

Alexander Snell

Senior Associate

London

Biography

Alex has a broad experience across both the restructuring and insolvency spheres, having worked on mandates relating to both formal and informal debt restructuring, as well as the various insolvency related procedures. He has advised insolvency practitioners and appointees, secured and unsecured creditors, debtors and directors on the various stages of the restructuring and insolvency process. Alex also experience advising on M&A related matters (both distressed and otherwise), and general commercial disputes.

Representative experience

Advising a Global Retail Conglomerate and affiliates in relation to the cross-border restructuring of various litigation and contingent liabilities by way of several formal restructuring processes*

High End Fashion Retailer, advising the administrators in relation to their appointment and the subsequent successful sale of the underlying business*

Advising a High Street Fashion Retailer in relation to its approx. £1b debt restructuring by inter-conditional schemes of arrangement and concurrent pre-pack sale as part of a debt-for-equity swap*

Advising the investment board of a UAE based sovereign wealth fund on restructuring options for a joint venture investment, and directors' duties and responsibilities for its nominee directors*



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Languages

English

Practices

Restructuring and Special Situations

Education and admissions

Education

BA (Law) LLB, University of Notre Dame, 2013

Bar admissions and qualifications

Australia

ASX Listed Telecommunications Company, advising the company in relation to its contested A\$750m merger with another listed telecommunications company by way of scheme of arrangement*

Multinational Technology Company, advising the company in relation to its A\$350m acquisition of an ASX listed entity by way of scheme of arrangement *

Advised Court appointed liquidators of a complicated web of property developments in relation to recovery options, winding up matters, interpretation of corporate trust arrangements and set off issues

Advised the receivers, managers and secured creditor of a property development in Western Australia, including the investigation into the operations of the development, and advice on recovery options

*Matter handled prior to joining Hogan Lovells.

Court admissions

Supreme Court of Western Australia

High Court of Australia

Latest thinking and events

- Insights and Analysis
 - Debt for equity swaps in private equity backed companies financed by private debt funds
- Press releases
 - Hogan Lovells advises Ad Hoc Group of Noteholders in Atento Restructuring
- News
 - Review of company voluntary arrangements (“CVAs”)
- News
 - The final piece in the jigsaw – the new binding arbitration process for landlords and tenants