

Corporate Governance Overview

The Corporate Governance Practice Area provides advice to our public, private and nonprofit clients on all aspects of corporate governance. This may include compliance with the rules of the Securities Exchange Commission and the Sarbanes-Oxley Act as well as the requirements of the various Securities Exchanges and drafting of Charters for Committees and of Guidelines for Principles of Corporate Governance. When necessary, we represent companies and individuals in litigation based on allegations of failures of corporate governance.

We provide advice to our clients on all aspects of corporate governance. For our public company clients, this includes compliance with the rules of the Securities and Exchange Commission and the Sarbanes-Oxley Act, as well as the requirements of the self-regulatory organizations such as the NYSE and NASDAQ.

In particular, we assist our clients in the drafting of Charters for Audit, Nominating and Governance and Compensation Committees, Codes of Ethics and Statements of Principles of Corporate Governance. We also provide these services to our non-public and nonprofit clients since best practices of corporate governance for them have evolved based upon public company standards as a model. We counsel our clients also in proper corporate procedures as well as record keeping and fiduciary duty requirements.



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