

STRADLEY RONON

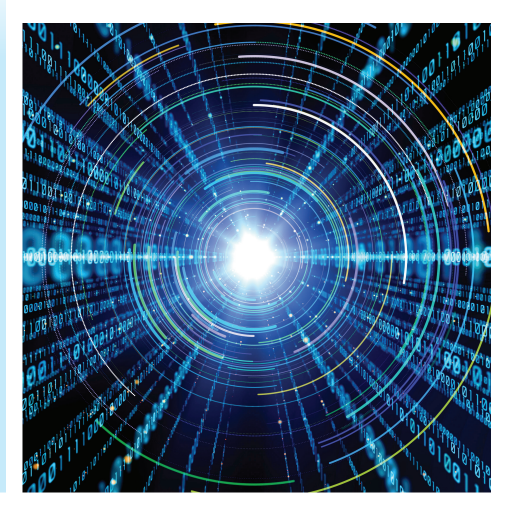
OUR PRACTICE

Stradley Ronon's multidisciplinary
Fintech group possesses a
sophisticated understanding of
the legal, regulatory, corporate,
transactional, intellectual property and
litigation challenges impacting today's
financial technology ecosystem. Our
experienced team is at the forefront
of the industry's most cutting-edge
issues – publishing and speaking on
the impact of these developments on
the industry.

Comprised of former U.S. Securities and Exchange Commission (SEC) and Commodity Futures Trading Commission (CFTC) staff and inhouse counsel for financial services businesses, the group leverages its government and industry experience to provide a valuable bridge between clients and regulators. We communicate regularly with our Fintech clients, providing proactive risk management advice and information to make sound business decisions.



 Digital Assets (including Cryptocurrencies, Stablecoins, Non-fungible Tokens (NFTs), and Digital Asset Securities)



- Blockchain
- Tokenization
- DeFi Protocols
- Metaverse
- Crowdfunding (retail and accredited)
- Online Investment Platforms

- Alternative Trading Systems (ATSs)
- Robo-Advice
- Artificial Intelligence
- The Intersection of Gaming and Financial Services
- New Financial Products

OUR REPRESENTATIONS

Registered funds (including ETFs and ETPs), private funds, investment advisers and investment platforms regarding the regulatory challenges of investing or facilitating trading in bitcoin and other digital asset investments.

Registered fund sponsors on tokenizing and trading fund interests as digitally enhanced or digital asset securities. Crowdfunding platforms (accredited and retail) concerning structuring, regulatory challenges and innovations.

Secondary trading markets seeking to provide a market for digital assets or other unregistered or illiquid assets. Metaverse developers on regulatorilycompliant token structuring and economics.

OUR SERVICES

Our team provides creative and practical advice to Fintech clients in the following cross-disciplinary areas:

Federal and State Legal and Regulatory

Experienced in novel applications of legal and regulatory topics, including:

- Securities (33 Act, 34 Act, 40 Act, Advisers Act and State Equivalents)
- Derivatives
- Commodities
- Money Services Business
- Money Transmission
- Virtual Currency/Bitlicense
- · Banking and Lending
- Tax
- Privacy
- Cybersecurity and data protection
- Filings, Requests for Relief and Other Interactions With the SEC, CFTC and Other Regulators

Corporate and Transactional

We regularly serve as legal and business



advisers to Fintech companies and entrepreneurs throughout all stages of a company's growth cycle, providing advice in areas including:

- all securities law aspects including capital-raising transactions, SEC and stock exchange compliance, and corporate governance matters;
- acquisitions, mergers, divestitures, joint ventures and similar transactions;
- representing venture capital, private equity and strategic investors deploying capital in Fintech companies, both for their initial investments as well as ongoing obligations relating to the exercise of proper diligence and oversight of regulatory compliance issues for their portfolio companies; and
- creative and flexible structuring guidance to achieve client business goals in a risk-sensitive framework.

Intellectual Property

We advise and counsel clients in the rapidly developing Fintech field, in the context of:

- existing trademark, copyright, and rights of privacy and publicity laws;
- minting and licensing NFTs to entertainment companies, talent, international sports leagues and visual artists; and
- creating agreements and grants of rights.

Enforcement and Litigation

Our team of seasoned enforcement lawyers, many of whom have practiced in-house at the regulators, have experience assisting Fintech clients in:

- all regulatory inquiries and investigations involving the SEC, CFTC or the DOJ;
- navigating situations ranging from a simple subpoena response to the most complex regulatory investigation; and
- appearing in federal courts across the nation handling matters at the forefront of the Fintech industry and are ready to counsel and guide clients, if necessary, through litigation and trial.

Representative matters include advising:

DeFi protocol developers on securities, commodities, money transmitters and virtual currency regulatory structuring and compliance. Robo-advisers on navigating the investment adviser regulatory framework in the context of algorithms and online innovations. Asset management firms and financial institutions developing and integrating digital assets with existing products, operational systems and assessing risk.

Franklin Templeton in launching its Franklin Bitcoin ETF, one of the industry's first spot bitcoin exchange-traded products (ETPs). The Franklin Bitcoin ETF issues shares backed by bitcoin held by the fund's custodian and is registered under the Securities Act of 1933





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ABOUT STRADLEY RONON

Stradley Ronon maintains one of the largest practices in the United States representing registered investment companies, including open-end funds, closed-end funds, interval funds, exchange-traded funds (ETFs) and unit investment trusts (UITs).

For more information on our Fintech Practice, visit www.stradley.com/fintech.

LOCATIONS

Pennsylvania | Washington, D.C. | New York | California | New Jersey | Illinois | Delaware

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