

Jesse Prinsloo

Associate



Jesse Prinsloo is an Associate in the Corporate & Commercial practice.

About Jesse

Jesse joined Webber Wentzel as a Candidate Attorney in 2018 and later became an Associate in 2020. He joined international law firm Dentons in 2021 as an Associate. He joined Clie Dekker Hofmeyr as an Associate in 2023.

Credentials

Education

- Registered with the Legal Practice Council
- LLB, University of Cape Town
- Admitted as an attorney: 2020

Memberships

- Golden Key International Honour Society

Experience

- **Acquisition vehicle established by a consortium**

Assisting a client, an acquisition vehicle established by a consortium consisting of three entities, to acquire shares and assets in three entities owned by an entity previously listed on the London Stock Exchange. The purchaser's estimated value of 100% of the seller's attributable interest in the companies in this transaction as at the date of effectiveness stands at USD7 billion.

- **Mazor Group Proprietary Limited**

Assisting a client to conduct a scheme of arrangement to procure the purchase of shares by its subsidiary from its shareholders.

- **Motorola Solutions Inc:**

Performing a corporate due diligence on a South African entity, which is in a supply agreement with the Target Entity that the client wished to acquire.

Contact Jesse

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[Jesse on LinkedIn](#)

Expertise

Corporate & Commercial Law

Location

Cape Town

Language

English

- **World's leading independent customer management provider**

Advising client on the acquisition of a local company based in South Africa; drafting the share purchase agreement and amending the constitutional documents of the South African entity.

- **Multinational non-profit company**

Core member of anchor team, in collaboration with local counsel in various African countries, providing strategic legal advice to a multinational non-profit company in connection with the establishment of vehicles and / or their presence in Sub-Saharan Africa, to assist with producing and supplying medical-quality oxygen.

- **Barloworld Limited**

Advising client in terms of its Broad-Based Black Economic Empowerment ("BEE") scorecard and the migration of its special purpose vehicles to the Barloworld Empowerment Foundation.

- **Independent Investment Company**

Member of due diligence team advising client on the acquisition of assets worth approximately USD54 million.

- **Canadian distillery**

Conducting a due diligence on a South African investor subscribing for shares in the Canadian entity.

- **Major oil company**

Member of a due diligence team advising client on the selling of its assets worth approximately USD40 million.

- **Private equity transaction**

Assisting Dentons UKME with a due diligence on the client's South African subsidiary.

- **International LNG company**

Assisting on a transaction involving the structuring of a joint venture for purposes of importing and supplying South Africa with liquefied natural gas.

- **Barloworld South African Proprietary Limited**

Drafting addendum to share purchase agreement in terms of the Labour Relations Act, to make provision for the migration of employees and pension funds to another pension scheme.

- **Multi jurisdictional due diligence**

Assisting a client of Kirkland & Ellis on the South African aspect of a multijurisdictional legal due diligence, in relation to the acquisition by the client of the business of the Target Group. It was an approximately USD1 billion transaction.

- **Advising on exchange control aspects**

Advising a Johannesburg Stock Exchange listed client, in collaboration with Dentons UKME, on the relocation of its UK business to Dubai. Specifically, from an SA perspective, advising on the exchange control aspects of the capitalization and establishments of DubaiCo, and advising on relevant corporate approvals.

News

[Is conducting a wholly virtual shareholder meeting or AGM compliant with the Companies Act?](#)

The COVID-19 pandemic posed various practical difficulties for many companies. Among those difficulties were the complexities of ensuring compliance with companies' statutory obligations in terms of the Companies Act 71 of 2008 (Companies Act). At a time when remote working and virtual meetings became the "new normal", many companies were required to rapidly adapt their standard procedures and structures to ensure their continued functioning as well as their legal and corporate governance compliance.

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