

Representative Legal Matters

Charles Whitefoord

Representative matters on which Charles has acted include advising:

- Ooredoo Group on its strategic partnership with Iron Mountain under which Iron Mountain is taking a minority equity stake in Ooredoo's carrier-neutral data center company, MENA Digital Hub;
- Colt Technology Services on its acquisition of the EMEA business (fibre networks, subsea cables and data centers) of Lumen Technologies for USD1.8bn;
- NTT Global Data Centers on its strategic real estate partnership with Macquarie Asset Management for the development and operation of NTT's wholesale and hyperscale data centres in Europe and North America.
- NTT Global Data Centers on its joint venture with Tokyo Century corporation for the development and operation of a data centre campus in Mumbai, India.
- Equinix Inc on its USD 1 billion joint venture with GIC in relation to the development and operation of Hyperscale data centres in Japan.
- Equinix Inc on its USD 1 billion joint venture with GIC in relation to the development and operation of Hyperscale data centres in Europe.
- Danish shipping and logistics company, DFDS A/S on its EUR 950 million acquisition of UN Ro-Ro from its private equity owners Actera Group and Esas Holding.
- Post Holdings, Inc on its USD 1.8 billion acquisition of Weetabix from Bright Food Group and Baring Private Equity Asia.
- Priceline Group (now Booking Holdings) on its USD 550 million acquisition of Momondo Group Limited from Great Hill Partners and Management.
- Accenture in connection with a number of acquisitions of technology companies in Europe.
- CVC Capital Partners and KKR on their proposed buyout of Americana Group SAK.
- CataCap on its USD 145m acquisition of the AerFin Group from CarVal Investors.
- The Rohatyn Group (TRG) (formerly CVCI) on its investment in the Amethyst Radiotherapy Group.
- Lightsource on its strategic partnership with and BlackRock Real Assets including the transfer of a 25 asset newly-constructed ROC and CFD portfolio with an installed capacity of 156 MWp.
- TRG, Capital International, Concord and Ethemba Capital on the buyout (2006) of Amoun Pharmaceutical, an Egypt-based generic drug company and on the exit (2015)

- to Valeant International for USD 800 million.
- The management team on the management buyout of Lightsource Renewable Holdings Limited.
- Lightsource Renewable Energy Holdings Limited in connection with the M&A reorganisation of Lightsource's UK solar portfolio which involved the transfer of 96 UK solar sites with an aggregate capacity of 1GW.
- Jones Lang LaSalle in connection with the USD 330 million purchase of Integral UK Ltd.
- Arqiva Limited in connection with the sale of its Wifi business to Virgin Media.
- ALS Limited on its USD 533 million acquisition of global provider of specialist oil and gas services and equipment Reservoir Group from SCF Partners and other shareholders.
- McLaren Automotive Limited in connection with its equity fundraising.
- Ontario Teachers Pension Plan Board in connection with the buyout of Camelot Group plc and Camelot Global Services Limited.
- McLaren Group Limited in connection with the buy-back of Daimler AG's stake in McLaren.
- General Motors Company in connection with the proposed investment by Magna International Inc and Sberbank in Opel/Vauxhall in conjunction with the government backed refinancing of Opel/Vauxhall.
- A bidder in relation to the purchase of Gatwick Airport.
- Daiwa SMBC Principal Investments in relation to the buyout of HMV Japan.
- Citigroup Venture Capital International (now TRG) in relation to a number of transactions.
- Platinum Equity in connection with the disposal of the ACR Logistics Group (EUR 490 million) and in connection with a number of bids for businesses in Europe.
- ABN AMRO Capital in connection with their participation in the leveraged buyout of EWT Group.
- Primacom AG on the sale of Multikabel NV to Warburg Pincus (EUR 515 million).
- A consortium consisting of EQT and Goldman Sachs Capital Partners in relation to the non-Danish aspects of their USD 3.8 billion tender offer for the shares of ISS A/S.
- Bayard Capital in connection with the leveraged buyout of Landis & Gyr from Demag a transaction involving businesses located in 29 jurisdictions.
- 3i and STAR Capital in connection with the buyout of SR Technics/FLS Aeropsace and on the trade sale to a consortium of Middle East investors.
- Advent International on (i) the disposal of Radio 538 (Netherlands); (ii) the leveragedbuyout of GWR plc's radio assets in Hungary (Danubius) - the first leveraged buyout in Hungary; (iii) its investment in Radio Zet, a leading Polish broadcasting company and on the disposal and (iv) bids for businesses in Poland and Sweden.
- ABN AMRO Ventures BV in connection with the leveraged buyout of the Champion Sportswear business in 12 jurisdictions from Sara Lee Corporation.
- TAG Group SA and Ron Dennis on the sale to DaimlerChrysler of a 40% interest in McLaren Limited and on the sale of a further 30% to Bahrain Mumtalakat Holding Company.