
IP and Antitrust

An Analysis of Antitrust Principles Applied to Intellectual Property Law

Third Edition

by *Herbert Hovenkamp, Mark D. Janis, Mark A. Lemley, Christopher R. Leslie and Michael A. Carrier*

Deals concerning the acquisition, transfer, or licensing of intellectual property are among the largest and most important transactions in the United States. When you're seeking to maximize the value of intellectual property without raising antitrust concerns, turn to *IP and Antitrust*. Written by five experts on antitrust and intellectual property law, *IP and Antitrust* provides comprehensive, insightful analysis of the antitrust issues involved in the creation, protection, and transfer of intellectual property interests.

Highlights of the Third Edition

- An entirely new chapter devoted to exclusion payment settlements in the pharmaceutical industry in the wake of *Actavis* (see Chapter 16).
- New discussion of antitrust claims against patent assertion entities (see § 14.03[G]).
- Updated coverage of product hopping (see § 15.03[B][1]), Risk Evaluation and Mitigation Strategies (REMS) (see § 15.03[D]), and other conduct in the pharmaceutical industry.
- An updated discussion of vertical restraints cases.
- A completely updated discussion of U.S. Supreme Court's royalty extension case (*Brulotte*).
- Discussion of the CJEU's *Genentech* decision on post-expiration royalties (see § 45.04[B]).



9781454885283

- Discussion of updated IP Guidelines recently promulgated in China (see Chapter 47), Korea (see § 49.05), and Canada (see § 46.06[A][3]).

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