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## Education

LL.M., University of California, Berkeley  
School of Law, 2018

Second State Exam, Higher Regional  
Court of Berlin, 2016

First State Exam, Humboldt University  
of Berlin, 2013

## Bar Admissions

Frankfurt am Main

Lukas Nein advises companies and private equity firms on domestic and cross-border transactions, including inbound and outbound investments and other corporate transactions. He represents clients in acquisitions, dispositions, cross-border mergers and joint ventures. Mr. Nein has been repeatedly named to *Best Lawyers' Ones To Watch* list (including 2024).

Prior to joining Skadden, Mr. Nein worked at other top international law firms in Frankfurt and London.

His significant representations since joining Skadden include advising:

- **SDCL Edge Acquisition Corporation**, an NYSE-listed SPAC, in its business combination with **cunova GmbH**, a leading global manufacturer of high-end specialty copper alloy products
- **Energy Infrastructure Partners** in its minority investment of up to €700 million in **Eni Plenitude**, an Italian diversified energy transition company, at an enterprise value of over €10 billion and a post-money equity value of approximately €8 billion
- **Hermann Rosen**, founder of **ROSEN Group**, a global leader in inspection and integrity management services for energy transmission pipelines, in the carve-out of the company's New Ventures division, the sale of **ROSEN Group** to **Partners Group AG** and a significant reinvestment by Mr. Rosen in the new ownership structure
- **I Squared Capital Advisors LLC** in its €1.4 billion acquisition of **Arriva Plc** (including all of its operating businesses across 10 European markets) from **Deutsche Bahn AG**. This was one of the first transactions under the new EU Foreign Subsidies Regulation regime
- a consortium led by **Energy Infrastructure Partners** on the acquisition of approximately 20% of **Fluxys Group**, an operator of gas pipelines and LNG terminals across Europe, from Canadian pension fund **Caisse de dépôt et placement du Québec (CDPQ)** and its partnership with **Publigas SA**, which owns approximately 77% of **Fluxys Group**
- the shareholders of **SEEPEx GmbH** in the US\$514 million sale of **SEEPEx** to **Ingersoll Rand Inc.**
- the shareholders of **Canyon Bicycles**, **Roman Arnold** and **TSG Consumer Partners** in the sale of a majority stake in **Canyon Bicycles** to **Groupe Bruxelles Lambert**
- funds advised by **Energy Infrastructure Partners AG** in a €530 million investment for a 49% stake in **BayWa r.e. renewable energy GmbH**
- **Communications & Power Industries LLC** in its acquisition of **SATCOM Technologies** from **General Dynamics Mission Systems, Inc.**
- **Credit Suisse Energy Infrastructure Partners** in its acquisition of a minority stake in the €2 billion **Arkona** offshore wind farm
- **The SCP Group** in its €1.2 billion acquisition of the **Real Group** from **METRO AG**
- **Gulf Energy Development Group** in its:
  - acquisition of a 24.99% indirect equity stake in **Outer Dowsing Offshore Wind Project**, an early-stage development of a 1,500 MW offshore wind farm located off the Lincolnshire coast in eastern England that is expected to commence commercial operation in late 2029
  - acquisition of a 50% stake in offshore wind farm **Borkum Riffgrund 2** from **Global Infrastructure Partners** and its joint venture with **Ørsted**
  - the subsequent disposal of 50.01% of its stake in the €3 billion wind farm, representing a 25% interest in the project, to a joint venture of Singapore-based **Keppel Infrastructure Trust** and **Keppel Corporation Limited**, and the related joint venture agreement between **Gulf** and **Keppel**