

Venable's Presentation and Additional Materials on

Lessons Learned to Avoid Investing in the Next Ponzi Scheme & Adaptive Risk Management to Proactively Reduce the Impact of Extreme Events

Thursday, November 12, 2009

Bernstein's Washington, D.C. Office 800 Connecticut Avenue, N.W. Washington, D.C. 20006

Lunch and Networking: 12:00pm - 12:30pm Program: 12:30pm - 2:00pm

Presentation



VENABLE* Lessons Learned to Avoid the Next Ponzi Scheme and Adaptive Risk Management to Proactively Reduce the Impact of Extreme Events Venable LLP and Bernstein Global Wealth Management "Due Diligence Considerations for Nonprofit Investment Fiduciaries" Rory Cohen, Partner, Venable LLP rmcohen @venable.com November 12, 2009

VENABLE*...

Statutory Guidance

- Uniform Prudent Management of Institutional Funds Act
 - applies to charities organized as charitable trusts and nonprofit institutions
 - modernized UMIFA (see below)
 - rules governing expenditures
 - management of investment management function
 - incorporates many standards set forth in Uniform Prudent Investor Act (adopted in 1994)
 - applies to trustees of trusts, including charitable trusts
 - harmonizes standards for managing and investing institutional funds
 - added "prudent" to emphasize the prudence in management
- Uniform Management of Institutions Fund Act (UMIFA)
 - drafted in 1972; adopted by 47 states





Prudent Management and Investment

- Give primary consideration to donor's intent
- Duty of loyalty different standards for NFP corporations and charitable trusts
 - NFP directors "best interests"
 - Trustees "sole interests"
- Duty of care
 - > Prudent investor / you are not a guarantor
 - · reasonable care, skill and caution; portfolio approach
 - good faith and with care an ordinarily prudent person in a like position would exercise under similar circumstances
 - prudence under the facts and circumstances prevailing at the time of the action of decision

 - Consider the organization's risk/return objective high standard for directors selected who have particular expertise or experience in investment
 - > Duty to minimize costs: reasonable costs to invest and manage, considering:
 - · size of assets
 - · purposes of the institution
 - skills/sophistication of investment committee
 - third party adviser costs should be reasonable



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Prudent Decision Making

- In managing and investing an institutional fund, consider: (Section 3 of UPMIFA; substantially mirrors UPIA § 2(c))
 - general economic conditions
 - the possible effects of inflation and deflation
 - the expected tax consequences, if any, of investment decisions of strategies
 - the role that each investment or course of action plays within the overall investment portfolio of the fund
 - the expected total return from income and the appreciation of investments
 - other resources of the institution
 - the needs of the institution and the fund to make distributions and to preserve capital
 - an asset's special relationship or special value, if any, to the charitable purposes of the institution





Fiduciary Responsibilities

- Duty to investigate: reasonable efforts to verify facts pertaining to investment management
 - How are the assets going to be managed?
 - By board or subcommittee
 - Delegation to another officer (e.g., CIO)
 - Delegation to third parties (e.g., RIAs, BDs, banks)
- Modern Portfolio Theory: decisions about each asset in the context of the portfolio
 - · e.g., consider risk and return objectives of entire fund
 - · hedge funds, private equity, real estate funds
- Diversify unless due to special circumstances
- Dispose of unsuitable assets
- Develop investment strategy appropriate for the fund and charity



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It's All About Process

- Educate yourself
- Develop Asset Allocation Strategy
- Prepare and Maintain Investment Policy Statement
- Implement Investment Strategy
- Monitor and Supervise Implementation of Investment Strategy
- Procedures for Controlling and Accounting for Expenses
- Process is key:
 - Evidence competence: be able to illustrate awareness of fiduciary responsibilities
 - Substantiation:
 - document analysis
 - timing of reviews/analysis
 - details of reviews and analysis (e.g., issues reviewed, persons involved, supporting calculations; background research and analysis)
 - Have a process to review your process





Due Diligence In A Nutshell



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Firm/Firm History

- Ownership structure
- Investment team
 - backgrounds; lives outside the office;

 - education; prior employment history; experience of key personnel; personal investments in the fund; amount of net worth/liquid net worth invested in the fund;
 - compensation/motivation/retention incentives;
 office environment; turnover and terminations;

 - length the team has been together and individual investment experiences of key team members;
 - background checks of principals/investment decision makers;
- Relative composition of onshore vs. offshore in the strategy and master (if applicable)
- AUM and AUM growth over time (and separately with respect to onshore and offshore funds)
- Capacity of strategy
- Investor composition (concentration; quality (high net worth vs. institutional; fund of funds and other platforms)
- Maximum/sizeable drawdowns
- Any predecessor firms liquidated or closed





Investment Strategy, Objectives and Process

- Overview of strategy and portfolio construction process (top down/bottom up)

 - sector and geographic exposures; leverage: net and gross exposures (how these are determined); average position size (for both long and short positions);
 - hedging techniques;

 - how positions are built; fixed income portfolio characteristics (duration/yield/credit quality).
- Investment process and idea generation
 - how do you articulate your process?

 - do you clearly articulate your process? case studies: is security selection/asset allocation consistent with your articulation of process?
 - quantitative and qualitative factors used to construct portfolios and in security selection.
- Portfolio constraints

 - sector/market/position/leverage limits; liquidity (e.g., days to liquidate/types of holdings).
- Value proposition/what's your edge? use of sub-advisors consistent application of strategy?
- Research capabilities/investment team specialization; securities expertise;
- Targeted returns; best/worst environment for strategy; strengths/weakness of strategy.



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Review of Performance

- Review of composite and monthly track record since inception; is it sensible given strategy?
- Anything that might indicate strategy shifts? Any indication of smoothing?
 - among strategies used;
 - instruments used:
 - sector or geographic exposure;
 - degree of leverage used.
- Performance attribution (by sector/holdings/new issues); does it foot to client letters?
- Impact of leverage on returns;
- Relative performance versus peers; explanations of exceptionally strong and poor returns (relative and absolute); validity of explanations;
- Correlation of portfolio versus peers; comparison to indices.





Operational Due Diligence and Risk Management Controls

- Valuation process/controls (mark-to-market; fair valuation; any third party review, approval or triangulation); how often is the portfolio priced? have there been any NAV restatements?
- Review of service providers: review of audited financial statements since inception review qualifications and unusual footnotes; evaluate quality/reputation of auditor; brokerage allocation; prime broker (evaluate quality/reputation of prime broker); any changes to service providers?
 - do you self-administer? who delivers NAV statements to clients?
 - verification that assets exist
- Cash movement and controls (evaluate organizational structure/evaluate org chart/legal oversight/CCO);

 - separation of responsibilities; independent checks;
 how strong is the CCO? Is the compliance function robust; independent; adequacy of resources dedicated to compliance
- Trade processing and reconciliation (administrator strength/reputation); review of policies and procedures; CCO meeting;
- Registered/unregistered investment adviser (if not, why?);
- Third party marketing arrangements;
- Risk controls and analysis:

 how do you asses and manage risks (e.g., market risk, liquidity risk; counterparty risk, operational risks);

 stress testing and scenario analysis (best and worst case environment);

 volatility and value at risk;

 portfolio liquidity vs. investor liquidity any matching issues;

 who are the fund's material counterparties?
- How frequently does the manager test and verify the effectiveness of controls? What are the manager's reporting and communication procedures? How quickly do issues get resolved
- Review of portfolio management systems; consider robustness/location of redundancy systems, data storage, firewalls, trading systems,



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Conflicts of Interest Considerations

- Who serves as the chief compliance officer; Is the compliance function robust and independent? Does the CCO have sufficient authority?
- Is there a culture of fair dealing? What and to what extent are costs allocated to investors?
- Any related party transactions or use of affiliated broker or other service provider?
- How are prime brokers and other service providers selected? Does the manager utilize capital introduction services of prime brokers? How is best execution achieved/reviewed?
- Are there any side letters? How does the manager disclose the existence of side letters and types of terms
- How transparent is the manager? Does the manager provide different levels of access (i.e., portfolio level positions, aggregated data)?
- Personal trading policies and procedures; error correction procedures; side-by-side trading/allocation procedures.
- Does the manager have information barriers? What are its policies to prevent insider trading?
- Will the manager permit access to its code of ethics, annual compliance review and/or regulatory audit letters?





Underlying Document and Structured Features

- Investor eligibility and offering restrictions;
- Key terms:
 - fee structure (management and incentive) and other expenses;
 - frequency incentive allocation earned;
 - liquidity (frequency, notice period, key man provisions);
 - lock-ups; gates; suspension rights;
 - non-standard terms.
- Review of offering documents, subscriptions agreements and organization documents;
- Scope and depth of risk and conflict of interest disclosures;
- Review of pitchbooks and other marketing documents;
- Form ADV (Parts 1 and 2) if applicable; section 13D, 13G and 13F fillings, if applicable; review for bad boy disclosures;
- SEC and other regulatory audits/disclosures (Form U4 and U5, if affiliated with a broker-dealer).
- Review of changes to fund documentation;
- Level of transparency/frequency of reporting; investor letters; side letters/preferential terms.



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Additional Materials





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DOWNLOADABLE FILES

 Practical Due Diligence Considerations for Nonprofit and Other Investment Fiduciaries

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Corporate Governance

February 24, 2009

Practical Due Diligence Considerations for Nonprofit and Other Investment Fiduciaries

Related Topic Area(s): Corporate Governance

Published in the June 2009 issue of *Association Law & Policy*, the March 13, 2009 issue of *Association Trends* and the March-April 2009 issue of *FARSight: The F&A Roundtable Report*.

The December 11, 2008 arrest of Bernard Madoff and his alleged \$50 billion Ponzi scheme and more recent arrests of several other investment managers alleged to have similarly defrauded investors have sent shock waves throughout the nonprofit and for-profit financial communities. As a result of these events, and the historic volatility and disruption in global financial markets, many trustees, board members and investment committee members ("Investment Fiduciaries") of foundations, charities, endowments, pension funds, family offices and high net worth investors have begun to more closely consider their investment policies (including the extent to which such policies include allocations to hedge funds and other alternative investments) and their due diligence processes for selecting third party investment managers. Many Investment Fiduciaries seek to use outside consultants and advisers to review, select and monitor investment managers, mutual funds, hedge funds and other pooled investment vehicles. Now is a good time to review their due diligence processes as well.

On January 15, 2009, the Investors' Committee to the President's Working Group on Financial Markets issued its final report entitled "Principles and Best Practices for Hedge Fund Investors" (the "Investors' Committee Report"). The Investors' Committee Report, delayed to permit the Investors' Committee an opportunity to refine its conclusions in light of recent financial market dislocations and the alleged Madoff fraud, sets forth a number of factors that should be considered by investment fiduciaries when evaluating the appropriateness of hedge fund investing. Though the Investors' Committee Report focuses on hedge fund investments, we believe many of the best practices identified can be equally effective with respect to both traditional long-only and hedge fund managers. The Investors' Committee notes that "one cannot eliminate investment risk, but one should be aware of the risks that are being undertaken when investing with individual managers and also in the portfolio as a whole." The Investors' Committee further emphasizes that "there can be no substitute for comprehensive and ongoing due diligence not only of hedge funds in the investment portfolio but indeed of the full portfolio."

Recognizing that due diligence will vary depending upon an organization's needs as well its financial resources, the best practices recommended by the Investors' Committee Report should be viewed as a guide for Investment Fiduciaries responsible for reviewing and implementing investment policies and analyzing the effectiveness of due diligence. Our discussion below touches on several best practices identified by the Investors' Committee and also reflects some of our own observations based upon our experiences advising Investment Fiduciaries.

Duty of Care of Investment Fiduciaries

Investment Fiduciaries are not guarantors of performance. They do, however, owe a "duty of care" with respect to the investment and management of investment funds. This "duty of care" is derived under state laws governing investments by nonprofit organizations. Most state laws incorporate principles derived from one of two uniform statutes approved by the National Conference of Commissioners on Uniform State Laws ("NCCUSL"): the Uniform Prudent Management of Institutional Funds Act ("UPMIFA") and Uniform Management of Institutional Funds Act ("UMIFA"). UPMIFA was approved in 2006 with the intent of superseding UMIFA. [1] (These provisions are frequently incorporated into a state's nonprofit corporation statute).

Among other things, UPMIFA modernizes the standards for investing by nonprofits and, as discussed below, provides some protection for Investment Fiduciaries who properly delegate portions of the investment function. UPMIFA applies generally to charitable organizations organized as nonprofit corporations, unincorporated associations, governmental subdivisions or agencies, trusts (where the trustee itself is a charity) and other entities organized and operated exclusively for charitable purposes. Trusts managed by corporate or other fiduciaries that are not charities do not fall within the scope of UPMIFA but are subject to the "duty of care" set forth under the Uniform Prudent Investor Act as implemented and interpreted by the states.

UPMIFA sets forth a number of factors to be considered in managing and investing the assets of a nonprofit organization, including "the role that each investment or course of action plays within the context of the entire portfolio" and "the expected total return from income and appreciation of investments." UPMIFA also requires an Investment Fiduciary to reasonably seek to verify the accuracy of information used in making decisions and includes a general "duty to diversify" investments. In discharging these responsibilities, some degree of research, or due diligence, should be conducted.

So what does this mean? What can be done? Due diligence should be viewed as far more than a simple "check-the-box" exercise. It is not simply a matter of documenting the receipt and completion of questionnaires and filing them away. Investment Fiduciaries who are directly involved in due diligence and investment selection should be actively engaged. They should be sufficiently knowledgeable about financial markets and investment instruments and remain abreast of current events. If they engage investment managers, they should analyze information provided by such managers. They also should seek to obtain information from independent sources to help evaluate the accuracy and completeness of information provided by managers. In addition, Investment Fiduciaries should strive to ask thoughtful questions in an effort to understand the instruments or funds that they are investing in and to evaluate the relative risks and sources of investment returns.

Delegation of Investment Responsibilities

As contemplated by UPMIFA, Investment Fiduciaries are generally relieved from liability with respect to investment decisions made by third parties to whom investment discretion is delegated via written agreement, provided they exercise the appropriate degree of diligence, care and skill in selecting such third party advisers. For example, Investment Fiduciaries are not liable for decisions made by investment managers to purchase and sell individual securities or decisions by consultants or advisers to hire or fire portfolio managers, provided (a) discretion has been appropriately delegated; (b) they have exercised diligence, care and skill when engaging such parties; and (c) they periodically review the third party's actions to monitor such party's performance and compliance with the scope and terms of the delegation.

However, many relationships with outside consultants and advisers are non-discretionary, whereby the consultant or adviser is engaged solely to "assist" in defining investment policies and/or to "assist" in reviewing, selecting and monitoring investments and investment managers. Investment Fiduciaries should review their advisory agreements to determine whether discretion has been granted and to see if they contain any limitations of liability and/or disclaimers of reliance. In any event, whether or not discretion is granted to outside consultants or advisers, Investment Fiduciaries should carefully consider and periodically review such party's investment selection and due diligence processes. Such reviews should test the robustness and consistency of the underlying advisers' processes and seek to verify, among other things, that such third parties understand the investments they are looking at and risks and sources of returns.

Review Your Investment Process and Portfolio

Due diligence will not solve all problems, but a well-designed process, together with thoughtful analysis can help identify red flags that suggest further questioning or abandonment of an investment opportunity. We offer the following non-exhaustive list of considerations for reviewing investment managers and portfolio performance (and, when applicable, to assess whether outside consultants or advisers include similar considerations as part of their process):

Review the extent to which due diligence focuses on a manager's investment strategy and objectives. Can the manager clearly articulate his/her investment thesis? How are investment ideas

generated? Is the investment manager willing to disclose portfolio positions and discuss specific investments --- both those that performed well *and* those that performed poorly? Are security selection and portfolio composition consistent with the articulated strategy and investment selection process?

- Is the investment manager registered with the Securities and Exchange Commission ("SEC")? If so, the Investment Advisers Act of 1940, as amended (the "Advisers Act"), requires the adviser to maintain written compliance policies and procedures, a Code of Ethics and policies and procedures to prevent insider trading, among other things. Registered investment advisers must also appoint a Chief Compliance Officer ("CCO") who should be sufficiently knowledgeable about Advisers Act requirements. The CCO should also be competent and "empowered", which, in the view of one prominent SEC Staffer, is one that has "...a position of sufficient seniority and authority within the organization to be able to compel others to adhere to the firm's compliance policies and procedures." [2] Query whether the CCO or person acting in a similar capacity actually has such independence and authority. Even in the absence of SEC-registration, does the investment manager conduct itself as if it was registered and maintain similar policies and procedures? Will the manager permit reviews of its compliance policies and procedures? Interview the CCO or person acting in a similar capacity to understand their strengths and weaknesses and to assess whether they have sufficient competence and independence within the organization.
- Review conflicts of interest. Evaluate how they are identified and how quickly they are resolved. Are they prevalent? Does the manager utilize affiliated broker-dealers, engage in principal trading or other related-party arrangements, permit personal trading or have side-by-side trading considerations that might impact allocations and other portfolio decisions? To what extent are conflicts disclosed in the manager's Form ADV (if registered with the SEC) and, if applicable, fund offering documents.
- Review the extent to which operational risk and risk controls are evaluated. Consider the effectiveness of such process. Some industry professionals distinguish between "risk management" and "risk measurement". Risk measurement is generally the ability to conduct scenario analysis to determine how securities and other portfolio positions may react based on historical reactions. Risk measurement is a quantitative measurement and hypothetical, based on historical behavior, but not a real-time reaction to actual events. Risk management is the ability to illustrate actual actions taken in response to live market events, based on, in large part, a manager's own expectations of future events.

When evaluating an organization's risk controls, it is helpful to understand a manager's forward-looking views on the economy and financial markets (what do they actually think?) and how they are positioning their portfolios in light of their own future expectations. It is helpful to understand (a) how the manager's systems identify risks, including excess concentration, excessive leverage, changes in correlation (among securities, sectors, countries, etc.) and counterparty risks with prime brokers and other financial institutions and (b) how quickly they can react and reposition the portfolio. Focus not only on portfolio liquidity, but on organizational constraints that might hinder the timely implementation of changes. In other words, who does the risk manager report to and does he or she have sufficient independence to unilaterally make changes to the portfolio? Review the manager's valuation process and cash movement controls. Review trade processing and reconciliation controls.

- Do you apply your due diligence process consistently? Are your due diligence efforts tailored to reflect unique issues posed by different investment strategies? In other words, by way of example, does your process differ for equity, fixed income, currency and real estate managers.
- Review your documentation of due diligence to see if similar documents are collected from each investment manager and fund. Are you maintaining notes of your review and analysis and minutes of investment committee meetings and decisions?
- Monitor and periodically review investment performance, portfolio concentration and the relative merits of continuing to maintain each investment within the portfolio. These types of reviews are helpful with respect to each investment and the entire portfolio and with respect to separate account managers and managers of pooled vehicles such as mutual funds, hedge funds, private equity funds, real estate funds and funds of hedge funds. [3] Continued underperformance and excessive concentration might suggest the need for further consideration internally among Investment Fiduciaries and perhaps externally with outside consultants and advisers, if used.
- When investments perform poorly, re-evaluate your process to potentially identify factors that you may be able to change or emphasize in connection with future investments.
 If you have any questions about this alert, your investment or due diligence process or legal considerations that may arise in connection with investment products used by your organization,

please contact any member of Venable's Nonprofit Organization or Investment Management practice groups.

- 1 UPMIFA has been enacted in twenty-six states and UMIFA in forty-seven according to NCCUSL. State statutes should be separately evaluated in order to determine the extent to which its provisions mirror the relevant uniform model statute.
- 2 Speech by Gene Gohlke, Associate Director, Office of Compliance Inspection and Examinations, U.S. Securities and Exchange Commission at the Managed Funds Association Educational Seminar Series 2005: Practical Guidance for Hedge Fund CCOs Under the SEC's New Regulatory Framework; available at: http://investor.gov/news/speech/spch050505gg.htm.
- 3 Pooled investment vehicles are generally more difficult to evaluate and monitor due to certain inherent limitations, including limited transparency, limitations on withdrawal and the more frequent use of sophisticated investment strategies and instruments (that utilize various options and futures, commodities and currencies, etc.).





our experience

VENABLE SNAPSHOT

Nearly 600Nearly 600 lawyers nationally

Top 100 nationally American Lawyer 2008

Top 10 in Washington, D.C. Washington Business Journal, 2008

Counsel to 40 of the Fortune 100

CLIENT FOCUS

Hedge funds

Investment advisers

Mutual funds and exchange-traded funds

Private equity funds
Private investment funds
REITs and real estate funds

PRACTICE FOCUS

Private investment funds

Fund structuring and formation

Portfolio management

Service provider agreements

Marketing and distribution

Corporate governance issues

Transaction documents for private investments

Compliance policies and procedures

Litigation

Investment Management

a broad and integrated array of services for the investment management industry

The world of investment management is complex, constantly changing and affected by a vast assortment of business and legal issues. Venable's investment management team has a strong track record of helping investment advisers and financial products sponsors navigate through this diverse legal and regulatory landscape.

Our experience extends across a range of financial products, including: private investment funds; REITs and real estate funds; wrap fee programs and other investment advisory platforms; and mutual funds and exchange-traded funds.

We bring an experienced team of attorneys from a variety of disciplines, including tax, ERISA, securities regulation and enforcement, anti-money laundering and labor and employment. Clients also benefit from our highly regarded corporate and transactional capabilities.

WHAT WE DO

Investment fund formation and management

We assist our clients with the formation and structuring of a broad array of private investment funds, ranging from domestic and offshore hedge funds, to private equity and real estate funds

Our work in this area is broad, and can include the drafting of service provider agreements, advising on the marketing and distribution of the fund, drafting and negotiating transactional documents, drafting policies and procedures and, if necessary, litigation support.

We have particular experience representing clients who are forming or investing in a real estate fund or real estate investment trust (REIT). We help these clients acquire and sell interests in real property and counsel them on all issues related to financing, asset securitization and lending. Should a loan go into default or require a workout, we're able to help with that as well. When litigation is required, our team stands ready to assist using our vast experience in litigating private securities matters.

Members of our team also have significant experience counseling program sponsors and investment managers on the structuring, marketing and distribution of wrap fee programs and other investment advisory platforms. Because our team includes attorneys who have practiced in-house at several large financial institutions, we have a unique perspective on the roles and responsibilities of sponsors and managers, as well as the operational and technological issues faced by broker-dealer sponsors.

Counsel to registered investment advisers across the country

Investment advisers frequently seek our counsel on issues related to registration, regulation and compliance, management, and other issues that help them operate successfully. We have experience assisting advisers in all aspects of their operations, from forming the investment entity to the key issues faced by a growing organization.

REITs and real estate funds

Formation of REITs

Acquisition and sale of real estate interests

Asset securitization

Collateralized lending

Loan defaults and workouts

Joint ventures and other coinvestment arrangements

Real estate finance

Real estate litigation

Registered investment advisers

Registration

Investment advisory and service provider agreements

Disclosure documents and reporting requirements

Adviser advertising review

Compliance policies and procedures

"Best practices" advice

Self-audits, regulatory examinations, and enforcement investigations and proceedings

Acquisitions and divestitures of Investment management entities

Lift-outs of portfolio management teams

Compliance with applicable rules, regulations and state law

Regulatory compliance, securities litigation and enforcement

We advise our clients on a broad range of issues related to federal and state securities laws. Many of our clients consult us for counsel on front-end compliance issues in order to mitigate risk.

Should an investigation be initiated, we defend organizations before securities agencies including the Securities and Exchange Commission (SEC), the Financial Industry Regulatory Authority (FINRA), the U.S. Department of Justice (DOJ), the Commodity Futures Trading Commission (CFTC) and others.

Our team is at the forefront of defending against regulatory and investigative initiatives, and we handle all manner of civil and criminal investigations. When faced with litigation, we assess all options, including negotiating favorable settlements for our clients.

For clients seeking to have their voices heard on Capitol Hill, we leverage the experience of our legislative advisers and attorneys to influence securities law policy and regulation.

Mezzanine Finance

We represent lenders, investors and issuers in structuring and closing debt and equity transactions. An essential part of our work is negotiating subordination and intercreditor agreements with senior lenders and advising lenders on post-investment issues. We collaborate with Venable's Bankruptcy and Creditors' Rights attorneys to provide advice on restructuring, when appropriate.

We work with major banks and funds on a national scale, on loans of tens of millions of dollars, as well as with regional funds that serve the more modest needs of smaller businesses.

Private Equity and Hedge Fund Transactions

Private equity and venture capital firms rely on our attorneys to structure a wide variety of transactions, ranging from mergers and joint ventures to restructurings and exit planning. We draw upon the broad experience of our Business Transactions attorneys to advise on acquisition finance matters and all aspects of corporate planning, including capital raising, debt and equity financing, capital planning (including recapitalizations), compensation arrangements, technology, outsourcing, strategic alliances and distributor relationships. Our attorneys are well-versed in cross-border transactions and emerging company formation and finance, with a particular focus on growth-oriented industries. When necessary, we leverage the capabilities of our nationally recognized litigation team to assist debtors and creditors with complex restructurings and bankruptcies.

Project Finance

We help companies secure the financing they require for large-scale projects while mitigating the risks involved. Our knowledge and experience in this area extends across the country and across borders, spanning a multitude of jurisdictions and industries. In the evolving and challenging world of limited recourse financing, clients appreciate our sensitivity to the importance of credit enhancement, as well as our sophisticated political risk mitigation techniques.

We regularly represent and work with all project participants, ranging from developers, to financiers, insurers, contractors, government agencies and others.

We have developed particular experience in the fast-growing realm of Public Private Partnerships, with a specific focus on transportation and related industries. In this area, our attorneys have played leading roles in multi-billion dollar projects across the country.

Wrap fee programs and other advisory platforms

Counsel for program sponsors and investment managers

Traditional separate account, separate account and mutual fund/exchange traded fund wrap fee programs

Unified managed account programs

Hedge fund consulting

Hedge fund and private equity fund access platforms

Operational and technological issues

Drafting and negotiating applicable agreements and disclosures

Investment adviser and mutual fund advertising

Counsel regarding supervisory controls and infrastructure

Tax Issues

Venable's nationally recognized tax team provides creative and innovative advice to a broad spectrum of clients including publicly traded corporations, consolidated groups, REITs, LLCs, partnerships and small business organizations.

Clients seek out our advice on tax matters ranging from local issues to complex international matters.

We provide counsel on a diverse array of issues including requests for private letter rulings, technical advice memoranda, comments on current or proposed legislation, and controversies with the Internal Revenue Service (IRS).

Our investment management team has a strong and proven track record of assisting clients across the country with the structuring and formation of investment funds, as well as compliance and regulatory matters, project finance structuring, business transactions, tax issues and others. Clients benefit from a team that is comprised of experienced and nationally recognized attorneys from a diverse spectrum of practices.

How can we help you? To find out, please contact us at 1.888.VENABLE or www.Venable.com.

VENABLE **





our experience

VENABLE SNAPSHOT

Nearly 600 lawyers nationally

Top 100 nationally American Lawyer 2008

Top 10 in Washington, DC Washington Business Journal 2008

Counsel to 40 of the Fortune 100

NONPROFIT QUICK FACTS

More than 40 attorneys focused on nonprofit issues, including

former government counsel with the

IRS Chief Counsel's Office Joint Committee on Taxation Senate Finance Committee U.S. Department of Justice, Tax Division

The American Bar Association's Outstanding Nonprofit Lawyer of the Year

Author of the *Association Tax Compliance Guide*, published by the American Society of Association

Executives

Former legal counsel at the American Society of Association Executives

Attorneys recognized by *The Best Lawyers in America* for nonprofits/charities law

NONPROFIT ORGANIZATIONS AND ASSOCIATIONS attorneys who are part of your world

With more than 600 nonprofit clients nationwide, Venable has the largest concentration of attorneys in the country providing counseling and advocacy for charities, hospitals, schools, foundations, trade associations, professional societies, advocacy groups and other nonprofit organizations.

Our clients—ranging from some of the nation's largest philanthropic charities to a "who's who" of trade and professional associations—call on us for assistance in matters of general nonprofit law and in matters unique to their industries, professions, causes or issues.

WE UNDERSTAND WHAT MAKES NONPROFITS DIFFERENT



The Venable advantage: deep experience with nonprofit legal issues.

As a result of our extensive experience in representing nonprofit organizations, virtually no legal issue or problem is new to us.

Experience with the most common and the most unusual issues enables us to provide precise answers and workable solutions with a legal style marked by ingenuity and pragmatic judgment.

Legal experience, reinforced by personal experience.

Our understanding of the nature and business of nonprofits—derived not only from our legal practice but from our deeply rooted participation in the nonprofit community—enables us to offer broader and more useful counseling that recognizes the practical management, political

PRACTICE FOCUS

Advertising and sponsorships

Corporate governance and contracts

Tax and employee benefits

Charitable giving

Employment law

Joint ventures, affiliations and mergers

Antitrust

Certification and standard-setting

Tort liability

Intellectual property and technology transactions

Political activity and federal election campaign law

Legislative advocacy

Regulatory advocacy and compliance

Litigation

Insurance

Real estate

Advertising and sponsorships

CLIENT FOCUS

Charities and foundations

Trade associations

Professional societies

Advocacy groups

Hospitals

Schools, colleges and universities

and business considerations involved in the issues faced by nonprofits.

Our attorneys contribute to the nonprofit community in many ways, including giving speeches, writing articles, serving on boards and committees and offering their time and resources to numerous nonprofit events and initiatives. For example, we give dozens of presentations a year to nonprofit executives and regularly publish articles on nonprofit legal issues (see www.Venable.com/Nonprofits/Publications and www.Venable.com/Nonprofits/Events).

You won't hear "no" for an answer.

Instead of simply saying, "No, you can't do that," we pride ourselves on our ability to find innovative solutions to the seemingly most intractable problems and challenges facing our clients.

Seasoned attorneys who have walked in your shoes.

Venable maintains a core team of more than 20 attorneys who concentrate exclusively on the legal needs of nonprofit organizations. This team works day-in and day-out addressing the legal issues of nonprofit clients. They are leaders at what they do, with comprehensive resumes of credentials and achievements in their respective areas of concentration.

The team has several attorneys who previously worked in-house at nonprofits. This wide-ranging in-house experience has proven invaluable in understanding and relating to the unique needs of our clients. As individuals and as a team, we provide the responsive, efficient service needed by the nonprofit community.

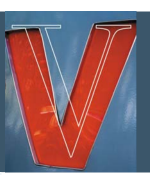
Additionally, Venable operates the Venable Foundation, its own charitable vehicle to promote the health and well-being of the communities where Venable's clients and attorneys work and live. As such, we are more than just attorneys—we are partners with our clients in bettering our cities and communities.

Integrated legal services that bring a deep bench and a one-stop-shop to the full range of nonprofit legal challenges.

While members of our nonprofit team spend all of their time addressing the legal issues affecting nonprofit clients, our practice is much broader than that. We are fully integrated with the rest of our firm and frequently draw on the knowledge and experience of hundreds of Venable attorneys in every office of the firm. This network of attorneys not only brings an unmatched wealth of experience in areas such as those listed below (and many others), but it also brings an understanding of how these other areas of law apply to the unique characteristics of nonprofits, due to the frequency with which these attorneys work with our clients.

Our clients frequently remark about how much they appreciate Venable's ability to serve as a "one-stop-shop" for all of their legal needs. Our deep "bench" in virtually every legal area and issue affecting nonprofits enables us to tap into the experience required to deal with the most complex and nuanced legal challenges. Venable's various attorneys throughout the firm—coupled with our core nonprofit practitioners—form a powerful team that works seamlessly to provide our nonprofit clients with everything they could need or want from a law firm, in a manner that is both cost-efficient and effective.

VENABLE'...



our experience

OUR CLIENTS

Abidi Foundation Abilities Network

ACA International

Academic Health Centers' Clinical Research

Academy of Managed Care Pharmacy

Academy of Radiology Research

Adhesives and Sealants Council

Advertising Mail Marketing Association

Advertising Specialty Institute

AGA Foundation for Digestive Health and Nutrition

Agricultural Retailers Association

Air Conditioning Contractors of America

Air Transport Association of America

Aircraft Owners & Pilots Association

Alaska Federation of Natives

Alcoholic Beverage Medical Research Foundation

Alexander Graham Bell Association for the Deaf and Hard of Hearing

All Hazards Consortium

Alliance of Automobile Manufacturers

America's Health Insurance Plans

American Academy of Actuaries

American Academy of Optometry

American Academy of Physician Assistants American Animal Hospital Association

American Association for Homecare

American Association for Medical Transcription

American Association of Attorney-Certified
Public Accountants

American Association of Colleges for Teachers of Education

American Association of Credit Union Leagues American Association of Health Plans

American Association of Homes and Services for the Aging

American Association of Museums

American Association of Retired Persons American Bankers Association

American Bankers Association

American Benefits Council

American Chamber of Commerce Executives

American Chemistry Council

American Coalition for Clean Coal Electricity

American College for Advancement in Medice American College of Emergency Physicians

American College of Health Care Administrators

American College of Radiology

American Conference for the Treatment of HIV

American Council of Life Insurers

American Dental Association

American Dental Education Association American Federation of Television and Radio

American Federation of Television and Radi Artists

American Floral Endowment

American Forest and Paper Association

American Friends of Bucerius Law School

American Health Care Association

INTEGRATED LEGAL SERVICES

Below are highlights of some of the key areas and issues on which our nonprofit practice places its focus:

Corporate governance.

We advise nonprofit clients on a full range of governance-related matters, including:

- · articles of incorporation and bylaws;
- · policies and procedures;
- · conflicts of interest and fiduciary duties;
- · codes of ethics and enforcement procedures;
- · private inurement and private benefit;
- · parliamentary procedure;
- membership standards;
- · record-retention policies and practices;
- structural and legal relationships among foundations, taxable subsidiaries, chapters, affiliated federations and other industry organizations; and
- · leadership, management and oversight structures.

For example, we helped the National Retail Federation develop a new conflicts of interest policy and disclosure process for its board of directors, and we assisted the United Way of the National Capital Area, the International Municipal Signal Association and the Building Industry Association of Southern California in overhauling and instituting new governance structures and procedures.

We also regularly attend our clients' board, executive committee, membership and other meetings as needed.

Contract services.

Contracts are a core aspect of any nonprofit counseling practice. That's why it's not surprising that there is rarely a type of contract for which we do not have a model form and dozens of samples to draw upon, or that we have not previously drafted, negotiated, revised and, if necessary, litigated or arbitrated. In fact, because we have previously negotiated contracts with most of the leading vendors and facilities that provide products and services to nonprofits, we are able to bring a wealth of inside experience to each transaction in a way that few, if any, law firms can. This has proven to be of enormous value to our nonprofit clients.

We also know how to resolve disputes about contracts. From our extensive work with meeting, trade show and hotel and convention center contracts, to chapter affiliation agreements, to endorsement and sponsorship agreements, to software licensing and Web-hosting contracts, to much else, we bring a very experienced perspective to the resolution of contractual issues. Our attorneys are seasoned contract negotiators who are deeply valued by, and deliver consistent results for, our clients.

American Health Information Community Successor

American Herbal Products Association

American Hospital Association

American Hotel and Lodging Association

American Immigration Lawyers Association

American Institute of Architects

American Institutes of Research

American Insurance Association

American Iron and Steel Institute

American Logistics Association

American Lumber Standards Committee

American Management Association

American Management Association International

American Mensa

American Moving and Storage Association

American Occupational Therapy Association

American Orthotic and Prosthetic Association

American Psychiatric Nurses Association

American Public Gas Association

American Red Cross

American Resort Development Association American Society for Colposcopy and Cervical Pathology

American Society for Quality

American Society for Parenteral and Enteral Nutrition

American Society for Training and Development

American Society of Botanical Artists

American Society of Breast Surgeons

American Society of Civil Engineers

American Society of Clinical Oncology

American Society of Electroneurodiagnostic

Technologists

American Sportfishing Association

American Staffing Association

American String Teachers Association

American Subcontractors Association

American Traffic Safety Services Association

American Trucking Associations

American Urogynecologic Society

Americans for Balanced Energy Choices

Anna Emory Warfield Foundation

Anne Arundel Medical Center

The Annie E. Casey Foundation

Anteon Foundation

Aplastic Anemia Foundation of America

Arbutus Volunteer Fire Company

Archer Stables Equestrian Club

Architectural Woodwork Institute Armed Forces Marketing Council

ASAE & The Center for Association Leadership

Asian Relief

Associated Black Charities

Associated Builders & Contractors, Inc.

Association for Community Affiliated Health Plans

Association for Education and Rehabilitation of

the Blind and Visually Impaired

Association for Educational Publishers

Association for Healthcare Documentation Integrity

Association for Healthcare Philanthropy

Association for International Practical Training

Association for Management and Operations of

Transportation Infrastructure Assets

Association for Postal Commerce

Association for Supervision and Curriculum

Development

Association for the Advancement of Medical

Instrumentation

Association for Women in Science

Association of Baltimore Area Grantmakers

Association of Certified Anti-Money Laundering

Association of Corporate Counsel

Association of Food Industries

Association of Osteopathic State Executive

Tax exemption and benefits.

We provide support and legal guidance with respect to every major tax and benefit issue affecting nonprofits, including, among others:

- · recognition of tax-exempt status;
- · defense of IRS and state tax audits (we have recently handled more than 65 IRS audits of taxexempt organizations);
- Form 990 reporting and disclosure;
- establishing and managing relationships with subsidiaries and affiliates;
- unrelated business income tax planning and restructuring;
- employee benefits;
- retirement and deferred compensation plans;
- executive compensation planning;
- private inurement and private benefit issues;
- charitable solicitation, substantiation and registration requirements;
- public disclosure requirements;
- · tax-exempt bond financing;
- charitable planned giving and bequests;
- lobbying limitations, tracking and reporting;
- sales and use taxation and exemptions; and
- special tax rules applying to private foundations.

Tax controversies and policy.

In the areas of tax controversy and tax policy, Venable is ripe with seasoned practitioners attorneys formerly with the IRS Office of Chief Counsel and the Joint Committee on Taxation, as well as a former tax counsel for the Senate Finance Committee and legislation counsel for the Joint Committee on Taxation, a former tax counsel for the Senate Finance Committee and a former trial attorney for the U.S. Department of Justice, Tax Division.

Employment law.

Venable's labor and employment attorneys provide counsel in every aspect of employment law as it applies to nonprofit organizations, including:

- · employment policies and agreements;
- employee benefits:
- litigation in federal and state EEO agencies and in court;
- mediation, arbitration and other forms of alternative dispute resolution;
- age, race, sex, disability and other discrimination claims;
- sexual harassment allegations and investigations;
- affirmative action planning;
- employment class actions;
- hiring, firing and promotion concerns;
- overtime rules:
- executive contracts and compensation;
- privacy concerns;
- defamation claims;
- disputes with unions; and
- · occupational health and safety matters.

Directors

Association of Real Estate License Law Officials Association of Small Business Development Centers

Association of State and Provincial Psychology Boards

Association of State and Territorial Health Officials

Association of University Research Park Association of Vascular and Interventional Radiographers

Atlantic & Pacific Exchange

Auditory-Verbal International Authors Coalition of America

Automation Forum

Automotive Warranty and Service Contract Association

Baltimore Community Foundation

Baltimore County Volunteer Fire Departments

Baltimore Ravens Foundation for Families

Baltimore Reads

Baltimore Rh Typing Lab

Baltimore School for the Arts

Bank of America Charitable Foundation

Bearman Foundation

Ben-Dov Foundation

Besche Foundation

Bicvcle Council

Bicycle Products Suppliers Association

Biotechnology Industry Association

Bladensburg Volunteer Fire Department

Boat Owners Association of the United States

Boring Volunteer Fire Company

Bowling Proprietors Association of America

Brazelton Foundation

The Brookings Institution

Bryn Mawr School

Building Industry Association of Southern California

California Hospital Association

Campbell Foundation

Cancer Research Foundation of America

Cardiology Advocacy Alliance

Casey Trees Endowment Fund

Cellular Telecommunications and Internet Association

Center for American Nurses

Center for Aquatic Life & Conservation

Center for Clean Air Policy

Center for Public Integrity

Charitable Gaming Association

Charitable Marine Society of Baltimore

Chesapeake Health Plan Foundation

Chestnut Ridge Volunteer Fire Company Chicago Area Bicycle Dealers Association

Child Welfare League of America

Children's Guild

Chiropractic Education Organization

Citizens Against Open Bay Dumping

Citizens Care & Rehabilitation Center

Citizens Climate Lobby

City of Rockville

Classroom Publications Association

Coalition for Employment Through Exports Coalition for Imaging and Bioengineering

Research

The College Board

College of Healthcare Information Management Executives

Combined Health Agencies of Maryland Commission on Accreditation of Healthcare

Management

Community Health Charities of America Competitive Telecommunications Association

Composite Lumber Manufacturers Association

Composite Panel Association

Conference of State Banking Supervisors Congressional Country Club

Joint ventures, affiliations and mergers.

We have guided and negotiated dozens of complex, high-profile nonprofit mergers, consolidations, asset transfers and dissolutions and strategic alliances. For instance, we played key roles in the mergers of the American Society of Association Executives and the Greater Washington Society of Association Executives & the Center for Association Leadership; the American Bankers Association and America's Community Bankers; and the American Electronics Association and the Information Technology Association of America.

From the acquisition of assets, to the restructuring of organizations, to the formation of partnerships, joint ventures and limited liability corporations (LLCs), we have deep experience in every legal and tax aspect of nonprofit and for-profit corporate transactions. For instance, we have provided extensive counsel to the American Association of Homes and Services for the Aging, the American Society for Training and Development, the Council for Biotechnology Information and the American College of Radiology in this area.

In nonprofit mergers and consolidations, Venable's experience runs the gamut from strategic advice and planning to due diligence to complex regulatory approval.

In connection with nonprofit joint ventures with for-profit companies, we have a nuanced understanding of the complex tax-exemption rules and risks.

We also frequently assist clients with the establishment and management of both nonprofit and for-profit subsidiaries. For instance, we have worked for years with the National Association of Chain Drug Stores on the creation and maintenance of numerous subsidiaries and affiliates.

We advise clients on the intellectual property, tax, liability allocation and other aspects of partnerships, joint ventures, affinity relationships, endorsements and sponsorships with both nonprofit and for-profit entities. We have worked with groups ranging from The Nature Conservancy to American Mensa to the American College of Health Care Administrators in this regard.

Antitrust.

Given the interaction of competitors at association meetings and the vigilance of antitrust authorities regarding potential abuses of association programs and activities, antitrust is an essential element of our work for trade associations.

Venable attorneys have counseled hundreds of trade associations on antitrust compliance and helped defend them from antitrust investigations and claims. For example, we have:

- drafted antitrust compliance manuals for organizations such as the U.S. Telecom Association and the National Telecommunications Cooperative Association;
- counseled the Entertainment Software Association, the Automotive Warranty and Service Contract Association and the Independent Insurance Agents and Brokers of America on the antitrust risks posed by new ventures and activities;
- advised hundreds of clients on the lawful structuring of salary surveys, the collection of price and cost data and other information exchanges, group purchasing programs, joint marketing, advertising and public relations campaigns, membership restrictions, trade show and advertising restrictions, certification and accreditation programs, standardsetting and numerous other association programs and activities that pose anti-competitive risk; and
- long been involved with the American National Standards Institute process.

We also regularly handle large-scale civil and criminal antitrust investigations and litigation for clients nationwide.

With a wealth of antitrust experience—from former federal antitrust enforcement officials to seasoned antitrust litigators—Venable has one of the largest association antitrust practices in the nation.

Certification and standard-setting.

Venable has extensive experience in standard-setting, certification and accreditation matters. Examples of our work include:

serving as ethics counsel for the member ethics enforcement program of the Project Management Institute:

Congressional Fire Services Institute Construction Financial Management Association Consultative Group on International Agricultural Research

Consumer Data Trade Association

Cool Roof Rating Council

Coppin University Foundation

Corporate Crisis Response Officers Association

Council for Biotechnology Information

Council of State Community Development Agencies

Council on Social Work Education

Cranial Academy

Creative Coalition

CropLife America

Cruise Industry Charitable Foundation

Custom Builders of Northern Virginia

Design-Build Institute of America DC Automotive Careers Foundation

Diocese of Brooklyn

Direct Marketing Association

Distributed Power Coalition of America

Doctor's Hospital

Eastern Equipment Dealers Association

Edison Electric Institute

Education Research Foundation

Effie Worldwide

Eierman Foundation

Electrical Safety Foundation International

Electronic Retailing Association

Employees Council on Flexible Compensation

Energy Institute

Engineering and Construction Risk Institute

Engineering Society of Baltimore

Enterprise Foundation

Entertainment Software Association

Episcopal Diocese

EPS Molders Association

Estuarine Research Federation

Executive Leadership Council

Federal Demonstration Partnership

Federation of Employers and Workers of

America

Fight for Children

Financial Executives International

Financial Services Institute

Financial Services Roundtable

The Flavor and Extract Manufacturers

Association of the United States

Florida Association of Homes and Services for the Aging

Foam Sheathing Coalition

Foundation for Advanced Cancer Studies

Foundation for Environmental Security &

Sustainability

Francis Scott Key Medical Center

Frederick Memorial Hospital

Frost & Sullivan Institute Fuel Cell Seminar

GAMA Foundation for Education and Research

Garrett Community College

Gay Su Pinnell Foundation

Geisinger Health System

George Mason University Foundation

George W. Yu Foundation

Gilman School

Global Works Foundation

Glyndon Volunteer Fire Company

Golf Range Association of America

Goodwill Industries of the Chesapeake

Grameen America Association

Greater Baltimore Medical Center

Greater Las Vegas Chamber of Commerce

Hackerman Foundation

Hardwood Plywood and Veneer Association

Healthy Neighborhoods, Inc.

Hearth Patio and Barbeque Association

Helene Christine Johnson Foundation

- overturning a promulgated standard on American National Standards Institute (ANSI) procedural grounds for a consortium of associations led by the Roof Coatings Manufacturers Association;
- advising the Association of Clinical Research Professionals on the overhaul of its membership code of ethics;
- developing a professional certification program for the Construction Financial Management Association, now operated by an affiliated entity we created;
- advising the Composite Panel Association on voluntary ANSI standards involving formaldehyde emissions and the America Lumber Standard Committee in its oversight of lumber grading in the United States and Canada;
- assisting the American Society for Training and Development with the creation of a program to certify e-learning software, followed by the creation of a professional certification program;
- advising the American Society of Civil Engineers on its member ethics program;
- preparing enforcement procedures for the new mandatory safety and environmental standards promulgated by the International Council of Cruise Lines;
- counseling the Information Technology Industry Council on all aspects of its consensus standards-making process; and
- advising the Tire Industry Association, the Air Conditioning Contractors of America, the Recreational Vehicle Dealers Association and the National Propane Gas Association on technician-certification programs.

Tort liability counsel.

Our counsel on certification programs and standard-setting extends beyond the realm of antitrust into tort liability, defamation, due process, Americans with Disabilities Act compliance and the taxation of certification program income. Our attorneys have handled numerous cases involving conspiracy allegations against trade associations regarding product liability claims against industry products.

In addition, the risk of tort liability plays a particularly significant role in the advice we give to clients in areas ranging from online job banks and referral programs to endorsements, technical manuals, training programs and consulting services. Venable attorneys have been innovative and successful in helping trade associations minimize the tort and antitrust liability risks of their membership, certification, standard-setting and related programs.

Intellectual property.

We represent clients in all aspects of intellectual property law, including patents, technology licensing and transactions, trademark, copyrights, trade secrets and antitrust and unfair competition.

More than 60 Venable attorneys advise nonprofit clients on intellectual property law and address the unique issues that nonprofits face, such as:

- the role directors, committee members and volunteer authors and speakers play in the creation of copyrightable works;
- descriptiveness of nonprofit trademarks;
- use of association logos by members;
- peculiarities of certification and collective marks; and
- Internet and e-commerce issues.

We prepare trademark, copyright and patent registration applications (both in the United States and in dozens of foreign countries); offer opinions regarding trademark, copyright and patent clearances, infringement, validity and enforceability; and prosecute and defend intellectual property claims in court and other forums.

For instance, we manage the worldwide trademark portfolio of the Project Management Institute; conducted an intellectual property audit for the Refrigeration Service Engineers Society; provided staff training to the American Orthotic and Prosthetic Association on copyright and trademark practices and compliance; and regularly assist the Romance Writers of America and The Authors Coalition on copyright protection and enforcement.

We also negotiate and draft domestic and international intellectual property and technology

Hemming Family Foundation

Home Builders Association of Connecticut

Homeownership Preservation Foundation Howard Community College Foundation

Howard County Hospital

Howard Hughes Medical Institute

Howard Theatre Restoration

Independent Cosmetic Manufacturers and Distributors

Independent Insurance Agents and Brokers of America

Independent Telephone and Telecommunications Alliance

Industrial Minerals Association of North America

Information Technology Industry Council

Institute for Functional Genomics

The Institute for Genomic Research Institute for International Economics

Institute for the Advancement of Community Pharmacv

Institute of Management Accountants

Institute of Navigation Institute of Scrap Recycling Industries

Instructional Systems Association

Insulation Contractors Association of America

Insurance Marketplace Standards Association

Interchurch Medical Assistance

Interlibrary Users Associates

International Association for Continuing

Education and Training

International Association of Privacy

Professionals

International Association of Refrigerated

Warehouses

International Bicycle Association

International Bone and Mineral Society

International Cast Polymer Association International Certification and Reciprocity

Consortium

International Forum

International Intellectual Property Association

International Laser Display Association

International Mass Retail Association

International Municipal Signal Association

International Peace Operations Association

International Sleep Products Association

International Society for the Study of Xenobiotics

International Society of Restaurant Association

Executives

International Social Services

J. Craig Venter Institute

Jewish Foundation for Group Homes

Johns Hopkins Medical Institutions

Josie King Foundation

Keswick Multi-Care Center

Kitchen Cabinet Manufacturers Association

Ladies Auxiliary of the Pikesville Volunteer Fire Company

Laureate-Sylvan Learning Foundation

Lessard Charitable Foundation

Life Insurance Settlement Association

Lighthouse for the Blind

Lillie Carroll Jackson Museum

Link TV

Locke Family Foundation

Louisiana Finance Association

Lutheran Center Corporation

Lutheran Immigration & Refugee Service

Lutheran World Relief

M.A.D.E. in Maryland

Mailing Industry CEO Council

Managed Fund Association

Manufacturers Association of Florida

Maret School

Marine Corps Association

Marine Corps Reserve Association Foundation

licenses, technology-transfer contracts, joint venture agreements and research contracts. Our experience with every aspect of complex technology-related contracts is deep and extensive.

We are fluent in all aspects of domain name protection and enforcement, and regularly arbitrate and litigate claims in this area.

Email, fax and telephone marketing counsel.

Our attorneys are well versed on federal and state laws and regulations governing electronic mail (such as the CAN-SPAM Act), faxes and telemarketing (such as the Telephone Consumer Protection Act), and their unique applicability to nonprofit organizations. For instance, we work with both the Direct Marketing Association and the American Association of Retired Persons in these areas.

Two Venable attorneys are authoring a new book, CAN-SPAM Compliance Guide for Associations, to be published by the American Society of Association Executives and The Center for Association Leadership.

We also have extensive experience with privacy issues and have one of the foremost practices in the country in this area.

Political activity and federal election campaign law.

Venable attorneys are extremely well versed in the federal and state laws and regulations governing political activity, including both election and tax laws.

We help our clients interpret and comply with the complex, ever-changing web of federal and state requirements in this area, and also provide training to their staff and others. For instance, we work with both The College Board, the Entertainment Software Association, the Recording Industry Association of America and the Independent Insurance Agents and Brokers of America in this regard. We are also frequent lecturers, authors and commentators on these issues.

We regularly counsel nonprofit clients regarding:

- the establishment and operation of federal and state PACs;
- · federal and state laws governing political communications, contributions and other political activity;
- federal and state lobbying registration and reporting requirements;
- the federal lobbying tax law affecting association membership dues deductibility;
- federal tax limitations on lobbying by 501(c)(3) organizations; and
- · federal and state ethics and gift rules.

Legislative advocacy.

Venable has a nationally recognized legislative practice - the Capitol Hill newspaper Roll Call referred to Venable as a "powerful lobbying firm." We help nonprofit clients negotiate the legislative and regulatory environment of our nation's capital.

We have more than 20 attorneys and legislative advisors in our legislative practice, including:

- a former Attorney General of the United States;
- former U.S. Senator who served for 18 years;
- former U.S. Secretary of Transportation;
- two attorneys named as "Washington's Lobbying Leaders" by Influence magazine;
- one of the most well-connected veteran lobbyists in Washington, consistently included in rankings of DC's top lobbyists;
- a former policy director and counsel in the Senate Republican Whip's office;
- two former tax counsels for the Senate Finance Committee and the Joint Committee on
- a former counsel and policy coordinator for the House of Representatives' Energy and Commerce Subcommittee on Telecommunications and the Internet;
- a chief counsel for the Senate Permanent Subcommittee on Investigations;

Marriott - D.C. Childcare Corporation Maryland Association of Nonprofit Organizations

Maryland Businesses for Responsive Government

Maryland Credit Union Foundation Maryland Executive Council for Educational

Opportunities

Maryland Foundation for Kiplin Hall Maryland Historical Society

Maryland Psychiatric Society

Maryland Retailers Association

Maryland State Fair

The Masonic and Eastern Star Home of the

District of Columbia Charities

Masonry Veneer Manufacturers Association Mathematical Association of America

Medical Device Manufacturers Association

Meritas Foundation

Metal Building Manufacturers Association

Michigan Municipal League

Mid-Atlantic Cardiovascular Foundation Montgomery County Public Schools

Montgomery County Public School

Mpala Wildlife Foundation, Inc. The Myelin Project

National Alliance of Forest Owners

National Amance of Polest Owners

National Aquarium of Baltimore

National Aquarium Society

National Architectural Trust

National Art Education Association

National Association for Debt Education and Assistance

National Association for Gifted Children

National Association for State Community

Services Programs

National Association of Architectural Metal

Manufacturers

National Association of Area Agencies on Aging National Association of Catering Executives

National Association of Catering Executives National Association of Chain Drug Stores

National Association of Child Care Resource and

Referral Agencies National Association of Development

Organizations

National Association of Drug Court Professionals

National Association of Enrolled Agents

National Association of Federal Credit Unions

National Association of Home Builders

National Association of Manufacturers

National Association of Medical Staff Services National Association of Professional Employer

National Association of Professional Employe Organizations

National Association of Secondary School Principals

National Association of Security Companies

National Association of Small Business Accountants

National Association of State Energy Officials

National Association of State Investment Trusts

National Association of Ticket Brokers

National Auto Auction Association

National Automotive Finance Association

National Bicycle Dealers Association

National Burglar and Fire Alarm Association

National Business Aviation Association National Business Officers Association

National Cancer Research Foundation

National Child Support Enforcement Association

National Coalition for Cancer Survivorship

National Collegiate Athletic Association

National Communication Association

National Council of Agricultural Employers National Council of Juvenile and Family Court Judges

National Council of University Research Administrators

National Criminal Justice Association National Defense Industrial Association

- an in-house general counsel for the National Association of Federal Credit Unions;
- former staff to Vice President Biden; and
- former appropriations staff member.

Our legislative attorneys work closely with our core team of nonprofit attorneys, as well as with commercial, appellate and regulatory litigators, as part of an orchestrated, multifaceted approach to problem-solving that delivers effective and efficient results. We assist clients in developing, drafting and guiding legislation; drafting committee report language; preparing witnesses for congressional hearings; and testifying before Congressional committees on behalf of clients. They also help to coordinate legislative and public relations strategy for our clients.

Clients for whom we have recently provided legislative advocacy include the National Collegiate Athletic Association, the Women's National Basketball Association, the Air Transport Association, the National Multiple Sclerosis Society, the National eHealth Collaborative, Money Management International, the Financial Counseling Research Roundtable and many others.

Regulatory advocacy and compliance.

From the Federal Trade Commission to the Food and Drug Administration, from the Federal Election Commission to the Federal Communications Commission, and from the U.S. Department of Justice to the Environmental Protection Agency to the U.S. Department of Defense, we represent clients in opposition to, or in support of, key regulatory initiatives—advocating for or against policies, regulations and legislation in the interests of nonprofit clients and the public. We understand well the regulatory and policy components of federal agencies, as well as the relationship between the agencies and Congress.

Our approach includes counseling on regulatory compliance, petitioning and negotiating with agency officials, preparing formal comments, pursuing legislative remedies and, where necessary, litigating aggressively both in support of and in opposition to policies, regulations and legislation pursued by regulatory agencies. In this regard, our victories in the federal and state regulatory arenas are both numerous and impressive.

We have provided regulatory advocacy to organizations ranging from the Direct Marketing Association to The Sugar Association to the Outdoor Advertising Association of America.

Our regulatory practice comprises veterans from the upper ranks of federal agencies, including:

- a former undersecretary of Homeland Security and former Drug Enforcement Agency administrator;
- a former Securities and Exchange Commission assistant director for enforcement;
- former Federal Trade Commission officials;
- a former Food and Drug Administration official;
- a former Office of Management and Budget counsel;
- officials with several financial regulators including the Federal Deposit Insurance Corporation (FDIC), the Office of the Comptroller of the Currency and the Federal Reserve;
- U.S. Department of Justice veterans in the antitrust, environmental crimes and natural resources divisions, and in the Office of Justice Programs and Office of Civil Rights; and
- numerous U.S. Department of Defense government contract attorneys.

And while high-profile regulatory advocacy may garner the headlines, counseling clients on nutand-bolts regulatory compliance issues—such as postal regulations and the rules governing raffles and lotteries—is a staple of our nonprofit practice.

Litigation.

Venable has a formidable team of aggressive, accomplished trial attorneys on both coasts—more than 175 litigators in Washington, DC. Baltimore, New York City and Los Angeles.

We have litigated in many federal trial and appellate courts throughout the nation, including four successful cases in the past five years before the U.S. Supreme Court.

We have argued cases before the National Labor Relations Board and filed *amicus curiae* briefs on behalf of organizations such as the U.S. Chamber of Commerce, the National Association of Manufacturers, Associated Builders and Contractors and the American College of Radiology.

We are currently defending multiple nationwide class actions, many as lead counsel.

We frequently bring our litigation capabilities to bear in defense of nonprofit clients. For example, we are representing, or have recently represented, nonprofits in actions such as:

National eHealth Collaborative

National Electrical Contractors Association

National Electrical Manufacturers Association

National Electrical Safety Foundation

National Fallen Firefighters Foundation

National Federation of the Blind

National Fisheries Institute

National Foundation for Credit Counseling

National Hot Rod Association

National Human Services Assembly

National Independent Automobile Dealers

Association

National Institute of Standards and Technology

National Investor Relations Institute

National Law Enforcement Officers Memorial Fund

National Legal Center for the Public Interest

National Marine Manufacturers Association

National Mentoring Partnership

National Mitigation Banking Association

National Motor Freight Traffic Association

National MultiCultural Institute

National Multiple Sclerosis Society

National Organization of Italian American

Women

National PACE Association

National Parks and Conservation Association

National Patient Safety Foundation

National Propane Gas Association

National Retail Federation

National Rural Utilities

National Salvage Vehicle Reporting Program

National Society for Experimental Education

National Telecommunications Cooperative Association

National Volunteer Fire Council

National Wildlife Federation

National Youth Leadership Forum

The Nature Conservancy

New York American Marketing Association

New York Roentgen Society

New Jersey School Boards Association

North American Spine Society

North American Steel Framing Alliance

North American Veterinary Conference

North Carolina Home Builders Association

Northeast Cast Polymer Association Northern Virginia Association of Realtors

Northwestern - Annenberg University

Oak Crest Village

Online Lenders Alliance

Open Compliance and Ethics Group

Open Door of Baltimore

ORC Industries

Organic Trade Association

Owings Mills Corporate Roundtable

Oxygenated Fuels Association

Parents Choice Foundation

Penn-Mar Organization

Performance Marketing Association

Pickersgill

Pikesville Volunteer Fire Company

Planned Parenthood of Maryland

Point-of-Purchase Advertising International

Postcom

Preservation Maryland

Prettyboy Watershed Alliance

Prince George's Temple

Printing Industries of Southern California

Procter and Gamble Cosmetic and Fragrance Foundation

Professional Golfers Association of America

Project Management Institute

Pro Musica Hebraica

Public Education Network

Public Health Accreditation Board

Public Relations Society of America

- · class-action lawsuits and lawsuits brought by federal and state government agencies;
- cases alleging conspiracy related to products liability issues arising from industry products;
- lawsuits filed by the Federal Trade Commission, state attorneys general and other federal and state agencies.

We also regularly represent our nonprofit clients—especially trade and professional associations—in connection with the defense of third-party subpoenas seeking information and documentation in the organization's possession.

On behalf of the U.S. Chamber of Commerce, we led a team pursuing damages litigation in the U.S. District Court for the Eastern District of Virginia and a parallel arbitration before the American Arbitration Association regarding a failed software development and outsourcing project

On behalf of the United Way of America, we helped terminate a software vendor for cause and then successfully pursued mediation in advance of litigation.

On behalf of the American Society of Association Executives, we prosecuted an arbitration against one of its largest endorsed vendors and successfully negotiated a favorable settlement for ASAE.

In addition, we represent nonprofits in a broad array of other business litigation, arbitration and mediation.

Insurance counsel.

Venable attorneys successfully counsel clients in a range of insurance matters:

- We regularly advise nonprofit clients on insurance coverage and claim procedures, both on property and casualty and health and benefit matters.
- We are very familiar with the major nonprofit carriers of directors and officers liability
 policies, and frequently advocate with them on our clients' behalf. We do the same in
 connection with other types of insurance policies as well. We have an excellent, successful
 track record in this regard.
- We help nonprofits turn insurance into a lucrative non-dues revenue source. We have structured numerous group insurance programs for membership associations, their chapters and their subsidiaries through a variety of mechanisms.
- We have counseled several nonprofit clients in the establishment and operation of captive insurance companies.

Real estate transactions.

Venable's highly respected real estate practice assists nonprofits with complex commercial real estate transactions, including, among other aspects:

- negotiation of sale, purchase and lease transactions;
- preparing financial documentation; and
- obtaining land use approvals.

For instance, we represented the Special Libraries Association in the sale of its historic Washington, DC headquarters building and the purchase of its Alexandria, Virginia headquarters, and did the same for the Air Conditioning Contractors of America.

Real estate tax implications.

We advise nonprofits on the tax implications of real estate transactions, including, for instance, The American Institute of Architects.

We are currently representing Howard Theatre Restoration in a series of complex, sophisticated real estate and tax transactions involving both historic and new markets tax credits.

Venable has particular experience representing title-holding subsidiaries of tax-exempt organizations, including 501(c)(2) and 501(c)(25) entities, as well as single-member limited liability corporations. We are very familiar with the unrelated business income tax issues that surround the use of these entities, as well as the limitations on their activities.

RAISE

Real Estate Settlement Services Providers

Recording Industry Association of America Recreation Vehicle Dealers Association

Reese Volunteer Fire Company

Reginald Lewis Foundation

Regulatory Affairs Professionals Society

Republican Party of Florida

Reverse Mortgage Counseling Association

Road Runners Club of America

Rocknet

Roland Park Country School

Roland Park Place

Romance Writers of America

Roof Coating Manufacturers Association

Save the Children

Scientific Apparatus Makers Association

SnowSports Industries America

Social Enterprise Alliance

Society for American Archaeology

Society for Marketing Professional Services

Society for Pediatric Radiology

Society for the Preservation of H. L. Mencken

Society of Breast Imaging

Society of Business Appraisers

Society of Cardiovascular Computed

Tomography

Society of Computed Body Tomography and

Magnetic Resonance

Society of Financial Service Professionals

Society of NeuroInterventional Surgery

Society of Radiologists in Ultrasound

Society of Research Administrators International

Society of Women Engineers

Sodexho Foundation

Software Publishers Association

Solar Energy Industries Association

South Atlantic Association of Obstetricians and

Gynecologists

Southern California Honda Dealers' Association

Spark-Partnership for Service

Special Libraries Association

Sportfishing & Boating Foundation

Sports Lawyers Association

St. Joseph Medical Center

St. Paul's School

St. Timothy School

Steel Framing Alliance

Steel Shipping Container Institute

Stoner Foundation

Straus Foundation

Suburban Hospital Foundation

Suburban Newspapers of America

The Sugar Association

Sullivan Family Foundation

Sunrise Assisted Living

Tech America

Terasem Foundation

Texas Association of School Boards

Transcen

Tressler Lutheran Services

Truck Renting and Leasing Association

Toy Industry Association

U.S. Chamber of Commerce

U.S. Export Council for Renewable Energy

U.S. Psychiatric Rehabilitation Association

U.S. Soccer Foundation

U.S. Telecom Association

U.S. Tuna Foundation

Union Hospital of Cecil County

United Way of America

United Way of the National Capital Area

Upper Chesapeake Health System

Valley Brook Community Church

Venable Foundation

Virginia Independent Power Producers

Nonprofit organizations can benefit greatly from the market awareness generated from targeted sponsorships, partnerships and co-ventures. Whether it consists of a partnership with an entertainer or athlete who supports their cause, or a unique branding campaign with a national advertiser, such initiatives can help drive fundraising and articulate the organization's mission to a broader audience than might otherwise be available.

Venable operates at this intersection of nonprofits, advertisers and the entertainment industry by facilitating key introductions between nonprofits and athletes, celebrities and local and national brands, and by providing the comprehensive legal and tax counsel needed to get the deal done.

Our attorneys provide advice to nonprofits across a wide range of matters in this area, including:

- branding relationships and opportunities;
- sponsorships and placements;
- co-ventures/productions;
- alternative marketing and distribution strategies for entertainment properties; and
- creative solutions for public policy issues.

* * * *

Highly regarded by its nonprofit clients, Venable is steeped in the nuances, challenges and opportunities of nonprofit law—as well as the distinct culture, governance and politics of nonprofit organizations.

We have the experience and ingenuity to help our nonprofit clients meet the needs and demands of their members, constituencies and industries.

Our nonprofit practice provides its clients with pragmatic, creative solutions to their legal challenges on a responsive, cost-efficient basis.

Our capabilities and experience in nonprofit law are strong nationwide, making Venable remarkably well prepared to meet each and every legal need of our clients across the country.

We take great pride in our leadership role in the nonprofit bar and will continue to be an active participant in the nonprofit community we represent.

* * * * *

Please visit <u>www.Venable.com/Nonprofits/Overview</u> to obtain a copy of this Nonprofit Organizations and Associations brochure.

Volunteers of America
Washington Suburban Sanitary Commission
Water Environment Federation
Westreich Foundation
Wilderness Society
Wood Products Indoor Air Consortium
Woodbourn Center
Yale University
YWCA of Greater Baltimore
Zero to Three

Speaker Biographies



VENABLE'...



our people

AREAS OF PRACTICE

Business Transactions

INDUSTRIES

Green Businesses

BAR ADMISSIONS

New York New Jersey

EDUCATION

J.D., Boston University School of Law, 1994

B.B.A., University of Michigan,

Rory M. Cohen

Partner, New York, NY Office

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t 212.370.6253 f 212.307.5598

PRACTICE FOCUS

Rory Cohen focuses his practice on advising private investment funds, funds of funds and investment managers on structuring and formation as well as operational, distribution, regulatory and compliance issues. Mr. Cohen assists financial institutions in the structuring and implementation of separate account wrap fee programs, unified managed accounts, variable life insurance products, private fund distribution and regulatory examinations. Mr. Cohen has extensive experience negotiating and structuring seed capital arrangements, private fund access platforms and advising on investment manager and private investment fund due diligence. His counsel relates principally to the Investment Company Act of 1940, Investment Advisers Act of 1940, the Securities Exchange Act of 1934 and FINRA and state blue sky laws and regulations.

SIGNIFICANT MATTERS

As a Managing Director at Bear Stearns, Mr. Cohen counseled several of the organization's entities on asset management activities, including Bear Stearns Securities Corp., Bear Stearns Asset Management Inc. and Bear Stearns & Co. Inc. During his tenure, among other things, Mr. Cohen supervised the development, implementation and distribution of separate account, mutual fund/ETF and hedge fund platforms. Mr. Cohen also played a key role during the spin-out of an \$8 billion asset manager by Bear Stearns Asset Management Inc. in mid-2007. As Associate General Counsel at Prudential Securities Inc., Mr. Cohen advised on development and implementation of investment advisory and wrap fee programs as well as day-to-day compliance and disclosure issues.

Mr. Cohen is a member of the Association of the Bar of the City of New York.

SPEAKING ENGAGEMENTS

Mr. Cohen is a frequent speaker on topics dealing with regulation of hedge funds and investment advisers. His recent speaking engagements include:

- "Alternative Emerging Managers: Finding Success in Today's Marketplace" at the Third Party Marketers Association and Critical Value Advisors Webcast on September 22, 2009.
- "Investment and Operation Due Diligence Considerations,"
 2nd Annual Hedge Fund Tax, Accounting, and Administration Master Class, New York, NY, May 19, 2009.
- "2009 Investment Pulse," Hedge Fund Seeder and Emerging Manager Forum, New York, NY, May 18, 2009.
- "Due Diligence Considerations for Nonprofit Investment Fiduciaries," Venable LLP, Merrill Lynch, and Tate & Tryon Panel, May 7, 2009.
- "Legal Quick Hit: Practical Due Diligence Considerations for Nonprofit Investment Fiduciaries," Association of Corporate Counsel's Nonprofit Organizations Committee, March 10, 2009.
- "Regulatory Guidelines for Providing Timely and Informative Reports," Financial Research Associates' Marketing and Client Services for Hedge Funds Conference, New York, NY, February 25, 2009.
- "Investor Due Diligence In A Nutshell," Financial Research Associates' Hedge Funds A - Z Conference, New York, NY, January 22, 2009.
- "The Characteristics and Structure of Funds of Funds", Financial Research Associates' Hedge Funds A - Z Conference, New York, NY, January 22, 2009.
- "Exploring the Current and Future Regulatory Environment,"
 Opal Financial Group's 11th Annual Alternative Investing Summit, Laguna Niguel, CA, December 9, 2008.
- "Seed Fund Investments: Legal, Regulatory and Compliance Issues," Financial Research Associates' 5th Annual Hedge Fund Incubation and Seeding Conference, New York, NY, July 29, 2008.
- "Discovering and Disclosing Conflicts of Interest: Obligatory Guide for the CCO," Hedge Fund Taxation & Compliance Forum Conference Sponsored by the Institute for International Research, New York, NY, June 19, 2008.
- "Hedge Fund Performance Presentation and Disclosure,"
 Hedge Fund Taxation & Compliance Forum Conference
 Sponsored by the Institute for International Research, New
 York, NY, June 19, 2008.

- "Surviving an SEC Examination in Response to the New Inspection Letter," Half-Day Workshop at the Institutional Investor Chief Compliance Officer Forum, New York, NY, March 12, 2008.
- "Legal Issues Relating to Seeding Private Investment Funds,"
 Faculty Presenter at Stroock & Stroock & Lavan LLP CLE
 Course, New York, NY, January 10, 2008.
- "Ensuring You Receive Optimal Fees and Terms for Your Investment," GAIM Hedge Fund Operational Due Diligence Conference, Grand Cayman, Cayman Islands, May 14, 2007.
- "Custody, Proxy Voting, Suitability and Investment Restrictions," The ABCs of Investment Adviser Regulation Sponsored by the Practicing Law Institute, New York, NY, May 9, 2008, May 11, 2007 and November 17, 2006.
- "Wrap Fee Programs New Challenges in a Familiar Framework," ALI-ABA Course of Study Investment Adviser Regulation, Washington, D.C., January 27, 2007.

VENABLE:



our people



AREAS OF PRACTICE

Tax and Wealth Planning

Antitrust

Political Law

Tax Controversies

Tax Policy

Tax-Exempt Organizations

Wealth Planning

INDUSTRIES

Nonprofit Organizations and Associations

Credit Counseling and Debt Settlement

BAR ADMISSIONS

District of Columbia

EDUCATION

J.D., Catholic University of America Columbus School of Law,

B.A., Political Science, University of Pennsylvania, 1990

Jeffrey S. Tenenbaum

Partner, Washington, DC Office

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Jeffrey Tenenbaum chairs Venable's Nonprofit Organizations Practice Group, as well as its Credit Counseling and Debt Settlement Industry Practice Group. He is one of the nation's leading nonprofit attorneys, and also is an accomplished and respected author, lecturer and commentator on nonprofit legal matters. Based in the firm's Washington, D.C. office, Mr. Tenenbaum counsels his clients on the broad array of legal issues affecting trade and professional associations, charities, foundations, advocacy groups, and other nonprofit organizations, and regularly represents clients before Congress, federal and state regulatory agencies, and in connection with governmental investigations, enforcement actions, litigation, and arbitration.

Mr. Tenenbaum devotes his full time and attention to the legal issues facing trade and professional associations and other nonprofit organizations, as well as credit counseling agencies and debt settlement companies. His exclusive concentration and his broadbased experience in this unique legal discipline enable Mr. Tenenbaum to provide his clients with pragmatic solutions to their legal challenges on a responsive and cost-efficient basis.

Mr. Tenenbaum was the 2006 recipient of the American Bar Association's Outstanding Nonprofit Lawyer of the Year Award, the inaugural (2004) recipient of the Washington Business Journal's Top Washington Lawyers Award, the 2004 recipient of The Center for Association Leadership's Chairman's Award, and the 1997 recipient of the Greater Washington Society of Association Executives' Chairman's Award. He also was a 2008-09 Fellow of the Bar Association of the District of Columbia and is AV Peer-Review Rated by Martindale-Hubbell.

HONORS

- Fellow, Bar Association of the District of Columbia, 2008-09
- Recipient, American Bar Association Outstanding Nonprofit Lawyer of the Year Award, 2006
- Recipient, Washington Business Journal Top Washington Lawyers Award, 2004

MEMBERSHIPS

American Society of Association Executives

California Society of Association Executives

New York Society of Association Executives

- Recipient, The Center for Association Leadership Chairman's Award, 2004
- Recipient, Greater Washington Society of Association Executives Chairman's Award, 1997
- Legal Section Manager / Government Affairs Issues Analyst, American Society of Association Executives, 1993-95
- Legislative Assistant, U.S. House of Representatives, 1990-93
- AV® Peer-Review Rated by Martindale-Hubbell
- Listed in Who's Who in American Law and Who's Who in America, 2005-present editions

ACTIVITIES

Mr. Tenenbaum is an active participant in the nonprofit community who currently serves on the Editorial Advisory Board of the American Society of Association Executives' Association Law & Policy legal journal and the ASAE Public Policy Committee. He previously served as Chairman of the AL&P Editorial Advisory Board and has served on the ASAE Legal Section Council, the ASAE Association Management Company Accreditation Commission, the GWSAE Foundation Board of Trustees, the GWSAE Government and Public Affairs Advisory Council, the Federal City Club Foundation Board of Directors, and the Editorial Advisory Board of Aspen's Nonprofit Tax & Financial Strategies newsletter.

PUBLICATIONS

Mr. Tenenbaum is the author of the book, Association Tax Compliance Guide, published by the American Society of Association Executives, and is a contributor to numerous ASAE & The Center for Association Leadership books, including *Professional Practices in* Association Management, Association Law Compendium, The Power of Partnership, Essentials of the Profession Learning System, Generating and Managing Nondues Revenue in Associations, and several Information Background Kits. He also is a contributor to Exposed: A Legal Field Guide for Nonprofit Executives, published by the Nonprofit Risk Management Center. In addition, he is a frequent author for ASAE & The Center and many of the major nonprofit industry organizations and publications, having written more than 250 articles on nonprofit legal topics. For a listing of and links to Mr. Tenenbaum's published articles, please visit www.Venable.com/nonprofits/publications.

SPEAKING ENGAGEMENTS

Mr. Tenenbaum is a frequent lecturer for ASAE & The Center for Association Leadership and many of the major nonprofit industry organizations, conducting over 30 speaking presentations each year, including many with top Internal Revenue Service, Federal Trade Commission, U.S. Department of Justice, Federal Communications Commission, and other governmental officials. He served on the faculty of the ASAE Virtual Law School, and is a regular commentator on nonprofit legal issues for The New York Times, The Washington Post, Los Angeles Times, The Washington Times, The Baltimore Sun, Washington Business Journal, Legal Times, Association Trends, CEO *Update*, and other periodicals. For a listing of to Mr. Tenenbaum's

past and upcoming speaking engagements, please visit www.Venable.com/nonprofits/events.

REPRESENTATIVE CLIENTS

American Academy of Physician Assistants

American Association of Homes and Services for the Aging

American Association of Museums

American College of Radiology

Air Conditioning Contractors of America

American Society for Training and Development

American Society of Association Executives

American Society of Civil Engineers

American Society of Clinical Oncology

American Staffing Association

Association for Healthcare Philanthropy

The College Board

Homeownership Preservation Foundation

Independent Insurance Agents and Brokers of America

Money Management International

National Association of Chain Drug Stores

National Coalition for Cancer Survivorship

National Defense Industrial Association

National Fallen Firefighters Foundation

National Hot Rod Association

National Propane Gas Association

National Retail Federation

National Telecommunications Cooperative Association

The Nature Conservancy

Project Management Institute

Public Health Accreditation Board

Public Relations Society of America

Romance Writers of America

Texas Association of School Boards

Trust for Architectural Easements