### M&A Services **2021-2022**

Summary Report Crowe LLP Excerpts



PACESETTER RESEARCH





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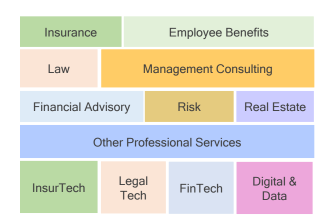


ALM Intelligence Pacesetter Research (APR) is a market research initiative of ALM Intelligence with an inclusive perspective of the professional services landscape. Rather than narrowly focusing on one segment of the market, APR covers a broader range that includes law, consulting, insurance, financial advisory, and other actors operating in the market defined by the research topic. The purpose of ALM Intelligence Pacesetter Research is twofold:

- Deliver practical insights into the buying and selling of professional services in an increasingly converging marketplace
- Help buyers evaluate their sourcing options with objective assessments of providers' services and capabilities

### Pacesetter Advisory Council (PAC)

Market Leaders are selected by a panel of experts comprised of ALM editors, journalists, market intelligence analysts, and external professionals and academics who have experience working with professional services providers.



### Research Methodology

APR analysts combine qualitative and quantitative research methods to profile Market Leaders in a given market. These providers are evaluated and scored against five core criteria to determine Pacesetter status.

- 1 Business model
- 2 Value proposition
- 3 Service delivery
- 4 Client enablement
- 5 Brand eminence

### **Audience**

APR provides independent and objective analyses to providers and buyers of professional services coupled with practical insights that inform the decision-making process for strategic planning and procurement professionals.

### Sell-Side

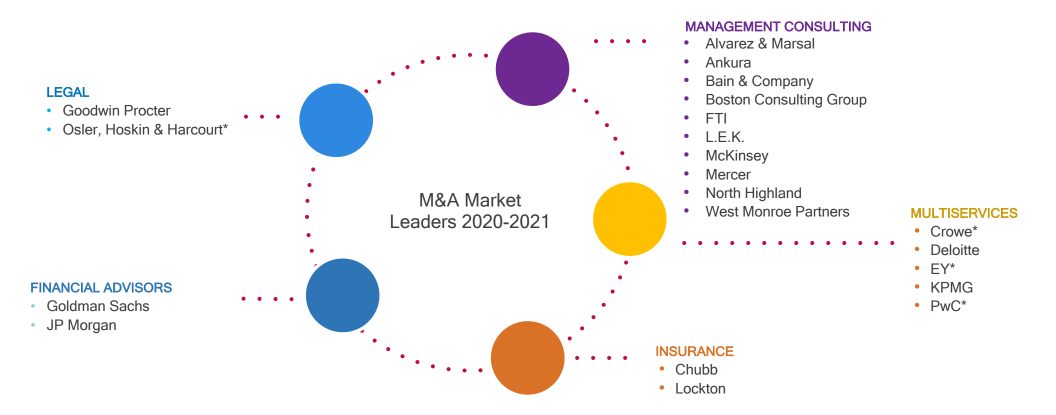
- Practice Leaders
- Analyst Relations
- Sales, Marketing & Public Relations
- Investor Relations
- Ecosystem Partners

### Buy-Side

- C-suite & Board
- Business Unit Leaders
- Procurement
- Supply Chain & Ecosystem Partners
- Shareholders



ALM Intelligence analyzed and profiled 21 Market Leaders across five market segments for ALM Intelligence Pacesetter Research: M&A 2021-2022. Four providers were identified as ALM Intelligence Pacesetters: Crowe, EY; Osler, Hoskin & Harcourt; and PwC(\*).



Note: Multidisciplinary service providers are segmented based on the core capabilities that characterize their business model's center of gravity





March 30, 2021

M&A markets were already showing stress signs in the US as 2020 dawned with 2,943 Q1 deals as opposed to the more typical 3,100-3,500 deals kicked off in Q1 since 2014.¹ But then came Q2 and the COVID-19 pandemic, which led to the shutdown of the global economy, causing the number of deals to crash. The US had 1,710 deals in Q2 2020 (mostly deals already in the pipeline), which was barely 60% of Q2 2019's 2,831 deals. The expectation in March and April 2020 was that M&A markets would grind to a halt. Professional services providers, staring into a demand abyss, immediately began slashing their transaction advisory and corporate development practice teams or shifting them into adjacent service areas like restructuring. Earn-outs became more common as deal parties desperately sought to close deals in progress. Some found consolation in the likelihood that the pandemic would serve as a structural correction, bringing sky-high valuations back to Earth.

But that is not what happened. M&A markets came back to life in Q3 and have been gaining momentum ever since. Valuations are unscathed. Why?

There are two parts to this answer. The first part is simple: both the corporate and private investor worlds are still flush with cash ("dry powder") that needs to be deployed somewhere, like the classic 6,000-ton train that needs miles of track to stop. But there is more going on, because even 6,000-ton trains eventually come to a halt. The second part of the answer is that COVID-19 has posed some profound challenges to organizations, but it has also presented some unique opportunities. While a dramatic event, COVID-19 has only accelerated trends that were already underway for years beforehand: spurring digitalization (including advanced technologies), a stronger government presence in markets, low interest rates, and accelerated/compacted deal timelines. To be sure, 2020 saw many organizations pushed over the cliff. But it has rewarded those which spent the previous years focusing on long-term resiliency,

providing them the means to calmly make decisions during a crisis, and to use M&A as the precision strategy tool it can be.

For insurance carriers, M&A is a straightforward product sale. Insurance brokers take a slightly broader risk-focused view, understanding more the role the products they sell can play in the dynamics of buyer-seller relations. Law firms similarly see M&A as an event, though a handful recognize the opportunity in being able to inform long-term client strategy. Financial advisors are very literally built around the deal process, but the more progressive (and financially able) among them have been pivoting from a focus on the deal process towards helping clients achieve larger strategic financial goals. This strays into consulting territory but financial advisors are wary; they have been here before and failed in the past to overcome the incongruency between their traditional fees and service models, and consulting-style service engagement.

Multiservice firms have ruled the M&A realm in recent years, bringing together integrated offerings that span most of the core M&A competencies, underscored by increasingly sophisticated analytical and AI capabilities. However, management consulting providers have been catching up and can often compete on price. ALM Intelligence's Pacesetter M&A 2020-2021 report examines this rapidly evolving market and the implications of the COVID-19 era for clients and providers.



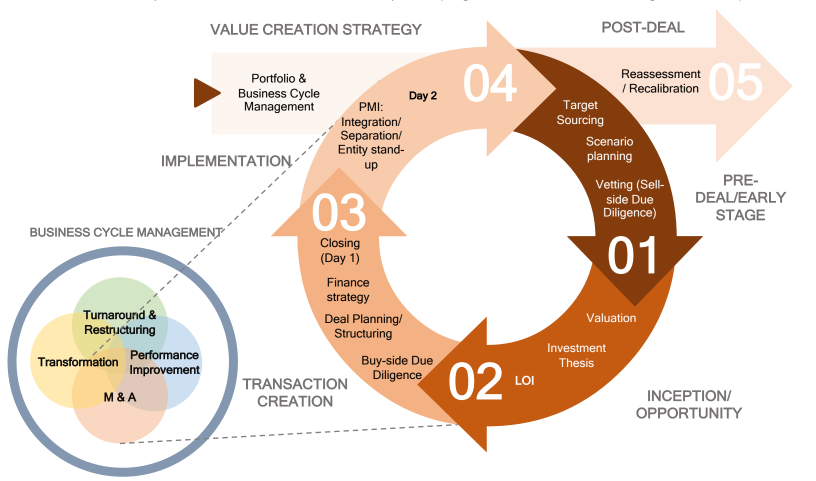
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1. Pitchbook (2021, January 20). PitchBook's 2020 Annual North America M&A Report. Retrieved from https://pitchbook.com/news/reports/2020-annual-north-american-ma-report



M&A has moved from being a practice or a service line for many providers to being a competency, with the emphasis shifting from the transaction process itself (which has become commoditized) to helping clients master and manage an active portfolio strategy and achieve long-term value creation



### Demand Drivers in M&A in the 21st Century

COVID-19 only briefly interrupted M&A markets in 2020 and has served in as an accelerant for pre-pandemic trends in 2021.

- Low interest rates around the globe have created a glut of capital
- Sky-high valuations are driving M&A activity focused on extracting maximum value from assets
- COVID-19 has accelerated recent trends: e.g., digitalization, emphasis on long-term resiliency, remote working
- Capital-rich markets are providing opportunities across the spectrum for both cross-border mega-deals and scope (technology and talent-related) tuck-ins, add-ons

### **Sources of Competitive Advantage**

Client focus has shifted to long-term strategy and resiliency

- Providers who have demonstrated an agile and innovative delivery model in response to COVID-19 have gained credibility with clients
- The most successful providers help clients develop internal capabilities and tools to manage their active portfolio strategy
- Accelerated/compressed deal timelines, less tolerance for latestage surprises favors providers most effectively utilizing advanced technologies
- Heightened stakeholder and government scrutiny of deals favors providers best able to develop, support and effectively sell the investment thesis narrative to all stakeholders



Until recently M&A was a top-down exercise with boards and the C-Suite developing strategy and issuing implementation orders, but increasingly lower-level players are being recognized as stakeholders in deal outcomes and have been gaining greater influence in shaping deal structures and strategies

- Directly involved in scoping and purchasing services
- Key influencer; accountable/ responsible for executing strategy
- Some influence on purchasing decision
- Not involved in purchasing decision

Stakeholders		M&A service provider segments				Stakeholder roles and interests
	Financial Advisors	Insurance	Legal	Management Consulting	Multiservice	
CEO						For the CEO, M&A has moved beyond mere inorganic growth to a key value creation driver, and CEOs need to build internally organizational deal "muscle memory" for a more active portfolio strategy
CFO						Finance and quality-of-earnings due diligence are at the heart of an M&A transaction but the CFO must now be able to integrate their domain with operations, technology, HR and etc. in deals
COO						COOs, along with CHROs, are increasingly involved with M&A implementation strategy and execution
GC						The general counsel role in M&A has moved from a reactive crisis manager to a more active voice in valuations, risk, due diligence, tax, and regulatory compliance
CHRO						The CHRO has gained stature in deals as stakeholders (including regulators) now recognize the importance of organization structure and culture in deal success
In-house M&A/ Corp. Dev Lead						A growing number of organizations are developing in-house M&A or corporate development teams, less to supplant providers than to complement them with inhouse mechanisms and capabilities to support more vigorous portfolio strategies
Unit-level managers						The recognition of the importance of the operational elements in deal success has elevated the importance of unit-level manager input and cooperation in deals
External stakeholders						In an era of retrenched localized regulations and both investor and customer concern about issues like ESG, the external stakeholder voice is strong in deals

Acronyms: CEO – chief executive officer; CFO – chief financial officer; COO – chief operating officer; GC – general counsel; CRO – chief risk officer; CCO – chief compliance officer; CHRO – chief HR officer





Risk Strategy

The Risk Matrix positions peer groups in terms of their capabilities to create client impact through a mix of services supporting a spectrum of risk and risk-related strategies. See the Appendix for detailed risk matrix definitions.

- Financial advisors, insurance and law firms play limited roles in deals, mostly approaching M&A
  as transactional events rather than components to client business model strategy or long-term
  relationship opportunities
- Law firms have the narrowest area of focus, but the largest opportunity for project-share
  expansion in deals (and after), through providing strategic guidance in early deal stage thinking
  as well as for corporate legal departments struggling with increased responsibility and more
  frequent portfolio activity
  - Insurance carriers are in part constrained by a lack of historical data on claims payouts on R&W insurance, but the rise in interest in R&W insurance itself presents an opportunity in the form of risk data and risk management (during and after deals)
  - Financial advisors have historically been assured a seat at the deal table but are threatened by disintermediation as multiservice and consulting providers build inhouse captive capital raising groups, as well as from SPACs and alternative solutions
- Management consulting and multiservice providers have come to specialize in managing complex deals and have taken a long-term view of deals, capitalizing on their deep institutional knowledge of client organizations gained through M&A and non-M&A (e.g., auditing) projects to build long-term relationships
  - O Both management consulting and multiservice providers are mastering and deploying advanced technologies in the deal process, but for multiservice providers the technology component overshadows consulting to the extent many attempt to automate as much of the deal process as possible (supplemented by adjacent inhouse capabilities in capital raising and legal services), while concentrating on post-deal managed services and as-a-service offerings

See Appendix for Risk Matrix definitions.

Source: ALM Intelligence, 2021

Segment Key Financial Advisors Insurance Law firms Management Consulting Multiservice Gradient Key Core service Core service Non-core services; often provided through ecosystem partner(s)



### **Trends**

The most important take away for M&A is that it has emerged as a key tool in a broader business lifecycle management process flow. The agile business model of 2021 is regularly revisited and renewed, and M&A - when wielded effectively - can be the precision tool to build or refocus capabilities.

- Markets flush with capital and low interest rates translate into highly competitive bids for even sub-par assets; providers note many new, first-time M&A entrants
- Valuations remain sky-high, which translates into buyers being forced to squeeze as much value out of acquired assets as they can, via cost take-outs, revenue synergies, operating/business model changes, etc., making value extraction the central theme for buyers in deals
- This has shifted thinking to long-term value creation for both strategic and financial buyers looking at asset performance
- Many providers expected a wall of distress-driven sell-side deals in 2020, but that didn't materialize - yet, as some believe many distressed assets are masked currently by government stimulus aid, suggesting an eventual shake out
- Deal drivers include opportunity buys, debt/cost-driven asset sales, strategic hole-plugging, capability (usually tech or talent) enhancement, operating model re-engineering, with fewer broad platform deals, more add-ons and tuck-ins
- For reasons of speed, clients in 2020 were more willing to

- consider creative M&A options like earnouts or joint ventures, but buyer beware: joint venture-related capabilities among M&A providers are scarce
- Evidence suggests clients with well-honed internal M&A teams and active portfolios achieve the most value, with providers getting more requests for team development
- Conversely, one-off deals by inexperienced clients are proving risky, most likely to destroy long-term value
- Workforce management and culture are belatedly being recognized as key to deal success as well
- COVID-19 has pushed even resistant clients into cloud and tech-enabled business models, so that deals in 2021 are transformation events with cybersecurity implications
- COVID-19 has also impacted deal timelines and processes through bungled data, team, communications management
- COVID-19 and compressed/accelerated deal timelines have led to a rise in interim deal services, with opportunities for long-tail, post-deal engagement (e.g., BPO)
- Providers also expect more government intervention in markets in 2021 in terms of increased antitrust deal scrutiny
- Stakeholders have elevated the importance of ESG issues in deals (especially climate change and diversity), adding a new dimension to due diligence and integration planning

### Implications for Buyers

- Internal M&A teams are key to success
  - Active portfolio managers are most successful in achieving growth
  - Few clients have the resources to run deals themselves; internal teams "own" the strategy and use external vendors to fill capability gaps
  - Internal M&A/corp. dev. teams can also drive performance optimization
  - An internal team should include C-Suite leaders, a board member, and cover finance (accounting), tax, GRC, technology, communications, HR, legal, operations, sales & marketing
- Cost reduction is central in deals now but use the opportunity for a broader strategic review
- Less tangibly, M&A professionals thrive on inperson meetings; the COVID-19 era of Zoom meetings has upended engagement dynamics in your favor, weakening their ability to read body language and allowing you to bring more relevant people on to calls early on



### Convergence

M&A or transaction advisory services (TAS) are traditional service lines, some practices with decades of history, but in 2021 providers are being challenged to closely integrate those capabilities with other adjacent service areas - performance improvement, restructuring, digital transformation, regulatory risk, human capital management, legal, tax, financial advisory, real estate, etc. The lines between these domains are blurring, creating hyper-specialists in providers as well as some uber generalists who are involved with multiple domain projects, addressing similar types of problems. In fact, that is the crux of the issue, that M&A is no longer just about inorganic growth options but potentially about tax strategy, performance improvement, scope development, compliance, team development, etc. The emphasis in M&A has moved from the transaction to strategy, ultimately to help clients achieve longterm resiliency. Those providers recognizing this shift will succeed.

As some providers expand their capabilities, they are competing against (or finding complementary synergies with) other providers they rarely encountered on deals before. This is driving opportunity and convergence:

**Early stage, pre-LOI:** Target sourcing and assessment used to be the domain of investment banks, but clients are reaching out to other providers for help earlier in their thinking. Five or so years ago, multiservice and consulting providers saw this

rising demand primarily as a strategy consulting play and began integrating strategy capabilities into their TAS teams, but clients have proven less willing to outsource deal strategy. They want objective external experts to inform and challenge their thinking. Now some providers (e.g., multiservice) are building elaborate technology tools around scenario-planning and wargaming options, while others are retooling their due diligence (financial, operational, IT, tax, compliance, etc.) teams for early-stage deployment. Some clients also seek help with competency acquisitions, where targets may lie in unfamiliar markets. These pre-LOI stages are rapidly becoming the most competitive parts of deals for providers and threaten some with disintermediation from the client.

Due diligence, planning stages: As due diligence expands and becomes increasingly integrated, the number of providers able to cover data, privacy, risk, talent, compliance (e.g., contract review), technology, and cybersecurity in due diligence is expanding exponentially. Clients have a wide array of provider choices now and are not averse to paying multiple providers for the same diligence to compare outcomes.

**Technology:** Deals are de facto technology transformation events, with client needs around data and data governance, advanced technologies, upskilling and cybersecurity.

**Post/meta-deal:** With clients shifting focus away from M&A transaction to strategy, opportunities abound for providers to help clients develop and manage an active portfolio strategy.

### **Implications for Providers**

- Multiservice and management consulting providers have been on this path for years (with varying degrees of success), but becoming involved in deals pre-LOI gives you insight into some of the "under the hood" internal logic driving the deal, introduces you to more clientside decision makers and influencers, provides you with both the opportunity for capturing more project share should the deal move forward as well as having some influence over vendor selection and giving your teams more heads-up for resource allocation
  - Given the larger strategic context more clients view M&A in, being able to help shape early-stage deal thinking in clients can also open the door for networking and relationship building beyond the C-suite, leading to opportunities beyond the deal
- As clients build their internal capabilities for a more active portfolio strategy - "serial dealmakers" in consulting parlance - there is a need for helping client departments (e.g., HR, general counsel, etc.) become more agile and able to quickly digest constant structural change



### **ALM Intelligence Pacesetters**

What makes a Pacesetter in M&A?

Seamless integration: The days of discreet, siloed services in M&A are long in the past. Deals continue to see compressed, accelerated timelines but the focus remains on achieving the deal thesis goals - and not just on Day Two, but one-to-five years down the road as well. In 2019, being able to provide a fully integrated due diligence experience for clients, for instance, that considers all the inter-woven elements of finance, operations, human capital, legal, IT, etc., was innovative - but in 2021, it is table stakes. Clients want outcomes, not services, and providers must be able to efficiently use whatever internal (and external) resources required to get clients across the threshold.

Context: Providers that treat M&A as a single event are in effect following the plumber's model, showing up to fix problems on a checklist. This was the mainstream approach for M&A and TAS practice areas ten years ago, simply focusing on executing a process. A few years ago some progressive clients began realizing that M&A was not an end unto itself but a means to a goal. In 2021, with the global impact of the COVID-19 crisis, clients across the board are laser-focused on survival, followed by long-term resiliency. Providers best able to creatively manage for clients both the immediate M&A thesis goal needs as well as the long-term goal context (e.g., through strategy evolution, performance management, compliance tweaking, etc.) make the most strides in client relationships.

**Agility and speed:** One facet of deals favoring Pacesetters with advanced technology capabilities and integrated offerings is the client need to compress and accelerate deal timelines. This need spans corporate and private clients. Corporate clients are concerned about stakeholder and regulatory interventions that can derail a deal, while private equity and other financial investor clients are worried about winning bids in an extremely competitive market environment. The provider that can -- in an age of remote delivery models -- combine agile processes and technology to deliver both timely and accurate results are market leaders. Some clients, recognizing the "burning the candle at both ends" aspect of compressed deal timelines, accept the need to be willing to absorb more deal risk. This is particularly true of private equity clients, and this has pushed them to develop internal operational risk management capabilities mirroring their traditional financial expertise. While putting tremendous pressure on providers during the deal, it also opens the door for post-deal, follow-up right-sizing services.

Outcomes: In recent years the emphasis in deals shifted from automating and accelerating the process to more closely helping clients achieve the deal thesis. The sinking economy of 2019 and the subsequent COVID-19 era economy have now forcefully moved the focus from deal thesis realization to long-term value creation. The problem Pacesetters are solving now is not just "how do we fully realize the deal thesis goals?" but also, "how do we ensure those thesis goals help the client meet their long-term value creation goals?"

M&A Pacesetters 2020

Market Segment	Provider
Multiservice	Crowe
Multiservice	Firm 1
Law	Firm 2
Multiservice	Firm 3

### **Methodology Notes**

The ALM Pacesetter Research methodology evaluates Market Leaders against five core criteria.

- Business model
- 2. Value proposition
- 3. Service delivery
- 4. Client enablement
- 5. Brand eminence

Providers whose aggregate score is 85 and above qualify as an ALM Pacesetter.

In this research, elements of three criteria are weighted due to their importance in achieving competitive differentiation in cybersecurity services: ecosystem and innovation (business model) and risk management (service delivery)

See Appendix for detailed definitions of the five core criteria

The ALM Intelligence Pacesetters





### M&A SERVICES 2021 - 2022

Impact Scale: O None O Low O Moderate O Significant O High O Very High

Crowe	Primary Practice	Transaction Services

Crowe is one of the world's large network auditing-heritage multiservice firms, with professional services spanning auditing, tax, advisory (transactions, valuations, performance improvement, operational excellence, strategic sourcing, M&A optimization, conflict minerals compliance, forensic technology and investigations, IT advisory, restructuring, and bankruptcy & insolvency), and consulting. Crowe's consulting services are anchored in industry practices. Based in Chicago, Crowe services a wide array of client types but has a particularly strong focus on mid-sized clients, and this is true of its M&A service focus. A traditional approach to M&A among multiservice providers would be to develop services spanning the entire deal spectrum, and use that detailed expertise to soak up as much projectshare as possible by functioning as de facto project managers. Crowe has recently developed a different tact, building what amounts to a managed services approach by helping clients (especially private equity) develop a playbook early on that identifies the full potential value that can be realized throughout the full lifecycle of an asset, and how and where Crowe can help at every step of that lifecycle, pre-deal through the life of the investment. The idea is to create a service relationship for clients that has the feel of a continuum, rather than project-by-project engagement. The goal is to help clients develop in-house capabilities around M&A and broaden their thinking around value creation, especially beyond the immediate transaction.

This offering has been impactful for clients taking a longer-term view of their acquisitions, private equity clients trying to realize the full value of acquired (and expensive) assets and middle-tier corporates that may be less experienced with using M&A for growth and often struggling with capacity constraints. This new approach has allowed Crowe to have more upstream, pre-LOI conversations, as well as expand its post-deal relationships. For private equity clients, Crowe's new approach has proven valuable for constructing an investment narrative for investors, while for strategic buyers the main value has come from clients turning to Crowe earlier in the transaction life cycle to ensure a potential asset aligns with client's M&A strategy. Crowe's approach lends itself well to complex deals.

Crowe's playbook approach relies on three basic pillars of value creation: driving profitability (optimizing enterprise reporting, applying RPA), vetting tax solutions and strategy, SG&A cost management, and strategic sourcing best practices), improved IT performance & security (IT strategy roadmap, data privacy, BI & custom analytics, cybersecurity, ERP scaling), and transaction execution (financial & tax diligence, valuation, operations diligence, PMI, sell-side readiness, SOX & IPO readiness). Crowe utilizes these value drivers as a framework to generate questions and analyses of potential assets, and how value can be fully realized from them -- during the deal, and beyond.

	Pacesetter Criteria					Pacesetter I	mpact Score	
Business Model	Value Proposition	Service Delivery	Client Enablement	Brand Eminence				
•	•	•	•					

### M&A Service Focus

Data, technology tools & solutions

Accounting & auditing

Consulting services

Forensic investigations

Function-focused advisory services

Interim, managed & outsourcing services

Legal services

Client internal M&A function support

Risk assurance services

Risk transfer services

Portfolio Strategy

Pre-Deal/Early Stage

Inception/Opportunity

Transaction Creation

Implementation
Post-Deal

Services offered

Services not offered



### How Crowe is moving the needle



Criteria	Qualitative Assessment
Business Model	Crowe's new value creation playbook approach both helps clients develop the internal expertise and capabilities to intelligently think about and manage the long-term performance of their assets while providing managed services-style support through that journey, deepening client relationships (moving beyond traditional transactional client relationships) and also giving Crowe detailed insight into asset life cycles and quality
Service Delivery	Crowe's new value creation playbook is especially popular with private equity clients who are struggling with high valuations and are looking to manage value in their portfolios over the long term, so that the new approach's model of regular asset check-ups and continuous management plan reassessments helps keep client value strategies on track and Crowe constantly informed of client performance challenges and thinking
Client Enablement	Crowe's new approach is not a classic managed services model wherein providers take over certain client functions (e.g., taxes), but rather is predicated on Crowe helping clients build new capabilities in-house to partner with Crowe in managing their assets long-term



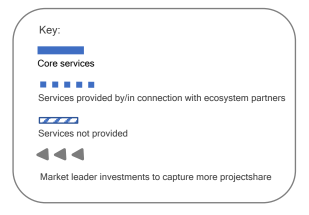


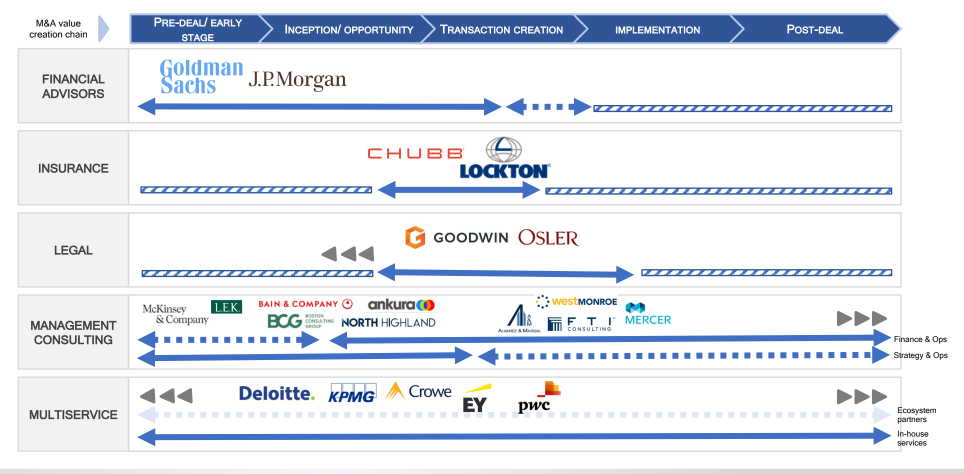
M&A SERVICES **2021 - 2022** 





There is a chasm of difference in service approach to deals between financial advisors, insurance and law firms on the one hand - who view deals as events - and management consultants and multiservice providers on the other which see a larger value-creation story with opportunities for expanded client relationships







- Financial advisors have a long history of building relationships with boards and the C-suite, giving financial advisors an edge in the early stages of deals and influence in vendor selection
- Market leaders have been developing data-based target sourcing and assessment tools
- Investment banks are widely seen as being the ultimate industry and market experts, and are well-supported with data
- Financial advisors have a corner on financing and financially structuring deals - albeit a diminishing one
- Financial advisors are also widely seen as experts in stakeholder (particularly shareholder) communications and management in deals

### **OPPORTUNITIES**

- While market leaders have become more data-driven, the focus has primarily been on market dynamics, leaving opportunity to develop stronger client-facing regulatory risk capabilities
- These same capabilities are being internally deployed in some market leaders to improve controls, enhancing relations with regulators and assuring clients of provider integrity and commitment to their goals
- Many financial advisors have benefitted from ecosystem relationships with other segments but have not been very aggressive in building ecosystem partnerships to boost their own capabilities

Financial advisory
market leaders
increasingly ground
financing and market
expertise in empirically
-driven insights while
focusing their human
capital on higher-end,
value-add deal
activities

### **WEAKNESSES**

- Boutique investment banks and smaller, resource-constrained financial advisors have struggled to emulate the technology transformation of bulge-bracket investment banks
- Shifting talent models have upset traditional career paths, highlighting weaknesses such as a perceived lag in diversity
- Reducing costs, risk and schedules through automation is not enough, as financial advisors need to adjust their fee structures to more closely align with more active client portfolio strategies
  - Financial advisors are under pressure to accelerate deal timelines, which can currently take months or even a year as providers negotiate with all shareholders

### **THREATS**

- Disintermediation is a growing threat for financial advisors
- The use of less risky, more affordable SPACs (special purpose acquisition companies) for IPOs has expanded significantly in recent years, driven in particular by private equity clients
- Multiservice and consulting M&A practices are also increasingly developing capabilities to help clients use the SPAC option
- Many multiservice and consulting firms are building their own internal financial advisory capabilities, mostly targeting middletier clients but capable of at least supporting client financing and portfolio strategy and often with far more technology resources than financial advisors
- Some companies, most notably giant tech companies, have eschewed the use of financial advisors in deals altogether



- Like legal, insurance is a niche space in M&A cordoned off by regulation
- As pioneers in data management and applied analytics, insurance providers are well-positioned to manage "short runway" products such as R&W insurance, to shepherd them until a longer history helps clarify product viability and optimal client use
- With their long term asset management experience, insurance carriers bring important insights about long term investments
- Demand for R&W insurance arose less from marketing by brokers and more from client need as valuations skyrocketed, complicating early stage buyer-seller negotiations

### **OPPORTUNITIES**

- M&A deals are rapid, short-term events but are increasingly seen in the context of long-term value creation strategy; market leaders have the opportunity to apply the long-term risk management consulting services they have been developing to clients developing more active portfolio strategies
- Market leaders developing their data analytics capabilities have the opportunity to offer middle-tier clients data managementrelated interim services (during deals) and managed services for enhanced risk management, providing access to client data
- A much-anticipated wave of sales and carve-outs in later 2021 or beyond offers the opportunity of insurance products (beyond R&W insurance targeting distressed deals

While serving a niche element of M&A deals, insurance providers (carriers and brokers) offer a unique product that has deflated some of the early-stage angst about asset representations in deals

### **WEAKNESSES**

- Differentiation of R&W insurance products from one carrier to another is difficult, tied only to risk and data management
- Supporting data for regulatory jurisdictions with less active M&A markets are problematic
- In essence insurance carriers became used to disintermediation long ago, but insurance brokers still only have very limited penetration of client organizations, with limited opportunities for client access
  - Despite a long legacy of statistical analysis and data science, insurance companies (especially carriers) have been very slow to adapt new technologies including data analytics software

### **THREATS**

- R&W insurance often relies on input from other deal parties (e.g., multiservice or consulting providers) who help generate the underlying diligence, leaving both insurance carriers and brokers dependent on parties who are interested in getting a deal on track and can influence the client purchase decision, but who do not necessarily have any preference for any particular insurance provider or product line
- The acceptance of R&W insurance is relatively new in deals and while all signs point to it continuing to be an integral part of the deal process, its short track record leaves it vulnerable to more difficult M&A markets or other innovations



- The M&A process contains elements that are discreetly and exclusively the domain of lawyers
- With increased government scrutiny of deals (e.g., antitrust), the right law firm brand can serve to assuage regulator concerns
- Some providers have developed deep expertise around specific industry compliance challenges in deals
- As a revenue-leader, M&A inspires some innovation in market leaders, e.g., encouraging creative billing approaches that incentivize a focus on client outcomes over piling up billable hours
- M&A is also one of the areas inspiring cross-team cooperation and coordination in market leaders

### **OPPORTUNITIES**

- Clients are already requesting simplified preliminary due diligence services from other segment providers earlier in the deal process as they assess targets and opportunities, opening the door for law firms to partner with clients and form a longterm relationship with a wider range of client decision makers
- As clients develop their in-house capabilities around more active portfolio management, law firms can develop a retainerstyle M&A legal advisory-as-a-service-type offering
- Many multiservice and consulting providers are developing offerings around helping client legal departments and general counsel optimize their offices; law firms can also help GCs organize for a more active portfolio management strategy

Law firms bring powerful expertise around law, industry, compliance and risk to deals that, while under-utilized, make legal providers key partners for clients

### **WEAKNESSES**

- Lack of engagement early in the deal process relegates law firms to more process-oriented part of deals
- Widespread automation of the deal process is forcing law firms to specialize in increasingly complex deals, requiring more resources, eating into margins
- Some market leaders are developing consulting services around strategy, labor law, etc. for deals, but the legal world needs to develop separate engagement models - involving billing, client relationships, etc. - to succeed where others (e.g., financial advisors) have failed
  - Some multiservice and consulting providers have developed truly global "single P&L" delivery models in M&A for cross-border deals; law firms have to surmount greater jurisdictional barriers to achieve the same

### **THREATS**

- Technology capabilities around forensic investigations, data governance, contract review, e-discovery, TSAs, negotiations and litigation support in deals are the subject of intense investment by many multiservice and consulting providers
- Many of the Big Four multiservice providers' technology investments in their law practices target M&A processes
- The IPO market is big for law firm revenues so the rise of SPACs is a threat, showing that financial advisors are not the only ones vulnerable to client interest in alternative solutions
- In more liberal legal markets (e.g., the UK), C-suites have been looking for savings through the unbundling of M&A services, asking their law firms to work with ALSPs and other providers



- Whether focused more on performance improvement or restructuring, management consulting providers are process experts, and are often seen (e.g., in restructuring, strategy, performance improvement) as the specialists
- Often develop particularly deep expertise in a handful of industries
- While not as advanced as multiservice providers, management consulting firms have invested heavily in advanced technologies capabilities and integrated them closely into their M&A offering
- Strength and sophistication of multidisciplinary service approach
- Built to tackle the full range of deals and deal types but some focus on the most complex, regulatorily-challenged deals

### **OPPORTUNITIES**

- Market leaders have already positioned M&A as part of a long-ter transformative journey, and can use that expertise to help clients design the post-COVID workforce, office footprint, real estate strategy, technology infrastructure, etc.
- Interim services targeting higher-level client functions (e.g., CFO, CIO, COO) during the deal can be dealmakers/breakers for middletier clients
- Helping less experienced acquirers develop the in-house capabilities to become more active portfolio strategy managers not just an in-house M&A office, but one spanning HR, IT, corporate legal - could open up new long-term client relationships

Management
consulting firms are
seen as the M&A
problem solvers by
bringing together
integrated domain
expertise and
technology, combined
with a focus on client
deal outcomes

### **WEAKNESSES**

- Many not be as global as multiservice providers
- Lack the armies of accountants, assurance and tax professionals that multiservice providers can field
- Some are developing in-house investment banking services but are less able to deploy adjacent services (financial advisory, legal, auditing) than multiservice providers
- Some have become too dependent on a single client category particularly private equity
  - Must partner on deals for parts of the deal process; rarely able to complete deals end-to-end alone

### **THREATS**

- Offer comprehensive, bespoke services but some clients only need simpler, template-style out-of-the-box solutions
- Although nascent, other are also segments (insurance, law) developing consulting units/teams
- Difficult for finance-focused consulting providers to penetrate earlystage deal phases and develop relationships upstream, pre-LOI
- Stronger-brand strategy-focused consulting providers seen as expensive, and their downstream capabilities remain less well known
- Client in-house M&A teams can be complementary and help make deals go smoother - but can also reduce client need for external services, as well as weaken consultants' PMO value-add in deals



### The multiservice segment role in the ecosystem

Multiservice providers, led by the Big Four accounting firms, have been on a decades-long journey to become the ultimate one-stop professional services shop for clients. M&A plays to the strengths of multiservice providers because it requires legions of accountants, is based on processes that can easily be automated, and also requires a carefully managed array of adjacent services beyond transaction advisory. Their M&A practices have been ground zero for the profound transformation these providers have undergone over the past two decades. Their central drive today lies in cracking the ugly truth of M&A: that most deals (still, in 2021) fail to achieve the value laid out in their investment theses.

The multiservice approach to M&A is like a carefully choreographed ballet, with the central theme being the providers' ability to marshal immense resources across multiple disciplines (and geographies) and apply them surgically throughout the deal process. Multiservice providers bring accounting, risk, assurance (compliance), tax, operations, technology, human capital, capital markets, regulatory, strategy, industry and geographic expertise to bear in an integrated fusillade, underscored by interim services that often extend into long-term managed service relationships. Many have created their own in-house investment banks (used mostly for middle-market client deals or outside primary markets), as well as law firms or legal service units. Most multiservice providers aggressively utilize advanced technology in their M&A offerings, to a degree that they rival leading IT firms. The primary focus post-2008 was the automation of as much of the deal process as possible, with many providers creating elaborate deal tools driving deal project coordination and PMO capabilities, though clients have been slow to embrace these. Creeping assetization and aggressive automation in the deal process put pressure on fees ("a race to the bottom"), and many multiservice providers realized that the profit in M&A lay less in the process and more in long-term engagement, both pre-deal and post-deal. For multiservice providers, M&A is just one step in a long-term growth process. Multiservice providers in part achieve massive global scale through networks, and augment these with elaborate ecosystem partnerships. This unprecedented scope and scale and the intense relationship focus, combined with concerns about conflicts of interest between their auditing and non-auditing businesses, has spooked regulators. The UK's Financial Reporting Council moved in 2020 to separate the auditing from the non-auditing service lines for their local M&A capabilities.

### Characteristics:

- Multiservice providers (like consultants) view M&A as a larger business cycle event involving long-term, post-deal engagement
- Multiservice providers have tried to differentiate themselves from management consultants in M&A by focusing on the largest, most complex cross-border deals with difficult regulatory and operational challenges
- They have belatedly recognized a blind spot in their M&A offerings and begun strengthening their human capital and change management capabilities, especially in light of the business model changes driven by COVID-19

## M&A Market Leaders Multiservice Providers Crowe\* Deloitte EY\* KPMG PwC\*

### **Procurement Priorities**

- Multiservice providers want to "own" or manage as much of the deal process as possible, but your own internal M&A capabilities can save on costs, so use them to fill in capability gaps
- They work to forge relationships across client organizations and are therefore very sensitive to your reactions to their team composition, performance and interaction with your teams
- With global delivery models, they have been most challenged among the segments by COVID-19 - but have also responded with some of the most innovative solutions

<sup>\*</sup> ALM Pacesetter; see profile in Pacesetter section



- Multiservice providers have been more successful bridging the finance-operations-strategy divide management consulting and other providers struggle with
- They offer a full, end-to-end M&A experience
- Their investments in technology have resulted in not just a broad array of technology capabilities but an IT capacity rivaling the largest IT firms, allowing them to manage global workstreams and data flows seamlessly
- They were the first segment to begin developing an integrated, cross-disciplinary service model and have honed that approach particularly targeting M&A
- They are especially impactful for cross-border deals
- They have been gaining particular traction recently with their managed services, as-a-service and BPO offerings

### **OPPORTUNITIES**

- Increased scrutiny of deals by governments over antitrust and other issues feeds into multiservice providers' traditional strengths in regulations and GRC, stakeholder management and capital strategy
- COVID-19 is transforming business models and how clients deploy resources and organize assets, and multiservice providers are well-positioned in M&A to lead the charge in helping clients adapt to the new workplace realities
- With the global economy still straitjacketed by COVID-19, multiservice providers have the opportunity more so than other segments to attract talent from industries, government agencies and adjacent segments to rebuild their M&A teams

M&A was an important stepping stone service focus for multiservice providers, helping them hone their global, inter-disciplinary, client outcome-focused service approach

### **WEAKNESSES**

- Despite the explosion in their capabilities in recent years and high service marks, many providers still struggle to penetrate deals earlier than the due diligence stage - a side effect of their (by now dated) reputation as quality-of-earnings due diligence specialists
- Similarly, despite intense investments in industry expertise in recent years, many clients still view them as industry generalists
  - When the COVID-19 crisis hit after years of historically booming M&A markets, many multiservice providers reacted by aggressively reducing M&A practice headcount and shifting resources to other practice areas, leaving them somewhat flatfooted when M&A markets unexpectedly revived later in 2020

### **THREATS**

- Their auditing services can indirectly support their M&A offering but serve as an irritant through legal firewalls, auditor rotation rules and regulator concern about conflicts of interest
- Despite healthy M&A volume levels, clients are still under intense economic pressure, in turn pushing fees low, which is a particular challenge for multiservice providers given their increasing reliance on expensive technology capabilities and assets
- Client in-house M&A teams have stolen some of the thunder from their full, end-to-end offerings, reducing them to gap-fillers and precision fire departments in some deals, leaving their PMO capabilities under utilized





The goal of ALM Pacesetter Research is to help buyers of professional services navigate an increasingly complex landscape with confidence. We use a multidisciplinary perspective to identify best-in-class providers of legal, consulting, financial, insurance, employee benefits, and other professional services, and analyze how they are evolving as an ecosystem of interdisciplinary service providers. Our research is grounded in over 50 years of accumulated market insights and qualitative research models that combine knowledge of management science with case studies and other sources of knowledge to understand patterns of market supply, demand, behavior, and ways of doing business.

### **IDENTIFY**

- The ALM Pacesetter Advisory Council (PAC) convenes in advance of the research project kick-off; members include ALM journalists and editors, and external experts such as consultants, general counsel, and industry thought leaders
- The PAC selects the set of Market Leaders that will be covered in the research topic from a larger group of providers that members have identified in the normal course of their work
- PAC members also provide expert knowledge and insights to the ALM Pacesetter team throughout the research and analysis process

### RESEARCH

- The ALM Pacesetter Team within ALM Intelligence conducts primary and secondary research
- Primary research includes in-depth interviews
  with practice leaders at the provider firms
  covered in the research; satisfaction interviews
  with clients referred by those providers; and indepth interviews with thought leaders, recruiting
  professionals, and other sources
- Secondary research includes data gathered from annual reports and earnings calls, management presentations, public filings, case studies, press releases, journals and publications, online information databases and other publicly available resources

### **ANALYZE**

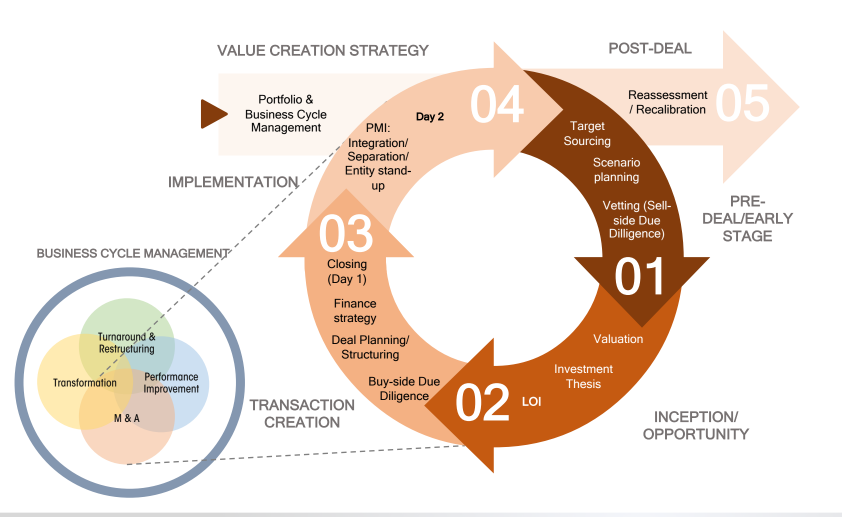
- ALM Pacesetter analysts evaluate and score the Market Leaders against five core criteria
  - 1. Business model
  - 2. Value proposition
  - 3. Service delivery
  - 4. Client impact
  - 5. Brand eminence

See criteria definitions on next page

- Market Leaders that achieve a Pacesetter Impact Score equal to or over 85 are designated as ALM Pacesetters
- Pacesetter analysts map markets and stakeholders and write market trends
- Market segment overviews are peer reviewed by the appropriate PAC member

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M&A (Mergers & Acquisitions) refers to all transactional events that bring structural change to organizations: mergers, acquisitions, sales, divestitures, carve-outs, IPOs, joint ventures (equity and non-equity), strategic alliances, partnership model changes, etc. As this report explores, M&A has increasingly been put into a larger business/asset lifecycle context, and as such has become a vehicle for not just structural change but business model and operational transformation as well.



Core Criteria	Definition
Business Model	Provider's ability to reposition core competencies around new products, services, and business models to adapt to shifting patterns of market supply, demand, behavior, and ways of doing business
Buomicco moder	Detailed Criteria: Scope of services, Supply chain, Ecosystem, Corporate Development, Innovation Capability
Value Proposition	Provider's ability to deliver on its value proposition, i.e., the positioning statement that communicates the benefits and economic value a prospect will receive by purchasing the provider's products and services over a competitor's
value i roposition	Detailed Criteria: Differentiated services, Risk management, Measurable outcomes, Evidence-based solutions, pricing options
Service Delivery	Provider's ability to mobilize resources and configure assets to serve clients
Convide Belivery	Detailed Criteria: Solutions design, Engagement model, Talent and culture, Project management, Enabling tools
	Provider's ability to help clients affect continuous, sustainable change, improve performance, and achieve growth
Client Enablement	Detailed Criteria: Client relationship management, Business case development, Stakeholder conversations, Change management and capability development, Living laboratory
Brond Eminones	Provider's ability to leverage brand and marketing strategies to differentiate in its marketplace as an expert practitioner and thought leader
Brand Eminence	Detailed Criteria: Thought leadership, Intellectual property (IP), External research partnerships, Sales and marketing, Case studies



Acronym	Definition	Line of Defense	Areas of Risk Responsibility
cco	Chief Compliance Officer	2nd	Responsible for establishing standards and implementing procedures to ensure compliance programs effectively identify, prevent, detect and correct noncompliance with applicable laws and regulations
CEO	Chief Executive Officer	1st	Collaborates with Board in fiduciary oversight role; responsible for enterprise risk management strategy overall
CFO	Chief Financial Officer	1st	Manages funding of risk resources, programs and insurance; analyzes impact of risk events on bottom line; monitors and reports on ROI of risk investments, including insurance
CHRO	Chief Human Resources Officer	1st	Contributes to development of risk policies and procedures related to workforce and workplace matters; central source of risk training, communications, and change management for employees, managers and leaders
CIO	Chief Information Officer	1st	Responsible for monitoring and enforcing risk policies, procedures and practices related to information technology
CISO	Chief Information Security Officer	1st	Responsible for monitoring and enforcing risk policies, procedures and practices related to corporate data
СМО	Chief Marketing Officer	1 <sup>st</sup>	Manages, monitors and mitigates organization's brand and reputational risk; leads external crisis communications
C00	Chief Operating Officer	1st	Assesses, controls and mitigates risks impacting day-to-day operations and business processes
СРО	Chief Procurement Officer	1st	Manages and audits third party risk; collaborates with CFO and GC on insurance procurement
CRO	Chief Risk Officer	2nd	Primary responsibility for enterprise risk management strategy and operations; leads corporate risk function; collaborates with GC and CPO to procure insurance in line with organization's risk strategy and appetite
GC	General Counsel	2nd	Advises Board and senior management on governance, compliance, risk and legal matters; responsible for developing, implementing and monitoring programs to support the business' risk owners
IA	Internal Audit	3rd	Provides independent assurance that the organization's risk management, governance and internal control processes are operating effectively



	Risk Matrix Definitions
Risk Services	
Strategy	Project-based management consulting services designed to enhance business growth opportunities
Operations	Project-based management consulting services focused on improving the functional capabilities and resources required to operationalize the business strategy
Advisory	Ongoing services provided by professionals who are licensed or certified in a specific functional discipline that may be regulated by a body of law or practiced according to industry-based technical standards
Technology	Services designed to enhance productivity and/or business performance through the utilization of enabling technologies for strategic and operational decision support, business process automation, digital risk management, and information technology (IT) enterprise and network security
Managed/ Outsourced	Managed and outsourced services involve the provision of technology-enabled process management services by an external provider. Managed services differentiate from outsourcing in several ways. They are provided by highly skilled talent with deep domain expertise who are capable of making risk-based decisions on behalf of the client; contracts are structured on an outcomes-based pricing model rather than hourly billing; the relationship is long-term compared to outsourcing's typical five- to seven-year contract; and they are typically deployed using cloud technologies.
Risk Strategy	
Reactive	Actions in response to a risk occurrence, e.g., mitigating damage from risk event, implementation of business continuity plans during a risk event, and root-cause analysis of risk events
Proactive	Actions that address perceived risks before they occur, e.g., identification and prioritization of risks, risk monitoring, and implementation of risk controls
Predictive	Actions that forecast future, potential risk occurrences, e.g., risk assessments, case studies/use cases/claims scenarios, risk scenario planning, and simulated war games



### Definitions: Pacesetter Profile Service Indicator Graphic Definitions

Service(s)	Definition Page 1987
Data, technology tools & solutions	Any and all internal or client-facing technology assets and data management tools applied to a client solution
Accounting & auditing services	All accounting and auditing services requiring licensing from state and national authorities (in most jurisdictions)
Consulting services	All management consulting services which provide expert strategic and operational advice designed to drive significant change in client organizations
Forensic investigations	Any investigative services designed to recover evidence concerning misconduct, a crime, or operational failures; with different types of forensic investigations including financial, physical, operational, data & technological, etc.
Function-focused advisory services	Non-consulting advisory services such as investment banking, transaction advisory, tax advisory, law practice (separate from legal services), asset management, etc.
Interim, managed & outsourcing services	All short and long-term services by which an external vendor takes over some degree of client functions, whether for reasons of capacity, affordability, temporary stewardship (e.g., interim CFO), monitorship, expertise, etc.
Law practice	A practice that is fully accredited and licensed to practice law in a jurisdiction
Legal services	Services provided in support of the practice of law, usually high volume, low value work (e.g., contract review), and usually dependent on advanced technology for delivery
Risk assurance services	Services related to the controls and compliance side of auditing and risk management
Risk transfer services	All services related to risk transfer, including insurance







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### **About ALM Intelligence**

ALM Intelligence provides proprietary data, analysis, tools, and knowledge that empower our clients to succeed. The product suite and vast data repository arm professionals with the critical business information required to make the most impactful and informed decisions possible. The exhaustive data repository and product functionality enable professionals to combat competitive challenges head-on with the confidence to remain ahead of the field. The depth of ALM Intelligence's expertise across the benefits, insurance, consulting, and legal industries provide a broad spectrum of actionable intelligence to facilitate & execute strategy. Please visit <a href="www.alm.com/intelligence">www.alm.com/intelligence</a> for more information.

### About ALM

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