



Jana I. Hymowitz

PARTNER, EXECUTIVE COMPENSATION AND BENEFITS

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Jana I. Hymowitz focuses her practice on executive compensation and employee benefits aspects of complex mergers and acquisitions, spin-offs, initial public offerings and other business transactions. She also regularly advises clients on the design, negotiation and implementation of executive employment and incentive compensation arrangements, as well as on SEC disclosure regarding such arrangements.

Ms. Hymowitz's work highlights include representing:

• Disney in its \$85 billion acquisition of 21st Century Fox, overcoming an interloper bid by Comcast to its original \$66 billion agreement; the \$10.6 billion sale of the Fox Regional Sports Networks to Sinclair; the \$3.47 billion sale of its interest in the YES Network to an investor group including the Yankees and Sinclair; the pending combination of its Hulu + Live TV business with Fubo; and the sale of FoxNext Games to Scopely;

- Occidental Petroleum in its \$57 billion acquisition of Anadarko, topping Anadarko's original agreement with Chevron;
- Peugeot in its \$50 billion merger with Fiat Chrysler to form Stellantis;
- Barrick Gold in its proposed \$42 billion merger and subsequent joint venture with Newmont Mining;
- Paramount's special committee in the pending \$28 billion merger with Skydance;
- Thermo Fisher Scientific in its \$20.9 billion acquisition of PPD and \$3.1 billion acquisition of Olink;
- WestRock in its \$20 billion combination with Smurfit Kappa, creating Smurfit WestRock, and its \$4.9 billion acquisition of KapStone;
- Johnson & Johnson in the separation of Kenvue and its \$16.6 billion acquisition of Abiomed;
- AXA in its \$15.3 billion acquisition of XL;
- CyrusOne in its \$15 billion acquisition by KKR and Global Infrastructure Partners;
- Amentum in its Reverse Morris Trust merger with Jacobs' Critical Mission Solutions and Cyber and Intelligence businesses, creating a combined organization with \$13 billion in revenue;
- Biogen in its \$7.3 billion acquisition of Reata Pharmaceuticals and its \$1.25 billion settlement and license agreement with Forward Pharma;
- DTE Energy in the \$7 billion spin-off of DT Midstream;
- Atlas Air in its \$5.2 billion acquisition by an investor group led by Apollo;
- Radius Global Infrastructure in its \$3 billion acquisition by EQT Active Core Infrastructure and PSP Investments;
- Scotiabank in its \$2.8 billion acquisition of an equity interest in KeyCorp;
- Vista Outdoor in the \$2.225 billion sale of The Kinetic Group to Czechoslovak Group and the \$1.125 billion sale of Revelyst to SVP;
- PepsiCo in its pending \$1.95 billion acquisition of poppi;
- ZimVie in the \$375 million sale of its spine business to H.I.G. Capital;
- Robinhood in its pending \$300 million acquisition of TradePMR; and
- Lindsay Goldberg in its acquisition of a majority interest in Pike.

Ms. Hymowitz is from Westchester, New York. She received a B.A. from Bard College in 2008, a J.D. *magna cum laude* from Brooklyn Law School in 2014, where she was an Executive Articles and Symposia Editor of the *Journal of Law and Policy* and the Co-Chair of Brooklyn Law Students for the Public Interest, and an LL.M. in taxation from New York University in 2016.

Ms. Hymowitz joined Cravath in 2016 and was elected a partner in 2024.

EDUCATION

- LL.M., 2016, New York University School of Law
- J.D., 2014, Brooklyn Law School magna cum laude
- B.A., 2008, Bard College

ADMITTED IN

New York