# **Francis Petrie**

Of Counsel

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Los Angeles

Francis Petrie is of counsel in the Los Angeles office of Gibson Dunn where he is a member of the firm's Business Restructuring and Reorganization Practice Group. His practice focuses on corporate restructurings, distressed financing, liability management transactions, and other special situation transactions in acquisitions, out-of-court restructurings, and Chapter 11 cases.

## His representative matters include: \*

- Thrasio Holdings, Inc. and 240 of its affiliates in their prearranged Chapter 11
  cases in the U.S. Bankruptcy Court for the District of New Jersey. Thrasio is the
  largest aggregator of Amazon brands in the world. Thrasio entered Chapter 11 with
  a restructuring support agreement widely supported by its lenders, and, upon exit
  from Chapter 11, comprehensively restructured over \$3 billion of funded debt and
  preferred equity obligations and injected \$90 million of new money financing into
  the go-forward business.
- Invitae Corporation and certain of its affiliates in their prearranged Chapter 11 cases in the U.S. Bankruptcy Court for the District of New Jersey.
- Wahoo Fitness, a global leader in smart fitness and training for endurance athletes and fitness enthusiasts, in an out-of-court recapitalization that provided significant liquidity and fully eliminated all of Wahoo's existing debt.
- BNGL Holdings, LLC as DIP lender and Plan Sponsor to Reverse Mortgage Investment Trust, Inc. in their Chapter 11 cases in the United States Bankruptcy Court for the District of Delaware.
- BlockFi Inc. and certain of its subsidiaries in their Chapter 11 cases in the District
  of New Jersey. BlockFi is an industry-leading provider of cryptocurrency related
  products and services, allowing its retail and institutional clients access to liquidity,
  yield, and credit. Following disruption in the cryptocurrency industry, BlockFi
  commenced Chapter 11 to stabilize its business and provide for the opportunity to
  consummate a comprehensive restructuring transaction that maximizes value for
  its clients and stakeholders.
- Altera Infrastructure L.P. and certain of its affiliates, a leading international midstream services provider to the oil and gas industry, in pre-arranged Chapter 11 cases filed in the Bankruptcy Court for the Southern District of Texas.
- IPC Systems, Inc, a leading global provider of secure, compliant communications and networking solutions for the global financial markets, in a comprehensive outof-court restructuring. The transaction reduced IPC's leverage by over \$400 million, extended its debt maturity schedule by 5 years, and provided \$125 million of new capital.
- Array Canada, a global leader in in-store merchandising services for retailers and brands, and its affiliates in a comprehensive out-of-court restructuring. The cross-



## **Capabilities**

Business Restructuring and Reorganization

#### **Credentials**

#### Education

University of Pennsylvania - 2016 Juris Doctor

Columbia University - 2011 Bachelor of Arts

#### Admissions

New York Bar California Bar

### Clerkships

US Bankruptcy Court, Delaware, Hon. Brendan L. Shannon, 2016 - 2017

border transaction closed in September 2021 and reduced Array's leverage by more than 50%, increased liquidity, and extended its debt maturities.

- Seadrill Limited and certain of its direct and indirect subsidiaries in their multijurisdictional restructuring of approximately \$6.1 billion of funded debt. Seadrill is a
  leading global provider of offshore contract drilling services and employs nearly
  3,100 individuals across 15 countries and five continents. Seadrill's Chapter 11
  cases, one of the largest filings of 2021, equitized approximately \$4.9 billion of
  secured debt across twelve silos and facilitated a capital investment of \$350
  million, enabling Seadrill to continue to operate its modern fleet of drilling units.
- California Pizza Kitchen, Inc. and its affiliates in their prearranged Chapter 11
  restructuring in the United States Bankruptcy Court for the Southern District of
  Texas. CPK is an iconic restaurant brand that specializes in California-style pizza
  with locations internationally and throughout the United States. CPK's plan
  received near unanimous approval from all voting classes and allowed CPK to
  emerge from Chapter 11 in November 2020, reducing its debt obligations by over
  \$225 million.
- McDermott International, Inc. and 225 of its subsidiaries and affiliates, including 107 foreign domiciled entities, in their prepackaged Chapter 11 cases in the U.S. Bankruptcy Court of the Southern District of Texas. McDermott is a premier, global upstream and downstream engineering, procurement, construction, and installation company and employs over 42,000 individuals across 54 countries and six continents. McDermott's prepackaged Chapter 11 cases were confirmed in less than 60 days and contemplated a transaction that re-equitized the company, deleveraged over \$4 billion of funded debt, preserved an unprecedented \$2.4 billion in prepetition letters of credit, left trade claims unimpaired, and included a sale of McDermott's Lummus technology business for \$2.725 billion. McDermott emerged from Chapter 11 only five months after the petition date.
- Clover Technologies Group, LLC, a provider of aftermarket management services
  for mobile device carriers and historically operated as a collector and
  remanufacturer of printer cartridges, in connection with its restructuring of \$650
  million of term loan indebtedness. As part of its comprehensive restructuring,
  Clover sold its printer cartridge remanufacturing business for over \$200 million,
  acquired an additional company for synergies with the remaining mobile device
  business, and entered into a restructuring support agreement for the equitization of
  the vast majority of the term loan indebtedness.
- Vanguard Natural Resources Inc. and its affiliates in their Chapter 11 cases in the
  U.S. Bankruptcy Court of the Southern District of Texas. Vanguard is an
  independent exploration and production company focused on the production and
  development of oil and natural gas properties in the United States with operations
  in the Gulf Coast, Permian and Anadarko Basins. Vanguard had approximately
  \$850 million in debt at the time of filing and obtained a commitment for a \$130
  million debtor-in-possession financing facility, which included \$65 million in new
  money.
- Represented a subsidiary of JDH Capital LLC in the successful purchase of all assets under section 363 of the Bankruptcy Code in the Sam Kane Beef Chapter 11 cases in the Southern District of Texas.
- Windstream Holdings, Inc., and its debtor subsidiaries in their Chapter 11 restructuring in the U.S. Bankruptcy Court for the Southern District of New York. Windstream is a leading provider of advanced network communications, technology, broadband, entertainment and security solutions to consumers and small businesses in 18 states. In bankruptcy, Windstream commenced litigation to recharacterize a \$3.5 billion spin-off and master lease of certain telecommunications network assets. That litigation resulted in an innovative settlement that provided over approximately \$1.2 billion in net present value and billions of dollars of improvement to Windstream's telecommunications infrastructure. Windstream also confirmed a Chapter 11 plan or reorganization that addresses more than \$5.6 billion in funded debt obligations, provides for a \$750 million equity rights offering, and positions Windstream to achieve its long-term

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- Gastar Exploration Inc., and its wholly-owned subsidiary Northwest Property
  Ventures LLC, in their prepackaged Chapter 11 restructuring in the U.S.
  Bankruptcy Court for the Southern District of Texas. Gastar is a publicly-traded oil
  and natural gas exploration and production company headquartered in Houston,
  Texas with assets concentrated in the STACK shale play in Oklahoma.
- Mission Coal Company, LLC and its affiliates in their Chapter 11 cases in the
  United States Bankruptcy Court for the Northern District of Alabama. The company
  was headquartered in Kingsport, Tennessee with coal mining operations in West
  Virginia and Alabama.
- Cenveo, Inc. and its domestic subsidiaries in their prearranged Chapter 11
  restructuring in the U.S. Bankruptcy Court for the Southern District of New York.
  Cenveo, Inc. is a leading global provider of print and related resources
  headquartered in Stamford, Connecticut with a worldwide distribution platform.
- EXCO Resources, Inc. in its Chapter 11 restructuring in the U.S. Bankruptcy Court
  for the Southern District of Texas. EXCO Resources, Inc. is an oil and natural gas
  exploration, exploitation, acquisition, development and production company
  headquartered in Dallas, Texas with principal operations in Texas, North Louisiana
  and the Appalachia region. EXCO listed approximately \$1.4 billion of funded debt
  obligations at the time of filing.
- Avaya Inc. and certain of its affiliates in their Chapter 11 cases. Avaya is a leading
  multinational technology company that specializes in telephony, wireless data
  communications, customer relationship management software, and networking.
  Avaya and its debtor-affiliates had more than \$6 billion in funded debt obligations
  as of the commencement of their Chapter 11 cases, with annual revenues in
  excess of \$3 billion. In 2018, the Turnaround Management Association recognized
  the successful restructuring of Avaya Inc. with its "Mega Company Transaction of
  the Year Award."

Francis earned his Juris Doctor in 2016 from the University of Pennsylvania and received his undergraduate degree in 2011 from Columbia University. After law school, he served as a judicial law clerk for the Honorable Brendan L. Shannon in the United States Bankruptcy Court for the District of Delaware.

Francis is admitted to practice in California and New York and the United States District Courts for the Southern and Eastern Districts of New York.

\*Representations also include those that occurred prior to his association with Gibson, Dunn & Crutcher LLP.

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