ANTITRUST IN HEALTHCARE

MAY 17-18, 2018

ARLINGTON, VA

THE RITZ-CARLTON

PENTAGON CITY

CO-CHAIRS

CHRISTI J. BRAUN

JEFFREY W. BRENNAN

DOUGLAS C. ROSS

CO-SUPPORTED

BY ABA SECTION OF ANTITRUST LAW, ABA HEALTH LAW SECTION AND AMERICAN HEALTH LAWYERS ASSOCIATION

AMBAR.ORG/ATHEALTHCARE
JOIN YOUR COLLEAGUES MAY 17–18, 2018 AT THE RITZ-CARLTON, PENTAGON CITY IN ARLINGTON, VIRGINIA, for timely and insightful information on key antitrust issues affecting the healthcare industry at the 2018 Antitrust in Healthcare Conference.

The Antitrust in Healthcare Conference continues its rich quarter-century tradition with this jointly sponsored conference. The conference brings together an expert faculty made up of the leading government enforcers, private counsel representing both plaintiffs and defendants, and highly experienced economists to share their insights and offer practical advice and policy recommendations.

With stepped up government enforcement in healthcare, including the recent focus of the enforcement agencies on provider and payer mergers, antitrust issues posed by the collaboration of providers, payers, drug companies, and others in innovative and creative arrangements, and a surge in private antitrust litigation. There have been many important developments since the conference was last held in 2016. We hope to see you this spring in the DC area!

Sincerely,

Christi J. Braun,
ABA Health Law Section Conference Co-Chair

Jeffrey W. Brennan,
ABA Section of Antitrust Law Conference Co-Chair

Douglas C. Ross,
AHILA Conference Co-Chair
### Conference Agenda

**Thursday, May 17, 2018**

<table>
<thead>
<tr>
<th>Time</th>
<th>Event</th>
<th>Speaker/Details</th>
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<tbody>
<tr>
<td>7:30 am – 5:00 pm</td>
<td><strong>Registration</strong></td>
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<tr>
<td>8:00 – 9:30 am</td>
<td><strong>Plenary Session: Antitrust Primer</strong></td>
<td>This presentation will discuss the primary antitrust laws, by whom and how they are enforced, and the frameworks for analyzing particular conduct arising in healthcare industries, such as provider and health plan mergers, joint ventures, contracting networks, and exclusionary conduct. Speaker: John J. MILES, Washington &amp; Lee University, Lexington, VA</td>
</tr>
<tr>
<td>9:30 – 9:45 am</td>
<td><strong>Break</strong></td>
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<tr>
<td>9:45 – 10:00 am</td>
<td><strong>Welcome &amp; Introductions</strong></td>
<td>Speaker: Christi J. BRAUN, Managing Counsel, Vanderbilt University Medical Center, Nashville, TN</td>
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<tr>
<td>10:00 – 10:45 am</td>
<td><strong>Keynote</strong></td>
<td>Update from the U.S. Department of Justice. Speaker: The Honorable Makan DELRAHIM, Assistant Attorney General, U.S. Department of Justice, Antitrust Division, Washington, DC</td>
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<tr>
<td>10:45 – 11:00 am</td>
<td><strong>Break</strong></td>
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<tr>
<td>11:00 am – noon</td>
<td><strong>Plenary Session: Year in Review</strong></td>
<td>This panel will review highlights since the last conference, discuss themes arising out of these developments, point the audience to programs over the next day and one-half to learn more on particular developments of interest, and award the bi-annual Jarndyce v. Jarndyce awards for the health care case that will not die. Speakers: Thomas L. GREANEY, University of California Hastings College of Law, San Francisco, CA Leslie C. OVERTON, Alston &amp; Bird LLP, Washington, DC Douglas C. ROSS, Davis Wright Tremaine LLP, Seattle, WA</td>
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<tr>
<td>Noon – 1:30 pm</td>
<td><strong>Lunch</strong></td>
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</table>
CONCURRENT SESSIONS:
1:30 – 2:30 pm

HORIZONTAL COLLABORATIONS: JVS, JOAS, SERVICE LINE CONSOLIDATIONS
Health care providers are engaging in innovative transactions short of full mergers. These can raise the same issues as mergers (does a joint venture aggregate market power?) and additional issues as well (are the parties colluding?). The Sixth Circuit’s perplexing decision reviewing a joint operating company in Dayton, Ohio, will be discussed.

Speakers:
Ashley M. FISCHER, McDermott Will & Emery, Chicago, IL
Mitchell D. RAUP, Polsinelli PC, Washington, DC
Christine L. WHITE, Vice President, Legal Affairs, Northwell Health, New Hyde Park, NY

PHARMA: PAY FOR DELAY – HOW ARE THE COURTS APPLYING ACTAVIS?
In *FTC v. Actavis* (2013), the Supreme Court held that drug patent settlements restricting generic entry and involving brand-to-generic payments can be anticompetitive and must be adjudicated under the rule of reason. The Court also set forth a number of factors that could be important to the lower courts’ analyses. Today, after almost five years and a bevy of “pay for delay” lawsuits, what is the state of the law? This panel of experts will tell us.

Speakers:
Daniel W. BUTRYMOWICZ, Staff Attorney, Health Care Division, Bureau of Competition, Federal Trade Commission, Washington, DC
Danielle R. FOLEY, Venable LLP, Washington, DC
Parker M. NORMANN, Edgeworth Economics LLC, Washington, DC

2:30 – 2:45 pm

BREAK

CONCURRENT SESSIONS:
2:45 – 3:45 pm

HOSPITAL MERGERS: COUNSELING CLIENTS IN LIGHT OF THE APPELLATE CASES
“I fought the FTC and the FTC won,” could be the hit song today after the agency’s hospital and physician merger wins in the Third, Seventh and Ninth Circuits over the last three years. How do lawyers and economists counsel clients who still have the urge to merge? What arguments might still sway the FTC or a court?

Speakers:
Kevin HAHM, Deputy Assistant Director Mergers IV, Bureau of Competition, Federal Trade Commission, Washington, DC
Dina OLDER AGUILAR, Cornerstone Research, San Francisco, CA
Leigh L. OLIVER, Hogan Lovells US LLP, Washington, DC

PHARMA PRODUCT-HOPPING & REMS: WHAT IS THE DUTY TO DEAL?
The Supreme Court holds that sometimes a monopolist must allow rivals to access its products or services (Aspen Skiing, Kodak), but this duty arises only “at or near the outer boundary of Section 2 liability” (Trinko). The pharmaceutical antitrust hot topics of product-hopping and REMS squarely frame up these legal principles, within the context of whether a branded drug seller has a duty to deal with its generic competitors. The panel will explain the disputed conduct and discuss the law and economics that apply in a Section 2 analysis of these issues.

Speakers:
Mary T. COLEMAN, Compass Lexecon, Boston, MA
Michael H. KNIGHT, Jones Day, Washington, DC
Seth C. SILBER, Wilson Sonsini Goodrich & Rosati PC, Washington, DC
CONCURRENT SESSIONS:

PHYSICIAN PRACTICE MERGERS
After years of focusing on hospital mergers, over the last several years the FTC increasingly has trained its sights on physician mergers it considers anticompetitive. States are concerned about these transactions as well—one state filed its own challenge to a physician merger last year. The panel will consider the recent history of challenges to physician mergers and consider how litigating a physician merger is similar to—or different from—the litigation of a hospital merger.

Speakers:
Melissa C. HILL, Attorney, Federal Trade Commission, Washington, DC
David MAAS, Davis Wright Tremaine LLP, Seattle, WA
Bruce D. SOKLER, Mintz Levin Cohn Ferris Glovsky & Popeo PC, Washington, DC

HOT TOPICS IN NON-MERGER LITIGATION
Many non-merger cases have been litigated in the last two years that raise significant issues for health care practitioners. This panel will explore these developments.

Speakers:
H. Holden BROOKS, Foley & Lardner LLP, Milwaukee, WI
Alexis J. GILMAN, Crowell & Moring LLP, Washington, DC
Mark J. HOROSCHAK, Womble Bond Dickinson US LLP, Charlotte, NC

PLENARY SESSION: VIEW FROM THE ENFORCERS
Federal and state enforcement agencies have been strikingly active in healthcare during the last two years. The FTC’s recent challenges to physician mergers in Minnesota and North Dakota show the agency is not focused solely on hospital consolidation but will act when it believes physician consolidation has gone too far. DOJ’s successful challenges of two major insurer mergers and its ongoing litigation against hospitals that engage in allegedly anticompetitive behavior demonstrate that agency’s similarly strong dedication to antitrust enforcement in health care. The states have played a significant role, sometimes joining with the federal agencies and sometimes enforcing the antitrust laws in healthcare on their own. This panel will hear from enforcers on these and other issues that are at the top of their agendas.

Moderator:
Christi J. BRAUN, Managing Counsel, Vanderbilt University Medical Center, Nashville, TN

Speakers:
Ian R. CONNER, Deputy Director, Bureau of Competition, Federal Trade Commission, Washington, DC INVITED
Victor J. DOMEN, Senior Antitrust Counsel, Office of the Attorney General, Nashville, TN
Peter J. MUCCHETTI, Chief, Healthcare & Consumer Products Section, U.S. Department of Justice, Antitrust Division, Washington, DC
**FRIDAY, MAY 18, 2018**

<table>
<thead>
<tr>
<th>Time</th>
<th>Event</th>
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<tbody>
<tr>
<td>9:00 – 10:15 am</td>
<td><strong>PLENARY SESSION: BRAVE NEW WORLD VERTICAL ARRANGEMENTS</strong></td>
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<tr>
<td></td>
<td>Challenging antitrust questions for in-house counsel can arise from</td>
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<td>many ordinary business situations, such as due diligence (What</td>
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<td>goes into the clean room?), joint venture structuring (Do we need</td>
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<td>a firewall?), provider contracting (How long can it be exclusive?)</td>
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<td>and HR projects (Can we do a survey on salaries?). Our panel will</td>
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<td>tackle these and many other complex counseling topics in this</td>
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<td>plenary session.</td>
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<td><strong>Moderator:</strong></td>
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<td>Jeffrey W. BRENNAN, McDermott Will &amp; Emery LLP, Washington, DC</td>
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<td><strong>Speaker:</strong></td>
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<td>Saralisa C. BRAU, Chief Counsel, McKesson Corporation, San Francisco,</td>
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<td>Richard A. FEINSTEIN, Boies Schiller Flexner LLP, Washington, DC</td>
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<td>Jeffrey S. SPIGEL, King &amp; Spalding LLP, Washington, DC</td>
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<td>10:15 – 10:30 am</td>
<td><strong>BREAK</strong></td>
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<td>10:30 – 11:45 am</td>
<td><strong>PLENARY SESSION: BRAVE NEW WORLD VERTICAL ARRANGEMENTS</strong></td>
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<td>Vertical arrangements are becoming more common in health care:</td>
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<td>hospitals acquire physician groups, payers acquire providers,</td>
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<td>providers expand into the insurance space. But over the last year,</td>
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<td>vertical arrangements have exploded in health care in new and</td>
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<td>unforeseen ways: Aetna seeks to buy CVS. UnitedHealth is acquiring</td>
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<td>DaVita’s Medical Group. This panel will explore these arrangements</td>
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<td>and how the enforcement agencies and courts may deal with them in</td>
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<td>the future.</td>
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<td><strong>Moderator:</strong></td>
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<td>Douglas C. ROSS, Davis Wright Tremain LLP, Seattle, WA</td>
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<td><strong>Speakers:</strong></td>
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<td>Deborah FEINSTEIN, Arnold &amp; Porter LLP, Washington, DC</td>
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<td>Dov ROTHMAN, Analysis Group, Boston, MA</td>
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<td>Joshua H. SOVEN, Gibson Dunn &amp; Crutcher LLP, Washington, DC</td>
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<tr>
<td>Noon – 1:15 pm</td>
<td><strong>LUNCH ON YOUR OWN</strong></td>
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CONCURRENT SESSIONS:
1:15 – 2:15 pm
CUTTING EDGE ECONOMICS FOR FUTURE MERGER CASES
The FTC has succeeded in persuading judges that under a two-stage competition model, relevant geographic markets in provider merger cases should be narrow. Is this right? Does that model overlook economic realities? And is the notion that a merger between providers in non-overlapping product or geographic markets might still be anticompetitive ready for prime time? This panel will explore these and other issues at the boundaries of current economic thinking.
Moderator:
Christi J. BRAUN, Managing Counsel, Vanderbilt University Medical Center, Nashville, TN
Speakers:
Lona FOWDUR, Economists Incorporated, Washington, DC
Sean MAY, Charles River Associates, Boston, MA
Paul WONG, NERA Economic Consulting, Los Angeles, CA

COMPETITION OR REGULATION? STATE COPA LAWS & HOSPITAL Mergers
In 2017, applying state laws that confer antitrust immunity, Tennessee and Virginia approved a hospital merger over vocal opposition from FTC staff. In 2016, West Virginia did the same. Is this a developing trend that other states and hospitals will continue, or are they singular events, merely coincident in time? When is the displacement of competition for regulation a sound public policy for hospital mergers: Sometimes? Always? Never? Should local circumstances and facts on the ground matter in making that policy choice? The panel will debate these emerging issues.
Moderator:
Jeffrey W. BRENNAN, McDermott Will & Emery LLP, Washington, DC
Speakers:
John G. CALENDER, Baker Donelson Bearman Caldwell & Berkowitz PC, Washington, DC
Lisl J. DUNLOP, Manatt Phelps & Phillips LLP, New York, NY
Mark D. SEIDMAN, Deputy Assistant Director, Mergers IV, Bureau of Competition, Federal Trade Commission, Washington, DC

2:15 – 2:30 pm
BREAK

CONCURRENT SESSIONS:
2:30 – 3:30 pm
INSURANCE MERGERS - EFFICIENCIES AND MONOPSONY POWER
The recent court decisions blocking the Anthem-Cigna and Aetna-Humana transactions thrust into the antitrust spotlight the issues of merger efficiencies and monopsony power when applied to commercial health insurance. Without re-litigating those cases, our panel will discuss the efficiencies potential of insurance mergers within the Merger Guidelines framework, and examine whether monopsony power in health insurance can sometimes benefit consumers and, if so, should courts and the Agencies factor that concept into their merger analyses.
Speakers:
Alicia J. BATTS, Squire Patton Boggs, Washington, DC
Jonathan B. JACOBS, Perkins Coie LLP, Washington, DC
James LANGENFELD, Navigant Economics LLC, Washington, DC
STATE BOARDS & PROFESSIONAL LICENSING POST - NC DENTAL
The Supreme Court’s landmark 2015 decision in FTC v. NC State Board of Dentistry put state professional licensing boards into the antitrust spotlight by adding definition to what does and does not constitute active supervision under the state-action immunity doctrine. Furthering sharpening the focus on this sector are antitrust agency policy initiatives to identify occupational licensing restrictions that may unreasonably impede competition. Our panel will bring us up date on these important legal and policy issues.

Speakers:
Leah O. BRANNON, Cleary Gottlieb Steen & Hamilton LLP, Washington, DC
Michael G. COWIE, Dechert LLP, Washington, DC
Tara I. KOSLOV, Acting Director, Office of Policy Planning, Federal Trade Commission, Washington, DC

ETHICS
Ethics and professional responsibility issues can be tough, and they can be even more challenging with a client pursuing a risky course or where there is a disconnect between client and lawyer. In the nuanced world of healthcare regulation and enforcement, issues like those can present serious dangers for both lawyer and client.

Speakers:
William W. HORTON, Jones Walker LLP, Birmingham, AL

Q&A
Attend the Q&A and ask all your questions. We’ll give you answers you can act on when you're back in the office.

Speakers:
Christi J. BRAUN, Managing Counsel, Vanderbilt University Medical Center, Nashville, TN
Jeffrey W. BRENNAN, McDermott Will & Emery, Washington, DC
Douglas C. ROSS, Davis Wright Tremaine LLP, Seattle, WA

Discounted Registration Cut-off: Monday, April 16, 2018
Those registered by the cut-off date will be included on the attendee roster, posted on the conference website, and will have access to the course materials prior to the conference.

The ABA automatically adjusts registrations submitted at the incorrect rate. Full payment at the correct rate must be received in order to process your registration and CLE credits. The ABA does not accept wire transfers or purchase orders.

Financial scholarship applications are available for this conference. To request an application or receive additional information, contact: at-registrar@americanbar.org. Attorneys who qualify will receive at least a 50% reduction in the course fee(s). This does not include any reduction in meals, lodging, or travel costs associated with the course.
REGISTRATION RATES

<table>
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<tr>
<th>Category</th>
<th>Up to April 16</th>
<th>After April 16</th>
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<tr>
<td>Antitrust/Health Law Section Member &amp; AHLA Member</td>
<td>$595.00</td>
<td>$795.00</td>
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<tr>
<td>ABA Member</td>
<td>$695.00</td>
<td>$895.00</td>
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<td>List/Non-Member</td>
<td>$795.00</td>
<td>$995.00</td>
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<td>Academic/Government/Non-Profit ABA Section &amp; AHLA Members</td>
<td>$195.00</td>
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<td>Academic/Government/Non-Profit List Rate</td>
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<tr>
<td>Law Students (Limited)</td>
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Your registration fee includes: admission to CLE sessions, CLE credit, course materials, continental breakfast, luncheon and reception.

TWO WAYS TO REGISTER

ONLINE
April 16, 2018
www.ambar.org/athealthcare
Online registrants will receive an electronic confirmation within one day.

ON-SITE
May 17-18, 2018
The Ritz-Carlton, Pentagon City
1250 South Hayes Street
Ph: 703.415.5000

There is no guarantee that space will be available at the conference for on-site registration.

DISCOUNTS

- Early Registration: Registrations received by the April 16, 2018 will be processed at the discounted registration rate.
- ABA Antitrust/Health Law Members & AHLA Members: You save just by being a member. The discount is reflected on the registration page.
- ABA Members: Join the ABA Section of Antitrust Law or the Health Law Section and register for this conference at the reduced rate reserved for Section members.
- Not an ABA or AHLA Member: Join now and save by going to www.ambar.org/join or www.healthlawyer.org
- Government, Academics, Nonprofits: Available for those with a primary position at a government or academic institution (e.g., law firm lawyers who also are adjunct professors would pay the law firm rate).
- Law Students: Discounted registration for law students who have not passed a Bar. Availability is limited.
CANCELLATIONS
In the event of cancellation, a refund of the registration fee, less a $50.00 administrative fee, will be granted only for written requests received by at-registrar@americanbar.org by 5:00 pm CST, on April 27, 2018. Please allow four weeks after the conference for the processing. The ABA reserves the right to cancel any conference or portion thereof and assumes no responsibility for personal expenses.

SUBSTITUTIONS
Emailed requests for substitutions will be permitted. There is no additional cost for substitutions. Substitutions are not permitted once a registrant has registered on-site or after the conference has occurred. Only the substitute will be eligible for CLE credit. The substitute and original registrant must work out the payment between themselves.

SPECIAL NEEDS
Individuals should update their profile at MyABA.org with allergies or ADA needs.

COURSE MATERIALS
An e-mail containing the link to course materials will be sent out to all registered attendees one week prior to the conference.

ROSTER OF PARTICIPANTS
A roster of conference participants is available online at www.ambar.org/athealthcare and is updated weekly.

TAPE RECORDING
No audio recording or videotaping of any part of the conference will be permitted.

REGISTRANT/ATTENDEE IMAGE & VOICE AGREEMENT
Registration for, attendance or participation in the 2018 Antitrust in Healthcare and other associated activities constitutes an agreement by the registrant to permit the ABA to use and distribute (both now and in the future) the registrant or attendee's image or voice in photographs, videotapes, electronic reproductions, audiotapes of such events and activities.

CONTINUING LEGAL EDUCATION
ALL ATTENDEES: Sign-in for CLE. DE/IL Attendees: Your states require you to sign into each session. NY Attendees: You are required by your state to sign in and out each session.

CLE ATTENDANCE REPORTING:
The ABA will report your attendance to the 23 states which allow us to do so on your completion of this form: www.ambar.org/CLEattendreport.

The ABA directly applies for and ordinarily receives CLE credit for ABA programs in AK, AL, AR, AZ, CA, CO, CT, DE, GA, GU, HI, IA, IL, IN, KS, KY, LA, ME, MN, MS, MO, MP, MT, NH, NJ, NM, NV, NY, NC, ND, OH, OK, OR, PA, SC, TN, TX, UT, VT, VA, WI, WA, and WV. These states sometimes do not approve a program for credit before the program occurs. This transitional program is approved for both newly admitted and experienced attorneys in NY. Attorneys may be eligible to receive CLE credit through reciprocity or attorney self-submission in other states. For more information about CLE accreditation in your state, visit www.ambar.org/athealthcare.

TRAVEL INFORMATION

HOTEL RESERVATIONS CUT-OFF: FRIDAY, APRIL 20, 2018
Individuals are responsible for making their own hotel accommodations. A limited number of sleeping rooms, at a discounted rate, have been reserved under the “ABA-Antitrust in Healthcare.” Rooms will be available until the cut-off or when the block fills, whichever comes first.

THE RITZ-CARLTON, PENTAGON CITY
The Ritz-Carlton, Pentagon City
1250 South Hayes Street
Ph: 703.415.5000
To access the hotel link go to the conference webpage (www.ambar.org/athealthcare) and click the ‘Travel’ tab. Or call the hotel directly at 703.415.5000 and reference “ABA – Antitrust in Healthcare Conference”

Conference Rates:
Single/Double: $275.00 + tax Run of House

• Wifi complimentary in guestrooms
• Cancellations must be made 72 hours prior to scheduled day of arrival to avoid one-night charge.

ABA NEGOTIATED AIRFARE DISCOUNTS.

ABA discounts can also be obtained directly from the carrier:

<table>
<thead>
<tr>
<th>AMERICAN</th>
<th>Delta 800.328.1111</th>
<th>United 800.426.1122</th>
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<td>Online Meeting Event Code: NMR3V</td>
<td>Online Discount Code: ZE6X633818</td>
<td>Discount available at <a href="http://www.united.com">www.united.com</a></td>
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<tr>
<td>Discount available at <a href="http://www.delta.com">www.delta.com</a></td>
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* A Travel Profile is required when booking airline reservations with ABA Egencia, visit www.americanbar.org/travel for more information.
The ABA Section of Antitrust Law has 29 Substantive Committees.

The Health Care and Pharmaceuticals Committee (www.ambar.org/athcp):
- Covers antitrust issues affecting the entire health care sector, including hospitals, physicians, and health plans, as well as manufacturers and distributors of pharmaceuticals and medical devices.
- Tracks and analyzes court cases; enforcement actions taken by the Department of Justice, Federal Trade Commission, and foreign competition authorities; and legislative initiatives.
- Oversees the preparation of numerous health-related publications, organizes programs, and prepares position papers commenting on proposed legislation or agency policy initiatives.

Recommended Publications:

**ABA Antitrust Health Care Handbook, Fourth Edition**

**Health Care Mergers and Acquisitions Handbook, Second Edition**

Available online at www.shopmyaba.org

**AHLLA's Antitrust and Health Care: A Comprehensive Guide**

This publication provides in-depth guidance for representing diverse clients, with expert insight on managing risk and driving strategy.

Available online at http://bit.ly/2ooLBQa

**committee leadership co-chairs:**

Leigh Oliver  
Seth C. Silber  

Vice Chairs:  
Patrick English  
Michael A. Gleason  
Jacqueline I. Grise  

Amanda Lewis  
Amy Paul  
Lauren M. Rackow  
Anthony W. Swisher

**get involved**

Antitrust Section members can join any of the 29 committees at no additional cost. Meet professionals who share your passion for a specialized area of law. Open the door to **PUBLISHING, SPEAKING, AND OTHER CREDENTIAL-BUILDING COMMITTEE OPPORTUNITIES.**

**how to join a committee**

1. Go the ambar.org/atjoincmte
2. Enter your ABA ID and password.
3. Check the Committees you choose and click “Submit.”
<table>
<thead>
<tr>
<th>Event</th>
<th>Date</th>
<th>Location</th>
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<tr>
<td>ABA Section of Antitrust Law</td>
<td>May 17-18, 2018</td>
<td>Arlington, VA</td>
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<tr>
<td>#athealthcare</td>
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<tr>
<td>The Ritz-Carlton, Pentagon City</td>
<td>321 North Clark Street</td>
<td>Chicago, IL 60654</td>
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**DEADLINES**

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<tr>
<th>EARLY REGISTRATION</th>
<th>HOTEL RESERVATIONS</th>
<th>ONLINE REGISTRATION</th>
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<tr>
<td>Monday, April 16, 2018</td>
<td>Friday, April 20, 2018</td>
<td>May 16, 2018</td>
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- April 11-13, 2018: Spring Meeting, Washington, DC
- May 8, 2018: Global Seminar Series Düsseldorf
- May 24, 2018: Global Seminar Series Singapore
- May 31-June 1, 2018: Antitrust in the Asia, Seoul
- June 7-8, 2018: Health Law Section: Physicians Legal Issues Conference, Chicago, IL
- August 2-7, 2018: ABA Annual Meeting, Chicago, IL
- October 18-21, 2018: Antitrust Masters Course, Cambridge, MD
- November 15, 2018: Fall Forum, Washington, DC
- February 2018: Consumer Protection Conference, Nashville, TN

**REGISTER AT** [www.ambar.org/athealthcare](http://www.ambar.org/athealthcare)