NABILA LOTAYEF

CONTACT

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AREAS OF SPECIALIZATION

Damages
Mergers & Acquisitions
Valuation & Financial Analysis
Bankruptcy & Financial Distress

EDUCATION

2021 MSc in Applied Data Science (f/k/a Analytics), The University of Chicago, Chicago, Illinois

2016 BA in Economics and Political Science, The University of Chicago, Chicago, Illinois

PROFESSIONAL EXPERIENCE

2022 - Present, Vice President, Compass Lexecon

2019 - 2022, Economist, Compass Lexecon

2018 - 2019, Senior Analyst, Compass Lexecon

2016 - 2018, Analyst, Compass Lexecon

SELECTED MATTERS

- In Re: Straight Path Communications Inc. Consolidated Stockholder Litigation
 Analysis of the expected value of an alleged indemnification claim.
- Oracle Corporation Derivative Litigation

Analysis and valuation of an acquisition of an enterprise software firm by a larger enterprise software firm pursuant to allegations that the transaction reflected a conflict of interest and a bailout of the target firm

• Mindbody, Inc. Stockholder Litigation

Analysis and valuation of an acquisition of a software firm by a private equity firm pursuant to allegations that the transaction undervalued the target firm

- Tesla Motors, Inc. Stockholder Litigation (2021)
 - Analysis and valuation of an acquisition of an energy firm by an automotive supplier pursuant to allegations that the transaction reflected a conflict of interest and a bailout of the target firm
- Ahmed D. Hussein vs. Sheldon Razin, Steven Plochocki, Quality Systems, Inc., And Does 1- 10, Inclusive
 - Holder's action. Analysis of economic evidence relating to Plaintiffs claims
- TCS John Huxley America, Inc. et al. v. Scientific Games Corporation et al.
 Economic analysis of Walker Process monopolization claims and damages

- In Re: Gannaway Entertainment, Inc. et al. v. Frankly, Inc. et al.
 Analysis and valuation of a technology firm following acquisition pursuant to allegations of fraud on the part of the acquiror
- Appraisal of AOL, Inc.
 Valuation of an internet firm pursuant to an appraisal action following an acquisition
- Brigade Leveraged Capital Structures Fund Ltd., et al. v. Kindred Healthcare, Inc. Valuation of a healthcare firm pursuant to an appraisal action following an acquisition
- Physiotherapy Holdings, Inc., et al., Debtors; PAH Litigation Trust v. Water Street Healthcare
 Partners, L.P., et al.

 Solvency analysis of physiotherapy company pursuant to litigation following its subsequent
 bankruptcy
- <u>Lyondell Chemical Company</u>, et al., <u>Debtors</u>. <u>Official Committee of Unsecured Creditors</u>, on <u>behalf of the Debtors' Estates v. Citibank</u>, <u>N.A.</u>, et al.
 Solvency analysis of a major chemicals company pursuant to litigation following its acquisition by a private investment firm
- Analysis of lost profits and calculation of damages for a pharmaceutical company pursuant to the implementation of anticompetitive exclusionary contracts and rebates by a competitor (Case citation confidential)
- Valuation of a large homebuilding company pursuant to an appraisal action following an acquisition (Case citation confidential)
- Valuation of a medical staffing services company pursuant to an appraisal action following an acquisition (Case citation confidential)
- Analysis of the solvency of a brick and mortar pet supply retailer and forensic accounting analysis of realized synergies following the acquisition of an internet retailer pursuant to a fraudulent conveyance action (Case citation confidential)
- Evaluation of the purchase price paid for a data networking and cloud computing provider pursuant to allegations of fraud committed by the seller (Case citation confidential)
- Valuation of an alternative energy firm pursuant to an acquisition by a foreign pension fund (Case citation confidential)
- Analysis and valuation of both target and acquiror pursuant to the acquisition of an entertainment company by a related entertainment company in a stock for stock merger (Case citation confidential)
- Analysis of the value of a Brazilian infrastructure provider pursuant to an IPO and allegations that the IPO price was artificially inflated to enable a squeezeout of a minority shareholder (Case citation confidential)

LANGUAGES

English (Native) Arabic (Native)