

*Cross Border Business Law Blog*, 7.13.17

Who Says There Is No Such Thing as a Free Lunch? -- the US Tax Court in *Jacobs v. Commissioner* Ruled That There May Be Such a Thing!

*Larry's Tax Law*, 7.5.17

The Oregon Corporate Gross Receipts Tax May Be Dead – at Least for Now

*Larry's Tax Law*, 6.23.17

The Complete Saga of Former U.S. Tax Court Judge Diane L. Kroupa is Now Finally Concluded

*Larry's Tax Law*, 6.22.17

Discussion About the New Partnership Audit Rules at the Portland Tax Forum

*Larry's Tax Law*, 6.16.17

2017 NYU Summer Institute in Taxation

*Larry's Tax Law*, 6.15.17

The Dream of a Gross Receipts Tax Is Alive in Oregon

*Larry's Tax Law*, 5.26.17

IRS Budget Cuts Continue to Worsen

*Larry's Tax Law*, 5.19.17

Tackling Tax Reform – Part IV: What Can We Expect To See

*Larry's Tax Law*, 5.18.17

Tackling Tax Reform – Part III: The Timing of Tax Reform

*Larry's Tax Law*, 5.3.17

Tackling Tax Reform – Part II: The Legislative Process

*Larry's Tax Law*, 4.26.17

Tackling Tax Reform – Where We Are and Where We're Headed

*Larry's Tax Law*, 4.11.17

Form Over Substance Sometimes Prevails in Tax Law – *Estate of George H. Bartell et. al. v. Commissioner*

*Larry's Tax Law*, 3.8.17

Just When We Thought Measure 97 Was Dead—It May Be Back!

*Larry's Tax Law*, 2.17.17

Holiday Greetings from Larry's Tax Law

*Larry's Tax Law*, 12.29.16

Measure 97 Goes Down in Flames – The Aftermath

*Larry's Tax Law*, 11.9.16

Next Week – NYU's 75th Institute on Federal Taxation in San Diego

*Larry's Tax Law*, 11.8.16

The Saga Ends With Ex-Tax Court Judge Pleading Guilty to Cheating on Her Taxes

*Larry's Tax Law*, 10.27.16

Be Aware – The Venue for IRS Appeals Conferences Has Changed

*Larry's Tax Law*, 10.25.16

Former Tax Court Judge Kroupa Is Back in the News

*Larry's Tax Law*, 10.3.16

The Qualified Subchapter S Subsidiary Election – A Primer and Beyond

*Larry's Tax Law*, 9.19.16

You're Invited – NYU's 75th Institute on Federal Taxation

*Larry's Tax Law*, 9.12.16

Measure 97 (Formerly Known as Initiative Petition 28) Will Be Presented to Oregon Voters on November 8, 2016: What You Need to Know

*Larry's Tax Law*, 8.12.16

The Death of Prince Rogers Nelson – An Estate Tax Controversy Likely To Follow

*Larry's Tax Law*, 6.29.16

The Battle Between the Estate of Michael Jackson and the IRS Continues

*Larry's Tax Law*, 6.15.16

The New Partnership Audit Regime Will Be Here Soon – Are You Ready?

*Larry's Tax Law*, 6.9.16

NYU Summer Institute In Taxation

*Larry's Tax Law*, 5.27.16

While Some Parents May Not Agree to Pay the Cost of Their Child's Law Degree, Maybe the Government Will?

*Larry's Tax Law*, 5.20.16

President Obama's Administration Continues Its Quest to Limit the Ability to Defer Income Under IRC § 1031

*Larry's Tax Law*, 4.29.16

Like Santa Claus, the IRS Keeps a List of Who Has Been Naughty or Nice: It Is the Time of Year When the IRS's Naughty List Gets Longer

*Larry's Tax Law*, 4.7.16

The Oregon Legislature Appears to Have Brought More Joy to the Cannabis Industry: House Bill 4014 Signed Into Law by Governor Kate Brown

*Larry's Tax Law*, 3.17.16

Oregon Tax Compliance Alert - Reduced Tax Rates May Be Available to Taxpayers for Non-Passive Income That Flows Through From Certain LLCs or S Corporations

*Larry's Tax Law*, 3.8.16

Lawmakers May Be Revisiting the Tax Gap

*Larry's Tax Law*, 2.12.16

Season's Greetings

*Larry's Tax Law*, 12.23.15

The Cheer of the Holidays May Have Arrived in Washington—a Bit Earlier Than Expected

*Larry's Tax Law*, 12.18.15

Legislation Alert: Tax Extenders Legislation Signed into Law

*Larry's Tax Law*, 12.18.15

The IRS Continues to Face Significant Budgetary Constraints—What Does It Mean To Taxpayers?

*Larry's Tax Law*, 11.24.15

Another Thought on the Tax Treatment of the Marijuana Industry—Oregon Taxation

*Larry's Tax Law*, 11.13.15

A Real Bummer for The Marijuana Industry

*Larry's Tax Law*, 10.23.15

YOU'RE INVITED TO NYU (SCHOOL OF PROFESSIONAL STUDIES) 74TH INSTITUTE ON FEDERAL TAXATION

*Larry's Tax Law*, 10.1.15

STRONG COMMENTARY FROM WASHINGTON REGARDING IRS BUDGET CUTS

*Larry's Tax Law*, 9.4.15

Actual or Constructive Receipt of Funds During a Code Section 1031 Deferred Exchange is More Than a Bad Hair Day for the Taxpayer

*Larry's Tax Law*, 7.23.15

Farewell to Director Karen Hawkins of the Office of Professional Responsibility

*Larry's Tax Law*, 7.9.15

Code Section 1031 Exchanges – Held for Productive Use in a Trade or Business or for Investment

*Larry's Tax Law*, 7.1.15

Larry's Tax Law Blog Now Features Top Posts

*Larry's Tax Law*, 6.26.15

Goodwill and Section 1031 Exchanges Do Not Mix Well

*Larry's Tax Law*, 6.18.15

You're Invited to the 15th Annual Oregon Tax Institute

*Larry's Tax Law*, 6.1.15

IRS No-Ruling Policy on Spin-Offs and Reorganizations May Be Changing

*Larry's Tax Law*, 5.21.15

Oregon Lawmakers Amend the Understatement of Taxable Income Penalty Regime (House Bill 2488)

*Larry's Tax Law*, 4.30.15

Will Tax Reform Include a Repeal of IRC § 1031?

*Larry's Tax Law*, 4.9.15

The IRS Announces that its Offshore Voluntary Disclosure Program Will Remain Available to Taxpayers Indefinitely—Is This Good News?

*Larry's Tax Law*, 2.24.15

The IRS Will Benefit from President Obama's 2016 Budget Proposal

*Larry's Tax Law*, 2.17.15

What Does President Obama's 2016 Budget Proposal Mean to Taxpayers?

*Larry's Tax Law*, 2.10.15

President Obama Publishes His Administration's 2016 Budget Proposal—Are Charities Among the Biggest Losers?

*Larry's Tax Law*, 2.4.15

The IRS Continues to Face Severe Budget Cuts—What Does this Mean to Tax Advisors and Their Clients?

*Larry's Tax Law*, 1.20.15

How Did the Tax Increase Prevention Act of 2014 ("the Extender's Bill") Impact Subchapter S?

*Larry's Tax Law*, 12.22.14

Is Tax Reform Closer Than We Thought? A Continued Look At Tax Reform

*Larry's Tax Law*, 12.18.14

Season's Greetings

*Larry's Tax Law*, 12.11.14

Audit Risks Increasing for Subchapter S Corporations

*Larry's Tax Law*, 12.4.14

Will IRC § 1031 and A Taxpayer's Ability to Conduct A Tax-Deferred Exchange of Qualifying Property Remain Intact After Tax Reform?

*Larry's Tax Law*, 11.25.14

A Taxpayer May Be Relieved Of The Pain And Suffering Caused By The Imposition Of An Accuracy-Related Penalty If Reasonable Cause Exists And The Taxpayer Acted In Good Faith

*Larry's Tax Law*, 11.6.14

Understanding the Basis Adjustment Rules is Paramount for S Corporations

*Larry's Tax Law*, 10.23.14

Avoid Owning Real Property In Closely-Held Corporations

*Larry's Tax Law*, 10.7.14

You are Invited - NYU's 73rd Institute on Federal Taxation

*Larry's Tax Law*, 9.15.14

Transactions Among Related Parties Are Subject To Heightened Scrutiny

*Larry's Tax Law*, 9.4.14

Shareholder/Employee Compensation From The Personal Service S Corporation (Like The Personal Service C Corporation) Must Be Reasonable

*Larry's Tax Law*, 8.21.14

IRAs, Absent Meeting A Narrow Exception, Are Not Eligible S Corporation Shareholders

*Larry's Tax Law*, 8.7.14

Another Tax Attorney Bites the Dust and Ends Up in Club Fed

*Larry's Tax Law*, 7.24.14

Failing to Report Income Lands California Tax Attorney in the Slammer!

*Larry's Tax Law*, 7.10.14

Treasury Finally Amends Circular 230 – The Crazy Disclaimers Are A Thing Of The Past

*Larry's Tax Law*, 6.24.14

Treasury issues long-awaited amendments to Circular 230! Stay Tuned!

*Larry's Tax Law*, 6.20.14

Failure to Report Foreign Financial Accounts Continues to be a Costly Proposition

*Larry's Tax Law, 6.16.14*

Neither A Guaranty By A Shareholder Nor An Unpaid Judgment Against A Shareholder For The S Corporation's Debt Creates Basis

*Larry's Tax Law, 6.4.14*

Establishing Reasonable Cause for Purposes of Avoiding the Penalty Imposed by IRC § 6656(a) May Not be a Slam Dunk

*Larry's Tax Law, 5.21.14*

IRS Disbars CPA/Attorney

*Larry's Tax Law, 5.8.14*

Oregon Amends Method of Apportionment for Interstate Broadcasters

*Larry's Tax Law, 5.1.14*

You're Invited to the 14th Annual Oregon Tax Institute

*Larry's Tax Law, 4.23.14*

Is Your Personal Information Safe with the Internal Revenue Service? Maybe Not!

*Larry's Tax Law, 4.16.14*

Per Capita Distributions from Trust Funds to Indian Tribes and Members - IRS Notice 2014-17

*Larry's Tax Law, 4.9.14*

Finders Keepers Losers Weepers

*Larry's Tax Law, 4.2.14*

Video Interview: Discussing Dave Camp's Tax Reform Proposal with LXBN TV

*Larry's Tax Law, 3.28.14*

The Stakes are High - Failure to Comply with Your Duties Under Circular 230 Could Place You on the Bench Indefinitely

*Larry's Tax Law, 3.19.14*

NBA Star Kevin Durant Files a Lawsuit Against His CPA

*Larry's Tax Law, 3.14.14*

Estate of Michael Jackson v. Commissioner of Internal Revenue

*Larry's Tax Law, 3.5.14*

Are We Going to See Tax Reform in 2014?

*Larry's Tax Law, 2.27.14*



Do Olympians Owe Taxes on the Value of Their Medals?

*Larry's Tax Law, 2.19.14*

Failure to Retain Adequate Business Records Will Lead to Disastrous Results

*Larry's Tax Law, 2.12.14*

Ignoring an IRS Notice of Levy May be a Costly Mistake

*Larry's Tax Law, 2.6.14*

U.S. Tax Court Petition Filed by a Professional Gambler

*Larry's Tax Law, 1.29.14*

Consolidated Appropriations Act, 2014, Signed Into Law by President Barack Obama

*Larry's Tax Law, 1.21.14*

Consolidated Appropriations Act, 2014, Passes the House and the Senate

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Court Ordered Sanctions Against an Attorney are Not Deductible Under Section 162 as Ordinary and Necessary Business Expenses

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