



Kristina L. Ebner

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Milwaukee

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Practice Areas

Corporate

Mergers & Acquisitions

Private Equity

Admissions

Wisconsin

Education

Juris Doctor, Marquette
University Law School,
magna cum laude

Bachelor of Business
Administration, University
of Wisconsin-Oshkosh,
Finance, *summa cum laude*

Bachelor of Arts, University
of Wisconsin-Oshkosh,
Spanish, *summa cum laude*



Kristina Ebner is a member of the Corporate practice in the Milwaukee office. A significant portion of Kristina's practice is in the area of mergers, acquisitions and other business combinations for companies of all sizes and in various industries. Kristina also assists a variety of clients with general governance matters and general corporate matters. She regularly prepares and negotiates customer, supplier, consulting, employment, manufacturing, distribution and license agreements.

Kristina received her Bachelor of Business Administration degree *summa cum laude* in Finance with a Global Business minor, as well as her Bachelor of Arts *summa cum laude* in Spanish. She earned her law degree *magna cum laude*. While in law school, Kristina clerked at the United States Court of Appeals Seventh Circuit for Judge Diane S. Sykes and worked for Direct Supply, Inc. as a legal intern.

Kristina joined the firm in 2006 as a summer associate. She serves on the Professional Development Committee.

Representative Experience

Represented Ingersoll Rand Inc. (NYSE: IR) in its acquisition of Controlled Fluidics, LLC (Milford, New Hampshire)

Represented Ingersoll Rand Inc. (NYSE: IR) in its acquisition of Paragon Tank Truck Equipment, LLC (Cartersville, Georgia)

Represented Ingersoll Rand Inc. (NYSE: IR) in its acquisition of Trace Analytics, LLC (Austin, Texas)

Represented Ingersoll Rand Inc. (NYSE: IR) in its acquisition of Fraserwoods Fabrication & Machining Ltd. (Alberta, Canada)

Represented ARI Network Services, Inc. in connection with a Technology Licensing Agreement

Represented Ingersoll Rand Inc. (NYSE: IR) in its acquisition of Holtec Gas Systems, LLC (St. Charles, Missouri)

Represented Ingersoll Rand Inc. (NYSE: IR) in its acquisition of Air Dimensions, Inc. (Deerfield Beach, Florida)

Represented Ingersoll Rand Inc. (NYSE: IR) in its acquisition of Canada Inc. (d/b/a Maximus) and Maximum AG Technologies, Inc. (Quebec, Canada)

Represented Ingersoll Rand Inc. (NYSE: IR) in its acquisition of certain intellectual property and technology assets

Representative Experience

Represented Ingersoll Rand Inc. (NYSE: IR) in its acquisition of the Pumps Division of Tuthill Corporation (Alsip, Illinois and Ilkeston, Derbyshire, United Kingdom)

Served as U.S. legal counsel to Kudan Inc. (Tokyo Stock Exchange, code: 4425) in connection with its acquisition of Artisense Corporation

Represented Wisconsin Fastener Supply in its sale to Monroe WFS, LLC

Represented Alliance for Strong Families and Communities, Inc. in its sale to Allone Health Resources, Inc.

Represented Ingersoll Rand Inc. (NYSE: IR) in its acquisition of Air Centers of South Carolina, Inc. (South Carolina)

Represented Briggs & Stratton Corporation in its acquisition of certain intellectual property and technology assets

Represented Ingersoll Rand Inc. (NYSE: IR) in its acquisition of Air Components & Systems (Charlotte, North Carolina)

Represented Ingersoll Rand Inc. (NYSE: IR) in its acquisition of Albin Pump SAS (Montelimar, France)

Represented Ingersoll Rand Inc. (NYSE: IR) in its acquisition of Tuthill Vacuum and Blower Systems, a Division of Tuthill Corporation (Springfield, Missouri)

Represented Cielo, Inc. (Brookfield, WI) in its acquisition of Talent Function (California)

Other Representative Experience

Represented Brass Ring Capital (Minneapolis, MN) in its sale of the equity of Classic Brands, LLC to Merit Capital (Chicago, IL) and Aiglon Capital (Durham, North Carolina)

Represented Pinstripe Holdings, LLC (Brookfield, WI) together with Kirkland & Ellis LLP, in the merger of the company with an affiliate of Permira (a global private equity firm)

Represented Gardner Denver, Inc. (NYSE: GDI) in its acquisition of Runtech Systems Oy (Kolho, Finland)

Represented Hufcor, Inc. (Janesville, Wisconsin) in the sale of the company to OpenGate Capital (Los Angeles, California)

Represented Valiant Health, LLC (Milwaukee, Wisconsin) in the sale of its healthcare technology to Health Care Excel, Inc. (Plainfield, Indiana)

Represented Pinstripe, Inc. (Milwaukee, Wisconsin) in recapitalization transaction and investment by Accel-KKR (Menlo Park, California)

Represented K1 Capital (El Segundo, California) in its investment in a web based services company (not public)

Represented Johnson Controls, Inc. (Milwaukee, Wisconsin) in its acquisition of EnergyConnect, Inc. (Campbell, California)

Represented management of HK Systems, Inc. (New Berlin, Wisconsin) in the sale of the business to Dematic Corporation (Grand Rapids, Michigan)

Represented Quad/Graphics, Inc. (Sussex, Wisconsin) in its acquisition of HGI Company, LLC (Burlington, Wisconsin)

Other Representative Experience

Represented Fenix Outdoor AB (Stockholm, Sweden) in acquisition of The Brunton Company (Riverton, Wyoming) from Fiskars Brands, Inc. (Madison, Wisconsin)

Represented Chr. Hansen, Inc. (Milwaukee, Wisconsin) in connection with the sale of its seasonings and flavors division to Symrise AG (Germany)

Represented Trans-Coil Inc. in management buyout (Milwaukee, Wisconsin)

Professional Association Memberships

Association for Women Lawyers

FUEL Milwaukee (formerly Young Professionals of Milwaukee)

Milwaukee Young Lawyers Association

Activities

Wisconsin Chapter of the March of Dimes - Board member; Co-Chair Signature Chefs Auction

Marquette Legal Clinic – Volunteer

Honors

Recognized as a *Wisconsin Rising Star* (2010 – 2011, 2013 – 2017)

Listed in *Best Lawyers in America* (Corporate Law, 2021 – present; Mergers and Acquisitions Law, 2023 - present)