

# M&A specialists contribute to the Public M&A 2019 edition

Category: Mergers and Acquisitions, Publications

written by Nader, Hayaux & Goebel | junio 25, 2019

[Julián Garza](#) and [Luciano Pérez](#) contributed the Mexico chapter in *Lexology Getting the Deal Through 2019* of its Public M&A edition.

Specialist contributors summarise the M&A transactional requirements and procedures governing publicly listed companies in their jurisdictions, covering such areas as: types of business combination, applicable legislation, filings and public disclosure requirements, substantial shareholding regulations, duties of directors and controlling shareholders, shareholder rights of approval and appraisal, hostile transactions, break-up fees and frustration of additional bidders, governmental influence on transactions, conditional offers, minority squeeze-out, cross-border transactions, waiting and notification periods, tax issues and labour and employee benefits.

The chapter on Mexico can be downloaded [here](#).



*Reproduced with permission from Law Business Research Ltd. This article was first published in **Lexology Getting the Deal Through - Public M&A 2019 (Published: June 2019)**. For further information please visit [www.gettingthedealthrough.com](http://www.gettingthedealthrough.com)*

---

# NHG M&A specialists contribute to the Public M&A edition

Category: Mergers and Acquisitions, Publications

written by Nader, Hayaux & Goebel | junio 25, 2019

Julián Garza and Luciano Pérez contributed the Mexico chapter in *Getting the Deal Through 2018* of its Public M&A edition.

Specialist contributors summarise the M&A transactional requirements and procedures governing publicly listed companies in their jurisdictions, covering such areas as: types of business combination, applicable legislation, filings and public disclosure requirements, substantial shareholding regulations, duties of directors and controlling shareholders, shareholder rights of approval and appraisal, hostile transactions, break-up fees and frustration of additional bidders, governmental influence on transactions, conditional offers, minority squeeze-out, cross-border transactions, waiting and notification periods, tax issues and labour and employee benefits.

The chapter on Mexico can be downloaded [here](#).



*Reproduced with permission from Law Business Research Ltd. This article was first published in **Getting the Deal Through - Public M&A 2018 (Published: August 2018)**. For further information please visit [www.gettingthedealthrough.com](http://www.gettingthedealthrough.com)*