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Nota di contenuto	Frontmatter -- Contents -- Acknowledgments -- 1. Canadian Competition Policy in Historical Perspective -- 2. Basic Economic Concepts in Competition Policy -- 3. Multi-Firm Conduct: Horizontal Agreements -- 4. The Merger Review Process -- 5. Predatory Pricing and Price Discrimination -- 6. Vertical Restraints: Intra-brand Competition -- 7. Vertical Restraints: Interbrand Competition -- 8. Abuse of Dominance -- 9. Competition Policy and Intellectual Property Rights -- 10. Competition Policy and Trade Policy -- 11. Competition Policy and Regulated Industries -- 12. Enforcement -- Subject Index -- Table of Cases
Sommario/riassunto	Offering a unique cross-disciplinary approach to scholarship in law and economics, this much-needed work expounds and critically evaluates all of the major doctrines of Canadian competition policy. The topics addressed, each in a separate chapter, include: Canadian competition policy in an historical context; basic economic concepts; multi-firm conduct; horizontal agreements; the merger review process; predatory pricing and price discrimination; vertical restraints; intra-brand

competition; inter-brand competition; abuse of dominance; competition policy and intellectual property rights; competition policy and trade policy; competition policy and regulated industries; and enforcement. The treatment of each substantive topic is organized first around a discussion of the relevant body (or bodies) of economic theory and then the pertinent bodies of legal doctrine, including case law. Each chapter contains a critique of existing law in light of contemporary economic theory. This is the only book available that offers an up-to-date integrated analysis of economic theory and legal doctrine in the context of Canadian competition policy.
