Real Estate

Our attorneys are trusted by clients across industries such as energy, retail and shopping center, health care, student housing, and low-income housing as well as by commercial real estate owners and developers. We assist our clients in the development, financing, leasing, and acquisition and sale of real property interests.

We also have extensive experience with real estate matters specific to the energy industry that include the acquisition and development of generation and transmission facilities, renewable-energy development, oil and gas leasing in the Marcellus Shale, riparian-rights issues, and environmental easements. Additional key industry focuses include health care and student housing.

Our experienced real estate professionals are highly proficient in title examination and title insurance claims matters, and our attorneys regularly prosecute and defend title disputes.

Some of our most notable recent representative matters include:

- Currently representing a commercial solar developer in the acquisition and development of multiple utility-scale solar projects in Central and Western Massachusetts.
- Represented an energy company in the acquisition of real estate rights and the resolution of title
 issues with a combined seven-mile natural-gas pipeline in Southern Illinois in connection with the
 conversion of a power plant from coal to natural-gas-fueled.
- Represented an energy company in the \$70 million acquisition of three hydroelectric facilities in Maine and related financing.
- Acted as lead real estate and finance attorney in connection with dozens of multi-million shopping
 center acquisitions and/or refinances, many of which contained a 1031 like-kind exchange component
 and the assignment of an existing mortgage. The collective matters totaled over \$350 million in
 Florida, Georgia, Louisiana, Maryland, New York, North Carolina, South Carolina, Tennessee,
 Virginia, and West Virginia.
- Represented a utility company in establishing deed restrictions and environmental easements on dozens of former manufactured gas plant sites, as required by the NYS Department of Environmental Conservation.
- Represented a telecommunications company in all aspects of the first phase build-out of cell tower sites in Western New York, including zoning approvals, leasing, and title matters.
- Represented a real estate developer in the purchase of Rochester Tech Park with over 5 million square feet of light industrial, manufacturing, and warehouse space. The transaction included Public Service Commission approval, Empire Zone certification, and environmental-remediation issues.
- Represented a residential housing developer in local, state, and federal approvals for a 244-unit multi-family housing development, including variances and site plan approval and stormwater, state, and federal wetland permits.

Representative Experience

- Represented a NYC ice cream shop owner in the formation of a corporate entity and subsequent commercial lease negotiation.
- Represented a real property company in its conversion from a limited liability company to a limited partnership in order to facilitate foreign investment and conform with Canadian corporate law.
- Represented a fast food franchise operator in the asset sale of four Taco Bueno restaurants and subsequent leaseback negotiations.
- Represented a dentist in the sale of his dental practice, associated assets, and office real property.

- Represented a purchaser in its acquisition of the business assets of a local sodas, ice cream, and confections shop and in the related commercial lease negotiation.
- Represented a WNY-based private equity company in its acquisition of the business assets and real
 property of a popular, historic Buffalo commercial bakery (operating since 1888) that markets and
 sells premium frozen dough products and fresh baked goods.
- Drafted a petition to the Onondaga County Supreme Court to gain approval for a religious corporation to convey multiple parking easements.
- Handled the sale of a homeowners association common area to construct a single-family home.
- Prepared an easement to authorize the installation of fiber optic cables over a homeowners association common area and advised the HOA regarding procedures to authorize the installation.
- Prepared a declaration of restrictions to preserve protected wetlands and an adjacent area incident to a NYS Department of Environmental Conservation (DEC) and US Army Corps of Engineers wetland permit.
- Amended a condominium offering plan to extend the terms of the offering.
- Prepared an application for treatment pursuant to Cooperative Policy Statement 7 (CPS-7).
- Defended an Article 78 Proceeding commenced by neighbors challenging the formation of a planned development district, subdivision, and site plan approval for reusing five existing buildings and constructing a four-story, 52-unit multi-family building and a four-story, 52-unit multi-family building with underground parking.
- Prosecuted approvals for the redevelopment of historic landmark property, including rezoning to the
 planned development district, subdivision and site plan approval for the reuse of five existing
 buildings, and the construction of a four-story, 52-unit multi-family building and a four-story, 52-unit
 multi-family building with underground parking.
- Served as outside general counsel in the \$75 million redevelopment of a facility on the National Register of Historic Places into a 90-room boutique hotel and conference facility, including acquiring the project from New York State, negotiating and preparing development documents and leases, preparing and processing tax incentives, and coordinating historic tax credit financing with Empire State Development grants.
- Represented a hospital group in the sale of its large urology and radiation oncology medical practice and related real estate.
- Represented a seller in a \$20.5 million sale of a retail shopping center in Myrtle Beach, South Carolina, that was a relinquished property in a 1031 exchange.
- Served as general counsel to a NY-based not-for-profit assisted living provider, including licensing all
 four of its client residences and helping obtain ALR, enhanced, and special-needs licensure and
 certification. This included drafting a winning HEAL grant application, resulting in the client receiving
 \$3.8 million from the NYS Department of Health (DOH) to build a new assisted-living facility with
 enhanced capabilities.
- Providing strategic advice for the replacement of more efficient and cleaner turbines at an
 existing generating facility, including securing the necessary permit modifications to enable the
 project to go forward and interfacing with NYSDEC and other state and local agencies to secure the
 necessary permits and approvals in a timely manner.
- Represents an energy storage projects developer in handling all aspects of the projects, including
 counseling on all siting and permitting issues to ensure the most efficient and successful project
 development while preserving the in-service dates as well as interfacing with key regulators.
- Represents a local entrepreneur in financing and structuring a \$10 million downtown business development.
- Represents a local developer in financing and structuring a \$10 million real estate development.

- Represented an owner, operator, and developer of hydroelectric power projects in its \$8.1 million purchase of a Virginia hydroelectric facility, including handling the status and necessary assignment of a US Federal Energy Regulatory Commission (FERC) license as well as the pre-closing investigatory process with regard to potential environmental issues and necessary post-closing connections to the electrical grid.
- Represented an individual in his sale of interest in a car dealership franchise that involved sensitive
 environmental issues and took over three years to complete, including negotiating all transaction
 documents.
- Assisted with the restructuring of all secured and unsecured debt related to the \$25 million merger of
 two hospitals, including redeeming and reissuing civic facility bonds, coordinating consents from the
 PA and NY Departments of Health, and handling all real estate and title insurance work related to
 financing.
- Performed all legal responsibilities related to the \$225 million development, construction, and financing of a children's hospital, including negotiating and preparing all development, design, and construction contracts and preparing all loan and real property documentation related to HUD-insured mortgage financing and EB-5 financing.
- Served as general outside counsel to a NY-based owner-operator of post-acute health care facilities
 regarding the \$10 million acquisition of a nursing facility in Brockport, New York, and the acquisition
 financing, including title matters and restrictions and required NYS Department of Health and Attorney
 General approvals.
- Represented a super-regional lender in a \$12 million+ loan involving the acquisition of an out-of-state
 assisted living facility. The closing was under an extremely compressed timeframe with multiple
 parties, and, given the fact that the collateral was out of state, various regulatory issues needed to be
 resolved. The transaction was successfully closed within the required time parameters.
- Represented a principal and a long-standing local business in the sale of the principal's 100 percent
 membership interest, negotiating the sales contract and consummating the entire transaction,
 including financial assumptions, vendor consents, and negotiating a new lease and employment
 contract. The result of the transaction assured the orderly transition of the company to another entity
 and the continuation of the company for the benefit of the community and the employees.
- Represented a bank in a construction loan involving mixed-use property in Rochester, New York. The \$11 million transaction involved a SWAP component, negotiating borrower and guarantor recourse issues, and resolving title issues.
- Served as outside general counsel to a purchaser in the acquisition of Oklahoma taco restaurant franchises and related business assets collectively valued at \$2.8 million.
- Served as outside general counsel to sellers in a \$15 million sale of 25 hamburger fast food restaurant franchises and related business assets to an Oklahoma purchaser.
- Served as local NY counsel to a Canadian client in a \$9.4 million cross-border acquisition of a food manufacturer and related real estate.
- Prepared a Condominium Offering Plan for a newly constructed condominium and related amendments.
- Completed environmental and real property due diligence in connection with a series of equity
 investment transactions in several solar energy facilities in Massachusetts and New York, and as
 local counsel, advised our client, the investor, of the legal and business risks and prepared permit
 schedules for closing.