



ZACHARY W. LANGREHR

ASSOCIATE

St. Louis, MO

314.552.6677

zlangrehr@atllp.com



Zachary Langrehr is an associate in Armstrong Teasdale's Corporate Services practice group. He concentrates his practice in the areas of general corporate and business representation and transactions, mergers and acquisitions, securities, entity formation and structuring, and corporate governance.

Zachary also has experience with litigation, real estate, estate planning and other matters. In addition, he has a background in accounting.

BACKGROUND

Prior to joining Armstrong Teasdale, Zachary was an associate in the St. Louis office of a national law firm.

EDUCATION

- Saint Louis University School of Law (J.D., 2020)
 - Business Transactional Law Concentration
 - 1843 Scholar
 - Academic Excellence Award (highest class grade), IP and Global Entrepreneurship Seminar
 - Saint Louis University Law Journal, Editor (2019-2020); Staff Member (2018-2019)
 - Tax Club: President (Fall 2018-Spring 2019); 1L Representative (Fall 2017-Spring 2018)
- Southern Illinois University (B.S., *summa cum laude*, 2016)
 - Accounting
 - Howell Financial Services, Inc. Scholarship
 - Academic Scholarship for Freshmen
 - Beta Alpha Psi
 - SIU Accounting Society
 - Beta Gamma Sigma Honor Society

PROFESSIONAL ACTIVITIES

- The Missouri Bar
- Illinois State Bar Association

SERVICES AND INDUSTRIES

Corporate

Governance and Compliance

Mergers and Acquisitions

Outside Corporate Counsel

Private Equity and Venture Capital

Real Estate

ADMISSIONS

Missouri

Illinois

CHARITABLE AND CIVIC INVOLVEMENT

- St. Louis Volunteer Lawyers and Accountants for the Arts (Pro Bono Attorney)
- Land of Lincoln Legal Aid (Pro Bono Attorney)
- Volunteer Income Tax Assistance (VITA) (Volunteer Tax Preparer)
- Adopt-A-Spot Program (Volunteer)

EXPERIENCE

Sale of Cybersecurity Learning Platform

Advised the client, a leading cybersecurity training platform, in its sale to an audit, cybersecurity and information technology training company, which is backed by a private equity firm. The consideration included both cash and rollover equity in the acquiring entity's parent.

Acquisition in the Refined Fuels Industry

Represented a publicly traded Fortune 500 company in its acquisition of assets of a refined fuels and propane business.

Sale of Insurance Agency

Represented the seller in the equity sale of an insurance agency to a major insurance company.

Sale of Telecommunications Company

Represented the seller in the equity sale of a company that markets and sells telecommunications, software, and professional services in its sale to a technology advisory firm.

\$155 Million Sale of Distributor of Manufacturing Parts and Tools

Represented the seller in the equity sale of a distributor of manufacturing parts and tools to a private equity firm.

Sale of Art Studio

Represented the seller in the equity sale of an art studio.

\$45 Million Sale of Technology Company

Represented the seller in the equity sale of an IT solutions provider to a private equity firm.

Acquisition of Construction Company's Assets

Represented the purchaser of assets in the construction industry.

THOUGHT LEADERSHIP

March 25, 2025

FinCEN Interim Final Rule Lifts CTA Filing Obligations for Domestic Reporting Companies

February 27, 2025

The Corporate Transparency Act Is Back (Again)

December 27, 2024

Corporate Transparency Act Injunction Reinstated

December 24, 2024

Corporate Transparency Act Injunction Stayed

December 13, 2024

Impact Of Corporate Transparency Act Ambiguity On Banks

Law360

December 9, 2024

Corporate Transparency Act Injunction Gives Temporary Relief for Reporting Obligations

March 5, 2024

Corporate Transparency Act Declared Unconstitutional—What You Need to Know

August 2, 2020

After the Bar: Bankruptcy 101 for Young Lawyers

American Bar Association

May 15, 2020

Can Tax Sales Be Avoided in Bankruptcy Cases?

Saint Louis University Law Journal

March 26, 2019

Discharging Student Loans in Bankruptcy

Saint Louis University Law Journal