Kenji Taneda



Gaikokuho-jimu-bengoshi Partner, Tokyo

Corporate



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Education

J.D., Columbia University (Kent Scholar), 2004

D.E.S.S., Institut d'Études Politiques and Panthéon-Sorbonne. 2004

B.A., University of California, Berkeley, 1998

Bar Admissions

Japan (Gaikokuho-Jimu-Bengoshi)

New York

Languages

lananese

English

Kenji Taneda is the head of Skadden's Tokyo office and its corporate and U.S. law practices in Japan. He regularly advises clients on complex cross-border matters, with a particular focus on capital markets and mergers and acquisitions transactions involving Japanese entities.

Mr. Taneda has significant experience advising on a wide variety of corporate matters in Japan and abroad, including equity and debt offerings by Japanese corporations, financial institutions and sovereign entities, as well both public and private cross-border M&A transactions.

In recognition of his work, Mr. Taneda is ranked Band 1 by *Chambers Asia Pacific 2025* for Capital Markets in Japan and has been repeatedly recognized as a leading lawyer in the sector by *Chambers Global* and *Best Lawyers*. He was also ranked as a Leading Partner: Gaiben for capital markets by *The Legal 500* in 2025 and listed as Highly Regarded for Japan M&A and capital markets by *IFLR1000* in 2024. In addition, he was named Lawyer of the Year for Tokyo Capital Markets Law by *Best Lawyers* 2023 and was recognized by the *Asia Business Law Journal* as part of its Japan A-List in 2022.

Mr. Taneda's representations in capital markets matters (including his prior experience) include:

- Goldman Sachs & Co. LLC, Mizuho Securities USA LLC, J.P. Morgan Securities LLC, BofA Securities, Inc., Morgan Stanley & Co. LLC and Nomura Securities International, Inc., as joint lead managers and joint bookrunners in the US\$2 billion offering of 6.200% step-up callable perpetual subordinated notes with interest deferral options by The Dai-ichi Life Insurance Company, Limited. The notes were listed on the Singapore Stock Exchange
- Sanrio Company, Ltd., the owner of Hello Kitty and designer and developer of other characters and entertainment products, in its \\$135 billion (US\\$864 million) secondary offering of common stock
- J.P. Morgan Securities LLC, Citigroup Global Markets Inc. and Morgan Stanley & Co. LLC as lead underwriters in a US\$500 million Rule 144A/Regulation S offering of 5.000% senior notes due 2029 by **Mitsubishi Corporation**. The notes were listed on the Singapore Stock Exchange
- NTT Finance Corporation, a subsidiary of Nippon Telegraph and Telephone Corporation (Japan), in its US\$2.3 billion Rule 144A/Regulation S offering of senior notes in three tranches: US\$600 million of 5.104% senior notes due 2027, US\$900 million of 5.110% senior notes due 2029 and US\$850 million of 5.136% senior notes due 2031. The notes were listed on the Singapore Stock Exchange
- Astroscale Holdings, Inc. (Japan) in its US\$153 million initial public offering of its common stock and listing on the Tokyo Stock Exchange. This was the first IPO by a space debris removal company
- **Trial Holdings Inc.** (Japan) in its \\$38.9 billion (US\\$258 million) initial public offering and listing on the Tokyo Stock Exchange. This is the largest IPO completed in Japan so far in 2024
- Daiwa Capital Markets Europe Limited, Barclays Bank PLC, Citigroup Global Markets
 Limited and Nomura International plc as underwriters in a US\$1 billion offering of 4.375%
 government guaranteed bonds due 2031 by Japan Bank of International Cooperation.
 The notes were listed on the Luxembourg Stock Exchange

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- J.P. Morgan Securities LLC, BofA Securities, Inc., Goldman Sachs & Co. LLC and SMBC Nikko Securities America, Inc. as lead underwriters in a US\$1.04 billion Rule 144A offering of 5.875% step-up callable perpetual subordinated notes due 2034 by Sumitomo Life Insurance Company (Japan). The notes were listed on the Singapore Stock Exchange
- Nomura International plc, Daiwa Capital Market Europe Ltd., and Morgan Stanley & Co. International plc as the international managers in the US\$1.3 billion follow-on offering of common stock by **Socionext Inc.** (Japan)
- the underwriters in the US\$459 million global IPO of **Socionext Inc.** on the Tokyo Stock Exchange
- the underwriters in a US\$500 million government guaranteed bonds offering by Japan Bank for International Cooperation
- the underwriters in the US\$1.35 billion senior notes offering by Renesas Electronics Corporation
- **DENSO Corporation** in its US\$500 million senior unsecured green notes offering
- the underwriters in the US\$900 million step-up subordinated unsecured notes offering by **Nippon Life Insurance Company**
- **Simplex Holdings, Inc.** in its \(\frac{4}{3}\)3.5 billion global IPO on the Tokyo Stock Exchange
- the underwriters in the \(\frac{\pmathrm{2}}{228.8}\) billion offering of common stock by
 West Japan Railway Company
- the underwriters in the \footnote{75.4} billion offering of common stock by **Showa Denko K.K.**
- the underwriters in the \\deta46.4 billion offering of common shares by \\ \textbf{OBIC Business Consultants Co., Ltd.} \end{array}
- the underwriters in the US\$500 million senior notes offering by Mitsubishi Corporation
- the underwriters in the ¥395 billion global offering of common stock of Renesas Electronics Corporation
- the underwriters in the US\$920 million step-up callable subordinated notes offering by **Sumitomo Life Insurance Company**
- NTT Finance Corporation in its US\$8 billion and €2 billion senior notes offering
- the underwriters in the ¥167.6 billion global equity offering of Japan Airlines
- the underwriters in the \#22.9 billion global IPO of **PLAID Inc.** on the Tokyo Stock Exchange

- the underwriters in the \footnote{120.7} billion global equity offering of Nippon Building Fund Inc.
- Open House Co., Ltd. in its \\ 40.5 billion global equity offering
- freee K.K. in its \(\frac{\frac{1}{3}}{3} \) billion global IPO on the Tokyo Stock Exchange
- Appier Group, Inc. in its \(\frac{4}{2}9.8\) billion IPO on the Tokyo Stock Exchange
- Recruit Holdings Co., Ltd. in its \(\frac{4}{3}\)59.5 billion global equity offering, which was named Equity Deal of the Year for 2019 at the 2020 ALB Japan Law Awards
- Recruit Holdings Co., Ltd. in its \(\frac{\pmathcal{2}}{339.9}\) billion global equity offering
- Mercari Inc. in its \(\frac{\pm}{1}\)30.7 billion global IPO, which was named one of \(Asian-MENA \) Counsel magazine's Deals of the Year for 2018
- ARTERIA Networks Corporation in its \(\frac{4}{2}\)1.9 billion global IPO
- the underwriters in the \$48.4 billion global IPO of **WORLD Co., Ltd.**
- the underwriters in the \footnote{37.1} billion global equity offering of **OUTSOURCING Inc.**
- Meiji Yasuda Life Insurance Company in its US\$2 billion and US\$1 billion overseas hybrid debt offerings
- Mitsui Sumitomo Insurance Company, Limited in its \$910 million overseas hybrid debt offering
- Toyota Industries Corporation in its US\$1 billion and US\$600 million senior notes offerings
- Invesco Office J-REIT, Inc. in its ¥22.7 billion global equity offering
- Takeda Pharmaceutical Company Limited in its US\$500 million senior notes offering
- the underwriters in the ¥41.6 billion global IPO of LIXIL VIVA CORPORATION
- the underwriters on multiple overseas hybrid debt offerings by Nippon Life Insurance Company
- the underwriters in hybrid debt offerings by Sumitomo Life Insurance Company in 2013 and 2017
- the ¥44.0 billion, ¥56.8 billion, ¥36.3 billion and ¥34.3 billion global equity offerings by Daiwa House REIT Investment Corporation

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- **LaSalle LOGIPORT REIT** in its ¥105 billion global IPO and its ¥46.3 billion global equity offering
- Mixi, Inc. in its \forall 32.1 billion overseas offering of common stock
- the underwriters in a ¥113 billion overseas offering of common stock by Olympus Corporation
- **SoftBank Group Corp.** in a US\$2.485 billion and a €625 million high-yield bond offering; and as major shareholder in Alibaba Group's US\$168 billion IPO
- **Hulic Reit, Inc.** in its \pm 70.2 billion global IPO and \pm 18.4 billion follow-on global equity offering
- selling shareholder in a ¥155 billion global IPO of **Seibu Holdings, Inc.**
- selling shareholder in a \\$81.6 billion global IPO of **Recruit Holdings Co., Ltd.**;
- the underwriters, as sole U.S. counsel, on the last 16 SEC-registered bond offerings of **Japan Bank for International Cooperation** (guaranteed by the Japanese government) since 2013
- the underwriters in the US\$500 million SEC-registered bond offerings of **Japan International Cooperation Agency** (guaranteed by the Japanese government) in 2016 and 2017
- Invincible Investment Corporation in six global equity offerings in 2014, 2015, 2016, 2017, 2018 and 2019
- Mori Hills REIT Corporation in two global equity offerings in 2014 and 2016
- **NIPPON REIT Investment Corporation** in its \\$24.8 billion global equity offering
- **Japan Rental Housing Investments Inc.** in its \delta 40.6 billion global equity offering
- Japan Airlines in its US\$8.5 billion global IPO
- Nippon Prologis REIT, Inc. in its US\$1.08 billion IPO
- the underwriters in the US\$2.25 billion global IPO of **Otsuka Holdings Co., Ltd.**
- INPEX Corporation in a US\$6 billion global equity offering

Mr. Taneda's representative M&A matters (including his prior experience) include:

- **FUJIFILM Holdings Corporation** in its acquisition of Cellular Dynamics International, Inc. by a U.S. public tender offer
- **GungHo Online Entertainment Co., Ltd.** in its acquisition of a majority stake in Supercell
- M3, Inc. in the U.S. law aspects of its acquisition of Mediscience Plannings, Inc.

- **SMBC Nikko Securities Inc.**, as financial advisor to Panasonic Information Systems Co., Ltd., in its acquisition of outstanding minority investments by Panasonic Corporation
- **Mitsubishi UFJ Financial Group** in its acquisition of the outstanding minority interests of UnionBanCal Corporation through a going-private U.S. public tender offer
- Suzuki Metal Industry Co., Ltd. in its acquisition of Haldex AB
- **Nippon Steel Corporation** in various joint venture matters in the U.S. and Brazil
- **Panasonic Corporation** in its acquisition of the outstanding minority interests in its subsidiaries SANYO Electric Co., Ltd. and Panasonic Electric Works Co., Ltd.
- **Mitsubishi UFJ Financial Group** in certain aspects of its Japanese securities business joint ventures with Morgan Stanley

Mr. Taneda was a partner at the Tokyo office of a large international law firm prior to joining Skadden.