

# MERGERS & ACQUISITIONS DISPUTES

Our M&A disputes group takes a pragmatic and informed approach to disputes large and small that arise from M&A transactions.

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We represent private equity firms, entrepreneurs, and manufacturers, as well as medium and large corporate clients, in challenges to proposed transactions based upon allegations of unfair price, procedural irregularity, and deficient disclosures. We regularly handle pre- and post-closing disputes over enforcement of warranties, rights, and financial obligations under the M&A documents.

We have a deep bench of sophisticated, business-savvy trial lawyers equipped to handle the expedited proceedings typical of M&A litigation. Our lawyers have appeared in state and federal courts and arbitrations throughout the United States, including the North Carolina Business Court and Delaware Chancery Court, and we are well-versed in Delaware, North Carolina, South Carolina, and New York law. Whether the objective is to move a proposed deal forward, enforce material deal terms, or resolve disagreements over post-closing adjustments, we take a comprehensive approach to any matter and leverage the experience and skills of our colleagues in the firm's corporate and securities practices to create a client-focused team able to meet client goals efficiently and effectively.