



Peter Lehmann

Dr. iur., Attorney at law, LL.M.
Partner

Peter regularly advises clients on corporate and commercial law matters, domestic and cross-border transactions (including mergers & acquisitions), corporate restructurings, banking and finance law matters (both in the fields of regulatory and contractual laws) as well as employment matters for key employees.

Furthermore, Peter represents and advises clients in connection with corporate and commercial law disputes, particularly disputes in the field of directors' and officers' liability (including auditing and accounting law issues), asset management and financing matters, international judicial assistance as well as other complex litigation proceedings before state Courts.

Curriculum:

- Partner at Lehmann & Waldburger (since 2003)
- Lecturer for private law the University of Zurich (2003 – 2008)
- Associate with a major law firm in Zurich (2002 – 2003)
- Harvard Law School, Cambridge: LL.M. (2002)
- Junior Associate with a major law firm in Zurich (1999 – 2001)
- University of Zurich: Ph.D. in Law (2000)
- Teaching assistant at the University of Zurich (1996 – 1998)
- University of Zurich: lic. iur. (J.D. equivalent; 1995)

Languages:

German, English

Admission:

Admitted to practice in all Swiss Courts (since 2001)

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Publications:

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|------|--|------|---|
| 2022 | Basler Kommentar zum Zivilgesetzbuch I, Kommentierung der Bestimmungen betreffend Handeln nach Treu und Glauben sowie Rechtsmissbrauch (Art. 2 ZGB), Basel 2022 (Co-Author)

[Commentary on Paragraphs in the Swiss Civil Code dealing with the fundamental principles of acting in good faith and of <i>bona fide</i> limits to the exercise of rights] | 2007 | Die „kleine Aktienrechtsrevision“ (Teil 2), Neuerungen in den Bereichen Aktionärsrechte, Firma, Handelsregister, in: Gesellschafts- und Kapitalmarktrecht (GesKR) 4/2007, S. 420 ff.

[Main new provisions of the amended Swiss law on corporations] |
| 2020 | D&O Risk and Liability, Country Report Switzerland, in: Financier Worldwide, January 2020 (Co-Author) | 2007 | Ist Geldwäscherei nach Art. 305bis StGB eine haftpflichtrechtliche Schutznorm?, in: Schutz und Verantwortung, Liber Amicorum für Heinrich Honsell, St. Gallen 2007

[May a violation of the criminal law statute prohibiting money laundering give rise to a torts claim by the person suffering a financial damage from the original crime?] |
| 2014 | Kurzkommentar zum Obligationenrecht, Kommentierung der Bestimmungen betreffend Verantwortlichkeit von Organen im Aktienrecht sowie im Genossenschaftsrecht (Artikel 752 - 760 und 916 - 920 OR), Basel 2014

[Commentary on Paragraphs in the Swiss Commercial Code dealing with Directors' & Officers' Liability] | 2005 | Raiders in the Alps, Swiss Companies Hit by Hostile Takeovers, in: Corporate Finance Legal Yearbook 2005-2006, New York 2005 |
| 2014 | Kurzkommentar zum Obligationenrecht, Kommentierung der Bestimmungen zum Werkvertrag (Artikel 363 - 379 OR), 2. Aufl., Basel 2014

[Commentary on Paragraphs in the Swiss Commercial Code dealing with Works and Construction Agreements] | 2004 | New M&A Law, in: M&A Guide 2004 to 2005, Corporate Finance Supplement, Euromoney Institutional Investor, London 2004 |
| 2008 | Kurzkommentar zum Obligationenrecht, Kommentierung der Bestimmungen zum Werkvertrag (Artikel 363 - 379 OR), Basel 2008

[Commentary on Paragraphs in the Swiss Commercial Code dealing with Works and Construction Agreements] | 2002 | Equal treatment of shareholders: validity of shareholder rights plans ("poison pills"), Cambridge/MA 2002 |
| | | 2000 | Missbrauch der aktienrechtlichen Anfechtungsklage, Schweizer Schriften zum Handels- und Wirtschaftsrecht, Band 198, Zürich 2000

[<i>Bona fide</i> limits to actions requesting the annulment of shareholders' resolutions; Ph.D. thesis] |