

Mark A. Stagliano

Partner, Corporate
P: 212.403.1060
MAStagliano@wlrk.com

Mark Stagliano is a partner in the corporate department at Wachtell, Lipton, Rosen & Katz.

Mark's practice focuses on mergers and acquisitions, securities matters and corporate governance. He has advised companies in a variety of industries on a wide range of matters, including domestic and cross-border acquisitions and divestitures, IPOs and other capital market transactions, spin-offs, joint ventures, private equity transactions, as well as takeover defense, shareholder activism and proxy contests.

In 2020, Mark was named a "Rising Star" by *The Deal*, which recognized him as one of the 28 most promising new M&A partners. In 2023, Mark was named one of the next generation of legal leaders in America by *Lawdragon*.

Mark received a B.A. *summa cum laude* from the University of Pennsylvania in 2007 and a J.D. *magna cum laude* from Harvard Law School in 2011.

Selected recent representations include:

- Uber Technologies in its \$2.65 billion acquisition of Postmates and its sale of its autonomous vehicle technologies business, Apparate USA, to Aurora Innovation, as well as Aurora Innovation's \$11 billion SPAC transaction with Reinvent Technology Partners Y
- United Technologies in its \$147 billion merger of equals with Raytheon, its \$30.3 billion acquisition of Rockwell Collins, its spin-offs of Carrier Global and Otis Worldwide, its \$1.925 billion sale of its military

GPS business to BAE Systems and numerous other transactions

- **T-Mobile** and **Deutsche Telekom** in the \$146 billion combination of T-Mobile and Sprint, the \$5 billion sale of Sprint's prepaid wireless business to DISH, and the combination of T-Mobile with MetroPCS at a \$30 billion enterprise valuation
- Capri Holdings, owner of Versace, Jimmy Choo and Michael Kors, in its \$10 billion sale to Tapestry, owner of Coach, Kate Spade and Stuart Weitzman
- Hill-Rom in its \$12.4 billion acquisition by Baxter International
- AIG in its \$2.2 billion sale of a 9.9% equity interest in its Life and Retirement business to Blackstone, \$1.9 billion initial public offering of Corebridge Financial and \$4.5 billion sale of its Validus Re business to RenaissanceRe Holdings Ltd
- Danone in the sale of its Horizon Organic and Wallaby business to Platinum Equity
- LKQ in its \$2.1 billion acquisition of Uni-Select
- Office Properties Income Trust in its all-stock combination with Diversified Healthcare Trust to create a
 diversified REIT with \$12.4 billion in assets
- Grupo Televisa in its \$4.8 billion combination of its content business with Univision and its spin-off of Ollamani
- Gramercy Property Trust in its \$7.6 billion acquisition by Blackstone
- W.R. Grace in its \$7 billion all-cash sale to Standard Industries
- Monmouth Real Estate Investment Corporation in its \$4 billion acquisition by Industrial Logistics
 Properties Trust
- Columbia Property Trust in its \$3.9 billion acquisition by funds managed by PIMCO
- Ventas in its \$2.3 billion all-stock acquisition of New Senior Investment Group
- Medline in its sale of a majority interest to Blackstone, Carlyle and Hellman & Friedman
- HP Inc. in its successful defense against the \$34 billion unsolicited exchange offer and associated proxy contest by Xerox
- **Pfizer** in its agreed \$160 billion combination with Allergan plc and its \$5.2 billion acquisition of Anacor Pharmaceuticals
- Shaw Communications in its C\$26 billion combination with Rogers Communications
- Monsanto in its \$66 billion acquisition by Bayer AG
- Gap Inc. in its now-abandoned separation into two independent public companies
- Mondelez in its approximately \$500 million acquisition of Tate's Bake Shop

- Alcoa in its separation into two public companies, Arconic and Alcoa, and Arconic in its separation into two public companies, Arconic and Howmet Aerospace
- Arconic in its proxy contest and settlement agreements with Elliott Management
- Stone Point Capital, Warburg Pincus, Reverence Capital Partners, Sixth Street and Bayview Asset Management in their acquisition of a majority interest in TIAA Bank
- Warburg Pincus in its \$325 million equity investment in Banc of California in connection with Banc of California's all-stock merger with PacWest Bancorp
- Global Payments in the \$1 billion sale of its Netspend consumer business to Rêv Worldwide and Searchlight Capital
- Cracker Barrel in its Nomination and Cooperation Agreement with Biglari Capital Corp.
- Carsten Koerl, the Founder and CEO of Sportradar, in Sportradar's \$513 million initial public offering
- MeadWestvaco in its \$16 billion combination with Rock-Tenn
- Publicis Groupe S.A. in its \$3.7 billion acquisition of Sapient Corporation
- Saks Inc. in its \$2.9 billion sale to Hudson's Bay
- **Sears Holdings** in its \$1.6 billion rights offering for Seritage Growth Properties and joint venture transactions with Macerich, Simon Properties Group and General Growth Properties
- Expedia in its \$270 million investment in Despegar and the subsequent IPO of Despegar
- Valero Energy Corp. in its \$2.1 billion spinoff of CST Brands
- Berry Plastics Group in its \$470 million IPO
- Guild Holdings in its \$97.5 million IPO

Recent Publications

<u>Mergers and Acquisitions—2024</u>, in Harvard Law School Forum on Corporate Governance, January 19, 2024.

<u>U.S. chapter</u>, in The Mergers & Acquisitions Review, Law Business Research, London, Seventeenth ed. 2023 (Sixteenth ed. 2022).

<u>Mergers and Acquisitions—2023</u>, in Harvard Law School Forum on Corporate Governance, February 8, 2023.

<u>Mergers and Acquisitions - 2022</u>, in Harvard Law School Forum on Corporate Governance, January 27, 2022.

