Index

abuse of dominant position
best price guarantees  see best price guarantees
bundling of products  see product bundling and tying
classification 114
definitions: competition law 113; ECJ 113
discriminatory sales conditions  see discriminatory sales conditions
distinction of exclusionary practices and exploitative abuses 113–14
economics texts 114
“English clauses”  see best price guarantees
entry restriction/prevention  see entry restriction/prevention
essential facilities, denial of access  see essential facilities, denial of access
excessive pricing  see excessive pricing
fidelity rebates  see fidelity rebates
interoperability, prevention of  see prevention of interoperability
legal texts 114
legislation 114
loyalty discounts  see loyalty discounts
number of cases 19
overview 113–14
predatory pricing  see predatory pricing
preventing entry  see entry restriction/prevention
prevention of interoperability  see prevention of interoperability
price squeezing  see price squeezing
prohibition 6
prohibition of resale  see prohibition of resale
protection against 113
refusal as 173
refusal to deal  see refusal to deal
restricting entry  see entry restriction/prevention
tying of products  see product bundling and tying
acquisitions  see mergers
additional implementation period, request for 307
advertising agreements decisions 86–7
economics texts 85
landmark decisions 87
legal texts 86
legislation 85
overview 85
regulation 85
agreements block exemptions 9
de minimis doctrine, application of 9
Agricultural Engineers Association (AEA), landmark decisions 270–1
antitrusts decisions: earliest 11; effects-based approach 7; list 394–410
duration of investigations over time 16, 18
enforcement process 6
APAG, landmark decisions 108–11
aeroplants, landmark decisions 201–4
appeals CFI’s competence 8
dismissal 137, 148, 153, 157–8, 168–9, 171, 174, 177–8, 231, 239, 260, 353
applications for negative clearances 54, 63, 88, 98, 102, 264, 280, 293, 297
asphalt producers in Belgium, landmark decisions 90–3
auction houses for fine art, landmark decisions 41–3
Austria, accession to EU 4
axles for trucks, landmark decisions 291–3
bananas, landmark decisions 117–21, 184
banking exemptions 8
landmark decisions 98–102
BELASCO, landmark decisions 90–3
Belgium accession to EU 4
asphalt producers 90–3
CECED 102–4
best price guarantees 194
economics texts 193–4
landmark decisions 194–7
legal texts 194
legislation 193
overview 193
regulation 193–7
bid-rigging 62
economics texts 61
landmark decisions 62–9
legal texts 61
legislation 61
overview 61
regulation 61–9
block exemptions, issue 8–9
branding see trademarks
broadband internet services, landmark decisions 144–8, 162–5
broadcasting rights, landmark decisions 214–17
Bulgaria, accession to EU 4
bundling of products see product bundling and tying
Canada, landmark decisions 204–7
car parts, landmark decisions 235–9, 252–6
Carlsberg’s notices, exclusion from analysis 2–3
cars, landmark decisions 235–9
carts see anticartel units
Commission activity 27
export cartels see export cartels
fastest case 13–14
fines 20
hardcore see hardcore cartels
infringements, landmark decisions 12–13
structural crises see structural crises cartels
success factors 26
cartons, landmark decisions 153–8, 169–71
cases see also decisions
CFI’s competence 8
complaints leading to 14, 90, 128, 139, 150, 153, 159, 162, 169, 172, 174–5, 178, 185, 190–3, 222, 229, 236, 241, 359
earliest 11, 13–14
fastest 13–14
high-profile cases 5
method of description 2
notifications leading to 14
CEGEC, landmark decisions 108–11
Cemex, landmark decisions 87–90
chemicals, landmark decisions 53–6, 108–11, 139–44, 279–82, 293–5
Chief Economist, role 4–5, 7
civil engineering, landmark decisions 74–5
clearances, mergers 16
see also negative clearances
clocks, landmark decisions 49–51
collusive agreements see also cartel analysis
explicit collusion 26
setting up 26
tacit collusion 26
comfort letters, use of 9
Commissioner for Competition Policy, post 7
commitments by merger parties 366, 369, 375–6, 379–80, 383–4
communications, exemptions 8
Community dimension, mergers with 314
competition policy
Commissioner post 7
Economic Advisory Group 7
economists’ role 4–5
history 3–20
institutional framework, history 3–5
legal framework, history 3–5
overview 5–10
competition rules
enforcement see enforcement
negatives clearances 6
overview 5–10
“undistorted competition”, reference to complaints
anonymous 14
entitlement 14
handling 14
leading to cases 14, 90, 128, 139, 150, 153, 159, 162, 169, 172, 174–5, 178, 185, 190–3, 222, 229, 236, 241, 359
procedure, Treaty rules 6
compressors, landmark decisions 288–91
concentrations see mergers
conditions see remedies
conglomerate mergers
anticompetitive effects 312
decisions 345–6
economics texts 345
landmark decisions 346–57
legal texts 345
legislation 345
overview 344–5
regulation 344–57
consolidated jurisdictional notices 315
Constitutional Treaty, rejection 3
construction industry, landmark decisions 62
consultation procedure, Treaty rules 4
counter electronics, landmark decisions 256–60
cooperation agreements, Carlsberg’s notices, exclusion from analysis 2–3
coordinated effects of horizontal mergers 312
decisions 333
economics texts 333
landmark decisions 333–44
legal texts 333
legislation 332
overview 332–44
regulation 332
copyright
decisions 208–9
economics texts 208
landmark decisions 209–17
legal texts 208
legislation 208
overview 207
regulation 207–17
cosmetics, landmark decisions 260–2, 264–8
Court of First Instance (CFI)
competence 8
formation 8
courts
ECJ see European Court of Justice (ECJ)
national courts see national courts
Cyprus, accession to EU 4
Czech Republic, accession to EU 4
damages, private litigation 27
de minimis doctrine, adoption 9
decisions 5 see also cases
addressed to Member States see Member States
advertising agreements 86–7
antitrusts: earliest 11;
effects-based approach 7; list 394–410
best price guarantees 194
bid-rigging 62
categorized 12, 19, 23–4
chronological list 23
classification: leading principle 1
collection of information on 2
confirmation 2
conglomerate mergers 345–6
coordinated effects of horizontal mergers 333
copyright 208–9
economic defence arguments 363
economic landmark decisions see economic landmark decisions
effects-based approach 7
entry restriction/prevention 166–7
essential facilities, denial of access 183
exchange of information 106–7
exclusion from analysis 2–3
exclusive dealing contracts 220–1
exclusive licensing 204
exclusive supply agreements 227
export cartels 74
fidelity rebates 269
franchising 264
general economic interest, services of 301–2
joint ventures other than R&D 286–8
know-how licensing agreements 208–9
lack of company cooperation, list of cases 23, 24
length 18, 19
loyalty discounts 269
market sharing agreements 45–9
marketing agreements 86–7
merger remedies 371
mergers see mergers
method of analyzing 1
minority acquisitions 358
number of 10–11, 14, 16
parallel import/export bans 232–4
patent licensing agreements 208–9
predatory pricing 138–9
preparation 5
prevention of interoperability 190
price fixing 29–33
price squeezing 159
procedural 14, 385–6
product bundling and tying 150, 250
prohibition of mergers 16, 320
quota arrangements 45–9
R&D joint ventures 273–4
referring 24
refusal to deal 183
reporting route 14
resale price maintenance (RPM) 246
restriction of analysis 2–3
selective distribution systems 251–2
services of general economic interest 301–2
specialization agreements 45–9
speeding up procedure 8
standards agreements 94–5
strategic and technological alliances 297
structural crises cartels 70
tender fixing 62
territorial exclusivity 232–4
trade associations and rules 79–81
trademarks 200–1
types 12
unilateral effects of horizontal mergers 319
vertical mergers 345–6
Denmark
accession to EU 4
landmark decisions 201–4
number of investigations 8
diagnostic imaging, landmark decisions 346–9
digital television services, landmark decisions 282–5
Directorate-General (DG) for Competition (DG Comp)
anticartel units see anticartel units
Chief Economist 4–5, 7
competition policy Commissioner 7
decisions see decisions
divisions 7
Leniency Program see Leniency Program
reorganization 7
role 4
discounts see loyalty discounts
discriminatory sales conditions decisions 116–17
economics texts 115–16
landmark decisions 117–21
legal texts 116
legislation 115
overview 115
regulation 115–37
dissolution of mergers 16
distribution see selective distribution systems
distribution joint ventures see joint ventures
domestic appliances, landmark decisions 102–4, 246–9, 326–32, 381
dominant position see also abuse of dominant position
definitions: competition law 113;
EC 113
legality 113
Member States’ regulation 6
prerequisites 113
drainage systems, landmark decisions 212–14
drugs see medicines
EC Treaty
amendment 3–4
competition rules see competition rules
content 3–4
Member States’ obligations 301–2
numeration of Articles 4
system of law 4
Economic Advisory Group on Competition Policy, formation 7
economic defence arguments decisions 363
economics texts 363
landmark decisions 363–9
legal texts 363
legislation 362
overview 362
regulation 362–9
economic landmark decisions see landmark decisions
economic value, meaning 120
economics texts
abuse of dominant position 114
advertising agreements 85
best price guarantees 193–4
bid-rigging 61
conglomerate mergers 345
coordinated effects of horizontal mergers 333
copyright 208
decisions addressed to Member States 303
economic defence arguments 363
<table>
<thead>
<tr>
<th>Topic</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>entry restriction/prevention</td>
<td>166</td>
</tr>
<tr>
<td>essential facilities, denial of access</td>
<td>182</td>
</tr>
<tr>
<td>exchange of information</td>
<td>105</td>
</tr>
<tr>
<td>exclusive dealing contracts</td>
<td>220</td>
</tr>
<tr>
<td>export cartels</td>
<td>73</td>
</tr>
<tr>
<td>fidelity rebates</td>
<td>268</td>
</tr>
<tr>
<td>franchising</td>
<td>263–4</td>
</tr>
<tr>
<td>horizontal constraints</td>
<td>28</td>
</tr>
<tr>
<td>joint ventures other than R&amp;D</td>
<td>286</td>
</tr>
<tr>
<td>know-how licensing agreements</td>
<td>208</td>
</tr>
<tr>
<td>licensing agreements</td>
<td>198–9</td>
</tr>
<tr>
<td>loyalty discounts</td>
<td>268</td>
</tr>
<tr>
<td>market sharing agreements</td>
<td>44</td>
</tr>
<tr>
<td>marketing agreements</td>
<td>85</td>
</tr>
<tr>
<td>merger remedies</td>
<td>370</td>
</tr>
<tr>
<td>mergers</td>
<td>315</td>
</tr>
<tr>
<td>minority acquisitions</td>
<td>358</td>
</tr>
<tr>
<td>parallel import/export bans</td>
<td>232</td>
</tr>
<tr>
<td>patent licensing agreements</td>
<td>208</td>
</tr>
<tr>
<td>predatory pricing</td>
<td>138</td>
</tr>
<tr>
<td>prevention of interoperability</td>
<td>189</td>
</tr>
<tr>
<td>price fixing</td>
<td>28–9</td>
</tr>
<tr>
<td>price squeezing</td>
<td>158</td>
</tr>
<tr>
<td>product bundling and tying</td>
<td>149, 249</td>
</tr>
<tr>
<td>quota arrangements</td>
<td>44</td>
</tr>
<tr>
<td>refusal to deal</td>
<td>182</td>
</tr>
<tr>
<td>resale price maintenance (RPM)</td>
<td>245</td>
</tr>
<tr>
<td>R&amp;D joint ventures</td>
<td>272</td>
</tr>
<tr>
<td>selective distribution systems</td>
<td>251</td>
</tr>
<tr>
<td>specialization agreements</td>
<td>44</td>
</tr>
<tr>
<td>standards agreements</td>
<td>94</td>
</tr>
<tr>
<td>strategic and technological alliances</td>
<td>296</td>
</tr>
<tr>
<td>structural crises cartels</td>
<td>69</td>
</tr>
<tr>
<td>tender fixing</td>
<td>61</td>
</tr>
<tr>
<td>territorial exclusivity</td>
<td>232</td>
</tr>
<tr>
<td>trade associations and rules</td>
<td>79</td>
</tr>
<tr>
<td>trademarks</td>
<td>200</td>
</tr>
<tr>
<td>unilateral effects of horizontal mergers</td>
<td>319</td>
</tr>
<tr>
<td>vertical agreements</td>
<td>219</td>
</tr>
<tr>
<td>vertical mergers</td>
<td>345</td>
</tr>
<tr>
<td>economists 4–5 see also Chief Economist</td>
<td></td>
</tr>
<tr>
<td>effects-based approach to antitrust decisions</td>
<td>7</td>
</tr>
<tr>
<td>electricity supply, landmark decisions</td>
<td>349–53</td>
</tr>
<tr>
<td>energy, exemptions</td>
<td>8</td>
</tr>
<tr>
<td>enforcement</td>
<td></td>
</tr>
<tr>
<td>antitrusts 6</td>
<td></td>
</tr>
<tr>
<td>competition rules, overview</td>
<td>16–19</td>
</tr>
<tr>
<td>decentralization: Treaty rules 7–8; work division 8</td>
<td></td>
</tr>
<tr>
<td>history 4, 5</td>
<td></td>
</tr>
<tr>
<td>“English clauses” see best price guarantees</td>
<td></td>
</tr>
<tr>
<td>entry restriction/prevention decisions</td>
<td>166–7</td>
</tr>
<tr>
<td>economics texts 166</td>
<td></td>
</tr>
<tr>
<td>landmark decisions 167–81</td>
<td></td>
</tr>
<tr>
<td>legal texts</td>
<td>166</td>
</tr>
<tr>
<td>legislation</td>
<td>166</td>
</tr>
<tr>
<td>overview 165–6</td>
<td></td>
</tr>
<tr>
<td>regulation 165–81</td>
<td></td>
</tr>
<tr>
<td>essential facilities, denial of access decisions</td>
<td>183</td>
</tr>
<tr>
<td>economics texts 182</td>
<td></td>
</tr>
<tr>
<td>landmark decisions 184</td>
<td></td>
</tr>
<tr>
<td>legal texts</td>
<td>183</td>
</tr>
<tr>
<td>legislation</td>
<td>182</td>
</tr>
<tr>
<td>overview 181–2</td>
<td></td>
</tr>
<tr>
<td>regulation 181</td>
<td></td>
</tr>
<tr>
<td>Estonia, accession to EU 4</td>
<td></td>
</tr>
<tr>
<td>EU Treaty, amendment 3</td>
<td></td>
</tr>
<tr>
<td>European Commission</td>
<td></td>
</tr>
<tr>
<td>comfort letters, use of 9</td>
<td></td>
</tr>
<tr>
<td>competence as to mergers 10</td>
<td></td>
</tr>
<tr>
<td>complaints to Commission 14, 90, 128, 139, 150, 153, 159, 162, 169, 172, 174–5, 178, 185, 190–3, 222, 229, 236, 241</td>
<td></td>
</tr>
<tr>
<td>cooperation 7–8</td>
<td></td>
</tr>
<tr>
<td>decisions see decisions</td>
<td></td>
</tr>
<tr>
<td>initiative in starting case 14, 51, 57, 76, 108, 124, 131, 144, 174–5, 194, 225, 239, 247, 305, 316</td>
<td></td>
</tr>
<tr>
<td>cooperation 7–8</td>
<td></td>
</tr>
<tr>
<td>European Commission Decisions on Competition</td>
<td></td>
</tr>
<tr>
<td>analysis of decisions</td>
<td></td>
</tr>
<tr>
<td>see decisions</td>
<td></td>
</tr>
<tr>
<td>content: organization 3; overview 1–3</td>
<td></td>
</tr>
<tr>
<td>description of cases</td>
<td>2</td>
</tr>
<tr>
<td>leading principle in classifying decisions 1</td>
<td></td>
</tr>
<tr>
<td>organization 1</td>
<td></td>
</tr>
<tr>
<td>standard template 1, 20–1, 23</td>
<td></td>
</tr>
<tr>
<td>structure 20–4</td>
<td></td>
</tr>
<tr>
<td>user guide 25</td>
<td></td>
</tr>
<tr>
<td>users 1–2</td>
<td></td>
</tr>
<tr>
<td>European Commissioner for Competition, role 4</td>
<td></td>
</tr>
<tr>
<td>European Community</td>
<td></td>
</tr>
<tr>
<td>institutional framework: changes 8; history 3–5</td>
<td></td>
</tr>
<tr>
<td>European Community Merger Regulation see Merger Regulation (ECMR)</td>
<td></td>
</tr>
<tr>
<td>European Council 6–7</td>
<td></td>
</tr>
<tr>
<td>consultation procedure 4</td>
<td>4</td>
</tr>
<tr>
<td>overview 4</td>
<td></td>
</tr>
<tr>
<td>European Court of Justice (ECJ), competence as to appeals 8</td>
<td></td>
</tr>
<tr>
<td>European Parliament, widening of powers 4</td>
<td></td>
</tr>
<tr>
<td>European Union, growth 4</td>
<td></td>
</tr>
<tr>
<td>excessive pricing see also price fixing decisions 116–17</td>
<td></td>
</tr>
<tr>
<td>economics texts 115–16</td>
<td></td>
</tr>
<tr>
<td>landmark decisions 117–21</td>
<td></td>
</tr>
<tr>
<td>legal texts 116</td>
<td></td>
</tr>
<tr>
<td>legislation 115</td>
<td></td>
</tr>
<tr>
<td>overview 115</td>
<td></td>
</tr>
<tr>
<td>regulation 115–37</td>
<td></td>
</tr>
<tr>
<td>exchange of information decisions 106–7</td>
<td></td>
</tr>
<tr>
<td>economics texts 105</td>
<td></td>
</tr>
<tr>
<td>landmark decisions 107–12</td>
<td></td>
</tr>
<tr>
<td>legal texts 105–6</td>
<td></td>
</tr>
<tr>
<td>legislation 105</td>
<td></td>
</tr>
<tr>
<td>overview 105</td>
<td></td>
</tr>
<tr>
<td>regulation 105–12</td>
<td></td>
</tr>
<tr>
<td>exclusionary practices</td>
<td></td>
</tr>
<tr>
<td>distinction from exploitative abuses 113–14</td>
<td></td>
</tr>
<tr>
<td>identification 114</td>
<td></td>
</tr>
<tr>
<td>exclusive dealing contracts decisions 220–1</td>
<td></td>
</tr>
<tr>
<td>economics texts 220</td>
<td></td>
</tr>
<tr>
<td>landmark decisions 221–31</td>
<td></td>
</tr>
<tr>
<td>legal texts 220</td>
<td></td>
</tr>
<tr>
<td>legislation 220</td>
<td></td>
</tr>
<tr>
<td>overview 219–20</td>
<td></td>
</tr>
<tr>
<td>regulation 219–31</td>
<td></td>
</tr>
<tr>
<td>exclusive distribution agreements block exemptions 8–9</td>
<td></td>
</tr>
<tr>
<td>overview 219–20</td>
<td></td>
</tr>
<tr>
<td>exclusive licensing decisions 204</td>
<td></td>
</tr>
<tr>
<td>exclusive purchasing agreements block exemptions 8–9</td>
<td></td>
</tr>
<tr>
<td>overview 219–20</td>
<td></td>
</tr>
</tbody>
</table>
exclusive rights, allocation by Member States 301
exclusive supply agreements, decisions 227
exemptions see also block exemptions
category of decisions 12
“directly applicable” exemptions system 6–7
grant of 6
notifications 34, 54, 63, 70, 76, 82, 88, 96, 98, 201, 205, 209, 212, 214, 241, 252, 257, 260, 264, 274, 277, 280, 282, 288, 291
number of, comparative 13
sectors receiving 8
Treaty rules 8
explicit collusion 26
exploitative abuses, distinction from exclusionary practices 113–14
export bans see parallel import/export bans
export cartels
decisions 74
economics texts 73
landmark decisions 74–8
legal texts 73
legislation 73
overview 73
regulation 73–8
fatty acids, landmark decisions 108–11
fertilizers, landmark decisions 76–8
FEU Treaty
numeration of Articles
fidelity rebates
decisions 122–3, 269
economics texts 121–2, 268
landmark decisions 123, 269
legal texts 122, 269
legislation 121, 268
overview 121, 268
regulation 121, 268–9
fine art 41–3
fines
average 20
highest 37
immunity 19–20
imposition 4–5, 14, 19–20
landmark decisions 40–1, 43, 51, 60, 67–8, 75, 78, 93, 97, 104, 111, 120–1, 127, 130, 136, 143, 148, 157, 162, 165, 171, 177, 181, 188, 193, 197, 207, 214, 239, 249, 276, 297, 322, 336, 342, 349, 353, 357, 369
level of 20
limits 19–20
overview 19–20
reduction 7, 19–20, 43, 121, 127, 130–1, 143–4, 197
sum of 20
Finland, accession to EU 4
food, landmark decisions 225–31, 269
foreclosure
concerns with vertical mergers 312
decisions 220–1
economics texts 220
landmark decisions 221–31
legal texts 220
legislation 220
overview 219–20
regulation 219–31
France
accession to EU 4
landmark decisions 33–41, 49–51, 57–60, 70–2, 76–8, 87–90, 123–7, 131–7, 144–8, 201–4, 209–12, 260–2, 264–8, 319–22, 326–32, 381
number of investigations 8
referendum on Constitutional Treaty 3
franchising
decisions 264
economics texts 263–4
landmark decisions 264–8
legal texts 264
legislation 263
overview 263
regulation 263–8
general economic interest, services of, decisions 301–2
Germany
accession to EU 4
number of investigations 8
vertical agreements 11
glass casting, landmark decisions 51–3
glass containers, landmark decisions 33–7, 107–8
Greece, accession to EU 4
guarantees, best price, see best price guarantees
hardcore cartels
findings 18–19
length of decisions 18–19
healthcare, landmark decisions 178–81
horizontal constraints see also cartels
advertising agreements see advertising agreements
bid-rigging see bid-rigging
economics texts 28
exchange of information see exchange of information
export cartels see export cartels
fines 20
landmark decisions 12–13
legal texts 28
legislation 27–8
marketing sharing see market sharing agreements
marketing agreements see market sharing agreements
number of cases 19
number of decisions 14
overview 26
price fixing see price fixing
quotas see quota arrangements
regulation 26–7
specialization agreements see specialization agreements
standards agreements see specialization agreements
structural crises cartels see structural crises cartels
tender fixing see tender fixing
trade associations see trade associations and rules
types 26
horizontal mergers
anticompetitive effects 312
Commission Guidelines 318, 357–8
coordinated effects see coordinated effects of horizontal mergers
unilateral effects see unilateral effects of horizontal mergers
Hungary
accession to EU 4
number of investigations 8
hydraulic engineering, landmark decisions 74–5
fines 40–1, 43, 51, 60, 67–8, 75, 78, 93, 97, 104, 111, 120–1, 127, 130, 136, 143, 148, 153, 157, 162, 165, 171, 177, 181, 188, 193, 197, 207, 214, 239, 249, 276, 297, 322, 336, 342, 349, 353, 357, 369

food 225–31, 269


franchising 264–8


Japan 37–41, 57–60

joint ventures other than R&D 288–95

know-how licensing agreements 209–17

lager beers 204–7

leniency applications 38

loyalty discounts 269

Luxembourg 256–60

marketing agreements 87

media rights 214–17

medicines 178–81, 241–4, 274–6

merger remedies 371–84

mergers 316–18: analysis 3; method of analyzing 2

metal packaging materials 316–18

mineral waters 371–6

minority acquisitions 358–62

mobile telecommunications 297–300, 381–4

music 339–44

nail guns 150–3, 167–9

navigation systems 190–3


notifications of exemption see decisions

online advertising 354–7

optical fibres and cables 277–9

organic peroxide 139–44

packaging materials 366–9

parallel import/export bans 235–44

patent licensing agreements 209–17

pay-television 364

PC operating systems 174–8, 188, 193

petrochemicals 279–82, 293–5

pharmaceuticals 178–81, 241–4, 274–6

polyurethanes 221–5

Portugal 349–53

postal services 304–7

predatory pricing 139–48

prescription medicines 241–4

prevention of interoperability 190–3

price fixing 33

price squeezing 159–65

product bundling and tying 150–8, 250

proton pump inhibitors 178–81

public works 74–5

pumping equipment 288–91

radio navigation systems 190–3

razors and razor blades 358–62

reduction of fines 121, 127, 130–1, 143–4, 197

refusal to deal 184


resale price maintenance (RPM) 246–9

R&D joint ventures 274–85

roofing felt 90–3

selective distribution systems 252–62

Spain 162–5, 241–4

spices packed for domestic consumption 225–8, 269

sports media 214–17

standards agreements 95–7

steel parts 209–12

steel tubes 57–60

strategic and technological alliances 297–300

structural crises cartels 70–2

sugar industry 123–7, 159–62


synthetic fibres 70–2

telecommunications 297–300

telephone services 307–11

television programme guides 171–4, 184–5

television rights 214–17

tender fixing 62–9

territorial exclusivity 235–44

texile machinery 87–90

tour operators 333–9

tractors 81–4, 111–12

trade associations and rules 81–4

trademarks 201–7

truck axles 291–3

trucks 322–6, 363

turbines 288–91

tires 127–37

unilateral effects of horizontal mergers 319


vertical mergers 346–57

video cassette recorders 95

vitamins 37–41, 194–7

washing machines 102–4

whiskey 239–41

Windows 174–8, 188, 193
<table>
<thead>
<tr>
<th>Latvian accession to EU 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>legal texts</td>
</tr>
<tr>
<td>abuse of dominant position 114</td>
</tr>
<tr>
<td>advertising agreements 86</td>
</tr>
<tr>
<td>best price guarantees 194</td>
</tr>
<tr>
<td>bid-rigging 61</td>
</tr>
<tr>
<td>conglomerate mergers 345</td>
</tr>
<tr>
<td>coordinated effects of horizontal mergers 333</td>
</tr>
<tr>
<td>copyright 208</td>
</tr>
<tr>
<td>decisions addressed to Member States 303</td>
</tr>
<tr>
<td>economic defence arguments 362</td>
</tr>
<tr>
<td>entry restriction/prevention 166</td>
</tr>
<tr>
<td>essential facilities, denial of access 182</td>
</tr>
<tr>
<td>exchange of information 105-6</td>
</tr>
<tr>
<td>exclusive dealing contracts 220</td>
</tr>
<tr>
<td>export cartels 73</td>
</tr>
<tr>
<td>fidelity rebates 269</td>
</tr>
<tr>
<td>franchising 264</td>
</tr>
<tr>
<td>horizontal constraints 28</td>
</tr>
<tr>
<td>joint ventures other than R&amp;D 286</td>
</tr>
<tr>
<td>know-how licensing agreements 208</td>
</tr>
<tr>
<td>licensing agreements 199</td>
</tr>
<tr>
<td>loyalty discounts 269</td>
</tr>
<tr>
<td>market sharing agreements 44</td>
</tr>
<tr>
<td>marketing agreements 86</td>
</tr>
<tr>
<td>merger remedies 371-6</td>
</tr>
<tr>
<td>mergers 315</td>
</tr>
<tr>
<td>minority acquisitions 358</td>
</tr>
<tr>
<td>parallel import/export bans 232</td>
</tr>
<tr>
<td>patent licensing agreements 208</td>
</tr>
<tr>
<td>predatory pricing 138</td>
</tr>
<tr>
<td>prevention of interoperability 189</td>
</tr>
<tr>
<td>price fixing 29</td>
</tr>
<tr>
<td>price squeezing 158</td>
</tr>
<tr>
<td>product bundling and tying 149, 249</td>
</tr>
<tr>
<td>quota arrangements 44</td>
</tr>
<tr>
<td>refusal to deal 183</td>
</tr>
<tr>
<td>resale price maintenance (RPM) 245</td>
</tr>
<tr>
<td>R&amp;D joint ventures 273</td>
</tr>
<tr>
<td>selective distribution systems 251</td>
</tr>
<tr>
<td>specialization agreements 44</td>
</tr>
<tr>
<td>standards agreements 94</td>
</tr>
<tr>
<td>strategic and technological alliances 296</td>
</tr>
<tr>
<td>structural crises cartels 69</td>
</tr>
<tr>
<td>tender fixing 61</td>
</tr>
<tr>
<td>territorial exclusivity 232</td>
</tr>
<tr>
<td>trade associations and rules 79</td>
</tr>
<tr>
<td>trademarks 200</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Latvian accession to EU 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>legal texts</td>
</tr>
<tr>
<td>abuse of dominant position 114</td>
</tr>
<tr>
<td>advertising agreements 86</td>
</tr>
<tr>
<td>best price guarantees 194</td>
</tr>
<tr>
<td>bid-rigging 61</td>
</tr>
<tr>
<td>conglomerate mergers 345</td>
</tr>
<tr>
<td>coordinated effects of horizontal mergers 333</td>
</tr>
<tr>
<td>copyright 208</td>
</tr>
<tr>
<td>decisions addressed to Member States 303</td>
</tr>
<tr>
<td>economic defence arguments 362</td>
</tr>
<tr>
<td>entry restriction/prevention 166</td>
</tr>
<tr>
<td>essential facilities, denial of access 182</td>
</tr>
<tr>
<td>exchange of information 105-6</td>
</tr>
<tr>
<td>exclusive dealing contracts 220</td>
</tr>
<tr>
<td>export cartels 73</td>
</tr>
<tr>
<td>fidelity rebates 269</td>
</tr>
<tr>
<td>franchising 264</td>
</tr>
<tr>
<td>horizontal constraints 28</td>
</tr>
<tr>
<td>joint ventures other than R&amp;D 286</td>
</tr>
<tr>
<td>know-how licensing agreements 208</td>
</tr>
<tr>
<td>licensing agreements 199</td>
</tr>
<tr>
<td>loyalty discounts 269</td>
</tr>
<tr>
<td>market sharing agreements 44</td>
</tr>
<tr>
<td>marketing agreements 86</td>
</tr>
<tr>
<td>merger remedies 371-6</td>
</tr>
<tr>
<td>mergers 315</td>
</tr>
<tr>
<td>minority acquisitions 358</td>
</tr>
<tr>
<td>parallel import/export bans 232</td>
</tr>
<tr>
<td>patent licensing agreements 208</td>
</tr>
<tr>
<td>predatory pricing 138</td>
</tr>
<tr>
<td>prevention of interoperability 189</td>
</tr>
<tr>
<td>price fixing 29</td>
</tr>
<tr>
<td>price squeezing 158</td>
</tr>
<tr>
<td>product bundling and tying 149, 249</td>
</tr>
<tr>
<td>quota arrangements 44</td>
</tr>
<tr>
<td>refusal to deal 183</td>
</tr>
<tr>
<td>resale price maintenance (RPM) 245</td>
</tr>
<tr>
<td>R&amp;D joint ventures 273</td>
</tr>
<tr>
<td>selective distribution systems 251</td>
</tr>
<tr>
<td>specialization agreements 44</td>
</tr>
<tr>
<td>standards agreements 94</td>
</tr>
<tr>
<td>strategic and technological alliances 296</td>
</tr>
<tr>
<td>structural crises cartels 69</td>
</tr>
<tr>
<td>tender fixing 61</td>
</tr>
<tr>
<td>territorial exclusivity 232</td>
</tr>
<tr>
<td>trade associations and rules 79</td>
</tr>
<tr>
<td>trademarks 200</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Latvian accession to EU 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>legal texts</td>
</tr>
<tr>
<td>abuse of dominant position 114</td>
</tr>
<tr>
<td>advertising agreements 86</td>
</tr>
<tr>
<td>best price guarantees 194</td>
</tr>
<tr>
<td>bid-rigging 61</td>
</tr>
<tr>
<td>conglomerate mergers 345</td>
</tr>
<tr>
<td>coordinated effects of horizontal mergers 333</td>
</tr>
<tr>
<td>copyright 208</td>
</tr>
<tr>
<td>decisions addressed to Member States 303</td>
</tr>
<tr>
<td>economic defence arguments 362</td>
</tr>
<tr>
<td>entry restriction/prevention 166</td>
</tr>
<tr>
<td>essential facilities, denial of access 182</td>
</tr>
<tr>
<td>exchange of information 105-6</td>
</tr>
<tr>
<td>exclusive dealing contracts 220</td>
</tr>
<tr>
<td>export cartels 73</td>
</tr>
<tr>
<td>fidelity rebates 269</td>
</tr>
<tr>
<td>franchising 264</td>
</tr>
<tr>
<td>horizontal constraints 28</td>
</tr>
<tr>
<td>joint ventures other than R&amp;D 286</td>
</tr>
<tr>
<td>know-how licensing agreements 208</td>
</tr>
<tr>
<td>licensing agreements 199</td>
</tr>
<tr>
<td>loyalty discounts 269</td>
</tr>
<tr>
<td>market sharing agreements 44</td>
</tr>
<tr>
<td>marketing agreements 86</td>
</tr>
<tr>
<td>merger remedies 371-6</td>
</tr>
<tr>
<td>mergers 315</td>
</tr>
<tr>
<td>minority acquisitions 358</td>
</tr>
<tr>
<td>parallel import/export bans 232</td>
</tr>
<tr>
<td>patent licensing agreements 208</td>
</tr>
<tr>
<td>predatory pricing 138</td>
</tr>
<tr>
<td>prevention of interoperability 189</td>
</tr>
<tr>
<td>price fixing 29</td>
</tr>
<tr>
<td>price squeezing 158</td>
</tr>
<tr>
<td>product bundling and tying 149, 249</td>
</tr>
<tr>
<td>quota arrangements 44</td>
</tr>
<tr>
<td>refusal to deal 183</td>
</tr>
<tr>
<td>resale price maintenance (RPM) 245</td>
</tr>
<tr>
<td>R&amp;D joint ventures 273</td>
</tr>
<tr>
<td>selective distribution systems 251</td>
</tr>
<tr>
<td>specialization agreements 44</td>
</tr>
<tr>
<td>standards agreements 94</td>
</tr>
<tr>
<td>strategic and technological alliances 296</td>
</tr>
<tr>
<td>structural crises cartels 69</td>
</tr>
<tr>
<td>tender fixing 61</td>
</tr>
<tr>
<td>territorial exclusivity 232</td>
</tr>
<tr>
<td>trade associations and rules 79</td>
</tr>
<tr>
<td>trademarks 200</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Latvian accession to EU 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>legal texts</td>
</tr>
<tr>
<td>abuse of dominant position 114</td>
</tr>
<tr>
<td>advertising agreements 86</td>
</tr>
<tr>
<td>best price guarantees 194</td>
</tr>
<tr>
<td>bid-rigging 61</td>
</tr>
<tr>
<td>conglomerate mergers 345</td>
</tr>
<tr>
<td>coordinated effects of horizontal mergers 333</td>
</tr>
<tr>
<td>copyright 208</td>
</tr>
<tr>
<td>decisions addressed to Member States 303</td>
</tr>
<tr>
<td>economic defence arguments 362</td>
</tr>
<tr>
<td>entry restriction/prevention 166</td>
</tr>
<tr>
<td>essential facilities, denial of access 182</td>
</tr>
<tr>
<td>exchange of information 105-6</td>
</tr>
<tr>
<td>exclusive dealing contracts 220</td>
</tr>
<tr>
<td>export cartels 73</td>
</tr>
<tr>
<td>fidelity rebates 269</td>
</tr>
<tr>
<td>franchising 264</td>
</tr>
<tr>
<td>horizontal constraints 28</td>
</tr>
<tr>
<td>joint ventures other than R&amp;D 286</td>
</tr>
<tr>
<td>know-how licensing agreements 208</td>
</tr>
<tr>
<td>licensing agreements 199</td>
</tr>
<tr>
<td>loyalty discounts 269</td>
</tr>
<tr>
<td>market sharing agreements 44</td>
</tr>
<tr>
<td>marketing agreements 86</td>
</tr>
<tr>
<td>merger remedies 371-6</td>
</tr>
<tr>
<td>mergers 315</td>
</tr>
<tr>
<td>minority acquisitions 358</td>
</tr>
<tr>
<td>parallel import/export bans 232</td>
</tr>
<tr>
<td>patent licensing agreements 208</td>
</tr>
<tr>
<td>predatory pricing 138</td>
</tr>
<tr>
<td>prevention of interoperability 189</td>
</tr>
<tr>
<td>price fixing 29</td>
</tr>
<tr>
<td>price squeezing 158</td>
</tr>
<tr>
<td>product bundling and tying 149, 249</td>
</tr>
<tr>
<td>quota arrangements 44</td>
</tr>
<tr>
<td>refusal to deal 183</td>
</tr>
<tr>
<td>resale price maintenance (RPM) 245</td>
</tr>
<tr>
<td>R&amp;D joint ventures 273</td>
</tr>
<tr>
<td>selective distribution systems 251</td>
</tr>
<tr>
<td>specialization agreements 44</td>
</tr>
<tr>
<td>standards agreements 94</td>
</tr>
<tr>
<td>strategic and technological alliances 296</td>
</tr>
<tr>
<td>structural crises cartels 69</td>
</tr>
<tr>
<td>tender fixing 61</td>
</tr>
<tr>
<td>territorial exclusivity 232</td>
</tr>
<tr>
<td>trade associations and rules 79</td>
</tr>
<tr>
<td>trademarks 200</td>
</tr>
</tbody>
</table>
landmark decisions 49–60
legal texts 44
legislation 44
overview 43–4
regulation 43–60
marketing agreements decisions 86–7
economics texts 85
landmark decisions 87
legal texts 86
legislation 85
overview 85
regulation 85
marketing joint ventures see joint ventures
media rights, landmark decisions 214–17
medicines, landmark decisions 178–81, 274–6
Member States accession to EU 4
allocation of exclusive rights 301
appeals, ECJ’s competence 8
decisions 23, 301–2, 303–11
EC Treaty obligations 301–2
founding states 4
increasing number 9
monopolies: right to create 301–2;
Treaty rules 9
NCAs see national competition authorities (NCAs)
privileged firms, right to create 301–2
Memorandum on the Concentration of Enterprises in the Common Market 312
merger control
beginnings 312–13
ECMR see Merger Regulation (ECMR)
Regulations: adoption 7, 9;
framework 9
SIEC test 10, 313
structure 10
Treaty rules 312
merger investigations
clearances 16
declarations of incompatibility 16
dissolution, imposition of 16
Phase I Investigations 14–16
Phase II Investigations 14–16
prohibition decisions 16
time limits 14–16
Merger Regulation (ECMR)
adoption 312–13
application 10, 314
inapplicability 16
merger cases post adoption 14–16
overview 9–10
revision 313
time limits 14–16
merger remedies
decisions 371
economics texts 370
landmark decisions 371–84
legal texts 371
legislation 370
overview 369–70
regulation 369–84
mergers
approval decisions 329
blocked 326, 392
cases 9, 14–16
Commission Memorandum 312
commitments by parties 366, 369, 375–6, 379–80, 383–4
Community dimension, with 314
conglomerate mergers see conglomerate mergers
consolidated jurisdictional notice 315
decisions 314, 315–16, 326, 393
economic defence arguments see economic defence arguments
economic effects 312
economics texts 315
horizontal mergers see horizontal mergers
landmark decisions 316–18:
analysis 3; method of analyzing 2
legal texts 315
legislation 314–15
minority acquisitions see minority acquisitions
notifications, number of 14–16
notifications to Commission 323, 326, 334, 339, 346, 349, 354, 364, 367, 376, 381
notifications to NCAs 14–16
overview 312–14
regulation 312–84
remedies see merger remedies
study of effects 312
types 312
vertical mergers see vertical mergers
metal packaging materials, landmark decisions 316–18
mineral waters, landmark decisions 371–6
minority acquisitions
decisions 358
economics texts 358
landmark decisions 358–62
legal texts 358
legislation 357
overview 357
regulation 357–62
mobile telecommunications, landmark decisions 297–300, 381–4
monopolies, States’ right to create 301–2
motor vehicle distribution, exemptions 8
music, landmark decisions 339–44
nail guns, landmark decisions 150–3, 167–9
national competition authorities (NCAs)
competence 7–8, 10
current of 7
enforcement competence 7–8
merger notifications to 14–16
mergers competence 10
referrals from Commission 14–16
role 4
national courts
competence 7–8
court for enforcement 7–8
cooperation 7–8
navigation systems, landmark decisions 190–3
negative clearances
application 54, 63, 88, 98, 102, 264, 280, 293, 297
category of decisions 12
comparative number of 13
Treaty rules 6
vertical agreements 11
Netherlands
accession to EU 4
civil engineering 74–5
construction industry 63
number of investigations 8
referendum on Constitutional Treaty 3
INDEX

not open exclusive licensing, distinction from open 204
notices
Carlsberg’s notices 2–3
exclusion from analysis 2–3
leniency 11
notifications
abolition 14
backlog 8, 9
exemptions 34, 49, 54, 63, 70, 76,
82, 88, 96, 98, 201, 205, 209,
212, 214, 241, 252, 257, 260,
264, 274, 277, 280, 282, 288,
291
filing, Treaty rules on 6
leading to cases 14
mergers, of, number of 14–16
proposed mergers 323, 326, 334,
339, 346, 349, 354, 364, 367,
376, 381
public bid 371
replacement of system 6–7

obligations see remedies
online advertising, landmark decisions 354–7
open exclusive licensing, distinction from not open 204
optical fibres and cables, landmark decisions 277–9
organic peroxide, landmark decisions 139–44
packaging materials, landmark decisions 366–9
parallel import/export bans decisions 232–4
economics texts 232
landmark decisions 235–44
legal texts 232
legislation 232
overview 231–2
regulation 231–44
patent licensing agreements
block exemptions 8–9
decisions 208–9
economics texts 208
landmark decisions 209–17
legal texts 208
legislation 208
overview 207
regulation 207–17
pay-television, landmark decisions 363–6
PC operating systems, landmark decisions 174–8, 188, 193
petrochemicals, landmark decisions 279–82, 293–5
pharmaceuticals, landmark decisions 178–81, 241–4, 274–6
Poland, accession to EU 4
polyurethanes, landmark decisions 221–5
Portugal
accession to EU 4
landmark decisions 349–53
postal services, landmark decisions 304–7
predatory pricing
decisions: confirmation 2;
overview 138–9
economics texts 138
landmark decisions 139–48
legal texts 138
legislation 138
overview 137–8
regulation 137–48
prescription medicines, landmark decisions 241–4
prevention of effective competition
see also entry
restriction/prevention
concept 113
prerequisite for dominant position, as 113
prevention of interoperability
decisions 190
economics texts 189
landmark decisions 190–3
legal texts 189
legislation 189
overview 189
regulation 189–93
price fixing see also excessive pricing
decisions 29–33
economics texts 28–9
landmark decisions 12–13, 33
legal texts 29
legislation 28
overview 28
regulation 28–43
price squeezing
decisions 159
economics texts 158
landmark decisions 159–65
legal texts 158
legislation 158
margin squeeze, determining
existence 161
overview 158
regulation 158–65
private litigation
damages 27
introduction 8
privileged firms, creation by Member States 301–2
procedural decisions
list 385–6
number of 14
product bundling and tying
abuse of dominant position, as 148–58
decisions 150, 250
economics texts 149, 249
landmark decisions 150–8, 250
legal texts 149, 249
legislation 149, 249
overview 148–9, 249
regulation 148–58
vertical agreements, as 249–50
production joint ventures see joint ventures
prohibition of mergers, decisions 320
prohibition of resale decisions 116–17
economics texts 115–16
landmark decisions 117–21
legal texts 116
legislation 115
overview 115
regulation 115–37
proton pump inhibitors, landmark decisions 128–171
public bid notifications 371
public works, landmark decisions 74–5
pumping equipment, landmark decisions 288–91
quota arrangements
decisions 45–9
economics texts 44
landmark decisions 12–13
legal texts 44
legislation 44
overview 43–4
regulation 43–60
radio navigation systems, landmark decisions 190–3
razors and razor blades, landmark decisions 358–62
rebates see fidelity rebates
referrals system 14–16
refusal to deal
<table>
<thead>
<tr>
<th>Index</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>abuse of dominant position, as</td>
<td>173</td>
</tr>
<tr>
<td>decisions 183</td>
<td></td>
</tr>
<tr>
<td>economics texts 182</td>
<td></td>
</tr>
<tr>
<td>landmark decisions 184</td>
<td></td>
</tr>
<tr>
<td>legal texts 183</td>
<td></td>
</tr>
<tr>
<td>legislation 182</td>
<td></td>
</tr>
<tr>
<td>overview 181–2</td>
<td></td>
</tr>
<tr>
<td>regulation 181</td>
<td></td>
</tr>
<tr>
<td>remedies see also merger remedies; sanctions imposition 5–6, 19–20</td>
<td></td>
</tr>
<tr>
<td>overview 19–20</td>
<td></td>
</tr>
<tr>
<td>reporting route additional implementation period, request for 307</td>
<td></td>
</tr>
</tbody>
</table>
television rights, landmark decisions 214–17
tender fixing
decisions 62
economics texts 61
landmark decisions 62–9
legal texts 61
legislation 61
overview 61
regulation 61–9

territorial exclusivity
decisions 232–4
economics texts 232
landmark decisions 235–44
legal texts 232
legislation 232
overview 231–2
regulation 231–44
textile machinery, landmark
decisions 87–90
time limits for merger investigations 14–16
tour operators, landmark decisions 333–9
tractors, landmark decisions 81–4, 111–12
trade associations and rules
Agricultural Engineers Association (AEA) 81–4
APAG 108–11
asphalt producers, Belgium 90–3
BELASCO 90–3
CECED 102–4
CEIFIC 108–11
Cematex 87–90
chemicals manufacturing 108–11
civil engineering, Netherlands 74–5
construction industry, Netherlands 63
decisions 79–81
domestic appliances 102–4
economics texts 79
fatty acids 108–11
IFTRA 33–7, 107–8
landmark decisions 81–4
decisions 291–3
economics texts 79
landmark decisions 81–90
overview 78
regulation 78–84
textile machinery 87–90
UEFA 214–17
trademarks
decisions 200–1
economics texts 200
landmark decisions 201–7
decisions 200
overview 199
regulation 199–207
transport, exemptions 8
Treaty establishing the European Community see EU Treaty
Treaty of Lisbon, signing 3
truck axles, landmark decisions 363
turbines, landmark decisions 288–91
turnover calculation, consolidated jurisdictional notice 315
tyling of products see product bundling and tying
tires, landmark decisions 127–37
UEFA, landmark decisions 214–17
undertakings, consolidated jurisdictional notice 315
unilateral effects of horizontal mergers 312
decisions 319
economics texts 319
landmark decisions 319
legal texts 319
legislation 319
overview 318–19
regulation 318–32
United Kingdom accession to EU 4
agricultural machinery 81–4
vertical agreements
anticompetitive effects 218
assessing effects 218
bundling of products see product bundling and tying
decisions 11, 14
discounts see loyalty discounts
distinction of intrabrands and interbrand competition 219
economics texts 219
exclusive dealing contracts see exclusive dealing contracts
exclusive supply agreements 227
franchising see franchising
tax law, landmark decisions 219
legal texts 219
legislation 218–19
market foreclosure see foreclosure
minor impact, with, block exemptions 8–9
negative clearances 11
number of cases 19
overview 218
parallel import/export bans see parallel import/export bans
rebates see fidelity rebates
regulation 218–69
resale price maintenance (RPM) see resale price maintenance (RPM)
selective distribution systems see selective distribution systems
territorial exclusivity see territorial exclusivity
tying of products see product bundling and tying
use of 218
vertical mergers
anticompetitive effects 312
decisions 345–6
economics texts 345
landmark decisions 346–57
legal texts 345
legislation 345
overview 344–5
regulation 344–57
video cassette recorders, landmark decisions 95
vitamins, landmark decisions 37–41, 194–7
washing machines, landmark decisions 102–4
whiskey, landmark decisions 239–41
Windows, landmark decisions 174–8, 188, 193