

John D. Moore

PARTNER

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OVERVIEW

Business owners and management teams nationwide that want to franchise thriving concepts look to John—as do companies that need skilled M&A counsel.

Pairing his legal acumen with deep accounting and business knowhow, John partners with clients to help them find the right solutions to grow or expand their core business or affiliated concepts.

And he does it in a practical, low-key way. John prides himself on being an accessible business partner to clients. He takes a pragmatic approach to helping them think through their business objectives and minimize risks.

John's significant accounting background includes being a CPA and working with Arthur Andersen as a tax manager prior to joining Husch Blackwell. His understanding of financial accounting concepts and economic models behind building and valuing a business give him key insights in working with all types of companies. In addition, John's prior experience as part of the inhouse legal team at Aquila provide him a unique perspective on the issues that corporate counsel often face.

"John does a phenomenal job. He is very on top of things and provides good insight and knowledge to make good decisions."

- Chambers USA 2025

Industries

Food Systems Manufacturing

Services

Alcohol Beverage Corporate Employee Stock Ownership Plans Franchise & Distribution Hospitality Mergers & Acquisitions Private Equity Securities & Corporate Governance

Case Study

Moving Harris Park Midtown Sports & Activity Center From Vision to Reality

Our team helped bring a sports-themed development project in Kansas City's urban core to fruition.

Featured Experience

Home Instead Expands to 1,500 Franchisees

As a startup franchisor in the late 1990s, Home Instead Senior Care sought to define its business concept and develop a franchising strategy. John and the rest of the Husch Blackwell team advised Home Instead on those and other business decisions, helping the provider of nonmedical in-home care for seniors successfully grow to include 1,500 franchisees in 15 countries.

Experience

FRANCHISING

- Completed numerous franchise and distribution growth initiatives, including advising on franchise system structures, engaging franchise brokers and preparing franchise disclosure documents, franchise agreements and area development agreements
- Restructured numerous franchise concepts and negotiated changes to relationships with franchisees, investors and consultants.
- Counseled publicly held franchise company on acquisitions of various franchise territories in excess of \$280 million.
- Advised more than 20 different restaurant concepts on various stages of developing and maintaining franchise concepts.
- Assisted private investment group in acquiring 100+ fast-food franchise locations in North Carolina and Florida from a family-owned business.

Experience

• Completed development and sale of franchise concept with over 200 franchise locations by providing advice from franchise start-up through sale transaction.

MERGERS & ACQUITISITIONS

- Represented publicly held manufacturing company in series of acquisitions and joint ventures of more than \$1 billion.
- Provided acquisition and due diligence support for publicly traded Canadian company in the purchase of U.S.-based franchise system to expand U.S. territory.
- Represented seller of a national accounting firm.
- Completed numerous acquisitions for large engineering and consulting firm in its multi tiered acquisition strategy across different business lines.
- Managed and negotiated more than \$1 billion in acquisitions and related financings in the energy industry as member of in-house legal team for Aquila.
- Represented biomedical research data management company in the sale of its business to a larger company, which allowed the client an opportunity to grow into a new market segment.
- Represented client in the sale of its franchise fitness business. The selling shareholders of the client were doing a rollover into equity of the purchaser as part of the sale. The Husch Blackwell team negotiated the terms of the sale and rollover, including earnout and clawback provisions.

CRISIS MANAGEMENT

- As key member of the firm's CARES Act resource team, advised clients on accessing COVID-19driven financial assistance, including Paycheck Protection Program (PPP), Economic Injury Disaster Loans (EIDL) and Main Street Lending Program.
- Advised distillery on pivoting toward hand sanitizer production amid the COVID-19 pandemic.

Experience

GENERAL CORPORATE

- Counseled startup infrastructure and facilities management business.
- Represented client before accountant arbitrator to resolve dispute arising from client's sale of a business unit. Dispute involved whether the purchaser owed client an additional \$3.6 million in working capital as part of the purchase price.
- Represented 50-year-old family business in sale of all of its stock to employee stock ownership plan (ESOP).
- Counseled various manufacturers and dealers/distributors on termination, nonrenewal and other relationship issues involving the distribution chain.

Recognition

- The Best Lawyers in America®
 - Corporate Law, 2024-2026
 - o Franchise Law, 2023-2026
 - o Mergers and Acquisitions Law, 2025 and 2026
- Chambers USA, Corporate/M&A, 2025
- The Legal 500 United States
 - M&A: middle-market (sub-\$500 million), Recommended lawyer, 2025
- BTI Consulting Group, Client Service All Star Award, 2014, Client Choice Award, 2016
- FranchiseTimes, Legal Eagles, 2022
- Missouri & Kansas Super Lawyers, Mergers & Acquisitions, Rising Star, 2008
- Missouri Bar Pro Bono Wall of Fame, 2019

Education

- J.D., University of Missouri School of Law
- B.S., University of Missouri
 - Accounting
 - o summa cum laude

Admissions

- Missouri
- Kansas
- North Dakota

Community Leadership

- Newhouse domestic violence shelter, Finance Committee; Board of Directors, 2004-2012; Vice Chair, 2010-2011
- Hope Builders, Volunteer
- Habitat for Humanity, Volunteer



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