



Adam Konrad Shareholder

CHICAGO, MILWAUKEE

OFFICE: 414.298.8737

akonrad@reinhartlaw.com

LinkedIn:

https://www.linkedin.com/pub/adam-konrad/1b/338/1a1

Adam Konrad is the managing shareholder of Reinhart's Chicago office and a member of the firm's Corporate Law and International practices. His practice focuses primarily on mergers, acquisitions and joint ventures, and he often serves clients in an outside general counsel capacity, providing strategic guidance on a variety of matters.

Adam has significant experience helping clients from German-speaking countries and Scandinavia enter the U.S. market and successfully manage their U.S. operations. He is fluent in German and travels to Europe frequently to strengthen relationships with clients and local advisers. Adam interned with the Bundeszentralamt für Steuern/German Federal Central Tax Office and the Berlin offices of a large international law firm as part of a Robert Bosch Foundation Fellowship.

Adam works with clients across a wide range of industries, including industrial and heavy equipment, fintech, professional services, medical and diagnostic devices, medical/dental practice acquisitions and manufacturing. He is committed to developing long-term relationships with clients by learning their businesses and becoming personally invested in their success. Adam is a pragmatic and results-oriented attorney, dedicated to ensuring legal strategies align with client goals.

In his free time, Adam enjoys swimming and long-distance cycling.

Education

- J.D./LL.M. in International and Comparative Law, Cornell Law School
- Course of Study, Bucerius Law School
- B.A., with distinction, University of Wisconsin-Madison

Bar Admissions

Wisconsin, Illinois



Languages

German

Practices

- Corporate Law
- Institutional Investor Services
- Health Care

Services

- Mergers and Acquisitions
- Health Care Transactions
- Commercial and Competition Law
- International

Matters

- Carveout sale of a terminal logistics software and technology business on behalf of a foreign publicly traded logistics company. Transaction value: \$450 million.
- Sale of health care analytics company to a publicly traded managed health care buyer. Transaction value: \$400 million.
- Sale of a privately held heavy equipment dealer. Transaction value: \$385 million.
- Carveout sale of a health care technology payments business to private equity buyer on behalf of a publicly traded financial services technology client. Transaction value: \$335 million.
- Carveout purchase of a terminal logistics software and technology business on behalf of a publicly traded logistics company. Transaction value: \$192 million.
- Sale of an educational software company on behalf of a private equity buyer/mezzanine lender. Transaction value: \$170 million.
- Sale of a hospice and home care business to a foreign private equity group. Transaction value: \$95 million
- Negotiation of an equipment purchase agreement in connection with a design and build project for a publicly traded client's more than 400,000-square-foot new production facility. Project value: \$103 million; equipment value: \$77 million.
- Purchase of a paper industry equipment manufacturer on behalf of a publicly traded client. Transaction value: \$57 million.



- Purchase of a steel industry manufacturing and service company on behalf of a private equity client. Transaction value: \$55 million.
- Purchase of an energy storage company on behalf of a publicly traded client. Transaction value: \$52 million.
- Purchase of a merchant card processing portfolio and related business on behalf of a publicly traded financial services technology client. Transaction value: \$49 million.

Honors & Affiliations

• Best Lawyers in America (Corporate Law)