ARTICLES IN YARS 2008-2023

YEARBOOK OF ANTITRUST AND REGULATORY STUDIES VOL. 2023, 16(27)

- ONDREJ BLAŽO, More Than a Decade of the Slovak Settlement Regime in Antitrust Matters: From European Inspirations to National Inventions
- MÁRIA T. PATAKYOVÁ AND MÁRIA PATAKYOVÁ, Inspections in Private Premises Under Slovak Competition Law: Did the Implementation of the ECN+ Directive Miss the Point?
- JAN POLAŃSKI, Selective Enforcement and Multi-Party Antitrust Infringements: How to Handle "Unilateral Agreements"?
- DARIJA OGNJENOVIĆ AND ANA KRSTIĆ VASILJEVIĆ, Focus on Competition Law Enforcement in E-commerce Sector in Serbia
- AVDYLKADER MUCAJ AND ISUF ZEJNA, The Role of the Judiciary in Effective Enforcement of Competition Law in New Jurisdictions: the Case of Kosovo

YEARBOOK OF ANTITRUST AND REGULATORY STUDIES VOL. 2022, 15(26)

- JEANNE MOUTON, The Challenges for Private Competition Law Enforcement Concerning Anticompetitive Conducts in Digital Markets
- ISABELLA LORENZONI, Why do Competition Authorities need Artificial Intelligence?
- ANZHELIKA GERASYMENKO, NATALIIA MAZARAKI, Competition Law Enforcement in Ukraine: Challenges from On-Line Giants
- TABEA BAUERMEISTER, Section 19a GWB as the German 'Lex GAFA' Lighthouse Project or Superfluous National Solo Run?
- CLAUDIA MASSA, The Digital Markets Act between the EU Economic Constitutionalism and the EU Competition Policy
- JUDIT FIRNIKSZ, BORBÁLA TÜNDE DÖMÖTÖRFY, PÉTER MEZEI, Gateways to the Internet Ecosystem Enabling and Discovery Tools in the Age of Global Online Platforms

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

SELCUKHAN ÜNEKBAS, 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
- MILOSZ 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 MALOBECKA-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)

- OLES 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
- GINTARE SURBLYTE-NAMAVIČIENĖ, Implementing the ECN+ Directive in Lithuania: Towards an Over-enforcement of Competition Law?

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

KRYSTYNA 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-RZADCA, 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 PÄRN-LEE, Effect of National Decisions on Actions for Competition Damages in the CEE Countries
- INESE DRUVIETE, JÜLIJA 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
- KSENIIA 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, NATALIIA 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 CEKU, 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 DINEY, 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 PECOTIČ 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 Blachnio-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 RAFAŁ 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 JÓŹWIAK, 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?
- KRYSTYNA 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 REGULATATORY STUDIES VOL. 2011, 4(4)

- BARTLOMIEJ 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 OGŁÓDEK, 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 REGULATATORY STUDIES VOL. 2010, 3(3)

- DAWID MIASIK, 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 REGULATATORY 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

Bartlomiej 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