PRESENTED AT

12TH ANNUAL

HIGHER EDUCATION TAXATION INSTITUTE

June 13-14, 2024

Austin, TX

Recent Developments in College and University Tax Law

The Otis Hotel Austin 8:30 a.m. – 9:45 a.m. Thursday, June 13

Benjamin A. Davidson

Edward J. Jennings

Benjamin A. Davidson
Director of Tax Policy & Analysis
Associate University Counsel
Adjunct Professor of Law
The University of North Carolina at Chapel
Hill
Chapel Hill, NC 27599
bdavidson@unc.edu
(919) 962-6365

Edward J. Jennings Tax Director University of Michigan Ann Arbor, MI ejenning@umich.edu (734) 763.3282



RECENT DEVELOPMENTS IN COLLEGE AND UNIVERSITY TAX LAW¹

I. LEGISLATIVE DEVELOPMENTS

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- A. A Year of Congressional Scrutiny Following October 7 Hamas Attack
- B. Organizations Respond to House Ways and Means Request on Political Activity, Ways and Means Holds Hearing
- C. Congressman Questions Georgetown Law Professor Regarding Election Activities
- D. Chairs Smith and Wyden Introduce Bill That Would Raise Form 1099 Reporting Threshold to \$1,000
- E. Senators Criticize Oversight of Tax-Exempt Hospitals and Suggest Changes to Form 990 Schedule H
- F. Pressure on Tax-Exempt Hospitals Continues with New Senate Report

II. IRS ENFORCEMENT

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- A. IRS Releases New Technical Guides
- B. IRS Issues 2023-2024 Priority Guidance Plan
- C. IRS Tax-Exempt Government Entities (TE/GE) Division Release Accomplishments Letter for Fiscal Year 2023
- D. IRS Adds NIL and Tax-Exempt Hospitals to TE/GE Compliance Program
- E. IRS Commissioner Requests Additional Funding from Congress
- F. IRS Releases Annual Guidance on EO Determinations
- G. IRS Announces Audits of Corporate Jet Usage. Senators Praise Announcement and Urge Increase in the Flight Valuation

III. SPECIAL ISSUES

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- A. NIL, Boosters, and Scholarship Organizations
- B. NLRB Regional Director Rules That Dartmouth Basketball Players Are Employees
- C. 501(c)(3) Status as Financial Assistance for Purposes of Title IX
- D. Inflation Reduction Act
- E. Corporate Transparency Act Takes Effect, District Court Holds it Unconstitutional, Government Appeals
- F. Intersection of Tax Law and Race Conscious Programs
- G. IRS Statistics Reveal Significant Increase in Excise Tax Payments
- H. Nonprofit Challenges Constitutionality of Section 501(c)(3) Lobbying and Electioneering Restrictions

¹ Portions of this outline have been reproduced from Bertrand M. Harding, Jr. and Benjamin A. Davidson, <u>The Tax Law of Colleges and Universities</u> (5th ed. 2024) and from Harding and Davidson's *College & University Tax Report*, https://collegeuniversitytaxlaw.com/.

IV. COMPENSATION AND FRINGE BENEFITS

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- A. Tax Court Holds That Office Manager and Medical Assistants Were Employees, Denies Section 530 Relief
- B. Tax Court Disallows Deduction for UCLA MBA Expenses
- C. Settlements
- D. D.C. Circuit Allows Suit Alleging Fraudulent W-2 to Proceed
- H. Employee Retention Credit
- I. IRS Explains Employee Consent Requirement for FICA Refunds When Using Tax Equalization Agreements
- J. Determining Reasonable Compensation
- K. SECURE 2.0 Act

V. UNRELATED BUSINESS TAXABLE INCOME

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- A. Profit Motive
- B. Crypto
- C. Unrelated Debt Financed Income (UDFI) under Section 514: U.S. Pursues its Appeal Against Mayo Clinic
- D. JCT Bluebook Offers Exempt Organizations Relief from Corporate AMT

VI. CHARITABLE GIVING

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- A. Substantiation and Statutory Requirements
- B. Treasury Issues Proposed Regulations on Donor Advised Funds
- C. Donor Privacy Lawsuit Challenging the Constitutionality of Form 990 Schedule
 B, Survives Summary Judgment, Certified to Sixth Circuit on Interlocutory
 Appeal
- D. Treasury and IRS Propose Designating Certain Charitable Remainder Annuity Trusts (CRAT) as Listed Transactions

VII. REPORTING REQUIREMENTS

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- A. Fourth Circuit Highlights the Importance of Using Certified Mail, Notes Circuit Split
- B. Deadlines Matter Tax Court Dismisses Petition Filed 11 Seconds After Midnight
- C. IRS Announces E-Filing Requirement for Form 8300
- D. IRS Codifies Allowance of Electronic Signatures on Certain Forms
- E. Circuit Court Denies Reasonable Cause Relief for E-Filed Returns
- F. Highlighted Modifications to the 2023 Form 990-T
- G. IRS Issues Memo on Backup Withholding Timing
- H. Treasury Issues Final Regulations on De Minimis Information Return Errors
- I. Treasury Considers Finalizing 2016 Proposed Regulations on Form 1098-T, Reopened Comment Period. NACUBO Submits Comments.





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First appeared as part of the conference materials for the 12th Annual Higher Education Taxation Institute session "Recent Developments in College and University Tax Law"