## **Micah Kegley**

Partner, Washington, D.C.

Mergers and Acquisitions



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## Education

J.D., The University of Texas School of Law, 2011 (High Honors; Order of the Coif; Chancellors Honor Society; Articles Editor, *Texas Law Review*; Managing Editor, *Texas Review of Law* & *Politics*)

B.A., with distinction, University of Virginia, 2006

## **Bar Admissions**

District of Columbia

## Experience

Law Clerk, Hon. Ed Carnes, U.S. Court of Appeals for the Eleventh Circuit (2011-2012) Micah Kegley concentrates his practice in the areas of mergers and acquisitions, securities law and general corporate matters in a variety of industries, including health care and telecommunications. Mr. Kegley represents acquirers, targets, special committees and financial advisors in significant transactions, including public and private acquisitions and divestitures, going-private transactions, auctions, public company and private company tender offers, joint ventures, corporate venture capital and cross-border transactions. Representative matters include:

- Centene Corporation in a number of transactions, including its:
  - \$17.3 billion acquisition of WellCare Health Plans, Inc. (including the related divestitures of IlliniCare Health Plan, Missouri Care and WellCare of Nebraska)
- \$2.2 billion acquisition of Magellan Health, Inc.
- acquisitions of Apixio, Community Medical Group, MHM Services, PANTHERx Specialty Pharmacy and the Medicaid membership of NextLevel Health Partners
- \$1.35 billion sale of Magellan Rx to Prime Therapeutics
- \$750 million sale of Magellan Specialty Health to Evolent Health, Inc.
- sales of Casenet, Centurion, HealthSmart and U.S. Medical Management
- cooperation agreement with Politan Capital Management
- Molina Healthcare, Inc. in its pending \$350 million acquisition of ConnectiCare, a leading health plan in the state of Connecticut
- The Advisory Board Company in its strategic review process and resulting \$2.6 billion multiparty sale of its health care business to OptumInsight, Inc. and education business to Vista Equity Partners
- FC PAC Holdings, LLC, a medical-services holding company sponsored by a consortium of private equity funds, in its acquisition and subsequent sale of Hospice Compassus
- RHA Health Services, Inc., a provider of intellectual and developmental disabilities, behavioral health and substance abuse care, in the sale of its Utah-based operations
- a consortium of private equity funds in its sale of RHA Health Services, Inc. to Blue Wolf Capital Partners
- Performance Food Group Company in a number of transactions, including its:
  - \$2.1 billion acquisition of Cheney Bros, Inc.
  - \$2.5 billion acquisition of Core-Mark Holding Company, Inc.
  - \$2 billion acquisition of Reinhart Foodservice, LLC
  - · acquisitions of José Santiago, Inc. and Merchants Foodservice
- Intelsat S.A. in its pending \$3.1 billion sale to SES S.A.
- PJT Partners LP as financial advisor to the strategic review committee of Frontier Communications Partners Inc. in Frontier's pending \$20 billion sale to Verizon Communications Inc.
- Sprint Nextel Corporation in its \$21.6 billion sale of a 78% stake to Softbank Corporation and its \$3.5 billion acquisition of the shares of Clearwire Corporation that it did not already own

- Global Guardian in its sale to Align Capital Partners
- Dynegy Inc. in a number of transactions, including its:
  - \$1.74 billion stock-for-stock merger with Vistra Energy
  - \$3.3 billion acquisition of Engie's U.S. fossil generation portfolio, including (i) the formation of a joint venture with Energy Capital Partners (ECP) to effect the acquisition, (ii) Dynegy's subsequent \$375 million purchase of ECP's interests in the joint venture and (iii) Dynegy's \$150 million sale of common stock to an affiliate of ECP
- TECO Energy, Inc. in its \$6.5 billion sale to Emera Inc.
- Infigen Energy Ltd. in its \$275 million sale of its equity interests in 18 U.S. wind farms and U.S.-based asset management and operations business to ArcLight Capital Partners
- JLL Partners in its acquisition of a majority interest in Aviation Technical Services
- Privilege Underwriters, Inc., the holding company for PURE Insurance, in its equity recapitalization with investments from Stone Point Capital and Kohlberg Kravis Roberts & Co., and in XL Group Plc's minority investment in Privilege Underwriters
- Del Frisco's Restaurant Group in its \$325 million acquisition of Barteca Holdings
- Digital Media Solutions, LLC in its \$757 million de-SPAC transaction with Leo Holdings Corp.
- the special committee of Fifth Street Asset Management Inc. in a strategic review process, which resulted in Fifth Street's \$320 million asset sale of its business development company advisory business to Oaktree Capital Management, L.P.
- Fifth Street Finance Corp. in its settlement with activist investor RiverNorth Capital Management, LLC
- Gannett Co., Inc. in its unsolicited proposed but terminated acquisition of Tribune Publishing Company and Gannett's related proxy contest to withhold votes from Tribune's director nominees