

Business & Partnership Disputes

When Partnerships Falter, We Step In

Fields Howell is frequently retained to handle disputes between insurers and their business partners, particularly in cases involving coverholders, managing general agents (MGAs), and other intermediaries. These matters often center on the breach of underwriting authority, mismanagement of claims, or intentional misconduct that causes significant financial exposure to carriers.

Our attorneys have in-depth knowledge of underwriting protocol, delegated authority frameworks, and claims handling standards. This allows us to assess liability and resolve disputes efficiently, often without litigation. In many cases, we're able to negotiate resolutions that protect both the insurer's reputation and its financial interests.

When litigation becomes necessary, our team is fully prepared to pursue recovery or defend against claims arising from agency misconduct. We've successfully represented carriers in recovering losses caused by unauthorized binding, misapplied policy terms, and negligent claims handling. Whether navigating a sensitive business fallout or a high-stakes courtroom battle, Fields Howell delivers decisive action and proven results.

Attorneys

Our Business & Partnership Disputes Team

- Christopher R. Brooks
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