

Private Equity: The Little-Regarded Confidentiality Agreement

Nothing is more basic to private equity deal making than shielding the private equity firm and its funds from liability for the obligations of the fund's affiliated acquisition vehicles and portfolio companies; and this certainly includes liabilities for breach of an NDA, points out **Glenn D. West** in the Weil, Gotshal & Manges **Global Private Equity Watch** blog.

The article discusses a case that distinguishes between affiliates entitled by the non-disclosure agreement that are entitled to receive confidential information and affiliates actually bound by the agreement.

Read the article.