



Practices:

Corporate and Commercial Securities and Regulatory

Education:

Solicitor, Mumbai (2010) LL.M., Mumbai University (2010) B.Com., LL.B., Government Law College, (2007) Diploma in Cyber Laws, Asian School of Cyber Laws (2006)

Professional Affiliations:

Bar Council of Maharashtra and Goa Bombay Incorporated Law Society

Sectors:

Financial Services
IT and IT Services

Moin Ladha

Partner

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Moin Ladha is a Partner in the Corporate and Commercial Practice Group in the Mumbai office. He is a qualified Solicitor with over 11 years of experience in Public M&A and Securities and Regulatory practice.

Moin's expertise lies in providing strategic and regulatory in relation to substantial acquisition control/shareholding in listed companies and innovative investment structures through court scheme, including setting up of payment settlement banks, registration under money transfer service scheme, acquisitions involving trigger of a mandatory offer under Indian securities regulations, structured investments, obtaining post facto approval, dealing with inadvertent contravention both at the Reserve Bank of India ("RBI") and the Securities and Exchange Board of India ("SEBI"), inbound as well as outbound acquisitions, corporate restructuring, structured financing, acquisition financing, and structuring quasi-equity and debt investment structures across various sectors. He has also assisted in several financial and strategic investments in public listed space.

Moin is also a member of drafting committees of the SEBI and RBI and a regular contributor to leading business dailies and journals He is also a regular speaker at various conferences and public forums.

Representative Matters:

In his areas of expertise, Moin has advised and represented the following clients:

- Reliance Brands in relation to 100% share acquisition of UK based Hemleys Global Holidays Limited;
- **Flipkart** on the regulatory aspects of the Walmart Flipkart acquisition for US\$ 16 billion being one of the largest Ecommerce deal till date;
- Aditya Birla group on regulatory issues with the SEBI rebranding Aditya Birla Financial Services as Aditya Birla Capital and creating an umbrella brand for multiple financial services provided by sixteen Aditya Birla Group entities:
- NTT Docomo, Inc on the regulatory issues from foreign exchange law perspective for facilitating payment of

Bengaluru Kolkata Mumbai New Delhi



damages for an amount of USD 1.2 billion as per the arbitral award, by Tata Sons Limited pertaining to the investment in Tata Teleservices Limited;

- Luxoft International Company Limited on the acquisition of 100% stake in Deriv IT Solutions Private Limited in two tranches for obtaining approval from the RBI for structuring the payment of the transaction;
- Birlasoft (India) Limited and its Promoters National Engineering Industries Limited and Central India Industries Limited in relation to the overall transaction, including the following:
 - Open offer by promoters of KPIT Technologies
 Limited (KPIT) and Birlasoft to KPIT's public
 shareholders for acquiring up to 26% of KPIT's share
 capital
 - Merger of Birlasoft into KPIT; and
 - Demerger of the Engineering Business from KPIT into KPIT Engineering Limited.
- First Rand Bank Limited (FRB) on the sale of its microcredit business to Centrum Microcredit Private Limited for advice in connection with obtaining registration with RBI as a non-banking finance company;
- Aditya Birla Capital Limited on seeking approval from the Foreign Investment Promotion Board ("FIPB") for issuance of global depository receipts and equity shares by, a systemically important core investment company to nonresidents, pursuant to a composite scheme of arrangement;
- Foxconn Group and Sharp Corporation on their open offer to shareholders of Sharp India triggered by an overseas acquisition;
- A German Global 500 company and other group companies on their indirect open offer to shareholders of ZF Steering Gear (India) Limited triggered by a global agreement;
- Julius Baer on the acquisition of the wealth management business as well as related lending businesses and trust services of DSP Merrill Lynch;
- Fulford India Limited, a unit of Merck & Co Inc's Schering Plough Corp to successfully delist under the SEBI guidelines;
- Baring Private Equity on their open offer to shareholders of Hexaware Technologies Limited;
- Morgan Stanley (in their role as a merchant banker) on the voluntary offer announced by McGraw Hill Financial Inc. to the shareholders of CRISIL Limited;
- Titan Inc. and Titan Europe plc on their open offer to shareholders of Wheels India Limited:



- Deutsche Equities (in their role as a merchant banker) on their open offer announced by B. Braun Singapore PTE. Limited in respect of Ahlcon Parenterals (India) Limited;
- Citigroup Global, merchant bankers on the buyback offering of Allcargo Logistics and United Phosphorous;
- Akzo Nobel India on their tender offer buyback offering under the SEBI regulations;
- Morgan Stanley (in their role as a merchant banker) on the delisting offer announced by The Walt Disney Company (Southeast Asia) Pte. Limited in respect of UTV Software Communications Limited;
- The INEOS Group and Styrolution entities (joint venture of INEOS and BASF) for combining certain global business activities of respective joint venture partners and the resulting open offer to shareholders of INEOS ABS (India) Limited by Styrolution;
- Exedy Corporation on successfully delisting their Indian subsidiary EXEDY India Limited;
- Groupe SEB on their acquisition of a majority stake in Maharaja Whiteline Industries Limited;
- **iGATE Corporation** on the open offer as part of their acquisition of Patni Computer Systems Limited;
- NTT Docomo Inc in the open offer of TATA Teleservices (Maharashtra) Limited indirectly triggered by purchase of shares and related transactions;
- The E*TRADE Group on their acquisition of IL&FS Investsmart Limited and subsequently on the first open offer triggered by conversion of Global Depository Receipts (into equity shares of IL&FS Investsmart Limited (now HSBC InvestDirect);
- The INEOS Group on the (i) transaction involving LANXESS Group's decision to globally sell its styrenic resins business, and (ii) proceedings with the SEBI and the Securities Appellate Tribunal in relation to certain promoters receiving consideration for non-compete undertakings;
- Edelweiss Financial, merchant banker to the open offer triggered by subscription by SBG Projects in shares of Maytas Infra Limited;
- **Nomura Group** on their purchase of Lehman entities in India (as part of the multi-jurisdictional sale);
- Zensar Technologies on their tender offer buyback offering under the SEBI regulations; and
- Lotte India Corporation, a subsidiary company of the Lotte Group to successfully delist under the SEBI guidelines.



Publications and Presentations:

Moin is very active in the publication space. He is frequently quoted in Economic Times on regulatory issues specifically related to Foreign Exchange and Securities Regulations. Some of his publications include:

- Indian Chapters of "Getting the Deal Through" for "Securities Regulations in India" Law Business Research, London 2018 Ed;
- Chapter on "FEMA Fundamental Aspects and Practical issue" published by the Chamber of Tax Consultants, Wolters Kluwer, India;
- Article on the TRAC recommendations titled "Track recommendations finally on track" published in the IBLJ their September 2011, India Business Law Journal (September 2011);
- Article on the TRAC recommendations titled "Tracking the full circle" published on thefirm.moneycontrol.com; and
- Article on listing agreement amendment titled "Disclose the undisclosed" the firm - moneycontrol.com.