INDEX

Abuse of dominance, see also Market restriction, Tied selling

- anti-competitive acts, practice of, 270-279
- control, 265-269
- defences, 284-285
- enforcement, 262-264
- exemptions, 284-285
- generally, 261-262, 567-573
- remedies, 282-284
- substantial prevention or lessening of competition, 279-282

Ad Standards preclearance, 431

Advertising to children, 430-431

Bait and switch selling, 197, 400

Bid rigging, 79-81

Canadian competition law

- Commissioner of Competition, 15-16
- comparison with US, 2
- competition enforcement institutions, 13-15
- Competition Tribunal, 17
- courts, 17-18
- Director of Public Prosecutions, 14
- history of, 22-29
- Public Prosecution Service of Canada, 16
- purpose of, 1-12
- recent developments, 30-33

Cellophane fallacy, 46

Class actions, see also Private litigation

- certification decisions, 638-641
- discovery in the U.S., access to, 637-638
- distribution of settlements and awards, 644-645
- funding, 627-630
- generally, 622-624
- interjurisdictional carriage motions, 632-634
- management, 635
- multiple competing plaintiffs, motions among, 624-627
- national class, 630-631
- national settlements, 635-637
- opt-in/opt-out, 635
- settlements, 642-644
- trial, 641-642

Commissioner of Competition, 15-16

Competition Bureau, 15-16

Competition Tribunal, 17, see also Private applications to Competition Tribunal

Competition Tribunal Procedure

- appeals
 - • generally, 775-777
 - • procedure, 777-779
- case management,770-772
- contested applications expedited process
 - • generally, 749-750
 - • procedure, 750-754
- contested proceedings
 - • discontinuance and withdrawal, 739
 - • generally, 716-717
 - • hearing on the merits, 733-739

- • pre-hearing procedures, 717-733
- • remedies, 739-749
- judicial review
 - • generally, 780-781
 - • procedure, 782-785
- jurisdiction and powers, 712-714
- legal framework, 715-716
- mediation
 - • generally, 772-773
 - • procedure, 773-775
- motions
 - • generally, 754-755
 - • leave to intervene, 755
 - • motions to strike, 758-759
 - • summary disposition or summary judgment, 755-757
- overview, 711-712, 714-715
- private applications
 - • consent agreement, 770
 - • generally, 762-763
 - • leave under section 103.1 of Competition Act, 764-769
 - • section 103.1 application, 769-770
- reconsiderations
 - • generally, 779-780
 - • procedure, 780
- references
 - • generally, 760-761
 - • procedure, 761-762

Conspiracy (civil), see also Unlawful interference with economic interests (unlawful means), Unlawful restraint of trade

- civil conspiracy to injure, 441-444
- civil conspiracy by unlawful means, 445-449
- continued evolution of the tort, 450-451
- defences, 449-450
- generally, 439-441, 473

Conspiracy (criminal), see also Unlawful interference with economic interests (unlawful means), Unlawful restraint of trade

- agreements, 64-69
 - • evidence of, 66-68
 - • tacit, 68-69
- bid rigging, 79-81
- conscious parallelism, 68-69
- defences, 71-73
- financial institutions, 82-84
- foreign directives to implement foreign conspiracy in Canada, 78-79
- generally, 61-62
- jurisdiction issues, 76-78
- immunity program, 87-91
- leniency program, 91-92
- mens rea, 69-70
- penalties, 73-76
- professional sport, agreements relating to, 81-82
- regulated conduct defence, 72-73
- related offences, 84-86
- section 45, 62-63

Consumer protection laws, 435-436

Delivered pricing

- definition, 253-254
- elements, 254
- exceptions, 254-255
- rationale, 253
- remedies, 255

Enforcement process

- competition and compliance framework, 18-20
- criminal offences, 21
- private right of action, 21-22
- reviewable matters, 20-21

Exclusive dealing

- definitions, 241-242
- elements, 241-242
- exclusionary effects, 243
- exemptions, 243-244
- market power, 242
- prevalence requirement, 242
- remedies, 244-246
- restrictions on distribution, 239-240
- substantial lessening of competition, 243

False or misleading representations, see Misleading advertising (criminal)

Foreign investment reviews

- acquisitions by state-owned enterprises, 677-681
- generally, 647-648, 682
- Investment Canada Act, application of, 652-656
- legislative history, 648-651
- national security, 660-663

- net benefit to Canada, 663-665
- penalties, 681-682
- remedies, 681-682
- rejected transactions, 665-673
- review process and timing, 673-676
- review thresholds, 657-660
- undertakings, 676-677

Foreign judgments, laws and directives

- adverse effects, 256
- communications to implement foreign conspiracy, 257-258
- decisions made, 257
- discrimination by a foreign supplier, 258-259
- implementation of foreign law or directive pertaining to a foreign law, 257
- judgment, decree or order, 256
- rationale, 255-256
- remedies, 257, 258

Gambling, 434

Immunity program, 87-91

Intellectual property interface with competition law

- abuse of dominance, 567-573
- agreements amongst competitors, 560-567
- assignments, 549-551
- bio-equivalence, proof, 554-555
- criminal conspiracies, generally, 545-547
- cross-licensing, 548-549
- enforcement principles, 544-545
- generally, 537-545
- Intellectual Property Enforcement Guidelines, 130-131, 539-545

- licensing agreements, 547-548
- mergers, 573-575
- other jurisdictions, 576-579
- patent litigation settlement agreements, 551-554
- patent pools, 548-549
- price maintenance, 556-558
- R&D cooperation, 549
- refusal to deal, 555-556
- regulated conduct doctrine, 580-590
- special remedies for conduct involving IP rights, 575-576
- transfers, 549-551
- vertical restraints, 559-560

Interception of private communications, 517-524

Investigative powers

- access to evidence gathered by Commissioner, 527-536
- formal inquiry, Competition Act section 10, 494-498
- generally, 493
- interception of private communications, *Criminal Code*, 517-524
- orders for oral examination, production of documents, *Competition Act* section 11, 498-509
- preliminary examinations, 493-494
- production orders, Criminal Code section 487.014, 524-526
- search and seizure, 510-517
- transmission, tracking and financial data, *Competition Act* section 141, 526-527

Leniency program, 91-92

Market

• basic concepts, 35-36

- cellophane fallacy, 46
- geographic market definition, 44-46
- market definition, 38-46
- market share and concentration, 47-48
- product market definition, 41-44

Market power

- abuse of dominance, 54-57
- definition, 36-38
- exclusive dealing, 59
- market restriction, 59
- mergers, 50-53
- price maintenance, 58-59
- refusal to deal, 58
- strategic alliances, 53
- tied selling, 59

Market restriction, see also Abuse of dominance, Tied selling

- competitive effect, 249
- exemptions, 249
- market power, 249
- private proceedings, 251-252
- relationship to abuse of dominance, 250-251
- remedies, 250

Marketing practices, see Misleading advertising (civil)

Merger notification

- advance ruling certificate applications, 299-301
- advance ruling certificate, 315
- amalgamation, 293
- asset acquisition, 292

- assets and revenues, calculation of, 294-295
- Canada Transportation Act, 313-314
- combinations, 293
- Competition Bureau service standards, 308-309
- competitive impact statement, 304
- confidentiality protection, 310-311
- exemptions, general, 295-296
- exemptions, specific, 296-297
- failure to comply, 311
- filing fees, 307-308
- foreign competition/antitrust agencies, 314
- generally, 287-288
- information resources, 321-323
- interim orders
 - • Competition Act, section 100, 316-318
 - • Competition Act, section 104, 318-320
- Investment Canada Act, 312-313
- joint ventures, 298
- legislative history, 288-289
- limitation periods, 309, 320-321
- no-action letter, 316
- non-notifiable transactions, 312
- notifiable transactions, 289-298
- notification procedure, 299-312
- notification strategy, 321
- notification thresholds, 291-294
- obligation to notify, 298
- prescribed information for notification, 302-304

- relief for fluctuating interests and staged acquisitions, 301-302
- section 11 order, 306-307
- subsection 113(c) waiver, 301
- supplementary information requests, 304-306
- transaction documents, 311
- transaction triggering new notification or ARC request, 307
- unsolicited takeover bids, 302
- voting shares, acquisition of, 292-293
- waiting periods, statutory, 308
- waiver, 315

Mergers, 50-53, see also Substantive merger review

Misleading advertising (civil), see also Misleading advertising (criminal)

- advertising, defined, 366
- "astroturfing" (fake reviews), 407-408
- bait and switch selling, 400
- basic advertising prohibition, 364-379
- basic concepts, 366-370
- comparative claims, 404-405
- coupons, 412-413
- drip pricing, 401-404
- enforcement, 364-365
- environmental claims, 408-409
- false or misleading in material respect, 386-387
- "free" product claims, 405
- generally, 359-365
- influencer marketing, 405-407
- "made in Canada" claims, 409-411
- misleading electronic messages, 400-401

- ordinary price claims, 390-398
- performance claims, 387-390
- private challenges, 422-429
- promotional contests, 413-414
- rebates, 411-412
- remedies, 416-422
- sale above advertised price, 399-400
- survey evidence, 399
- tests and testimonials, 398-399
- warranties and guarantees, 390

Misleading advertising (criminal)

- administration and enforcement, 415-416
- deceptive prize notices, 384-385
- double ticketing, 385
- enforcement, 364-365
- false or misleading representations, 382-383
- generally, 380
- knowing or reckless conduct, 380-381
- misleading electronic messages, 383-384
- multi-level marketing plans, 385-386
- promotion contests, 414
- pyramid selling, 385-386
- telemarketing, 383

No-action letter, 316

Non-criminal review of agreements among competitors

- agreements between affiliates, 111-112
- agreements relating only to exports, 110-111
- Bureau enforcement positions

- • enforcement during COVID-19 pandemic, 132
- • Intellectual Property Enforcement Guidelines, 130-131
- buying side agreements, 119-122
- Canada Transportation Act, 109-110
- commercialization and joint selling, 114-115
- Competition Act amendments, 95-96
- Competitor Collaboration Guidelines, 96-99
- efficiency defence, 105-109
- elements
 - • agreement or arrangement, 100-101
 - • between competitors, 101-103
 - • existing or proposed agreement, 101
 - • identifying relevant market, 104-105
 - • substantial prevention or lessening of competition, 103
- enforcement under section 90.1
 - • Air Canada and United Continental, 124-126
 - • Ebooks, 126-128
 - • TREB, 128-130
- environmental measures, 118-119
- federal financial institutions, 109-110
- generally, 95-96, 133-134
- information sharing, 115
- joint production, 117-118
- non-compete clauses, 122-123
- proceedings under ss. 45, 49, 76, 79 or 92, 112
- remedies, 112-113
- research and development, 116
- section 90.1, 99-100, 113-114

• specialization agreements, 111

Ordinary price claims, see Misleading advertising (civil)

Packaging and labelling, 431-433

Predatory pricing

- elements of the provision, 800-806
- generally, 572-573
- penalty, 806

Price discrimination, see Promotional allowance, Regional price discrimination, Secondary-line price discrimination

Price maintenance

- adverse effect on competition in a market, 186-189
- agreement, 183-184
- any likely means, 185
- bait and switch selling, 197
- comparisons with other jurisdictions
 - • European Union, 202-204
 - • US, 200-202
- defences, 195-197
- elements of resale price maintenance, 177-191
- exceptions, 195-197
- horizontal price maintenance, 190-191
- inadequate service, 197
- inducing a supplier to refuse to deal, 198-199
- legislative history, 175-177
- loss leaders, 196-197
- misleading advertising, 197
- purpose and scope, 173-175
- refusal to supply, 191-195
- suggested selling prices, 189-190

- threat or promise, 184-185
- tribunal orders, 199

Private applications to Competition Tribunal

- consent agreements, 489
- costs, 490-491
- damages, 488-489
- generally, 475, 491
- hearing the application, 485-486
- injunctive relief, 486-488
- leave process, 476-479
- leave ruling, 484-485
- leave threshold, 479-484

Private litigation, see also Class actions

- common law claims, 621-622
- competent court, 613-614
- generally, 591-593
- jurisdiction, 616-621
- limitation period, 614-615
- remedies, 597-600
- standing, 600-603
- statutory cause of action, 593-597

Product safety regulation, 437-438

Professional sport agreements, 81-82

Promotional allowances

- elements of the provision, 807-809
- penalty, 809

Pyramid selling, 385-386

Refusal to deal

- adverse effect on competition, 154-156
- ample supply, 151-154
- anywhere in a market, 141-142
- discretion, 166-169
- foreign antitrust regimes, 169-170
- geographic market, 140-141
- insufficient competition, 149-151
- precluded from carrying on business, 142-147
- private enforcement, 156-160
- product market, 138-140
- refusal to license intellectual property, 161-162
- remedial powers of the tribunal, 162-169
- section 75
 - • constitutionality, 137-138
 - • generally, 135-137
- substantially affected, 142-147
- usual trade terms, 147-148

Regional price discrimination

- case law, 795-796
- elements of the provision, 794-795
- paragraph 50(1)(b), analysis of, 796-800
- penalty, 800

Regulated conduct doctrine

- conflicts
 - • federal competition law and other federal laws, 589-590
 - • federal competition law and provincial regulatory regimes, 582-589

• general principles, 580-582

Restrictions on distribution, 239-240

Secondary-line price discrimination

- case law, 794
- elements of the provision, 788-789
- paragraph 50(1)(a), analysis of, 790-794
- penalty, 794
- per se offence, 789-790

Strategic alliances, 53

Substantive merger review

- advance ruling certificates, 334
- assessment criteria, 329-332
- cognizable efficiencies, 347-350
- consent agreements, 335-337
- coordinated effects, 343-344
- effects of any prevention or lessening of competition, 351-352
- efficiency exception, 346-355
- exceptions, 328
- foreign counsel, coordination with, 356-357
- generally, 325-328
- injunctions, 334
- limitations, 328
- market share and concentration levels, 340-341
- merger review process, 355-357
- non-horizontal mergers, 345-346
- principal substantive test, 328
- remedies in contested cases, 332-334
- substantial lessening or prevention of competition, 338-339

- substantive submissions, 355-356
- trade-off framework, 352-355
- unilateral effects, 342-343

Telemarketing, 383

Tied selling, see also Abuse of dominance, Market restriction

- condition of supply, 247
- exclusionary effects, 247
- exemptions, 247-248
- inducement, 247
- market power, 247
- practice by supplier of product, 247
- private proceedings, 251-252
- relationship to abuse of dominant position, 250-251
- remedies, 248
- substantial lessening of competition, 247
- two products, 246-247

Trademark and related issues, 436-437

Unlawful interference with economic interests (unlawful means), see also Conspiracy, Unlawful restraint of trade

- continued evolution of the tort, 459
- defences, 458-459
- elements of, 453-458
- generally, 451-453, 473

Unlawful restraint of trade, see also Conspiracy, Unlawful interference with economic interests (unlawful means)

- generally, 459-460, 473
- reasonable with regard to parties' interests, 464-467
- reasonable with regard to public interest, 467-468
- remedies, 469-472

838 / Fundamentals of Canadian Competition Law

• test for enforceability, 460-464 Weights and measures, 434 Waiver of tort, 472-473