



Daniel Hohnstein is a partner of Tereposky & DeRose LLP. He regularly advises and consults with government and private industry stakeholders with respect to the interpretation, application, and implementation of free trade agreements, including the *Comprehensive Economic and Trade Agreement* (CETA) between Canada and the European Union and the *North American Free Trade Agreement* (NAFTA). Dan has extensive experience with respect to the Canadian implementation of the CETA, and he recently appeared before the Canadian Senate Committee on Foreign Affairs and International Trade to provide testimony regarding the legislation that incorporates CETA into Canada's federal laws.

As a litigator and legal counsel, Dan practices in the areas of state-to-state dispute settlement, investor-state dispute settlement, Canadian anti-dumping and countervailing proceedings, compliance with the Canadian customs regime, and other matters relating to international trade and investment. Dan regularly appears as counsel before panels, arbitrators, and the Appellate Body in World Trade Organization (WTO) dispute settlement proceedings. He has also represented domestic producers as well as foreign producers, exporters and importers in trade remedy proceedings before the Canada Border Services Agency, the Canadian International Trade Tribunal, and the Federal Courts of Canada.