



Jonathan Klein

Sócio

CHAIR, US MERGERS AND ACQUISITIONS GROUP

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Jonathan Klein concentrates his practice in the areas of mergers and acquisitions, private equity, corporate finance, securities matters and restructuring for both domestic and international clients.

Jonathan has represented public and private companies in negotiated domestic and cross border acquisitions and dispositions (including mergers, stock transactions, asset deals and divestitures), as well as bidders in contested transactions. Jonathan's private equity experience includes domestic and international leveraged transactions for both financial and strategic parties. His corporate finance experience includes public and private offerings of equity and debt securities.

Jonathan's general corporate practice includes advising public companies on SEC compliance and reporting issues, internal investigations, joint ventures, licensing and distribution agreements and providing general corporate advice and counsel to public and private companies, partnerships and individuals. He regularly counsels senior management, corporate boards and controlling stockholders with respect to acquisitions, dispositions, buyouts and general corporate and securities matters.

Jonathan has represented US and foreign clients in connection with cross-border acquisitions, divestitures, joint ventures, private financings, loan restructurings and workouts and general corporate matters.

Jonathan serves as chair of the Mergers and Acquisitions Group.

- Societário
- Capital Privado
- Mercados de capitais
- Fusões e Aquisições
- Crescimento Emergente e Capital de Risco
- Empresas Pública e Governança Corporativa

- Ciências da Vida

Jonathan has represented:

- Sodexo SA in connection with its acquisition of Centerplate, LLC
- Investindustrial in connection with the merger of Polynt SpA with Reichhold Corp.
- Various representation and warranty insurers in connection with underwriting representation and warranty insurance.
- Nutreco in connection with its acquisition of Micronutrients Corp.

- Morgan Joseph TriArtisan Corp. in connection with the sale of its assets to Cowan & Co.
- Synergy Health Plc in connection with its sale to STERIS Corporation
- Federal-Mogul Corporation in connection with its acquisition of the engine valve business of TRW through stock and asset deals in 7 countries
- Polynt SpA and PCCR USA, each portfolio companies of Investindustrial, in connection with their acquisition of the coatings and composite resin business of Total S.A. through stock and asset deals in 8 countries
- Federal-Mogul Corporation in connection with its acquisition of the friction brake-pad business from Honeywell through stock and asset deals in 10 countries
- Jindal Poly Films in connection with its acquisition of the polypropylene films business of ExxonMobil
- ID&T Corporation in connections with its sale of SFX Entertainment
- Pfizer Inc. in its sale of its Nutrition business to Nestle
- Pfizer Inc. in connection with its acquisition of Alacer Corporation, maker of the Emergen-C line of products
- Investindustrial and its portfolio company, Polynt SpA in connection with their acquisition of the North American coatings and composite resin business of Momentive Corporation (formerly Hexion)
- Pfizer Inc. in connection with the divestiture of material portions of Pfizer's and Wyeth's animal health business to Boehringer Ingelheim (which divestitures were mandated by the FTC as a condition to its approval of the Pfizer/Wyeth merger)

CREDENCIAIS

Admissões

- New York

Reconhecimentos

The Legal 500 United States has repeatedly recognized Jonathan for his M&A practice and has identified him on their list of "Leading Lawyers." Jonathan "understands where to negotiate hard and where to make concessions. His advice on tough issues is very valuable."

The *Global M&A Network* has recognized Jonathan on their list of "Top 50: North Americas M&A Lawyers."

Formação

- J.D., Georgetown University Law Center 1987
cum laude
- B.S., Cornell University 1984

INSIGHTS

Publicações

- Contributor, *Company Formation: A Practical Global Guide, Third Edition*, Globe Law and Business, January 2015

NOTÍCIAS

DLA Piper advises Dundee Partners in its US\$1.1 billion acquisition, with KKR, of Kobalt Capital's Fund II music rights portfolio

19 October 2021

DLA Piper represented Dundee Partners, the investment office of the Hendel family, in its acquisition, together in a joint venture with global investment firm KKR, of the KMR Music Royalties II portfolio from Kobalt Capital Limited for approximately US\$1.1 billion.

DLA Piper advises Learning Technologies Group on US\$394 million acquisition of GP Strategies

21 July 2021

DLA Piper has advised Learning Technologies Group on its acquisition of GP Strategies Corporation.

DLA Piper advising PMI on its GBP1 billion competitive offer for Vectura Group plc

9 July 2021

DLA Piper is advising Philip Morris International (PMI) on its recommended public offer for Vectura Group plc, a public limited company whose shares are listed on the Official List of the London Stock Exchange (Vela). PMI's bid values Vectura at approximately GBP1 billion.

DLA Piper advises MKS Instruments on USD6.5bn acquisition of Carlyle-backed Atotech

2 July 2021

DLA Piper has advised MKS Instruments, Inc., a global provider of technologies that enable advanced processes and improve productivity, on its acquisition of Atotech Limited, a leading process chemicals technology company and a market leader in advanced electroplating solutions, backed by buyout firm Carlyle Group Inc.

DLA Piper advises NFP in its acquisition of Rose & Kiernan, Inc.

18 August 2020

DLA Piper represented NFP in its recent acquisition of Rose & Kiernan, Inc.

DLA Piper advises Hyve Group Plc on the USD145m acquisition of two US-based retail and e-commerce event firms

20 February 2020

DLA Piper advised Hyve Group plc on the acquisition of Shoptalk and Groceryshop, two US-based market leading events focused on e-commerce for the retail, grocery and consumer packaged goods industries, for a total consideration of USD145 million on a cash free, debt free basis.
