

European Merger Control

von

Dr. Michael Rosenthal, Dr. Stefan Thomas

1. Auflage

European Merger Control – Rosenthal / Thomas

schnell und portofrei erhältlich bei beck-shop.de DIE FACHBUCHHANDLUNG

Thematische Gliederung:

[Kartellrecht](#)



Verlag C.H. Beck München 2010

Verlag C.H. Beck im Internet:

www.beck.de

ISBN 978 3 406 59573 8

Index

Abandonment

- notification, and E. 119 et seq., 162 et seqq.

Abuse of dominant position

- background to Merger Regulation A. 7 et seqq., 53 et seqq., C. 258 et seqq.
- generally A. 53 et seqq., C. 4, 118 et seqq., 178 et seqq., 285 et seqq., 335 et seqq.

Access remedies

- commitments, and D. 63 et seqq.

Access to supplies or markets

- appraisal of concentrations, and C. 232 et seqq., 252 et seqq., 273 et seqq.

Acquisitions

- balance of power B. 38 et seqq.
- changes in control B. 9, 59 et seqq.
- changes in nature of control B. 30, 59 et seqq., 62
- Community dimension, and
- control by individuals, of B. 13
- control by state companies, of B. 14, 178
- joint control, of B. 38 et seqq., 65 et seqq., 145 et seqq.
- jointly-controlled company, by B. 154 et seqq.
- sole control over part of undertaking, of B. 157 et seqq.
- sole control where previously was joint control, of B. 136 et seqq.
- stages, in B. 159 et seqq.
- control by individuals, of B. 13
- control by state companies, of B. 14, 27, 178
- decisive influence B. 28
- direct control B. 9, 11
- future rights B. 25, 32
- indirect control B. 9, 11, 16
- joint control, of B. 38 et seqq., 65 et seqq., 145 et seqq.
- jointly-controlled company, by B. 154 et seqq.
- meaning of control B. 28
- means of control B. 17 et seqq.
- nature of control B. 29, 30 et seqq., 38 et seqq.
- options B. 32
- part of undertaking, of B. 26, 157 et seqq.
- possibility of influence B. 28 et seqq.
- public authority, by B. 14, 27, 178
- sole control over part of undertaking, of B. 157 et seqq.
- sole control where previously was joint control, of B. 136 et seqq.
- stages, in B. 159 et seqq.

Additional thresholds

- Community turnover B. 127, 128
- generally B. 121 et seqq.
- historical background A. 7 et seqq.

- Member State turnover B. 127, 128

- relationship with ordinary thresholds B. 130

- worldwide turnover B. 127, 128

Advisory Committee on Concentrations

- in depth examination, and A. 19, E. 135, 146, 192, 213
- national competition authorities, and A. 19, E. 135 et seq.

Affected markets

- notification, and E. 13

Allocation Notice

- national competition authorities, and A. 12, 15
- references, and B. 185 et seqq.

Ancillary restraints

- introduction C. 556 et seqq.
- joint ventures, and
- introduction C. 569 et seq.
- licence agreements C. 577
- non-competition covenants C. 573
- purchase and supply agreements C. 578 et seqq.
- know-how C. 571 et seqq.
- licences C. 576, 577
- non-competition covenants C. 571 et seq., 573 et seq.
- purchase and supply agreements C. 578 et seqq.
- restrictions
- "directly related" C. 561 et seqq.
- generally C. 556 et seqq., 559 et seq.
- "necessary" C. 563 et seqq.
- transitional supply arrangements C. 578

Annulment

- review of decisions, and
- generally F. 26 et seqq., 54 et seqq.
- re-opening the appraisal process F. 101, 102 et seqq.

Anti-competitive practices

- ancillary restraints, and A. 57, C. 556 et seqq.
- appraisal of concentrations, and C. 118 et seqq., 178 et seqq., 285 et seqq., 335 et seqq.
- background to Merger Regulation A. 9 et seqq.
- generally A. 9 et seqq., 53 et seqq., C. 118 et seqq., 178 et seqq., 285 et seqq., 335 et seqq.

Appeals

- See also Reviews
- Court of Justice, to F. 99 et seqq.

Appraisal procedure

- access to supplies or markets C. 232 et seqq., 252 et seqq., 273 et seqq.
- anti-competitive practices, and A. 53 et seqq., C. 118 et seqq., 178 et seqq., 285 et seqq., 335 et seqq.

Index

- assessment factors
 - access to supplies or markets C. 232 et seqq., 252 et seqq., 273 et seqq.
 - barriers to entry C. 57, 217 et seqq., 289 et seqq., 326 et seqq., 342, 477 et seq., 482 et seqq., D. 63 et seqq.
 - capacity C. 116, 159 et seqq., 164 et seqq., 179, 187
 - case study Fortis/ABN Amro, and D. 28
 - closeness of competition C. 150 et seqq., 155, 228
 - competitors C. 77 et seq., 150 et seqq., 159 et seqq., 164 et seqq.
 - countervailing buyer power C. 468 et seqq.
 - economic power C. 120, 410
 - entry barriers C. 57, 217 et seqq., 289 et seqq., 326 et seqq., 342, 477 et seq., 482 et seqq., D. 63 et seqq.
 - financial power C. 410 et seqq.
 - horizontal mergers C. 113 et seqq.
 - introduction C. 1 et seqq.
 - market shares C. 122 et seqq.
 - portfolio power C. 176, 401 et seqq.
- barriers to entry C. 57, 217 et seqq., 289 et seqq., 326 et seqq., 342, 477 et seq., 482 et seqq., D. 63 et seqq.
- burden of proof C. 188, 397 et seqq., 447, 465, 501, D. 112 et seqq.
- buyer power C. 27 et seqq., 235 et seqq., 468 et seqq.
- capacity C. 116, 159 et seqq., 164 et seqq., 179, 187
- case study Fortis/ABN Amro D. 28
- causation C. 428 et seqq.
- Chief Economist, and E. 3 et seqq., 90
- closeness of competition C. 150 et seqq., 155, 228
- compatibility with common market
 - anti-competitive practices A. 53 et seqq., C. 118 et seqq., 178 et seqq., 285 et seqq., 335 et seqq.
 - authorisation E. 78, 126
 - background A. 1 et seqq., C. 1 et seqq.
 - burden of proof C. 188, 397 et seqq., D. 112 et seqq.
 - causation C. 428 et seqq.
 - exemption C. 551 et seqq.
 - full-function joint ventures C. 529 et seqq.
 - neutral starting point C. 21
 - potential competition C. 217 et seqq.
 - procurement markets C. 235, 240 et seqq.
 - rationales for test C. 4 et seqq.
 - standard of proof C. 397 et seqq.
 - substantial part of market C. 98
- competitive assessment
 - access to supplies or markets C. 232 et seqq., 252 et seqq., 273 et seqq.
 - barriers to entry C. 57, 217 et seqq., 289 et seqq., 326 et seqq., 342, 477 et seq., 482 et seqq., D. 63 et seqq.
 - capacity C. 116, 159 et seqq., 164 et seqq., 179, 167
- case study Fortis/ABN Amro, and D. 28
- closeness of competition C. 150 et seqq., 155, 228
- competitors C. 77 et seq., 150 et seqq., 159 et seqq., 164 et seqq.
- countervailing buyer power C. 468 et seqq.
- economic power C. 120, 410
- entry barriers C. 57, 217 et seqq., 289 et seqq., 326 et seqq., 342, 477 et seq., 482 et seqq., D. 63 et seqq.
- financial power C. 410 et seqq.
- horizontal mergers C. 113 et seqq.
- introduction C. 1 et seqq.
- market shares C. 122 et seqq.
- portfolio power C. 176, 401 et seqq.
- competitors C. 77 et seq., 150 et seqq., 159 et seqq., 164 et seqq.
- conglomerate mergers
 - generally C. 343 et seqq.
 - guidance, and C. 236 et seqq., 346 et seqq.
- consumer welfare C. 294 et seqq., 505 et seqq.
- contemporaneous mergers C. 439 et seqq.
- coordinated effects
 - collective dominance C. 178 et seqq., 335 et seqq.
 - generally C. 178 et seqq., 335 et seqq., 425 et seqq.
 - necessary conditions C. 185 et seqq., 336 et seqq., 425 et seqq.
- co-ordination effects C. 532 et seqq.
- "counterfactual" C. 3, 17 et seqq., 428 et seqq.
- countervailing benefits
 - consumer welfare C. 294 et seqq., 505 et seqq.
 - economic and technical progress C. 496 et seqq.
 - efficiencies C. 496 et seqq.
 - failing firm doctrine C. 443 et seqq.
 - generally C. 466 et seqq.
 - research and development C. 496 et seqq.
 - social considerations C. 494
- countervailing buyer power C. 468 et seqq.
- customer preferences C. 56, 62, 71, 75 et seqq., 77 et seqq.
- demand-side substitutability C. 34 et seqq.
- dominance
 - generally C. 4, 118 et seqq., 178 et seqq., 335 et seqq.
 - introduction A. 1, C. 4
- dynamic competition C. 13, 137, 167 et seqq.
- economic power C. 120, 410
- economic and technical progress
 - consumer welfare C. 294 et seqq., 505 et seqq.
 - efficiencies C. 496 et seqq.
 - generally C. 496 et seqq.
 - research and development C. 496 et seqq.
 - "synergistic rationale" C. 424, 516
- efficiencies C. 496 et seqq.
- entry barriers C. 57, 217 et seqq., 289 et seqq., 326 et seqq., 342, 477 et seq., 482 et seqq., D. 63 et seqq.

Index

- exemption from incompatibility C. 551 et seqq.
- factors causing SIEC C. 2 et seqq., 113 et seqq., 236 et seqq., 343
- failing firm doctrine C. 443 et seqq.
- financial power C. 410 et seqq.
- full-function joint ventures C. 529 et seqq.
- geographic market definition
 - case study Fortis/ABN Amro, and D. 28
 - generally C. 69 et seqq.
- geographic market C. 69 et seqq.
- global markets C. 95 et seqq.
- homogenous conditions
 - customer preferences C. 77
 - generally C. 69 et seqq.
 - global markets C. 97, 98
 - location of suppliers and purchasers C. 97, 69 et seqq.
 - prices C. 69 et seqq.
 - supply conditions C. 92 et seq.
 - trade patterns C. 73
 - transport costs C. 90
- Horizontal Merger Guidelines
 - competitive assessment, and C. 113 et seqq.
 - generally A. 15, C. 113 et seqq.
 - introduction A. 15, C. 113 et seqq.
- horizontal mergers C. 113 et seqq.
- hypothetical monopolist test C. 39 et seqq.
- introduction C. 1 et seqq.
- location of suppliers and purchasers C. 67 et seqq., 97
- market definition
 - customer preferences C. 56, 62, 71, 75 et seq., 77 et seqq.
 - demand-side substitutability C. 34 et seqq.
 - generally C. 13 et seqq.
 - geographic market C. 69 et seqq.
 - global markets C. 95 et seqq.
 - homogenous conditions C. 69 et seqq.
 - hypothetical monopolist test C. 39 et seqq.
 - location of suppliers and purchasers C. 69 et seqq., 97
- Notice on Market Definition C. 12 et seqq.
- prices C. 32 et seqq., 69 et seqq.
- product market C. 26 et seqq.
- SSNIP test C. 39 et seqq.
- supply-side substitutability C. 64 et seqq., 92 et seq.
- trade patterns C. 73
- transport costs C. 90, 95 et seqq.
- market shares C. 122 et seqq.
- neutral starting point C. 21
- non-competition factors
 - co-ordination effects C. 532 et seqq.
 - countervailing benefits C. 466 et seqq.
 - economic and technical progress C. 496 et seqq.
 - "failing firm" defence C. 443 et seqq.
 - social considerations C. 494
- Non-Horizontal Merger Guidelines
 - competitive assessment, and C. 236 et seqq.
 - conglomerate mergers C. 343 et seqq.
 - generally A. 15, C. 236 et seqq.
- introduction C. 236 et seqq.
- vertical mergers C. 236 et seqq.
- Notice on Market Definition A. 15, C. 12 et seqq.
- Perrier judgment C. 36
- portfolio power C. 401 et seqq.
- potential competition, and C. 217 et seqq., 482 et seqq.
- process
 - contemporaneous mergers C. 439 et seqq.
 - "counterfactual" C. 3, 17 et seqq., 428 et seqq.
 - dynamic competition C. 13, 137, 167 et seqq.
 - sources of information C. 38 et seqq., 74, 77, 131, E. 168 et seqq.
 - time frame for assessment E. 9 et seq., 80 et seqq., 128 et seqq.
- procurement markets, and C. 235, 240 et seqq.
- product market C. 26 et seqq.
- product market definition
 - case study Fortis/ABN Amro, and D. 28
 - generally C. 26 et seqq., 32
- recent developments C. 1 et seqq.
- research and development C. 496 et seqq.
- significant impediment to effective competition test
 - background C. 2 et seqq.
 - coordinated effects C. 178 et seqq., 335 et seqq., 425 et seqq.
 - generally C. 2 et seqq.
 - Horizontal Merger Guidelines C. 113 et seqq.
 - Non-Horizontal Merger Guidelines C. 236 et seqq.
 - rationale C. 4 et seqq.
 - relevant guidance A. 15., C. 113 et seqq., 236 et seqq., 343 et seqq.
 - unilateral effects C. 118 et seqq., 332 et seqq.
- significant non-transitory increase in price C. 39 et seqq.
- simplified procedure, and E. 15 et seqq.
- SSNIP test C. 39 et seqq.
- social considerations C. 494
- sources of information C. 38 et seqq., 74, 77, 131, E. 168 et seqq.
- "spill-over" effects C. 421 et seqq.
- standard of proof C. 397, 465, D. 112 et seqq., F. 27
- substantial part of market, and C. 98
- supply-side substitutability C. 64 et seqq., 92 et seqq.
- technical and economic progress
 - consumer welfare C. 294 et seqq., 505 et seqq.
 - efficiencies C. 496 et seqq.
 - generally C. 496 et seqq.
 - research and development C. 496 et seqq.
 - "synergistic rationale" C. 424, 516
- time frame for assessment E. 9 et seq., 80 et seqq., 128 et seqq.
- trade patterns C. 73, 265 et seq.
- transport costs C. 90, 95 et seqq., 323, 518

Index

- unilateral effects
 - dominance C. 118 et seqq.
 - generally C. 113 et seqq., 118 et seqq., 332 et seqq.
 - introduction C. 113 et seqq., 118 et seqq.
 - practice, in C. 118 et seqq., 332 et seqq.
- vertical mergers
 - generally C. 236 et seqq.
 - guidance, and A. 15, C. 236 et seqq.
- Article 1(2) thresholds**
 - Community turnover B. 127
 - generally B. 121 et seqq., 127
 - historical background A. 7 et seqq.
 - worldwide turnover B. 127
- Article 1(3) thresholds**
 - Community turnover B. 128
 - generally B. 121 et seqq., 128 et seq.
 - historical background A. 7 et seqq., B. 129
 - Member State turnover B. 128
 - relationship with Art.1(2) thresholds B. 129 et seq.
 - worldwide turnover B. 128
- Article 6 decisions**
 - format E. 91
 - introduction E. 76 et seq., 78 et seq.
 - issue E. 78 et seq.
 - simplified procedure E. 15 et seqq.
 - types E. 78 et seq.
- Article 8 decisions**
 - declarations of compatibility E. 126
 - declarations of incompatibility E. 126
 - divestment orders C. 172, E. 142
 - interim measures E. 98, 118, 166, 194, 215, F. 94 et seqq.
 - introduction E. 122 et seqq., 126 et seq.
 - restoration of competition orders E. 73
 - revocation of decision of compatibility E. 160 et seq.
- Assessment**
 - introduction A. 11 et seqq.
- Asset swaps**
 - Community dimension, and B. 103, 140 et seq.
- Barriers to entry**
 - appraisal of concentrations, and C. 57, 217 et seqq., 289 et seqq., 326 et seqq., 342, 477 et seq., 482 et seqq., D. 63 et seqq.
- Behavioural remedies**
 - commitments, and D. 5 et seqq., 76 et seqq.
- Best Practice Guidelines**
 - notification, and E. 3 et seqq.
- Brand licensing**
 - commitments, and D. 31 et seqq., 68 et seqq.
- Burden of proof**
 - appraisal of concentrations, and C. 188, 397 et seqq., 447, 465, 501, D. 112 et seqq.
- Capacity**
 - appraisal of concentrations, and C. 116, 159 et seqq., 164 et seqq., 179, 187
- Case Allocation Notice**
 - national competition authorities, and A. 12, 15, B. 1 et seqq., 185 et seqq.
 - references, and B. 185 et seqq.
- Causation**
 - appraisal of concentrations, and C. 428 et seqq.
- Causes of action**
 - reviews by courts, and F. 23 et seqq.
- Certainty**
 - commitments, and D. 38 et seqq., 42 et seqq., 63 et seqq., 65
- Changes in shareholdings**
 - Community dimension, and B. 9 et seqq., 133 et seqq., 157 et seqq.
- Chief Economist**
 - See also Competition Directorate
 - generally E. 3 et seqq., 90
- Closeness of competition**
 - appraisal of concentrations, and C. 150 et seqq., 155, 228 et seqq.
- Collective dominance**
 - co-ordinated effects, and C. 178 et seqq., 335 et seqq.
- Commission Regulation 802/2004**
 - generally A. 15
- Commitments**
 - access remedies D. 63 et seqq.
 - authorisation of concentrations, and D. 121 et seq.
 - background D. 1 et seqq.
 - behavioural remedies
 - generally D. 5 et seqq., 76 et seqq.
 - structural remedies, and D. 5 et seqq.
 - brand licensing D. 31 et seqq., 68 et seqq.
 - categorisation D. 5 et seqq.
 - certainty, and D. 38 et seqq., 42 et seqq., 63 et seq., 65
 - Commission categorisation D. 5 et seqq.
 - Commission preferences D. 5, 10 et seqq.
 - comparison D. 6 et seqq.
 - comprehensiveness, and D. 104, 116
 - co-ordinated effects, and C. 552 et seqq.
 - co-ordination risks, and C. 536
 - "crown jewel" remedy
 - generally D. 38 et seqq.
 - introduction D. 38 et seqq.
 - divestiture
 - approval of purchaser D. 127 et seqq.
 - approval of terms of sale D. 127 et seqq.
 - "crown jewel" remedies D. 38 et seqq.
 - divestiture trustee D. 119, 124 et seqq., 134 et seqq.
 - "fix-it-first" solutions D. 51 et seqq.
 - general D. 15 et seqq.
 - "hold-separate" manager D. 119, 130 et seq.
 - introduction D. 15 et seqq.
 - maintenance of pre-disposal support D. 54
 - mechanics D. 15 et seqq., 123 et seqq.
 - monitoring trustee D. 120, 133, 134 et seqq.
 - protection of business during disposal process D. 130 et seq.
 - purchaser approval D. 127 et seqq.

Index

- scope D. 8, 15 et seqq., 89
- terms of sale D. 127 et seqq.
- types D. 15 et seqq.
- "up-front" buyer D. 26, 47 et seqq.
- enforcement and review
 - compliance D. 76, 120, 134, 136
 - introduction D. 144 et seqq.
 - judicial review D. 115, F. 18, 39, 51 et seqq., 79
 - monitoring D. 11, 76, 79, 120, 133, 134 et seqq.
 - release D. 87
 - remedies for breach D. 144 et seqq.
- Form RM D. 100 et seqq.
- general requirements
 - certainty D. 38 et seqq., 42 et seqq., 65, 112
 - comprehensiveness D. 104, 116
 - introduction D. 104 et seq.
 - monitoring not required D. 7, 11, 16
- historical background A. 7
- informal assurances, and F. 79
- introduction D. 1 et seqq.
- legal basis D. 104 et seqq.
- licensing D. 34 et seq., 68 et seqq.
- monitoring, and D. 133
- phase I proceedings, and D. 106 et seqq.
- phase II proceedings, and D. 109 et seqq.
- proportionality, and D. 9, 70, 88, 153, E. 49
- Remedies Notice A. 15, D. 5 et seqq.
- Remedies Study D. 3
- reviews by courts, and D. 115, F. 18, 39, 51 et seqq., 79
- Standard for Commitments D. 104 et seqq.
- structural remedies
 - behavioural remedies, and D. 5 et seqq., 15 et seqq.
 - generally D. 5 et seqq., 15 et seqq.
- time limits D. 91 et seqq.
- type D. 5 et seqq., 15 et seqq.
- Community dimension**
 - acquisition by jointly-controlled company B. 154 et seqq.
 - acquisition in stages B. 159 et seqq.
 - acquisition of control by individuals B. 13
 - acquisition of control by state companies B. 14, 27, 178
 - acquisition of joint control
 - existing companies B. 67, 145 et seqq.
 - newly-established companies B. 66, 145 et seqq.
 - acquisition of sole control over part of undertaking B. 157 et seqq.
 - acquisition of sole control where previously was joint control B. 136 et seqq.
 - additional thresholds
 - Community turnover B. 127, 128
 - generally B. 121 et seqq.
 - historical background A. 7 et seqq.
 - Member State turnover B. 127, 128
 - relationship with ordinary thresholds B. 130
 - worldwide turnover B. 127, 128
- Art. I(2) thresholds
 - Community turnover B. 127
 - generally B. 121 et seqq., 127
 - historical background A. 7 et seqq.
 - worldwide turnover B. 127
- Art. I(3) thresholds
 - Community turnover B. 128
 - generally A. 12, B. 12, 128 et seqq.
 - historical background B. 129
 - Member State turnover B. 128
 - relationship with Art.I(2) thresholds B. 126
 - worldwide turnover B. 128
- assets swaps B. 103, 140 et seq.
- calculation of turnover
 - basic rule B. 162 et seqq.
 - conversion into Euros B. 162
 - disregard of intra-group transactions B. 173
 - each undertaking concerned, of B. 13, 123, 131 et seqq., 162
 - geographical allocation B. 179 et seq., 184
 - relevant financial year B. 162 et seq.
 - "undertakings concerned" B. 131 et seqq.
 - "turnover" B. 162 et seqq.
- changes in shareholdings in pre-existing joint venture B. 148 et seqq., 177
- Community turnover B. 128
- credit institutions, and B. 14
- deemed Community dimension
 - generally B. 207
- existing shareholders in existing joint venture B. 60, 67, 140, 152 et seq.
- financial conglomerates, and B. 119
- financial institutions, and B. 113 et seq., 120
- insurance undertakings, and B. 113 et seq.
- introduction B. 121 et seqq.
- jurisdiction B. 121 et seqq.
- management buy-outs B. 13
- Member State turnover
 - generally B. 127 et seq.
 - test in operation B. 126
 - two-thirds rule B. 127 et seq.
- "one-stop-shop" principle, and B. 1 et seqq.
- original thresholds
 - Community turnover B. 127 et seq.
 - generally B. 127 et seqq.
 - worldwide turnover B. 127 et seq.
- overview B. 121 et seqq.
- staged acquisition B. 99 et seqq., 159 et seqq.
- subsidiarity, and B. 121 et seqq., 143, 157, 182
- turnover thresholds
 - application of criteria B. 121 et seqq., 162 et seqq.
 - calculation B. 157 et seq., 162 et seqq.
 - concentrations below threshold B. 185 et seq.
 - original B. 127 et seqq.
 - two-stage process B. 126 et seqq.
- "undertakings concerned"
 - acquisition by jointly-controlled company B. 154 et seqq.
 - acquisition in stages B. 159 et seqq.
 - acquisition of control by individuals B. 13

Index

- acquisition of control by state companies B. 14, 27
 - acquisition of joint control B. 145 et seqq.
 - acquisition of sole control over part of undertaking B. 157 et seq.
 - acquisition of sole control where previously was joint control B. 136 et seqq.
 - assets swaps B. 103, 140 et seq.
 - changes in shareholdings in pre-existing joint venture B. 148 et seqq.
 - existing shareholders in existing joint venture B. 152
 - generally B. 131 et seqq.
 - identification B. 133 et seqq.
 - management buy-outs B. 13
 - staged acquisition B. 159 et seqq.
 - worldwide turnover B. 127 et seq.
 - Community turnover**
 - Community dimension, and B. 127 et seq.
 - Compatibility test**
 - anti-competitive practices A. 9, 53 et seqq., C. 285 et seqq.
 - authorisation E. 78, 126
 - background C. 1 et seqq.
 - burden of proof C. 397 et seqq.
 - causation C. 428 et seqq.
 - exemption C. 551 et seqq.
 - full-function joint ventures C. 529 et seqq.
 - neutral starting point C. 12, 14, 21, 109
 - potential competition C. 7, 65 et seq., 137, 175, 213, 217 et seqq., 409, 482
 - procurement markets C. 30, 235, 240
 - rationale for test C. 4 et seqq.
 - standard of proof C. 397 et seqq., 465 et seqq.
 - substantial part of market B. 211 et seqq., C. 98
 - Competition Directorate**
 - Chief Economist E. 90
 - Hearing Officer E. 98, 123, 137, 150, 153 et seq.
 - generally E. 3 et seq.
 - Merger Network A. 18, 47
 - Merger Task Force E. 4
 - organisation E. 4
 - Competition law**
 - abuse of dominant position
 - background to Merger Regulation A. 7 et seqq.
 - generally A. 53 et seqq., C. 285 et seqq.
 - anti-competitive practices
 - ancillary restraints, and A. 57, C. 556 et seqq.
 - appraisal of concentrations, and C. 285 et seqq.
 - background to Merger Regulation A. 7 et seqq.
 - generally A. 53 et seqq.
 - Competitive assessment of concentrations**
 - access to supplies or markets C. 243
 - barriers to entry C. 482 et seqq.
 - capacity C. 116, 159 et seqq., 164 et seqq., 179, 187
 - closeness of competition C. 155, 228
 - competitors C. 77 et seq., 150 et seqq., 159 et seqq., 164 et seqq.
 - countervailing buyer power C. 468 et seqq.
 - economic power A. 1, C. 120
 - entry barriers C. 57, 217, 289 et seqq., 326, 342, 477, 482 et seqq., D. 63 et seqq.
 - financial power C. 415
 - horizontal mergers C. 113 et seqq.
 - introduction C. 1 et seqq.
 - market shares C. 122 et seqq.
 - portfolio power C. 401 et seqq.
- Competitors**
- appraisal of concentrations, and C. 77 et seq., 150 et seqq., 159 et seqq., 164 et seqq.
 - reviews by courts, and F. 1 et seqq.
- Comprehensiveness**
- commitments, and D. 101, 117
- Concentrations**
- acquisitions
 - balance of power B. 38 et seqq.
 - changes in control B. 9 et seqq., 59 et seqq.
 - changes in nature of control B. 30, 59 et seqq., 62
 - decisive influence B. 17, 28, 30, 38 et seqq.
 - direct control B. 11
 - future rights B. 25, 32
 - indirect control B. 11, 16
 - meaning of control B. 28
 - means of control B. 17 et seqq.
 - nature of control B. 62, 64
 - options B. 32
 - possibility of influence B. 28 et seqq.
 - public authority, by B. 14, 27, 178
 - acquisition of part of undertaking B. 157 et seqq.
 - appraisal C. 1 et seqq.
 - Community dimension
 - *And see Community dimension*
 - generally B. 121 et seqq.
 - exceptions
 - financial holding companies B. 119 et seq.
 - introduction B. 112
 - liquidators and receivers B. 118
 - temporary holdings by financial institutions B. 113
 - financial holding companies, and B. 119 et seq.
 - full-function joint ventures
 - changes in character of joint venture B. 90 et seqq.
 - commercial independence B. 77, 79, 81 et seqq.
 - full-functionality B. 74 et seqq.
 - introduction B. 65
 - lasting basis B. 87 et seqq.
 - relations with parent companies B. 79 et seqq.
 - self-sufficiency B. 77 et seq.
 - generally B. 5 et seqq.
 - introduction B. 5 et seq.
 - investigations
 - *And see Investigations*
 - generally E. 122 et seqq., 168 et seqq.

Index

- joint control
 - agreements for exercise of voting rights B. 41 et seq.
 - common interests B. 52, 54, 58
 - equality in voting rights B. 40 et seq.
 - introduction B. 38 et seq.
 - veto rights B. 46 et seqq.
- liquidators, and B. 118
- meaning
 - acquisition of part of undertaking B. 157 et seqq.
 - Art. 3(1), in B. 5 et seqq.
 - lasting structural change B. 17 et seqq.
 - previously independent undertakings B. 7, 151
 - related transactions B. 100 et seqq.
 - state ownership, and B. 14, 27, 178 et seq.
 - two or more undertakings B. 7, 39, 103
- "merger" B. 7 et seq.
- minority share holding
 - introduction B. 33 et seqq.
 - legal rights B. 15, 33 et seqq.
 - majority at shareholders meeting B. 36 et seq., 51 et seqq.
 - management agreements B. 48 et seq.
 - protection of investments B. 46 et seqq.
 - veto rights B. 33 et seq., 45 et seqq.
- notification
 - *And see Notification*
 - Competition Directorate E. 3
 - generally E. 3 et seqq.
 - overview B. 5 et seqq.
 - "previously independent undertakings" B. 7, 151
- receivers, and B. 118
- related transactions B. 100 et seqq.
- restrictions
 - *And see Ancillary restraints*
 - generally C. 556 et seqq.
- sole control
 - economic dependence B. 19, 36 et seq.
 - introduction B. 30
 - majority shareholding levels B. 32 et seqq.
 - qualified minority shareholding B. 33 et seqq.
- state ownership, and B. 14, 27, 178 et seq.
- structural change B. 17, 27, 68, 87
- suspension
 - *And see Suspension*
 - generally E. 40 et seqq.
- temporary holdings by financial institutions, and B. 113
- Concentrative joint ventures**
 - generally C. 535
- Confidentiality**
 - joint ventures, and C. 541 et seq.
 - notification, and E. 13, 29
- Conglomerate mergers**
 - generally C. 343
 - guidance, and C. 343 et seqq.
- Consumer protection**
 - appraisal of concentrations, and C. 505 et seqq.
- Contemporaneous mergers**
 - appraisal of concentrations, and C. 439 et seqq.
- Co-operation**
 - national competition authorities, and A. 34 et seqq.
- Co-operative joint ventures**
 - generally C. 535
- Co-ordinated effects**
 - appraisal of concentrations, and C. 178 et seqq., 335 et seqq., 425 et seqq.
 - collective dominance C. 178 et seqq., 335 et seqq.
 - commitments, and C. 552 et seqq.
 - generally C. 532 et seqq.
 - necessary conditions C. 185 et seqq., 335 et seqq.
- Council Regulation 4064/89**
 - generally A. 9
 - features A. 9
 - historical background A. 9 et seq.
 - introduction A. 9 et seq.
 - supporting instruments D. 152 et seqq.
- Council Regulation 139/2004**
 - generally A. 5, 11 et seqq.
- "Counterfactual"**
 - appraisal of concentrations, and C. 3, 18, 429, 438, 443, 459
- Countervailing benefits**
 - consumer welfare C. 505 et seqq.
 - economic and technical progress C. 499
 - efficiencies C. 496 et seqq.
 - failing firm doctrine C. 443 et seqq.
 - generally C. 466 et seq.
 - research and development C. 496 et seqq.
 - social considerations C. 494
- Countervailing buyer power**
 - appraisal of concentrations, and C. 330, 468 et seqq.
- Court of Justice**
 - introduction A. 30, F. 1 et seqq.
 - role A. 53, F. 1 et seqq., 99 et seqq.
- Credit institutions**
 - Community dimension, and B. 14
- "Crown jewel" remedy**
 - generally D. 38 et seqq.
 - introduction D. 38 et seqq.
- Customer preferences**
 - market definition, and C. 56
- Damages (maladministration)**
 - causes of action, and F. 110 et seqq.
 - generally F. 104 et seqq.
 - introduction F. 104 et seqq.
- Decision-making**
 - Art. 6 decisions
 - format E. 91
 - introduction E. 76 et seq.
 - issue E. 78
 - simplified procedure E. 15 et seqq.
 - types E. 78
 - Art. 8 decisions
 - declaration of compatibility E. 126, 166

Index

- declaration of incompatibility E. 126, 166
- divestment orders C. 172, E. 142
- interim measures E. 98, 118, 166, 194, 215
- introduction E. 122 et seqq.
- restoration of competition orders E. 73
- revocation of decision of compatibility E. 160 et seq.
- declarations of compatibility E. 126, 166
- declarations of incompatibility E. 126, 166
- divestment orders C. 172, E. 142
- failure to comply with decisions E. 106, 194, 215
- final decisions
 - declaration of compatibility E. 126, 166
 - declaration of incompatibility E. 126, 166
 - divestment orders C. 172, E. 142
 - interim measures E. 98, 118, 166, 194, 215
 - introduction E. 122 et seqq.
 - restoration of competition orders E. 73
 - revocation of decision of compatibility E. 160 et seq.
- in-depth examination
 - access to the file E. 146 et seqq.
 - consultation of Advisory Committee E. 146, 192, 213
 - decisions E. 126 et seq.
 - generally E. 122 et seqq.
 - oral hearings E. 153 et seqq.
 - response to objections E. 135 et seq., 140, 146
 - role of Hearing Officer E. 153 et seqq.
 - state-of-play meetings E. 93, 135
 - statement of objections E. 140 et seqq.
 - third parties' right to be heard E. 158
 - timetable E. 128 et seqq.
 - transmission of documents E. 146 et seqq.
- initial decisions
 - format E. 91
 - introduction E. 76 et seq.
 - issue E. 78
 - simplified procedure E. 17 et seqq.
 - types E. 78
- initial examination
 - generally E. 76 et seqq.
 - introduction E. 76 et seq.
- market testing, and D. 110 et seq.
- national competition authorities, and E. 42 et seq., 136, 180
- notification of decisions E. 121, 166
- oral hearings E. 153 et seqq.
- Phase I proceedings
 - decisions E. 78
 - generally E. 76 et seqq.
 - introduction E. 76
- Phase II proceedings
 - access to the file E. 146 et seqq.
 - consultation of Advisory Committee E. 146, 192, 213
 - decisions E. 126 et seq.
 - generally E. 122 et seqq.
 - oral hearings E. 153 et seqq.
- response to objections E. 135 et seq., 140, 146
- role of Hearing Officer E. 153 et seqq.
- state-of-play meetings E. 93, 135
- statement of objections E. 140 et seqq.
- third parties' right to be heard E. 158
- timetable E. 128 et seqq.
- transmission of documents E. 146 et seqq.

Index

- EEA Agreement, and A. 26 et seq., B. 188, 199, 208, 222, 233
 - features of regime
 - assessment procedure E.
 - Community dimension B. 121 et seqq.
 - concentrations B. 5 et seqq.
 - joint ventures B. 38, 65 et seqq.
 - notification E. 9 et seqq.
 - historical background
 - Council Regulation 4064/89 A. 9
 - generally A. 7 et seqq.
 - information E. 168 et seqq., 184
 - international co-operation
 - bilateral agreements A. 34
 - generally A. 33 et seqq.
 - wider arrangements A. 18, 46 et seqq.
 - introduction A. 1 et seqq.
 - national courts E. 181 et seq., F. 34, 97
 - one-stop-shop A. 17, 26, B. 1 et seqq.
 - procedural steps E. 1 et seqq.
 - publicity E. 29, 121, 166 et seq.
 - sources of information C. 38 et seqq., 168 et seqq.
 - territorial scope A. 16 et seqq.
 - EC Merger Regulation (4064/89)**
 - generally A. 9
 - features A. 9
 - historical background A. 9 et seq.
 - introduction A. 9
 - supporting instruments D. 152
 - EC Merger Regulation (139/2004)**
 - generally A. 5, 11 et seqq.
 - Economic power**
 - appraisal of concentrations, and C. 120, 410
 - Economic and technical progress**
 - consumer welfare C. 505 et seqq.
 - efficiencies A. 3, C. 496 et seqq.
 - generally C. 499 et seqq.
 - research and development C. 496 et seqq.
 - “synergistic rationale” C. 424, 516
 - EEA Agreement**
 - generally A. 26 et seq.
 - Efficiencies**
 - appraisal of concentrations, and C. 496 et seqq.
 - Employees**
 - reviews by courts, and F. 18
 - Enforcement**
 - compliance D. 120, 134 et seqq.
 - introduction D. 144 et seq.
 - judicial review D. 115, F. 1 et seqq., 18, 39, 51, 79
 - monitoring D. 11, 76, 79, 120, 133 et seqq.
 - release D. 87 et seqq.
 - remedies for breach D. 144 et seqq.
 - Entry barriers**
 - See Barriers to entry
 - European Coal and Steel Community**
 - background to Merger Regulation A. 7
 - European Competition Network**
 - generally A. 18
 - Examination**
 - in-depth examination
 - access to the file E. 146 et seqq.
 - consultation of Advisory Committee E. 146, 192, 213
 - decisions E. 126
 - generally E. 122 et seqq.
 - oral hearings E. 153 et seqq.
 - response to objections E. 135 et seq., 140, 146
 - role of Hearing Officer E. 153 et seqq.
 - state-of-play meetings E. 93, 135
 - statement of objections E. 140 et seqq.
 - third parties' right to be heard E. 158
 - timetable E. 9 et seq., 80 et seqq., 128 et seqq.
 - transmission of documents E. 146 et seqq.
 - initial examination E. 76 et seqq.
 - introduction E. 122 et seqq.
 - national competition authorities, and E. 42 et seq., 136, 180
- Expedited procedure**
 - generally F. 12, 85, 90 et seqq.
 - introduction F. 3, 7
- Fact-finding powers**
 - *And see Investigations*
 - generally E. 168 et seqq.
- “Failing firm” defence**
 - See Rescue mergers
- Failure to act**
 - review of decisions, and F. 9
- Final decisions**
 - declaration of compatibility E. 126, 166
 - declaration of incompatibility F. 126
 - divestment orders C. 172, E. 142
 - interim measures D. 148, E. 98, 118, 194, 215, F. 94
 - introduction E. 78, 126
 - restoration of competition orders E. 73
 - revocation of decision of compatibility E. 115
- Financial conglomerates**
 - Community dimension, and B. 119 et seq.
- Financial institutions** B. 14, 113 et seq., 120
- Financial holding companies**
 - concentrations, and B. 119 et seqq.
- Financial power**
 - appraisal of concentrations, and C. 414 et seqq.
- Fines** E. 192 et seqq.
 - notification, and E. 30
 - review of decisions, and E. 216
- “Fix-it-first” solutions**
 - divestiture, and D. 51 et seqq.
- Form CO**
 - content E. 13 et seqq.
 - copies E. 12, 13, 16
 - delivery E. 13
 - generally E. 12 et seqq.
 - languages E. 12
 - short form E. 15 et seqq.
 - supporting documents E. 13
- Form RM**
 - commitments, and D. 100, 102 et seq.
- “Full-function” joint ventures**
 - appraisal of concentrations, and C. 529 et seqq.
 - changes in character of joint venture B. 90 et seqq.

Index

- commercial independence B. 81 et seqq.
 - full-functionality B. 74 et seqq.
 - introduction B. 65 et seqq.
 - lasting basis B. 87 et seqq.
 - relations with parent companies B. 79 et seq., 81 et seqq., C. 536 et seqq.
 - self-sufficiency B. 77 et seq.
- General Court**
- introduction F. 1 et seqq.
 - role F. 12 et seq., 23 et seqq.
- Geographical markets**
- case study Fortis/ABN Amro, and D. 28 et seq.
 - customer preferences C. 77
 - generally C. 69 et seqq.
 - global markets C. 97 et seq.
 - homogenous conditions C. 69, 80
 - location of suppliers and purchasers C. 69 et seqq., 97
 - prices C. 71
 - supply conditions C. 92 et seq.
 - trade patterns C. 73
 - transport costs C. 90
- Global markets**
- market definition, and C. 97 et seq.
- Guidelines**
- Horizontal Merger Guidelines C. 113
 - introduction C. 113 et seqq., 236 et seqq.
 - Non-Horizontal Merger Guidelines C. 236 et seqq.
 - conglomerate mergers C. 343 et seqq.
 - generally C. 236 et seqq.
 - vertical mergers C. 240 et seqq.
 - supporting instruments C. 250 et seqq.
- Holding companies**
- concentrations, and B. 17 et seqq.
- "Hold-separate" managers** D. 130 et seq., 119
- Homogenous conditions**
- customer preferences C. 77
 - generally C. 69 et seqq.
 - global markets C. 97 et seq.
 - location of suppliers and purchasers C. 97, 69 et seqq.
 - prices C. 71
 - supply conditions C. 92 et seq.
 - trade patterns C. 73
 - transport costs C. 90
- Horizontal Merger Guidelines**
- competitive assessment, and C. 113
 - generally C. 113 et seqq.
 - introduction C. 113
- Horizontal mergers**
- appraisal of concentrations, and C. 144 et seqq.
- Hypothetical monopolist test**
- market definition, and C. 40 et seqq.
- Implementing Regulation**
- generally A. 15
 - pre-notification, and E. 3
 - remedies, and D. 14, 93

- Informal assurances**
- commitments, and F. 79
- Information**
- appraisal of concentrations, and C. 38 et seqq., 74, 77, 131, E. 168 et seqq., 184
 - generally E. 168 et seqq.
- Information Notes**
- supporting instruments A. 15
- Initial decisions**
- format E. 91
 - introduction E. 76 et seq.
 - issue E. 78
 - simplified procedure E. 15 et seqq.
 - types E. 78
- Initial examination**
- generally E. 76 et seqq.
 - introduction E. 76 et seq.
- Insurance companies**
- Community dimension, and B. 113 et seq.
- Interim relief**
- reviews by courts, and F. 11
- International Competition Network**
- national competition authorities, and A. 46 et seqq.
- International co-operation**
- bilateral agreements A. 34
 - generally A. 34 et seqq.
 - wider arrangements A. 16 et seqq.
- Intervention**
- decision-making, and F. 92
 - reviews by courts, and F. 93
- Investigations**
- failure to co-operate E. 169, 173 et seqq.
 - generally E. 122 et seqq., 168 et seqq.
 - interviews E. 104, 168 et seqq., 183
 - national competition authorities, and E. 147
 - requests for information E. 168 et seqq.
- Joint control**
- agreements for exercise of voting rights B. 51 et seqq.
 - common interests B. 52 et seqq.
 - equality in voting rights B. 40 et seqq.
 - introduction B. 38 et seqq.
 - veto rights B. 46 et seqq.
- Joint ventures**
- ancillary restraints, and C. 573 et seqq.
 - introduction C. 573 et seqq.
 - licence agreements C. 577
 - non-competition covenants C. 573 et seq.
 - purchase and supply agreements C. 580
 - full-function joint ventures B. 65 et seqq.
 - changes in character of joint venture B. 90 et seqq.
 - commercial independence B. 81 et seqq.
 - full-functionality B. 74 et seqq.
 - introduction B. 65 et seqq.
 - lasting basis B. 87 et seqq.
 - relations with parent companies B. 79 et seq., 81 et seqq., C. 536 et seqq.
 - self-sufficiency B. 77 et seq.
 - generally B. 65 et seqq., C. 529 et seqq.

Index

Jurisdiction

- Community dimension, and **B.** 121 et seqq.
- reviews by courts, and **F.** 20, 55, 74, 84

Know-how

- ancillary restraints, and **C.** 571

Language

- notification, and **E.** 12

Legal certainty

- references, and **B.** 185

Legitimate interests

- background **A.** 20 et seqq.
- defence **A.** 24
- Member States' action **A.** 22
- other interest **A.** 20
- plurality of media **A.** 21
- prudential rules **A.** 21
- public security **A.** 21
- recognition procedure **A.** 22

Licences

- ancillary restraints, and **C.** 556, 576 et seq.
- commitments, and **D.** 132

Liquidators

- concentrations, and **B.** 118
- Locus standi**
 - competitors **F.** 18
 - employees **F.** 18
 - generally **F.** 14 et seqq.
 - interventions **F.** 14
 - other third parties **F.** 18
 - shareholders **F.** 18

Management buy-outs

- Community dimension, and **B.** 13

Market definition

- customer preferences **C.** 38, 48, 56, 77
- demand-side substitutability **C.** 34 et seqq.
- generally **C.** 12 et seqq.
- geographic market definition **C.** 69 et seqq.
- customer preferences **C.** 77
- generally **C.** 69 et seqq.
- global markets **C.** 97 et seq.
- homogenous conditions **C.** 69, 80
- location of suppliers and purchasers **C.** 97
- prices **C.** 71
- supply conditions **C.** 92
- trade patterns **C.** 73
- transport costs **C.** 90
- global markets **C.** 97 et seq.
- homogenous conditions **C.** 69, 80
- hypothetical monopolist test **C.** 40 et seqq.
- location of suppliers and purchasers **C.** 97
- Notice on Market Definition **A.** 15, **C.** 16 et seq., 38, 51 et seqq., 75
 - generally **A.** 15, **C.** 16
 - geographic market **C.** 75, 92
 - product market **C.** 38, 51 et seqq.
- pricing **C.** 33, 46, 58, 61, 97, 170, 177, 198, 317, 390, 406, 516
- product market definition **C.** 26 et seqq.
- SSNIP test

- generally **C.** 39 et seqq.

- pricing **C.** 46
- product market **C.** 39 et seqq.
- supply conditions **C.** 92
- supply-side substitutability **C.** 64 et seqq.
- trade patterns **C.** 73
- transport costs **C.** 77, 90, 96 et seq., 323, 518

Market share

- appraisal of concentrations, and **C.** 123 et seqq.

Market testing

- decision-making, and **D.** 41, 110 et seq.

Member State turnover

- generally **B.** 127 et seq.
- test in operation **B.** 126
- two-thirds rule **B.** 127 et seq.

Merger Regulation (4064/89)

- generally **A.** 9
- features **A.** 9
- historical background **A.** 9 et seq.
- introduction **A.** 9 et seq.
- supporting instruments **D.** 152

Merger Regulation (139/2004)

- generally **A.** 15

Minority shareholders

- introduction **B.** 33 et seqq.
- legal rights **B.** 33 et seqq., 15
- majority at shareholders meeting **B.** 36 et seqq., 51 et seq.
- management agreements **B.** 48 et seq.
- protection of investments **B.** 46 et seqq.
- veto rights **B.** 33 et seq., 45 et seqq.

Misleading information

- notification, and **E.** 21, 26, 171

Monitoring trustee

- divestiture, and **D.** 11, 79, 120, 133 et seqq.

National competition authorities

- Advisory Committee, and **A.** 19
- Case Allocation Notice **A.** 12, 15
- co-operation with Commission, and **A.** 33 et seqq., **E.** 180 et seq.
- decision-making, and **E.** 42 et seqq., 136, 180
- European Competition Network **A.** 18
- examination, and **E.** 180
- Form RS **A.** 15, **B.** 196 et seq., 204 et seq., **F.** 61
- generally **A.** 18, 33
- International Competition Network **A.** 46 et seqq.
- introduction **A.** 18, 33 et seqq.
- investigations, and **E.** 147, 180
- legitimate interests of Member States, and **A.** 20 et seqq.
 - background **A.** 20 et seqq.
 - defence **A.** 24
 - Member States action **A.** 22
 - other interest **A.** 20
 - plurality of media **A.** 21
 - prudential rules **A.** 21
 - public security **A.** 21
 - recognition procedure **A.** 22
- Notice on Case Referral **B.** 191 et seq., 209
- notification, and **A.** 33

Index

- post-notification referral to Commission B. 223 et seqq.
 - applicable provisions B. 223
 - criteria B. 223 et seq.
 - introduction B. 223, E. 43
 - practice B. 225 et seq.
 - procedure B. 227 et seqq.
- post-notification referral to Member States B. 211 et seqq.
 - effects in one Member State B. 211 et seq.
 - expertise B. 214, 218
 - introduction B. 211 et seqq.
 - legal provisions B. 211 et seqq.
 - local markets B. 215
 - national inquiries B. 218
 - policy and practice B. 215 et seqq.
 - procedure B. 219 et seqq.
 - regional markets B. 215 et seq.
 - review by court F. 59 et seqq.
 - substantive criteria B. 211 et seq.
- pre-notification discussions, and E. 7
- pre-notification referral B. 189 et seqq.
 - Commission, to B. 200 et seqq.
 - introduction B. 189, E. 42
 - legal basis B. 189
 - Member States, to B. 190 et seqq.
- pre-notification referral to Commission B. 200 et seqq.
 - Art. 4(5) in practice B. 202 et seqq.
 - effect B. 207
 - Form RS B. 204
 - introduction B. 200
 - legal provisions B. 200
 - referral request procedure B. 204
 - substantive criteria B. 200
- pre-notification referral to Member States B. 190 et seqq.
 - Art. 4(4) in practice B. 195
 - effect B. 198
 - Form RS B. 196
 - introduction B. 190
 - referral request procedure B. 196
 - substantive criteria B. 190 et seq.
- re-allocation of cases B. 185 et seqq.
- references
 - Form RS B. 196, 204
 - introduction B. 189, 209 et seq.
 - post-notification referral to Commission B. 223 et seqq.
 - post-notification referral to Member States B. 211 et seqq.
 - pre-notification referral to Commission B. 200 et seqq.
 - pre-notification referral to Member States B. 190 et seqq.
 - principles B. 185 et seqq.
- National courts**
 - generally E. 181 et seq., F. 84, 97
- Non-competition covenants**
 - generally C. 571 et seq.
 - joint ventures C. 573 et seq.
- Non-Horizontal Merger Guidelines**
 - competitive assessment, and C. 237, 242
 - conglomerate mergers C. 236
 - generally C. 236 et seqq., 257 et seqq.
 - introduction C. 236
 - vertical mergers C. 236
- Non-solicitation covenants**
 - generally C. 575
 - joint ventures C. 575
- Non-transitory increase in price**
 - generally C. 39 et seqq.
 - geographic market definition, and C. 72
 - product market definition, and C. 39 et seqq.
- Notice on Case Referral**
 - national competition authorities, and B. 191 et seq., 209
- Notice on Market Definition**
 - market definition, and A. 15, C. 16 et seq., 38, 51 et seqq., 75
- Notices**
 - supporting instruments A. 15
- Notification**
 - abandonment E. 119 et seq., 162 et seqq.
 - Best Practice Guidelines A. 15, E. 4
 - changes in nature of transaction E. 26, 84, 87
 - Competition Directorate, and E. 3
 - Chief Economist E. 90
 - Hearing Officer E. 98, 123, 137, 150, 153 et seqq.
 - introduction E. 3
 - Merger Network A. 18, 47
 - Merger Task Force E. 4 et seq.
 - organisation E. 3
 - completeness E. 24 et seq.
 - confidentiality E. 3, 29, 52, 121, 137, 147 et seqq., 150, 167, 184
 - copies E. 12, 13, 16
 - decisions, and E. 78, 126
 - delivery E. 13
 - effective date E. 24 et seq.
 - fines, and E. 30 et seq.
 - Form CO E. 12 et seqq.
 - content E. 13 et seqq.
 - copies E. 12, 13, 16
 - delivery E. 13
 - generally E. 12 et seqq.
 - languages E. 12
 - short form E. 15 et seqq.
 - supporting documents E. 13
 - generally E. 9 et seqq.
 - introduction E. 9
 - languages E. 12
 - material changes E. 26 et seqq.
 - misleading information E. 21, 26, 171
 - national competition authorities, and A. 33
 - notifiable information E. 8, 13
 - persons required to notify E. 11
 - prior control principle A. 5, E. 37 et seqq.
 - Short Form CO E. 15 et seqq.
 - timing E. 9 et seqq.
 - withdrawal E. 119 et seq., 162 et seqq.

Index

“One-stop-shop” principle

- Community dimension, and B. 1 et seq.
- generally A. 17, 26, B. 1 et seqq., 214, F. 60
- introduction B. 1
- overview B. 1 et seqq.
- references, and B. 1 et seqq.O
- Oral hearings**
 - decision-making, and E. 98, 103 et seqq., 111, 116, 123, 135 et seqq., 139, 153 et seqq., 158, F. 88 et seqq.

Penalties

- review of decisions, and E. 216

Phase I proceedings

- commitments, and E. 78, 82, 117 et seq.
- decisions E. 78
- generally E. 76 et seqq.
- introduction E. 76

Phase II proceedings

- access to the file E. 146 et seqq.
- commitments, and E. 123, 125, 128, 139, 144, 156, 160 et seq.
- consultation of Advisory Committee E. 135, 146, 192, 213
- decisions E. 126
- generally E. 122 et seqq.
- oral hearings E. 153 et seqq., 158
- response to objections E. 140
- role of Hearing Officer E. 123, 137, 150, 153 et seqq.
- state-of-play meetings E. 135
- statement of objections E. 140 et seqq.
- third parties' right to be heard E. 158
- timetable E. 128 et seqq.
- transmission of documents E. 136, 146 et seqq.

Portfolio power

- appraisal of concentrations, and C. 401 et seqq.

Post-notification referrals

- Commission, to B. 223 et seqq.
 - applicable provisions B. 223
 - criteria B. 223 et seq.
 - introduction B. 223, E. 43
 - practice B. 225 et seq.
 - procedure B. 227 et seqq.
- Member States, to B. 211 et seqq.
 - effects in one Member State B. 211 et seqq.
 - expertise B. 214, 218
 - introduction B. 211 et seqq.
 - legal provisions B. 211 et seqq.
 - local markets B. 215
 - national inquiries B. 218
 - policy and practice B. 215 et seqq.
 - procedure B. 219 et seqq.
 - regional markets B. 215 et seq.
 - review by court F. 59 et seqq.
 - substantive criteria B. 211 et seqq.
- principles B. 209 et seq.

Potential competition

- appraisal of concentrations, and C. 66, 115, 175, 217 et seqq., 300, 409, 482, 485, 489

Pre-notification referrals

- Commission, to B. 200 et seqq.

- Art. 4(5) in practice B. 202 et seqq.

- effect B. 207
- Form RS B. 204
- introduction B. 200
- legal provisions B. 200
- referral request procedure B. 204
- substantive criteria B. 200
- discussions E. 7
- Form RS B. 196, 204
- introduction B. 190, 200
- legal basis B. 190 et seq., 200
- Member States, to B. 190 et seqq.
 - Art.4(4) in practice B. 195
 - effect B. 198
 - Form RS B. 196
 - introduction B. 190
 - referral request procedure B. 196
 - substantive criteria B. 190 et seq.
- principles B. 189

Previously independent undertakings

- concentrations, and A. 3 et seqq., B. 7, 151
- Pricing** C. 33, 46, 58, 61, 97, 170, 177, 198, 317, 390, 406, 516

Prior control principle

- notification, and A. 5, E. 37 et seqq.

Procurement markets

- appraisal of concentrations, and C. 28, 30, 92, 235, 240, 246, 475

Product markets

- case study Fortis/ABN Amro, and D. 28 et seq.
- generally C. 26 et seqq., 37, 53, 153, 388, 402

Proportionality

- commitments, and B. 81, C. 567 et seq.

Publicity

- decisions, and E. 121, 166 et seq.
- generally C. 198 et seqq., D. 34, E. 13, 29, 57 et seqq., 121, 165, 166 et seq., 183

Purchase and supply agreements

- generally C. 578 et seqq.
- joint ventures C. 578
- licence agreements C. 576 et seq.
- non-competition covenants C. 571 et seqq.
- purchase and supply agreements C. 578 et seqq.

Reasons

- decisions, and F. 44 et seqq.

Receivers

- concentrations, and B. 118

References

- Form RS A. 15, B. 196 et seq., B. 204 et seq., F. 61
- introduction B. 185 et seqq.
- legal basis B. 186
- post-notification referral to Commission B. 223 et seqq.
 - applicable provisions B. 223
 - criteria B. 223 et seqq.
 - introduction B. 223
 - practice B. 225 et seq., 231
 - procedure B. 227 et seqq.
- post-notification referral to Member States B. 211 et seqq.

Index

- effects in one Member State **B.** 212
- expertise **B.** 214
- introduction **B.** 185, 211
- legal provisions **B.** 211
- local markets **B.** 212, 215
- national inquiries **B.** 219
- policy and practice **B.** 215 et seqq.
- procedure **B.** 219 et seqq.
- regional markets **B.** 212
- review by court **F.** 61
- substantive criteria **B.** 211 et seqq.
- pre-notification discussions, and **E.** 6
- pre-notification referral **B.** 189 et seqq.
 - Commission, to **B.** 200 et seqq.
 - introduction **B.** 189
 - legal basis **B.** 189
 - Member States, to **B.** 190 et seqq.
- pre-notification referral to Commission **B.** 200 et seqq.
 - Art. 4(5) in practice **B.** 203
 - effect **B.** 207
 - Form RS **B.** 204
 - introduction **B.** 200
 - legal provisions **B.** 200
 - referral request procedure **B.** 204 et seqq.
 - substantive criteria **B.** 201 et seqq.
- pre-notification referral to Member States **B.** 190 et seqq.
 - Art.4(4) in practice **B.** 195
 - effect **B.** 198
 - Form RS **B.** 196
 - introduction **B.** 190
 - referral request procedure **B.** 196
 - substantive criteria **B.** 190 et seqq.
- principles **B.** 185 et seqq.
- Remedies**
 - access remedies **D.** 63 et seqq.
 - authorisation of concentrations, and **D.** 121 et seqq.
 - background **D.** 1 et seqq.
 - behavioural remedies **D.** 76 et seqq.
 - generally **D.** 76
 - structural remedies, and **D.** 6 et seqq.
 - brand licensing **D.** 68 et seqq.
 - categorisation **D.** 5 et seqq.
 - certainty, and **D.** 38, 47, 50
 - comprehensiveness, and **D.** 104
 - Commission categorisation **D.** 5 et seqq.
 - Commission preferences **D.** 5
 - comparison **D.** 6 et seqq.
 - co-ordinated effects, and **C.** 552 et seqq.
 - co-ordination risks, and **C.** 536
 - "crown jewel" remedy **D.** 38 et seqq.
 - generally **D.** 38
 - introduction **D.** 38
 - divestiture
 - approval of purchaser **D.** 127 et seqq.
 - approval of terms of sale **D.** 127 et seqq.
 - "crown jewel" remedies **D.** 38 et seqq.
 - divestiture trustee **D.** 119, 124 et seqq., 134 et seqq.
 - "fix-it-first" solutions **D.** 51 et seqq.
- general **D.** 15 et seqq.
- "hold-separate" manager **D.** 119, 130 et seq.
- introduction **D.** 15 et seqq.
- maintenance of pre-disposal support **D.** 54
- mechanics **D.** 18 et seqq., 123 et seqq.
- monitoring trustee **D.** 120, 133, 134 et seqq.
- protection of business during disposal process **D.** 130 et seq.
- purchaser approval **D.** 127 et seqq.
- scope **D.** 8, 15 et seqq., 89
- terms of sale **D.** 127 et seqq.
- types **D.** 15 et seqq.
- "up-front" buyer **D.** 26, 47 et seqq.
- enforcement and review **D.** 118 et seqq., 144 et seqq.
 - compliance **D.** 120, 134 et seqq.
 - introduction **D.** 144 et seq.
 - judicial review **D.** 115, **F.** 18, 39, 51 et seq., 79
 - monitoring **D.** 11, 76, 79, 120, 133 et seqq.
 - release **D.** 87 et seqq.
 - remedies for breach **D.** 144 et seqq.
- Form RM **D.** 100 et seqq.
- general requirements **D.** 104 et seq.
 - certainty **D.** 38 et seqq., 42 et seqq., 112
 - comprehensiveness **D.** 104, 116
 - introduction **D.** 104 et seq.
 - monitoring not required **D.** 7, 11, 16
- historical background **A.** 7
- informal assurances, and **F.** 79
- introduction **D.** 1 et seqq.
- legal basis **D.** 104 et seqq.
- licensing **D.** 68 et seqq.
- monitoring, and **D.** 133
- phase I proceedings, and **D.** 92 et seqq., 106 et seqq.
- phase II proceedings, and **D.** 96 et seqq., 109 et seqq.
- Remedies Notice **D.** 5 et seqq.
- Remedies Study **D.** 3
- Standard for Commitments **D.** 104 et seqq.
- structural remedies **D.** 6 et seqq., 15 et seqq.
 - behavioural remedies, and **D.** 6 et seqq.
 - generally **D.** 6 et seqq., 15 et seqq.
- time limits **D.** 93
- type **D.** 5 et seqq., 15 et seqq.
- Rescue mergers** **C.** 443 et seqq., 458
 - appraisal of concentrations, and **C.** 449 et seqq., 456 et seqq., 459 et seqq.
- Research and development** **C.** 284, 308, 421
 - appraisal of concentrations, and **C.** 284, 308
- Reviews**
 - acts capable of challenge **F.** 23 et seqq.
 - annulment of decisions, and **F.** 19 et seqq., 85 et seqq.
 - appeals to CJ **F.** 99 et seqq.
 - causes of action **F.** 23 et seqq.
 - commitments, and **F.** 18, 39, 51 et seq.
 - competitors, and **F.** 18, 68 et seq., 92 et seq.
- Court of First Instance, and **F.** 1 et seqq., 86
 - introduction **F.** 1 et seqq.
 - role **F.** 86

Index

- damages for maladministration
 - generally F. 104 et seqq.
 - introduction F. 104 et seqq.
 - employees, and F. 18
 - Court of Justice, and F. 1, 99 et seqq.
 - introduction F. 1 et seqq.
 - role A. 53 et seqq., F. 99 et seqq.
 - expedited procedure F. 12, 85, 90 et seq.
 - generally F. 90 et seq.
 - introduction F. 3, 90 et seq.
 - failure to act, and F. 9
 - fines, and E. 216
 - grounds F. 19 et seqq.
 - interim relief F. 11, 94 et seqq.
 - interventions F. 92 et seq.
 - introduction F. 1 et seqq.
 - jurisdiction F. 9 et seqq., 55 et seqq., 101
 - locus standi F. 14 et seqq.
 - competitors F. 18
 - employees F. 18
 - generally F. 14
 - interventions F. 92 et seq.
 - other third parties F. 16 et seq.
 - shareholders F. 18
 - penalty payments, and E. 216
 - pleadings F. 86
 - grounds F. 86
 - procedure F. 85 et seqq.
 - re-opening appraisal process F. 102 et seq.
 - shareholders, and F. 18
 - standing F. 14 et seqq.
- Sanctions**
- decisions, and E. 195
- Shareholders** B. 33 et seqq., 67, F. 18
- Short Form CO** E. 15 et seqq.
- SIEC test**
- See Significant impediment to effective competition
- Significant impediment to effective competition**
- compatibility with common market
 - anti-competitive practices C. 211, 285 et seqq.
 - authorisation E. 78, 126
 - background C. 1 et seqq.
 - burden of proof C. 397 et seqq., D. 112 et seqq.
 - causation C. 428 et seqq.
 - exemption C. 551 et seqq.
 - full-function joint ventures C. 529 et seqq., 555
 - neutral starting point C. 21, 109
 - potential competition C. 217 et seqq.
 - procurement markets C. 235, 240 et seqq.
 - rationale for test C. 4 et seqq.
 - standard of proof C. 397 et seqq.
 - substantial part of market C. 98
 - coordinated effects C. 178 et seqq., 335 et seqq., 425 et seqq.
 - collective dominance C. 180
 - generally C. 180 et seqq.
 - necessary conditions C. 185 et seqq., 335 et seqq.
- generally C. 1 et seqq.
 - Horizontal Merger Guidelines C. 113 et seqq., 121 et seqq., 133
 - Non-Horizontal Merger Guidelines C. 236 et seqq.
 - conglomerate mergers C. 378, 425
 - generally C. 236 et seqq.
 - vertical mergers C. 236 et seqq., 252, 257 et seqq., 282, 307, 336 et seqq.
 - rationale C. 4
 - relevant guidance A. 15, C. 113 et seqq., 236 et seqq., 343 et seqq.
 - Horizontal Merger Guidelines C. 113 et seqq.
 - introduction A. 15
 - Non-Horizontal Merger Guidelines C. 236 et seqq.
 - unilateral effects C. 118 et seqq., 246 et seqq., 300 et seqq., 332 et seqq.
 - dominance C. 119, 122 et seqq.
 - generally C. 118 et seqq.
 - introduction C. 118 et seqq.
 - practice, in C. 119
- SSNIP test**
- See Significant non-transitory increase in price
- Social considerations**
- appraisal of concentrations, and C. 494
- Sole control**
- economic dependence B. 37
 - introduction B. 30
 - majority shareholding levels B. 32
 - qualified minority shareholding B. 33 et seqq., 36 et seqq.
 - introduction B. 36
 - legal rights B. 32
 - majority at shareholders meeting B. 34, 37
 - protection of investments B. 37
 - veto rights B. 33
- Sources of information**
- See Information
- Spill-over effects** C. 10, 345, 421 et seqq., 529 et seqq.
- Staged acquisitions**
- Community dimension, and B. 159 et seqq.
- Standard of proof** C. 397, 465
- “State-of-play” meetings**
- decision-making, and E. 93, 135
- State ownership**
- concentrations, and B. 14, 178
- Statements of objections** D. 96, E. 140 et seqq., F. 40 et seqq., 81
- Subsidiarity**
- Community dimension, and B. 121 et seqq., 157, 182
- Substantial part of market** B. 211, C. 98
- Supply-side substitutability**
- market definition, and C. 64, 92
- Suspension (concentrations)**
- background E. 37 et seqq.
 - breach of Article 7 E. 31 et seqq.
 - extent of invalidity E. 71

Index

- introduction E. 71 et seqq.
- nature of invalidity E. 71
- derogations E. 60 et seqq.
- exceptions to rule E. 48, 53, 57 et seqq., 60 et seqq.
- general rule E. 40 et seqq.

- Technical and economic progress**
- consumer welfare C. 505 et seqq.
- efficiencies A. 3, C. 496 et seqq.
- generally C. 499
- research and development B. 79, C. 421
- “synergistic rationale” C. 424, 516
- Temporary holdings**
- concentrations, and B. 113
- Third parties**
- decision-making, and E. 102 et seqq.
- Trade patterns**
- market definition, and C. 73 et seq.
- Transitional supply arrangements**
- ancillary restraints, and C. 578 et seqq.
- Transport costs**
- market definition, and C. 90, 96 et seq.
- Treaty of Paris**
- background to Merger Regulation A. 7
- Treaty of Rome**
- background to Merger Regulation A. 8
- Turnover thresholds**
- application of criteria
 - Community turnover B. 127 et seq.
 - introduction B. 121 et seqq., 162 et seqq.
 - Member State turnover B. 127 et seq.
 - worldwide turnover B. 127 et seq.
- Article 1(2) thresholds
 - Community turnover B. 127
 - generally B. 127
 - historical background A. 7 et seqq.
 - worldwide turnover B. 127
- Article 1(3) thresholds
 - Community turnover B. 128
 - generally B. 128 et seq.
 - historical background B. 129, A. 7 et seqq.
 - Member State turnover B. 128
 - relationship with Art.1(2) thresholds B. 129
 - worldwide turnover B. 128
- calculation
 - basic rule B. 163
- conversion into Euros B. 162
- disregard of intra-group transactions B. 173
- each undertaking concerned, of B. 168 et seqq.
- geographical allocation B. 179 et seqq.
- relevant financial year B. 163
- “undertakings concerned” B. 131 et seqq., 168 et seqq.
- “turnover” B. 162 et seqq.
- Community turnover B. 127, 128
- concentrations below threshold B. 126
- generally B. 121 et seqq.
- Member State turnover B. 128
- original B. 126 et seqq.
- two-stage process B. 126 et seqq.
- worldwide turnover B. 127, 128

- Undertakings concerned**
- acquisition by jointly-controlled company B. 154 et seqq.
- acquisition in stages B. 99 et seqq., 159 et seqq.
- acquisition of control by individuals B. 13
- acquisition of control by state companies B. 14, 178
- acquisition of joint control B. 145 et seqq.
- acquisition of sole control over part of undertaking B. 157 et seq.
- acquisition of sole control where previously was joint control B. 136, 139
- assets swaps B. 103, 140 et seq.
- changes in shareholdings in pre-existing joint venture B. 148 et seq., 150 et seq., 152 et seq.
- existing shareholders in existing joint venture B. 60, 67, 140 et seq., 152 et seq.
- generally B. 133 et seqq.
- identification B. 131 et seqq.
- management buy-outs B. 13
- staged acquisition B. 99 et seqq., 159 et seqq.
- “Up-front” buyer**
- divestiture, and D. 26, 47 et seqq.

- Vertical mergers**
- generally C. 236 et seqq.
- guidance, and C. 236

- Worldwide turnover**
- Community dimension, and B. 127, 128