Sec.

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(2) Confirmation of antitrust status

It shall not be unlawful under the antitrust laws to sponsor, conduct, or participate in a graduate medical education residency matching program, or to agree to sponsor, conduct, or participate in such a program. Evidence of any of the conduct described in the preceding sentence shall not be admissible in Federal court to support any claim or action alleging a violation of the antitrust laws.

(3) Applicability

Nothing in this section shall be construed to exempt from the antitrust laws any agreement on the part of 2 or more graduate medical education programs to fix the amount of the stipend or other benefits received by students participating in such programs.

(c) Effective date

This section shall take effect on April 10, 2004, shall apply to conduct whether it occurs prior to, on, or after April 10, 2004, and shall apply to all judicial and administrative actions or other proceedings pending on April 10, 2004.

(Pub. L. 108-218, title II, §207, Apr. 10, 2004, 118 Stat. 611.)

§ 38. Association of marine insurance companies; application of antitrust laws

(a) Whenever used in this section-

(1) The term "association" means any association, exchange, pool, combination, or other arrangement for concerted action; and

(2) The term "marine insurance companies" means any persons, companies, or associations, authorized to write marine insurance or reinsurance under the laws of the United States or of a State, Territory, District, or possession thereof.

(b) Nothing contained in the "antitrust laws" as designated in section 12 of this title, shall be construed as declaring illegal an association entered into by marine insurance companies for the following purposes: To transact a marine insurance and reinsurance business in the United States and in foreign countries and to reinsure or otherwise apportion among its membership the risks undertaken by such association or any of the component members.

(June 5, 1920, ch. 250, §29, 41 Stat. 1000.)

CODIFICATION

Section was classified to section 885 of the former Appendix to Title 46, prior to the completion of the enactment of Title 46, Shipping, by Pub. L. 109-304, Oct. 6, 2006, 120 Stat. 1485.

CHAPTER 2—FEDERAL TRADE COMMISSION; PROMOTION OF EXPORT TRADE AND PRE-VENTION OF UNFAIR METHODS OF COM-PETITION

SUBCHAPTER I—FEDERAL TRADE COMMISSION

- Sec.
- Federal Trade Commission established; membership; vacancies; seal.
 Employees: expenses.
- 42. Employees; expenses.43. Office and place of meeting.
- 44. Definitions.
- 45. Unfair methods of competition unlawful; prevention by Commission.

- Labels on products.
- Additional powers of Commission.
- Concurrent resolution essential to authorize investigations
- Reference of suits under antitrust statutes to Commission.
- Information and assistance from departments.
- Documentary evidence; depositions; witnesses.
- Offenses and penalties.
- Effect on other statutory provisions.
- Dissemination of false advertisements.
- False advertisements; injunctions and restraining orders.
- False advertisements; penalties.
- Additional definitions.
- Commencement, defense, intervention and supervision of litigation and appeal by Commission or Attorney General.
 - Separability clause.
- 57a. Unfair or deceptive acts or practices rulemaking proceedings.
- 57a–1. Omitted.
- 57b. Civil actions for violations of rules and cease and desist orders respecting unfair or deceptive acts or practices.
- 57b-1. Civil investigative demands.
- 57b-2. Confidentiality.
- 57b-2a. Confidentiality and delayed notice of compulsory process for certain third parties.
- 57b-2b. Protection for voluntary provision of information.
- 57b–3. Rulemaking process.
- 57b-4. Good faith reliance on actions of Board of Governors.
- 57b–5. Agricultural cooperatives.
- 57c. Authorization of appropriations.
- 57c–1. Staff exchanges.
- 57c-2. Reimbursement of expenses.
- 58. Short title.
- SUBCHAPTER II—PROMOTION OF EXPORT TRADE
- 61. Export trade; definitions.
- 62. Export trade and antitrust legislation.
- 63. Acquisition of stock of export trade corporation.
- 64. Unfair methods of competition in export trade.
 - Information required from export trade corporation; powers of Federal Trade Commis-
- sion. 66. Short title.

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- SUBCHAPTER III-LABELING OF WOOL PRODUCTS
- 68. Definitions.
- 68a. Misbranding declared unlawful.
- 68b. Misbranded wool products.
- 68c. Stamp, tag, label, or other identification.
- 68d. Enforcement of subchapter.
- 68e. Condemnation and injunction proceedings.
- 68f. Exclusion of misbranded wool products.
- 68g. Guaranty.
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- 68i. Application of other laws.
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- SUBCHAPTER IV—LABELING OF FUR PRODUCTS
- 69. Definitions.
- 69a. Violations of Federal Trade Commission Act.
- 69b. Misbranded fur products.
- 69c. False advertising and invoicing.
- 69d. Fur products imported into United States.
- 69e. Name guide for fur products.
- 69f. Enforcement of subchapter.
 - . Enforcement of subchapter.
- 69g. Condemnation and injunction proceedings.
- 69h. Guaranty.
- 69i. Criminal penalty.
- 69j. Application of other laws.