

DAVIS GRAHAM

LAURENCE E. NEMIROW SPECIAL TAX COUNSEL

larry@nemirowlaw.com 303-588-0013

EXPERTISE

Tax, Business Formation, and Mergers & Acquisitions

EDUCATION

Harvard Law School, J.D., cum laude, 1983 Stanford University, Ph.D., 1979 Columbia University, B.A., summa cum laude, 1974

ADMITTED IN

Colorado

Larry Nemirow is a principal of Nemirow Law LLP and serves as special tax counsel to Davis Graham & Stubbs LLP. His areas of expertise include tax aspects of mergers and acquisitions, foreign income taxation, natural resources taxation, and partnership taxation. He is a past chair of the Executive Council of the Colorado Bar Association Section of Taxation. Larry coauthored the chapter titled "U.S. Taxation of International Transactions" in The International Lawyer's Deskbook, 2nd Edition, published by the American Bar Association (2002). He has been named in The Best Lawyers in America® in the area of Tax Law since 2004 and is a member of the American College of Tax Counsel. Since 2020, Larry has been named "a Leader in their Field" or "Top Ranked" for Tax by Chambers USA. Best Lawyers also named him the "Lawyer of the Year" in Denver for Tax Law (for 2015, 2018, and 2024) and for Litigation and Controversy-Tax (for 2016 and 2022). Larry was awarded Law Week Colorado's Barrister's Best 2017 as the "People's Choice" Lawyer for Tax Law. Since 2022, Larry has been named in Colorado Super Lawyers by Thomson Reuters. He was named a Top Lawyer in Tax: Corporate law by 5280 (2025).

Before law school, Larry was an assistant professor and taught philosophy at Haverford College in Haverford, Pennsylvania.

PUBLISHED ARTICLES

- Tax Provisions of Form 5LLC
- Tax Traps for the Wary Mineral Lawyer
- Many Partnership Provisions of TRA '97 Create Complexity and Uncertainty
- Section 29 Credits Under a Cloud: Tax Court Renders Rev. Rul. 93-54 Meaningless
- Tax Planning for Passive Foreign Investment Companies
- U.S. Taxation of International Transactions
- Section 29 Credits: The Case Against Requiring NGPA Well Category Determinations
- Handling the Tax Consequences of Partnership Mergers and Divisions
- Tax Planning for Passive Foreign Investment Companies



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SPECIAL TAX COUNSEL

- Income Tax Aspects of In-kind Loans
- Maximizing the Section 29 Credit in Coal Seam Methane Transactions