

Cahill Attorneys Publish “Anti-Bribery and Corruption: Best Practices for Due Diligence and Post-Acquisition Integration” in Practical Law

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Enhanced due diligence of target companies for bribery and corruption risk in M&A transactions, including compliance with the Foreign Corrupt Practices Act of 1977 (FCPA), should occur before proceeding with acquisitions, particularly in high-risk emerging markets. In a recent article in *Practical Law*, Brian Markley, Brock Bosson, Sean Tonolli, and Jennifer Potts review the best practices for conducting such diligence and related post-acquisition integration steps consistent with FCPA guidance from the DOJ and SEC.

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