The Brave New World of M&A
How to Create Value from Mergers and Acquisitions
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The Brave New World of M&A
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Kees Cools
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BCG’s Corporate Development practice is a global network of experts helping clients design, implement, and maintain superior strategies for long-term value creation. The practice works in close cooperation with the firm’s industry experts and employs a variety of state-of-the-art methodologies in portfolio management, value management, mergers and acquisitions, and postmerger integration.

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Waves of mergers and acquisitions (M&A) have been a feature of corporate history for more than a century. And each time there has been a surge of activity, as there is today, two key questions have bubbled to the surface: Is now the time to do a deal? And, if so, how can I win and create value in such a hot and increasingly competitive market?

These questions are arguably more important today than ever before. After successfully restructuring their businesses over the past few years, reflected in record profits as a proportion of GDP, many companies are ideally placed to embark on the acquisition trail. They have not only achieved the key ingredient for value-creating growth—profitability above the cost of capital—they have also amassed large reserves of cash. The world’s credit markets have also substantially increased the amount they are willing to lend at low interest rates.

Together, these factors have provided companies with more than enough fire power to invest in growth—the biggest contributor to top quartile shareholder returns, as a recent BCG study demonstrated.1 In fact, many companies have significantly more cash to invest in growth than their core markets’ organic growth rates can sustain. An acquisition is often—but not always—the only way to generate additional value.

But potential acquirers face two major obstacles. First, the competition for deals today is unusually intense. This is largely due to too many cash-rich corporations chasing too few targets, a problem that has been exacerbated by a strong trend toward consolidation mergers, reducing the pool of potential targets.

Complicating the situation for corporate buyers is the growing involvement of private equity (PE) firms. Aided by the low cost of debt, these firms have not only brought massive war chests to the bidding table, they have also managed to compete successfully for deals against strategic buyers, despite not being able to reap traditional synergies.2 Based on PE firms’ substantial reserves, this pressure is likely to continue, but a rise in interest rates could change the situation for these debt-dependent players.

The second and equally critical challenge is the mounting scale of the deals. Although the average deal size is just below that of the peak year of 2000, the number of megadeals in excess of $1 billion is rapidly increasing. The bottom line is that even the biggest companies are now potential targets: the predators have become prey. And cash-rich corporations make particularly tempting prey, since their cash flows can service much of the cost of acquisitions. Sitting on the sidelines is not necessarily the safest option.


2. A strategic buyer is a company that brings potential synergies to the table.
More disturbingly, once a company becomes a target, there is a high probability that it will be acquired. According to BCG’s research, around 90 percent of announced deals eventually go through—either with the original bidder or a competing acquirer.

However, even if a company decides to take the plunge and pursue a target, the growing size of today’s transactions presents another problem. As we demonstrate in this report, among many other findings, larger deals have a higher probability of failing—on average. And, of course, the higher you climb, the further you can fall. However, as we also point out, averages can be very misleading: like every story, every average has two sides.

Specifically, one of our core arguments is that many of the popular assumptions that underpin today’s thinking about M&A are based not just on averages but on unrepresentative averages invariably derived from small-scale studies of particular industries, narrow time frames, or both. This has fueled a dangerous one-size-fits-all approach to M&A, contributing to the persistently high failure rate of mergers. The logical and empirical reality is that different types of companies in different industries require different approaches. And to understand their respective keys to success, a more nuanced and sophisticated perspective is required.

To fill this gap and enable companies to move forward with greater confidence, BCG has established the BCG M&A Research Center. Its main goal is to provide companies with the breadth and depth of insights they need to succeed in M&A. And this report contains some of the first fruits of its work. Based on an analysis of more than 4,000 completed deals, the center’s latest research has not only shattered several M&A myths, it has also shed valuable light on the primary drivers of value-creating M&A. For example, the common notion that PE firms pay over the odds for targets compared with strategic acquirers was found to be untrue: they have consistently paid lower multiples and lower acquisition premiums than strategic buyers—although PE funds are paying higher multiples than they have historically. Moreover, we discovered that absolute multiples play a much more significant role than acquisition premiums in determining whether a deal creates value, underlining the importance of understanding the target’s fundamentals and strategic fit. In fact, paying above-average premiums for the right target—with relatively low multiples—is often the route to success.

The following pages describe these and other findings in more detail. Drawing on these insights and on BCG’s experience working on M&A with many of the world’s leading corporations, we have also outlined the best-practice rules for value creation in M&A. The key point here is that the entire process—from understanding where M&A fits in your corporate strategy to conducting high-resolution valuations to handling postmerger integration—has become increasingly sophisticated and deserves particular attention by senior management.

Despite the intense competition, it is still possible to create substantial value in today’s M&A market. Acquisition premiums, for example, remain relatively low. Investors also view acquisitions more favorably today than they have during the past 15 years, reflected in a more positive impact of deals on stock prices when transactions are initially announced. Whether now is the right time for an M&A, of course, will depend on each company’s particular circumstances. But we hope this report—and future findings from BCG’s M&A Research Center—will help companies clarify the opportunities and generate superior value from any deal on the basis of solid, representative research.
Trends to Watch

The M&A market has entered a new and much more competitive phase. The stakes are much higher, reflected in the mounting size of deals, and the growing involvement of PE firms has injected a fresh rigor and professionalism into the entire process.

Consolidation Is the Name of the Game in the Sixth M&A Wave

Since the early 1900s, there have been six distinct waves of M&A, each with unique characteristics and outcomes. (See Exhibit 1.) At the beginning of the twentieth century, for example, there was a drive for market share, followed three decades later by a longer and more ambitious wave as companies connected together different elements of the value chain, from raw materials and production through to distribution. Today’s wave, which started in 2004, after the Internet bubble at the turn of the century and the subsequent downturn, is mainly about consolidation. Consolidation deals as a portion of the total value of transactions leapt from 48.7 percent in the period 1999 to 2000 to 71.4 percent in 2006. (See Exhibit 2.) Globalization, more liberal regulatory environments in certain sectors, and unparalleled funds for M&A have facilitated this trend.

The U.S. utility sector is a case in point. Since the U.S. government repealed the Public Utility Holding Company Act in 1995, giving utilities greater financial freedom and opportunities to pursue cross-regional deals, there has been a substantial increase in M&A activity in this sector. As a result, the industry has started to consolidate. Still, it remains relatively fragmented. Currently, the top five U.S. utilities serve less than 25 percent of U.S. customers—a significantly smaller share than the 50 percent of European customers serviced by the top five European utilities, which have enjoyed a more liberal regulatory environment for years.

In order for the utility sector in the United States to reach the same degree of concentration as in Europe, another flurry of deals worth more than $300 billion would be required. And there is every reason to believe that this will eventually be achieved, as the economic gains are potentially huge, especially through synergies in functions such as sales, administration, and customer service. According to BCG’s estimates, a typical utility merger can generate savings of 18 to 33 percent.³

Deals Are Rapidly Getting Much Bigger

The recent surge of interest in M&A in the world’s media gives the impression that the M&A market has only just woken up. The reality is that the

The market has been very active for more than a decade. Between 1991 and 2006, there were more deals annually than in any other period over the past century, averaging almost 21,000 transactions per year. This reflects the strong relationship between GDP and M&A activity. (See Exhibit 3, page 10.)

In fact, the level of activity has been growing relatively steadily and rapidly for more than a quarter of a century. Although volumes and values of transactions dipped for three years after the end of the fifth M&A wave in 2000—when the number of deals reached a record high (around 29,500 transactions)—they have started to climb up again, albeit at a slower rate than previously. Between 2002 and 2006, the volume of deals grew by 6 percent a year, against an average 14 percent annual rise for the period 1981 to 2006.

The most striking features of today’s wave, however, are the size of the deals and the speed at which these are growing. Since 2002, the average value of a deal has nearly doubled, to just over $110 million, the second-highest level in history after the peak in 2000 (when the average value of a deal was $140 million). This equates to a 20 percent compound annual growth rate (CAGR) for the period 2002 to 2006, compared with 15 percent per year for 1981 to 2006. More signifi-
cantly, the number of megadeals over $1 billion has grown even more strongly, by more than 18 percent per year. During 2006, there were around 450 megadeals, just below the record high of 470 megadeals in 2000. The mounting size of deals is partly due to the strong trend toward consolidation and higher overall valuation levels, but it also reflects the fact that acquirers have much larger war chests thanks to record profits and low interest rates, enabling them to make increasingly audacious bids.

The Americas still account for the lion’s share of deals by value (46.5 percent for the period between 1997 and 2006), followed by Europe (29.5 percent)—although Europe has closed the gap between the two. (See Exhibit 4.) The share of interregional transactions by value has been surprisingly low (12.8 percent) and has overwhelmingly occurred between Europe and the Americas. Nevertheless, there are signs that developing countries are becoming much more active in the M&A market, albeit from a low starting point. Between 2002 and 2006, for example, the value of deals in China and India grew by 20.4 percent per year—the second-fastest rate in the world after the Americas (21.6 percent).

Private Equity Is Fueling the Boom

PE firms have captured many of the M&A headlines over the past few years. And there’s no doubt that they are playing an increasingly important role in the market, aided by the low cost of debt. Since 1996, their share of the total volume of deals has jumped from 6 percent to 14 percent, equivalent to a 12 percent annual increase, while their share of the total value of transactions has increased even more dramatically, tripling from 8 percent to 24 percent—equivalent to a 24 percent annual increase. (See Exhibit 5.)
Exhibit 4. Europe’s Share of the M&A Market Has Increased

Source: BCG M&A Research Center; data provided by Thomson Financial/SDC.
Note: Analysis is based on a total of 376,033 completed M&A transactions, excluding repurchases, exchange offers, recapitalizations, and spinoffs.
1. Enterprise value includes net debt of target.
2. RoW is the rest of the world.

Exhibit 5. Financial Sponsors, Such as PE Firms, Are Playing an Increasingly Important Role in Transactions

Source: BCG M&A Research Center; data provided by Thomson Financial/SDC.
Note: Includes any buyout or financial sponsor involvement, both sell- and buy-side worldwide. Financial sponsors are companies that engage in private-equity or venture-capital transactions using capital raised by investors. A company is considered a financial sponsor when it engages in nonstrategic acquisitions acting as a financial buyer.
In absolute terms, the scale of PE’s growing involvement is even more striking. The total value of PE deals has soared from $160 billion in 2000, when M&A values and volumes hit record highs, to $650 billion in 2006. Whether PE firms will be able to sustain this rate of growth will largely depend on interest rates and, of course, the quality of their acquisitions.

Although PE firms have fueled the latest M&A wave, accounting for around one-quarter of all deals, strategic buyers have driven it. This is due to the simple fact that strategic buyers—who account for over three-quarters of all transactions—have more cash than ever before, thanks to a dramatic increase in profits after a prolonged period of restructuring. Since 2000, real earnings per share, adjusted for stock market cycles, have increased by around 25 percent, while profits as a share of GDP have soared to a record 10.3 percent. (See Exhibit 6.) In fact, many companies have achieved such high levels of profitability that they now have more cash to invest than their core markets’ organic growth rates can sustain. A recent BCG analysis of 100 different industries in the United States found that the average sustainable growth rate for the median industry was 4.7 percentage points higher than its underlying growth rate.4 (See Exhibit 7.)

Not surprisingly, a growing number of companies have invested their spare cash in acquisitions, reflected in the rising proportion of cash-only deals. Since 2000, the share of transactions paid for in cash has increased from 58 percent to nearly 75 percent. The growing involvement of PE firms has also inevitably contributed to this increase. From the perspective of strategic buyers, some of these cash-driven deals have been based on sound strategic considerations, while others have been motivated by the recognition that keeping surplus cash on the balance sheet can make a company an attractive target.

Competition Is Intensifying, but Investors Remain Upbeat

Competition for M&A has intensified over the past five years. Both the number of bidders per target and the multiples that they are willing to pay have risen. The increase in transaction multiples, which may be due to higher valuation levels, is especially noticeable among PE firms, which have historically been very savvy about how far they can push the envelope without undermining the value of a deal. Since 2002, the average multiples they have paid (measured by EBITDA to enterprise value) have risen from 7 to 9.3.\(^5\) Acquisition premiums, however, have fallen below the levels of the last M&A bubble (although they have started to edge up recently). This suggests a tradeoff between premiums and valuation levels: the higher the fundamental valuation, the lower the premium that acquirers are prepared to pay.

Despite these competitive pressures, investors still view deals favorably. In fact, in 2006, the stock market was more positive about M&A than at any point in the past 15 years and substantially more upbeat than in 2000, when deal volumes and values were roughly equivalent. This can be seen in the low negative announcement effects—the impact of deals on acquirers’ stock prices immediately after transactions are announced—in 2005 and 2006 relative to the preceding years. One possible explanation for this is that a much higher proportion of deals are being paid for in cash, as opposed to in stock, signaling to the market that acquirers are more serious about extracting value since real money is on the line. As we show later, cash deals have a higher probability of generating superior value. But then again, the market could have got it wrong.

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5. Enterprise value is the value of the equity plus net debt.

Exhibit 7. Most U.S. Industries Can Fund More Growth Than Their Markets Can Sustain

![Sustainable growth rates versus forecasted revenue growth rates, 100 U.S. industry sectors](image)

Sources: Compustat; Valueline; BCG analysis.
Note: Based on 2005 data. Financial services sectors are not included.
Less than half of deals create shareholder value. But that is less than half the story. The reality is that it is possible to generate substantial value from M&A provided companies adhere to some basic principles. Here we highlight the key features that distinguish successful deals from those that destroy value.

M&A Can Destroy Value, but It Can Also Create Substantial Returns

One of the most popular arguments against M&A is that, on average, it destroys more value than it creates: it’s a high-risk game with significantly less than a 50 percent chance of success. Although there is an element of truth to this headline-grabbing claim, it has a number of weaknesses. First, the value destruction argument is based solely on the impact of deals on the acquirers’ shareholders. It does not take into account the effect on the targets’ investors. Between 1992 and 2006, for example, 58.3 percent of deals destroyed value for the acquirers’ shareholders, producing a net loss of 1.2 percent for all transactions.

However, if you factor in the positive returns of the targets’ investors, there is a combined gain of 1.8 percent, with more than 56 percent of deals creating value. On balance, therefore, M&A creates more value than it destroys, with the targets gaining the lion’s share of the additional value. (See Exhibit 8.)

The obvious counterargument is that the acquirer’s sole responsibility is to generate value for its shareholders, not the target’s, and that the risks of failing and destroying large amounts of value with M&A are far too high. And statistically this is true, as numerous studies (including BCG’s) have shown—but only on average. Dig beneath the averages and a different and more subtle picture emerges. Regionally, for example, deals destroyed value for acquirers’ shareholders in the Americas and Europe by 2.2 percent and 0.2 percent, respectively, between 1992 and 2006, but created value in Asia-Pacific, albeit by only 0.5 percent.

Probe deeper into the regions and the story becomes even more nuanced. In “value-destroying” Europe, for example, 47 percent of deals created value, generating an impressive 6.2 percent return for investors on average. In Asia-Pacific, the winners (49 percent) generated even more value—nearly 7.7 percent. (See Exhibit 9.)

There were also significant variations by industry and over time. Between 1992 and 2006, three of the ten industries we studied—automotive, chemicals, and retail—produced positive returns. But the gains were relatively small—all below 1 percent. When we narrowed the time frame to between 2004 and 2006, four of the industries created value and three...
Exhibit 8. M&A Creates Wealth—It Doesn’t Just Redistribute It

Source: BCG M&A Research Center; data provided by Thomson Financial/SDC.
Note: Analysis is based on a sample of 2,793 (acquirer), 2,402 (target), and 2,026 (combined) M&A transactions (1996–2006) involving public acquirers and targets. Cumulative abnormal returns (CAR)—the difference between observed stock returns and market model projections—are calculated based on a 180-day-estimation-period market model; see Appendix: Methodology.

Exhibit 9. On Average, M&A Deals Destroy Value for the Acquirer’s Shareholders

Source: BCG M&A Research Center; data provided by Thomson Financial/SDC.
Note: Analysis is based on a sample of 3,207 M&A transactions completed worldwide between 1992 and 2006, with buyers acquiring more than 75 percent of the targets. All targets and acquirers are publicly listed. Acquirers’ stock returns are available from Datastream. Deal value > $150 million in North America (1,950 deals), > $50 million in Europe (814 deals), and > $25 million in Asia-Pacific (443 deals).

1 Value creation is based on cumulative abnormal returns from three days before to three days after the announcement of a deal.
of them generated substantial returns—between 1 percent and 7 percent, on average. Our key point is that headline averages are both spurious and misleading. M&A can destroy value, but it can also create substantial value.

The committed skeptic might argue that the significant variations by region and industry and over time only underline the claim that M&A is a game of chance. But this point of view does not stand up to scrutiny either. A recent BCG study revealed that practice makes perfect in the M&A market, indicating that companies can control their destinies—their fate does not depend on the spin of a roulette wheel. In the study, we compared the total shareholder returns (TSR) of highly acquisitive companies with the returns of companies that relied on either organic growth or a mix of organic growth and relatively infrequent acquisitions. We found that the highly acquisitive companies generated higher shareholder returns (10.8 percent) than the mixed-growth companies (9.9 percent) and that the most experienced serial acquirers produced even greater shareholder value (12.4 percent).

Yes, M&A is a risk, but the risk can be controlled provided the process is managed systematically. Two retail mergers in the United States underline this point. In one case, the acquirer carefully selected its target (ensuring a good cultural fit) and negotiated its price on the basis of realistic synergy estimates followed by a clear regulatory approval plan and rapid integration—delivering strong margin growth over two years. The net result was a three-year cumulative TSR of 110 percent. Another retailer, however, pursuing a similar strategy, took a more ad hoc approach to its M&A and paid the price. Although it selected a strong target, the acquirer failed to anticipate legal challenges. Eventually it had to sell many of the stores it had purchased to win antitrust approval and produced a lackluster three-year cumulative TSR of -45 percent.

It is also important to remember that sitting on the sidelines of the M&A game holds risks as well. It not only exposes a company to the threat of a hostile bid—especially if it has surplus cash on its balance sheet—it also gives rivals the opportunity to snatch prime targets and gradually erode the company’s competitive position. Relying exclusively on organic growth also has risks and takes much longer to deliver results. In fact, because of the consolidated state of many industries and markets, a purely organic strategy is often not feasible. The bottom line is that M&A should be an integral part of every company’s strategic tool kit. As successive BCG studies have shown, solid growth is closely correlated with superior shareholder returns. And, in many cases, a merger is often the most effective way to deliver such returns.

**Higher Acquisition Premiums Do Not Necessarily Destroy Value**

The decision to buy a target is often heavily influenced by the acquisition premium. The logic is that the higher the premium, the harder it will be to create value from the deal, especially because the premium often takes into account some or even all of the synergies from which the acquirer intends to generate value. As we mentioned earlier, premiums are still relatively low but are rising. Increasing premiums, however, shouldn’t worry the astute buyer.

One of the interesting findings from our research is that value-creating deals tend to involve higher acquisition premiums. Between 1992 and 2006, value-creating deals had a 21.7 percent premium, on average, compared with an 18.7 percent premium for non-value-creating transactions. Paying higher premiums appears to be especially valuable during periods of heightened activity. During the last bubble (between 1997 and 2001) and the latest intense M&A wave, value-creating deals had bigger premiums, on average, than non-value-creating deals. Moreover, acquirers that paid larger premiums also destroyed less value during these periods.

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One explanation for this phenomenon is that periods of fierce competition force acquirers to focus much more intensely on the fundamentals and strategic fit of the target than on the acquisition premium. And, as BCG has long argued, this is how it should be. It is the target’s fundamentals and the opportunity to improve them, reflected in relatively low valuation multiples, that hold the key to success. This point is supported by the fact that the value-creating deals in our sample are associated with lower valuation multiples. A similar discovery was made in an earlier BCG study. This study found that mergers in downturns had premiums similar to those of deals done in more buoyant economic periods, but they produced higher shareholder returns owing to lower valuation multiples.

On balance, in today’s market a combination of high premiums and low multiples yields the best outcome, in terms of both creating value and minimizing the risk of value destruction. This can be seen in Exhibit 10. Out of the total number of deals that created shareholder value, 45.8 percent had above-median premiums and below-median multiples. These deals also had the least negative impact on shareholder returns (-0.2 percent). This suggests that companies that buy undervalued assets and share part of the upside potential with the target outperform companies that pursue other acquisition strategies, for example, buying overvalued targets as part of a broader consolidation strategy. Each piece in any acquisition strategy must deliver value.

Private Equity Is Winning by Paying Less

It’s commonly assumed that PE firms have conquered an increasingly large share of the M&A market by using their huge reserves of capital to pay over the top for targets. But our research tells a very different story. On average, PE firms pay lower

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**Exhibit 10. Value-Creating Deals Are Positively Associated with Higher Acquisition Premiums and Lower Multiples**

<table>
<thead>
<tr>
<th>Share of value-creating deals¹</th>
<th>Average value impact of deal (CAR)²</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>&gt; Median</td>
</tr>
<tr>
<td>EV/EBITDA</td>
<td>38.1% (number of deals = 396)</td>
</tr>
<tr>
<td></td>
<td>43.9% (number of deals = 465)</td>
</tr>
<tr>
<td>EV/EBITDA</td>
<td>41.1% (number of deals = 416)</td>
</tr>
<tr>
<td></td>
<td>45.8% (number of deals = 445)</td>
</tr>
</tbody>
</table>

Source: BCG M&A Research Center; data provided by Thomson Financial/SDC.

Note: Analysis is based on a sample of 3,190 M&A transactions (1992–2006) for which complete data were available. Cumulative abnormal returns (CAR) are calculated using a market model (180-day estimation period).

¹Value-creating deals have positive CAR over a seven-day window centered around announcement day (-3/+3).

²Average CAR is calculated over a seven-day window centered around announcement day (-3/+3).
multiples and lower acquisition premiums than strategic buyers. (See Exhibit 11.) The question, of course, is how do they achieve this? How do they manage to win deals against strategic buyers by paying less?

One of the reasons why PE firms appear to pay less, on average, is that they tend not to bid for targets in industries where there is a strong consolidation logic and where high multiples are commonly paid, so their average multiples are less influenced by large, individual multiples than those of strategic buyers. Typically, PE firms concentrate on targets for which strategic buyers are too small to compete or are unable to bid for regulatory reasons, reducing the competitive pressures on multiples. The so-called principal agent issue is another reason why PE firms tend to pay less. Usually it is in the management team’s interest to be bought by a PE fund rather than by a strategic buyer, and when it has a say in the decision it often welcomes the bid.

But in a head-to-head auction between a PE bidder and a strategic buyer, PE firms actually could pay more, for three reasons. First, they use a highly leveraged financing structure, potentially combined with payment-in-kind notes and covenant-light structures (which reduce the need for yearly interest and principal repayments during holding periods). They also place a strong bet on EBITDA growth and on continued liquid debt markets at exit. Second, PE firms have much more ambitious business plans, particularly in terms of the speed of improvement programs: they expect to realize their returns more rapidly and provide management with significant incentives to deliver results on time. Finally, PE firms have a more rigorous and professional approach to assessing the potential upside of a deal and to optimizing the cost and flexibility of the financing of the transaction, providing them with a competitive edge over strategic bidders.

Exhibit 11. On Average, PE Firms’ M&A Deals Have Lower Multiples and Premiums Than Those of Strategic Buyers

Source: BCG M&A Research Center; data provided by Thomson Financial/SDC.
Note: This analysis is based on a sample of 3,366 M&A transactions (2000–2006). For details of the deal sample criteria, see Appendix: Methodology.

1 This assessment excludes outliers with multiples exceeding 100.
2 Premiums calculated as an abnormal increase in the target’s market value three days before to three days after the announcement of a deal.
Bigger Isn’t Necessarily Better

The trend toward consolidation has been one of the key drivers of the mounting scale of deals, but there could be a natural “value-creating” limit to the size of M&A for acquirers.

Deals that are above $1 billion destroy nearly twice as much value as transactions under $1 billion, reflecting the difficulties of integrating large targets. (See Exhibit 12.)

Moreover, deals destroy progressively more value as the size of the target increases relative to the size of the acquirer, with targets worth more than 50 percent of the acquirer destroying nearly twice as much value as targets that are worth less than 10 percent of the acquirer.

Interestingly, higher acquisition premiums are associated with smaller, higher-value-creating transactions, echoing a similar finding discussed above.

It Doesn’t Always Pay to Be Friendly

Hostile deals are viewed significantly more favorably by investors in today’s market than they were in the preceding wave (1997–2001). This could be because most deals since 2002 have been consolidation mergers. Establishing a harmonious relationship with the target tends to be less important in this type of M&A because the primary goal is usually to realize cost synergies through rationalization, as opposed to growth synergies by teaming-up capabilities. In the United States, for example, an industrial goods company’s bid for a target was originally rebuffed because it threatened jobs. However, the acquirer pursued its consolidation target because there were clear opportunities for significant cost synergies—gains that would more than enable the acquirer to deal sensitively and effectively with the restructuring of the work force. The deal was eventually done; one year later the acquirer’s stock price
was nearly 60 percent higher, and the company was delivering strong margin gains.

Cash Is King

Cash-only transactions have a much more positive impact on value than deals that rely on stock, a mix of stock and cash, or other payment combinations. (See Exhibit 13.) The most likely reason underlying this difference is that cash investments signal to the market that serious money is at stake and that the acquirer has carefully calculated that it will earn a return higher than the cost of capital. For today’s cash-rich corporations, this finding should provide some encouragement to do M&A as long as the strategically right target is available.

Whether a company uses its surplus cash for M&A or hands it back to its investors, it is generally wise not to keep it on the balance sheet in today’s environment, because this will increase the risk of a predatory attack, either by a potential acquirer or by shareholder activists. For companies that do not enjoy the luxury of surplus cash, one option might be to increase their debt to fund a cash-only transaction, but the impact this will have on their credit rating—and the consequences of a lower rating—needs to be assessed.

Exhibit 13. Cash-Only M&A Deals Produce the Best Returns

Source: BCG M&A Research Center; data provided by Thomson Financial/SDC.
Note: Based on a sample of 3,190 M&A transactions (1992–2006) for which complete data were available. Cumulative abnormal returns (CAR) are calculated using a market model (180-day estimation period).
1Comparison is between cash-only deals and deals made with stock, a mix of stock and cash, and other payment combinations.
As the M&A market heats up, many companies are wondering whether it’s the right time to do a deal. There isn’t a simple, uniform answer. The decision will depend on a range of factors, including the company’s industry outlook, balance sheet, profitability, and investor base.

Will the Party Continue?

Companies considering buying or selling a business need to assess whether the current level of M&A activity—including rising acquisition premiums and multiples—will continue for the foreseeable future or tail off in, say, the next 12 months. What are the risks and opportunities of buying, selling, or opting to wait and see in today’s environment?

Historically, stock market cycles have peaked around their tenth year. Although the current M&A wave is still quite young, one of its main drivers—the upswing in PE activity—is now in its ninth year. This might indicate that the market is about to cool. And in this case, it might be worth waiting because downturn deals tend to outperform those in more buoyant periods. PE firms’ reserves, currently at around $250 billion, suggest that they have more than enough fuel to sustain their growing involvement in M&A. (See Exhibit 14, page 22.) They also continue to have relatively low interest rates on their side—220 basis points below the peak of the last wave in 2002. But interest rates have started to move up in both the United States and Europe. Will they stabilize, rise, or fall—and how quickly? Most observers agree that the credit market is unlikely to dry up in the near future, but an increase in corporate defaults could reduce the amount of capital available to prospective acquirers.

An analysis of the historic relationship between M&A and expectation premiums—the difference between market and fundamental values—suggests that the latest wave of acquisitions could be drawing to a close. The value of the M&A market has faithfully followed the trajectory of expectation premiums for most of the past quarter of a century, but since 2002 this link has been broken. (See Exhibit 15, page 23.) This could reflect the fact that strategic buyers have preferred to use the cash from their record profits to fund acquisitions rather than leveraging their expectation premiums through stock-based acquisitions. An increase in expectation premiums could reverse this trend and give the current M&A wave further momentum and possibly overheat the market. Today’s relatively low expectation premiums, however, could indicate that the current deal value has outpaced companies’ ability to deliver sufficient future free cash flow to warrant these prices. If this is the case, the level of M&A activity is likely to drop, since declining cash generation will reduce the availability of funds for further deals.

Any downturn in M&A activity, however, is likely to be fairly gradual because overall valuation lev-
els are still relatively modest, especially compared with the bubble of 1997 to 2001. Possible market developments include a flattening out at today’s level and a resulting shakeout that leaves only the most successful players still in the game. Beyond the headline trends, though, individual companies will still seize opportunities as they arise, as companies have always done, depending on the availability of suitable targets, their profitability and balance sheet, and other factors discussed below.

Is Your Profitability Above the Cost of Capital?

Profitability above the cost of capital is a prerequisite for value-creating growth. And unprofitable growth is a recipe for value destruction. Has your profitability passed the weighted average cost of capital (WACC) threshold? Even if it has, now might be a good time to examine your portfolio of business units, identify value-destroying businesses or underperforming, noncore units, and use the heat of the M&A market to divest those units, especially with premiums rising. All portfolios should be actively managed as a collection of value creators and destroyers and appropriate action taken: unprofitable units should be fixed or divested and strong units invested in (proportionate to their value-creation potential). For conglomerates especially, this will reduce the risk of an attack by shareholder activists. Enhancing the portfolio’s overall profitability will also provide additional resources to fund M&A where appropriate.

A leading global manufacturer recently demonstrated the power of focusing its resources on the winners in its portfolio. For years its performance had languished behind its key rivals. The company took a hard look at its portfolio and chose to concentrate on a subset of high-return segments where

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**Exhibit 14. PE Firms Have More Than Enough Excess Funds to Sustain Their Buying Spree**

There is around $250 billion in U.S. and European PE war chests

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Source: BCG M&A Research Center; data provided by Thomson Financial/SDC.

Note: 2006 data for PE funds are updated to the first half of 2006.

1Excess capital is funds raised minus funds invested for all PE funds.
growth trends were attractive. It made a series of major acquisitions and smaller tuck-in deals to reinforce its position in these segments. To fund the growth, it sold off a set of lower-return businesses that had relatively little competitive advantage. The company is now much healthier, with the largest market capitalization in its segment.

Are You Cash Rich?

As mentioned earlier, many companies are sitting on large reserves of cash after successfully restructuring their businesses in the run-up to today’s M&A wave. Whether now is the time to use these funds for an acquisition will depend on the answers to five interrelated questions:

- **What is your cash position?** How much cash can you generate from your operations, through divestitures, and by optimizing your balance sheet?
- **How much cash is needed to fund organic growth and agreed commitments, such as dividends?** Are there organic growth opportunities in your core markets? Profitable organic growth is usually the strongest and least risky driver of superior value, as documented by the latest BCG Value Creators report. However, growth can reduce a company’s valuation multiple if it is achieved at the expense of lower margins—or if particular growth initiatives have an unpalatable risk profile for investors. To avoid these pitfalls, companies must carefully evaluate the opportunities for organic growth and the impact these could have on their valuation multiples.
- **What are the options for your spare cash?** It is still possible to create substantial value through M&A despite the intense competition. A cash deal

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**Exhibit 15. Expectation Premiums Have Fueled M&A Activity**

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**Sources:** Thomson Financial/SDC, Moody’s Manual of Investments; Value Management Research Engine; Compustat; Valueline; BCG analysis.

1. Expectation premiums are the market value divided by the fundamental value of companies belonging to the S&P 500, excluding financial service companies.

2. Real value is calculated at 2006 constant prices.
also tends to be viewed more favorably by investors—provided it meets the expectations of the company’s core investors, as we discuss below. However, the decision whether to do a deal or not needs to be systematically evaluated, taking into account its strategic value. In some cases, it might be possible to create greater shareholder value by returning the cash to investors through dividends or share buybacks. Companies are most likely to benefit from returning cash—or repaying debt—if they are overleveraged, undervalued in light of their future plans, or suffering from a low valuation multiple relative to their peers.

• What are the risks of maintaining a strong balance sheet? A cash-heavy balance sheet not only increases the likelihood of a company becoming a target for a bid, it can also attract the attention of shareholder activists. Increasingly, shareholders—including opportunistic investors, such as hedge funds—are using their voting rights to demand strategic and management shakeups in order to unlock additional value. These can include demands to return surplus cash to shareholders, abandon a bid that is considered value destroying, improve governance, or sell units—for example, to give conglomerates greater focus, which is one of the factors fueling the increase in M&A activity.

• What are the relative risks and returns of these options? How do these sit with your risk-return appetite?

Is Your Industry Consolidating?

One of the hallmarks of the latest M&A wave is a massive drive to grab market share and unlock cost synergies through consolidation in particular industries. This has been accompanied by an equally dramatic increase in the size of deals, suggesting that the so-called endgame, when the major players “eat” each other, is approaching in some industries. For companies in consolidating industries, M&A could be the only way to stay in the game—and to stay alive. Those that sit on the sidelines are likely either to be consumed or to be left behind and remain too small to compete in the next consolidation wave, thus becoming acquisition targets.

Understanding the dynamics of the endgame of your industry, including the underlying economics of consolidation, is essential for establishing an effective consolidation strategy. These dynamics will vary by industry, within different industry segments, and even at different points along the value chain. In the steel industry, for example, the growing ease with which companies can move semifinished products from one part of the world to another is driving the consolidation and rationalization of global production networks. But certain product segments will go global before others, and this needs to be taken into account in any acquisition strategy.

The decision about when to enter the consolidation game is equally important. The biggest synergies tend to come from targets that are much smaller than the acquirer. These types of targets are invariably snapped up at the start of any consolidation, indicating that the key to success in this game is to move early and, if necessary, to be prepared to pay relatively high acquisition premiums for the privilege of reaping subsequent rewards. This can be seen in Exhibit 16.

The biggest synergies, as a percentage of the target’s cost base, occur when the acquirer is at least twice as large as the target (the “saturation” point). But as these targets are purchased, only the larger targets are left and the synergies start to decline dramatically (the “bigger is better” misconception). In short, the closer the endgame—when companies tend to consume businesses of a comparable size—the smaller the synergies (“reverse integration”).

Regulatory issues and other factors, including the consequences of consolidation itself, also need to be considered. Europe’s retail banking industry is a case in point. At first glance it appears that consolidation within an individual country is the best way to create value because the markets are still largely domestic and cross-border mergers create complexity. But it’s not that simple. In many European countries, there are regulatory barriers to domestic consolidation. Moreover, despite the do-
mestic focus of the customer base and the risks of cross-border mergers, substantial value can still be unleashed through cross-border integration—notably, through the transfer of best practices associated with the increasing industrialization of retail operations. So a cross-border deal could be the way to consolidate.

Potential consolidators also have to bear in mind that increasing competition for a dwindling number of deals tends to push up the price of acquisitions, as has been seen in escalating acquisition premiums and multiples. Any consolidating M&A strategy needs to take these issues, including the changing industry landscape, into account.

How Will Your Dominant Investors React to a Deal?

It is vital to understand your investors’ expectations and plan accordingly. Different types of share- holders have different priorities for TSR, different risk appetites, and, therefore, different expectations about growth. For example, growth-at-reason-
able-price investors prefer stable low-risk growth in earnings per share (EPS), whereas value investors tend to favor payouts of free cash flow over growth. If there is a disconnect between investors’ expectations and what an M&A offers, a company’s stock price and shareholder value can be severely punished.

There can also be a dangerous disconnect between executives’ and investors’ views of net present value (NPV). Executives tend to view the impact of growth initiatives incrementally, whereas investors often assess how an initiative’s NPV fits into the company’s overall NPV. For example, a large industrial-goods company recently made a number of tuck-in acquisitions of niche businesses with low gross margins. Because the acquirer was able to reduce overheads, realize synergies in manufacturing and distribution, and significantly improve cash flows, the acquisitions were positive NPV and improved EPS. Yet investors reacted extremely negatively. They focused on the fact that the acquisitions eroded gross margins, despite the improved cash flow. This led them to think that future NPV would be lower, resulting in a decline in the valuation multiple.

Exhibit 16. High Acquisition Premiums Are Often Justifiable at the Start of Industry Consolidation

Source: BCG project experience; BCG estimates.
How Do You Decide If Now Is the Right Time?

There are a number of factors to weigh in deciding whether to do an M&A. As much as a company might like to optimize the timing of its moves, in many cases market circumstances will dictate the specific timing of a deal. To make sure you are comfortable making a move proactively or reactively, it is critical to work through four interrelated sets of issues.

- Are you sure the deal logic makes strategic sense? Is this a segment with long-term potential?

- Is the target attractive? Does it have a strong market position and appealing baseline trends?

- Can you create value from the deal at the price you are prepared to pay? What are the sources of value? What has the market overlooked that you have spotted? An emerging market trend? Hidden synergies?

- Can you integrate the business and successfully deliver your business proposition? And maintain the momentum of the core business?

If the answer to these questions is yes, then now indeed is the right time to do a deal.
Raise Your Game

Whether or not now is the right time to do a deal, the latest wave of mergers has changed the rules of engagement. To succeed in the future, companies will have to approach M&A in a more rigorous and systematic manner. Here we outline the key ingredients for success.

Professionalize M&A Like Any Other Industrial Process

Although each deal and each company’s circumstances are different, the underlying best practices for M&A hold true across all transactions. These practices have to be managed in a systematic and integrated manner so that the countless interconnected pieces in the M&A puzzle fit seamlessly together. Indeed, the top serial acquirers treat M&A like an industrial process involving three key steps:

- **Establish a compelling strategic logic for M&A rooted in a detailed understanding of your industry's value-creation opportunities and challenges.** What role should M&A play in your strategy? Is consolidation of your core market the way forward, or does the road to superior value lie in adjacent markets? Are acquisitive and divestment options equally applicable?

- **Be ready to act.** Too often, companies adopt a reactive approach to M&A, slipping into deal mode only when an opportunity or a threat appears on the horizon. Without a clear game plan, “deal fever” infects the company as the inevitable time pressures kick in and the bigger strategic picture—and common sense—goes out the window, often with devastating results. To avoid this pitfall, it is essential to identify and prioritize potential targets, including appropriate bidding ranges, well in advance. Potential predators should also be identified, and plans to deal with any attacks should be formulated.

- **Rigorously plan and manage the postmerger integration (PMI) process.** This should be supported by realistic yet stretching targets to ensure that the optimum value is extracted from a deal as rapidly as possible. The importance of PMI cannot be overestimated. (See the sidebar “Plan and Systematically Manage PMI,” page 28, for an overview of best-practice PMI management.)

Understand Your Relative Position Within Your Industry Landscape

One of the golden rules of successful M&A is to focus on growth markets, not on targets. And to identify the markets that offer the greatest sustainable potential for long-term value creation, you need to carry out a detailed analysis of your industry’s landscape. This involves establishing a clear picture of the market, the competitive dynamic, patterns of
The PMI process can make or break an M&A and often differentiates experienced, successful acquirers from value destroyers. The trick is finding the right balance between speed and thoroughness. Although it is important to realize potential synergies quickly—ideally in the first 12 to 18 months—executives often declare victory too early in the rush to return to business as usual, leaving synergies under-exploited and ideas only partially developed.

Different types of mergers also require different styles and speeds. A consolidation M&A, for example, should be fast and top-down, while a growth merger—for example, an M&A to acquire R&D know-how—will usually be more collaborative and gradual.

A disciplined and well-structured integration plan, with stretching and measurable objectives, is vital for success. Keys to successful integration include the following:

• **Communicate the vision and business logic of the deal.** Staff and other pivotal stakeholders, including investors, must understand the strategic rationale, business objectives, and PMI milestones and targets. Senior management must also be seen to be behind the vision and leading its implementation: actions speak louder than words.

• **Separate the PMI process from the core business.** PMI needs its own organization, with a dedicated team of executives and faster-than-usual governance and decision-making processes. Special attention should be paid to prioritizing and adequately resourcing mission-critical functions; this is not the time for allocating resources democratically.

• **Monitor core business performance.** Establish early-warning systems to alert management to any falloff in revenues. Temporary incentives for sales staff and other key personnel should also be considered.

• **Proactively manage the soft issues.** PMI isn’t just a numbers game; it involves complex organizational and cultural changes, with all the human uncertainties and concerns these entail. Key staff should be identified and strategies designed to keep them on board. New appointments should also be handled with care.

• **Move before the close of the deal.** There are numerous actions that can be taken in advance, enabling companies to realize the benefits of the transaction immediately after it is finalized. One of the most effective steps is to establish a clean team to analyze and quantify potential synergies, set provisional targets, and prepare a preliminary PMI plan before the deal is finalized.\(^1\)

• **Challenge decisions and progress after the PMI is deemed complete.** During a PMI, companies often make decisions on pragmatic or political grounds, inflating costs. Revisit these and question their contribution to the company’s value-creation potential. Targets and milestones should also be regularly and rigorously tracked to ensure the PMI stays on track and, if possible, hits its objectives ahead of schedule.

\(^1\) See Powering Up for PMI: Making the Right Strategic Choices, BCG Focus, June 2007.
You need to determine your relative positions and options. Who are your potential prey and predators? If your preferred targets have relatively high expectation premiums, what do you need to lift your premiums to a higher level? And if a predator attacks before you can, what is your game plan? In some cases, it might be sensible to concede defeat—but only if the potential acquirer has the right balance of fundamentals and the right market valuation. In other instances, undervalued companies can join forces or acquire businesses with complementary synergies in order to raise their valuation and avoid the risk of being acquired by a “natural” predator.

Conduct a High-Resolution Valuation of Prospective Targets

Calculating the full range of internal and external costs and benefits of each prospective deal, including potential synergies and risks, is critical. This will not only establish the relative attractiveness of each one but, equally importantly, set the optimum bidding range. Paying an excessive price for a target, usually because of overly optimistic synergy estimates, is one of the easiest and most common ways to squander the value-creation potential of M&A. A high-resolution valuation of the target must be carried out. Specific steps include the following:

• Thoroughly test the upside potential of the acquisition. Base projections on original research, not historical or average performance. The research could include an analysis of the recent performance of the target’s products; blind interviews with suppliers, customers, and others with detailed knowledge of the target’s business; and an in-depth study of heavy-user segments and their consumption trends.

• Assess the internal impact of the deal. Acquisitions invariably divert time and resources from internal projects. Which internal initiatives would have to be scaled back, eliminated, or delayed? What are the potential costs?

• Quantify the costs of inaction. Failure to buy a target not only closes off the upside potential but also exposes the company to the risks of a rival purchasing the business. What impact would a strengthened competitor, with a lower cost base and heavier R&D capability, have on your plans and price points?

• Carry out premerger acquisition exercises. Managers should develop a set of cost and revenue upsides, with quantified probabilities, for their respective functions and be held accountable for their analyses. This will not only inject an air of realism into the exercise but also provide a detailed, ready-to-run road map for the PMI once the deal is finalized.

• Get the cost of capital right. Too many strategic buyers appear to be applying inflexible and unnecessarily high risk premiums to their transactions on the basis of higher historical default rates. These should be readjusted to reflect today’s realities and opportunities. Similarly, companies should use a market-based weighted average cost of capital that takes into account current all-time-low interest rates, as opposed to basing WACC on the long-term average cost of debt.

A high-resolution valuation can be critical to thinking through a bidding strategy for value creation. In fact, the most skilled acquirers establish opening and closing bids in advance to avoid the risk of deal fever. Opening bids should be based on precedent transactions, a conservative estimate of the potential value creation, and the funding constraints of competing bidders. Walk-away price points should be based on an aggressive but realistic estimate of the upside, as well as the critical thresholds for funding, dilution, and TSR accretion.

To establish the maximum bidding price, the following four core questions need to be answered. (See Exhibit 17, page 30.)

• What is a fair standalone value?

• How much additional NPV would an ambitious yet realistic business plan deliver—including cost synergies and revenue upsides made possible through the acquisition?

• How much value is at risk, for example, through the defection of key customers or staff?
• Should you pay a strategic premium? How significant are the strategic advantages of the deal (for example, in terms of gaining market share, new geographic footholds, or intellectual property)? What are these worth and how much of that value should you offer the target?

Learn from Private Equity

The best corporate acquirers adhere to the following five key PE practices.

• Consider leveraging up. Debt—private equity’s weapon of choice—has several advantages in addition to its basic tax shield. It not only forces management teams to concentrate on cost reduction—“the disciplining power of debt”—it can also help spark creative ideas for revenue growth. One study, conducted by a large European private equity firm, found that 50 percent of the value generated by companies acquired by PE firms came from growth and only 18 percent came from margin improvement. Before releveraging, however, it is important to consider the impact that additional debt might have on a company’s credit rating as well as its aggregate effect on value creation. For instance, unpublished BCG research found that leveraged recapitalizations reduced corporate valuations.

• Establish an active dialogue with key investors. Because a PE firm is usually the only investor in a target (and takes the company private), it can ensure that the objectives of management and owners are aligned. Public companies cannot realistically replicate this relationship because they have numerous shareholders, but they can emulate it, to a degree, by establishing a direct and regular dialogue with their dominant investors. This has several important advantages. In addition to enabling management to understand how investors might react to particular initiatives, such as an M&A, it can give the company valuable insights into strategic tradeoffs: investors often have information and perspectives that managers lack. Building close relationships with dominant investors can also cement loyalty, reducing the risks of shareholder activism and hostile takeover. But discussions with major shareholders shouldn’t be left to the investor relations team. Senior management must directly engage with dominant investors. However, it is important to bear in mind that any information revealed to a dominant investor must also be disclosed simultaneously to all other shareholders.

Exhibit 17. The Answers to Four Core Questions Should Drive the Maximum Bidding Price

Source: BCG analysis.
• **Build an engaged and effective board of directors.** Recruit board members with the breadth and depth of industry experience and functional expertise needed to optimize the company’s value creation. The board should be encouraged to play an active role in the business, not just a supervisory function (although in some countries, such as Germany, this may not be possible because of regulatory constraints).

Linking board members’ compensation to value creation is one way to do this. When an M&A is being considered, an engaged board can play a particularly valuable role in ensuring that the right information is considered at the right time and that the pre-agreed criteria—including bidding limits—are adhered to so that deal fever does not set in.

• **Get managers to act like owners.** There is little evidence that traditional incentive-compensation packages, including stock options, have any impact on value creation. However, PE firms have found a very effective way to motivate managers and focus their minds on hitting targets: they expect them to put money into the company. A BCG benchmarking study found that managers at companies bought by PE firms have the equivalent of up to two years of their salaries invested in the businesses—and receive 8 to 12 times that amount on exit.

• **Integrate rapidly and aggressively with clear goals.** PE firms have a laserlike focus on creating value within a three-to-five-year time frame. To signal the urgency of the task ahead and provide the necessary momentum, they also usually institute 100-day programs once an M&A is complete. Strategic buyers should introduce equally structured and tight timeline goals, with incentives linked to the achievement of these objectives. While not fundamentally different from other management endeavors, PMI provides a particular challenge because of its scale, complexity, and high stakes.

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### Establish Clear Structures for M&A Process Management

As in any other industrial process, organization is critical for implementing an effective M&A strategy, especially as the sophistication required to win intensifies. To provide the necessary focus and expertise, a “deal committee” should be established, composed of deal-hardened M&A specialists and core business unit leaders. Its main functions at each stage of the process should include the following:

• **At the Outset.** Review the business units’ acquisition wish lists against a standard set of metrics and allocate capital according to the units’ value-creation potential and the strategic fit and suitability of the targets. The units should compete for the company’s scarce capital.

• **When Initial Discussions with a Target Begin.** Assess the target’s strategic and financial value, as well as its organizational and cultural fit, and discuss the target’s key personnel. Assumptions and projections should be rigorously challenged.

• **Once the Company Agrees to Bid for a Target.** Finalize the purchase price range and determine whether the target will operate as a standalone or an integrated business, if acquired.

• **Before a Recommendation Is Made to the Board.** Evaluate due diligence findings. In some cases, deals below a certain value—$100 million in the case of one U.S. corporation, although the exact threshold depends on a company’s size—do not need board approval and instead require a green light from the finance committee.

• **After the Deal Is Closed.** Track the newly acquired company’s performance and hold managers accountable for company results against their expected targets. Lessons learned should be fed back to the committee to enhance efficiency in future M&A deals.
Conclusion:
Ten M&A Questions CEOs Should Know How to Answer

M &A does not have to be a game of chance. Although mergers destroy value on average, they can also generate substantial value. And many companies are getting better at reaping these rewards, reflected in the higher proportion of value-creating M&A deals that are occurring now than in the past.

But it’s getting much tougher to succeed and survive—deals are becoming larger than ever before, industries are consolidating more rapidly (making even the biggest players potential prey), and private equity is becoming more aggressive (inflating premiums and multiples). To win in this brave new world, either as a buyer or a seller, CEOs must be able to answer ten critical questions:

1. Do you have a clear picture of your industry’s landscape? Do you understand your relative position?

2. Do you have a clear strategy for each asset in your portfolio? Which will you grow and how—organically or by M&A? Which will you maintain? Which will you fix? Which will you divest—to whom and when?

3. Do you have an up-to-date prioritized list of potential M&A targets? Do you know which you want to call and reach out to proactively, and which you will “react” to?

4. Do you know how much value you could create from combining with these targets?

5. Do you know how much you are willing to pay for these targets?

6. Do you have your due diligence questions on these targets ready to go?

7. Do you know your debt capacity and how additional debt would impact your credit rating?

8. Do you know how your dominant investors will react to any M&A you are considering? What is the reserve price at which your shareholders would sell their stock?

9. Who might consider your company a potential target?

10. Do you have a “war room,” plans, and supporting data to deal with a hostile bid? And how would you react if attacked by shareholder activists?
Appendix: Methodology

The research that underpins this report was conducted by the BCG M&A Research Center in cooperation with the Leipzig Graduate School of Management (HHL) in the spring of 2007. It is based on an analysis of three different data sets totaling more than 380,000 M&A transactions.

- General Market Trends. We analyzed all reported M&A transactions in North America, Europe, and Asia-Pacific from 1997 through 2006 (376,033 deals).

- Shareholder Value Created and Destroyed by M&A. We analyzed deals involving publicly listed acquirers and targets from 1992 through 2006 (3,190 deals), focusing on the largest deals. To ensure that sufficient explanatory data would be available, we limited the sample to the top quartile of transactions in North America, Europe, and Asia-Pacific. The minimum transaction sizes were $150 million in North America, $50 million in Europe, and $25 million in Asia-Pacific. Shareholder value was measured by total shareholder returns and calculated using the event study method. Unless otherwise stated, value creation and destruction refer to the value gained or lost by the acquirer.

- M&A Practices Employed by PE Firms and Strategic Buyers. We tested the differences between the M&A practices of PE and strategic investors from 2000 through 2006 (3,366 deals). All the targets in the sample were publicly listed; the acquirers could be privately held. The minimum transaction size was $150 million.

Although distinct samples were required in order to analyze different issues, all the analyses employed similar econometric methodologies. For any given day and company, the abnormal (that is, unexpected) returns were calculated as the deviation of the observed from the expected returns. (See Equation 1.)

\[
AR_{i,t} = R_{i,t} - E(R_{i,t})
\]

with:
- \(AR_{i,t}\) = Abnormal return for given security i and day t
- \(R_{i,t}\) = Observed return for given security i and day t
- \(E(R_{i,t})\) = Expected return for given security i and day t

Following the most commonly used approach, we used a market model estimation to calculate expected returns.1 The market model regresses an individual stock’s returns on a benchmark index over an estimation period unaffected by the event studied. (See Equation 2, page 34.)

The derived beta factor is then applied to the observed market returns for the given event day to

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Finally, we calculated the abnormal returns (that is, the difference between actual stock returns and those predicted by the market model) for different time windows around the announcement date, with a period of +/- three days. We concurrently calculated the impact of M&A deals on the returns of acquirers, targets (also referred to as “acquisition premiums”), and for a value-weighted joint entity (measuring the overall value impact).

We assessed the statistical significance of the calculated abnormal returns using two alternative tests. The standard t-test establishes whether average abnormal returns are different from zero (one-sample test) and the statistical significance of the differences between the mean abnormal returns of different subsamples (two-sample test). To validate the results of the t-test, we used non-parametric Wilcoxon tests, which yield similar results.

We show below the event study setup that we used to estimate the value created by M&A transactions. (See the exhibit “Event Study Setup.”) Using a 180-day period, starting 200 days (and ending 21 days) before deal announcement, a market model was estimated relating the returns on individual stocks to returns of a relevant benchmark index.

2. The indexes that we used were Dow Jones Industrials for North America, Dow Jones Eurostoxx for Europe, and Dow Jones Asia Pacific for the Asia-Pacific region.

\[
E(R_{i,t}) = \alpha_i + \beta_i R_{m,t} + \varepsilon_{i,t}
\]

with:
\( \alpha \) = Regression intercept
\( \beta \) = Beta factor

\[
AR_{i,t} = R_{i,t} - (\alpha_i + \beta_i R_{m,t})
\]

Equation 2

Equation 3

We did not consider the time period from day –20 to day –4 (that is, 17 days, from 20 days to 4 days before an M&A announcement), because stock returns may potentially be affected by rumors or leakage effects.
For Further Reading

The Boston Consulting Group publishes other reports and articles on the topic of M&A that may be of interest to senior executives. Recent examples include:

**Powering Up for PMI: Making the Right Strategic Choices**
A Focus by The Boston Consulting Group, June 2007

**“Managing Divestitures for Maximum Value”**
Opportunities for Action in Corporate Development, March 2007

**“A Matter of Survival”**
Opportunities for Action in Corporate Development, January 2007

**Spotlight on Growth: The Role of Growth in Achieving Superior Value Creation**
The 2006 Value Creators report, September 2006

**“The Strategic Logic of Alliances”**
Opportunities for Action in Corporate Development, July 2006

**“What Public Companies Can Learn from Private Equity”**
Opportunities for Action in Corporate Development, June 2006

**“Successful M&A: The Method in the Madness”**
Opportunities for Action in Corporate Development, December 2005

**Balancing Act: Implementing an Integrated Strategy for Value Creation**
The 2005 Value Creators report, November 2005

**The Role of Alliances in Corporate Strategy**
A report by The Boston Consulting Group, November 2005

**Growing Through Acquisitions: The Successful Value Creation Record of Acquisitive Growth Strategies**
A report by The Boston Consulting Group, May 2004

**Winning Through Mergers in Lean Times**
A report by The Boston Consulting Group, July 2003
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