Samuel J. Cammer



Partner, New York

Mergers and Acquisitions



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Education

J.D., Fordham University School of Law, 2015 (*magna cum laude*)

B.A., Emory University, 2012 (Highest Honors)

Bar Admissions New York Samuel Cammer is a corporate attorney who advises public and private companies, as well as private equity sponsors, on mergers, acquisitions, dispositions, spin-offs, going-private transactions, securities offerings and other corporate matters, including SEC compliance, shareholder activism and corporate governance.

Examples of Mr. Cammer's representations include:

- Twenty-First Century Fox in its:
 - \$85 billion acquisition by the Walt Disney Company and the \$23 billion pre-merger spin-off of certain news, sports and broadcast businesses, which was named *The American Lawyer*'s 2019 Global M&A Deal of the Year
 - \$15 billion sale of its stake in Sky plc to Comcast Corporation
- Red Hat in its \$34 billion acquisition by IBM
- E*TRADE in its \$13 billion all-stock acquisition by Morgan Stanley
- DuPont in its \$11 billion sale of a majority of its Mobility & Materials segment to Celanese Corporation
- Entegris in its (i) \$6.5 billion cash and stock acquisition of CMC Materials and (ii) sale of its electronic chemicals business to Fujifilm for \$700 million
- Veoneer, Inc. in its \$4.5 billion acquisition by Qualcomm Incorporated and SSW Partners following the termination of Veoneer's previously announced \$3.8 billion acquisition by Magna International Inc.
- Iora Health, Inc. in its \$2.1 billion all-stock acquisition by 1Life Healthcare, Inc.
- Pinnacle Entertainment in:
 - the merger of Pinnacle's real estate assets with GLPI following a spin-off of Pinnacle's operating business in a transaction with an implied enterprise value of \$4.75 billion
 - Pinnacle's subsequent \$2.8 billion acquisition by Penn National Gaming and related divestitures to Boyd Gaming
- Lanxess AG in its \$2.7 billion acquisition of Chemtura Corporation
- the special committee of the board of directors of Nasdaq-listed Arco Platform Limited in connection with Arco's unsolicited \$1.5 billion take-private transaction led by General Atlantic and Dragoneer Investment Group
- Stanley Black & Decker in its (i) acquisition of Consolidated Aerospace Manufacturing for up to \$1.5 billion and (ii) \$760 million sale of its attachments and handheld hydraulic tools business to Epiroc AB
- Computershare in connection with its \$720 million carve-out sale of its U.S. mortgage servicing business to Rithm Capital Corp (a REIT)
- Castik Capital in the combination of its portfolio company Waterlogic Group Holdings with Culligan International, a BDT Capital portfolio company
- Pamplona Capital Management and its portfolio company nThrive in connection with the carve-out sale of nThrive's technology business to Clearlake Capital

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- HPS Investment Partners in its \$300 million acquisition of Marlin Business Services Corp.
- Holcim Ltd. in the planned separation and U.S. listing of its North American business
- Apartment Investment and Management Company (an UPREIT) in its \$10.4 billion reverse spin-off of Apartment Income REIT Corp.
- Fortive Corporation in the tax-free spin-off of 80.1% of Vontier Corporation, a global industrial technology company that generated revenues of \$2.77 billion in 2019
- Trinity Industries in the tax-free spin-off of Arcosa, its industrial business
- WhistlePig, a distiller of luxury rye whiskey, in its partnerships with BDT Capital Partners and Moët Hennessy, and its related liquidity transactions
- Fortress Investment Group LLC in the \$250 million sale of Logan Circle Partners, L.P., Fortress' traditional fixed-income asset management business, to MetLife, Inc.

Mr. Cammer also provides *pro bono* legal services to New York-based clients, including early stage nonprofits and individuals seeking asylum in the U.S.