

Acquiring a real estate asset with respect to merger law

April 30, 2021

Like any other business sector, the real estate sector is subject to the rules applicable to merger control.

These rules apply both to merger and acquisition operations and to the purchase of one or more real estate assets, whether or not through a company. It is to this last hypothesis that our Competition and Real Estate teams have devoted an [article in Opérations Immobilières \(issue 134 of April 2021\)](#): "The reflexes to have when acquiring a real estate asset with regard to merger control law".

Authors/Presenters



Julie Catala Marty

Partner

Paris – Ave. Raymond Poincaré

julie.catalamarty@bcplaw.com



Pierre Popesco

Partner

Paris – Rue de Surène

pierre.popesco@bcplaw.com

RELATED PRACTICES

Antitrust and Competition

Real Estate

This document provides a general summary and is for information/educational purposes only. It is not intended to be comprehensive, nor does it constitute legal advice. Specific legal advice should always be sought before taking or refraining from taking any action.