



Boris Kläsener

Partner

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OVERVIEW

Boris Kläsener is a partner in the firm's corporate practice group in Frankfurt. He has broad experience in equity capital market transactions, public and private M&A transactions and general corporate counseling, primarily to publicly held corporations and their boards.

Boris is listed as a frequently recommended lawyer for corporate law in the *JUVE German Commercial Law Firms Handbook*.

PROFESSIONAL BACKGROUND

Prior to joining the firm as a partner in April 2011, Boris was a partner in the Frankfurt office of another international law firm. He had previously practised at an international law firm and a leading international accounting firm in Hamburg. He was admitted to the bar in 1998.

PROFESSIONAL / CIVIC ACTIVITIES

- Member of the German American Lawyers' Association
- Member of the Academic Association for Company and Corporate Law (*Gesellschaftsrechtliche Vereinigung - Wissenschaftliche Vereinigung für Unternehmens- und Gesellschaftsrecht, VGR*)

EDUCATION

- Second Legal State Exam, Higher Regional Court of Hamburg, 1997
- First Legal State Exam, University of Hamburg, 1994

LANGUAGES

- English
- French

- German

THOUGHT LEADERSHIP POWERED BY HUB

- 24 March 2020, COVID-19: Bill to Enable Virtual Shareholder Meetings in Germany
- 16 March 2020, COVID-19: Impact of German Containment Measures on Shareholder Meetings and Dividend Payment Dates
- 16 October 2015, Germany Tightens Voting Rights Disclosure Regime

OTHER PUBLICATIONS

- “Erste Freigabebeschlüsse nach dem ARUG – Erkenntnisse, Probleme und Konsequenzen für die Praxis” (*First release rulings pursuant to ARUG – findings, problems and practical consequences*), Die Aktiengesellschaft, pp. 202-207, 2010 (co-author)
- “Downgrading in den Entry Standard – Rechtsprechung lockert 'Macrotron'-Grundsätze” (*Downgrading to the Entry Standard – courts relax 'Macrotron principles'*), AnwaltSpiegel, pp. 6-8, 2009 (co-author)
- “Prospectus for the Public Offering of Securities in Europe”, Volume II, national report on Germany, Cambridge University Press, 2009 (co-author)
- “EU-Übernehmerichtlinie” (*EU Takeover Directive*), Going Public, No. 7, pp. 84 et seq., 2006 (co-author)
- “Preisbildungsverfahren in der Praxis von Börsengängen nach dem WpPG” (*Pricing methods in initial public offerings under the Securities Prospectus Act*), Going Public, No. 5, pp. 50-51, 2006 (co-author)
- “Neues Prospektrecht bewährt sich in der Praxis” (*New Sales Prospectus Law proves itself in practice*), Börsen-Zeitung, page 2, November 23, 2005 (co-author)
- “The Charm of Going Private”, Private Wealth Management, pp. 41-42, 2004 (co-author)

NEWS & EVENTS

- 2 August 2023, K&L Gates Advises Gorka Holding on Sale of Majority of Shares in DiaSys Diagnostics Systems GmbH
- 16 August 2021, K&L Gates Advises ZEAL Network on Delisting Tender Offer for Lotto24
- 16 March 2021, K&L Gates Advises Continental AG and Tokyo Century on Series-D Financing of Volocopter GmbH
- 3 December 2020, K&L Gates Advises EXASOL AG and Hauck & Aufhäuser on €43 Million Capital Increase
- 6 January 2020, K&L Gates Advises KKR on Sale of European Locomotive Leasing
- 20 November 2018, K&L Gates is Advising ZEAL Network on Lotto24 Exchange Offer

AREAS OF FOCUS

- Mergers and Acquisitions
- Capital Markets
- Corporate Governance
- Public Companies

INDUSTRIES

- Betting and Gaming
- Consumer Products

REPRESENTATIVE EXPERIENCE

- Represented the founding shareholder of DiaSys Diagnostics Systems GmbH, a German manufacturer of medical diagnostic systems, in the sale of 75% of its shareholding to a subsidiary of Shenzhen Mindray Bio-Medical Electronics Co., China.