

Professional Experience

Ater Wynne LLP, Portland,
Oregon, Partner, 2004 to present;
Associate, 1997 to 2003

Arthur Andersen LLP, Portland
Oregon, 1995 to 1997

Education

J. Reuben Clark Law School,
Brigham Young University, J.D.,
Magna cum laude, 1995

Brigham Young University, B.S.,
Accounting, 1992

Admitted to Practice

Oregon

Professional Activities

Oregon State Bar, Taxation
Section

Albertina Kerr: Governing Board
Member, 2014 to present
Executive Committee, 2015 to
present; Chair of the Operations
Committee, 2015 to 2017;
Chair of the Finance, Audit and
Compliance Committee, 2017 to
present

Micro Enterprise Services of
Oregon, Board Member, 2016 to
present



L. David Connell

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David Connell, Chair of Ater Wynne's Business Department, is general counsel to business and nonprofit enterprises. David began his career as a tax attorney with an international accounting firm and brings his tax and finance experience to the table when advising clients.

David has extensive experience in the emerging growth, technology, nonprofit and social enterprise, energy and healthcare sectors.

He regularly assists clients with transactional and day-to-day business matters, including business formation, governance matters, shareholder and other agreements among owners, financings, mergers and acquisitions, reorganizations, stock incentive and other compensation arrangements, fund formation and joint ventures.

David has been selected as an *Oregon Super Lawyer* in the area of Business/Corporate, and is recognized by *Best Lawyers in America* in the area of Business Organizations.

Representative Matters

Acquisition of an in-home primary care and hospice practice

Sale of an Oregon Coordinated Care Organization

Establishment of multiple Oregon Coordinated Care Organizations (CCOs) in connection with the initial launch of CCOs in the State of Oregon, including handling issues related to choice of entity, governance, capitalization, contracting with the State of Oregon, and delegation agreements

Counsel to tax-exempt healthcare organization in connection with a joint venture among multiple stakeholders to develop new models for care

Counsel to a nonprofit corporation in connection with the disposition of substantially all of its assets

OHSU Medical Group – Integration with Oregon Health and Science University

Counsel to a family office in connection with real estate and other investments

Fund formation for various groups of angel investors

Counsel to a Tribe in connection with a joint venture for the development and ownership of a solar power facility

Acquisition of an internet service provider by an electric cooperative

Diné Power Authority, a Navajo Nation Enterprise – Development Agreement for 1500 MW Clean Coal Plant; Development Agreement for Navajo Transmission Project; and 200 MW Wind Project Agreement

FLIR Systems, Inc. – Acquisition of Scientific Materials Corporation

FLIR Systems, Inc. – Acquisition of Assets of Brysen Optical Corporation

Four Dam Pool Power Agency, Anchorage, Alaska – Issuance of Electric Revenue Refunding Bonds

OHSU Medical Group – Equipment Financing; Issuance of Revenue Bonds for the South Waterfront Project

Open Source Development Labs – Merger of Open Source Development Labs and Free Standards Group to form The Linux Foundation

Oregon Health and Science University – Acquisition of Oregon Graduate Institute of Science and Technology

Planar Systems, Inc. – Acquisition of Clarity Visual Systems, Inc.

Renewable Power and Light – Acquisitions of 85 MW and 65 MW Cogeneration Power Plants; and Listing on the London Stock Exchange's Alternative Investment Market (AIM)

TriQuint Semiconductor, Inc. – Acquisition of Peak Devices, Inc.