



Sean Muggah

Partner

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Sean represents and advises clients on a wide range of corporate and commercial matters, with a particular focus on highly regulated industries and sectors.

He has extensive experience with mergers and acquisitions, disposition and acquisition of businesses on behalf of Canadian, U.S. and international companies, cross-border transactions, corporate reorganizations, joint ventures and partnership agreements in a wide variety of industries.

His practice spans a variety of sectors, including infrastructure and energy projects, and power and electricity.

He advises financial institutions (including credit unions, trust companies and insurance companies) on regulatory and other corporate/commercial matters.

Sean also has extensive experience advising clients in the education and not-for-profit sectors.

From 2000 to 2003, Sean was foreign counsel with the law firm of Nishimura & Partners (now Nishimura & Asahi) in Tokyo, Japan, where his practice focused on cross-border commercial transactions.

Within BLG, Sean is the Regional Manager of our Corporate Commercial and Securities and Capital Markets Groups.

Experience

- Canadian counsel to KDDI Corporation in its approximately US\$65 million minority investment in, and business alliance with, Coincheck Group N.V.
- Vendors in the sale of a North American equipment distribution business.
- Vendors in the sale of a Western Canadian foundry business.
- Investor dealers in the acquisition and sale of Canadian brokerage businesses.
- An engineering/construction multinational in its acquisition of a Canadian engineering company.
- A financial institution in its acquisition of a Canadian commercial leasing business.
- A Chinese company in its disposition of a technology business.
- Vendors in the sale of one of British Columbia's largest cattle ranches.
- A purchaser in its acquisition of a Canadian retail business.
- UMA Engineering in respect of its merger and court-approved cross-border acquisition transaction and corporate arrangement with AECOM.
- Major Korean companies in respect of mining ventures in Canada, the United States and Africa.
- Negotiating and managing multiple power purchase agreements for wind, biomass, waste heat, run-of-river, reservoir and natural gas projects.
- B.C. Hydro in the development and implementation of renewable energy calls for power in B.C., including the 2008 Bioenergy Phase I Call for Power, the 2008 Clean Energy Call for Power, and the 2010 Bioenergy Phase II Call for Power.
- Design-builders in respect of numerous public-private partnership projects across Canada, including the Champlain Bridge, Evergreen Line, Alberta Schools Projects (ASAP 2 and 3), Surrey Outpatient Clinic, Royal Jubilee Hospital, Fort St. John Hospital, and New Brunswick Schools Project.
- Owners in the energy, infrastructure and mining sectors on the legal aspects of design and construction, including tendering and bidding documentation; engineer, procure and construction management (EPCM) agreements; and engineer, procure and construct (EPC) agreements.
- B.C. Hydro in respect its \$1.5 billion outsourcing and partnership transaction with Accenture and related ongoing matters.
- Roche in its \$1.4 billion acquisition of a controlling interest in a Japanese pharmaceutical company.
- Weyerhaeuser Company Limited in the disposition of its coastal B.C. division to Brascan Corporation for \$1.2 billion, and in the disposition of its Canadian building materials distribution business to a U.S. private equity firm.
- School boards, independent schools and post-secondary institutions on education law and corporate/commercial issues.
- Partnership and joint venture arrangements involving professional organizations in various sectors, including the construction/ engineering, architecture and computer service industries.

Insights & Events

- Author, "B.C. Approves New Legislation That Will Impact Private Companies: What You Need To Know", BLG Article, July 2019
- Author, "CBCA transparency register goes public", BLG Article, February 2024
- Author, "Benefit companies arrive in B.C.", BLG Article, June 2020

- Author, "New details about the planned transparency register for B.C. companies", BLG Article, April 2020
- Co Author, In the FinTech (R)Evolution, the Future Belongs to Innovators, BLG Publication (PDF)
- Co-author, In the FinTech (R)Evolution, the Future Belongs to Innovators

Beyond Our Walls

Professional Involvement

- Member, Clean Energy BC
- Member, American Bar Association (Business Law Section and Section of International Law)
- Member, Inter-Pacific Bar Association – Joint-Committee Member for Canada
- Member, Association for Corporate Growth

Community Involvement

- Chair and Director, Covenant House Vancouver, 2006-present
- Volunteer, BLG Reads to Kids
- Past Co-Chair, BLG's United Way Campaign

Awards & Recognition

- Recognized in the 2026 edition (and since 2025) of *The Best Lawyers in Canada*® (Energy Law) and since 2014 (Corporate Law).
- Recognized in the 2026 edition (and since 2014) of *The Canadian Legal Lexpert Directory* (Corporate Mid-Market), in the 2026 (Charities/Not-For-Profit Law), from 2014 to 2025 (Private Equity) and in the 2023 edition (and since 2014) (Corporate Commercial Law).
- Recognized in the 2026 edition of *Lexpert Special Edition: M&A*.
- Recognized in the 2024 edition of *Lexpert Special Edition: Energy and Mining*.
- Recognized as a leading infrastructure lawyer in the 2024, 2019, 2018, 2015 and 2014 editions of the *Lexpert®/ Report on Business Special Edition on Infrastructure*.
- Recognized in the 2025, 2023 and 2022 editions of *Lexpert Special Edition: Finance and M&A*.
- Recognized in the 2023, 2021, 2019 editions (and since 2014) of the *Lexpert®/ROB Special Edition – Canada's Leading Energy Lawyers*.

Bar Admission & Education

- British Columbia, 1998
- LLB/BCL, McGill University, 1997, (included one-year exchange at the National University of Singapore)
- BA, University of Toronto, 1992



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As the largest, truly full-service Canadian law firm, Borden Ladner Gervais LLP (BLG) delivers practical legal advice for domestic and international clients across more practices and industries than any Canadian firm. With over 800 lawyers, intellectual property agents and other professionals, BLG serves the legal needs of businesses and institutions across Canada and beyond – from M&A and capital markets, to disputes, financing, and trademark & patent registration.

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