

CONTENTS

Foreword.....	xii
Preface	xiv
Chapter I	
Introduction to the Law and Economics of Technology Industries ...	1
A. Selected Characteristics of Technology Industries and Markets.....	2
1. Rapid Innovation.....	3
2. Network Effects and Switching Costs	4
3. Multi-Sided Platforms.....	8
4. Interoperability.....	9
5. Standards and Intellectual Property	11
B. General Principles of Antitrust Analysis of Technology Industries.	13
1. Static Versus Dynamic Competition, Efficiencies and Harms ..	14
2. Volatility of Market Shares.....	15
a. Google/DoubleClick	16
b. Sirius/XM.....	16
c. Google/AdMob & iAd	17
d. Microsoft.....	18
3. Focus on Innovation.....	21
a. Bazaarvoice/PowerReviews	21
b. Bing/Yahoo	23
4. R&D Costs and Competitive Pricing.....	24
5. Recognized Benefits of Cooperation/Standard Setting.....	24
6. Importance of Intellectual Property Rights.....	25
7. FRAND Encumbered Patents	28

8. Evidence-Based Enforcement.....	29
C. Market Definition and Market Shares	31
1. Entry Barriers Can Limit Disruptive Forces.....	32
2. Multi-Sided Platforms Can Complicate Market Definition.....	32
D. Enforcement and Remedies.....	33
1. Traditional Enforcement and Remedies.....	35
2. Typical Remedies in High Tech with Examples.....	36
a. Compulsory Licensing	36
(1) CoreLogic/DataQuick	37
(2) Ticketmaster/Live Nation.....	37
(3) Nielsen/Arbitron.....	38
b. Non-Discriminatory Access	38
(1) Comcast/NBC Universal	38
(2) Microsoft	39
(3) Intel	40
(4) Google/ITA	40
c. Prohibitions on Injunctive Relief for FRAND Encumbered SEPs	41
(1) Google/Motorola.....	41
(2) Robert Bosch GmbH.....	42
3. Protecting Maverick Innovators.....	42
a. H&R Block/TaxAct	43
b. AT&T/T-Mobile	43
Chapter II	
Horizontal Restraints	45
A. Fundamentals	47
1. What Is a Horizontal Agreement?.....	47
2. Per Se vs. Rule of Reason vs. Quick Look	48
B. Recurring Horizontal Issues in Technology Industries	52
1. Joint Ventures	52

2. Trade Associations.....	55
a. General Rules and Issues.....	55
b. Conspiracy.....	56
c. Membership.....	61
d. Self-Regulation and Member Services.....	63
3. Information Exchange and Benchmarking	65
a. Industry Structure.....	66
b. The Nature of the Information Exchanged.....	67
4. Noncompetition Agreements	69
a. Employee Agreements and Agreements Attendant to the Sale of a Business.....	70
b. “Naked” Noncompetition Agreements.....	71
5. Standard Setting and Patent Disclosure	74
a. Certification and Standard Setting	75
b. Patent Disclosure Policies and Patent Enforcement.....	79
6. Horizontal Restraints and Intellectual Property.....	84
a. Patent Pools and Cross-Licenses.....	84
(1) The DOJ & FTC’s IP Guidelines	86
(2) The IP Guidelines in Practice.....	88
(a) Competitive Position of Pool Patents.....	89
(b) Licensing Restrictions.....	90
(c) Grantback Terms.....	91
(d) Information Flow and Royalties	91
(3) Judicial Guidance	92
(a) Cinram.....	93
(b) Princo	94
(c) Wuxi Multimedia	97
(d) Sumco	99
(e) Zenith	100

b.	License Restrictions: Field of Use, Territories, and Customers.....	101
(1)	Field-of-Use Restrictions	102
c.	Territorial and Customer Licensing Restrictions	103
d.	Concerted Refusals to License and Group Boycotts	105
(1)	Government Guidance.....	106
(2)	Judicial Treatment	107
C.	Differences Abroad	110
1.	European Union Law	110
a.	The Prohibition.....	111
b.	The Exemption	112
c.	Block Exemptions	114
d.	Individual Exemptions	116
e.	Object Restrictions	117
f.	“Effect” Restrictions	118
2.	Chinese Law	119
a.	General Regulations	119
(1)	Horizontal Prohibitions under the Anti-Monopoly Law	120
(2)	Exemptions.....	121
b.	Horizontal Restraints in Technology Industries.....	122
(1)	Joint R&D	124
(2)	Patent Pooling	124
(3)	Cross-Licensing.....	125
(4)	Standardization.....	126
(5)	Cases Relating to Horizontal Restraints in Technology Industries	126
3.	Japanese Law	127
a.	General Regulation.....	127
(1)	Private Monopolization.....	127

- (2) Unreasonable Restraints of Trade 128
 - (3) Unfair Trade Practices..... 128
 - b. Guidelines Related to Technology Industries 129
 - (1) JFTC IP Guidelines 129
 - (2) JFTC Standardization Guidelines..... 131
 - (3) JFTC R&D Guidelines 132
 - c. Application to Horizontal Restraints in Technology Industries 133
- 4. South Korean Law 134
 - a. Information Exchanges and Benchmarking 136
 - b. Strategic Alliances and Other Non-Hardcore Cartels 136
 - c. KFTC IP Guidelines and Collusive Acts 137
 - (1) Collaborative Conduct among IP Rights Holders 137
 - (2) Patent Pools and Cross-Licensing 138
 - (3) Settlement of IP-Related Disputes 139

Chapter III

Vertical Restraints 141

- A. Fundamentals 142
 - 1. What Is a Vertical Agreement or Restraint? 142
 - 2. Per Se vs. Rule of Reason vs. Quick Look 143
 - 3. Agency Guidance in the Licensing Context 144
- B. Vertical Restraints in Technology Industries 146
 - 1. Tying Arrangements 146
 - a. Elements of a Tying Claim..... 147
 - b. Tying and Product Integration..... 148
 - c. “Technological Tying” and Product Innovation 149
 - d. Patent-Product Tying 151
 - e. Tying in the Mandatory Package Licensing Context 152
 - f. Bundled Discounts and Tying 155
 - g. Defenses to Tying Claims 155

2.	Exclusive Dealing.....	156
3.	Restraints Affecting Resale Prices.....	163
a.	Resale Price Maintenance Generally.....	163
b.	Resale Price Maintenance Involving Patents	166
C.	Vertical Restraints in the European Union.....	169
1.	Application of Article 101 to Vertical Restraints	169
2.	Agency Agreements.....	171
3.	Vertical Restraints Block Exemption Regulation.....	172
4.	Enforcement in Individual Cases.....	175
5.	Technology Transfer Block Exemption (TTBER).....	176
a.	Description of the TTBER	176
b.	Relevant Changes from the Previous TTBER Regime ...	178
6.	Developments in E-Commerce and Online Distribution	180
D.	China	183
1.	China's Anti-Monopoly Law.....	183
2.	Intellectual Property Licensing.....	186
3.	Resale Price Maintenance.....	186
4.	Abuse of Dominance: The Qualcomm Case.....	188
E.	Korea.....	189
1.	Overview of Korean Fair Trade Act on Vertical Restraints	189
2.	Resale Price Maintenance.....	189
3.	Unfair Trade Practices	190
4.	Abuse of Market Dominance.....	191
5.	KFTC IPR Guidelines.....	191
6.	SK Telecom Case.....	192
7.	Qualcomm Case.....	193
Chapter IV		
Mergers and Acquisitions.....		195
A.	General Background.....	195
1.	Merger Review in the United States	196

2. Merger Review in Other Key Jurisdictions	202
a. European Union	202
b. China	208
c. Japan.....	211
d. Korea.....	213
B. Horizontal Merger Analysis in Technology Markets.....	216
1. Recurring Horizontal Issues in Technology Industry Mergers	216
a. Narrow and/or Highly Differentiated Product Markets ..	217
b. Dynamic Markets and Potential for New Entry	224
c. The Role of Innovation	229
d. Nonprice Competition.....	233
e. Interoperability and Network Effects.....	234
f. Multi-Jurisdictional Reviews	240
2. Remedies in Horizontal Mergers in Technology Industries	243
C. Vertical Transactions.....	248
1. Theories of Competitive Harm	248
a. Foreclosure and Raising Rivals Costs.....	249
b. Coordination.....	259
2. Non-Horizontal Patent Acquisitions in Technology Markets..	260
Chapter V	
Single-Firm Conduct	269
A. Fundamentals	269
1. Introduction and Overview	269
2. United States.....	269
a. Sherman Act Section 2.....	269
b. FTC Act Section 5.....	272
3. European Union	273
4. China.....	275
5. Japan	276
6. Korea.....	277

B. Single-Firm Conduct in the United States.....	279
1. Exclusive Dealing, Tying, and Bundled Discounting.....	279
a. Exclusive Dealing	279
b. Tying.....	286
c. Bundled Discounting.....	291
2. Interoperability and Refusals to Deal or License.....	294
a. Refusals to Deal	294
(1) General Principles	294
(2) Refusals to Deal in High-Tech.....	297
(a) Monopolist’s Prior Relationship with Rival	298
(b) Monopolist’s Justification for Terminating or Changing Relationship with Rival.....	299
(c) Monopolist’s Refusal to Deal Without Justification.....	300
b. Refusal to License Intellectual Property	302
3. Misuse of Patents	305
a. Tying	307
b. Post-Term Royalties.....	308
c. Licensing Provisions	309
d. Bad-Faith Enforcement	311
4. Product Design and Introduction	311
a. Overview	311
b. Legal Framework for Analyzing Predatory Product Innovation	312
(1) Courts Are Generally Protective of Design Modifications	313
(2) “Reverse” Per Se Rule.....	315
5. Standard Setting.....	316
a. Standard-Setting Organizations and Antitrust Law.....	316
(1) Patent Ambush	318
(2) Patent Hold Up.....	319

b.	Evolving Issues	321
(1)	What Constitutes a FRAND Rate?	321
(2)	The Availability of Injunctions for Holders of FRAND-Encumbered SEPs	323
C.	Single-Firm Conduct in the European Union	328
1.	Fundamentals	328
a.	Legal Basis	328
b.	Enforcement	329
2.	Exclusionary Abuses	330
a.	Tying	330
b.	Loyalty Discounts	331
c.	Predatory Pricing	333
d.	Refusals to Supply or License	334
(1)	Essential-Facilities Doctrine	335
(2)	Refusal to License Intellectual Property	335
(3)	Refusal to Engage in Product Development	337
3.	Exploitative Abuses	338
a.	Unfair Pricing	338
b.	Discrimination	339
4.	Standard Setting	340
a.	Market Definition and Dominance in SEP Cases	341
b.	Patent Ambush	341
c.	Patent Hold-up	342
(1)	SEP Holder Seeking Injunctive Relief	343
(2)	Determining a FRAND Rate	345
D.	Single-Firm Conduct in China	346
1.	Fundamentals	346
a.	Introduction and Overview	346
b.	Enforcement Authorities	347
c.	Governing Rules	348

2.	Abusive Conduct.....	350
a.	Market Definition and Dominance.....	350
b.	Excessive and Discriminatory Pricing.....	352
c.	Refusals to Deal.....	353
d.	Tying.....	355
e.	Exclusive Dealing.....	357
3.	Standard Setting.....	358
a.	Patent Ambush.....	359
b.	Supra-FRAND or Excessive Pricing.....	359
E.	Single-Firm Conduct in Japan.....	361
1.	Fundamentals.....	361
a.	Introduction and Overview.....	361
(1)	Legal Basis.....	361
(2)	Enforcement.....	362
b.	Vertical Single-Firm Conduct.....	363
(1)	Tying.....	363
(2)	Conditional Rebates.....	363
(3)	Predatory Pricing / Discriminatory Treatment.....	364
(4)	Breach of Patent Non-Assertion Provisions.....	365
c.	Refusals to Supply or License.....	365
2.	Standard Setting.....	366
a.	Apple v. Samsung.....	366
b.	JFTC IP Guidelines.....	367
F.	Single-Firm Conduct in Korea.....	368
1.	Fundamentals.....	368
a.	Introduction and Overview.....	368
(1)	Governing Rules.....	368
(2)	Definition of Dominance.....	368
(3)	Standard of Review.....	369
b.	IPR Guidelines and Exercise of IPR.....	370

- (1) Product and Technology Markets 370
- (2) Dominance in IPR 371
- (3) Standard for Review 371
- 2. Types of Conduct 372
 - a. Price Abuse 372
 - b. Business Interference 373
 - (1) Unjust Refusal to License IPR 375
 - (2) Imposition of Unjust Licensing Conditions 375
 - (3) Abusive Lawsuits for Infringement of IPR 375
 - (4) Patent Ambush and Hold-up 376
 - (5) Exercise of Patents by NPEs 377
- 3. Exclusionary Abuse and Harm to Consumer Welfare 377
- Table of Cases..... 379**