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Education

J.D., Cornell Law School, 2011

B.A., University of California, Berkeley,
2008

B.S., University of California, Berkeley,
2008

Bar Admissions

New York

Wentian Huang represents U.S. and international corporate clients and investment banks in a variety of capital markets transactions, including initial public offerings and secondary equity offerings, public and private offerings of investment-grade and high-yield debt, acquisition financings, spin-offs, tender offers, exchange offers and other strategic corporate transactions.

Mr. Huang has significant experience representing clients across a wide range of industries and also regularly advises corporate clients on U.S. securities laws issues including preparation of public disclosures, corporate governance and stock exchange matters.

Notable representations include:

- **Becton, Dickinson and Company** in various financing transactions, including common and preferred equity and debt financings for its \$24 billion acquisition of C.R. Bard (one of the largest U.S. M&A equity financings in the past 30 years) and its \$12 billion acquisition of CareFusion Corporation;
- **Endo International plc** in its \$1.8 billion Rule 144A high-yield, senior secured notes offerings and its various tender offer, exchange offer and other liability management transactions;
- **Coty Inc.** in various financing transactions, including its \$750 million strategic private offering of convertible preferred stock to KKR in connection with Coty's proposed sale of its professional beauty and retail hair businesses and its \$550 million/€800 million Rule 144A offering of U.S. dollar- and euro-denominated senior notes;
- **Frontier Communications** in its \$10.5 billion acquisition of wireline assets from Verizon;
- **Rockwell Collins, Inc.** in its \$8.6 billion acquisition of B/E Aerospace;
- HCP, Inc. (now **Healthpeak Properties, Inc.**) in its spin-off of a portion of its real estate assets into a split, publicly traded REIT called Quality Care Properties, Inc.;
- **Air Products and Chemicals, Inc.** in its spin-off of its material technologies segment into a split, publicly traded corporation called Versum Materials, Inc.;
- Maple Parent Holdings, Inc., the parent company of Keurig Green Mountain, in its acquisition of Dr Pepper Snapple Group, Inc. (now **Keurig Dr Pepper Inc.**);
- **Intelsat S.A.** in its \$400 million Rule 144A offering of high-yield senior notes;
- the underwriters in the initial public offering of **Match Group, Inc.**;
- the initial purchasers in the \$900 million Rule 144A offering of high-yield senior notes by **MDC Partners Inc.**;
- **TerraForm Power, Inc.** in various financing transactions, including public and private offerings of high-yield notes and common equity;
- **Extended Stay America** in various financing transactions, including its \$400 million Rule 144A offering of senior notes and a number of secondary equity block trades; and
- various corporate issuers, including **Activision Blizzard, Inc.**, **Gilead Sciences, Inc.**, **JMP Group LLC** and **SL Green Realty Corp.**, in a variety of U.S. dollar-, euro- and sterling-denominated investment-grade notes offerings.