

The Real Deal Webinar Series: Structuring Take-Private Transactions Involving Controlling Stockholders in Light of Recent Delaware Precedent

JULY 21, 2015

A Real Deal webinar titled “Structuring Take-Private Transactions Involving Controlling Stockholders in Light of Recent Delaware Precedent” was held on July 21, 2015.

In 2014, the Delaware courts issued several key decisions – perhaps the most important to date – concerning the legal standards governing going-private transactions involving controlling stockholders.

Attendees joined West Coast private equity practice chair Eva Davis and litigation partner John Schreiber for an interactive webinar focused on the following topics:

- Key Delaware cases from 2014 covering going-private transactions and their impact on the applicable legal standards of review
- What is a controlling stockholder and what this means for founders and private equity and venture capital funds who hold stock in public companies
- Recommended process steps and considerations for Delaware corporations and their controlling and minority stockholders when engaging in take-private transactions
- Key litigation takeaways from the latest string of decisions

[Contact Winston & Strawn for more information about this event.](#)

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Eva Davis



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