

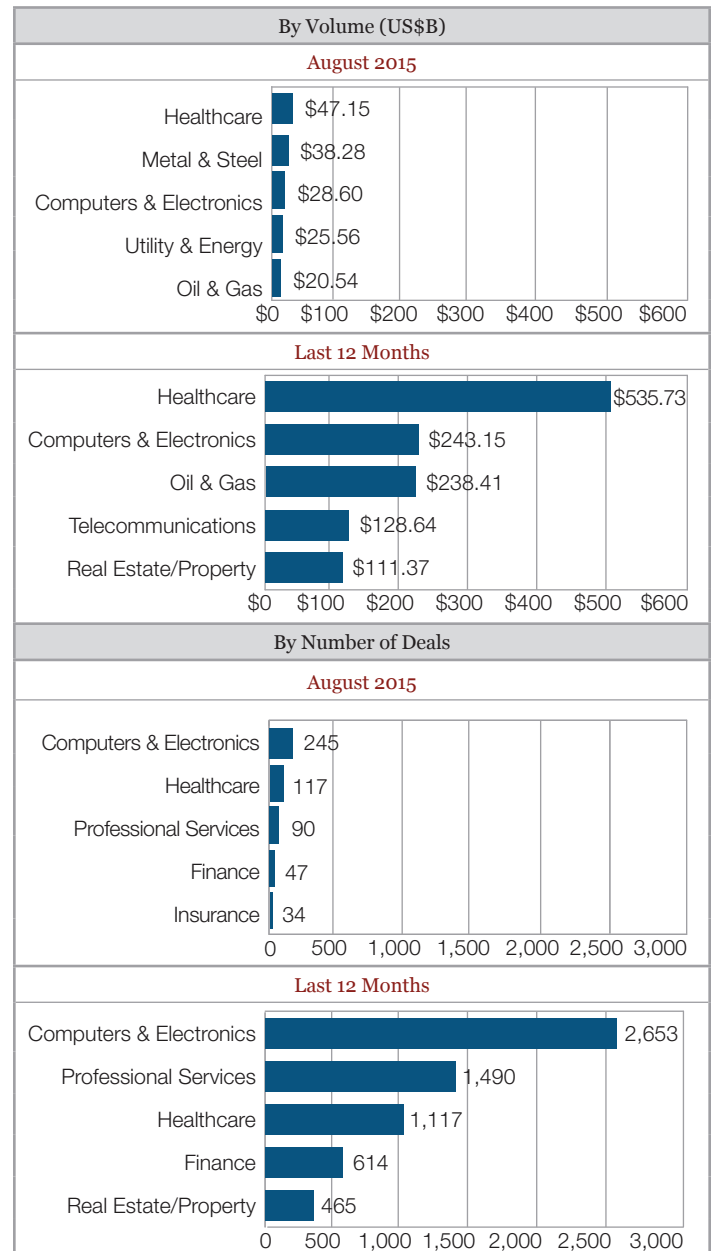
September 2015, Issue 42

M&A Activity

Figure 1

August 2015	Global	+/- From Prior Month	U.S.	+/- From Prior Month
Total				
Volume (US\$B)	370.25	(92.79)	202.27	(59.73)
No. of deals	2,621	(708)	876	(24)
Avg. value of deals (US\$mil)	281.8	11.5	612.9	(82.0)
Avg. deal multiple ¹	12.4x	1.6	12.1x	(0.1)
Strategic Transactions				
Volume (US\$B)	272.93	(113.80)	155.68	(71.11)
No. of deals	2,282	(600)	686	(8)
Avg. value of deals (US\$mil)	229.6	(24.1)	564.1	(189.4)
Avg. deal multiple ¹	12.8x	2.1	13.3x	(0.7)
Sponsor-Related Transactions				
Volume (US\$B)	97.31	21.01	46.59	11.37
No. of deals	339	(108)	190	(16)
Avg. value of deals (US\$mil)	778.5	372.7	862.7	399.4
Avg. deal multiple ¹	10.6x	(0.9)	8.5x	(0.3)
Crossborder Transactions²				
Volume (US\$B)	125.02	(73.03)	Inbound 47.49 Outbound 32.00	Inbound (38.81) Outbound (6.39)
No. of deals	625	(273)	Inbound 132 Outbound 121	Inbound (5) Outbound (72)
Avg. value of deals (US\$mil)	425.2	(35.4)	Inbound 730.7 Outbound 820.4	Inbound (520.2) Outbound 368.8
Avg. deal multiple ¹	12.4x	2.6	Inbound 15.1x Outbound 14.6x	Inbound 5.4 Outbound 3.7

Figure 2 - Most Active U.S. Target Industries³



Figures 1-3 were compiled using data from Dealogic, and are for the broader M&A market, including mergers of any value involving public and/or private entities. Figures 4 and 5 were compiled using data from FactSet MergerMetrics, and are limited to mergers involving public U.S. targets announced during the period indicated and valued at \$100 million or higher regardless of whether a definitive merger agreement was reached and filed or withdrawn. All data is as of September 2015 unless otherwise specified. "Last 12 Months" data is for the period from September 2014 to August 2015 inclusive. Data from Dealogic and FactSet MergerMetrics may include multiple offers, as applicable, for the same target company. Data obtained from Dealogic and FactSet MergerMetrics has not been reviewed for accuracy by Paul, Weiss.

¹ Ratio of enterprise value to EBITDA, trailing 12 months. This statistic is calculated using a smaller subset of deals for which this data is available.

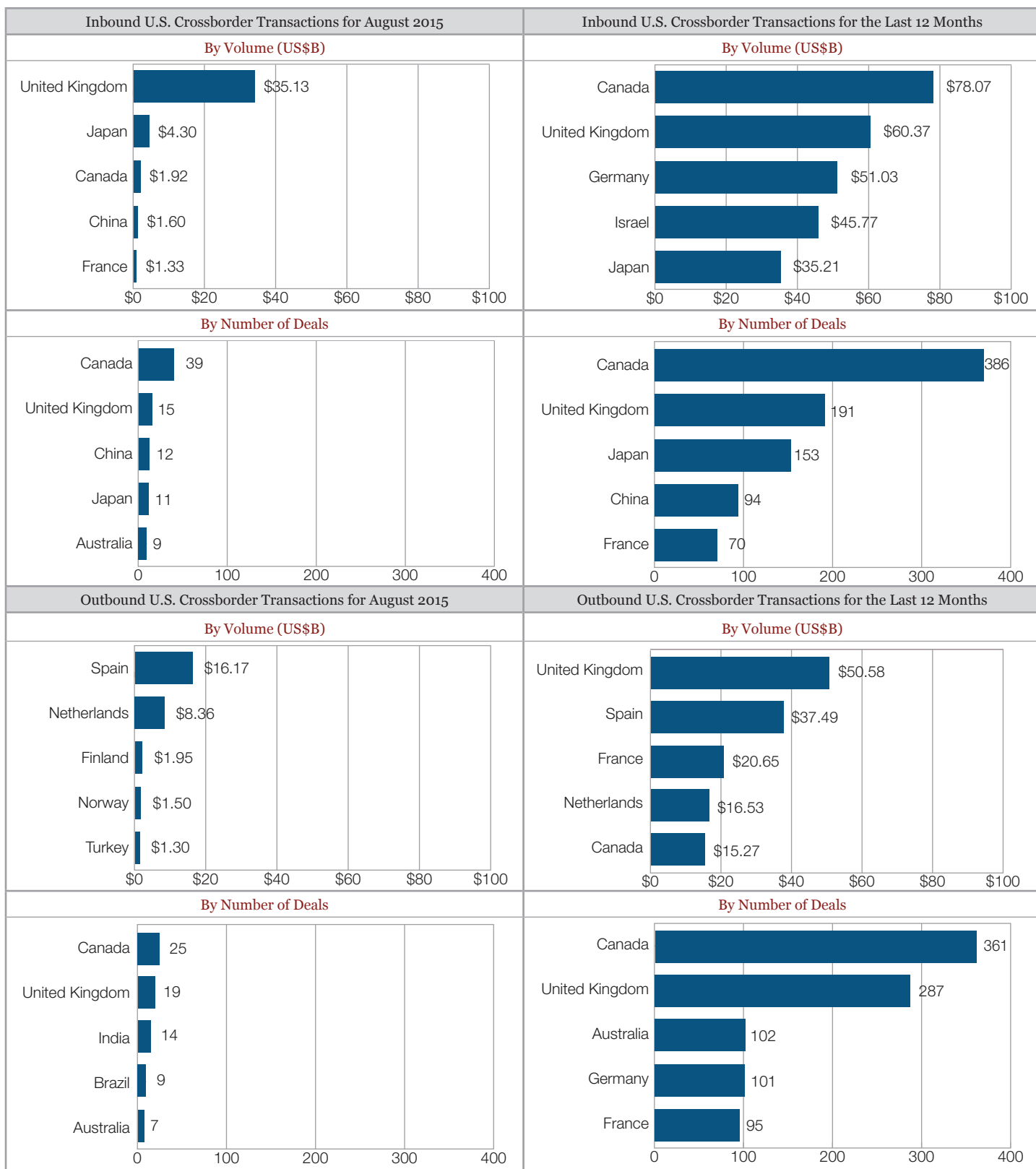
² Global crossborder transactions are those where the acquirer and the target have different nationalities. Nationality is based on where a company has either its headquarters or a majority of its operations.

U.S. crossborder transactions are those transactions where the acquirer and the target have different nationalities and either the acquirer ("Outbound") or the target ("Inbound") has a U.S. nationality.

³ Industries categories are determined and named by Dealogic.

M&A Activity (Continued)

Figure 3 - Top 5 Countries of Origin or Destination for U.S. Crossborder Transactions



M&A Activity (Continued)

Figure 4 - Average Value of Announced U.S. Public Mergers (in US\$mil)

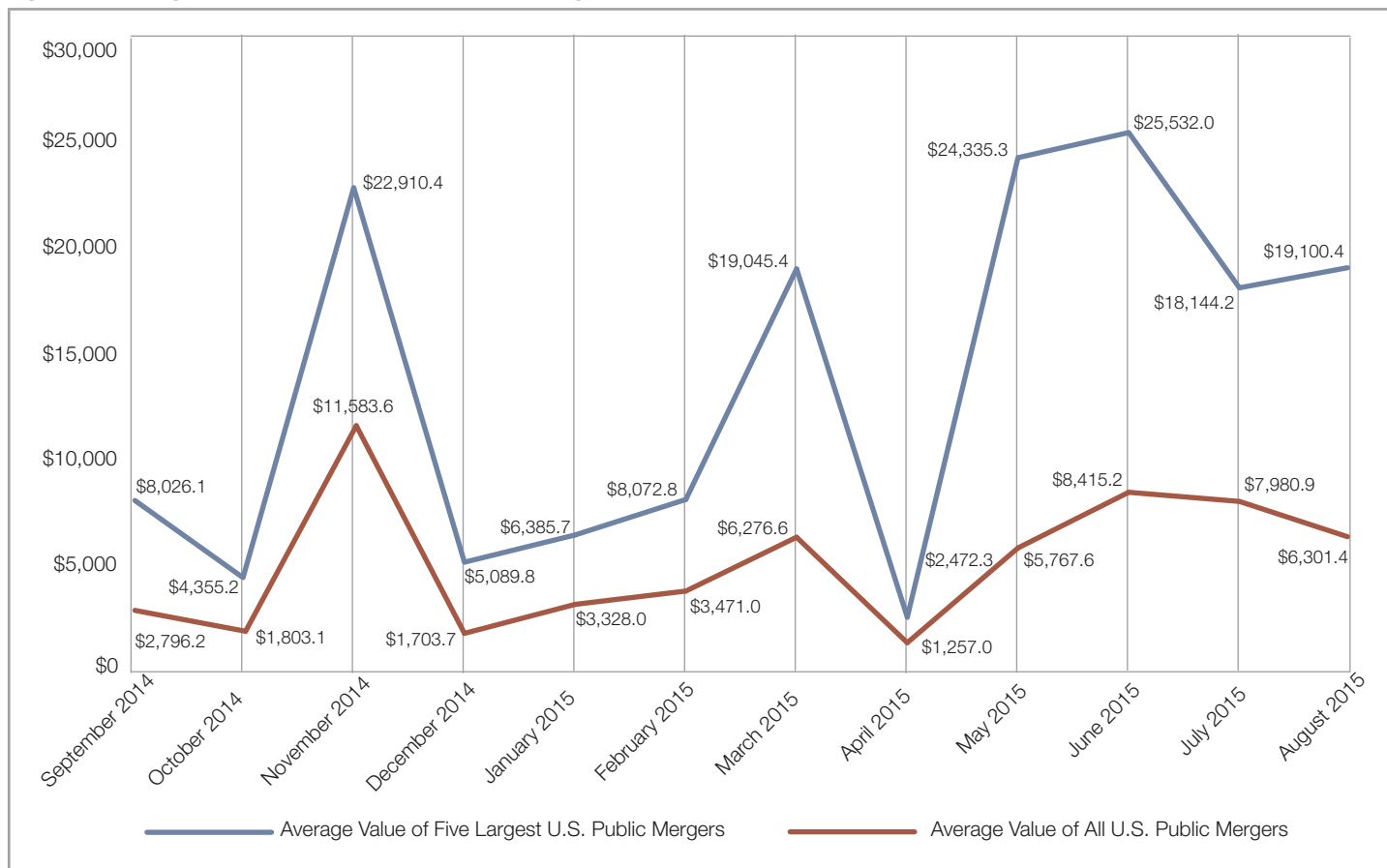
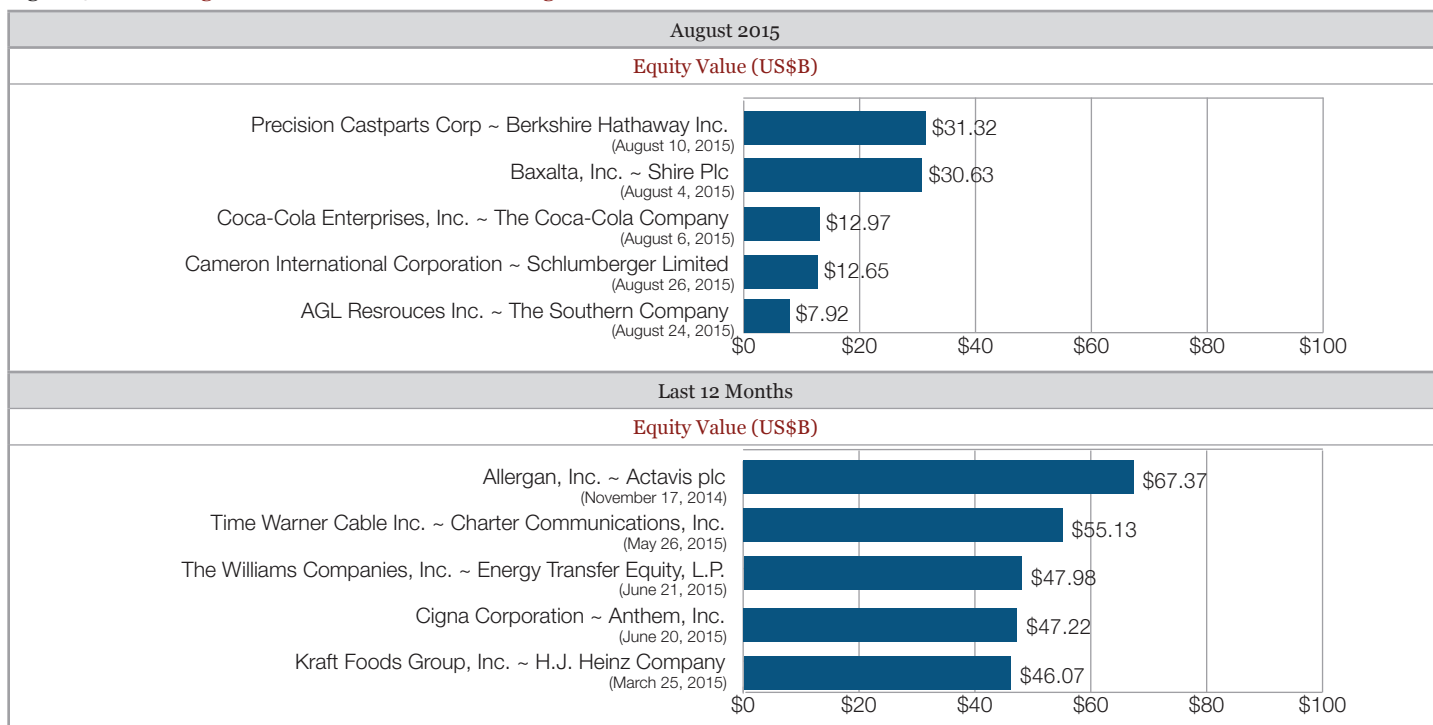


Figure 5 - Five Largest Announced U.S. Public Mergers



M&A Terms

Figure 6 - Average Break Fees as % of Equity Value⁴

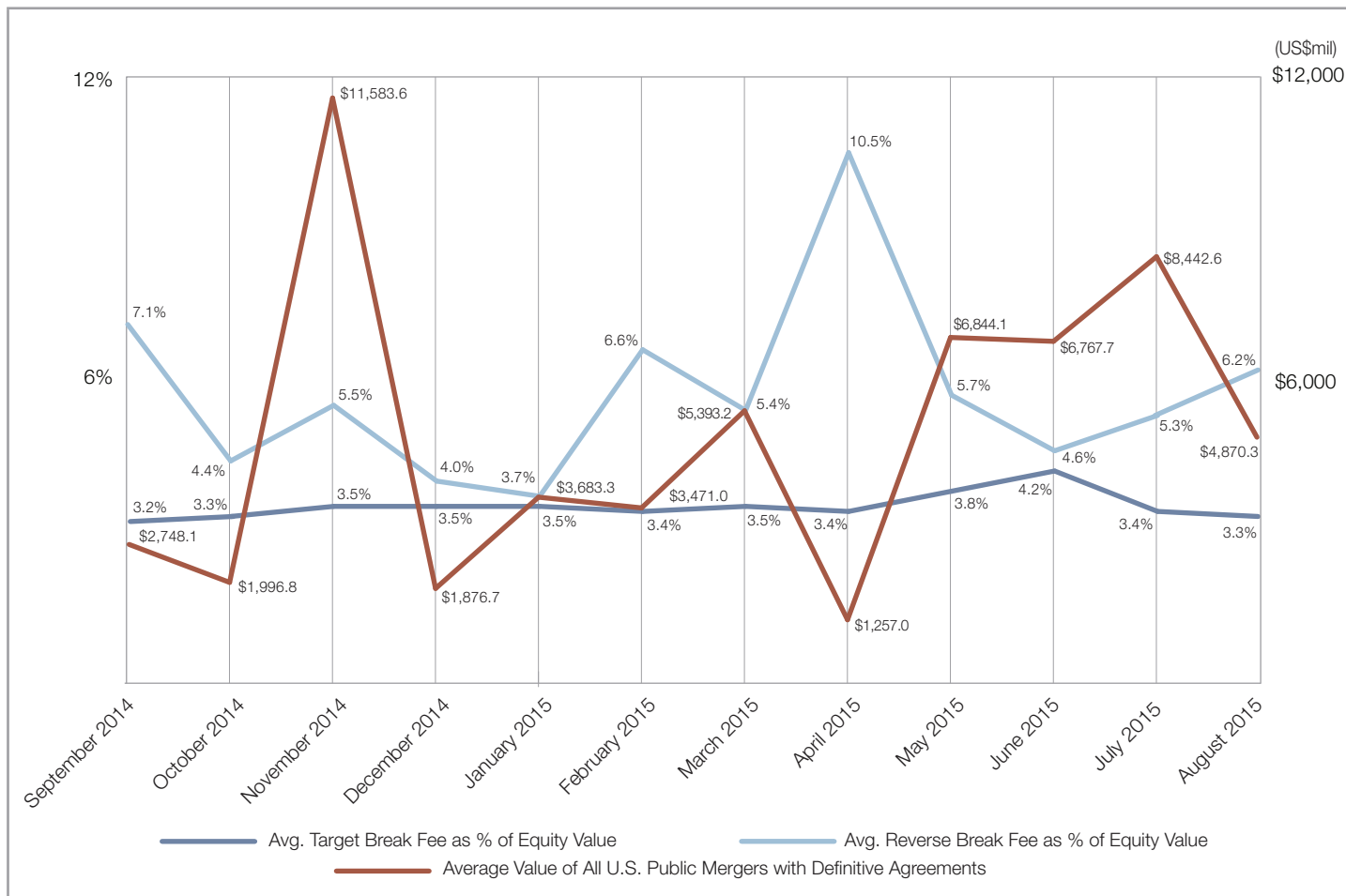


Figure 7 - Average Break Fees as % of Equity Value

	August 2015	Last 12 Months
Target Break Fee for All Mergers	3.3	3.5

	August 2015	Last 12 Months
Reverse Break Fee for All Mergers	6.2	5.6
Reverse Break Fee for Mergers Involving Financial Buyers ⁵	6.2	7.5
Reverse Break Fee for Mergers Involving Strategic Buyers ⁶	6.3	5.0

Figures 6-12 were compiled using data from FactSet MergerMetrics, and are limited to select mergers involving public U.S. targets announced during the period indicated, valued at \$100 million or higher and for which a definitive merger agreement was reached and filed (unless otherwise indicated). Data from Dealogic and FactSet MergerMetrics July include multiple offers for the same target company. Data obtained from FactSet MergerMetrics has not been reviewed for accuracy by Paul, Weiss.

⁴ Based on the highest target break fees and reverse break fees payable in a particular deal.

⁵ One transaction in August 2015 involving a financial buyer had a reverse break fee.

⁶ Three transactions in August 2015 involving a strategic buyer had a reverse break fee.

Figure 8 - U.S. Public Merger Go-Shop Provisions

	August 2015	Last 12 Months
% of Mergers with Go-Shops	0.0	10.4
% of Mergers Involving Financial Buyers with Go-Shops	0.0	36.4
% of Mergers Involving Strategic Buyers with Go-Shops	0.0	6.6
Avg. Go-Shop Window (in Days) for All Mergers with Go-Shops	N/A	35.8
Avg. Go-Shop Window (in Days) for Mergers Involving Financial Buyers with Go-Shops	N/A	39.8
Avg. Go-Shop Window (in Days) for Mergers Involving Strategic Buyers with Go-Shops	N/A	32.6

M&A Terms (Continued)

Figure 9 - Form of Consideration as % of U.S. Public Mergers⁷

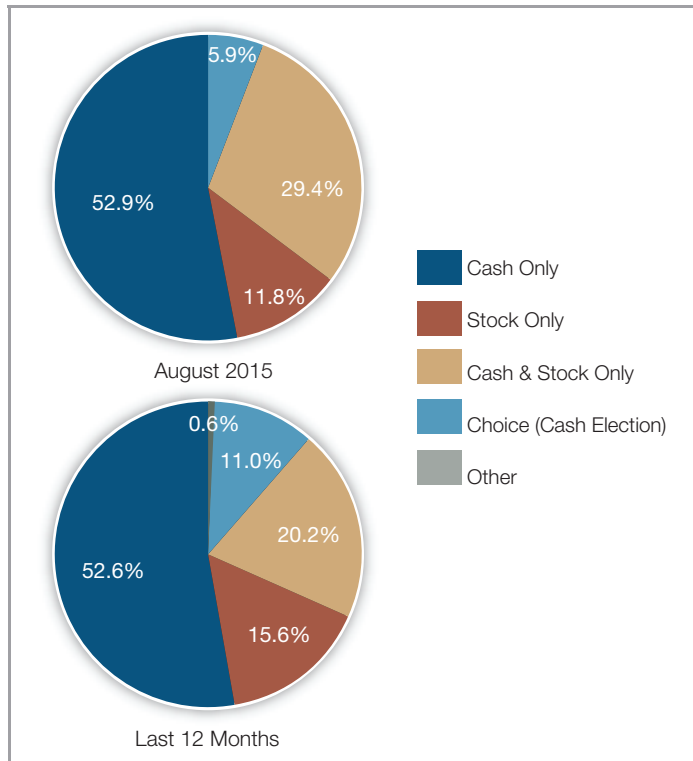


Figure 10 - % of Partial and All Stock Deals that Have a Fixed Exchange Ratio

August 2015	85.7
Last 12 Months	93.5

Figure 11 - Tender Offers as % of U.S. Public Mergers

August 2015	11.8
Last 12 Months	23.1

Figure 12 - Hostile/Unsolicited Offers as % of U.S. Public Mergers⁸

August 2015	5.6
Last 12 Months	11.1

⁷ Due to rounding, percentages may not add up to 100%.

⁸ This data includes both announced transactions for which a definitive merger agreement was reached and filed and those for which a definitive merger agreement was never reached and filed (including withdrawn transactions).

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This publication is not intended to provide legal advice, and no legal or business decisions should be based on its content. Questions concerning issues addressed in this memorandum should be directed to:



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