

## Corporate and Shareholder Litigation in Europe

In Europe, we are one of the most trusted advisors for solving corporate and shareholder disputes. Our lawyers are known for getting to the heart of each case, not backing away from the core of the dispute.

Our team of corporate litigators works at the interface between corporate law, litigation, and arbitration rules. We aim to truly understand your business and the economic interplay. Whether it is a post-M&A or joint venture dispute, board member liability claims, corporate governance, or shareholder litigation: We have seen it, done it, and solved it. You can also rely on us when it comes to European aspects of D&O liability or squeeze-out techniques.

Thanks to our specific focus on corporate litigation, we have the experience and the know-how to provide you with first-class service. Our close cooperation with colleagues from other practices allows us to react quickly to new trends such as compliance risks for board members regarding alleged violation of antitrust or data protection law.

We build trusting relationships – our clients say that working with us is refreshingly different. We are not just legal technicians. We look for ways that bring your business forward and make sure you get thoughtful, effective advice from a single source. This gives you a decisive edge in your dispute.

### Representative experience

Representing Media-Saturn-Holding GmbH in a shareholder

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### Practices

Commercial Litigation

Corporate and Securities  
Litigation

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dispute between the former Metro AG (now Ceconomy AG) and the founding shareholders of the MediaMarkt stores.

A listed company in a dispute regarding the breach of a shareholders agreement, incl. a counterclaim for breach of both the shareholders and the executives services agreement requesting payment of app. €30m

Metrovacesa in a key corporate dispute regarding the remuneration of the members of the board of directors of the company.

HNA in a high-profile shareholder dispute regarding the control of the management body of a Spanish listed company as a consequence of the dismissal of its representatives from the board of directors

Advising and representing a European Country in a post-M&A dispute involving alleged earn-out claims of former co-shareholders following the purchase of a corporate group.

Judicial enforcement of claims for an established market leader against sellers and former managing directors following an M&A transaction due to illegal conduct in various European countries.

Advising a service provider for metal recycling on the enforcement of damages claims amounting to several million euros for breaches of duty committed by a former managing director of a foreign subsidiary.

Representing a listed company in various corporate law disputes with holders of profit participation certificates and shareholders as well as defending the company against actions for avoidance.

Defending a former member of the supervisory board of a former leading producer of agricultural products in Europe against the claims asserted by the insolvency administrator in court proceedings.

Representing one of the shareholders of Confiserie Rabbel GmbH and Confiserie Rabbel GmbH in a corporate litigation

dispute against the other shareholder of Confiserie Rabbel GmbH.

## Latest thinking and events

### News

Snow Phipps Group v. KCAKE Acquisition: DE addresses MAE based on COVID-19 impact

### News

In re Appraisal of Regal: deal-price-less-synergies valuation method is “first among equals”

### News

LDC Parent v. Essential Utilities: DE court on who should resolve purchase price adjustment dispute

### News

Manichaeon Capital v. Exela Tech: DE courts rule on “reverse veil piercing” claims

### News

Getting the Deal Through: M&A Litigation 2021

### Analysis

2021 securities, shareholder, and M&A litigation outlook