Mark Steinman



Counsel, Toronto

Banking

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Education

M.B.A., Schulich School of Business, 2005

B.Sc., York University, 2001

Bar Admissions New York

Mark Steinman represents investment banks, commercial banks, private equity funds and corporations in connection with U.S. and international syndicated and other corporate financing transactions, including acquisition financings, leveraged buyouts, bridge financings, investment grade financings and asset-based loans. Mr. Steinman's practice extends across a wide range of industries.

Examples of Mr. Steinman's experience include representing:

- **JAB Beech Inc.** in its \$1.35 billion acquisition of Krispy Kreme Doughnuts, Inc.;
- Veritas Capital in numerous transactions including its \$820 million acquisition of Verisk
 Health, Inc. from Verisk Analytics, Inc., its acquisition of GE Intelligent Platforms
 Embedded Systems Inc. from General Electric Company, its acquisition of Emergency
 Communications Network, LLC from The Riverside Company, its \$2.1 billion acquisition
 of Standard Aero Holdings, Inc. (Canada) from Dubai Aerospace Enterprise (DAE) Ltd.
 (United Arab Emirates) and its acquisition of Anaren Inc.;
- Goldman Sachs in connection with a \$375 million term loan financing for Extended Stay America;
- **Morgan Stanley Senior Funding** in connection with the financing of The Lending Club's acquisition of Springstone Financial;
- Permira Funds in several transactions, including the \$895 million sale of its portfolio company Creganna Medical to TE Connectivity and in its acquisition, through Creganna Medical of Precision Wire Components, LLC;
- **PSP Investments** in connection with its participation in the financing of Apollo Global Management's acquisition of The ADT Corporation;
- **Sentinel Capital Partners** in connection with the financing of its acquisitions of Total Military Management;
- **Swift Transportation Company** in connection with its \$600 million revolving credit facility and a \$680 million first lien term loan facility;
- Validus Holdings, Ltd. in connection with its secured and unsecured credit facilities;
- **Sensata Technologies B.V.** in connection with its \$600 million incremental term loan facility related to its acquisition of Schrader;
- **Catalyst Paper** in the cross-border recapitalization of its outstanding debt through a court-approved plan of arrangement, which included the private placement of secured high-yield notes and a new asset-based loan facility; and
- **Endo Health Solutions Inc.** in connection with the financing of its acquisitions of Paladin Labs, Inc., a Canadian company.