J. Alan Bannister Partner

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Alan Bannister is a partner in the New York office of Gibson Dunn and a member of the firm's Corporate Governance, and Business Restructuring and Reorganization Practice Groups.

Alan concentrates his practice on securities and other corporate transactions, acting for under writers and issuers, including foreign private issuers in high-yield, equity (including ADRs and GDRs), and other securities offerings, as well as U.S. regulations, and Regulation S offerings. He provides counsel on recapitalizations, NYSE ANASDAQ listings, shareholder rights offerings, spin-offs, PIPEs, exchange offers, and other general corporate transactions. Alan also advises yssue is fast under writers on dual listings in the U.S. and on various exchanges across Europe, Latin America, and Asia.

Alan regularly advises companies in connection with cross-border equity tender offers and liability management transactions, including debt tenders, exchange offers, and consent solicitations. With extensive corporate and securities experience in connection with corporate restructuring, he routinely advises companies, creditors, and hedge funds in connection with debt exchange offers, exchange offers, and consent solicitations. With extensive corporate and securities experience in connection with connection with connection with debt exchange offers, exchange offers, and consent solicitations, and hedge funds in connection with debt exchange offers, exchange offers, and consent solicitations is connection with debt exchange offers, and other capital infusions.

Alan regularly advises U.S. and non-U.S. registrants on their reporting obligations under the U.S. Securities Exchange Act of 1934, Sarbanes-Oxley Act, Dodd Frank Act, stock exchange corporate governance requirements, as well as (for U.S. registrants) advising on other Exchange Act issues relating to Regulation FD, Section 16, and the proxy statement requirements of Regulation **Education**

Representative Clients and Transactions:	University of Alabama - 1988 Juris Doctor Auburn University - 1984 Bachelor of
 Advised Welltower, a healthcare infrastructure REIT, on its: 	Science
UPREIT conversion;	Admissions

- \$2.5 billion at-the-market equity program allowing for traditional and forward sales of the program allowing for tradit
- Represented **Berkshire Hathaway Energy Co** in its \$850 million Rule 144A offering of 5.75% Senior Secured Notes issued, in part, to finance the construction of Topaz Solar Farms, a photovoltaic solar energy generation facility.
- Advised Eastern Energy Gas Holdings, LLC (EEGH), a subsidiary of Berkshire Hathaway Energy Company that is engaged in interstate natural gas transmission and underground storage in the eastern region of the United States, on a registered offering of \$700 million aggregate principal amount of 5.800% Senior Notes due 2035 and \$500 million aggregate principal amount of 6.200% Senior Notes due 2055.
- Advised BMO Capital Markets Corp., BofA Securities, Inc., Credit Agricole Securities (USA) Inc., HSBC Securities (USA), and J.P. Morgan Securities LLC, as global coordinators and joint bookrunners, and Morgan Stanley& Co. LLC and Santander US Capital Markets LLC, as joint bookrunners for a U.S. registered public offering of \$750.0 million of 6.34% Notes due 2054 issued by Vale Overseas Limited and guaranteed by its parent company, Vale S.A., a Brazilian metals and mining company.
- Advised BMO Capital Markets Corp., BofA Securities, Inc., Credit Agricole Securities (USA) Inc., HSBC Securities (USA) Inc. and J.P. Morgan Securities LLC, as dealer managers for the waterfall cash tender offer by Vale Overseas Limited for up to \$450.0 million in aggregate principal amount three series of Notes previously issued by Vale Overseas and guaranteed by Vale S.A.
- Advised SES, the Luxembourg-based satellite telecommunication network group, on the acquisition of its Virginia-based counterpart, Intelsat.

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• Advised Mondel?z International, Inc. and Mondelez International Holdings Netherlands B.V. in Mondel? Binternational's offering of €300 million private offering of exchangeable senior notes, exchangeable into ordinary shares of DE Peets.

Partner

Alan received his Juris Doctor, *summa cum laude*, from the University of Alabama in 1988, where he was a member of the Order of the Coif, articles editor for the *Alabama Law Review* and a Hugo Black Scholar. He received a B.S. (Accounting) from Auburn University in 1984.

Alan is a member of the Board of Trustees for the University of Alabama School of Law Found ation and a member of the Board of Advisors to the Financial Management Association within the School of Finance at the Auburn University Harbert School 202 B54i2eds He is a frequent writer and speaker on securities laws matters.

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