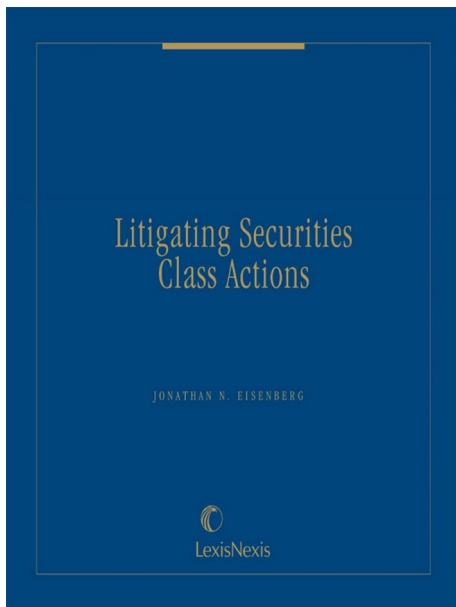


# BLB&G Attorneys Co-Author “Plaintiffs’ Perspective” Chapter in the *Litigating Securities Class Actions* Treatise

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BLB&G partners Max Berger, Sal Graziano, and Avi Josefson, senior counsel Jai K. Chandrasekhar, and associates Caitlin Bozman and Sarah K. Schmidt have co-authored Chapter 1 of the annually updated “Plaintiffs’ Perspective” in *Litigating Securities Class Actions* (Jonathan N. Eisenberg, ed., Matthew Bender 2010 & 2024 update), the leading treatise on securities class actions published by LexisNexis. This in-depth treatise gathers the perspectives of leading practitioners to focus on several of the most critical issues that arise in securities class action litigation. BLB&G is the only plaintiffs’ firm to contribute a chapter, with the treatise’s other chapters provided by leading defense firms.

This year’s updates cover, among other things, the U.S. Supreme Court’s recent decisions in *Slack Technologies, LLC v. Pirani*, 598 U.S. 759, 770 (2023), which clarifies that shares must be traceable to the defective registration statement for purposes of Section 11 liability, and *Macquarie Infrastructure Corp. v. Moab Partners*, 601 U.S. 257 (2024), which provides further guidance as to when omissions are actionable under the federal securities laws.