



Tasy Bacolias

Partner

T 514.954.2554

F 514.954.1905

Montréal

TBacolias@blg.com

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Tasy practises corporate commercial law, with an emphasis on mergers and acquisitions and corporate finance. He advises clients from a variety of industries, including:

- Information Technology
- Automotive and Mobility
- Real Estate

Before joining BLG, Tasy practised corporate and commercial law with a large firm in Montréal. He was also seconded at a globally-recognized professional services firm, where he focused on risk management in private and public procurement.

Tasy is fluent in English, French and Greek.

Experience

- Acted for New York City based private equity firm **Achieve Partners** in its investment in Toronto and Philadelphia based **Ascend Partners**, a provider of enterprise performance management (EPM) technology.
- Acted for **Accelleron (SWX: ACLN)** in its acquisition of **True North Marine**, a digital service provider specialized in weather routing and voyage optimization for the marine industry.
- Acted for **Bell Media** in its divestiture of radio station businesses across Canada.

- Acted for **Davie** in connection with its acquisition of the assets of Finland's **Helsinki Shipyard Oy**, a landmark transaction in the Arctic shipbuilding space, including the negotiation of \$110 million (€77 million) in equity and debt financing from the Québec government.
- Represented **Telesat** in \$2.54B funding agreement (for its subsidiary, Telesat LEO Inc.) for its broadband satellite constellation
- Acted for **Oakley Capital's** portfolio company IU Group in its acquisition of the University of Fredericton.
- Acted for **Apax Partner's** portfolio company Alcumus in its acquisition of Cognibox, a contractor management, training and compliance software business, and its sale of its eCompliance business to EcoOnline.
- Acted for **Labelcraft** in a cross-border acquisition by a portfolio company of a publicly traded private equity fund.
- Acted for California- and London-based private equity firm **Marlin Equity Partners** in its acquisition by InFlight, a leading software and human capital management platform
- Acted for **Northern Genesis Acquisition Corp.**, a special-purpose acquisition company (SPAC), in its merger with **The Lion Electric Co. (NYSE:LEV and LEV:TO)** and a concurrent US\$200 million private placement pursuant to which Lion would become listed on the Toronto and New York Stock Exchanges with a market capitalization of C\$4 billion
- Acted for **Ingersoll Rand Inc. (NYSE:IR)**, a global provider of mission-critical flow creation and industrial solutions, in its all-cash acquisition of **Maximus Solutions** valued at C\$135.4 million
- Acted for leading SAP systems integration and management consultancy **Illumiti** in its sale to **Syntax Systems**, a Montréal-based managed cloud provider for enterprise applications backed by **Novacap**
- Acted for PE-backed Atlanta-based buyer **East West Manufacturing, LLC** in its acquisition of all the assets of **Groupe Varitron, Inc.**, a top five electronic manufacturing services (EMS) provider in Canada
- Acted for **BlueMed Medical Supplies** in its sale to **Aspen Surgical Products, Inc.**, backed by **Audax Private Equity**
- Acted for **Day & Zimmermann**, a family-owned company with a workforce of 41,000 specializing in construction & engineering, operations & maintenance, staffing, security and defence solutions for leading corporations and governments around the world, in its acquisition of **EMC Power Canada Ltd.**, an Ontario-based specialized trade services and construction company
- Acted for **Desjardins Capital Markets**, leader of a syndicate of underwriters, in connection with a bought deal private placement raising gross proceeds of \$70.75 million for **Savaria Corporation (TSX:SIS)**
- Acted for **Antech Diagnostics**, part of **Mars Petcare**, in its acquisition of **Biovet**, a biotechnology company
- Acted for **Bell Media** in its acquisition of leading indoor-advertiser **Newad**
- Acted for **Epiroc (STO:EPI-A)** in its acquisition of **Fordia**, a Canadian exploration tools manufacturer
- Acted for **Uniprix** and its shareholders in its multi-million dollar acquisition by **McKesson Canada** by way of a CBCA plan of arrangement.
- Acted for a major international producer and distributor in its multi-million dollar acquisition by an institutional investor.
- Acted for an international logistics corporation in two strategic vendor-financed leveraged buy-outs.
- Acted for a major international manufacturer in a \$275 million refinancing.
- Acted for an international engineering and construction firm in a \$45 million refinancing.
- Acted for an international high-tech corporation involved in a joint venture structured fund relating to a multimillion dollar financing deal involving governance, M&A, shareholder and unit holder issues.

Beyond our Walls

Professional Involvement

- Member, Canadian Bar Association
- Member, Law Society of Ontario
- Member, Barreau du Québec

Community Involvement

- Volunteer, EBO Financial Education Centre, Income Tax Program, Ottawa

Awards & Recognition

- Recognized in the 2025 edition of *The Best Lawyers in Canada - Ones to Watch™* (Corporate Law)

Bar Admission & Education

- Québec, 2017
- Ontario, 2017

- J.D., University of Ottawa, 2016
- LL.L., University of Ottawa, 2015
- B.A., Concordia University, 2011

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As the largest, truly full-service Canadian law firm, Borden Ladner Gervais LLP (BLG) delivers practical legal advice for domestic and international clients across more practices and industries than any Canadian firm. With over 725 lawyers, intellectual property agents and other professionals, BLG serves the legal needs of businesses and institutions across Canada and beyond – from M&A and capital markets, to disputes, financing, and trademark & patent registration.

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