



Robert Londin

Partner

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Robert Londin counsels numerous companies in connection with their mergers and acquisitions (both strategic and financial), financing needs, and the execution of their business plans; financial concerns and underwriters in capital markets transactions; emerging-growth companies in the early stages of their business plans; seed capital and venture capital clients in connection with the formation of their investment vehicles and making of their portfolio company investments; borrowers and lenders in secured financings; and companies and highly compensated executives in connection with their executive compensation and separation arrangements.

Rob serves as general counsel and trusted business adviser to many clients and their senior executives and advisory boards. Rob's responsibilities and services in this regard include resolution of day-to-day legal issues, as well as strategic planning and business development extending to acquisition and financing concerns. He also represents technology and emerging-growth clients in connection with their website development, strategic alliances, technology licensing, mergers and acquisitions, corporate finance, venture capital, banking transactions, and general corporate needs.

His clients range from large institutions to individuals and sole proprietors, and include investment banking concerns, private investment vehicles, closely held businesses, serial entrepreneurs, bitcoin financial advisory concerns, high-ranking executives, internet ventures, software developers, telecommunications concerns, high technology/computer companies, and publicly traded companies.

Rob has served as a moderator and panelist on several continuing legal education webinars on such topics as mergers and acquisitions, general corporate and contract matters, and executive compensation matters.

Prior to joining Jaspan Schlesinger LLP in 2004, Rob was an equity partner at a prominent New York City mid-size law firm, following his position as an associate at a major Wall Street law firm.

Education

Northwestern Pritzker University School of Law
University of Chicago

Recent Experience

Represented founders of high-technology venture in connection with venture capital follow-on investments by a third-party controlling investor.

Advised large public company in connection with its middle market acquisition program (transactions ranging from \$30 million to \$79 million) and disposition of a business segment (an approximately \$185 million transaction).

Negotiated on behalf of special opportunities investment fund and related investment vehicles (over \$1.0 billion under management) in connection with capital raise, negotiation of \$100 million investment in fund by third-party investor and portfolio company investments as well as served in outside general counsel capacity.

Represented global aviation parts/services concern in connection with ESOP stock offerings to United States employees.

Negotiated on behalf of seller in a \$25 million disposition of a commercial automobile insurance company to a publicly traded acquirer.

Advised borrower in a \$5 million secured loan facility.

Represented investor in a convertible bridge note financing for an emerging growth technology concern.

Admissions

New York

Affiliations & Appointments

"Private Company M & A Boot Camp 2019" Five-Part Webinar Series, Financial Poise, Moderator

News & Publications

Jaspan Schlesinger Partner David E. Paseltiner Represents Biodex Medical Systems, Inc. In Sale To Mirion Technologies, Inc.

The In-House Counsel's Essential Tool Kit: Employment Law Volume, Annotated Employment Agreement and Annotated Separation Agreement Forms, Contributor/Author

Speaking Engagements

Financial Poise/West LegalEdcenter[®], Drafting Indemnification and Hold Harmless Provisions in Commercial Contracts Webinar, October 16, 2018, Panelist

Financial Poise/West LegalEdcenter[®], Private M&A Boot Camp 2018: Post-Closing Issues-Integration & Potential Buyer/Seller Disputes, May 17, 2018, Panelist

Financial Poise/West LegalEdcenter[®], Private M&A Boot Camp 2018: Key & Common Negotiated Provisions – Part 2 Webinar, April 19, 2018, Panelist

Financial Poise/West LegalEdcenter[®], One Hour Law School: Forming a Company Webinar, March 20, 2018, Panelist

Financial Poise/ West LegalEdcenter[®], Private M&A Boot Camp 2018: Key & Common Negotiated Provisions – Part 1 Webinar, March 15, 2018, Panelist

Financial Poise/West LegalEdcenter[®], One Hour Law School 2018: How to Start a Business Webinar, March 13, 2018, Panelist

Financial Poise/West LegalEdcenter[®], Private M&A Boot Camp 2018: Structuring and Planning the M&A Transaction Webinar, February 15, 2018, Panelist

Financial Poise/West LegalEdcenter[®], Private M&A Boot Camp 2018: The M&A Process: Understanding the Lifecycle of a Deal & Basic Deal Documents, January 18, 2018, Panelist

Financial Poise/West LegalEdcenter[®], Advising the Start Up: Raising Capital: Negotiating with Potential Investors Webinar, January 16, 2018, Panelist

Financial Poise/West LegalEdcenter[®], Business Law Dumbed Down | Common Deal Points in Commercial Agreements: Commonly Recurring Negotiation Spots Webinar, April 6, 2017, Panelist

Financial Poise/West LegalEdcenter[®], Private Company M&A Boot Camp 2016: Key Provisions in M&A Agreements Webinar, February 24, 2016, Panelist

Financial Poise/West LegalEdcenter[®], Advising the Start-Up 2016: Raising Capital: Negotiating with Potential Investors Webinar, January 27, 2016, Panelist