

Client Alerts

- Trump's First 100 Days of Crypto Asset Regulation05.02.2025
- SEC Abandons Climate Disclosure Rules04.10.2025
- ISS and Glass Lewis Issue Proxy Voting Guidelines for 202503.18.2025
- Second Circuit Says Specific Intent Is Required to Impose Sanctions for Spoliation Under FRCP 37(e)(2).
 Contributing to Emerging Consensus Across the Circuits03.17.2025
- 2024-2025 Developments Regarding NYSE and Nasdag Listing Rules02.28.2025
- En Banc Fifth Circuit Vacates SEC's Approval of Nasdaq Board Diversity Rules02.14.2025
- Perspective on the Pause Putting DOJ's New FCPA Enforcement Approach Into Context02.13.2025
- SEC Files Settled Charges Against 3 Companies for Failures to Timely File Form D01.24.2025
- Antitrust Compliance Updates: 2025 Jurisdictional Thresholds, Filing Fees, a New Challenge, and an Executive Order01.22.2025
- SEC Charges Former CEO and Board Member With Failure to Disclose Friendship With Company Executive in Violation of Proxy Rules 12.23.2024
- Second Department Provides Guidance on the Applicable Standard for a Matter of "Public Interest" Under New York's Anti-SLAPP Statute 12.16.2024
- Second Circuit Lowers the Bar for Materiality in Exchange Act Claims Against Auditors Under Section 10(b) and Rule 10b-512.10.2024
- SEC Charges Keurig With Making Incomplete and Inaccurate Disclosure Regarding Recyclability of K-Cups12.04.2024
- Decentralized Autonomous Organizations Face Increasing Legal Scrutiny, Raising Risks for Project Backers11.20.2024
- Potential Impact of the 2024 U.S. Election Results on the Crypto Sector11.06.2024
- PCAOB Change to Auditor Liability Standard For Individuals Becomes Effective11.05.2024
- FTC Announces Final Changes to Premerger Notification Form10.28.2024
- Sixth Circuit Upholds SEC's Proxy Advisor Rule Repeal, Creating Split With Fifth Circuit 10.15.2024
- First Department Clarifies "Substantial Basis" Standard Under New York's Anti-SLAPP Statute 10.10.2024
- Broker-Dealer Crypto Asset Activities and Best Practices09.26.2024