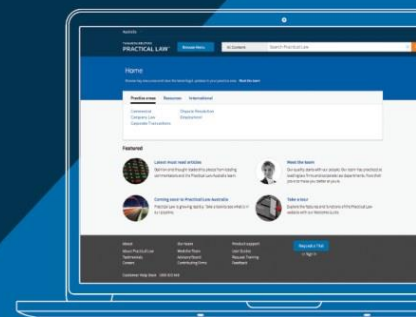


Practical Law Australia

Competition and Consumer Protection

Table of Contents



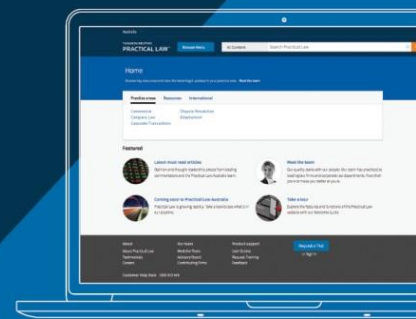
COMPETITION AND CONSUMER PROTECTION COVERAGE AS OF 1 FEBRUARY 2018

Access regimes	3
Accessorial and individual liability	3
Anticompetitive arrangements	3
Application of Competition and Consumer Act	4
Australian Competition Tribunal	5
Authorisation, notification and clearances	5
Boycotts	6
Cartel conduct	6
Competition Codes	7
Compliance	8
Construction of Competition and Consumer Act	8
Consumer transactions and guarantees	8
Criminal liability	8
Defences, exceptions and exemptions	9
Enforcement and remedies	10
Exclusionary provisions	11
Exclusive dealing	11
Expert economic evidence	12
Franchising	12
Harassment	12
Immunity and leniency	12
International liner cargo shipping	12
Investigations	13
Markets and market definition	13
Mergers and acquisitions affecting competition	13
Misleading conduct	14

Practical Law Australia

Competition and Consumer Protection

Table of Contents



Misuse of market power	14
Pyramid schemes	15
Refusal to deal	15
Resale price maintenance	15
Restraint of trade	16
Telecommunications	16
Third line forcing	16
Unconscionable conduct	17
Understandings and concerted practices	18
Unfair or unjust contracts	18
Unfair practices	18

“

Competition and consumer protection law is complex, changing and all-pervasive throughout the economy. We provide an ever-current tiered service, from simple practical guidance on application of the law to different areas of legal practice and industry sectors, to detailed legal analysis where needed. The context and interconnectedness of different prohibitions, principles and processes is explained with comprehensive interlinking both within our resources and to primary sources.

”

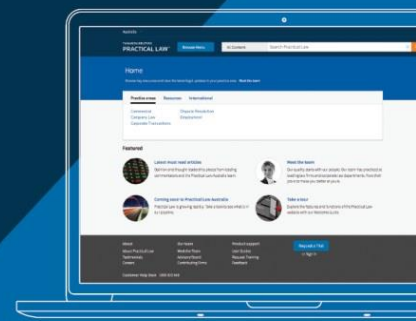


Ian Wylie, Head of Dispute Resolution and Competition

Practical Law Australia

Competition and Consumer Protection

Table of Contents



Access regimes

- Practice notes
 - Access to services under the CCA
 - Application of CCA to telecommunications
 - Australian Energy Regulator
 - Refusal to deal under the CCA
- Checklists
 - Competition law changes from 6 November 2017
- Toolkits
 - CCA and ACL enforcement, administrative resolution and court remedies

Accessorial and individual liability

- Practice notes
 - Accessorial liability
 - Application of the CCA and ACL to corporations and individuals

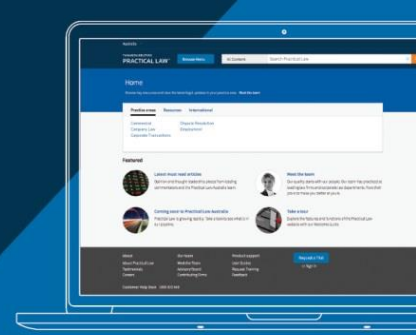
Anti-competitive arrangements

- Practice note: Overview
 - Restrictive trade practices prohibitions under Part IV of the CCA
 - Exemption from the restrictive trade practices prohibitions in the CCA
- Practice notes
 - Anti-competitive understandings, CAUs and concerted practices

Practical Law Australia

Competition and Consumer Protection

Table of Contents



- Application of competition law to intellectual property rights
 - Arrangements affecting competition up to 5 November 2017
 - Arrangements affecting competition from 6 November 2017
 - Cartel conduct: overview and restrictions on output and acquisition from 6 November 2017
 - Dual company arrangements that lessen competition
 - Refusal to deal under the CCA
- Checklists
 - Competition law changes from 6 November 2017
 - Competition law compliance dos and don'ts
 - Selling below cost?
 - When is refusal to deal illegal under competition and consumer law?
 - Toolkits
 - Competition law compliance toolkit

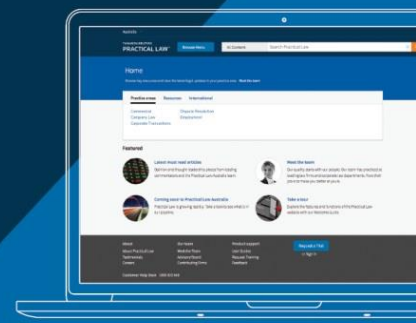
Application of Competition and Consumer Act

- Practice note: Overview
 - Application of the Competition and Consumer Act 2010
 - Exemption from the restrictive trade practices prohibitions in the CCA
- Practice notes
 - Accessorial liability
 - Application of ACL and CCA as Commonwealth law and in states and territories
 - Application of CCA and ACL outside Australia
 - Application of CCA and ACL to acquisition and supply of goods and services
 - Application of CCA and ACL to consumers
 - Application of CCA and ACL to governments and governmental authorities
 - Application of CCA and ACL to real property leases and licences
 - Application of CCA to international liner cargo shipping
 - Application of competition law to intellectual property rights

Practical Law Australia

Competition and Consumer Protection

Table of Contents



- Application of the CCA and ACL to corporations and individuals
 - Application of the CCA to markets
 - Construction of the Competition and Consumer Act 2010
 - Defences to competition law claims up to 5 November 2017
 - Defences to competition law claims from 6 November 2017
 - Defences to consumer law claims
 - "In trade or commerce" requirement for application of CCA and ACL
 - National competition and consumer protection laws
 - Refusal to deal under the CCA
 - Transitional provisions for 6 November 2017 CCA changes
 - Competition and consumer law issues with big data, algorithms and online digital platforms
- Checklists
 - Comparative table: Australian Consumer Law and Trade Practices Act
 - Competition law changes from 6 November 2017
 - Time limitations in competition and consumer claims
 - Toolkits
 - Does the Competition and Consumer Act 2010 apply?

Australian Competition Tribunal

- Practice notes
 - Australian Competition Tribunal

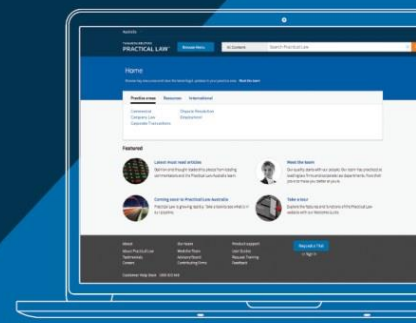
Authorisation, notification and clearances

- Practice notes
 - Australian Energy Regulator
 - Authorisation of anti-competitive conduct from 6 November 2017
 - Authorisation of anti-competitive conduct up to 5 November 2017
 - Notification of anti-competitive conduct from 6 November 2017

Practical Law Australia

Competition and Consumer Protection

Table of Contents



- Notification of anti-competitive conduct up to 5 November 2017
- Class exemption from restrictive trade practices prohibitions of the CCA
- Checklists
 - Competition law changes from 6 November 2017
- Toolkits
 - CCA and ACL enforcement, administrative resolution and court remedies

Boycotts

- Practice notes
 - Boycotts prohibited under the CCA
 - Refusal to deal under the CCA
- Checklists
 - Competition law compliance dos and don'ts
 - When is refusal to deal illegal under competition and consumer law?
- Toolkits
 - Collective bargaining toolkit
 - Competition law compliance toolkit

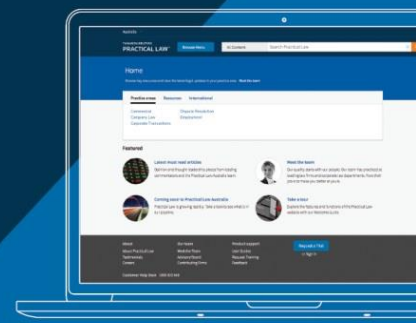
Cartel conduct

- Practice notes
 - Anti-competitive understandings, CAUs and concerted practices
 - Arrangements affecting competition up to 5 November 2017
 - Arrangements affecting competition from 6 November 2017
 - Cartel conduct: allocating customers, suppliers or territories from 6 November 2017

Practical Law Australia

Competition and Consumer Protection

Table of Contents



- Cartel conduct: bid rigging from 6 November 2017
- Cartel conduct: overview and output restrictions up to 5 November 2017
- Cartel conduct: overview and restrictions on output and acquisition from 6 November 2017
-
- Cartel conduct: price fixing up to 5 November 2017
- Cartel conduct: price fixing from 6 November 2017
- Criminal cartel offence liability up to 5 November 2017
- Criminal cartel offence liability from 6 November 2017
- Criminal cartel offence procedure and evidence issues up to 5 November 2017
- Criminal cartel offence procedure and evidence issues from 6 November 2017
- Defences to cartel conduct claims in practice up to 5 November 2017
- Defences to cartel conduct claims in practice from 6 November 2017
- Checklists
 - Application of Criminal Code to Competition and Consumer Act offences up to 5 November 2017
 - Application of Criminal Code to Competition and Consumer Act offences from 6 November 2017
 - Cartel conduct provisions renumbered from 6 November 2017
 - Competition law changes from 6 November 2017
 - Competition law compliance dos and don'ts
 - When is refusal to deal illegal under competition and consumer law?
- Toolkits
 - Cartel conduct toolkit
 - Collective bargaining toolkit
 - Competition law compliance toolkit

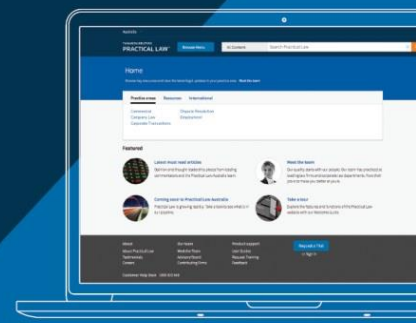
Competition Codes

- Practice notes

Practical Law Australia

Competition and Consumer Protection

Table of Contents



- Application of ACL and CCA as Commonwealth law and in states and territories
- Australian Energy Regulator
- National competition and consumer protection laws

Compliance

- Checklists
 - Competition law compliance dos and donts
 - Online consumer law compliance quick guide
- Toolkits
 - Competition law compliance
 - Consumer law compliance

Construction of Competition and Consumer Act

- Practice notes
 - Construction of the Competition and Consumer Act 2010
 - Destination table for 6 November 2017 changes to CCA: where did that section go?

Consumer transactions and guarantees

- Practice notes
 - Consumer guarantee claims under the ACL
 - Unsolicited goods and services
 - Unsolicited consumer agreements

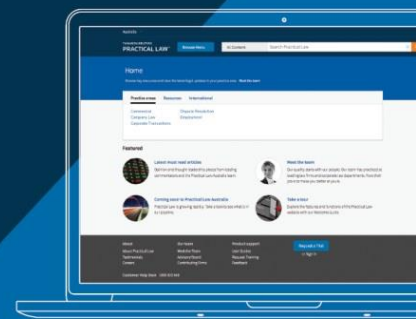
Criminal liability

- Practice notes

Practical Law Australia

Competition and Consumer Protection

Table of Contents



- Cartel conduct: overview and restrictions on output and acquisition from 6 November 2017
- Cartel conduct: allocating customers, suppliers or territories
- Cartel conduct: bid-rigging from 6 November 2017
- Cartel conduct: price fixing from 6 November 2017
- Cartel conduct: price fixing up to 5 November 2017
- Criminal cartel offence liability from 6 November 2017
- Criminal cartel offence procedure and evidence issues from 6 November 2017

- Checklists
 - Application of Criminal Code to Competition and Consumer Act offences up to 5 November 2017
 - Application of Criminal Code to Competition and Consumer Act offences from 6 November 2017
 - Competition law compliance dos and don'ts

- Toolkits
 - Collective bargaining toolkit
 - Cartel conduct toolkit
 - Competition law compliance toolkit

Defences, exceptions and exemptions

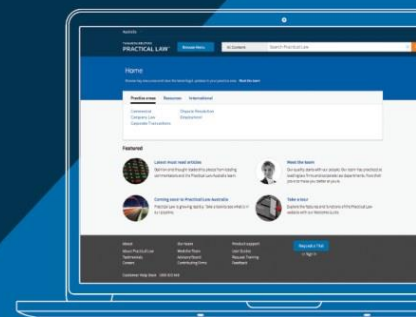
- Practice note: overview
 - Exemption from the restrictive trade practices prohibitions in the CCA

- Practice notes
 - Application of competition law to intellectual property rights
 - Criminal cartel offence procedure and evidence issues from 6 November 2017
 - Defences to cartel conduct claims in practice up to 6 November 2017
 - Defences to cartel conduct claims in practice from 6 November 2017
 - Defences to competition law claims up to 5 November 2017

Practical Law Australia

Competition and Consumer Protection

Table of Contents



- Defences to competition law claims from 6 November 2017
- Defences to consumer law claims
- Checklists
 - Competition law changes from 6 November 2017
- Toolkits
 - CCA and ACL defences, exceptions, exemptions and limitations

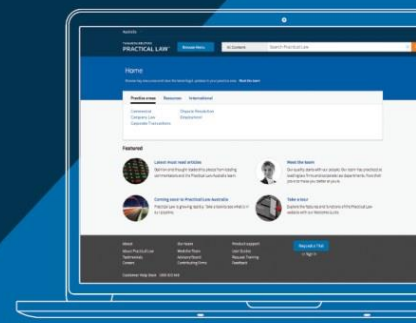
Enforcement and remedies

- Practice note: overview
 - Relief in ACCC claims
- Practice notes
 - Criminal cartel offence procedure and evidence issues from 6 November 2017
 - Damages and other compensatory orders in competition and consumer law claims
 - Declarations and injunctions under the CCA and ACL
 - Defences to competition law claims up to 5 November 2017
 - Defences to competition law claims from 6 November 2017
 - Defences to consumer law claims
 - Infringement, substantiation and public warning notices under the CCA and ACL
 - Jurisdiction of courts in competition and consumer protection matters
 - Penalties under the CCA and ACL
 - Section 87B undertakings under the CCA
 - Corrective advertising and adverse publicity orders under the CCA and ACL
 - Costs and model litigant obligations in CCA claims
- Checklists
 - Time limitations in competition and consumer law claims

Practical Law Australia

Competition and Consumer Protection

Table of Contents



- Toolkits
 - CCA and ACL enforcement, administrative resolution and court remedies

Exclusionary provisions

- Practice notes
 - Exclusionary provisions
 - Refusal to deal under the CCA
- Checklists
 - Competition law changes from 6 November 2017
 - When is refusal to deal illegal under competition and consumer law?

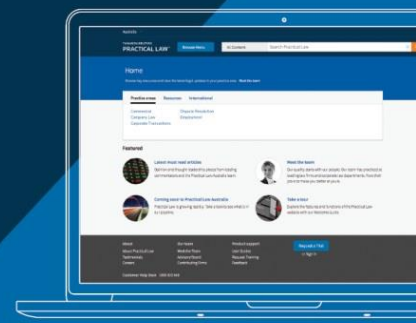
Exclusive dealing

- Practice notes
 - Application of competition law to intellectual property rights
 - Exclusive dealing from 6 November 2017
 - Exclusive dealing up to 5 November 2017
 - Refusal to deal under the CCA
 - Third line forcing from 6 November 2017
 - Third line forcing up to 5 November 2017
- Checklists
 - Competition law changes from 6 November 2017
 - Competition law compliance dos and don'ts
 - Selling below cost?
 - When is refusal to deal illegal under competition and consumer law?
- Toolkits

Practical Law Australia

Competition and Consumer Protection

Table of Contents



- Competition law compliance toolkit

Expert economic evidence

- Practice notes
 - Expert economic evidence law in competition and consumer protection matters
 - Expert evidence practice and procedure in competition and consumer protection matters

Franchising

- Practice notes
 - Application of competition law to intellectual property rights
 - Consumer law issues in franchising
 - Restrictive trade practices issues in franchising

Harassment

- Practice notes
 - Harassment and coercion

Immunity and leniency

- Practice notes
 - Immunity and leniency for competition law contraventions

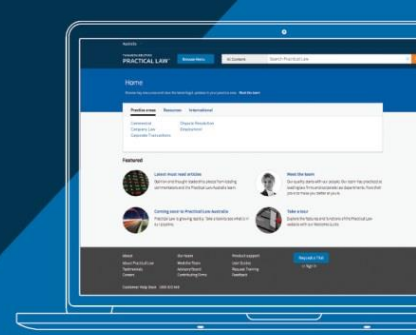
International liner cargo shipping

- Practice notes
 - Application of CCA to international liner cargo shipping

Practical Law Australia

Competition and Consumer Protection

Table of Contents



Investigations

- Practice notes
 - Section 155 investigations up to 5 November 2017
 - Section 155 investigations from 6 November 2017
- Checklists
 - ACCC Section 155 Investigation Guide

Markets and market definition

- Practice notes
 - Application of the CCA to markets
 - Arrangements affecting competition from 6 November 2017
 - Arrangements affecting competition up to 5 November 2017
 - Markets and market definition

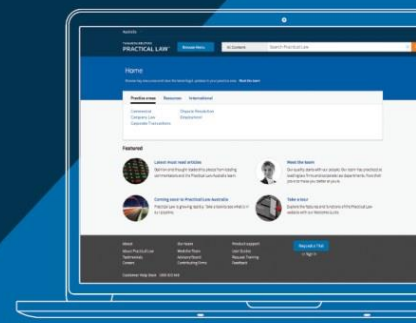
Mergers and acquisitions affecting competition

- Practice notes
 - Acquisitions affecting competition
 - Application of competition law to intellectual property rights
 - Dual company arrangements that lessen competition
 - Merger clearance and authorisation from 6 November 2017
 - Merger clearance and authorisation up to 5 November 2017
- Checklists
 - Competition law changes from 6 November 2017
 - Competition law compliance dos and don'ts
 - Media mergers quick guide
- Toolkits

Practical Law Australia

Competition and Consumer Protection

Table of Contents



- Competition law compliance toolkit

Misleading conduct

- Practice notes
 - Consumer law issues in franchising
 - Misleading conduct and false representations: key elements and case law
 - Misleading conduct claims and litigation
- Checklists
 - Comparative table: Australian Consumer Law and Trade Practices Act
 - Consumer law changes from 6 November 2017
 - Financial services and financial products: consumer protection prohibitions
 - Misleading the public under the ACL quick guide
- Toolkits
 - Consumer law compliance toolkit

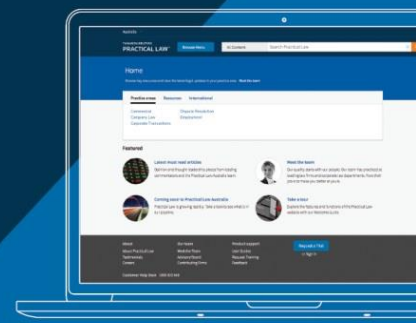
Misuse of market power

- Practice notes
 - Anti-dumping and anti-circumvention measures under the Customs Act 1901
 - Application of competition law to intellectual property rights
 - Bundling and tying
 - Misuse of market power from 6 November 2017
 - Misuse of market power up to 5 November 2017
 - Refusal to deal under the CCA
- Checklists
 - Competition law changes from 6 November 2017
 - Competition law compliance dos and don'ts

Practical Law Australia

Competition and Consumer Protection

Table of Contents



- Selling below cost?
- What is “misuse” of market power
- When is refusal to deal illegal under competition and consumer law?

Pyramid schemes

- Practice notes
 - Pyramid schemes

Refusal to deal

- Practice notes
 - Refusal to deal under the CCA
- Checklists
 - When is refusal to deal illegal under competition and consumer law?

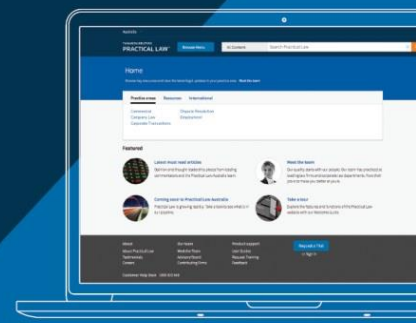
Resale price maintenance

- Practice notes
 - Application of competition law to intellectual property rights
 - Refusal to deal under the CCA
 - Resale price maintenance from 6 November 2017
 - Resale price maintenance up to 5 November 2017
- Checklists
 - Competition law changes from 6 November 2017
 - Competition law compliance dos and don'ts
 - Selling below cost?
 - When is refusal to deal illegal under competition and consumer law?
- Toolkits

Practical Law Australia

Competition and Consumer Protection

Table of Contents



- Competition law compliance toolkit

Restraint of trade

- Practice note: overview
 - Restraint of trade doctrine and the CCA
- Practice notes
 - Application of competition law to intellectual property rights
- Checklists
 - Competition law compliance dos and don'ts
 - Which restraint laws apply?
- Toolkits
 - Competition law compliance toolkit

Telecommunications

- Practice note: overview
 - Application of the Competition and Consumer Act 2010
- Practice notes
 - Application of CCA to telecommunications

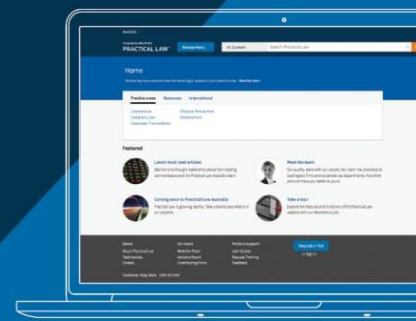
Third line forcing

- Practice notes

Practical Law Australia

Competition and Consumer Protection

Table of Contents



- Refusal to deal under the CCA
- Third line forcing from 6 November 2017
- Third line forcing up to 5 November 2017
- Checklists
 - Competition law changes from 6 November 2017
 - Competition law compliance dos and don'ts
 - When is refusal to deal illegal under competition and consumer law?
- Toolkits
 - Competition law compliance toolkit

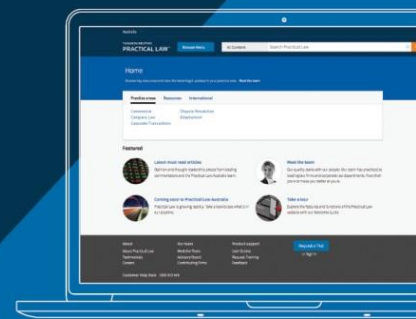
Unconscionable conduct

- Practice notes
 - Consumer law issues in franchising
 - Refusal to deal under the CCA
 - Unconscionable conduct claims and litigation
 - Unconscionable conduct: key elements and case law
- Checklists
 - Consumer law changes from 6 November 2017
 - Financial services and financial products: consumer protection prohibitions
 - Selling below cost?
 - When is refusal to deal illegal under competition and consumer law?
- Toolkits
 - Consumer law compliance toolkit

Practical Law Australia

Competition and Consumer Protection

Table of Contents



Understandings and concerted practices

- Practice notes
 - Anti-competitive understandings, CAUs and concerted practices
 - Cartel conduct: overview and restrictions on output and acquisition from 6 November 2017
- Checklists
 - Collusion prohibited by the CCA quick guide
 - Competition law changes from 6 November 2017
- Toolkits
 - Competition law compliance toolkit

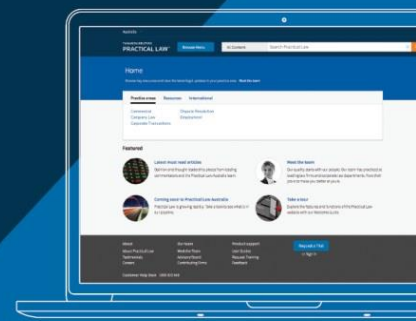
Unfair or unjust contracts

- Practice notes
 - Consumer law issues in franchising
 - Unfair or unjust contract claims
- Checklists
 - Consumer law changes from 6 November 2017
 - Financial services and financial products: consumer protection prohibitions
- Toolkits
 - Consumer law compliance toolkit

Practical Law Australia

Competition and Consumer Protection

Table of Contents



Unfair practices

- Practice notes
 - Pyramid schemes
 - Referral selling
 - Harassment and coercion
 - Unsolicited goods and services
 - Unsolicited consumer agreements

COMING SOON TO COMPETITION AND CONSUMER PROTECTION

Practical Law is a dynamically evolving service. We plan to publish the following new competition and consumer protection law topics and resources by 28 February 2018:

Application of Competition and Consumer Act

- Checklists
 - Harper competition law changes: improvements and challenges

Compliance

- Checklists
 - Collusion prohibited by the CCA quick guide
 - Consumer law compliance dos and don'ts

Industry codes

- Practice note
 - Industry codes under the CCA

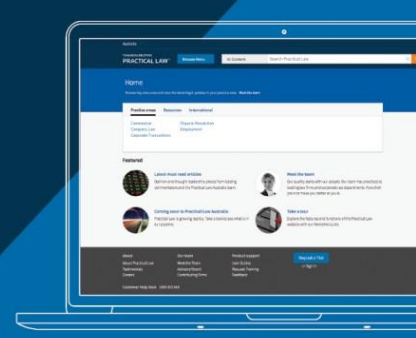
Misleading conduct

- Practice note
 - Country of origin representations

Practical Law Australia

Competition and Consumer Protection

Table of Contents



Misuse of market power

- Standard documents
 - Letter advising on compliance with misuse of market power prohibition

Unfair practices

- Practice notes
 - Bait advertising, rebates, gifts and prizes and wrongly accepting payment
 - Price advertising claims under ACL and ASIC Act
- Checklists
 - Application of ACL to NFPs

We welcome customer feedback on the development of Practical Law Australia. Should you have comments or suggestions, please contact me at ian.wylie@tr.com.