

MERGER ANTITRUST LAW

LAWJ/G-1469-05
Georgetown University Law Center
Fall 2019

Tuesdays and Thursdays, 3:30-5:30 pm
Dale Collins

dale.collins@shearman.com
www.appliedantitrust.com

CLASS 1 HOMEWORK ASSIGNMENT

Instructions

OPTIONAL: Submit by email no later than 3:30 pm on Tuesday, September 3

Send to dale.collins@shearman.com

Subject line: Merger Antitrust Law: Assignment for Class 1

Assignment

Recall that the essential elements of a prima case of a Section 7 violation are:

1. The acquisition of stock or assets;
2. One or more relevant geographic markets (“section of the country”);
3. One or more relevant product markets (“line of commerce”; and
4. In each relevant market,¹ an anticompetitive effect (“the effect of such acquisition may be substantially to lessen competition, or to tend to create a monopoly”)

Identify each alleged relevant market alleged in the TransDigm/Takata complaint. For each relevant market, identify the anticompetitive harm(s) alleged in the complaint and summarize the factual allegations in the complaint supporting each of these alleged harms.²

If you have any questions, send me an e-mail. See you on Tuesday, September 3.

Dale

NOTE: Normally, homework assignments will receive participation grades. However, since the first week is more of a shopping period, you are not required to submit the assignments for the first two classes. I encourage you to do so, however, both because it will help you prepare for the discussion in class and it will help me better identify what I need to cover in more depth and what I can glance over in class.

¹ Recall that a “relevant market” is a line of commerce in a section of the country. In other words, the relevant market has the geographic dimensions of the relevant geographic market and the product dimensions of the associated relevant product market.

² This would be a typical assignment for an associate in a law firm.