

Antitrust, Competition, & Trade

We represent domestic and foreign companies and individuals in a full range of antitrust, competition, and trade matters, from government investigation through litigation, including criminal and civil actions by the United States government and private class actions, as well as business disputes.

We have deep experience in matters involving price-fixing, customer allocation, market division, price discrimination, the tying or bundling of related products, and marketing practices that are regarded as misleading or deceptive to consumers.

As a part of our service to clients, we regularly advise foreign and domestic firms about the antitrust restrictions on the pricing and distribution of products, including exports and imports, as well as the competitive implications of joint ventures, and mergers and acquisitions. In addition, our team has developed compliance programs and educational opportunities to help our clients, their officers, and employees stay informed and up-to-date on the competition and trade issues most important to their success.

Experience

Seelhoff v. Welch

Represented plaintiff in antitrust action through trial to judgment.

In re Cedar Shake and Shingle Antitrust Litigation (W.D. Wash.)

Case No. 2:19-cv-00288-MJP | U.S. District Court, Western District of Washington

Achieved a victory on a motion to dismiss.

In re Cedar Shake and Shingle Antitrust Litigation

Case No. C19-288-MJP | U.S. District Court, Western District of Washington

Obtained dismissal on behalf of Cedar Shake and Shingle Bureau (CSSB) in consolidated putative class action alleging antitrust price fixing conspiracy among CSSB and its manufacturer-members.