

## 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](mailto:wdc30@georgetown.edu)  
[www.appliedantitrust.com](http://www.appliedantitrust.com)

### CLASS 3 HOMEWORK ASSIGNMENT

#### Instructions

Submit by email no later than 3:30 pm on Tuesday, September 2  
Send to [wdc30@georgetown.edu](mailto:wdc30@georgetown.edu)  
Subject line: Merger Antitrust Law: Assignment for Class 3  
Calls for a memorandum of law to the client

#### Assignment

You are an associate at Able & Baker LLP working with partner Margaret Chen. Elaine Porter, General Counsel of Stonebridge Technologies, Inc., has requested that the firm prepare a memorandum of law outlining the reporting and waiting period requirements under the Hart-Scott-Rodino Antitrust Improvements Act (HSR Act). The client has not asked for an analysis of substantive antitrust issues.

The client explained that it has agreed to purchase additional common stock of another company for an acquisition price equal to its market price of approximately \$100 million. The client also already holds common stock valued at over \$50 million at current prices. The target company is an industrial company operating solely in the United States. Its common stock, which is publicly traded on the New York Stock Exchange, is the only stock with current voting rights. The target company has annual net sales exceeding \$800 million. Chen tells you that the client itself has annual net sales of approximately \$3.5 billion.

The client asks that the memorandum be tailored to these facts.

If you have any questions, send me an email.