

Overview

Title insurance institutions face a unique set of risks, even as they minimize concerns for their customers.

Dentons includes a corps of lawyers and professionals who are intimately familiar with the challenges you face, whether by regulation or by litigation. Broad experience informs our insights into regulatory proceedings, class actions, and complex litigation involving allegations of consumer fraud and unfair trade practices stemming from alleged rate overcharging, mark-ups of third-party fees, unauthorized practice of law, anti-competitive conduct, and kickback arrangements.

With both a national and a local perspective, we help you develop a strategic approach to federal and state consumer legislation and regulation, including often-enforced statutes like the Real Estate Settlement Procedures Act (RESPA), Racketeer Influenced and Corrupt Organizations (RICO), the Fair Credit Reporting Act (FCRA), and the Fair Debt Collection Practices Act (FDCPA). Dentons' class action lawyers are leaders in this industry and have achieved a substantial number of victories for clients in these class action cases.

Whether your operations are down the street or across the country, turn to Dentons to ensure their security.