



# Kristin Seeger

## Partner

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## Practice Areas

- Energy & Infrastructure
- Renewable Energy
- Mergers & Acquisitions

## Honors

- *Chambers USA* - Recognized Practitioner for Projects: Renewables (2019)
- *Super Lawyers*, Energy and Natural Resources Rising Star (2013-2017)

## Education

- J.D., Duke Law School, 2007, *cum laude*
- B.A., Psychology, Cornell University, 2004, *with honors*

## Memberships

- Duke Law Women's Alumnae Leadership Council
- American Bar Association

Kristin's practice focuses on the acquisition and sale of domestic and international renewable energy projects as well as project financing (including tax equity financing arrangements) in the renewable energy sector.

Kristin's experience spans projects across the United States and Canada and includes award-winning transactions.

## Representative Engagements

### Mergers and Acquisitions

- A public company in the sale of 250 MW of utility scale solar in California to an international electric utility.
- A public company in the sale of a portfolio of C&I solar assets across California, Arizona, Massachusetts and Vermont.
- TerraForm Power in the acquisition of 930 MW of wind power capacity in the U.S. and Canada from Invenergy Wind.
- Sharp Corporation in the sale of Recurrent Energy, LLC to a subsidiary of Canadian Solar Inc.
- A public company in the acquisition of a portfolio of distributed generation solar project plants across the United States.
- A solar project development and generating company in the sale of nine solar projects in Ontario, Canada to a joint venture between Osaka Gas and Mitsubishi Corporation and the sale of eight solar projects with an aggregate capacity of 86 MW to MetLife and Fiera Axiom Infrastructure.
- A private equity fund in the sale of its equity interests in four gas-fired power generation facilities, located in Idaho, Colorado, Wisconsin and Minnesota, and totaling 1000 MW.
- A leading solar project developer in the sale of two 20 MW solar photovoltaic facilities located in California and selling power to Pacific Gas and Electric Company and Southern California Edison, respectively.
- A private equity fund in the acquisition of a portfolio of landfill gas projects located in New York and Vermont, including the negotiation and documentation of the transaction documents.
- A private equity fund in the acquisition of a high-BTU landfill gas facility in Kansas and a natural gas hedge transaction for the gas produced by the facility, secured by all facility assets.
- The foreign sponsors in the sale of their U.S. solar portfolio, including both operating and development stage assets.
- A leading solar project developer in the sale of an 88 MW portfolio of solar photovoltaic facilities selling power to the Sacramento Municipal Utility District.
- A private equity fund in the sale of a 50 MW coal-fired facility in

upstate New York for conversion into a biomass power plant.

### **Project Finance**

- The sponsor in the \$145 million tax equity financing of a 60 MW solar facility located in California, which was awarded “Deal of the Year,” *IJGlobal Americas Awards*.
- An electric utility in the \$285 million tax equity financing of a 200 MW wind facility.
- An electric utility in the proposed tax equity financing of a 160 MW wind facility, to be located on tribal land in California.
- The sponsor in the tax equity and debt financing of a portfolio of distributed solar generating facilities.

### **Speeches and Programs**

- Moderator, “Energy Storage - Seizing Opportunities and Overcoming Challenges,” Orrick Energy Forum, May 2016

### **Admissions**

- California