

Michael W. Snow

Counsel

Washington, D.C.

Biography

Michael Snow advises clients in the health care and life sciences industries on a range of corporate and transactional matters, including mergers and acquisitions, joint ventures, affiliations, and complex commercial transactions.

Named a *Thomson Reuters* Stand-Out Lawyer, Michael has managed billions of dollars' worth of health care and life sciences deals in recent years, primarily for health systems, academic medical centers, and health insurance companies. In addition to assisting clients in structuring, negotiating, and executing complex corporate transactions, Michael counsels companies on corporate governance matters.

Prior to law school, Michael taught history in New Orleans through Teach for America, an experience that enhanced a passion for service that he continues today in his pro bono work at Hogan Lovells. While in law school, Michael served as managing editor of the *Vanderbilt Law Review* and president of the Vanderbilt Law and Business society.

Representative experience

Represented Beaumont Health in its combination with Spectrum Health to create BSHS System (now known as Corewell Health)

Transaction counsel in the combination of Wake Forest Baptist Health and Atrium Health



Phone

+1 202 637 6430

Fax

+1 202 637 5910

Email

michael.snow@hoganlovells.com

Practices

Joint Ventures

Mergers and Acquisitions

Health

Industries

Life Sciences and Health Care

Areas of focus

Hospitals and Health Care Providers

Education and admissions

Education

J.D., Vanderbilt Law School, 2014

Represented Vanderbilt University in its spin-off of Vanderbilt University Medical Center

Represented Penn State Health in its acquisition of Holy Spirit Health System from Geisinger Health

Represented Atrium Health in its acquisition of Navicent Health System

Represented Atrium Health in its acquisition of Floyd Health System

Represented St. Louis University in the acquisition of St. Louis University Hospital from Tenet and the sale of St. Louis University Hospital to SSM Health Care

Represented Wake Forest Baptist Health in its acquisition of High Point Regional Health System from UNC Health Care

Represented Biomedical Research Foundation in the sale of its two hospitals to an LSU-Ochsner joint venture

Represented an academic medical center in the southeast in its acquisition of three hospitals from a large private-equity owned hospital operator

Represented an academic medical center in the southeast in its acquisition of four hospitals from a public company hospital operator

Represented an academic medical center in the Mountain West in multiple hospital acquisitions

Represented University of Mississippi Medical Center in its joint venture with a public company hospital operator to own and operate a hospital

Represented St. Louis University in the transfer of its faculty practice plan, SLUCare, to SSM Health Care

Represented Nebraska Medicine in its acquisition of University of Nebraska Medical Center Physicians

Represented AgeWell in the sale of its Medicaid Managed Long Term Care business to Molina

Represented Penn State Health in a joint venture with Highmark

B.A., University of North Carolina at Chapel Hill, 2009

Bar admissions and qualifications

District of Columbia

Tennessee

Represented Emory in its joint venture with Children's Healthcare of Atlanta creating the Emory + Children's Pediatric Institute

Represented a Midwestern health system in the sale of its Medicaid health plan business to another Midwestern health system

Represented a health insurance company based in the Western U.S. in multiple joint ventures

Awards and rankings

- Stand-out Lawyer, *Thomson Reuters*, 2021
- Acritas Star, *Acritas Stars Independently Rated Lawyers*, 2017-2020

Latest thinking and events

- Hogan Lovells Publications
 - Health care trends in a post-pandemic economy
Life Sciences & Health Care Alert
- Press Releases
 - Hogan Lovells represents Howard University in new hospital management services agreement with Adventist HealthCare