The Morgan Lewis M&A Academy is a series of tailored webinars led by a diverse team of Morgan Lewis lawyers designed to provide a comprehensive mergers and acquisitions (M&A) overview. This comprehensive program is an ideal way to learn about the latest M&A issues and developments and is geared not only toward M&A professionals but also toward specialists with particular areas of focus (for example, benefits, intellectual property, tax) who deal with M&A issues on a regular basis, as well as others who occasionally deal with M&A issues.

ABOUT THE SESSIONS
The programs run weekly and are set up so that each session is self-contained and participants can pick topics of particular interest or relevance or attend the whole series. The webinars offer an efficient and convenient learning format, and participants can earn CLE credit for live participation in eligible states.*

*CLE credit in CA, IL, NY, PA, TX, and VA is currently pending approval. Credit in CT, FL, and NJ is pending approval (via reciprocity).

WHO SHOULD ATTEND?
This series is ideal for:
• In-house legal teams, ranging from junior lawyers and legal specialists all the way up to general counsels
• Business development professionals
• C-level executives
• Compliance officers
• Consultants
• Finance professionals
• Investment bankers
• Tax professionals
• Any business person or lawyer who regularly or occasionally deals with M&A issues

To learn more about the M&A Academy, see past presentations, and sign up for future presentations, visit www.morganlewis.com/topics/ma-academy.

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At Morgan Lewis, we're always on and always ready to respond to the needs of our clients.
1. Tuesday, October 29, 2019
   The Ins and Outs of Nondisclosure Agreements and Letters of Intent

2. Tuesday, November 5, 2019
   Deal Structuring: Threshold Questions to Ask and Answer from Either Side of the Table

3. Tuesday, November 12, 2019
   Getting to the Heart of It: The Anatomy of an M&A Transaction

4. Tuesday, November 19, 2019
   Be Prepared: Why Representations & Warranties, Due Diligence, and Disclosure Schedules Matter

5. Tuesday, December 3, 2019
   Who’s on the Hook for What? Using Indemnification to Allocate Risk

6. Tuesday, December 10, 2019
   Third-Party Representations and Warranties Insurance in Strategic and PE Deals

7. Tuesday, December 17, 2019
   Navigating Purchase Price Adjustments, Earn-Outs, and Related Disputes

8. Tuesday, January 7, 2020
   Current Legal Trends in the Public M&A Market

9. Tuesday, January 14, 2020
   The Ever-Changing Nature of Public Company M&A Litigation

10. Tuesday, January 21, 2020
    Planning for the Plans: Executive Compensation and Employee Benefit Plans in M&A Transactions

11. Tuesday, January 28, 2020
    How Our Labor, Employment, and Benefits Specialists Can Best Add Value to Your M&A Deal

12. Tuesday, February 4, 2020
    Maximizing Tax Benefits and Minimizing Tax Risks in Deals

13. Tuesday, February 11, 2020
    Maximizing Value, Minimizing Deficiencies: IP from A–Z

14. Tuesday, February 18, 2020
    Privacy and Data Security Issues in M&A Transactions

15. Tuesday, February 25, 2020
    Bridging the Gap with Transition Services Agreements

16. Tuesday, March 3, 2020
    What to Know About Merger Control Filings and Avoiding Antitrust Traps

17. Tuesday, March 10, 2020
    Customs and Export Issues in M&A Transactions

18. Tuesday, March 17, 2020
    Cross-Border Issues: Compliance, Employment, and What Could Possibly Go Wrong

19. Tuesday, March 24, 2020
    A Comparison of M&A Practices in the United Kingdom and United States

20. Tuesday, March 31, 2020
    What Makes Life Sciences Transactions Different (Hint: It’s Not Just Specialized Due Diligence)

21. Tuesday, April 7, 2020
    Issues in Investment Management M&A Transactions

22. Tuesday, April 14, 2020
    Issues in Retail M&A Transactions

23. Tuesday, April 21, 2020
    M&A Trends and Pitfalls in Power and Utilities Transactions

24. Tuesday, April 28, 2020
    The Nuances of Healthcare M&A Deals