Enforcing Competition Rules in South Africa: Thieves At The Dinner Table In Association With The International Law Enforcement Agencies

The book analyses the enforcement of competition rules in South Africa, focusing on private enforcement mechanisms. It examines the role of the Competition Commission and the Competition Tribunal, and discusses the challenges and opportunities for improving the enforcement framework.

The book covers:

- The history and evolution of competition law in South Africa
- The Competition Act of 1998 and its provisions
- The Competition Tribunal and its role in enforcement
- The Competition Commission and its functions
- The role of the International Competition Network in South Africa

The book also explores the role of multinational institutions, such as the International Competition Network, in promoting effective competition enforcement in South Africa.

Balthasar Strunz - 2018-07-28

This book analyses essential concepts of competition law and policy, and does so from a wide range of perspectives.

The book offers a comprehensive analysis of competition law enforcement in South Africa, including a discussion of the Competition Act, the Competition Commission, and the Competition Tribunal.

The book also discusses the role of multinational institutions, such as the International Competition Network, in promoting effective competition enforcement in South Africa.

The book is an excellent resource for readers interested in the enforcement of competition law and policy, particularly in South Africa.
The Development of Competition Law and Economics in South Africa: Kastur Moodley 2013-02-08 This important and timely book examines the role of competition policy in South African economic development. It explores the legal and institutional framework for competition policy in South Africa. The book also covers the role of the Competition Commission and the Competition Tribunal, and the impact of competition policy on the South African economy.

Global Competition Law and Economics: Enter Elbasan 2018-03-05 This is the second edition of the acclaimed text on global competition law. With markets becoming ever more global, the need for requiring approval in several jurisdictions, cartels in one nation affecting supply in others, and countries increasingly entering into treaties with each other on the content or enforcement of competition laws, antitrust law is now a truly global phenomenon. Modern antitrust law is also changing at an increasingly rapid pace, driven by advances in economic theory and underpinned by new economic analysis.

Competition Law, Regulation and SMEs in the Asia-Pacific: Michal S. Gal 2015-06-29 There is ongoing debate as to what competition law and policy is most suitable for developing jurisdictions. This book argues that the unique characteristics of developing jurisdictions matter when crafting and enforcing competition law and policy.

Evolution of Competition Laws and their Enforcement: Pradeep S Mehta 2012-07-26 This edited volume identifies the various country specific factors that warrant changes in the design and implementation of competition laws. The book covers case studies of countries of differing sizes and at varying stages of economic development, including both in the OECD and in BRICS countries. It is aimed at practitioners and business people.

Challenges to Assumptions in Competition Law: David Bisco 2021-04-30 This timely book addresses the contemporary complexities within competition law, by examining the key issues that have emerged as competition practitioners and policymakers have encountered problems.

Preferenceal Trade Agreement Policies for Development: Jean-Pierre Chauffour 2011-06-22 The Handbook offers an introduction to the key elements of international trade agreements, with a focus on the challenges and opportunities they present for developing countries.

Preferential Trade Agreement Policies for Development: Ferdinand Wollenschläger 2020-01-09 The book deals with a difficult subject with an assured touch and considerable practical value.

Private Enforcement of European Competition and State Aid Law: Ferdinand Vollmuth 2020-01-01 Private Enforcement of European Competition and State Aid Law is a comprehensive guide to the law governing access to the private enforcement of the European and national competition and state aid laws.

Private Enforcement of European Competition and State Aid Law: Ferdinand Vollmuth 2020-01-01 Private Enforcement of European Competition and State Aid Law is a comprehensive guide to the law governing access to the private enforcement of the European and national competition and state aid laws.

Competition Law Development in the BRICS and in Developing Countries: Frederic Jenny 2016-06-13 This edited volume focuses on competition policy and the role it plays in emerging economies. The authors analyze the impact of competition policy on the development of these economies and the governance of markets.

Global Competition Law and Economics: Enter Elbasan 2018-03-05 This is the second edition of the acclaimed text on global competition law. With markets becoming ever more global, the need for requiring approval in several jurisdictions, cartels in one nation affecting supply in others, and countries increasingly entering into treaties with each other on the content or enforcement of competition laws, antitrust law is now a truly global phenomenon. Modern antitrust law is also changing at an increasingly rapid pace, driven by advances in economic theory and underpinned by new economic analysis.

Competition Law, Regulation and SMEs in the Asia-Pacific: Michal S. Gal 2015-06-29 There is ongoing debate as to what competition law and policy is most suitable for developing jurisdictions. This book argues that the unique characteristics of developing jurisdictions matter when crafting and enforcing competition law and policy.

Evolution of Competition Laws and their Enforcement: Pradeep S Mehta 2012-07-26 This edited volume identifies the various country specific factors that warrant changes in the design and implementation of competition laws. The book covers case studies of countries of differing sizes and at varying stages of economic development, including both in the OECD and in BRICS countries. It is aimed at practitioners and business people.

Challenges to Assumptions in Competition Law: David Bisco 2021-04-30 This timely book addresses the contemporary complexities within competition law, by examining the key issues that have emerged as competition practitioners and policymakers have encountered problems.

Preferenceal Trade Agreement Policies for Development: Jean-Pierre Chauffour 2011-06-22 The Handbook offers an introduction to the key elements of international trade agreements, with a focus on the challenges and opportunities they present for developing countries.

Preferential Trade Agreement Policies for Development: Ferdinand Wollenschläger 2020-01-09 The book deals with a difficult subject with an assured touch and considerable practical value.

Private Enforcement of European Competition and State Aid Law: Ferdinand Vollmuth 2020-01-01 Private Enforcement of European Competition and State Aid Law is a comprehensive guide to the law governing access to the private enforcement of the European and national competition and state aid laws.

Competition Law Development in the BRICS and in Developing Countries: Frederic Jenny 2016-06-13 This edited volume focuses on competition policy and the role it plays in emerging economies. The authors analyze the impact of competition policy on the development of these economies and the governance of markets.

Global Competition Law and Economics: Enter Elbasan 2018-03-05 This is the second edition of the acclaimed text on global competition law. With markets becoming ever more global, the need for requiring approval in several jurisdictions, cartels in one nation affecting supply in others, and countries increasingly entering into treaties with each other on the content or enforcement of competition laws, antitrust law is now a truly global phenomenon. Modern antitrust law is also changing at an increasingly rapid pace, driven by advances in economic theory and underpinned by new economic analysis.

Competition Law, Regulation and SMEs in the Asia-Pacific: Michal S. Gal 2015-06-29 There is ongoing debate as to what competition law and policy is most suitable for developing jurisdictions. This book argues that the unique characteristics of developing jurisdictions matter when crafting and enforcing competition law and policy.

Evolution of Competition Laws and their Enforcement: Pradeep S Mehta 2012-07-26 This edited volume identifies the various country specific factors that warrant changes in the design and implementation of competition laws. The book covers case studies of countries of differing sizes and at varying stages of economic development, including both in the OECD and in BRICS countries. It is aimed at practitioners and business people.

Challenges to Assumptions in Competition Law: David Bisco 2021-04-30 This timely book addresses the contemporary complexities within competition law, by examining the key issues that have emerged as competition practitioners and policymakers have encountered problems.

Preferenceal Trade Agreement Policies for Development: Jean-Pierre Chauffour 2011-06-22 The Handbook offers an introduction to the key elements of international trade agreements, with a focus on the challenges and opportunities they present for developing countries.

Preferential Trade Agreement Policies for Development: Ferdinand Wollenschläger 2020-01-09 The book deals with a difficult subject with an assured touch and considerable practical value.
The digital revolution, smaller companies now play an important role in the global economic landscape. In 2015 the UN expressly called for SMEs to have greater

Implementation of Competition Law in Developing and Transition Countries—Franz Kronthaler 2007 In recent years, a lot of national and international initiatives on competition law enforcement in developing and transition countries have been formed. These initiatives go well beyond established academic knowledge. This study establishes how competition law implementation works best in developing and transition countries. In particular, it examines how competition law can be introduced so that it suits economic development policy objectives of developing and transition countries. The study is particularly relevant for people who are concerned with competition law implementation, especially for practitioners and researchers at OECD, UNCTAD, WTO, and competition agencies in the developed and developing world.

Excessive Pricing and Competition Law Enforcement—Vassilis Katsoulacos 2018-09-12 This volume examines the controversy surrounding the use of competition law to combat excessive pricing. While high or monopolistic pricing is not regarded as an antitrust violation in the US, employing abuse of dominance provisions in competition laws to fight excessive pricing has gained popularity in some BRICS jurisdictions and a number of EU-member states in recent years. The book begins by discussing the economic arguments for and against the prohibition of excessive or unfair prices by firms with market power. It then presents various country studies, focusing on developed countries (such as the UK and Israel) and on the BRICS countries, to highlight various practical challenges involved in recognizing excessive prices as abusive conduct on the part of dominant firms, including how to define, measure, and identify excessive prices. The contributors also discuss other policy options that can be used to fight excessive prices in order to protect consumer welfare.

Hong Kong Competition Law—Conor Geoghegan 2017

Competition Laws Outside the United States—Stephen Harris 2001

Competition Law and Economic Regulation in Southern Africa—Ineke van de Wal 2017-04-30 Shaping markets through competition and economic regulation is at the heart of addressing the development challenges facing countries in southern Africa. The contributors to Competition Law and Economic Regulation: Addressing Market Power in southern Africa critically assess the efficacy of the competition and economic regulation frameworks, including the impact of a number of the regional competition authorities in a range of sectors throughout southern Africa. Featuring academics as well as practitioners in the field, the book addresses issues common to southern African countries, where markets are small and concentrated, with particularly high barriers to entry, and where the resources to enforce legislation against anti-competitive conduct are limited. What is needed, the contributors argue, is an understanding of the competition and regional integration as part of an inclusive growth agenda for Africa. By examining competition and regulation in a single framework, and viewing this within the southern African experience, this volume adds new perspectives to the global competition literature. It is an essential reference tool and will be of great interest to policymakers and regulators, as well as the rapidly growing ecosystem of legal practitioners and economists engaged in the field.

A Practical Guide to the South African Competition Act—Mintie Neuhoff 2017

Antitrust Enforcement and the Consumer: 1998

Small and Medium-Sized Enterprises in International Economic Law—Thilo Frenzmann 2017-06-05 International economic law, with its traditional focus on large multinational enterprises, is only slowly waking up to the reality of small and medium-sized enterprises (SMEs), entering the global marketplace. In the wake of the digital revolution, smaller companies now play an important role in the global economic landscape. In 2015 the US expressly called for SMEs to have greater access to international trade and investment, and it is increasingly recognized that the integration of SMEs provides one of the keys to creating a more sustainable and inclusive global economy. As SMEs increasingly permeate transnational supply chains, so interactions between these companies and international economic law and policy proliferate. Small and Medium-sized Enterprises in International Economic Law offers the first comprehensive analysis of the interaction between SMEs and international economic law. This book presents a broad international perspective, gathering together contributions by leading experts from academia, legal practice, and international organizations. It opens up a field of enquiry into this so far unexplored dynamic and provides a touchstone for future debate. The analysis covers a broad spectrum of international and investment law focusing on issues of particular interest to SMEs, such as trade in services, government procurement, and trade facilitation. Diverse perspectives illuminate regional developments (in particular within the EU) and the implications of mega-regional free trade agreements. The essays also examine questions of legitimacy of global economic governance; in particular, concerns surrounding the threat posed to the interests of domestic SMEs by the growing liberalization of international trade and investment. These essays constitute essential reading for practitioners and academics seeking to navigate a previously neglected trend in international economic law.

Research Handbook on Methods and Models of Competition Law—Deborah Healey 2020-11-27 This comprehensive Handbook illuminates the objectives and economics behind competition law. It takes a global comparative approach to explore competition law and policy in a range of jurisdictions with differing political economies, legal systems and stages of development. A set of expert international contributors examine the operation and enforcement of competition law around the world in order to globalize discussions surrounding the foundational issues of this topic. In doing so, they not only reveal the range of approaches to competition law, but also identify certain basic economic concepts and types of anticompetitive conduct that are at the core of competition law.

Competitiveness and Private Sector Development in South East Europe: A Policy Outlook 2018—OECD 2018-04-24 Future economic development and the wellbeing of citizens in South East Europe (SEE) increasingly depend on greater economic competitiveness. Realizing the region’s economic potential requires a holistic, growth-oriented policy approach. Against the backdrop of enhanced European Union (EU) policies to support the region, this volume explores the competitiveness challenges facing the SEE countries, as well as the growth strategies and policy measures that are required for sustainable development and prosperity. It provides a comprehensive overview of SEE competitiveness and identifies key opportunities and policy challenges in order to drive long-term economic growth and prepare for future challenges.

Competitiveness and Private Sector Development in South East Europe: A Policy Outlook 2016—OECD 2016-02-26 Future economic development and the wellbeing of citizens in South East Europe (SEE) depend more than ever on greater economic competitiveness. To underpin the drive to improve competitiveness and foster private investment, an integrated policy approach is needed.