

WEDNESDAY, MARCH 25 (CONTINUED)

**8 REGULATION ROLLBACK AND MARKET COMPETITION**

M2: Salons 3-4

*Presented by the Healthcare & Pharmaceuticals and Insurance & Financial Services Committees*

One of the Trump Administration's early executive orders directed federal agencies to identify and rescind anticompetitive regulations. The Biden Administration similarly focused on the competitive effects of burdensome regulation. This panel will discuss how anticompetitive regulation shapes industries and how regulatory rollback will impact competition enforcement.

**SESSION CHAIR/MODERATOR**

Karina LUBELL, Brunswick Group, Washington, DC

**SPEAKERS**

- Alexis GILMAN, Alston & Bird LLP, Washington, DC
- Elinor HOFFMANN, Chief, Antitrust Bureau, New York Office of the Attorney General, New York, NY
- Diana MOSS, Progressive Policy Institute, Washington, DC
- Sarah SCHEINMAN, Sidley Austin LLP, Washington, DC

**9 STAYING IN TUNNEY: THE REMEDIES TIGHTROPE**

M2: Salons 12-13

*Presented by the Legislation Committee*

While the Biden DOJ avoided consent decrees, the Trump DOJ is striking settlements at a record pace. This panel examines how merger resolutions are reached, the trade-offs between settlement and litigation, and how the Tunney Act's review process balances negotiated settlements with the reality that settlements by their nature rarely resolve every alleged concern.

**SESSION CHAIR/MODERATOR**

Aleksandr B. LIVSHITS, Fried Frank Harris Shriver & Jacobson LLP, New York, NY

**SPEAKERS**

- Erin CRAIG, Senior Director of Competition and Consumer Protection Policy, Microsoft, Washington, DC
- Andrew FORMAN, Latham & Watkins LLP, Washington, DC
- William H. STALLINGS, Mayer Brown, Washington, DC
- Philip J. WEISER, Attorney General, Colorado Office of the Attorney General, Denver, CO

**10 THE FUTURE OF BROWN SHOE** 

M4: Salons E-H

*Presented by the Economics and Trial Practice Committees*

Panelists will present short examples of *Brown Shoe* analyses and invite audience participation in discussions about the examples. The focus will be on *Brown Shoe's* evolving role within the spectrum of available market definition tools: how it is being used in practice—alone or in conjunction with other methods, why it is being used the way it is, and how the law should handle *Brown Shoe* going forward.

**SESSION CHAIR/MODERATOR**

Allan L. SHAMPINE, Compass Lexecon, Chicago, IL

**SPEAKERS**

- Arthur J. BURKE, Davis Polk & Wardwell LLP, New York, NY
- Ilene K. GOTTS, Wachtell Lipton Rosen & Katz, New York, NY
- William E. KOVACIC, The George Washington University Law School, Washington, DC
- Aaron M. PANNER, Kellogg Hansen Todd Figel & Frederick PLLC, Washington, DC

