



Erin Magennis Healy

Partner

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Overview

Erin Magennis Healy combines industry knowledge with technical experience to provide comprehensive legal representation to clients operating in the healthcare and life sciences industries, as well as strategic advice to private equity firms and other investors seeking to evaluate risks in a complicated regulatory landscape. Erin is well-versed on federal and state compliance matters, including fraud and abuse laws, anti-kickback and self-referral laws, FDA regulations and limitations on the use and disclosure of personal information. In addition to helping clients develop and implement comprehensive compliance and training programs, Erin serves as deal counsel on a wide range of mission-critical transactions including mergers and acquisitions, licensing agreements, research agreements, manufacturing, supply and distribution agreements, and other strategic commercial arrangements. She also supports clients on day-to-day legal matters, offering creative and practical advice to help clients achieve commercial goals.

Erin previously managed clinical trials at top academic medical centers in New York City and contributed to several published, peer-reviewed articles on surgical and clinical outcomes, affording her substantial experience developing clinical trial agreements and a strong background in federal and institutional research regulations.

Education and Credentials

Education

Seton Hall University School of Law, J.D., Concentration in Health Law

Cornell University, B.A.

Admissions

State of New York

State of New Jersey

Practices & Industries

[Corporate & Business Law](#)

[Healthcare & Life Sciences](#)

[HIPAA Compliance](#)

[Mergers & Acquisitions](#)

Recognition and Community

No aspect of this advertisement has been approved by the highest court of any state. Prior results do not guarantee a similar outcome. See Awards Methodology.

Recognitions

Selected to the list of New Jersey *Super Lawyers* Rising Stars (Thomson Reuters), Health Care, 2018-2019, 2023

Insights

Women Working Together Hosts Holiday Dinner for Stamford Women's Shelter
December 9, 2024

"Women Working Together Hosts Reception with Summer Associates and the Executive Committee," Day Pitney
June 26, 2024

"Women Working Together: Take a Swing With Us," Day Pitney
June 17, 2024

"Girls Rule the Law Lunch and Learn," Day Pitney
May 17, 2024

Policy Changes Required Under New HIPAA Reproductive Health Rule
May 10, 2024

Certain ASCs Face New Prior Authorization Payment Requirements from CMS
April 29, 2024

Generative Artificial Intelligence Representations and Warranties Emerge in Venture Financing Transactions
April 29, 2024

HHS Issues Long-Awaited Final Rule Modifying Part 2 Regulations
February 28, 2024

New DOJ Safe Harbor Policy for Voluntary Self-Disclosures in M&A Transactions—What You Should Know
February 28, 2024

New Merger Guidelines – Potential Complications in Healthcare Transactions
January 3, 2024

New Providers/Entrants Beware – Ignorance Is Not a Defense
December 20, 2023

Proposed Penalties for Information Blocking – Comment Deadline Approaching
December 20, 2023

CT's New Change in Ownership Process Will Impact the Timing of Transactions
October 16, 2023

Providers Beware—New Standard Established in False Claims Actions
October 16, 2023

Need Help Navigating the Alphabet Soup of State Consumer Privacy Laws?
June 22, 2023

New MA Plan Health Equity Requirements: Are You Ready?

June 22, 2023

"Laying Down the Law on Personal Finance: What Women Need to Know," Day Pitney's Women Working Together®

May 3, 2023

"Hollywood on Trial: Images of Women in Law," Day Pitney's Women Working Together

March 29, 2023

Buyers Beware: FTC's Proposed Rule Banning Noncompetes Has Enormous Implications for M&A

March 16, 2023

Superior Court Upholds Statute for Contribution in Lieu of Property Tax Payment for Hospitals

January 17, 2023

MITRE Corp. and FDA Release Updated Guidance on Medical Device Cybersecurity Incidents

December 5, 2022

Party of Five: Connecticut Is Latest State to Enact Comprehensive Consumer Privacy Law

June 28, 2022

OIG Issues Favorable Opinion to Physician-Owned Medical Device Company

June 28, 2022

Corn, Wheat, Hogs and ... NFTs?

June 28, 2022

Additional Guidance From FDA on Importing Drugs From Canada

June 28, 2022

FTC and Breach Notification – Time to Review Your Incident Response Plan?

June 28, 2022

FDA Proposes Update to Current Guidance on Cybersecurity in Medical Devices

April 14, 2022

New Guidance Clarifies HHS's Position on Business Associates and HIPAA Transactions

March 29, 2022

Health Data Breaches Continued to Soar in 2021

March 29, 2022

Consumer Data Privacy Laws - Where Are We Now?

March 29, 2022

What the EEOC's Most Recent Advice on Accommodating Religion and COVID-19 Vaccinations Means in Healthcare

March 29, 2022

TECH Talks Trending at Day Pitney

March 29, 2022

OSHA Soliciting Input on COVID-19 and Workplace Safety

March 29, 2022

Does the Recent Supreme Court Decision On Mandatory Vaccines Apply to All Healthcare Providers?

January 21, 2022

PhRMA Code Revised After OIG Expresses Skepticism About Industry Speaker Programs

September 16, 2021

Be Prepared - Provider Relief Fund Audits Are Coming

September 16, 2021

New Rules Protect Patients From Surprise Billing

September 16, 2021

OSHA Issues COVID-19 Emergency Temporary Standard for Employers in the Healthcare Industry and Updates Guidance for All Employers

June 16, 2021

OIG Increases Oversight of Telehealth Services

June 1, 2021

HHS Eases Prescribing Requirements for Opioid Addiction Medication

June 1, 2021

Updated Resources for Healthcare Providers

June 1, 2021

Potential Federal Privacy Bill

June 1, 2021

Supreme Court Resolves Circuit Split and Narrows the Scope of the TCPA

June 1, 2021

More Regulation for Urgent Care and Retail Clinics?

June 1, 2021

Fifth Circuit Weighs In on HIPAA Penalties Due to Data Breaches

March 25, 2021

In Response to Extensive Lobbying, Congress Recalibrates Medicare Physician Fee Schedule for 2021

March 25, 2021

The Long-Awaited HIPAA Proposed Rule Promises Enhanced Access Right

March 25, 2021

The Commonwealth of Virginia Enacts a Consumer Data Privacy Law

March 25, 2021

New Open Payments Reporting Requirements Effective January 1, Are You Ready to Comply?

December 21, 2020

Hurry Up and Wait: ONC Extends Compliance Dates for Information Blocking and Health IT Certification Requirements in 21st Century Cures Act Final Rule

December 21, 2020

2021 E/M Changes: Winners, Losers and Audits

December 21, 2020

Show and Tell: The Trump Administration Releases the Transparency in Coverage Final Rule

December 21, 2020

OIG Special Fraud Alert Questions the Need for Industry-Sponsored Speaker Programs

December 21, 2020

FDA Sued Over Final Rule Permitting Importation of Prescription Drugs from Canada

December 21, 2020

Threats to Telehealth? Telehealth Providing Invaluable Services During the Coronavirus Pandemic, But at What Cost?

October 1, 2020

CMS Set to Release New COVID-19 Mandatory Reporting Requirements for Nursing Homes

April 21, 2020

COVID-19 and Telehealth: Providing Care at a Distance

March 31, 2020

HHS Responds to COVID-19 Pandemic By Waiving Certain HIPAA Penalties and Sanctions for Hospitals

March 19, 2020

A Provider's Guide to Managing a Medical Device Recall

18-Feb

Risks for Employers Using Drug Import Companies to Manage Costs

December 16, 2016

News

2022 Promoted Partners

February 1, 2022

Day Pitney Counsels Three Volunteer Court Appointed Special Advocate Organizations to Successful Merger

January 20, 2022

Erin Magennis Healy

01/04/2022

Day Pitney Elects Its Largest Class of New Partners

January 4, 2022

Day Pitney Elects Largest Class of New Partners, Including 2 in NJ

January 4, 2022

In The Media

On the Move: Day Pitney

New Jersey Law Journal, March 16, 2022

New Partner Yearbook 2022, New Jersey Law Journal

New Jersey Law Journal, February 28, 2022

Day Pitney's 2022 Newly Promoted Partners Featured in BBA's Law Firm Newsletter

Boston Bar Association Law Firm Newsletter, January 13, 2022