

Table of Contents

Volume 1

CHAPTER 1. ARGENTINA

I. INTRODUCTION TO THE LEGAL SYSTEM

§ 1:1 Generally

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

§ 1:2 Trade secrets related to manufacturing and product technology

§ 1:3 Confidential business information

III. CRIMINAL LAW AND PROTECTION OF TRADE SECRETS

§ 1:4 Statutes

§ 1:5 —Misappropriation of documentation

§ 1:6 —Disclosure of secrets

§ 1:7 —Unfair competition

§ 1:8 —Theft

§ 1:9 —Fraud

§ 1:10 —Unlawful communication of inventions

§ 1:11 —Law on confidentiality

§ 1:12 Penalties

§ 1:13 Enforcement agencies

§ 1:14 Recent record of enforcement

IV. CIVIL LAW AND PROTECTION OF TRADE SECRETS

§ 1:15 Civil statutes

§ 1:16 Contract law

§ 1:17 —Contracts with employees

§ 1:18 —Contracts dealing with know-how

§ 1:19 —Contracts with manufacturers, contractors, and subcontractors

§ 1:20 —Precontractual arrangements

§ 1:21 —Provisions as to commercial information

- § 1:22 Equitable doctrines that create implied obligations of confidentiality
- § 1:23 Employer-employee relations—Covenants not to compete
- § 1:24 —Contractual obligations of nondisclosure
- § 1:25 —Implied duties
- § 1:26 —Ownership of employee inventions
- § 1:27 Remedies—Injunctions
- § 1:28 —Damages

V. GOVERNMENT REGULATION RELATED TO LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 1:29 Governmental guidelines covering imported and/or exported technology, as applied to trade secrets
- § 1:30 Governmental guidelines covering contributions of technology by joint venture partners, as applied to trade secrets
- § 1:31 Antitrust laws governing licensing and other commercialization of industrial property, as applied to trade secrets

VI. MAINTAINING CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 1:32 Agency review
- § 1:33 Litigation

VII. TAXATION AND TRADE SECRETS

- § 1:34 Withholding and other taxes on royalties paid to licensors
- § 1:35 Deductibility and amortization of R&D costs
- APPENDIX 1A. Relevant statutes and regulations
- APPENDIX 1B. Model nondisclosure agreements
- APPENDIX 1C. Model license agreement (relevant provisions)

CHAPTER 2. AUSTRALIA

- § 2:1 Introduction to the legal system
- § 2:2 Trade secrets as defined by statute or case law
- § 2:3 —Trade secrets and confidential information relating to manufacturing, product technology, and business affairs
- § 2:4 Criminal law and the protection of trade secrets

TABLE OF CONTENTS

§ 2:5	Civil law and the protection of trade secrets—Civil statutes
§ 2:6	—Contract law
§ 2:7	—Equitable doctrines which create implied obligations of confidentiality
§ 2:8	—Employer-employee relationship
§ 2:9	—Covenants not to compete
§ 2:10	—Contractual obligations of nondisclosure
§ 2:11	—Implied duties
§ 2:12	—Ownership of employee inventions
§ 2:13	—Remedies
§ 2:14	—Preliminary discovery proceedings
§ 2:15	—Interlocutory injunctive relief
§ 2:16	—Search orders
§ 2:17	—Other remedies
§ 2:18	—Delivery up
§ 2:19	—Damages and equitable compensation
§ 2:20	—Account of profits
§ 2:21	Governmental regulation in relation to licensing and other commercialization of trade secrets
§ 2:22	Maintaining the confidentiality of trade secrets during review by government agencies and litigation—Agency review
§ 2:23	—Litigation
§ 2:24	Taxation and trade secrets—Withholding and other taxes on royalties paid to nonresident licensors
§ 2:25	—Tax offsets for eligible R&D activities
§ 2:26	—Goods and services tax (GST)
§ 2:27	—Stamp duty
APPENDIX 2A.	Examples of Commonwealth and New South Wales Legislation in which the Words “Confidential Information” or “Trade Secrets” appear:
APPENDIX 2B.	Sample Clauses for Confidentiality Agreements
APPENDIX 2C.	Extracts from Parts 7 and 14 of the Federal Court Rules—Preliminary Discovery and Orders for Inspection/Preservation
APPENDIX 2D.	Federal Court of Australia—Search Orders Practice Note (GPN-SRCH)—(also known as ‘Anton Piller Orders’)

CHAPTER 3. AUSTRIA

I. INTRODUCTION TO THE LEGAL SYSTEM

§ 3:1	Generally
-------	-----------

II. TRADE SECRETS AS DEFINED BY STATUTE AND CASE LAW

§ 3:2 Generally

III. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

§ 3:3 Statutes

§ 3:4 —Criminal Code—Industrial espionage

§ 3:5 — —Violation of professional secrets

§ 3:6 — —Accessing means of communication

§ 3:7 — —Violation of official secrets

§ 3:8 — —Prohibited publication

§ 3:9 —Other public laws—Statutes having constitutional
force

§ 3:10 — —Secondary criminal regulations and
administrative statutes

§ 3:11 Penalties

§ 3:12 Enforcement agencies

§ 3:13 —Criminal courts

§ 3:14 —Government authorities and disciplinary bodies

§ 3:15 Recent record of enforcement of Criminal law

IV. CIVIL LAW AND THE PROTECTION OF TRADE SECRETS

§ 3:16 Generally

§ 3:17 Civil statutes—Unfair Competition Act

§ 3:18 —General Civil Code

§ 3:19 — —Agency

§ 3:20 — —Employment

§ 3:21 — —Contract for (specific) work

§ 3:22 —Business and company law

§ 3:23 — —Partnerships

§ 3:24 — —Companies

§ 3:25 — —Unfair Competition Act

§ 3:26 Contract law

§ 3:27 Equitable doctrines that create implied obligations of
confidentiality

§ 3:28 Employer-employee relationship—Covenants not to
compete

§ 3:29 —Contractual obligations of nondisclosure

§ 3:30 —Implied duties

§ 3:31 —Ownership of employee inventions

§ 3:32 Remedies—Injunctions

§ 3:33 —Damages

TABLE OF CONTENTS

V. GOVERNMENT REGULATIONS RELATED TO THE LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 3:34 Generally
- § 3:35 Foreign Trade Act 2011
- § 3:36 Cartel Act

VI. MAINTAINING THE CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 3:37 Generally
- § 3:38 Agency review—Administrative procedures
- § 3:39 —Taxation proceedings
- § 3:40 Litigation—Criminal courts
- § 3:41 —Civil courts
- § 3:42 —Arbitration

VII. TAXATION AND TRADE SECRETS

- § 3:43 Withholding and other taxes on royalties paid to licensors
- § 3:44 Deductibility and amortization of R&D costs
- § 3:45 Stamp Duty

APPENDIX 3A. Translations of Relevant Statutes and Regulations

CHAPTER 4. BELGIUM

- § 4:1 Introduction to the legal system
- § 4:2 The Trade Secrets Act—The definition of trade secrets
- § 4:3 The Trade Secrets Act—The beneficiary of protection of trade secrets
- § 4:4 The Trade Secrets Act—The acts against which no action can be taken: The lawful acquisition, use or disclosure of trade secrets
- § 4:5 The Trade Secrets Act—The acts against which action can be taken: The unlawful acquisition, use or disclosure of trade secrets
- § 4:6 The Trade Secrets Act—The measures, procedures and remedies in the event of unlawful acquisition, use or disclosure of trade secrets
- § 4:7 Employer-employee relationship
- § 4:8 Employer-employee relationship—Covenants not to compete
- § 4:9 Employer-employee relationship—Contractual obligations of non-disclosure
- § 4:10 Employer-employee relationship—Ownership of inventions and trade secrets made by an employee

- § 4:11 Criminal law and the protection of trade secrets
- § 4:12 Government regulations related to the licensing and other commercialization of trade secrets—
Government guidelines covering imported and/or exported technology
- § 4:13 Government regulations related to the licensing and other commercialization of trade secrets—Antitrust or antimonopoly laws covering the licensing and other commercialization of industrial property
- § 4:14 Maintaining the confidentiality of trade secrets during legal proceedings
- § 4:15 Taxation and trade secrets—Withholding and other taxes on royalties paid to a licensor
- § 4:16 —Deductibility, amortization of R&D costs and special tax regimes

Bibliography

CHAPTER 5. BRAZIL

- § 5:1 Introduction to the legal system
- § 5:2 Trade secrets as defined by statute or case law—Trade secrets related to manufacturing and product technology
- § 5:3 —Confidential business information
- § 5:4 —Know-how or show-how
- § 5:5 Criminal law and protection of trade secrets—Statutes
- § 5:6 —Penalties
- § 5:7 —Enforcement agencies
- § 5:8 —Record of enforcement
- § 5:9 Civil law and protection of trade secrets—Civil statutes
- § 5:10 —Contract law
- § 5:11 —Equitable doctrines that create implied obligations of confidentiality
- § 5:12 —Employer-employee relations—Covenants not to compete; contractual obligations of nondisclosure; implied duties; ownership of employee inventions
- § 5:13 —Remedies
- § 5:14 Government regulation related to licensing and other commercialization of trade secrets—Government guidelines covering imported and/or exported technology as related to trade secrets
- § 5:15 —Government guidelines covering contributions of technology by joint venture partners
- § 5:16 —Antitrust or antimonopoly laws covering licensing and other commercialization of industrial property
- § 5:17 Maintaining confidentiality of trade secrets during review by government agencies and litigation

TABLE OF CONTENTS

- § 5:18 Tax aspects related to technical services and assistance involving trade secrets
- § 5:19 Taxation and trade secrets—Deductibility and benefits of Research, development and innovation (R&D&I) costs
- APPENDIX 5A. The 1996 Industrial Property Law, Law 9279 (dated May 14, 1996)—Selected articles related to trade secret protection
- APPENDIX 5B. Law No. 12.529/2011 (Unfair Competition)

CHAPTER 6. CANADA

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 6:1 The nine common law provinces
- § 6:2 Province of Quebec

II. TRADE SECRETS AS DEFINED BY STATUTES OR CASE LAW

- § 6:3 Protection for trade secrets in the Canadian common law provinces—Overview
- § 6:4 TRIPS Agreement and trade secrets
- § 6:5 Canada-United States-Mexico Agreement (CUSMA) and trade secrets
- § 6:6 Comprehensive and Progressive Agreement for Trans-Pacific Partnership (CPATPP) and Trade Secrets
- § 6:7 Proposed Uniform Trade Secret Act for Canada
- § 6:8 Security of Information Act
- § 6:9 Personal Information Protection and Electronic Documents Act (PIPEDA)
- § 6:10 Summary of essential components for protection as trade secrets
- § 6:11 Required levels of originality
- § 6:12 Information that consists of both publicly available information and undisclosed information
- § 6:13 Required efforts to maintain secrecy
- § 6:14 Requirement that information must be valuable
- § 6:15 No special legal relationship is required to give rise to a duty of confidence
- § 6:16 Duty of third parties
- § 6:17 Breach of confidence by improper means
- § 6:18 Permitted use
- § 6:19 Duration of restricted use, obligations, and non-disclosure
- § 6:20 Head start or springboard doctrine
- § 6:21 Trade secrecy and reverse engineering
- § 6:22 Are trade secrets “property”?

§ 6:23 Reverse engineering

III. PROVINCE OF QUEBEC CIVIL LAW

§ 6:24 Province of Quebec

IV. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

§ 6:25 Overview

§ 6:26 Theft

§ 6:27 Fraud

§ 6:28 Criminal mischief

§ 6:29 Secret transactions

§ 6:30 Other relevant criminal code provisions

V. CAUSES OF ACTION FOR PROTECTION OF TRADE SECRETS

§ 6:31 The nine common law provinces—Overview

§ 6:32 —Contractual provisions

VI. EMPLOYEES AND TRADE SECRETS

§ 6:33 The nine common law provinces—Express and implied obligations arising because of an employment relationship—Overview

§ 6:34 — —Defining trade secrets in the employment context

§ 6:35 — —Confidentiality of customer lists

§ 6:36 — —Former employee's duty to maintain confidence

§ 6:37 — —Determining if an employee has duty of confidence

§ 6:38 — —Some procedures used to protect trade secrets

§ 6:39 —Grounds for seeking civil remedies

§ 6:40 —Breach of confidence—Overview

§ 6:41 — —Unsolicited disclosures

§ 6:42 —Breach of fiduciary duty

§ 6:43 —Remedies

§ 6:44 —Defences against a claim of breach

§ 6:45 Province of Quebec—Civil Statutes

§ 6:46 —Contract law

§ 6:47 —Equitable doctrines that create implied obligations

§ 6:48 —Employer-employee relationship—Covenants not to compete

§ 6:49 — —Implied duties

§ 6:50 —The springboard theory

§ 6:51 —Remedies

TABLE OF CONTENTS

**VII. GOVERNMENT REGULATION RELATED TO
THE LICENSING AND OTHER
COMMERCIALIZATION OF TRADE SECRETS**

§ 6:52 Generally

**VIII. MAINTAINING CONFIDENTIALITY OF
TRADE SECRETS DURING VIEW BY
GOVERNMENT AGENCIES AND LITIGATION**

§ 6:53 Maintaining secrecy during litigation

§ 6:54 Secrecy after disclosure to a government agency

IX. TAXATION AND TRADE SECRETS

§ 6:55 Generally

CHAPTER 7. CHILE

I. INTRODUCTION TO THE LEGAL SYSTEM

§ 7:1 Generally

**II. TRADE SECRETS AS DEFINED BY STATUTE OR
CASE LAW**

§ 7:2 Trade secrets related to manufacturing and product
technology

§ 7:3 Confidential business information

**III. CRIMINAL LAW AND THE PROTECTION OF
TRADE SECRETS**

§ 7:4 Statutes—Misappropriation of documents

§ 7:5 —Misappropriation of trade secrets

§ 7:6 —Unfair competition

§ 7:7 —The law of theft as applied to trade secrets

§ 7:8 —The law of fraud as applied to trade secrets

§ 7:9 —Disclosure of secrets by officials or professionals

§ 7:10 Criminal penalties

§ 7:11 Enforcement agencies

§ 7:12 Recent records of enforcement

**IV. CIVIL LAW AND THE PROTECTION OF TRADE
SECRETS**

§ 7:13 Civil statutes

§ 7:14 Contract law—Overview

§ 7:15 —Contracts with employees

- § 7:16 —Contracts licensing trade secrets
- § 7:17 —Business or commercial information as trade secrets
- § 7:18 Equitable doctrines that create implied obligations of confidentiality
- § 7:19 Employer-employee relationship—Covenants not to compete
- § 7:20 —Contractual obligations of nondisclosure
- § 7:21 —Implied duties
- § 7:22 —Ownership of employee inventions
- § 7:23 Remedies—Injunctions
- § 7:24 —Damages

V. GOVERNMENT REGULATIONS RELATED TO THE LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 7:25 Government guidelines covering imported and/or exported technology
- § 7:26 Government guidelines covering contributions of technology by joint venture partners
- § 7:27 Antitrust or antimonopoly laws

VI. MAINTAINING THE CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 7:28 Agency review
- § 7:29 Maintaining secrecy during litigation

VII. TAXATION AND TRADE SECRETS

- § 7:30 Withholding and other taxes on royalties paid to licensors
- § 7:31 Deductibility and amortization of R&D costs
- APPENDIX 7A. Relevant Statutes and Regulations
- APPENDIX 7B. Model Nondisclosure Agreements
- APPENDIX 7C. Model License Agreement (Relevant Provisions)

CHAPTER 8. CHINA

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 8:1 Sources of Chinese law
- § 8:2 Case law

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

- § 8:3 Introduction

TABLE OF CONTENTS

- § 8:4 Definition by statute
- § 8:5 Information must be nonpublic
- § 8:6 Economic benefits and practicality
- § 8:7 Confidentiality measures
- § 8:8 Trade secrets and manufacturing, product technology and business information

III. CRIMINAL LAWS AND TRADE SECRETS PROTECTION

- § 8:9 Criminal sanctions
- § 8:10 Administrative sanctions
- § 8:11 —Unfair competition law
- § 8:12 Obtaining trade secrets by improper means
- § 8:13 Divulging, using, or permitting others to use trade secrets obtained by improper means
- § 8:14 Breach of confidentiality agreements or requirements
- § 8:15 Third party liability
- § 8:16 Company law
- § 8:17 Enforcement agencies

IV. CIVIL LAW AND TRADE SECRETS PROTECTION

- § 8:18 Civil statutes
- § 8:19 Contract law—Overview
- § 8:20 Detailed discussion of the contract law
- § 8:21 General provisions—Parts 1 through 8
- § 8:22 Special provisions—Parts 9 through 23
- § 8:23 Supplemental provisions
- § 8:24 Employer-employee relations
- § 8:25 Remedies
- § 8:26 Injunctions, Evidence Preservation, and Property Preservation
- § 8:27 Injunctions—Damages

V. GOVERNMENT REGULATIONS ON TRADE SECRET LICENSING AND COMMERCIALIZATION

- § 8:28 Technology transfer—Overview
- § 8:29 Technology transfer within the PRC
- § 8:30 Employment inventions
- § 8:31 Commission agreements and cooperative developments
- § 8:32 Improvements
- § 8:33 Technology import and export—Overview
- § 8:34 Technology import—Overview
- § 8:35 Importation of restricted technology

- § 8:36 Importation of unrestricted technology
- § 8:37 Additional considerations
- § 8:38 Technology export—Restricted technology
- § 8:39 —Unrestricted technology
- § 8:40 Export of state secret technology
- § 8:41 Penalties for failure to comply
- § 8:42 Tax issues
- § 8:43 Limitation of liability and limited warranties
- § 8:44 Governing law
- § 8:45 Arbitration

VI. MAINTAINING CONFIDENTIALITY DURING AGENCY REVIEW AND LITIGATION

- § 8:46 Agency review
- § 8:47 Litigation

VII. STRATEGIES FOR ENFORCEMENT OF TRADE SECRET RIGHTS

- § 8:48 Investigation
- § 8:49 Direct negotiations
- § 8:50 Administrative and judicial enforcement
- § 8:51 Criminal enforcement
- § 8:52 Evidentiary requirements
- § 8:53 Recent trade secret cases

APPENDIX 8A. Law of the People's Republic of China
Against Unfair Competition

APPENDIX 8B. PRC, Contract Law

APPENDIX 8C. Model know-how contract

CHAPTER 9. COLOMBIA

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 9:1 Generally

II. TRADE SECRETS AS DENIED BY STATUTE OR CASE LAW

- § 9:2 Generally

III. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

- § 9:3 Statutes
- § 9:4 Enforcement agencies

TABLE OF CONTENTS

IV. CIVIL LAW AND THE PROTECTION OF TRADE SECRETS

- § 9:5 Civil statutes
- § 9:6 Contract law
- § 9:7 Equitable doctrines
- § 9:8 The employer-employee relationship—Covenants not to compete
- § 9:9 —Contractual obligations of nondisclosure
- § 9:10 —Ownership of employee inventions
- § 9:11 Remedies—Injunctions
- § 9:12 —Damages

V. GOVERNMENT REGULATIONS RELATED TO THE LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 9:13 Government guidelines covering imported and/or exported technology
- § 9:14 Government guidelines covering contributions of technology by joint venture partners

VI. MAINTAINING THE CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 9:15 Agency review
- § 9:16 Litigation

VII. TAXATION AND TRADE SECRETS

- § 9:17 Withholding and other taxes on royalties paid to licensors
- § 9:18 —Adjustment of the assets by inflation
- § 9:19 —Profit upon sale
- § 9:20 —Tax effects resulting from the exploitation of trade secrets
- § 9:21 Deductibility and amortization of R&D costs

APPENDIX 9A. Relevant Statutes and Regulations

APPENDIX 9B. Model Nondisclosure Agreement

CHAPTER 10. DENMARK

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 10:1 Overview
- § 10:2 Trade secrets

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

- § 10:3 Trade secrets
- § 10:4 Know-how

III. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

- § 10:5 Statutes
- § 10:6 —Sections 4 and 18 of the Trade Secrets Act
- § 10:7 —Penal Code Section 263—Confidentiality of the mail and electronic espionage
- § 10:8 —Penal Code Section 263a—Dissemination of access codes to a data system
- § 10:9 —Penal Code Section 264—Right of privacy
- § 10:10 —Penal Code Section 264c—Handling of stolen goods
- § 10:11 —Other provisions covering trade secrets
- § 10:12 Penalties
- § 10:13 Enforcement agencies
- § 10:14 Recent record of enforcement

IV. CIVIL LAW AND THE PROTECTION OF TRADE SECRETS

- § 10:15 Civil statutes
- § 10:16 Contract law
- § 10:17 Equitable doctrines creating implied obligations of confidentiality
- § 10:18 Employer-employee relationship—Covenants not to compete
- § 10:19 —Contractual obligations of nondisclosure
- § 10:20 —Implied duties
- § 10:21 —Ownership of employee inventions
- § 10:22 Remedies—Injunctions
- § 10:23 —Damages

V. GOVERNMENT REGULATIONS RELATED TO THE LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 10:24 Generally

VI. MAINTAINING THE CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 10:25 Agency review
- § 10:26 Litigation

TABLE OF CONTENTS

§ 10:27 Preservation of evidence

VII. TAXATION AND TRADE SECRETS

§ 10:28 Withholding taxes on royalties paid to licensors

§ 10:29 Deductibility and amortization of R&D costs

APPENDIX 10A. Translations of relevant statutes and regulations

APPENDIX 10B. Model nondisclosure agreements

CHAPTER 11. ECUADOR

I. INTRODUCTION TO THE LEGAL SYSTEM

§ 11:1 Generally

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

§ 11:2 Generally

§ 11:3 Trade secrets related to manufacturing and product technology

§ 11:4 Confidential business information

III. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

§ 11:5 Criminal statutes

§ 11:6 —Misappropriation of documentation

§ 11:7 —Disclosure of secrets

§ 11:8 —Unfair competition

§ 11:9 —Theft

§ 11:10 —Unlawful communication of inventions

§ 11:11 Penalties

§ 11:12 Enforcement agencies

§ 11:13 Recent record of enforcement of statutes

IV. CIVIL LAW AND THE PROTECTION OF TRADE SECRETS

§ 11:14 Civil statutes

§ 11:15 —Decision 486 of the Commission of the Andean Community

§ 11:16 Contract law—Overview

§ 11:17 —Contracts dealing with technology transfer

§ 11:18 —Contracts with manufacturers, contractors, and subcontractors

§ 11:19 —Precontractual arrangements

- § 11:20 —The protection of commercial secrets
- § 11:21 Equitable doctrines that create implied obligations of confidentiality
- § 11:22 The employer–employee relationship—Overview
- § 11:23 —Employee inventions
- § 11:24 —Covenants not to compete
- § 11:25 Remedies—Damages

V. GOVERNMENT REGULATIONS RELATED TO THE LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 11:26 Government guidelines covering imported and/or exported technology, as applied to trade secrets
- § 11:27 Government guidelines covering contributions of technology by joint venture partners

VI. MAINTAINING THE CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 11:28 Agency review
- § 11:29 Litigation

VII. TAXATION AND TRADE SECRETS

- § 11:30 Generally
- APPENDIX 11A. Relevant Statutes and Regulations
- APPENDIX 11B. Model Nondisclosure Agreements
- APPENDIX 11C. Model License Agreement-Selected Clauses

CHAPTER 12. THE COMPETITION LAW OF THE EUROPEAN UNION

- § 12:1 The interface between EU competition and intellectual property law—Articles 34, 35 and 36 TFEU
- § 12:2 —Articles 101 and 102 TFEU
- § 12:3 Block exemptions—Overview and history
- § 12:4 —Commission Regulation (EU) No 316/2014 of 21 March 2014 on the application of Article 101 TFEU to categories of technology transfer agreements—The scope of the TTBER
- § 12:5 —Commission Regulation (EU) No 316/2014 of 21 March 2014 on the application of Article 101(3) TFEU to categories of technology transfer agreements—The definitions of Article 1 TTBER
- § 12:6 — —The exemption of Article 2 TTBER

TABLE OF CONTENTS

§ 12:7	— —Market-share thresholds Article 3 TTBER
§ 12:8	— —The hardcore restrictions Article 4 TTBER
§ 12:9	— —Restrictions excluded from exemption Article 5 TTBER
§ 12:10	— —Withdrawal in individual cases and general non-application Articles 6 and 7 TTBER
§ 12:11	The research and development block exemption
§ 12:12	Protection of trade secrets during commission investigations
APPENDIX 12A.	Selected Provisions of the “Treaty on the Functioning of the European Union (TFEU)”
APPENDIX 12B.	Commission Regulation (EU) No. 316/2014 of 21 March 2014 on the application of Article 101(3) of the Treaty on the Functioning of the European Union to categories of technology transfer agreements
APPENDIX 12C.	COMMISSION REGULATION (EU) No 1217/2010 of 14 December 2010 on the application of Article 101(3) of the Treaty on the Functioning of the European Union to certain categories of research and development agreements
APPENDIX 12D.	Council Regulation (EC) No 1/2003 of 16 December 2002 on the implementation of the rules on competition laid down in Articles 81 and 82 of the Treaty

Volume 2

CHAPTER 13. FINLAND

I. INTRODUCTION TO THE LEGAL SYSTEM

§ 13:1	History
§ 13:2	Sources of law
§ 13:3	The judiciary
§ 13:4	Overview of trade secrets

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

§ 13:5	Trade secrets
§ 13:6	Know-how or show-how

III. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

§ 13:7	Introduction
--------	--------------

- § 13:8 Terminology
- § 13:9 Business espionage
- § 13:10 Violation of a business secret
- § 13:11 Misuse of a business secret
- § 13:12 Criminal penalties

IV. CIVIL LAW AND THE PROTECTION OF TRADE SECRETS

- § 13:13 Civil statutes
- § 13:14 Equitable doctrines which create implied obligations of confidentiality
- § 13:15 Employer-employee relationship—Covenants not to compete
- § 13:16 —Contractual obligations of nondisclosure
- § 13:17 —Implied duties
- § 13:18 —Ownership of employee inventions
- § 13:19 Remedies—Injunctions
- § 13:20 —Damages

V. GOVERNMENT REGULATION RELATED TO THE LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 13:21 Government guidelines covering imported and/or exported technology as applied to trade secrets
- § 13:22 Government guidelines covering the contribution of technology to joint ventures
- § 13:23 Antitrust or antimonopoly law covering the licensing and other commercialization of industrial property as applied to trade secrets
- § 13:24 Noncompetition clauses

VI. MAINTAINING THE CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 13:25 Generally
- § 13:26 Agency review
- § 13:27 Litigation

VII. TAXATION AND TRADE SECRETS

- § 13:28 Corporate tax
- § 13:29 VAT

CHAPTER 14. FRANCE

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 14:1 Introduction

TABLE OF CONTENTS

II. DEFINITIONS ESTABLISHED BY FRENCH LEGISLATION

- § 14:2 Trade Secrets
- § 14:3 Trade Secret Holder
- § 14:4 Lawful acquisition, use and disclosure of trade secrets
- § 14:5 Unlawful acquisition, use and disclosure of trade secrets

III. CIVIL LAW AND PROTECTION OF TRADE SECRETS THROUGH THE COURTS PRIOR TO LEGAL ACTION

- § 14:6 In general
- § 14:7 Measures to prevent and stop infringement of trade secrets—Injunction and prohibition measures
- § 14:8 —Provisional and protective measures
- § 14:9 Investigation measures *in futurum*
- § 14:10 Measures to prevent and stop infringement of trade secrets—Compensation

IV. CIVIL LAW AND PROTECTION OF TRADE SECRETS DURING LEGAL ACTION

- § 14:11 In general
- § 14:12 Judicial redress for infringements of trade secrets—Damages
- § 14:13 The judicial administration of evidence
- § 14:14 —Requests for disclosure or production of documents—Powers of the court
- § 14:15 — —Implementation
- § 14:16 —The obligation of confidentiality
- § 14:17 The judgment
- § 14:18 Sanctions in the event of dilatory or abusive proceedings—Civil fines
- § 14:19 Judicial publication
- § 14:20 Special cases—Counterfeiting seizures
- § 14:21 —Anti-competitive Practices

V. EXCEPTIONS TO THE CIVIL PROTECTION OF TRADE SECRETS: WHISTLEBLOWERS, EMPLOYEES AND JOURNALISTS

- § 14:22 In general

VI. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

- § 14:23 In general

VII. ADMINISTRATIVE LAW AND THE PROTECTION OF TRADE SECRETS

§ 14:24 In general

CHAPTER 15. GERMANY

- § 15:1 Introduction and historical background
- § 15:2 Trade Secrets in the light of the EU-Law and international treaties
- § 15:3 The scope of the GeschGehG
- § 15:4 —Professional and criminal law protection of trade secrets
- § 15:5 —Freedom of opinion and information under the EU Charter
- § 15:6 —Autonomy of social partners and right to conclude collective agreements
- § 15:7 —Rights and obligations arising from employment relationships and rights of employee representatives
- § 15:8 The GeschGehG in detail (main regulations)
- § 15:9 —Definitions of the GeschGehG
- § 15:10 — —Definition of trade secrets
- § 15:11 — —Definition of trade secret owner
- § 15:12 — —Definition of trade secret infringer
- § 15:13 — —Definition of infringing product
- § 15:14 —Permitted actions and prohibited actions
- § 15:15 —Permitted actions and prohibited actions— Permitted actions
- § 15:16 —Permitted actions and prohibited actions— Prohibited actions
- § 15:17 —Exemptions
- § 15:18 — —Case group Section 5 No. 1 GeschGehG
- § 15:19 — —Case group Section 5 No. 2 GeschGehG
- § 15:20 — —Case group Section 5 No. 3 GeschGehG
- § 15:21 —Private/Civil Law claims and counter-rights/objections
- § 15:22 — —Removal and injunction claims
- § 15:23 — —Claims for destruction, surrender, recall, removal, and withdrawal from the market
- § 15:24 — —Claim to information about infringing products; damages in the event of breach of the duty to provide information
- § 15:25 — —Claims for damages
- § 15:26 — —Counter-rights/objections
- § 15:27 — —Counter-rights/objections—Disproportionality
- § 15:28 — —Counter-rights/objections—Averting claims (of trade secret owner) through severance payments
- § 15:29 — —Counter-rights/objections—Prohibition of abuse

TABLE OF CONTENTS

- § 15:30 —Criminal Law
- § 15:31 — —Section 23 GeschGehG
- § 15:32 — —Relationship with the norms of the Criminal Code
- § 15:33 Procedural aspects
- § 15:34 —Jurisdiction
- § 15:35 —Central Norm: Section 16 GeschGehG
- § 15:36 —Litigation value hardship provision
- Annex 15A. Translated version of the German Trade Secrets Act (Geschäftsgeheimnisschutzgesetz, short: GeschGehG)
- Annex 15B. Directive (EU) 2016/943 of the European Parliament and the Council of June 2016

CHAPTER 16. GREECE

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 16:1 The Greek legal system and the protection of trade secrets

II. TRADE SECRETS AS DEFINED BY STATUTE AND CASE LAW IN THE CONTEXT OF UNFAIR COMETITION LAW

- § 16:2 Generally
- § 16:3 Facts existing in connection with a business enterprise
- § 16:4 Facts known only to a strictly limited group of persons or not publicly known
- § 16:5 Facts to be kept secret according to the expressly stated or presumed intention of the enterprise
- § 16:6 Having a justified interest in keeping these facts secret
- § 16:7 The two-fold distinction

III. PROTECTING TRADE SECRETS UNDER LAW 146/1914 ON UNFAIR COMPETITION

- § 16:8 Generally
- § 16:9 Article Disclosure of a secret by an employee during the course of his employment
- § 16:10 Article 16, section 2: Unlawful use or disclosure of secrets
- § 16:11 Article 17: Use or disclosure of confidential designs, patterns, etc
- § 16:12 Article 18: Inducing a third party to violate a secret
- § 16:13 Directive (EU) 2016/943
- § 16:14 Law 4605/2019, implementing Directive (EU) 2016/943

- § 16:15 The scope of Law 4605/2019
- § 16:16 The structure of Law 4605/2019
- § 16:17 Law 4605/2019 in detail
- § 16:18 Law 4605/2019 in detail: art. 22A, par. 4, sup par. a, definition of a trade secret
- § 16:19 Law 4605/2019 in detail: art. 22A, par. 4, sub par. b, definition of a trade secret holder
- § 16:20 Law 4605/2019 in detail: art. 22A, par. 4, sub par. c, definition of a trade secret infringer
- § 16:21 Law 4605/2019 in detail: art. 22A, par. 4, sub par. d, infringing goods
- § 16:22 Law 4605/2019 in detail: Art. 22B, permitted actions
- § 16:23 Law 4605/2019 in detail: Art. 22B, prohibited actions
- § 16:24 Law 4605/2019 in detail: art. 22B, par. 7, judicial exemptions
- § 16:25 Law 4605/2019 in detail: art. 22C, judicial protection is subject to the principle of proportionality
- § 16:26 Law 4605/2019 in detail: art. 22D, judicial protection during litigation proceedings
- § 16:27 Law 4605/2019 in detail: art. 22E, temporary judicial protection
- § 16:28 Law 4605/2019 in detail: art. 22F, temporary judicial protection, conditions & safeguards
- § 16:29 Law 4605/2019 in detail: art. 22G, main judicial protection
- § 16:30 Law 4605/2019 in detail: art. 22H, main judicial protection, conditions & safeguards
- § 16:31 Law 4605/2019 in detail: art. 22I, compensation
- § 16:32 Law 4605/2019 in detail: art. 22K, publication of judicial decisions
- § 16:33 Law 4605/2019 in detail: art. 22L, sanctions and reporting

IV. THE GREEK PENAL CODE

- § 16:34 Penal Code: articles 370B & 370C
- § 16:35 Penal Code: article 370B
- § 16:36 Penal Code: article 370C
- § 16:37 Penal Code: case law

V. CIVIL LAW

- § 16:38 Generally
- § 16:39 Article 914: Whoever damages another party illegally and under liability has an obligation to compensate him
- § 16:40 Article 919: Offense against the Civil Law

TABLE OF CONTENTS

**VI. THE EMPLOYER-EMPLOYEE RELATIONSHIP;
COVENANTS NOT TO COMPETE**

- § 16:41 Generally
- § 16:42 Contractual obligations of nondisclosure
- § 16:43 —Existence of an agreement for reasonable consideration
- § 16:44 —Clause not to contradict good morals
- § 16:45 —Clause not to bind employee excessively for duration or expanse
- § 16:46 —Existence of justified interest on employer's part
- § 16:47 Ownership of employee inventions

VII. LAW 1767/1988

- § 16:48 Trade union members and the duty of confidence

VIII. LAW 4548/2018

- § 16:49 Confidentiality duties

**IX. UNFAIR COMPETITION, TRADE SECRETS,
AND INTELLECTUAL PROPERTY RIGHTS**

- § 16:50 Generally

X. NEW FORMS OF CONTRACTING

- § 16:51 Franchising agreement

**XI. CIVIL AND PENAL PROCEDURAL LAW AND
THE DEFENDANTS' RIGHT OF SILENCE**

- § 16:52 Article 402
- § 16:53 Article 212

**XII. GOVERNMENTAL REGULATION ON THE
LICENSING AND OTHER
COMMERCIALIZATION OF TRADE SECRETS**

- § 16:54 Transfer of technology agreements

XIII. TAXATION AND TRADE SECRETS

- § 16:55 Generally
- § 16:56 Deductibility and amortization of R & D costs

CHAPTER 17. HONG KONG

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 17:1 Overview—1997 update

- § 17:2 Sources of law prior to July 1, 1997
- § 17:3 Hierarchy of Hong Kong courts prior to July 1, 1997
- § 17:4 —Court system after July 1, 1997
- § 17:5 —Changes

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

- § 17:6 Generally
- § 17:7 Trade secrets related to manufacturing and products technology
- § 17:8 Confidential business information

III. CRIMINAL LAW AND PROTECTION OF TRADE SECRETS

- § 17:9 Statutes
- § 17:10 Penalties
- § 17:11 Enforcement agencies
- § 17:12 Recent record of enforcement

IV. CIVIL LAW AND PROTECTION OF TRADE SECRETS

- § 17:13 Civil statutes
- § 17:14 —Changes due to change in sovereignty
- § 17:15 Contract law—Nondisclosure agreements
- § 17:16 —License agreements
- § 17:17 —Enforcement of confidentiality clauses
- § 17:18 Equitable doctrines that create implied obligations of confidentiality—Fiduciary duty
- § 17:19 —Partnerships
- § 17:20 —Sale of a business
- § 17:21 —Indirect relationship
- § 17:22 —Negotiations
- § 17:23 —Voluntary assumption of duty
- § 17:24 Employer-employee relationship—Covenant not to compete
- § 17:25 —Contractual obligations of nondisclosure
- § 17:26 —Implied duties
- § 17:27 —Ownership of employee inventions/contact list
- § 17:28 Remedies—Injunctions—Interlocutory injunction
- § 17:29 —Perpetual injunction
- § 17:30 — —*Anton Piller* Order
- § 17:31 — —*Mareva* injunction
- § 17:32 — —Delivery up
- § 17:33 —Damages
- § 17:34 —Account of profits

TABLE OF CONTENTS

**V. GOVERNMENT REGULATION RELATED TO
THE LICENSING AND OTHER
COMMERCIALIZATION OF TRADE SECRETS**

§ 17:35 Generally

**VI. MAINTAINING THE CONFIDENTIALITY OF
TRADE SECRETS DURING REVIEW BY
GOVERNMENT AGENCIES AND LITIGATION**

§ 17:36 Agency review

§ 17:37 Litigation

VII. TAXATION AND TRADE SECRETS

§ 17:38 Tax on royalties paid to licensors

§ 17:39 Deductibility and amortization of R&D costs

CHAPTER 18. HUNGARY

I. INTRODUCTION TO THE LEGAL SYSTEM

§ 18:1 In general

**II. TRADE SECRETS AS DEFINED BY STATUTE OR
CASE LAW**

§ 18:2 In general

**III. CRIMINAL LAW AND TRADE SECRET
PROTECTION**

§ 18:3 Special types of commercial secrets

§ 18:4 Bank secrets

§ 18:5 Business secrets

§ 18:6 Securities secrets

§ 18:7 Insurance secrets

§ 18:8 Insider dealing

IV. CIVIL LAW AND TRADE SECRET PROTECTION

§ 18:9 Civil code trade secret protection

§ 18:10 Competition Act trade secret protection

§ 18:11 Employer-employee relations

§ 18:12 Banking secrecy

§ 18:13 Certain professional rules—Attorneys

§ 18:14 —Notaries

§ 18:15 —Auditors

§ 18:16 Remedies

V. GOVERNMENT REGULATIONS ON LICENSING AND TRADE SECRET COMMERCIALIZATION

§ 18:17 In general

VI. MAINTAINING CONFIDENTIALITY DURING REVIEW AND LITIGATION

§ 18:18 Agency review—Hungarian Competition Office

§ 18:19 Tax authorities

§ 18:20 Trade register rules

§ 18:21 Litigation

VII. TAXATION AND TRADE SECRETS

§ 18:22 Secrecy—Tax authorities

§ 18:23 Withholding taxes

CHAPTER 19. INDIA

§ 19:1 Introduction to the legal system

§ 19:2 Trade secrets as defined by statute or case law—
Trade secrets and their protection under Indian law

§ 19:3 —Trade secrets related to manufacturing and product
technology

§ 19:4 —Confidential business information

§ 19:5 —Know-how

§ 19:6 Criminal law and protection of trade secrets

§ 19:7 Civil law and protection of trade secrets—Civil
statutes

§ 19:8 —Contract law

§ 19:9 —Equitable doctrines that create implied obligations
of confidentiality

§ 19:10 —Remedies

§ 19:11 Government regulations related to licensing and
other commercialization of trade secrets—
Government guidelines and the new industrial
policy

§ 19:12 —Competition law

§ 19:13 Maintaining confidentiality of trade secrets during
review by government agencies and litigation

§ 19:14 Taxation and trade secrets

§ 19:15 Trade Secrets and Data Protection

§ 19:16 The right to information and trade secrets

§ 19:17 The National Innovation (Draft) Act, 2008 and future
of trade secrets law in India

§ 19:18 Parliamentary Standing Committee Report

§ 19:19 The Protection of Trade Secrets Bill, 2024: a
comprehensive legal framework proposal

CHAPTER 20. IRELAND

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 20:1 General introduction
- § 20:2 —Constitution of Ireland, 1937 (Bunreacht na hÉireann)
- § 20:3 —Legislation
- § 20:4 —European Union law
- § 20:5 — —Regulations
- § 20:6 — —Directives
- § 20:7 — —Decisions of the European Union Commission
- § 20:8 — —Court of Justice
- § 20:9 —The Common law
- § 20:10 Court structure
- § 20:11 —The Supreme Court
- § 20:12 —The High Court
- § 20:13 — —Commercial Division
- § 20:14 —The Court of Appeal
- § 20:15 —The lower courts
- § 20:16 — —The District Court
- § 20:17 — —The Circuit Court
- § 20:18 Legal profession
- § 20:19 The 1937 Constitution and the protection of trade secrets

II. TRADE SECRETS AS DEFINED BY CASE LAW

- § 20:20 Trade secrets related to manufacturing and product technology
- § 20:21 Confidential business information
- § 20:22 Know-how or show-how

III. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

- § 20:23 In general
- § 20:24 Penalties
- § 20:25 Enforcement agencies

IV. CIVIL LAW AND PROTECTION OF TRADE SECRETS

- § 20:26 Civil statutes
- § 20:27 Contract law
- § 20:28 Equitable doctrines which create implied obligations of confidentiality
- § 20:29 The employer-employee relationship—Covenants not to compete

- § 20:30 —Contractual obligations of non-disclosure
- § 20:31 —Implied duties
- § 20:32 —Ownership of employee inventions
- § 20:33 Remedies—Injunctions
- § 20:34 — —Perpetual or plenary injunctions
- § 20:35 — —Interlocutory injunctions
- § 20:36 — —Interim injunctions
- § 20:37 —Damages
- § 20:38 —Disclosure of information
- § 20:39 —Account of profits
- § 20:40 —Recall, removal, or destruction
- § 20:41 —Order for publication of judgment

V. GOVERNMENTAL REGULATION RELATED TO THE LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 20:42 Government guidelines covering imported and/or
exported technology as applied to trade secrets
- § 20:43 Government guidelines covering contributions of
technology by joint venture partners as applied to
trade secrets
- § 20:44 Antitrust or anti-monopoly laws covering the
licensing and other commercialization of industrial
property as applied to trade secrets

VI. MAINTAINING THE CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 20:45 Agency review
- § 20:46 Litigation rules

VII. TAXATION AND TRADE SECRETS

- § 20:47 Withholding and other taxes on royalties paid to
licensors
- § 20:48 Deductibility and amortization of R&D costs

APPENDIX 20A. Statutes imposing a duty of confidentiality

CHAPTER 21. ISRAEL

- § 21:1 Introduction to the legal system
- § 21:2 Trade secrets as defined by statute or case law—
Trade secrets as defined by the Commercial Wrongs
Act
- § 21:3 —Trade secret misappropriation as defined by the
Commercial Wrongs Act
- § 21:4 —Trade secrets as defined by case law

TABLE OF CONTENTS

§ 21:5	Criminal law and the protection of trade secrets
§ 21:6	Civil law and the protection of trade secrets—Civil statutes
§ 21:7	—Contract law
§ 21:8	—Employer-employee relationship—Covenants not to compete—Post-employment
§ 21:9	— — —During employment
§ 21:10	— —Contractual obligations of nondisclosure and implied duties
§ 21:11	— —Ownership of employee inventions
§ 21:12	—Remedies—Injunctions
§ 21:13	Civil law and the protection of trade secrets—Remedies—Temporary seizure order
§ 21:14	Civil law and the protection of trade secrets—Remedies—Monetary damages
§ 21:15	— —Destruction of infringing assets
§ 21:16	Government regulations on licensing and other commercialization of trade secrets
§ 21:17	Maintaining the confidentiality of trade secrets during review by government agencies and litigation
§ 21:18	Taxation and trade secrets—Withholding and other taxes on royalties paid to licensors
§ 21:19	—Deductibility and amortization of R&D costs

CHAPTER 22. ITALY

I. INTRODUCTION TO THE LEGAL SYSTEM

§ 22:1	Generally
--------	-----------

II. TRADE SECRETS DEFINED

§ 22:2	Overview
§ 22:3	Trade secrets relating to manufacturing and product technology
§ 22:4	Confidential business information
§ 22:5	Know-how

III. CRIMINAL LAW AND PROTECTION OF TRADE SECRETS

§ 22:6	Statutes
§ 22:7	Penalties

IV. CIVIL LAW AND PROTECTION OF TRADE SECRETS

§ 22:8	Civil statutes
§ 22:9	Contract law

- § 22:10 Equitable doctrines that create implied obligations of confidentiality
- § 22:11 Employer-employee relations
- § 22:12 Remedies
- § 22:13 Limitations and procedure

V. GOVERNMENT REGULATION RELATING TO LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 22:14 Generally

VI. MAINTAINING CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 22:15 Litigation

VII. TAXATION AND TRADE SECRETS

- § 22:16 Withholding and other taxes on royalties paid to licensors

APPENDIX 22A. Relevant Statutes and Regulations

APPENDIX 22B. Bibliography

CHAPTER 23. JAPAN

I. INTRODUCTION

- § 23:1 Purpose of the Unfair Competition Prevention Law and short history of the law
- § 23:2 Trade secrets as defined by statute (1993)—Trade secrets related to manufacturing and product technology
- § 23:3 —Protectable trade secrets
- § 23:4 Know-how

II. CIVIL LAW AND PROTECTION OF TRADE SECRETS

- § 23:5 Unfair Competition Prevention Law (2015)
- § 23:6 Contract law and implied obligations of confidentiality
- § 23:7 Employer-employee relationship—Covenants not to compete
- § 23:8 —Contractual obligations of nondisclosure
- § 23:9 —Ownership of employee inventions
- § 23:10 Litigation

TABLE OF CONTENTS

- § 23:11 —Testimony regarding professional confidences and secrets
- § 23:12 Remedies—Injunctions
- § 23:13 —Damages

III. INTRODUCTION OF THE TRADE SECRETS TO CRIMINAL LAW

- § 23:14 A Short History of the Criminal Law
- § 23:15 Criminal Sanctions (No.1)
- § 23:16 Criminal sanctions (No. 2)
- § 23:17 Brief Explanation of “The Guideline of Trade Secrets” by METI
- § 23:18 Court Decisions

APPENDIX 23A. Guidelines for the Use of Intellectual Property under the Antimonopoly Act

APPENDIX 23B. Unfair Competition Prevention Act

CHAPTER 24. KOREA

I. INTRODUCTION

- § 24:1 General background

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

- § 24:2 Definition of trade secrets
- § 24:3 Unknown to the general public
- § 24:4 Maintenance of secrecy
- § 24:5 Economic value

III. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

- § 24:6 General background

IV. CIVIL LAW AND THE PROTECTION OF TRADE SECRETS

- § 24:7 Civil statutes
- § 24:8 —Appropriation, use, disclosure, and misappropriation of trade secrets—Appropriation
- § 24:9 — —Use
- § 24:10 — —Disclosure
- § 24:11 — —Misappropriation
- § 24:12 — —Appropriation of trade secrets
- § 24:13 —Receiving a misappropriated trade secret

- § 24:14 —Misappropriation after the fact
- § 24:15 —Contractual and fiduciary obligations not to disclose
- § 24:16 —Receiving trade secrets that have been unlawfully disclosed
- § 24:17 —Subsequent knowledge of unlawful disclosure
- § 24:18 Trade Secret Protection Act—Theft of idea
- § 24:19 Contract law
- § 24:20 Civil remedies—Injunctions
- § 24:21 —Destruction or removal of products resulting from misappropriated trade secrets
- § 24:22 —Compensation of damages
- § 24:23 —Restoration of goodwill
- § 24:24 —Special exception for bona fide persons
- § 24:25 Statute of limitations

V. GOVERNMENT REGULATIONS RELATED TO THE LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 24:26 Government guidelines covering imported and/or exported technology—Government approval procedures
- § 24:27 —Restrictions on utilization
- § 24:28 Government guidelines covering foreign investor's acquisition, merger, or similar transaction with a Korean company possessing National Core Technology
- § 24:29 Government guidelines covering contributions of technology by joint venture partners

VI. GOVERNMENT REGULATIONS RELATED TO DISCLOSURE OF CONFIDENTIAL INFORMATION OR DOCUMENTS BY THE GOVERNMENT OR COURTS

- § 24:30 Government regulations related to disclosure of confidential information or documents by government organizations
- § 24:31 Government regulations related to disclosure of confidential information or documents by courts

VII. TAXATION AND TRADE SECRETS

- § 24:32 Generally

APPENDIX 24A. Memorandum of Confidentiality

CHAPTER 25. MALAYSIA

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 25:1 Overview
- § 25:2 Sources of law
- § 25:3 Application of English law
- § 25:4 The courts

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

- § 25:5 Overview—Statutes
- § 25:6 —Common law
- § 25:7 Trade secrets related to manufacturing and product technology
- § 25:8 Confidential business information
- § 25:9 Know-how or show-how

III. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

- § 25:10 Generally

IV. CIVIL LAW AND THE PROTECTION OF TRADE SECRETS

- § 25:11 Civil statutes
- § 25:12 Contract law
- § 25:13 Equitable doctrines that create implied obligations of confidentiality
- § 25:14 Employer-employee relationship—Covenants not to compete
- § 25:15 —Contractual obligations of nondisclosure
- § 25:16 —Implied duties
- § 25:17 —Ownership of employee inventions
- § 25:18 Remedies
- § 25:19 —Injunctions
- § 25:20 — —Anton Piller Order
- § 25:21 — —Mareva Injunction
- § 25:22 — —Erinford Injunction
- § 25:23 —Delivery up/destruction on oath
- § 25:24 — —Preservation order
- § 25:25 — —Norwich Pharmacal principle
- § 25:26 —Damages

V. GOVERNMENT REGULATIONS RELATED TO THE LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 25:27 Generally

VI. MAINTAINING THE CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 25:28 Agency review
- § 25:29 Can government agencies be sued?
- § 25:30 Litigation

VII. TAXATION AND TRADE SECRETS

- § 25:31 Generally
- § 25:32 Withholding and other taxes on royalties paid to
licensors
- § 25:33 Deductibility and amortization of R&D costs

CHAPTER 26. MEXICO

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 26:1 General landscape

II. TRADE SECRETS AS DEFINED BY STATUTE

- § 26:2 Generally

III. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

- § 26:3 Statutes
- § 26:4 Enforcement agencies

IV. CIVIL STATUTES AND THE PROTECTION OF TRADE SECRETS

- § 26:5 Introduction
- § 26:6 Unfair enrichment
- § 26:7 Contract law
- § 26:8 Statutory provisions that create implied obligations of
confidentiality

V. LABOR LAW AND THE PROTECTION OF TRADE SECRETS

- § 26:9 The employer-employee relationship—The Federal
Law on Labor (FLL)
- § 26:10 The employer-employee relationship—The Industrial
Property Law
- § 26:11 The employer-employee relationship—Covenants not
to compete
- § 26:12 The employer-employee relationship—Implied duties
of non-disclosure

TABLE OF CONTENTS

- § 26:13 The employer-employee relationship—Ownership of employee's inventions

VI. LEGAL PROCEEDINGS

- § 26:14 Remedies

VII. OTHER CONSIDERATIONS

- § 26:15 Governmental regulation of the licensing and other commercialization of trade secrets
- § 26:16 Maintaining the confidentiality of trade secrets during review by government agencies and litigation—Confidentiality at government agencies—Delivery to agencies in general
- § 26:17 — —Confidentiality of information in litigation

VIII. TAXES

- § 26:18 Taxation and trade secrets
- § 26:19 Taxation and trade secrets—Payments for technology transfer—As income

CHAPTER 27. MIDDLE EAST AND NORTH AFRICA

- § 27:1 Introduction
- § 27:2 Algeria
- § 27:3 Jordan
- § 27:4 Qatar
- § 27:5 Lebanon
- § 27:6 Morocco
- § 27:7 Oman
- § 27:8 Sudan
- § 27:9 Tunisia
- § 27:10 The West Bank

APPENDIX 27A. Jordan Trade Secrets and Unfair Competition Law of 2000

APPENDIX 27B. Article 39 of the Uruguay Round of the TRIPS Agreement

APPENDIX 27C. Industrial Property Rights and Their Enforcement For The Sultanate of Oman

Volume 3

CHAPTER 28. THE NETHERLANDS

- § 28:1 Introduction to the legal system

TRADE SECRETS THROUGHOUT THE WORLD

- § 28:2 Trade secrets as defined by statute or case law
- § 28:3 Criminal law and the protection of trade secrets
- § 28:4 Civil law and the protection of trade secrets—Civil statutes
 - § 28:5 —Contract law
 - § 28:6 —Equitable doctrines that create implied obligations of confidentiality
 - § 28:7 —Employer-employee relationship—General
 - § 28:8 — —Covenants not to compete
 - § 28:9 — —Ownership of employee inventions
 - § 28:10 Governmental regulation related to the licensing and other commercialization of trade secrets
 - § 28:11 Maintaining the confidentiality of trade secrets during review by government agencies and litigation
 - § 28:12 Taxation and trade secrets—Withholding and other taxes on royalties paid to licensors
 - § 28:13 —Deductibility and amortization of R&D costs
- APPENDIX 28A. Translations of relevant statutes and regulations
- APPENDIX 28B. Model non-disclosure agreements (employee and third party)
- APPENDIX 28C. Model license agreement

CHAPTER 29. NEW ZEALAND

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 29:1 Generally

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

- § 29:2 Statutes
- § 29:3 Case law

III. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

- § 29:4 Generally

IV. CIVIL LAW AND THE PROTECTION OF TRADE SECRETS

- § 29:5 Civil statutes
- § 29:6 Contract law
- § 29:7 Equitable doctrines that create implied obligations of confidentiality
- § 29:8 The employer-employee relationship—Covenants not to compete

TABLE OF CONTENTS

- § 29:9 —Contractual obligations of nondisclosure
- § 29:10 —Implied duties
- § 29:11 —Ownership of employee inventions
- § 29:12 Remedies—Injunctions
- § 29:13 —Damages

V. GOVERNMENT REGULATION RELATED TO THE LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 29:14 Government guidelines covering imported or exported technology
- § 29:15 Government guidelines covering contributions of technology by joint venture partners
- § 29:16 Antitrust or antimonopoly laws covering the licensing and other commercialization of industrial property

VI. MAINTAINING THE CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 29:17 Agency review
- § 29:18 Litigation

VII. TAXATION AND TRADE SECRETS

- § 29:19 Withholding and other taxes on royalties paid to licensors
- § 29:20 Deductibility and amortization of R&D costs

CHAPTER 30. PERU

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 30:1 Overview
- § 30:2 The executive branch of government
- § 30:3 The legislative branch of government
- § 30:4 The judicial branch of government
- § 30:5 Economic reform

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

- § 30:6 Generally

III. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

- § 30:7 Statutes and penalties

- § 30:8 Enforcement agencies
- § 30:9 Recent record of enforcement of these statutes

IV. CIVIL LAW AND THE PROTECTION OF TRADE SECRETS

- § 30:10 Civil statutes
- § 30:11 Contract law
- § 30:12 Equitable doctrines that create implied obligations of confidentiality
- § 30:13 The employer-employee relationship
- § 30:14 —Covenants not to compete
- § 30:15 —Contractual obligations of nondisclosure
- § 30:16 —Ownership of employee inventions
- § 30:17 Remedies and injunctions

V. GOVERNMENT REGULATION RELATED TO THE LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 30:18 Government guidelines covering imported and/or exported technology
- § 30:19 Government guidelines covering contributions of technology by joint venture partners
- § 30:20 Antitrust or antimonopoly laws covering the licensing and other commercialization of industrial property

VI. MAINTAINING THE CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 30:21 Generally

VII. TAXATION AND TRADE SECRETS

- § 30:22 Withholding and other taxes on royalties paid to licensors
- § 30:23 Deductibility and amortization of R&D costs

APPENDIX 30A. Relevant Statutes and Regulations

CHAPTER 31. THE PHILIPPINES

- § 31:1 Introduction to the legal system
- § 31:2 Trade secrets as defined by statute or case law
- § 31:3 Criminal law and protection of trade secrets—
Statutes
- § 31:4 —Penalties
- § 31:5 —Enforcement agencies and record of enforcement
- § 31:6 Civil law and protection of trade secrets—Civil
statutes

TABLE OF CONTENTS

§ 31:7	—Contract law
§ 31:8	—Equitable doctrines that create implied obligations of confidentiality
§ 31:9	—Employer-employee relationship
§ 31:10	—Remedies
§ 31:11	Government regulation related to the licensing and other commercialization of trade secrets—Guidelines on imported and exported technology
§ 31:12	—Antitrust or antimonopoly laws
§ 31:13	Maintaining the confidentiality of trade secrets during review by government agencies and litigation
§ 31:14	—Agency review
§ 31:15	—Litigation
§ 31:16	Taxation and trade secrets—Withholding tax on royalties paid to licensors
§ 31:17	—Deductibility of research and development costs
§ 31:18	Conclusion
APPENDIX 31A.	Procedures for Registration of Technology Transfer Arrangements
APPENDIX 31B.	Revised Rules and Regulations on Settlement of Disputes Involving Technology Transfer Payments and the Terms of a License Involving the Author's Right to Public Performance or Other Communication of His or Her Work

CHAPTER 32. RUSSIA

§ 32:1	Brief introduction to the legal system of Russia
§ 32:2	Trade secrets applicable laws
§ 32:3	Legal protection of trade secrets
§ 32:4	—Exclusive right to information that constitutes a trade secret
§ 32:5	—Turnover of trade secrets
§ 32:6	Protection of trade secrets in labor relations
§ 32:7	Liability for disclosure and illegal use of trade secret—Civil liability
§ 32:8	Liability for disclosure and illegal use of trade secret—Administrative liability
§ 32:9	—Criminal liability
§ 32:10	Conclusion

CHAPTER 33. SINGAPORE

I. INTRODUCTION TO THE LEGAL SYSTEM

§ 33:1	Overview
§ 33:2	Sources of law

- § 33:3 Application of English law
- § 33:4 The Courts

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

- § 33:5 Overview—Statutes
- § 33:6 Common law and its application in the context of trade secrets
- § 33:7 —Protection of confidential information and trade secrets—Compatibility with the freedoms enshrined in the Constitution
- § 33:8 —Definition of trade secrets
- § 33:9 —Confidential information v. Trade secrets
- § 33:10 —Trade secrets and Singapore’s compliance with international obligations

III. CIVIL LAW AND THE PROTECTION OF TRADE SECRETS

- § 33:11 Protection of Trade secrets—Elements—Equitable doctrines
- § 33:12 Quality of confidence—Information need not be ingenious
- § 33:13 —Information ought to be assessed in its entirety
- § 33:14 —Relative secrecy
- § 33:15 —Information put in the public domain and “Springboard” doctrine
- § 33:16 —Specificity
- § 33:17 High degree of confidentiality—Confidential information ought to cross a high threshold to qualify as a trade secret
- § 33:18 Obligation of confidence—Effect of marking documents as “confidential”
- § 33:19 —Direct recipients
- § 33:20 —Indirect recipients
- § 33:21 —Taking confidential information
- § 33:22 —Unauthorized use of the trade secret
- § 33:23 Employer-employee relationship and restrictive covenants
- § 33:24 Recent caselaws
- § 33:25 Patents v. trade secrets
- § 33:26 Copyright v. trade secrets
- § 33:27 Medicines Act—Patent linkage
- § 33:28 —The Regulatory Data Protection Obligation (“RDP Obligation”)
- § 33:29 —Other data protection requirements
- § 33:30 Remedies

TABLE OF CONTENTS

- § 33:31 —Injunctions
- § 33:32 — —Anton Piller order
- § 33:33 — —Mareva injunction
- § 33:34 —Delivery up/destruction on oath
- § 33:35 — —Preservation order
- § 33:36 —Damages/account of profits

IV. GOVERNMENT REGULATIONS RELATED TO THE LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 33:37 Generally

V. MAINTAINING THE CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 33:38 Agency review
- § 33:39 Can government agencies be sued?

VI. TAXATION AND TRADE SECRETS

- § 33:40 Overview

CHAPTER 34. SOUTH AFRICA

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 34:1 Historical background
- § 34:2 Courts
- § 34:3 Reported judgments
- § 34:4 The law

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

- § 34:5 Trade secrets related to manufacturing and product technology
- § 34:6 Confidential business information
- § 34:7 Know-how

III. CRIMINAL LAW AND TRADE SECRET PROTECTION

- § 34:8 Common Law
- § 34:9 Statutes
- § 34:10 Electronic Communications Act 36 of 2005 and Cybercrimes Act 19 of 2020
- § 34:11 Penalties

- § 34:12 Enforcement agencies
- § 34:13 Recent enforcement record

IV. CIVIL LAW TRADE SECRET PROTECTION

- § 34:14 Delict
- § 34:15 Statutes
- § 34:16 Contract law
- § 34:17 Implied obligations of confidentiality
- § 34:18 Employer-employee relations—Covenants not to compete
- § 34:19 — —Contractual obligations of nondisclosure
- § 34:20 — —Ownership of employee inventions
- § 34:21 Remedies

V. GOVERNMENTAL REGULATIONS RELATED TO TRADE SECRET LICENSING AND COMMERCIALIZATION

- § 34:22 Generally

VI. MAINTAINING CONFIDENTIALITY DURING GOVERNMENTAL REVIEW AND LITIGATION

- § 34:23 Statutes
- § 34:24 Litigation
- § 34:25 Reported judgments

VII. TAXATION AND TRADE SECRETS

- § 34:26 Overview

APPENDIX 34A. Case References

APPENDIX 34B. Textbook References

CHAPTER 35. SPAIN

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 35:1 Introduction

II. SUBSTANTIVE ASPECTS OF CIVIL PROTECTION OF TRADE SECRETS

- § 35:2 Trade Secrets: Legal definition and requirements
- § 35:3 Lawful acts
- § 35:4 Unlawful acts
- § 35:5 Exceptions

TABLE OF CONTENTS

III. CIVIL LEGAL REMEDIES AGAINST INFRINGEMENT

- § 35:6 Competence, Standing
- § 35:7 Legal Remedies
- § 35:8 Calculation of damages
- § 35:9 Statute of limitations
- § 35:10 Protection of trade secrets in court proceedings:
Protective orders
- § 35:11 Facts-finding proceedings, access to sources of
evidence

IV. CRIMINAL PROTECTION OF TRADE SECRETS

- § 35:12 Additional criminal protection and criminal procedure
laws
- § 35:13 Industrial espionage (appropriation by third parties)
- § 35:14 Disclosure by parties with an obligation not to reveal
- § 35:15 Benefit obtained by third parties from secrets
revealed by others
- § 35:16 Disclosure made by public officials in the Spanish
criminal law
- § 35:17 Deliberate disclosure of a secret invention set forth in
a patent application
- § 35:18 Procedural Aspects

V. TRADE SECRETS AS OBJECT OF PROPERTY

- § 35:19 Assignability, co-ownership and licensing of trade
secrets

VI. TRADE SECRETS AND LABOUR LAW

- § 35:20 Confidentiality and non-competition agreements

VII. TRADE SECRETS AND TAX LAW

- § 35:21 Balance of technological payments
- § 35:22 Withholding and other taxes on royalties paid to
licensors
- § 35:23 Deductibility and amortization of R&D
costs—Deductions
- § 35:24 Deductibility and amortization of R&D costs—
Amortization

VIII. TRADE SECRETS AND COMPETITION LAW

- § 35:25 Defense of Competition Act (DCA)

APPENDIX 35A. Bibliography

CHAPTER 36. SWEDEN

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 36:1 History
- § 36:2 Swedish sources of law
- § 36:3 The law as a tool for the lawyer

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

- § 36:4 Introduction
- § 36:5 Definition by statute
- § 36:6 Trade secrets related to manufacturing, product technology, and business information
- § 36:7 Know-how or show-how

III. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

- § 36:8 The Acts on Trade Secrets
- § 36:9 The Book of Crime

IV. CIVIL LAW AND THE PROTECTION OF TRADE SECRETS

- § 36:10 Overview
- § 36:11 Tort liability
- § 36:12 Contract law
- § 36:13 Equitable doctrines creating implied obligations of confidentiality
- § 36:14 The employer-employee relationship—Covenants not to compete—Noncompetition obligations during employment
- § 36:15 — —Post-employment noncompetition obligations
- § 36:16 —Contractual obligations of nondisclosure
- § 36:17 —Implied duties
- § 36:18 —Ownership of employee inventions
- § 36:19 Remedies—Overview
- § 36:20 —Injunctions
- § 36:21 —Damages

V. GOVERNMENT REGULATION RELATED TO THE LICENSING AND COMMERCIALIZATION OF TRADE SECRETS

- § 36:22 Government guidelines covering imported and/or exported technology as applied to trade secrets—Administrative approval of license agreements and

TABLE OF CONTENTS

- assignments concluded between Swedish and foreign companies
- § 36:23 —Control by the Swedish administration over exchanges of strategic products and/or technologies between Sweden and foreign countries
- § 36:24 Government guidelines covering the contribution of technology to joint ventures
- § 36:25 Antitrust or antimonopoly laws covering the licensing and other commercialization of industrial property, as applied to trade secrets—In general
- § 36:26 —Noncompetition clauses
- § 36:27 —Nondisclosure clauses

VI. MAINTAINING THE CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 36:28 Overview
- § 36:29 Agency review
- § 36:30 Litigation

VII. TAXATION AND TRADE SECRETS

- § 36:31 Overview
- § 36:32 Acquisition of trade secrets and know-how—Trade secrets and know-how resulting from research and development activities
- § 36:33 —Trade secrets and know-how acquired through purchase
- § 36:34 —Trade secrets and know-how used upon payment of royalties
- § 36:35 Transfer of trade secrets and know-how—Taxation of income
- § 36:36 —VAT
- § 36:37 The taxation of trade secrets and know-how under the Swedish-U.S. Income Tax Treaty

CHAPTER 37. TAIWAN

- § 37:1 Introduction to the legal system
- § 37:2 Intellectual Property Court
- § 37:3 Definition of trade secrets
- § 37:4 Criminal law and protection of trade secrets—Statutes—Overview
- § 37:5 The Criminal Code
- § 37:6 The Trade Secrets Act
- § 37:7 Enforcement agencies
- § 37:8 Recent record of enforcement
- § 37:9 Civil law and protection of trade secrets—Civil statutes—The Civil Code

- § 37:10 The Trade Secrets Act
 - § 37:11 Contract law—Nondisclosure
 - § 37:12 Joint ownership
 - § 37:13 Licensing and assignment
 - § 37:14 Equitable doctrines
 - § 37:15 Employer-employee relationship—Covenants not to compete
 - § 37:16 Contract obligations
 - § 37:17 Implied duties
 - § 37:18 Employee inventions—Patents
 - § 37:19 Copyrights
 - § 37:20 Trade secrets
 - § 37:21 Remedies—Misappropriation under the Trade Secrets Act
 - § 37:22 Injunctions
 - § 37:23 Statute of limitations
 - § 37:24 Damages
 - § 37:25 Contributions of technology as capital by foreign joint venture partners or foreign investors
 - § 37:26 Maintaining the confidentiality of trade secrets during review by government agencies and litigation—Agency review
 - § 37:27 Litigation
 - § 37:28 Taxation—Withholding tax
- APPENDIX 37A. The Trade Secret Act

CHAPTER 38. THAILAND

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 38:1 Overview
- § 38:2 Sources of law
- § 38:3 Hierarchy of the Thai court system
- § 38:4 Specialized courts

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

- § 38:5 Overview
- § 38:6 Highlights of the 2002 Trade Secrets Act
- § 38:7 The TSA—section by section description
- § 38:8 Trade secrets related to manufacturing and product technology
- § 38:9 Confidential business information

III. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

- § 38:10 The Penal Code

TABLE OF CONTENTS

- § 38:11 The Trade Secrets Act
- § 38:12 The Trade Competition Act B.E. 2545 (1999)
- § 38:13 Enforcement agencies

IV. PROTECTION OF TRADE SECRETS UNDER CIVIL LAW

- § 38:14 The Trade Secrets Act
- § 38:15 Tort law
- § 38:16 Contract law—Joint venture agreements
- § 38:17 —Confidentiality agreements
- § 38:18 —License agreements
- § 38:19 Equitable doctrines that create implied obligations of confidentiality
- § 38:20 The employer/employee relationship—Covenants not to compete
- § 38:21 The employer-employee relationship—Contractual obligation of nondisclosure
- § 38:22 —Implied duties
- § 38:23 —Ownership of employee inventions
- § 38:24 Remedies
- § 38:25 —Injunctions
- § 38:26 —Damages

V. GOVERNMENT REGULATIONS RELATED TO THE LICENSING AND OTHER COMMERCIALIZATION OF TRADE SECRETS

- § 38:27 Generally

VI. MAINTAINING THE CONFIDENTIALITY OF TRADE SECRETS DURING REVIEW BY GOVERNMENT AGENCIES AND LITIGATION

- § 38:28 Agency review
- § 38:29 Litigation

VII. TAXATION AND TRADE SECRETS IN THAILAND

- § 38:30 Withholding taxes

APPENDIX 38A. Relevant Statutes

CHAPTER 39. UNITED KINGDOM

I. INTRODUCTION TO THE LEGAL SYSTEM

- § 39:1 General introduction

- § 39:2 Jurisprudential basis for protection of confidential information
- § 39:3 What information is capable of amounting to a trade secret?
- § 39:4 The characteristics of confidentiality
- § 39:5 The duration and extinction of confidentiality
- § 39:6 Locus standi
- § 39:7 Detriment: A necessary ingredient of the cause of action?
- § 39:8 The position of third parties
- § 39:9 Defences
- § 39:10 The overriding public interest
- § 39:11 —Fraud/dishonest conduct
- § 39:12 —Public safety
- § 39:13 —The liberty of the subject
- § 39:14 —The dissemination of the information
- § 39:15 —Just cause and excuse: Miscellaneous points

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

- § 39:16 Generally
- § 39:17 Trade secrets relating to manufacturing and product technology
- § 39:18 Confidential business information

III. CRIMINAL LAW AND THE PROTECTION OF TRADE SECRETS

- § 39:19 Generally

IV. CIVIL LAW AND THE PROTECTION OF TRADE SECRETS

- § 39:20 Civil statutes—Overview
- § 39:21 —The right to privacy and data protection
- § 39:22 —European Union law
- § 39:23 Contract law
- § 39:24 Equitable doctrines that create obligations of confidentiality
- § 39:25 Employer-employee relationship
- § 39:26 —Express covenants not to compete
- § 39:27 — —Express covenants during employment
- § 39:28 — —Express covenants post-employment
- § 39:29 —Contractual obligations of nondisclosure
- § 39:30 —Implied duties—During employment
- § 39:31 — —After employment terminates
- § 39:32 —Ownership of employee inventions

TABLE OF CONTENTS

- § 39:33 Remedies
- § 39:34 —Interim injunctions
- § 39:35 —Search orders
- § 39:36 —Interim orders for delivery up
- § 39:37 —Final injunctions and orders for delivery up
- § 39:38 —Damages and account of profits
- § 39:39 Remedies: publicity orders
- § 39:40 Litigation

V. GOVERNMENTAL REGULATIONS RELATED TO THE LICENSING AND OTHER COMMERCIALISATION OF TRADE SECRETS

- § 39:41 UK competition law and regulation governing
exploitation of trade secrets
- § 39:42 Other aspects of UK competition law and regulations
governing exploitation of trade secrets
- § 39:43 Agency review

VI. TAXATION AND TRADE SECRETS

- § 39:44 Withholding and other taxes on royalties paid to
licensors
- § 39:45 Deductibility and amortisation of R&D costs
- APPENDIX 39A. Chapter I and Chapter II Prohibitions and
TFEU Articles 101, 102 and 36
- APPENDIX 39B. Model Non-disclosure Agreements
- APPENDIX 39C. Model License Agreement
- APPENDIX 39D. Further Reading

CHAPTER 40. THE UNITED STATES

I. INTRODUCTION TO THE LEGAL SYSTEM

A. OVERVIEW

- § 40:1 The genesis of trade secret law in the United States

B. THE UNIFORM TRADE SECRETS ACT

- § 40:2 Introduction
- § 40:3 The UTSA—Definitions
- § 40:4 —Injunctive relief
- § 40:5 —Damages
- § 40:6 —Attorney's fees
- § 40:7 —Preservation of secrecy
- § 40:8 —Statute of limitations
- § 40:9 —Effect on other laws

C. THE RESTATEMENT (THIRD) OF UNFAIR COMPETITION

- § 40:10 Overview
- § 40:11 The Restatement Third—Trade secrets defined
- § 40:12 —Liability for misappropriation
- § 40:13 —Duty of confidence
- § 40:14 —Breach of confidence
- § 40:15 —Misappropriation
- § 40:16 —Injunctions
- § 40:17 —Damages

D. PREEMPTION

- § 40:18 Preemption and federal patent law
- § 40:19 Preemption and federal copyright law
- § 40:20 Trade secrets, copyright notices, and registration

E. JURISDICTION, ELEMENTS TO BE PROVEN, AND BURDENS AND STANDARDS OF PROOF IN TRADE SECRETS CASES

- § 40:21 Jurisdiction
- § 40:22 Information protected by law
- § 40:23 The element of secrecy
- § 40:24 The element of novelty
- § 40:25 The element of concreteness
- § 40:26 The element of value
- § 40:27 The plaintiff's burden of proof
- § 40:28 Plaintiff's standard of proof
- § 40:29 A question of law or fact?

II. TRADE SECRETS AS DEFINED BY STATUTE OR CASE LAW

A. TRADE SECRETS RELATED TO MANUFACTURING AND PRODUCT TECHNOLOGY

- § 40:30 The Uniform Trade Secrets Act
- § 40:31 The Restatement (Third) of Unfair Competition
- § 40:32 Reverse engineering

B. CONFIDENTIAL BUSINESS INFORMATION—CUSTOMER AND SUPPLIER LISTS

- § 40:33 Overview

C. KNOW-HOW AND SHOW-HOW

- § 40:34 Overview

TABLE OF CONTENTS

III. CRIMINAL LAW AND PROTECTION OF TRADE SECRETS

A. STATE CRIMINAL LAW STATUTES

§ 40:35 Overview

B. THE ECONOMIC ESPIONAGE ACT OF 1996

§ 40:36 Overview

§ 40:37 The Economic Espionage Act vs. Civil Actions

C. THE FEDERAL DEFEND TRADE SECRETS ACT OF 2016

§ 40:38 Overview

§ 40:39 State trade secrets law is not pre-empted

§ 40:40 The Uniform Trade Secrets Act is followed

§ 40:41 Civil seizure under the DTSA

§ 40:42 Civil remedies are provided

§ 40:43 Statute of limitations

§ 40:44 Conduct outside the United States

§ 40:45 Increased criminal penalties

§ 40:46 Employee contract notice requirements

§ 40:47 Pleadings under the DTSA

§ 40:48 Definitions—Trade secrets and misappropriation

§ 40:49 Remedies—TROs and injunctions

§ 40:50 —Damages

IV. CIVIL LAW AND PROTECTION OF TRADE SECRETS

A. CIVIL STATUTES AND THE COMMON LAW

§ 40:51 Overview

§ 40:52 The Uniform Trade Secrets Act

§ 40:53 The Restatement Third

B. CONTRACT LAW

§ 40:54 Overview

§ 40:55 Nondisclosure agreements

§ 40:56 Trade secret license agreements—Overview

§ 40:57 Public domain information—Royalty obligations

§ 40:58 —Use after license termination

§ 40:59 Hybrid agreements—Royalty payments

**C. EQUITABLE DOCTRINES WHICH CREATE
IMPLIED OBLIGATIONS OF
CONFIDENTIALITY**

§ 40:60 Overview

D. THE EMPLOYER-EMPLOYEE RELATIONSHIP

§ 40:61 Obligations of confidentiality

§ 40:62 Employee nondisclosure agreements

§ 40:63 Noncompetition agreements

§ 40:64 Ownership of employee inventions

E. REMEDIES

§ 40:65 Overview

§ 40:66 Injunctions

§ 40:67 Injunctions against former employees

§ 40:68 Third party injunctions

§ 40:69 Damages

**V. GOVERNMENT REGULATION RELATED TO
THE LICENSING AND OTHER
COMMERCIALIZATION OF TRADE SECRETS**

**A. GOVERNMENT GUIDELINES COVERING
IMPORTED AND/OR EXPORTED TECHNOLOGY**

§ 40:70 Generally

**B. ANTITRUST OR ANTIMONOPOLY LAWS
COVERING THE LICENSING AND OTHER
COMMERCIALIZATION OF INDUSTRIAL
PROPERTY**

§ 40:71 Introduction

§ 40:72 Price restrictions

§ 40:73 Territorial restraints

§ 40:74 Royalty payments and contract duration

§ 40:75 Customer, quantity, and field of use restrictions

§ 40:76 Tying restrictions and restrictions on dealing in
competing products

§ 40:77 Grantback provisions

§ 40:78 Package licensing

§ 40:79 The antitrust guidelines for collaborations among
competitors

TABLE OF CONTENTS

**VI. MAINTAINING THE CONFIDENTIALITY OF
TRADE SECRETS DURING REVIEW BY
GOVERNMENT AGENCIES AND LITIGATION**

- § 40:80 Agency review
- § 40:81 Litigation

VII. TAXATION AND TRADE SECRETS

- § 40:82 The federal and state taxation of trade secrets
- § 40:83 Deductibility and amortization of R&D costs

**VIII. LITIGATING TRADE SECRET CASES AT THE
INTERNATIONAL TRADE COMMISSION**

- § 40:84 Introduction
- § 40:85 Subject matter jurisdiction
- § 40:86 Parties
- § 40:87 Domestic industry
 - § 40:88 —Defining the domestic industry
 - § 40:89 —Domestic utilization of trade secrets
 - § 40:90 —Activities to be included in the domestic industry
- § 40:91 Injury
- § 40:92 Choice of law
- § 40:93 Discovery issues
- § 40:94 Use of a foreign proceeding's record and decision
- § 40:95 Relief
 - § 40:96 —Exclusion orders
 - § 40:97 — —Limited vs. general exclusion
 - § 40:98 — —The scope of product coverage
 - § 40:99 — —The duration of the exclusion order
 - § 40:100 — —Evidentiary support for the exclusionary time period
 - § 40:101 — —The date the exclusion order starts running
 - § 40:102 — —Inclusion of downstream products
 - § 40:103 —Cease and desist orders
 - § 40:104 —Unavailable forms of relief

**IX. U.S. CONTROLS ON EXPORTS OF
TECHNOLOGY**

- § 40:105 Evolution of U.S. export control policy
- § 40:106 —Dissolution of COCOM
- § 40:107 —New focus on nonproliferation controls
- § 40:108 Export administration regulations
 - § 40:109 —Technology subject to control
 - § 40:110 —Examples of technology exports
 - § 40:111 —Export licensing requirements

TRADE SECRETS THROUGHOUT THE WORLD

- § 40:112 —License exceptions
- § 40:113 —Reexports of U.S.-origin technology
- § 40:114 —Domestic transfers to foreign nationals
- § 40:115 —Nonproliferation and anti-terrorism controls
- § 40:116 —Encryption export controls
- § 40:117 International traffic in arms regulations—Overview
- § 40:118 —Exports of technical data and defense services
- § 40:119 —Reexports
- § 40:120 Trade and economic sanctions
- APPENDIX 40A. Uniform Trade Secrets Act (1979)
- APPENDIX 40B. Economic Espionage Act of 1996
- APPENDIX 40C. Antitrust Guidelines for the Licensing of Intellectual Property
- APPENDIX 40D. Economic Espionage Act (18 U.S.C.A. § 1831-1839) (As Amended May 11, 2016 by the Defend Trade Secrets Act of 2016—See Appendix 40E, *infra*)
- APPENDIX 40E. Defend Trade Secrets Act of 2016 (With Legislative History) UNITED STATES PUBLIC LAWS, 114th Congress—Second Session

Index