

MERGER ANTITRUST LAW

LAW 1469
Georgetown University Law Center
Fall 2025

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

wdc30@georgetown.edu
www.appliedantitrust.com

CLASS 1 HOMEWORK ASSIGNMENT

Instructions

OPTIONAL: Submit by email no later than 3:30 pm on Tuesday, August 26

Send to wdc30@georgetown.edu

Subject line: Merger Antitrust Law: Assignment for Class 1

Assignment

Recall that the essential elements of a prima facie 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”)
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 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 email.

NOTE: Normally, homework assignments will receive participation grades. Since the first week is more of a shopping period, I will not require you to submit the assignments this week. I encourage you to do so, however, because it will help you prepare for the class discussion and enable me to identify better what I need to cover in more depth and what I can cover more briefly 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.