

**Publications**

# Groom Comments on 2009 Suspension of Required Minimum Distribution Rules

**ATTORNEYS & PROFESSIONALS**

**David Levine**

[dlevine@groom.com](mailto:dlevine@groom.com)

202-861-5436

**Louis T. Mazawey**

[lmazawey@groom.com](mailto:lmazawey@groom.com)

202-861-6608

**PUBLISHED**

01/29/2009

**SERVICES**

Groom Law Group submitted the attached letter to the IRS to request additional clarifying guidance with respect to the 2009 suspension of the required minimum distribution rules for defined contribution plans described in Code section 401(a), 403(b) plans, governmental 457(b) plans, and IRAs provided under the Worker, Retiree, and Employer Recovery Act of 2008.

[IRS RMD Comment 012609 FinalDownload](#)