Horizontal Agreements and EU Competition Law

Mark Jephcott
Senior Associate, Clifford Chance LLP, London
# Table of Contents

TABLE OF CASES xi
TABLE OF LEGISLATION xix

1. INTRODUCTION 1

PART I
COMMON HORIZONTAL AGREEMENTS LIKELY TO INFRINGE ARTICLE 81EC

   Introduction 1

2. CARTELS

   A. General introduction 3
      1. The doctrine of the 'hard-core' cartel 3
      2. A brief overview of the economic theory behind cartels 4
      3. The typical fabric of a cartel 12
      4. The secret nature of cartel activity 14
      5. The current attitude of the European Commission towards cartels 17
      6. Cartels prosecuted by the European Commission 18
   B. The civil infringement under EC law 19
      1. Agreements, decisions and concerted practices 19
      2. The elements of hard core infringements under Article 81(1) EC 31
   C. The fixing of purchase or selling prices or of any other trading conditions 32
      1. Introduction 32
      2. Agreement between competitors which limit or control production, markets, technical development, or investment 33
      3. Agreements between competitors which share markets or sources of supply (market allocation) 36

3. COLLUSIVE TENDERING

   A. Introduction 39
   B. Collusive tendering under EC law 40

4. RESTRICTIONS ON PRICES AND OTHER TRADING CONDITIONS

   A. Introduction 43
PART II

COMMON HORIZONTAL CO-OPERATION AGREEMENTS LIKELY TO BE PERMITTED UNDER ARTICLE 81 EC

Introduction
Background to the 'new approach'
Joint ventures as co-operation agreements
Full-function joint ventures

10. THE GUIDELINES

A. Introduction
B. The purpose of the Guidelines
C. The scope of the Guidelines
1. The Guidelines cover horizontal agreements between actual and potential competitors
2. The Guidelines may also apply to some vertical agreements
3. Complex arrangements and the 'centre of gravity' of an agreement
4. The Guidelines apply to co-operation concerning both goods and services
D. Basic principles for the assessment under Article 81 EC
1. Article 81(1) EC
2. Article 81(3)

11. AGREEMENTS ON RESEARCH AND DEVELOPMENT

A. Introduction
B. Definition of R&D agreements for the purposes of the Guidelines
C. Relevant markets
D. Assessment of R&D agreements under Article 81(1)
1. R&D agreements that do not fall under Article 81(1)
2. R&D agreements that almost always fall under Article 81(1)
3. R&D agreements that may fall under Article 81(1)
E. Assessment of R&D agreements under Article 81(3)
F. The block exemption on the application of Article 81(3) EC to categories of research and development agreements
1. The exemption: Article 1 of the R&D Block Exemption
2. The conditions for exemption: Article 3 of the R&D Block Exemption
3. The market share threshold and duration of exemption: Articles 4 and 6 of the R&D Block Exemption
4. Agreements containing hard-core restrictions which are not covered by the exemption: Article 5 of the R&D Block Exemption

5. Withdrawal of the benefit of the Regulation in certain circumstances: Article 7 of the R&D Block Exemption

12. PRODUCTION AGREEMENTS (INCLUDING SPECIALISATION AGREEMENTS)

A. Introduction

B. Definition of production agreements for the purposes of the Guidelines

C. Relevant markets

D. Assessment of production agreements under Article 81 EC
   1. Production agreements that do not fall under Article 81(1)
   2. Production agreements that almost always fall under Article 81(1)
   3. Production agreements that may fall under Article 81(1)
   4. Assessment of production agreements under Article 81(3)

E. The block exemption on the application of Article 81(3) EC to categories of specialisation agreements
   1. The Exemption: Article 1 of the Specialisation Block Exemption
   2. Exemption for purchasing and marketing arrangements: Article 3 of the Specialisation Block Exemption
   3. The market share threshold: Articles 4 and 6 of the Specialisation Block Exemption
   4. Agreements containing hard-core restrictions which are not covered by the exemption: Article 5 of the Specialisation Block Exemption
   5. Withdrawal of the benefit of the Regulation in certain circumstances: Article 7 of the Specialisation Block Exemption

13. PURCHASING AGREEMENTS

A. Introduction

B. Definition of purchasing agreements for the purposes of the Guidelines

C. Relevant markets

D. Assessment of purchasing agreements under Article 81 EC
   1. Purchasing agreements that do not fall under Article 81(1)
   2. Purchasing agreements that almost always fall under Article 81(1)
   3. Purchasing agreements that may fall under Article 81(1)
   4. Assessment of purchasing agreements under Article 81(3)
14. COMMERCIALISATION AGREEMENTS
A. Introduction 129
B. Definition of commercialisation agreements for the purposes of the Guidelines 129
C. Assessment of commercialisation agreements under Article 81 EC 130
   1. Commercialisation agreements that do not fall under Article 81(1) 130
   2. Commercialisation agreements that almost always fall under Article 81(1) 130
   3. Commercialisation agreements that may fall under Article 81(1) 130
   4. Assessment of commercialisation agreements under Article 81(3) 131

15. STANDARDISATION AGREEMENTS
A. Introduction 133
B. Definition of standardisation agreements for the purposes of the Guidelines 133
C. Relevant markets 133
D. Assessment of standardisation agreements under Article 81 EC 134
   1. Standardisation agreements that do not fall under Article 81(1) 134
   2. Standardisation agreements that almost always fall under Article 81(1) 134
   3. Standardisation agreements that may fall under Article 81(1) 134
   4. Assessment of standardisation agreements under Article 81(3) 134

16 ENVIRONMENTAL AGREEMENTS
A. Introduction 137
B. Definition of environmental agreements for the purposes of the Guidelines 137
C. Relevant markets 137
D. Assessment of environmental agreements under Article 81 EC 138
   1. Environmental agreements that do not fall under Article 81(1) 138
   2. Environmental agreements that almost always fall under Article 81(1) 138
   3. Environmental agreements that may fall under Article 81(1) 139
   4. Assessment of environmental agreements under Article 81(3) 139

17 OTHER FORMS OF PERMISSIBLE HORIZONTAL CO-OPERATION
A. Introduction 141
B. Restructuring agreements 143
C. Agreements in specific sectors

APPENDIX

Table 1: Table of major European Commission cartel decisions since 1969
Guidelines on the applicability of Article 81 of the EC Treaty to horizontal cooperation agreements
Guidelines on the application of Article 81(3) of the Treaty
Commission Regulation (EC) No 2658/2000 on the application of Article 81(3) of the Treaty to categories of specialisation agreements
Commission Regulation (EC) No 2659/2000 on the application of Article 81(3) of the Treaty to categories of research and development agreements

INDEX