

Navigating Merger and Acquisition: A Detailed Analysis of the Concept and Comparative Study of the Merger And Aquisition Law with Regards to Different Countries

Yashi and Prof. (Dr.) Bodhisatva Acharya

LLM Candidate, ICFAI University, Dehradun, India¹

¹Asst. Professor, ICFAI University, Dehradun, India²

Abstract: Merger clearly refers to when two or more than two companies join to form a new venture. Here, all the combining companies are dissolved in a new entity that continues to operate further. It has been segregated into three different forms that are horizontal, vertical and conglomerate. Horizontal is the kind of merger that happens when two competitors combine and it causes firms to experience and increase in market power. Vertical mergers turn out to be a combination of the companies where the buyer and seller relationship are present. Since liberalization in India has beg, M&A is undergoing drastic change. The MRTTP act and the other legislation also got amended that paved a way for the large businesses and the group including the foreign companies to take the route of M&A for the growth.