

Index

- 802.11 standard 8, 24
- ActiveSync protocol and pledges 29, 221–2
- Agere, injunction action 120–21
- AirBnB, patent pledge 2
- Alcatel-Lucent, pledge 15, 16
- Allied Security Trust (AST)
 - antitrust issues 159
 - catch-and-release approach 158
- Amazon.com 260–62, 263–4, 275
- Android operating system 1, 9, 32, 43, 164, 279
- anticommons theory 73–4, 84
- antitrust and competition law
 - Brazil 193–4
 - China 201–3, 204–7
 - domain position and abuse thereof 174–5
 - and enforcement of patent pledges 106–12
 - European Union 106, 168ff
 - horizontal arrangements
 - and OPAs and DPAs 158–60
 - KFTC *see* Korean Fair Trade Commission
 - Korea 213–16, 219–22
 - monopolization 107–8
 - open source software
 - Germany 157–8
 - U.S. 157
 - predatory pricing 160
 - price competition
 - and OPAs and DPAs 160–61
 - rule of reason 155
 - TFEU *see* Treaty on the Functioning of the European Union
- Apache web server 9
- Apple
 - involvement in EC enforcement actions 173
 - ITC exclusion order 132
 - litigation with Samsung
 - Korea 210
 - U.S. ITC 132–3
 - as member of Rockstar Bidco 34
 - pledges 7, 33–4
 - v. Motorola *see* *Apple v. Motorola*
 - Apple v. Motorola* 14, 17, 103, 172–3, 212, 271
 - application programmer interface (API) 264–5
- AT&T 7
- Bayh-Dole Act 65–6
- Betamax standard 28–9
- BioBrick licenses 254
- BiOS initiative 255
- biotechnology, pledges and 10–11, 34, 56ff
- block chain technology 312–14, 316
- Bluetooth standard 30
- BMI v. CBS* 166
- Broadcom v. Qualcomm* 109
- CAMBIA 255
- Canada's Oil Sands Innovation Alliance (COSIA) 94–5, 96
- CDMA standard 15
- Cisco, pledges 7, 12, 21, 23
- clearinghouses for intellectual property 64–5
- climate change 82–3
- cloud computing 260–62
- commercially essential technologies 37
- community licensing *see* patent pools

- Compact Disc (CD) standard 28, 176–7
- competition law *see* antitrust and competition law
- compulsory licensing
in Brazil 194–5
and patent pledges in the developing world 280–81
- contract law and patent pledges
German law 138–42
Korean law 211–13
U.S. law 101–4
- Court of Appeals for the Federal Circuit (CAFC)
policy levers 75
- covenant not to sue *see* royalty-free licensing
German law 141–2
- Creative Commons licenses 249
- CRISPR technology 58
- de facto standards
generally 28
Korea 218, 220–22
- Defensive Patent Aggregator (DPA) *see* Non-Practicing Entities
- Defensive Patent License (DPL) 18, 32–3, 44, 154–5, 255–8
- Dell 7
- Department of Justice (DOJ), U.S.
and ITC exclusion orders 125, 134
joint DOJ-FTC 2007 intellectual property guidelines 157, 164
and open source software 162
as recipient of pledges 33–4
- developing countries 84, 85, 96–7, 191, 278–9, 280–82
- DMARC specification 12, 21
- Dow Chemical 10, 21
- Dropbox, patent pledge 2
- DuPont 10, 21
- DVD standard 24
- eBay v. MercExchange* *see* injunctive relief
- Eco-Patent Commons (EPC)
compared to GreenXchange 93
developing world impact 281–2
- generally 10, 20, 21, 35, 36, 90–92, 96, 254, 292
- equitable servitude and pledges 113
- Environmental Law Institute 10, 20, 91
- Ericsson
as member of Rockstar Bidco 34
pledges 7, 12, 15, 16, 27
- essential facilities doctrine 109
- estoppel *see* promissory estoppel
- Ethernet standard
generally 8
N-Data case 110
- European Telecommunications Standards Institute (ETSI) 8, 172, 173, 210, 211–12, 287
- European Unitary Patent system 170, 187–8
- exclusion orders *see* International Trade Commission
- exhaustion of rights 51–4
- Facebook, pledges 21
- Fair, Reasonable and Nondiscriminatory (FRAND) licensing
China regulation 204–5
in developing countries 279
and DPL 155
enforceability of 101ff
generally 12, 13, 14, 15–17, 26, 34, 37, 97, 242
and injunctions 171
as a remedy in Microsoft case 189
- Federal Circuit *see* Court of Appeals for the Federal Circuit
- Federal Trade Commission (FTC), U.S.
and ITC exclusion orders 125
joint DOJ-FTC 2007 intellectual property guidelines *see* Department of Justice
- N-Data* case *see in re Negotiated Data Solutions LLC*
- Robert Bosch case *see in re Robert Bosch GmbH*
- Federal Trade Commission Act
Section 5 110–12
- Firefox web browser 9

- first sale doctrine *see* exhaustion of rights
- Free and Open Source Software (FOSS) *see* Open Source Software
- Fujitsu 16, 21
- General Public License (GPL) *see* Open Source Software
- German law
 contract law theories 138–42
 enforcement of patent pledges 138, 140–42
 good faith defense 145–6
 simple consent 144–5
 waiver of rights 143–4
- Google
 acquisition of Motorola Mobility 34, 201–2
 Android *see* Android operating system
 cloud computing 260–62, 275
 cloud computing patents 263–4
 FTC order *see* Motorola Mobility, FTC order
 Open Patent Non-Assertion Pledge 43–5, 47, 142
 patent acquisitions 80–81
 patent purchase program 81
 pledges 9, 12, 33–4, 43–5, 270–72, 280, 328–30
 government use rights 65
 GNU software *see* Open Source Software
- GPRS standard 172
- GreenXchange 92–4, 96
- Green Technology
 in China 200
 patents 84–5
 pledges 10, 11, 82ff
- GSM standard 8
- H.264 standard 8
- Hewlett Packard Co.
 as member of EPC 10, 21, 91
- Hitachi 21
- hold-out 121
- hold-up 25, 121, 125
- HTTP 8, 24
- Huawei 7
Huawei v. Interdigital (China) 201, 203–4
Huawei v. ZTE 115, 169, 171–3, 177–8, 180–81, 182–3
- IEEE Standards Association 8, 120, 287
 policy amendments 16
- IMS Health* case 175–6
- India 277–82
- Information and Communications Technology (ICT) sector 6, 8, 199
- injunctive relief
eBay v. MercExchange 50, 120–24, 127–8, 169–70, 184
 Korea 213
 for NPEs 123
 pledges that limit 13, 17
- innovation
 in developing countries 278
 encouragement of 161–7
 management of 249–52
 open innovation movement 252–3
 races 153
- Intel Corp. pledges 7, 16
- Intellectual Property Enforcement Directive (EU Directive 2004/48) 185–7
- Interdigital Corp.
 China NDRC investigation 205–6
Huawei v. Interdigital see Huawei v. Interdigital (China)
- International Business Machines Corp. (IBM)
 antitrust 160
 cloud computing 260–62
 cloud computing patents 263–4, 266–7
 as member of EPC 10, 21, 91
 pledges 1, 7, 31, 38–9, 79, 267–9, 278, 286, 326–7
 services 31
- International Organisation for Standardization (ISO) 8
- International Telecommunications Union (ITU) 8

- International Trade Commission (ITC)
 - exclusion orders 122–35
 - public interest factors 127–35
- Internet Engineering Task Force (IETF)
 - 8, 14, 20, 22
- Internet Protocol (IP) 8
- ISO 9000 standard 8
- ISO 14000 standard 8

- Korean Fair Trade Commission (KFTC)
 - IPR Guidelines 209, 216–18
 - as recipient of pledges 222

- Letters of Assurance (LOAs) 19
- License on Transfer (LOT)
 - network 45
 - and pledges 42, 154, 257
- Linux operating system
 - antitrust challenges 156
 - commercial distribution 251
 - and innovation 162
 - pledges 1, 9, 31, 39–40, 41–2, 154
 - service-based revenue model 163, 251, 267
- lock-in 25
- Long Term Evolution (LTE) standard 2, 8, 15
- Lumia *see* Microsoft Corp., purchase of Nokia handset business

- Magill* case 175, 176
- MapReduce 43
- market reliance theory 46, 114–15, 161
- Massachusetts Institute of Technology (MIT) 11, 21
- Matsushita
 - VHS standard *see* VHS standard
- Max Planck Institute, pledges 21
- Microsoft Corp.
 - ActiveSync *see* ActiveSync protocols
 - Android licensing 279
 - Brazilian antitrust action 190
 - cloud computing 260–62, 275
 - cloud computing patents 263–6
 - European antitrust litigation 189
 - Interoperability Principles 29–30
 - as member of Rockstar Bidco 34
 - open source software 251
 - pledges 7, 22, 29, 33–4, 236, 273
 - purchase of Nokia handset business 202–3 (China), 220–22
 - Microsoft v. Motorola* 14, 15, 45, 101, 103, 172–3, 212
- Mitsubishi Electric 16
- Monsanto, pledge 1, 11, 332
- Motorola Mobility
 - acquisition by Google 34
 - EC enforcement action 172–3, 177
 - FTC consent decree 111
 - FTC order 17
 - Microsoft *v. see* *Microsoft v. Motorola*
 - pledges 15
 - v. Apple see* *Apple v. Motorola*
- Myriad Genetics
 - BRCA gene patents 58
 - pledge 11, 34, 331

- National Semiconductor pledge 110
- NEC, pledges 15, 16
- in re Negotiated Data Solutions LLC* (N-Data) 110, 292–3
- NextWave, pledges 15, 16
- Nokia
 - as member of EPC 10, 21, 91
 - pledges 15, 16, 27
- Nokia Siemens Networks, pledges 15, 16
- Non-Practicing Entities (NPEs)
 - absence in biotechnology 71–3
 - Allied Security Trust *see* Allied Security Trust
 - business models 76
 - catch-and-release approach 158
 - defensive mechanisms 258–9
 - Defensive Patent Aggregators (DPA) 158
 - generally 67–8
 - injunctive relief 123
 - litigation 68–9, 167
 - pledges restricting transfers of patents to 13, 17–18

- RPX Corp. *see* RPX Corp.
taxonomies 69–71
- Nortel Networks, pledges in bankruptcy
34, 293
- Novell, pledge 38
- NTT DoCoMo, pledge 16, 27
- Open Innovation (OI) movement *see*
innovation, open innovation
movement
- Open Invention Network (OIN) 9–10,
21, 39, 41–2, 154, 255, 272
- Open Patent Agreements (OPAs)
antitrust analysis of 156–7
defined 154
- Open Patent Non-Assertion Pledge *see*
Google
- open science 57, 59
- Open Source Software (OSS)
Antitrust analysis
Germany 157–8
U.S. 157
in China 199–200
enforcement of licenses in Germany
137, 139
General Public License (GPL) 156,
157, 162
and innovation 249–52
Jacobsen v. Katzer 165
Licenses 47, 59
movement 58
pledges relating to 8–9, 37–9, 326–7,
328–30, 333–5
service-based revenue model 163,
251
- Open Web Foundation 12, 20
specifications 21
- OpenStack platform 9, 266–7, 268–9,
272–3, 275
- Oracle v. Google* 265
- Orange Book Standard* case 176, 181
- Panasonic, pledges 16, 274
- Patent Assertion Entity (PAE) *see*
Non-Practicing Entities
- patent law
Brazilian patent law 190–93
in China 197
cloud computing patents 263–7
commercialization theory 229–30
compulsory licensing *see* compulsory
licensing
disclosure requirements 229, 238–9,
243–4
European Unitary Patent *see*
European Unitary Patent system
independent invention defense 243
informational value 227, 232–3,
244–5
misuse doctrine 112
moral opposition to 166–7
prior art 13, 299, 308–10, 315
prior user rights 241
prospect theory 229
registration system 294–5
renewals 286
right to exclude 228, 237–8, 241–3
- Patent Pledge Database at American
University 3, 299
- patent pledges
beneficiaries 46, 102–3
in China 199–200
collective action 32–3, 151, 152–3
coordinated 18–20
defensive termination/suspension
327, 329–30, 334
disappearing 48–9, 290–92
distinguished from licenses 50
enforcement
EU 168ff
Germany 137ff
U.S. 101ff
identification of patents 11–12,
318–19
inducement 24–32, 36
informational value 232–3, 234–7,
239–40, 290–92, 301–2
interoperability 24–32
made in SDOs 18–19, 25–6
made outside of SDOs 26–7
made to government officials 22–3
market development 30–32
metadata 303–4
motivations 3, 24, 285–6

- non-assertion commitments *see*
 - royalty-free licensing
- notice function 245, 290–93
- ontology 304–6
- open innovation 253
- philanthropy 35, 78
- platform leadership 27–30
- public relations benefit 36, 78
- public statements 23
- recording 288, 310–16, 321
- registry 288, 294–300
- relationship with patent theory
 - 230–32
- retractions 48–9
- scope 12–18, 319–20
- “the patent pledge” 35, 139
- transfer of pledged patents 13, 292–3, 321, 325, 329
- unilateral 20–23, 37ff, 287–8
- valuation 50–51
- voluntary restraint 33–4, 36
- patent pools
 - antitrust analysis 157
 - in biotechnology 60–64
 - compared to OPAs 161
 - generally 152–3
 - Golden Rice pool 62–3
 - in green technology 89
 - relation to patent pledges 41–2
- patent thicket 73
- patent trolls *see* Non-Practicing Entities
- Philips 28
- platform technology 28, 274–5
- privateering 44
- promissory estoppel and patent pledges
 - 45–6, 105–6, 212–13 (Korea)
- Qualcomm, Inc.
 - China NDRC investigation 206–7
 - pledges 15
- Rackspace 262, 266–7, 269
- Rambus v FTC* 108
- Raymond, Eric S. 164
- Reasonable and Nondiscriminatory (RAND) licensing *see* Fair, Reasonable and Nondiscriminatory (FRAND) licensing
 - licensing
 - Red Hat, Inc. 38, 40, 163, 251, 333–5
 - registries *see* patent pledges
 - reliance interests in patent pledges 45–6
 - Research in Motion (RIM)
 - as member of Rockstar Bidco 34
 - in re Robert Bosch GmbH* 111, 161
 - Rockstar Bidco 34
 - royalties, patent
 - base 15–16
 - caps 13
 - maximum 14–15
 - royalty-free licensing
 - by OPAs 161
 - pledges 13, 14, 22, 26, 40
 - strategic considerations 286
 - RPX Corp.
 - antitrust issues 159
 - purchase of Inventus Solutions 308
 - Samsung
 - EC enforcement action 172, 177
 - pledges 7, 21
 - Siemens, pledges 16, 27
 - Sony
 - as member of EPC 10, 21, 91
 - as member of Rockstar Bidco 34
 - Betamax *see* Betamax standard
 - CD standard *see* Compact Disc (CD) standard
 - pledges 7, 16
 - Sony Ericsson, pledges 15, 16, 21
 - Southern California Edison, pledge 12
 - Standard-Spundfass* case 176
 - Standards Development Organizations (SDOs)
 - Bylaws 19
 - FRAND commitments *see* Fair, Reasonable and Nondiscriminatory (FRAND) licensing
 - organizational structure 19
 - pledges made in 18–19, 25–6
 - policies 25

- Standards-Essential Patents (SEPs)
and ITC exclusion orders 129–30
generally 37
- standards wars
 - Betamax v VHS 28–9
- Stellar Consensus Protocol (SCP)
315
- Tesla Motors, pledge 1, 22, 30–31, 40,
79, 126, 197–8, 235, 239–40, 278,
324–5
- Toyota, pledge 1
- Transmission Control Protocol (TCP) 8
- Treaty on the Functioning of the
European Union (TFEU)
 - article 102, 178–80
 - generally 168–9
- TRIPS agreement 194–5
- UMTS standard 8, 172, 211
- unfair methods of competition (FTC
Act) 110–11
- U.S. Trade Representative
 - disapproval of Apple ITC exclusion
order 132–3
- Verizon, pledges 7, 22
- VHS standard 28
- W-CDMA standard 15, 21, 27
- Wi-Fi *see* 802.11 standard
- Wikipedia 165
- WiMax standard 15
- Worldwide Web Consortium (W3C) 8,
14
- Worldwide Web (WWW) protocol 8
- Xerox Corp.
 - as member of EPC 10, 21, 91
- XML 8
- Yahoo!, pledges 21, 23
- ZTE *see* *Huawei v. ZTE*

