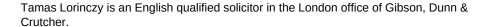
Tamas Lorinczy

Associate Attorney

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London



Tamas has had a wide range of corporate transactional and general advisory experience, with a primary focus on cross-border transactions, principally in the private M&A, private equity and growth capital fields. He also focuses on corporate restructurings and reorganisations and complex commercial contracts. Tamas advises public and private companies, private equity funds and banks across a broad range of business sectors.

Tamas is recognised by the 2025 edition of *Best Lawyers in the United Kingdom* as "One to Watch" for Corporate Law and Mergers and Acquisitions Law.

He has completed a secondment to UBS where he assisted the UBS Next, the Investment Bank's Strategic Investments and the Group M&A teams.

Prior to joining Gibson Dunn, Tamas trained in the London office of Baker & McKenzie LLP where he spent six months seconded to Standard Chartered Bank.

He is a member of the Firm's global Pro Bono Committee and has served on the Firm's Associates Committee (including as acting Vice-Chair).

Tamas is a Fellow of the Royal Society of Arts and a member of the Royal Institute of International Affairs.

He is fluent in Hungarian.

Selected Experience

Tamas has advised on the following significant matters:

- Representation of a cross-holder group of term loan lenders and noteholders on the comprehensive cross-border recapitalization of Venator Materials PLC through a prepackaged Chapter 11 process.
- Representation of an ad hoc group of noteholders on the restructuring of The LYCRA Company's 2023 maturing debt.
- Representation of Safanad in relation to the recapitalisation of HC-One, a UK care home business.
- Representation of Cision, a portfolio company of Platinum Equity, on its USD450
 million acquisition of Brandwatch, a global leader in digital consumer intelligence
 and social media listening.
- · Representation of Lone Star Funds in connection with a number of acquisitions,



Capabilities

Mergers and Acquisitions Artificial Intelligence Business Restructuring and Reorganization

Emerging Companies / Venture Capital Environmental, Social, and Governance (ESG)

Media, Entertainment, and Technology Private Equity

University of Law - London Moorgate -

Credentials

Education

2011 Legal Practice Course
University of Law - London Moorgate 2011 Bachelor of Laws (LL.B.)
University of Law - London Moorgate 2010 Graduate Diploma in Law
Durham University - 2009 Bachelor of Arts

Admissions

England & Wales - Solicitor

dispositions and corporate structuring matters.

- Representation of Investcorp in its acquisition of 3i Group plc's debt management business.
- Representation of Towers Watson in connection with its \$18 billion merger of equals with Willis Group.
- Representation of Dresser-Rand Company Ltd, a Siemens-owned business, on the sale of its Peter Brotherhood business to Hayward Tyler Group PLC.
- Representation of Stone Canyon Industries, LLC / BWAY Corporation in its \$2.3 billion acquisition of Mauser Group N.V.
- Representation of Kimberly-Clark Corp. in relation to the proposed disposal of a Pan-European business division and accompanying Intellectual Property portfolio
- Representation of OpenGate Capital in its acquisition of CoreMedia AG.
- Representation of Coty Inc. in its acquisition of Chanel's Bourjois cosmetics business.
- Representation of Gulf Marine Services plc on its introduction to and listing on the London Stock Exchange.
- Representation of Gulf Capital in connection with its third buyout fund.
- Representation of a Middle Eastern engineering and construction company in connection with a joint venture.
- Representation of a Middle Eastern family office in connection with a disposition and corporate structuring matters.

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