

K&L GATES

SoftBank





DISCLAIMERS (the not-so-small print version)

- This presentation is a general introductory overview of certain trends and developments affecting M&A transactions. It is not a complete analysis of the matters covered. There are potentially important exceptions and qualifications not reflected herein or in the speakers' remarks.
- Sample provisions included in these materials are only examples of hypothetical provisions. M&A is an art not a science; in the real world all provisions must be carefully tailored to reflect the specific terms of the transactions to which they relate.
- This presentation does not necessarily reflect the views of Jessica, Rick, Craig, Brian, or their firms, and we reserve the right to flip-flop as appropriate for the context.
- This presentation:
 - is not provided in the course of and does not create or constitute an attorney-client relationship,
 - is not intended as a solicitation,
 - is not intended to convey or constitute legal advice, and
 - is not a substitute for obtaining legal advice from a qualified attorney.



14th Annual Mergers and Acquisitions Institute, Dallas, TX, 10/4/2018

Venture-Backed M&A: Knowledge? Whose Knowledge?

Jessica Pearlman, K&L Gates LLP *jessica.pearlman@klgates.com*

© Copyright 2015 by K&L Gates LLP. All rights reserved.



WHEN TO KNOWLEDGE QUALIFY?

 Unqualified representation from a purchase agreement; how could Company know?

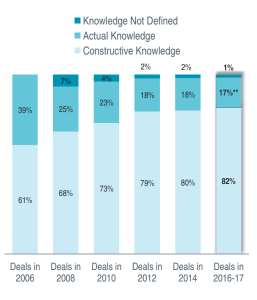
"Company is not in breach, default, or violation of any Lease, nor is any other party to any Lease in breach, default, or violation thereof, and no event has occurred that could reasonably be expected to cause a default under any Lease."

Same rep with knowledge qualifiers is easier for Company to give:

"Company is not in breach, default, or violation of any Lease, nor, **to Company's Knowledge**, is any other party to any Lease in breach, default, or violation thereof, and, **to Company's Knowledge**, no event has occurred that could reasonably be expected to cause a default under any Lease."

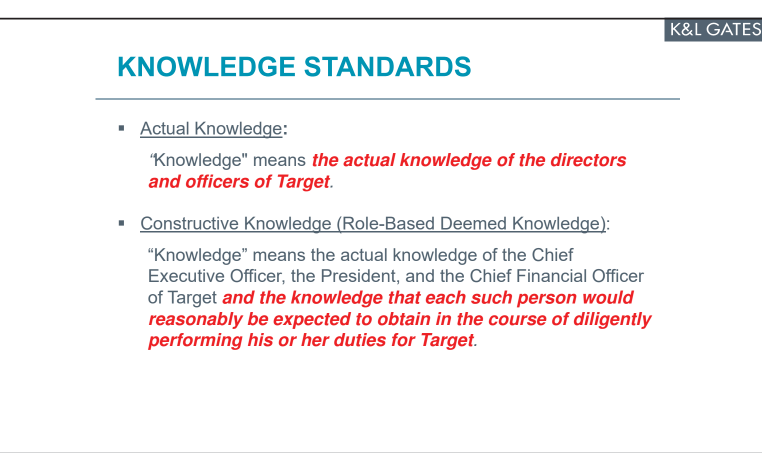
- But whether or not knowledge of a circumstance is possible is often secondary to the risk allocation function of the reps
- What's meant by "Knowledge"?

KNOWLEDGE STANDARDS*



* Excludes three deals in which the Knowledge definition was in an unfiled exhibit or was redacted.

** Includes one deal that referred to both "knowledge of each of the Key Company Executives" and "actual knowledge of each of the Key Company Executives."



5

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Venture Backed M&A: Special Considerations

Also available as part of the eCourse

Hot Topics in M&A: Representation and Warranty Insurance, Venture-Backed Companies, and more

First appeared as part of the conference materials for the 14th Annual Mergers and Acquisitions Institute session "Special Issues in Acquisitions of Venture-Backed Companies"