## **Wentian Huang**



Counsel, New York

Capital Markets

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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.