



Philip Rogers

Partner

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Philip Rogers has practiced international tax law since 1983.

Philip concentrates his practice in international tax, including legal and operational structuring, general international tax planning matters, global transfer pricing strategy and documentation, cross-border mergers, acquisitions, dispositions and joint ventures, and international tax controversy. He has led dozens of international structuring projects for companies across a wide spectrum of industries and jurisdictions, and his clients include leaders in the financial, high technology and consumer products industries.

- Corporate
- Tax
- Transfer Pricing
- International Tax Counsel

- Financial Services

Admissions

- New York

Prior Experience

Before joining DLA Piper, Philip was with a Big 4 accounting firm, where he represented numerous Fortune 100 companies in their international tax planning, advising them on a broad range of cross-border issues, including international restructuring, post-merger and post-acquisition integration, repatriation planning, global supply chain planning and IP migration.

Recognitions

- *The Legal 500 United States*
2021 - Recommended, International Tax
2018-19 - Recommended, International Tax
2019 - Recommended, US Taxes: Non-contentious

Education

- LL.M., New York University 1990

- J.D., Hofstra University School of Law 1983
- M.B.A., Hofstra University 1983
- B.A., State University of New York at Albany 1979