

Robert Feiner Director



Contact:

T +61 3 8681 4439

M +61 459 239 174

E robert.feiner@
clarendonlawyers.com.au

Robert is a leading corporate lawyer, with more than 14 years' experience in public and private mergers and acquisitions, public and private capital markets and general corporate and commercial law. Rob is trusted adviser to a range of prominent Australian and international corporate and private clients.

Rob has outstanding legal and technical skills, commercial focus, service delivery and responsiveness. He has significant expertise and deep experience in executing complex strategic transactions for his clients.

Rob's recent recognition includes The Best Lawyers in Australia for Mergers & Acquisitions (2019, 2018 and 2017 editions) and The Best Lawyers in Australia for Equity Capital Markets (2019 edition). Rob has also been consistently recognised by Doyle's Guide as being one of the leading corporate lawyers in Melbourne.

Rob joined Clarendons in October 2013 and was appointed a director of the firm in July 2014. Prior to joining Clarendons, Rob was a senior associate at Herbert Smith Freehills in its mergers and acquisitions team. Rob's experience also includes a six-month secondment with BHP Billiton.

A selection of some of Rob's recent disclosable major transactional matters includes:

- Rural Bank (a subsidiary of ASX-listed Bendigo Bank) on its acquisition of the Agri Advisors and Profarmer business from NZX;
- Commercialview.com.au Limited, a commercial property digital listings platform that is owned and supported by some of Australia's leading commercial real estate agencies, on its sale to Commercial Real Estate Media, a subsidiary of ASX-listed Domain Group;
- Australian Financial Complaints Authority, the national ombudsman for the resolution of consumer disputes in the banking sector on its formation and merger with the Financial Ombudsman Service and Credit Investments Ombudsman;
- Bosch on its investment in aquaculture and agriculture tech solutions business The Yield by way of equity and debt instruments;
- Chargefox, a new electric vehicle charging business, on its formation and capital raise for new investors, which includes major investor Australian Motoring Services (AMS) (the umbrella association for NRMA, RACV, RACQ and other large state-based automobile associations) and grants from the Australian Renewable Energy Agency (ARENA) and Victorian Government;
- ASX-listed AusNet Services on certain investments and restructuring arrangements;
- Lux Group on all aspects of its strategic transaction with Catch Group which resulted in the creation of separate, pure-play travel, shopping and local ecommerce businesses;
- Murray Goulburn Responsible Entity as trustee for the Murray Goulburn Unit Trust on certain aspects of the acquisition of 100% of the operating assets and liabilities of Murray Goulburn by Saputo Dairy Australia;

Robert Feiner Director



Contact:

T +61 3 8681 4439

M +61 459 239 174

E robert.feiner@

clarendonlawyers.com.au

- The acquisition of Hosico Engineering, a world class manufacturer and supplier of precision engineered light metal and injection moulded components;
- The Doggett family in the merger of their leading independent Australian paper distribution business with New Zealand private equity owned BJ Ball Group, and subsequent sell-down of 51% of the combined group to Japan Pulp and Paper;
- Bosch on its 'Autocrew' joint venture with Supercheap Auto (a subsidiary of ASX-listed Super Retail Group);
- Vicwest Community Telco, a telecommunications business 50%-owned by Bendigo Bank on its merger with NSX-listed telecommunications business, Bendigo Telco, by way of scheme of arrangement;
- A large NYSE-listed manufacturing company on its bid for the acquisition of an Australian engineering and manufacturing business by competitive sales process;
- Cardboard Cartons, a leading manufacturer of specialty packaging solutions, on the sale of its business and assets to Oji Fibre Solutions, a subsidiary of Japanese-based Oji Holdings and Innovation Network Corporation;
- Israeli tech-company Mobilicom, on its reverse takeover proposal with ASX-listed PHA Holdings;
- Wisr (formerly Directmoney), a pioneer in the rapidly growing marketplace lending industry, on a non-renounceable fully underwritten rights issue and reverse takeover transaction;
- Sapeame (owner of the Grill'd restaurant chain) on the acquisition of luxury chocolatier business, Koko Black, from its administrators;
- Swisse Wellness, on its acquisition of a licensed packaging plant in Victoria;
- Certain large family office groups on their group structuring and investment arrangements;
- Indian major global pharmaceuticals company, Strides Arcolab, on its acquisition of South Africa's Aspen Pharmaceuticals' Australian generic drugs and over the counter business;
- Shareholders of Australian sports data company Sportingpulse International on the company's sale to UK-based sports data company Genius Sports Group, and subsequent sale of their stake in Genius Sports Group to Apax Partners;
- Privately-owned New Zealand logistics company Lead Logistics on its joint venture partnership with international freight distributor, Kerry Freight;
- Advising global workspace solution company Regus Group (LSE:RGU) on its acquisition of the Australian serviced office network operated by Corporate Executive Offices;
- Leading Australian e-commerce business, Lux Group, on various company-defining acquisitions, including online retailer brands Exclusive from APN News and Media Limited, Spreets from Yahoo!7, DailyDo from its founders and various other transactions;
- Private equity group Vita Group on the sale of its Australian, New Zealand and Malaysian polymers businesses;
- Careers Australia in its successful takeover bid by Cirrus Business Investments, and the competing takeover bid Crescent Capital;

Robert Feiner Director



Contact:

T +61 3 8681 4439

M +61 459 239 174

E robert.feiner@

clarendonlawyers.com.au

- Australian Infrastructure Fund's (ASX:AIX) sale of its Australian and European airport assets to the Future Fund and subsequent return of funds to investors, and separate disposals of its interests in Port of Geelong, Port of Portland and Metro Transport to other purchasers;
- BHP Billiton (ASX:BHP) on its demerger and ASX listing of South32;
- Hastings Funds Management (a subsidiary of Westpac Banking Corporation) in relation to the successful off-market takeover bid by APA Group;
- Alberta Investment Management Corporation on its participation in the acquisition of Great Southern Plantation's timberland assets;
- Future Fund and The Campbell Group on its consortium and shareholders' agreement and subscription arrangements, and acquisition of SA Forestry assets;
- Alinta Energy on its divestment of certain electricity generation and infrastructure assets;
- Hong Kong-based asset manager Crosby Capital on its takeover bids for Rey Resources (ASX:REY), Indophil Resources (ASX:IRN) and Medusa Mining (ASX:MML);
- Bunge (NYSE:BG) on its takeover bids for Queensland sugar mill companies;
- Transfield Services Infrastructure Fund on its strategic review sale process and subsequent sale to Ratchaburi Electricity Generating Holding;
- AWB on its successful takeover bid by Agrium by scheme of arrangement;
- Orica Limited (ASX:ORI) on the demerger and ASX listing of DuluxGroup (ASX:DLX).

Rob holds a Bachelor of Laws (Honours) degree and a Bachelor of Arts (Honours) degree from Monash University.