



Vivek Sriram

Partner

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Practices:

Corporate & Commercial
Mergers & Acquisitions
Joint Ventures & Collaborations
Corporate Restructuring
Private Equity
Venture Capital

Education:

LL.M. (Hons.), Northwestern
University School of Law,
Chicago (2013)

B.B.A, LL.B., (Hons.), National
Law University, Jodhpur (2009)

Professional Affiliation:

Tamil Nadu State Bar Council

Sectors:

Financial Services
Automotives
E-Commerce
IT/ITES
Manufacturing
Pharmaceuticals

Vivek Sriram is a Partner in the Corporate and M&A practice group in the Chennai office. His practice focuses on advising international and domestic clients on structuring of transactions, investment strategies, domestic and cross-border M&A, strategic alliances, joint ventures, private equity, venture capital investments, strategic buy outs and exits and general corporate matters.

Vivek has been ranked as one of India's top TMT / Fintech lawyers for 2021, by Asian Legal Business and ranked as a Recommended Lawyer for Corporate and M&A by The Legal 500.

Representative Matters:

In his areas of expertise, Vivek has represented and advised several prominent clients which include:

- **Shanghai Fosun Pharmaceutical (Group) Co. Ltd.** and various subsidiaries on their acquisition of a 74% stake in Gland Pharma Limited for USD 1.09 Billion (approx.) (being the largest foreign investment in India by a Chinese company) and consequent initial public offering of Gland Pharma Limited;
- **Reliance Retail Ventures Limited** and its wholly owned subsidiary, on the acquisition of the entire retail & wholesale and logistics and warehousing business of the Future Group, for approx. INR 24,713 Crores (ongoing);
- **Tata Global Beverages Limited** on the acquisition of the Consumer Product Business of Tata Chemicals Limited, through a scheme of arrangement;
- **TVS Supply Chain Solutions Limited** (TVS SC) and its promoter shareholders in their leveraged buyout of Caisse de dépôt et placement du Québec's stake in the Company for over INR 1,000 Crores;
- **TVS Supply Chain Solutions Limited** and its promoters in the investment made by Exor for INR 590 Crores (approx.);
- **Nobel Hygiene Private Limited** and its promoters, in the investment made by Quadria Capital, of INR 450 Crores;
- **Tata Communications Limited (TCL)** and **Tata Communications Data Centers Private Limited (TCDC)** on TCL's sale of a 74% stake in TCDC to Singapore Technologies Telemedia, Singapore, for approx. USD 635 Million;

- **Reliance Jio Digital Services Limited** on the acquisition of the entire business undertaking of **Haptik Infotech Private Limited** (Haptik) by way of a slump sale, for **USD 101.3 Million**;
- **Lightbox Ventures** on its investments in **Dunzo Digital Private Limited, Waycool Foods & Products Private Limited, Truecaller, Komorebi Tech Solutions Private Limited (Cityflo)** and **Mindcresent Wellness Ventures Private Limited (Innerhour)**;
- **Royal Vopak N.V.** and its affiliates on its proposed pan India joint venture with Aegis Limited, for developing and operating LPG and chemical storage terminals, involving consideration of up to EUR 155 Million;
- **India Infoline Finance Limited** on the sale of its commercial vehicle finance business to IndoStar Capital Finance Limited, for a consideration of approximately INR 2,419 Crores (approx.);
- **Hitachi Ltd.** on the acquisition of the entire issued equity shares of Prizm Payment Services Private Limited, from all its shareholders, including Winvest Holdings (India) Private Limited, Sequoia Capital, and Axis Bank;
- **Maj Invest** on its purchase of ~7% in Aye Finance Private Limited from Accion Africa-Asia Investment Company for approximately USD 5.6 Million;
- **Samena Capital**, a private investment firm focused on Asia, Middle East, and North Africa, in its USD 18.5 Million investment in Ugro Capital Limited, a listed Indian non-banking financial company;
- **TVS Motor Limited and its subsidiary** on investments made in various companies including, Scienaptics, Inc. (US), Predictronics Corporation (US); Ultraviolette Automotive Private Limited (India); and Intellicar Telematics Private Limited (India)
- **TVS Capital Funds** on its investment in Five Star Finance Private Limited;
- **Permira Funds** on Indian law aspects on their acquisition of Duff & Phelps;
- **Validus Wealth Management Private Limited** on the proposed sale of a majority stake in Validus Wealth to the LGT Group;
- **Oman India Joint Investment Fund** on its acquisition of 11.5% stake in GSP Crop Science Private Limited;
- **Emperador Inc.** on Indian law aspects pertaining to its acquisition of 100% stake in White & Mackay from United Spirits (Great Britain) Limited for USD 729 Million;
- **Pepe Jeans Europe B.V.** on their joint venture with Dollar Industries Limited, wherein the joint venture company will manufacture high-end innerwear products;
- **Vinmar International Limited** on its investment in Banyan Sustainable Waste Management Private Limited;

- **Royal Vopak N.V.** and its affiliates, on its joint venture with Shapoorji Pallonji Group, wherein the joint venture company shall build and operate a third-party bulk liquid storage and handling facility to handle LPG, chemicals, petrochemicals, veg oils, and Petroleum Oil & Lubricants (POL);
- **Vortex Engineering Private Limited** on the investment by International Finance Corporation, having a deal size of approx USD 7 Million;
- **Bodhi Brands Private Limited (velvetcase.com)** and its Promoters on investment by a group of 40 investors, including The Chennai Angels (TCA), Arihant Patni (co-founder of Nirvana Venture Advisors), Jacob Kurian (partner at New Silk Route Advisors) and Jerry Rao (former CEO of MPhasiS) in Bodhi Brands Private Limited;
- **Atos Origin** on its acquisition of Venture Infotek India Private Limited, having a deal size of approx USD 99 Million;
- **Sterlite Technologies Limited** on a joint venture with Viscas Corporation, Japan, wherein the joint venture company will manufacture a range of power cables;
- **Riken Corporation, Japan** on a joint venture company with Amtek Auto Limited, wherein the joint venture company will manufacture automobile components;
- **FCC Co., Ltd.** on the acquisition of RICO Auto Limited's entire shareholding in FCC RICO Limited, a 50-50 joint venture company, for a consideration of approx. USD 80 Million;
- **Kokuyo Co, Ltd.** Japan, on the acquisition of shares of an Indian listed company, from resident promoters;
- **Sarthak Entertainment Private Limited (SEPL)** and its promoters, on the 100% sale of SEPL to Zee Entertainment Enterprises Limited;
- **Entertainment Network (India) Limited** on the acquisition of 4 (four) radio stations from another large Indian listed media company;
- **KS Gleitlager GmbH** on its acquisition of the bearings manufacturing division of a major Indian automotive parts company, having a deal size of approx. USD 20 million;
- **Primex Healthcare and Research Private Limited** on the investment in Primex, by Mr Agnivesh Agarwal of the Vedanta Group;
- **Writefine Products Private Limited (WFPL)** and its promoters on Fabbrica Italiana Lapis ed Affini Spa, Italy (FILA's) acquisition of equity shares of WFPL;
- **Equitas Holdings Private Limited** on the investment by International Finance Corporation, having a deal size of approx USD 26 Million;
- **The Election Commission of India, Union Public Services Commission and Tamilnadu Information Commission** on Writ Petitions before the Madras High

Court; and

- **Various Clients** before various courts and tribunals in Chennai on matters relating to debt recovery law, arbitration law, corporate and commercial law, and constitutional law, among others.