

Daniel B. Nunn, Jr.

Partner

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Daniel Nunn practices in the areas of business and corporate law, with an emphasis on mergers and acquisitions, corporate governance, securities law and finance, and franchise law. He represents buyers, sellers, and management groups in taxable and nontaxable transactions involving public and private companies in a variety of merger and acquisition transactions, including stock acquisitions, divisional asset acquisitions and divestitures, tender offers and exchange offers, restructurings, going-private transactions, distressed company acquisitions, and cross-border transactions. He serves as managing partner of the Jacksonville, Florida office.

Experience

Following is a selected sampling of matters and is provided for informational purposes only. Past success does not indicate the likelihood of success in any future matter.

Experience

- Advises issuers and equity sponsors in venture capital transactions
- Assists clients with structuring, negotiating and consummating joint ventures and strategic alliances
- Counsels boards of directors, audit committees, and other independent committees with respect to corporate governance issues and fiduciary obligations
- Advises clients in connection with public and private securities offerings and public company reporting requirements
- Speaks on topics relating to business transactions and corporate governance matters

Education

University of Florida Levin College of Law,
JD, with honors (1989)

University of Florida, BA (1986)

Admissions

Florida

Practice Areas

[Corporate Governance](#)

[Mergers & Acquisitions](#)

[Public Company Compliance & Counseling](#)

[Securities Offerings](#)

- Experience also includes representing clients in a variety of industries, including construction materials, technology, health care, manufacturing, transportation, distribution and retailing concerns

Representative Matters

- Represented seller of privately held logistics company
- Represented seller of ready-mix concrete and cement company to publicly traded company
- Represented energy company in strategic investments in alternative energy technology companies
- Represented various landowners in real estate development joint venture transactions
- Represented seller of specialty chemicals business to financial buyer
- Represented financial buyer in friendly takeover transaction

Recognitions

The bar rules of some states require that the standards for an attorney's inclusion in certain public accolades or recognitions be provided. When such accolades or recognitions are listed, a hyperlink is provided that leads to a description of the respective selection methodology.

- [The Best Lawyers in America®](#) Lawyer of the Year, Jacksonville, Florida, Mergers and Acquisitions Law (2018)
- [The Best Lawyers in America®](#) — Corporate Law (2015-2020)
- [Florida Super Lawyers](#) (2010-2013)
- [The Legal 500, Mergers, Acquisitions, and Buyouts](#) (2011)

Professional Activities

- The Florida Bar Business Law Section, Tax Law Section
- Director, Riverplace Capital Management, Inc.

Articles & Speeches

Insights

The Wolf at the Door: Florida's Takeover Laws Revisited, *The Florida Bar Journal* Volume 83 No.3 - Author (March 2009)

Events/Speaking Engagements

[In-House Roundtable Discussion: Maximizing the Law Department's Value](#), *Association of Corporate Counsel, North Florida Chapter* - Speaker (May 28, 2015)

Alerts

[SEC Issues Compliance and Disclosure Interpretations regarding Regulation A Offerings](#), *Securities Alert* (April 28, 2017)

[Amended Rule 504 Has Become Effective; Amended Rule 147 and New Rule 147A Become Effective Soon](#), *Securities Alert* (April 17, 2017)

[SEC Amends Exhibit Index Requirements to Include Hyperlinks](#), *Securities Alert* (March 9, 2017)

[U.S. Supreme Court Clarifies Tipper-Tippee Liability under the Securities Laws](#), *Securities Alert* (January 9, 2017)

[SEC Amends Rule 504 of Regulation D and Repeals Rule 505](#), *Securities Alert* (December 1, 2016)

[FAQs on the SEC's New Approach to the "Intrastate" Offering Exemption](#), *Securities Alert* (November 28, 2016)

[SEC Issues C&DIs for Pay Ratio Disclosure under Regulation S-K](#), *Securities Alert* (October 25, 2016)

[SEC Issues C&DIs for Securities Act Rule 701 in the Merger Context](#), *Securities Alert* (October 18, 2016)

[SEC Issues Guidance on Non-GAAP Financial Measures](#), *Securities Alert* (July 8, 2016)

["FAST Act" Helps Emerging Growth Companies, Streamlines SEC Disclosure Requirements and Codifies Resale Exemption](#), *Securities Alert* (December 9, 2015)

[Quarterly Securities Roundup](#), *Securities Alert* (April 29, 2015)

[SEC Charges Corporate Insiders for Failing to Update Schedule 13D Filings](#), *Securities Alert* (April 8, 2015)