



Isabelle A. Dinerman

Senior Associate

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Services

Business & Finance
Mergers & Acquisitions
Securities

Isabelle Dinerman advises public and private clients on a wide range of corporate and SEC regulatory matters, including public offerings and private placements of equity and debt securities; current and periodic reports and other ongoing reporting obligations imposed on companies by the Securities Exchange Act of 1934; reporting obligations of directors, officers and significant shareholders; mergers and acquisitions; private equity; corporate restructurings; corporate governance, including compliance with NYSE/NASDAQ requirements; and general corporate counseling.

Prior to joining the firm, Ms. Dinerman worked as an associate in the New York office of an international law firm where she represented clients in public and private security offerings, mergers and acquisitions, asset sales, private equity and general corporate counseling. While attending law school, Ms. Dinerman was the Assistant Articles Editor of the *Immigration and Nationality Law Review*.

Ms. Dinerman was recognized in 2021 as one of the "Best Lawyers: Ones to Watch" for Corporate Law and Securities Regulation by *The Best Lawyers in America*[®].

Experience

Advised various public company clients with respect to ongoing SEC reporting obligations and corporate governance matters, including Miller Industries, Inc. (NYSE: MLR), BlueLinx Holdings, Inc. (NYSE: BXC), Manhattan Associates (NASDAQ: MANH); Interface, Inc. (NASDAQ: TILE), Investors Title Company (NASDAQ: ITIC) and Campus Crest Communities (NYSE: CCG).

Represented Delta Air Lines, Inc. in three public bond offerings for total proceeds in excess of \$4 billion.

Represented Interface, Inc. (Nasdaq: TILE) in its \$420 million acquisition of nora systems GmbH.

Represented Reynolds American in its \$9 billion public offering of senior notes and a cash tender offer for \$2.8



billion of its outstanding corporate bonds.

Represented Aarons, Inc. (NYSE: AAN) in its \$650 million acquisition of Progressive Finance Holdings, LLC and its \$99 million acquisition of Dent-A-Med, Inc.

Represented Fortegra Financial Corp (NYSE: FRF) in its \$218 million sale to Tiptree Financial (Nasdaq: TIPT).

Represented AT&T Corp. (NYSE: T) in securities matters relating to its proposed \$1.4 billion acquisition of Straight Path Communications (Nasdaq: STRP).

Represented Astral Brands, Inc. in its recapitalization and repurchase of securities from holders of approximately 60% of the value of the company in June 2014. Terms were not announced.

Education

University of Cincinnati College of Law, J.D. (2008) *cum laude, Dean's List*

Indiana University, B.A., Economics and German (2005)

Admissions

Georgia (2016)

New York (2009)

Insights

[News Releases](#)

Top-Tier Recognition for Kilpatrick Townsend in Inaugural 2021 *Best Lawyers: Ones to Watch*

August 20, 2020

[In The News](#)

Kilpatrick Townsend Acts as Counsel to Delta Air Lines in Offering

October 29, 2019

[Perspectives](#)

KT Client Success | Kilpatrick Townsend Represents Wealth Management Firm from Birth to \$750 Million Exit

July 18, 2019

[In The News](#)

Kilpatrick Townsend Counsels United Capital in Goldman Sachs Deal



May 16, 2019

[Perspectives](#)

Kilpatrick Townsend Closes \$207 Million Acquisition for AT&T

March 19, 2018

[Perspectives](#)

KT Client Success: Energy Team Closes Third Ever Renewable Chemicals Project Worth \$56 Million

January 22, 2018