

# ARTICLES IN YEARS 2008 – 2022

## YEARBOOK OF ANTITRUST AND REGULATORY STUDIES

VOL. 2022, 15(25)

LENA HORNKOHL, **Leave It to the Experts: A Comparative Analysis of Competition-Expert Lay Judges in Private Enforcement of Competition Law**

SELÇUKHAN ÜNEKBAŞ, **The Resurrection of the Comfort Letter: Back to the Future?**

BRUCE WARDHAUGH, **Enforcement of Competition Law in Times of Crisis: Is Guided Self-Assessment the Answer?**

RAIMUNDAS MOISEJEVAS, JUSTINA NASUTAVIČIENĖ, ANDRIUS PUKSAS, **Personal Liability of Managers of Undertakings for Infringements of Competition Law in the Republic of Lithuania: The Sanctions Regime from the Perspective of the Principle of Legal Certainty**

MIŁOSZ MALAGA, **Does the ‘More Appropriate’ Authority Need to Be Independent? Rule of Law Implications for Case Referrals With Respect of Concentrations**

MARTIN MILÁN CSIRSZKI, **The Comparison of the US and EU Agricultural Antitrust Exemptions**

## YEARBOOK OF ANTITRUST AND REGULATORY STUDIES

VOL. 2021, 14(24)

IGA MAŁOBEŃKA-SZWAST, **Using Competitors’ Data – a Role for Competition Law? Some Thoughts on the Amazon Marketplace Case**

MARTA SZNAJDER, **No Strings Attached? Zero-Price Practices on Social Media Markets under EU Abuse of Dominance Assessment**

TOMASZ KRZYŻEWSKI, **Has the Turning Point Been Missed? Exclusivity Payments Granted by Dominant Undertakings in the Light of the Enforcement Priorities Guidance**

JAVIER GUILLEN CARAMES, **The (Ab)use of Soft Law in Shaping EU Competition Law: Undermining the Effectiveness of Leniency Programmes**

BOŽENA BULUM, MARIJA PIJACA, ŽELJKA PRIMORAC, **Competition Issues in the Croatian Seaport Sector Regarding the Provision of Nautical Tourism Services**

JACEK RODZINKA, TOMASZ SKICA, TADEUSZ POMIANEK, **Productivity and Competitiveness of the Agricultural Sector in Poland**

---

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2021, 14(23)**

- OLEŠ ANDRIYCHUK, The Concept of Sustainability in EU Competition Law: A Legal Realist Perspective**
- MICHAŁ KONRAD DERDAK, Square Peg in a Round Hole? Sustainability as an Aim of Antitrust Law**
- ALEKSANDRA GRANAT, MAŁGORZATA KOZAK, The Implementation of the European Green Deal – Tensions Between a Market-based Approach and State Aid for Renewables**
- MARCIN KAMIŃSKI, Energy Transition Enhanced by the European Green Deal – How National Competition Authorities Should Tackle This Challenge in Central and Eastern Europe?**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2020, 13(22)**

- DUBRAVKA AKŠAMOVIĆ, Judicial Review in Competition Cases in Croatia: Winning and Losing Arguments before the High Administrative Court of The Republic of Croatia**
- DIJANA MARKOVIĆ-BAJALOVIĆ, Competition Enforcement Models in the Western Balkans Countries – The Rule of Law Still Terra Incognita?**
- VELJKO SMILJANIĆ, KEVIN RIHTAR, Institutional Design, Efficiency and Due Process in Competition Enforcement: Lessons from Slovenia and Serbia**
- AVDYLKADER MUCAJ, Competition Law Framework in Kosovo and the Role of The EU in Promoting Competition Policies in Other Countries and Regions Wishing to Join the Block**
- ONDREJ BLAŽO, Proper, Transparent and Just Prioritization Policy as a Challenge for National Competition Authorities and Prioritization of the Slovak NCA**
- JORGE G. CONTRERAS CONDEZO, ANNABEL KINGMA, MIROSLAVA SCHOLTEN, Putting Dawn Raids under Control**
- MIRNA ROMIĆ, Particularities of Proving a Single and Continuous Infringement of EU Competition Rules**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2020, 13(21)**

- VICTORIA DASKALOVA, **Regulating Unfair Trading Practices in the EU Agri-food Supply Chain: a Case of Counterproductive Regulation?**
- KATHARINA VOSS, **The Interaction Between Public and Private Enforcement of EU Competition Law: a Case Study of the Swedish Booking Cases**
- MARTA MACKIEWICZ, **The Condition of Fault in Private Enforcement of Competition Law – a Comparative Analysis of U.S. v. Polish and European Approach**
- ÁKOS RÉGER, ANDRÁS M. HORVÁTH, **Abuse of Dominance in the Case-law of the Hungarian Competition Authority – a Historical Overview**
- ANNA LASZCZYK, **Anticompetitive Patent Settlements – Where Are We Ten Years After the European Commission’s Pharmaceutical Inquiry?**
- GIULIA SCHNEIDER, **Designing Pro-Competitive Research Data Pools: Which EU Competition Remedies for Research Data Silos in Digital Markets?**
- JAN POLAŃSKI, **Dawn Raids and the Role of Forensic IT in Antitrust Investigations**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2019, 12(20)**

- PATRYCJA SZOT, **The Polish Leniency Programme and the Implementation of the ECN+ Directive Leniency-related Standards in Poland**
- KATALIN J. CSERES, **The Implementation of the ECN+ Directive in Hungary and Lessons Beyond**
- GIACOMO DALLA VALENTINA, **Competition Law Enforcement in Italy after the ECN+ Directive: the Difficult Balance between Effectiveness and Over-enforcement**
- MARIALAURA REA, **New Scenarios of the Right of Defence Following Directive 1/2019**
- MÁRIA T. PATAKYOVÁ, **Independence of National Competition Authorities – Problem Solved by Directive 2019/1? Example of the Antimonopoly Office of the Slovak Republic**
- HANA KOVÁČIKOVÁ, **Directive (EU) 2019/1 as Another Brick into Empowerment of Slovak Market Regulator**
- GINTARĖ SURBLYTĖ-NAMAVIČIENĖ, **Implementing the ECN+ Directive in Lithuania: Towards an Over-enforcement of Competition Law?**

---

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2019, 12(19)**

KRYSZYNA KOWALIK-BAŃCZYK, **Intensity of Judicial Review of Fines in EU Competition Law**

ANDRZEJ NAŁĘCZ, **'A More Human Approach'. Human Rights, Obligations of the State and Network Neutrality in Europe**

ARTUR SALBERT, **Compatibility of Polish Law with EU Law Concerning the Use of Electronic Communications Means for Direct Marketing Purposes**

OLEKSANDR KHLOPENKO, **International Anti-Money Laundering Regulations Through the Prism of Financial Inclusion and Competition**

ELIAS ZIGAH, **Energy Security of West Africa: the Case of Natural Gas**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2018, 11(18)**

ANDRZEJ NAŁĘCZ, **Empowering the 'Unempowerable'. Behavioural Insights into Informing Consumers about Internet Access Services in the European Union under Regulation 2015/2120**

TIHAMÉR TÓTH, **Life after *Menarini*: The Conformity of the Hungarian Competition Law Enforcement System with Human Rights Principles**

PAULINA KORYCIŃSKA-RZĄDCA, **Europeanisation of the Polish Leniency Programme**

MARIA ELISABETE RAMOS, **Private Enforcement and Opt-out System Risks, Rewards and Legal Safeguards**

DOMINIK WOLSKI, **Can an Ideal Court Model in Private Antitrust Enforcement Be Established?**

ZBIGNIEW JURCZYK, **The Influence of Economic Theories and Schools on Competition Law in terms of Vertical Agreements**

KAMIL DOBOSZ, **The Concept of Unity in the Competition Law System**

MAREK RZOTKIEWICZ, **Article 108(2) TFEU as a Tool for the Commission to Bypass Article 258 TFEU Proceedings**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2018, 11(17)**

- ARIANNA ANDREANGELI, **EU Competition Law Put to the Brexit Test: What Impact Might the Exit of the UK from the Union Have on the Enforcement of the Competition Rules?**
- VIKTORIA H.S.E. ROBERTSON, **Consumer Welfare in Financial Services: A View from EU Competition Law**
- ERZSÉBET CSATLÓS, **The European Competition Network in the European Administrative System: Theoretical Concerns**
- MAGDALENA KNAPP, **Liability for Anti-Competitive Conduct of a Third Party under EU Competition Law**
- CLAUDIA MASSA, **Private Antitrust Enforcement Without Punitive Damages: A Half-Baked Reform?**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2017, 10(16)**

- SOFIA OLIVEIRA PAIS, **The *Huawei* Case and Its Aftermath: a New Test for a New Type of Abuse**
- MIROSLAVA MARINOVA, KREMENA YANEVA-IVANOVA, **Exploitative Abuse of a Dominant Position in the Bulgarian Energy Markets**
- DALIA VIŠINSKIENĖ, JUSTINA NASUTAVIČIENĖ, **The *Gazprom* Case: Lessons of the Past For the Future**
- KATARZYNA SADRAK, **Arbitration Agreements and Actions for Antitrust Damages After the *CDC Hydrogen Peroxide* Judgment**
- RAIMUNDAS MOISEJEVAS, DANIELIUS URBONAS, **Problems Related to Determining of a Single Economic Entity under Competition Law**
- ZBIGNIEW JURCZYK, **The Role of Economic Efficiency in Competition Law**
- MARCIN KRÓL, **Open Access Competition in the Long-Distance Passenger Rail Services in Poland**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2017, 10(15)**

- MICHAL PETR, **The Scope of the Implementation of the Damages Directive in CEE States**  
 ONDREJ BLAŽO, **Institutional Challenges for Private Enforcement of Competition Law in Central and Eastern European Member States of the EU**  
 MAŁGORZATA MODZELEWSKA DE RAAD, **Consensual Dispute Resolution in the Damage Directive. Implementation in CEE Countries**  
 DOMINIK WOLSKI, **The Type of Liability in Private Enforcement in Selected CEE Countries Relating to the Implementation of the Damages Directive**  
 PÉTER MISKOLCZI BODNÁR, RÓBERT SZUCHY, **Joint and Several Liability of Competition Law Infringers in the Legislation of Central and Eastern European Member States**  
 VALENTINAS MIKELĖNAS, RASA ZAŠČIURINSKAITĖ, **Quantification of Harm and the Damages Directive: Implementation in CEE Countries**  
 RAIMUNDAS MOISEJEVAS, **Passing-on of Overcharges and the Implementation of the Damages Directive in CEE Countries**  
 ANA VLAHEK, KLEMEN PODOBNIK, **Provisions of the Damages Directive on Limitation Periods and their Implementation in CEE Countries**  
 EVELIN PARN-LEE, **Effect of National Decisions on Actions for Competition Damages in the CEE Countries**  
 INESE DRUVIETE, JŪLIJA JERŅEVA, ARAVAMUDHAN ULAGANATHAN RAVINDRAN, **Disclosure of Evidence in Central and Eastern European Countries in Light of the Implementation of the Damages Directive**  
 ANNA PISZCZ, **Compensatory Collective Redress: Will It Be Part of Private Enforcement of Competition Law in CEE Countries?**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2016, 9(14)**

- DANIEL BARNHIZER, **Contracts and Automation: Exploring the Normativity of Automation in the Context of U.S. Contract Law and E.U. Consumer Protection Directives**  
 TIHAMÉR TÓTH, **The Interaction of Public and Private Enforcement of Competition Law Before and After the EU Directive – a Hungarian Perspective**  
 DOMINIK WOLSKI, **The Principle of Liability in Private Antitrust Enforcement in Selected European States in Light of the Implementation of the Damages Directive into the Polish Legal System**  
 MACIEJ BERNATT, **Effectiveness of Judicial Review in the Polish Competition Law System and the Place for Judicial Deference**  
 KSENIJA SMYRNOVA, **A Comparative Analysis of the Collective Dominance Definition in Ukrainian and European Law – the Electricity Market Case**  
 VIRÁG BLAZSEK, **Competition Law and State Aid for Failing Banks in the EU and its Specific Implications for CEE Member States**  
 MARCIN KRÓL, JAKUB TACZANOWSKI, **So Close, So Different – Regional Rail Transport in Poland, the Czech Republic and Slovakia**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2016, 9(13)**

- KATALIN J. CSERES, **The Regulatory Consumer in EU and National Law? Case Study of the Normative Concept of the Consumer in Hungary and Poland**
- MAREK RZOTKIEWICZ, **National Identity as a General Principle of EU Law and its Impact on the Obligation to Recover State Aid**
- ERMAL NAZIFI, PETRINA BROKA, **Grounds for Private Enforcement of Albanian Competition Law**
- DARIUSZ AZIEWICZ, **Resale Price Maintenance in Poland – Further Steps to Its Liberalization or Stuck in a *Status Quo*?**
- ILONA SZWEDZIAK-BORK, **Energy Security as a Priority for CEE countries. Is the King Naked?**
- JOANNA PIECHUCKA, **Design of Regulatory Contracts – Example of the Urban Transport Industry**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2015, 8(12)**

- KATALIN J. CSERES, **Harmonising Private Enforcement of Competition Law in Central and Eastern Europe: The Effectiveness of Legal Transplants Through Consumer Collective Actions**
- AGATA JURKOWSKA-GOMUŁKA, **How to Throw the Baby out with the Bath Water. A Few Remarks on the Currently Accepted Scope of Civil Liability for Antitrust Damages**
- ANNA PISZCZ, **Piecemeal Harmonisation Through the Damages Directive? Remarks on What Received Too Little Attention in Relation to Private Enforcement of EU Competition Law**
- ALEŠ GALIČ, **Disclosure of Documents in Private Antitrust Enforcement Litigation**
- VLATKA BUTORAC MALNAR, **Access to Documents in Antitrust Litigation – EU and Croatian Perspective**
- ANNA GULIŃSKA, **Collecting Evidence Through Access to Competition Authorities' Files – Interplay or Potential Conflicts Between Private and Public Enforcement Proceedings?**
- RAIMUNDAS MOISEJEVAS, **The Damages Directive and Consensual Approach to Antitrust Enforcement**
- ANZHELIKA GERASYMENKO, NATALIJA MAZARAKI, **Antitrust Damages Actions in Ukraine: Current Situation and Perspectives**
- ZURAB GVELESIANI, **Georgia's First Steps in Competition Law Enforcement: The Role and Perspectives of the Private Enforcement Mechanism**
- RIMANTAS ANTANAS STANIKUNAS, ARUNAS BURINSKAS, **The Interaction of Public and Private Enforcement of Competition Law in Lithuania**
- ONDREJ BLAŽO, **Directive on Antitrust Damages Actions and Current Changes of Slovak Competition and Civil Law**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2015, 8(11)**

- ZURAB GVELESIANI, **Need for Competition Law – Universal or the First World Problem? Discussing the case of Georgia**
- RAJMUNDAS MOJSEJEVAS, **Developments of Private Enforcement of Competition Law in Lithuania**
- MACIEJ GAC, **Individuals and the Enforcement of Competition Law – Recent Development of Private Enforcement Doctrine in Polish and European Antitrust Law**
- MARCIN KULESZA, **Leniency – the Polish Programme and the Semi-formal Harmonisation in the EU by the European Competition Network**
- ORHAN ÇEKU, **Competition Law in Kosovo: Problems and Challenges**
- ERMAL NAZIFI, PETRINA BROKA, **10 Years of Albanian Competition Law in Review**
- EWA M. KWIATKOWSKA, **Economic Determinants of Regulatory Decisions in the Telecommunications sector in Poland**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2014, 7(10)**

- ELSBETH BEUMER, **The Interaction between EU Competition Law Procedures and Fundamental Rights Protection: the Case of the Right to Be Heard**
- PIERLUIGI CONGEDO, **The ‘Regulatory Authority Dixit’ Defence in European Competition Law Enforcement**
- ANTON DINEV, **The Effects of Antitrust Enforcement Decisions in the EU**
- SHUYA HAYASHI, **A Study on the 2013 Amendment to the Antimonopoly Act of Japan – Procedural Fairness under the Japanese Antimonopoly Act**
- MARIATERESA MAGGIOLINO, **Plausibility, Facts and Economics in Antitrust Law**
- MARTA MICHAŁEK, **Fishing Expeditions and Subsequent Electronic Searches in the Light of the Principle of Proportionality of Inspections in Competition Law Cases in Europe**
- KASTURI MOODALIYAR, **Access to Leniency Documents: Should Cartel Leniency Applicants Pay the Price for Damages?**
- LORENZO PACE, **The Parent-subsidiary Relationship in EU Antitrust Law and the AEG Telefunken Presumption: Between the Effectiveness of Competition Law and the Protection of Fundamental Rights**
- SOFIA OLIVEIRA PAIS, ANNA PISZCZ, **Package on Actions for Damages Based on Breaches of EU Competition Rules: Can One Size Fit All?**
- EWELINA D. SAGE, **Increasing Use of ‘Negotiated’ Instruments of European Competition Law Enforcement towards Foreign Companies**
- KSENIYA SMYRNOVA, **Enforcement of Competition Rules in the Association Agreement between the EU & Ukraine**
- SIH YULIANA WAHYUNINGTYAS, **Challenges in Combating Cartels, 14 Years after the Enactment of Indonesian Competition Law**



**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2013, 7(9)**

- JOSEF BEJČEK, European Courts as Value-Harmonizing ‘Motors of Integration’**  
**KATI CSERES, Accession to the EU’s Competition Law Regime: A Law and Governance Approach**  
**ALEXANDR SVETLICINII, Enforcement of EU Competition Rules in Estonia: Substantive Convergence and Procedural Divergence**  
**RIMANTAS ANTANAS STANIKUNAS, ARUNAS BURINSKAS, The Impact of EU Competition Rules on Lithuanian Competition Law**  
**ONDREJ BLAŽO, Twenty Years of Harmonisation and Still Divergent: Development of Slovak Competition Law**  
**BARBORA KRÁLIČKOVÁ, Ten Years in the European Union – Selected Remarks Related to the Harmonisation of Slovak Competition Law with EU Competition Law**  
**KRYSTYNA KOWALIK-BAŃCZYK, Ways of Harmonising Polish Competition Law with the Competition Law of the EU**  
**ANNA LASZCZYK, Forgotten Issues When Talking about the More Economic Approach to Competition Law in Poland**  
**PIOTR SITAREK, The Impact of EU Law on a National Competition Authority’s Leniency Programme – the Case of Poland**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2013, 6(8)**

- ALEXANDR SVETLICINII, Expanding the Definitions of ‘Undertaking’ and ‘Economic Activity’: Application of Competition Rules to the Actions of State Institutions in Bosnia and Herzegovina**  
**DUSAN POPOVIC, Competition Law Enforcement in Times of Crisis: the Case of Serbia**  
**CSONGOR ISTVÁN NAGY, A Chicago-School Island in the Ordo-liberal Sea? The Hungarian Competition Office’s Relaxed Treatment of Abuse of Dominant Position Cases**  
**MAJA BRKAN, TANJA BRATINA, Private Enforcement of Competition Law in Slovenia: A New Field to Be Developed by Slovenian Courts**  
**AGATA JURKOWSKA-GOMUŁKA, Private Enforcement of Competition Law in Polish Courts: The Story of an (Almost) Lost Hope for Development**  
**KARIN SEIN, Private Enforcement of Competition Law – the Case of Estonia**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2012, 5(7)**

- JASMINKA PECOTIĆ KAUFMAN, **How to Facilitate Damage Claims? Private Enforcement of Competition Rules in Croatia – Domestic and EU Law Perspective**
- ANNA PISZCZ, **Still-unpopular Sanctions: Developments in Private Antitrust Enforcement in Poland After the 2008 White Paper**
- ONDREJ BLAZO, **What Do Limitation Periods for Sanctions in Antitrust Matters Really Limit?**
- SILVIA ŠRAMELOVÁ, ANDREA ŠUPÁKOVÁ, **Development of the Judicial Review of the Decisions of the Antimonopoly Office of the Slovak Republic**
- DILYARA BAKHTIEVA, KAMIL KILJAŃSKI, **Universal Service Obligation and Loyalty Effects: An Agent-Based Modelling Approach**
- MAGDALENA OLENDER-SKOREK, **To Regulate Or Not to Regulate? – Economic Approach to Indefeasible Right of Use (IRU)**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2012, 5(6)**

- MAŁORZATA KRÓL-BOGOMILSKA, **Standards of Entrepreneur Rights in Competition Proceedings a Matter of Administrative or Criminal Law?**
- ANNA BŁACHNIO-PARZYCH, **The Nature of Responsibility of an Undertaking in Antitrust Proceedings and the Concept of ‘Criminal Charge’ in the Jurisprudence of the European Court of Human Rights**
- ALEKSANDER STAWICKI, **Competence of Common Courts in Poland in Competition Matters**
- RAFAL STANKIEWICZ, **The Scope of Application of the Provisions of the Administrative Procedure Code in Competition Enforcement Proceedings**
- MACIEJ BERNATT, **Can the Right to Be Heard Be Respected without Access to Information about the Proceedings? Deficiencies of National Competition Procedure**
- PRZEMYSŁAW ROSIAK, **The *ne bis in idem* Principle in Proceedings Related to Anti-Competitive Agreements in EU Competition Law**
- MATEUSZ BŁACHUCKI, SONIA JÓZWIAK, **Exchange of Information and Evidence between Competition Authorities and Entrepreneurs’ Rights**
- INGA KAWKA, **Rights of an Undertaking in Proceedings Regarding Commitment Decisions under Article 9 of Regulation No. 1/2003**
- BARTOSZ TURNO, AGATA ZAWŁOCKA-TURNO, **Legal Professional Privilege and the Privilege Against Self-Incrimination in EU Competition Law after the Lisbon Treaty – Is it Time for a Substantial Change?**
- KRYSZYNA KOWALIK-BAŃCZYK, **Procedural Autonomy of Member States and the EU Rights of Defence in Antitrust Proceedings**
- MARIUSZ BARAN, ADAM DONIEC, **EU Courts’ Jurisdiction over and Review of Decisions Imposing Fines in EU Competition Law**
- JAN SZCZODROWSKI, **Standard of Judicial Review of Merger Decisions Concerning Oligopolistic Markets**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2011, 4(5)**

- ANNA FORNALCZYK, **Competition Protection and Philip Kotler's Strategic Recommendations**  
ANTONI BOLECKI, **Polish Antitrust Experience with Hub-and-Spoke Conspiracies**  
MACIEJ BERNATT, **The Powers of Inspection of Polish Competition Authority. The Question of Proportionality**  
KONRAD STOLARSKI, **Fines for Failure to Cooperate within Antitrust Proceedings – the Ultimate Weapon for Antitrust Authorities?**  
ŁUKASZ GRZEJDZIAK, **Mr Hoefner, Mr Elser, Please Welcome to Poland. Some Comments on the Polish Healthcare System Reform from the Perspective of State Aid Law**  
MARLENA WACH, **Polish Telecom Regulator's Decisions Regarding Mobile Termination Rates and the Standpoint of the European Commission**  
MICHAŁ WOLAŃSKI, **Estimation of Losses Due to the Existence of Monopolies in Urban Bus Transport in Poland**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2011, 4(4)**

- BARTŁOMIEJ NOWAK, **Paweł Grzejszczak, Poland's Energy Security in the Context of the EU's Common Energy Policy. The Case of the Gas Sector**  
ALEKSANDER STAWICKI, **The Autonomy of Sector-Specific Regulation – Is It Still Worth Protecting? Further Thoughts on the Parallel Application of Competition Law and Regulatory Instruments**  
FILIP M. ELŻANOWSKI, **The Duties of the President of the Polish Energy Regulatory Office in the Context of the Implementing the Third Energy Package**  
MARZENA CZARNECKA, TOMASZ OGLÓDEK, **The Energy Tariff System and Development of Competition in the Scope of Polish Energy Law**  
MARIA MORDWA, **The Obligation of Strategic Gas Storage Introduced in Poland as an Example of a Public Service Obligation Relating to Supply Security: A Question of Compliance with European Law**  
MARCIN STOCZKIEWICZ, **The Emission Trading Scheme in Polish law. Selected Problems Related to the Scope of Derogation from the Auctioning General Rule in Poland**  
JANUSZ LEWANDOWSKI, **Cutting Emissions in the Energy Sector: a Technological and Regulatory Perspective**  
ANDRZEJ T. SZABLEWSKI, **The Need for Revaluation of the Model Structure for Electricity Liberalization**  
TADEUSZ SKOCZNY, **Consolidation of the Polish Electricity Sector. Perspective of Preventive Control of Concentrations**

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2010, 3(3)**

- DAWID MIĄSIK, *Solvents to the Rescue – a Historical Outline of the Impact of EU Law on the Application of Polish Competition Law by Polish Courts*
- MARCIN KOLASIŃSKI, *Influence of General Principles of Community Law on the Polish Antitrust Procedure*
- MACIEJ BERNATT, *Right to Be Heard or Protection of Confidential Information? Competing Guarantees of Procedural Fairness in Proceedings Before the Polish Competition Authority*
- TOMASZ KOZIEŁ, *Commitments decisions under the Polish Competition Act – Enforcement Practice and Future Perspectives*
- KONRAD KOHUTEK, *Impact of the New Approach to Article 102 TFEU on the Enforcement of the Polish Prohibition of Dominant Position Abuse*
- JAROSŁAW SROCZYŃSKI, *Permissibility of Exclusive Transactions: Few Remarks in the Context of Media Rights Exploitation*
- EWELINA D. SAGE, *Who Controls Polish Transmission Masts? At the Intersection of Antitrust and Regulation*
- MARCIN KRÓL, *Liberalization without a Regulator. The Rail Freight Transport Market in Poland in the Years 1996–2009*

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2009 2(2)**

- OLES ANDRIYCHUK, *Does Competition Matter? An Attempt of Analytical ‘Unbundling’ of Competition from Consumer Welfare*
- ANNA FORNALCZYK, *Economic Approach to Counteracting Cartels*
- RAJMUND MOLSKI, *Polish Antitrust Law in its Fight Against Cartels – Awaiting a Breakthrough*
- PAWEŁ PODRECKI, *Civil Law Actions in the Context of Competition Restricting Practices under Polish Law*
- EWELINA RUMAK, PIOTR SITAREK, *Polish Leniency Programme and its Intersection with Private Enforcement of Competition Law*
- KATARZYNA TOSZA, *Payment Card Systems as an Example of Two-sided Markets – a Challenge for Antitrust Authorities*
- BARTŁOMIEJ NOWAK, *Challenges of Liberalisation. The Case of Polish Electricity and Gas Sectors*
- MARCIN KRÓL, *Benefits and Costs of Vertical Separation in Network Industries. The Case of Railway Transport in the European Environment*

---

**YEARBOOK OF ANTITRUST AND REGULATORY STUDIES**  
**VOL. 2008, 1(1)**

IAN S. FORRESTER, QC, ANTHONY DAWES, **Parallel Trade in Prescription Medicines in the European Union: The Age of Reasons?**

DAWID MIĄSIK, **Controlled Chaos with Consumer Welfare as a Winner – a Study of the Goals of Polish Antitrust Law**

AGATA JURKOWSKA, **Antitrust Private Enforcement – Case of Poland**

SŁAWOMIR DUDZIK, **Enforceability of Regulatory Decisions and Protection of Rights of Telecommunications Undertakings**

STANISŁAW PIĄTEK, **Investment and Regulation in Telecommunications**

KRYSTYNA BOBIŃSKA, **The Defense of Monopoly as a Determinant of the Process of Transformation of State-owned Infrastructure Sectors in Poland**

ADRIANNA ZABŁOCKA, **Antitrust and Copyright Collectives – an Economic Analysis**