

## **Competition Law In Romania**

OECD Economic Surveys  
Competition Law  
Report of the Intergovernmental Group of Experts on Competition Law and Policy on Its Session, Held at the Palais Des Nations, Geneva, from to  
Guide for Romanian and German Labour Law  
Cross-Border  
EU Competition Law Actions  
European Competition Law Annual 2000  
European State Aid Law Quarterly  
OECD Competition Assessment Reviews:  
Romania  
Extraterritoriality in the Matters of Antitrust  
Commission Opinion on Romania's Application for Membership of the European Union  
The Changing Business Landscape of Romania  
Structural Reforms in Southeastern Europe Since the Kosovo Conflict  
2001 Regular Report on Romania's Progress Towards Accession  
Martindale-Hubbell International Law Directory  
Romania, Selected Issues and Statistical Appendix  
Digest of General Laws of Romania  
Romania's Business Environment  
The Competition Law of Central and Eastern Europe  
Competition Law in Romania  
Global Forum on Competition, 14 and 15 February 2002  
Regular Report 1998 from the Commission on Romania's Progress Towards Accession  
OECD Journal of Competition Law and Policy  
The Consistent Application of EU Competition Law  
Romania  
Arbitration in Romania  
Regular Report from the Commission on Romania's Progress Towards Accession  
OECD Journal of Competition Law and Policy  
Competition Policy Newsletter  
Central and East European Law Initiative  
A Practical Guide to National Competition Rules Across Europe  
Energy Law in Romania  
BNA's Eastern Europe Reporter  
Romania in Transition  
Regular Report on Romania's Progress Towards Accession  
OECD Economic Surveys: Romania 2002  
Competition Law in the European Communities  
Romania, Recent Economic Developments and Selected Background Studies  
Romania  
The Legal 500  
OECD Investment Policy Reviews: Romania 2005

### **OECD Economic Surveys**

Guide for Romanian and German Labour Law Basics of the Employment Relationship. For Employers, Employees and other People interested in the Matter.

### **Competition Law**

**Report of the Intergovernmental Group of Experts on Competition Law and Policy on Its Session, Held at the Palais Des Nations, Geneva, from to**

**Guide for Romanian and German Labour Law**

**Cross-Border EU Competition Law Actions**

**European Competition Law Annual 2000**

In recent years, there has been a decentralisation of the enforcement of the EU competition law provisions, Articles 101 and 102 of the Treaty on the Functioning of the European Union (TFEU). Consequently, the national application of these provisions has become increasingly more common across the European Union. This national application poses various challenges for those concerned about the consistent application of EU competition law. This edited collection provides an in-depth analysis of the most important limitations of, and the challenges concerning, the applicability of Articles 101 and 102 TFEU at national level. Divided into five parts, the book starts out by examining how the consistent enforcement of Articles 101 and 102 TFEU operates as a general EU competition policy. It then discusses several recent landmark cases of the European Court of Justice on Articles 101 and 102 TFEU, before proceeding to analyse certain additional, unique jurisdictional challenges to the uniform application of the EU competition law provisions. Subsequently, it focuses on one of the most important instruments that can help to achieve the uniform application of EU competition law in cases handled by the national courts: preliminary rulings. Finally, it provides selective examples of how Articles 101 and 102 TFEU are effectively applied at national level, thereby providing additional input into how problematic the issue of consistent application of EU competition law is in practice.

### **European State Aid Law Quarterly**

### **OECD Competition Assessment Reviews: Romania**

### **Extraterritoriality in the Matters of Antitrust**

### **Commission Opinion on Romania's Application for Membership of the European Union**

Presents a detailed assessment and analysis of the post-1989 political and economic situation in the country, with essays on areas such as the social origins of ultranationalism and radicalism, mass media and democracy, macroeconomic stabilization, competition law and policy, applications of the marketing concept philosophy, and Romanian consumer desires and feelings of deservingness. Distributed by Ashgate. Annotation copyrighted by Book News, Inc., Portland, OR

### **The Changing Business Landscape of Romania**

### **Structural Reforms in Southeastern Europe Since the Kosovo Conflict**

This text covers the area of entertainment and broadcasting with explanation of the law and discussion of its practical application in the media world. It covers areas such as entertainment contracts, broadcasting regulation and disputes.

## **2001 Regular Report on Romania's Progress Towards Accession**

### **Martindale-Hubbell International Law Directory**

Derived from the renowned multi-volume International Encyclopaedia of Laws, this book provides a systematic approach to legislation and legal practice concerning energy resources and production in Romania. The book describes the administrative organization, regulatory framework, and relevant case law pertaining to the development, application, and use of such forms of energy as electricity, gas, petroleum, and coal, with attention as needed to the pervasive legal effects of competition law, environmental law, and tax law. A general introduction covers the geography of energy resources, sources and basic principles of energy law, and the relevant governmental institutions. Then follows a detailed description of specific legislation and regulation affecting such factors as documentation, undertakings, facilities, storage, pricing, procurement and sales, transportation, transmission, distribution, and supply of each form of energy. Case law, intergovernmental cooperation agreements, and interactions with environmental, tax, and competition law are explained. Its succinct yet scholarly nature, as well as the practical quality of the information it provides, make this book a valuable resource for energy sector policymakers and energy firm counsel handling cases affecting Romania. It will also be welcomed by researchers and academics for its contribution to the study of a complex field that today stands at the foreground of comparative law.

### **Romania, Selected Issues and Statistical Appendix**

This book, written within the framework of a research project funded by the European Commission Civil Justice Programme, identifies the ways in which cross-border EU competition law actions can best be handled in Europe. Employing traditional library-based legal research methods as well as qualitative interviews with legal practitioners in Germany and England (countries sharing different legal traditions) and policy-makers in Brussels, the book considers how private EU competition law actions are functioning at the moment and how they could and should be developed. The study proposes solutions for some of the most pressing practical problems, and includes chapters by the following academics, legal practitioners and judges: Judge I Pelikánová (General Court of the EU); J Lawrence and A Morfey (Freshfields); P Lasok QC (Monckton Chambers); H Mercer QC (Essex Court Chambers); J Webber (Shearman & Sterling); T Reher (CMS Hasche Sigle, Germany); P Bos and J Möhlmann (BarentsKrans, the Netherlands); P Beaumont (Aberdeen); S Bariatti (Milan); G Howells (Manchester); D Fairgrieve (BIICL); J Fitch (Aberdeen); A Andreangeli (Edinburgh); D Tzakas (Athens Bar, Greece); S Dnes (Sidley Austin, Brussels); F Becker and J Kammin (Kiel University, Germany); and M Danov (Brunel University).

### **Digest of General Laws of Romania**

Arbitration in Romania: A Practitioner's Guide provides international users with information on Romanian arbitration law and practice. Two very practical

considerations have generated such need. On the one hand, there is a sizeable part of the international arbitration community confronted with arbitration cases connected to Romania (for example, as far as investment arbitration is concerned, Romania has so far faced twelve cases, each of them raising very interesting legal issues). On the other hand, there is a certain discrepancy between the current international perception on the status of arbitration in Romania and the actual situation, which relegates the country to a rather obscure position. This book aims to widen international practitioners' knowledge on Romanian arbitration law and practice thereby providing an opportunity to gain insights into key concepts, such as investment and arbitral proceedings, arbitral institutions, recognition and enforcement, arbitral awards, mediation, disputes, choice of law, etc. The detailed presentation of the current legal framework by the Romanian practitioners offers perspectives on aspects of arbitration in Romania and also provides important information on the development and current status of arbitration in Romania.

### **Romania's Business Environment**

### **The Competition Law of Central and Eastern Europe**

### **Competition Law in Romania**

### **Global Forum on Competition, 14 and 15 February 2002**

Romania stands at the crossroads of Europe, Asia, and the Middle East. Since 1990, when the country experienced the bloodiest revolution of all of the Warsaw Pact members, Romania has gone through withering change. While the formal transition from a totalitarian, communist state was completed in 2007 with Romania's accession into the European Union, the adaptation of the nation's people and business climate to a market-based economy is a daily occurrence. In the 2000's, in the lead up to EU accession, Romania was one of the largest recipients of Foreign Direct Investment in the world. While multinational corporations poured in hundreds of billions of dollars, there was also a restructuring of the way business was conducted. Western systems of management and organization—foreign to most Romanian academics and business people—almost overnight transformed the way the marketplace was perceived. Romania's entrepreneurs were quick to adapt to the new ways, leveraging new opportunities in the environment. Fortunes were made. Multinationals also burgeoned in Romania. Companies like Microsoft, General Electric, Timken, Kraft, P&G, Renault and dozens of others successfully took advantage of the possibilities created by a relatively well-educated population that was moving into the middle class. For the most part, however, researchers and scholars were caught off guard by the quickening pace of business change in Romania. Only until very recently has the academic community at large been able to wade through the murkiness and begin to see what the new landscape looks like. It is the purpose of this edited volume, which includes the work of some of Romania's finest business scholars, to provide even greater clarity to the current and future scene. Moreover, the experience in Romania helps shed light on the

dynamics of economic and business transition throughout Eastern Europe, the Middle East, and other emerging regions, with implications for practice, policymaking, and research.

### **Regular Report 1998 from the Commission on Romania's Progress Towards Accession**

This text provides a comprehensive and highly practical explanation of the law relevant to the increasingly important business areas of sponsorship, endorsement and merchandising. It synthesises a variety of current practices to provide clear guidance on all aspects of negotiating contracts

### **OECD Journal of Competition Law and Policy**

This publication assesses the untapped growth potential of foreign investment in Romania, measures the significant progress made in the last few years to improve its business environment and identifies the most significant remaining policy challenges.

### **The Consistent Application of EU Competition Law**

The materials of a 2000 debate on the proposals made by the European Commission for the reform and decentralisation of EC antitrust enforcement.

### **Romania**

This Recent Economic Developments and Selected Background Studies paper on Romania provides an overview of key monetary and real sector developments in 1995, including the impact of agricultural credit on monetary control, the factors behind the growth in foreign currency credit, and the link between the current account deterioration and real sector developments. The paper examines fiscal policy and performance in the context of the tax reforms and improvements in expenditure management during the transition period, including progress in bringing implicit and "off-balance sheet" subsidies within the scope of budgetary policy.

### **Arbitration in Romania**

Drawing on the OECD Competition Assessment Toolkit, this report identifies 227 problematic regulations in Romania and makes 152 specific recommendations on legal provisions that should be amended or repealed.

### **Regular Report from the Commission on Romania's Progress Towards Accession**

This 2002 edition of OECD's Economic Survey of Romania examines recent economic developments, policies and prospects. It includes special features on co-ordination of reforms and exit and entry in the enterprise sector.

## **OECD Journal of Competition Law and Policy**

### **Competition Policy Newsletter**

Over the last three years, the anti-trust environment in Europe has undergone major changes, as the so called process of modernisation gathers pace. In May 2004, the European Commission lost its exclusive jurisdiction to deal with restrictive agreements and dominance. As a result EU Member States and national competition authorities acquired the power to implement European competition rules, as embodied in Articles 81 and 82 of the EC Treaty. This decentralisation of power means that companies operating in several Member States must be aware of each jurisdiction's relevant competition rules to ensure full compliance. Those wishing to complain about anti-competitive practices can now choose between different national competition authorities. Being able to identify the strengths and weaknesses of different competition regimes is therefore important for both those who wish to ensure compliance and those who want to complain about anti-competitive activities. However by outsourcing the burden of implementing the anti-trust rules, some wonder whether the EU's competition regime has taken a step closer to the US regime. Since 1 May 2004 we have been waiting for an explosion of cases in the national courts based on breaches of the competition rules. To date this has not happened. Is this because of obstacles such as the lack of treble damages, class actions and contingency fees? As a result of the above changes, advising on competition issues in Europe requires not only an understanding of the competition rules in each jurisdiction, but also an understanding of how the national courts deal with competition cases. The second edition of *A Practical Guide to National Competition Rules across Europe* aims to address these issues. Firstly it provides practical information on the competition regimes (including merger control) in each of the EU member states as well as Norway and Switzerland. Secondly it analyses the civil procedure rules in each jurisdiction and considers the extent to which competition litigation is likely to increase in the future. Each country chapter has been prepared by experienced competition lawyers. The second edition of the guide also includes a comparable analysis of the competition rules in Europe with those in other jurisdictions including Australia, Canada, Japan and the United States. Marjorie Holmes and Lesley Davey, both experienced competition lawyers from international law firm Reed Smith Richards Butler LLP, draw on the information provided in each of the country chapters to reach interesting and important conclusions and recommendations. Reviews of the First Edition and 'This book can be treated as a practical guide and a good one at that' Stephen Glasper, *Chambers*, Sept/October 2004 and 'I commend this book for its contribution to the practical knowledge of the international competition law community as well as its assistance in attaining the "holy grail" of the harmonization of legal approaches to competition law issues' Susan Yee-Kong, *Ebsworth and Ebsworth TPLJ* 2004 (*Australian Trade Practices Law Journal*)

### **Central and East European Law Initiative**

## **A Practical Guide to National Competition Rules Across Europe**

### **Energy Law in Romania**

#### **BNA's Eastern Europe Reporter**

This study examines the progress made by the countries of south-east Europe (Albania, Bosnia and Herzegovina, Bulgaria, Croatia, FYR Macedonia, Romania, and the Federal Republic of Yugoslavia) towards implementing structural economic reforms in the three years since the end of the Kosovo conflict, as well as considering the challenges that lie ahead. It discusses four key areas of reform: strengthening public finances and fighting corruption; creating a liberal trade environment; encouraging foreign investment; and fostering the growth of private markets.

#### **Romania in Transition**

#### **Regular Report on Romania's Progress Towards Accession**

#### **OECD Economic Surveys: Romania 2002**

#### **Competition Law in the European Communities**

#### **Romania, Recent Economic Developments and Selected Background Studies**

With GDP growth of 7.1 per cent in 2006, and having joined the EU in January 2007, Romania now presents a relatively stable place to invest and do business. This up-to-date guide looks at the commercial opportunities in the country and at the banking, law, tax, and other rules of business engagement in the country.

#### **Romania**

#### **The Legal 500**

#### **OECD Investment Policy Reviews: Romania 2005**

"This book was originally published as a monograph in the International encyclopaedia of laws/Competition law."

[ROMANCE](#) [ACTION & ADVENTURE](#) [MYSTERY & THRILLER](#) [BIOGRAPHIES & HISTORY](#) [CHILDREN'S](#) [YOUNG ADULT](#) [FANTASY](#) [HISTORICAL FICTION](#) [HORROR](#) [LITERARY FICTION](#) [NON-FICTION](#) [SCIENCE FICTION](#)