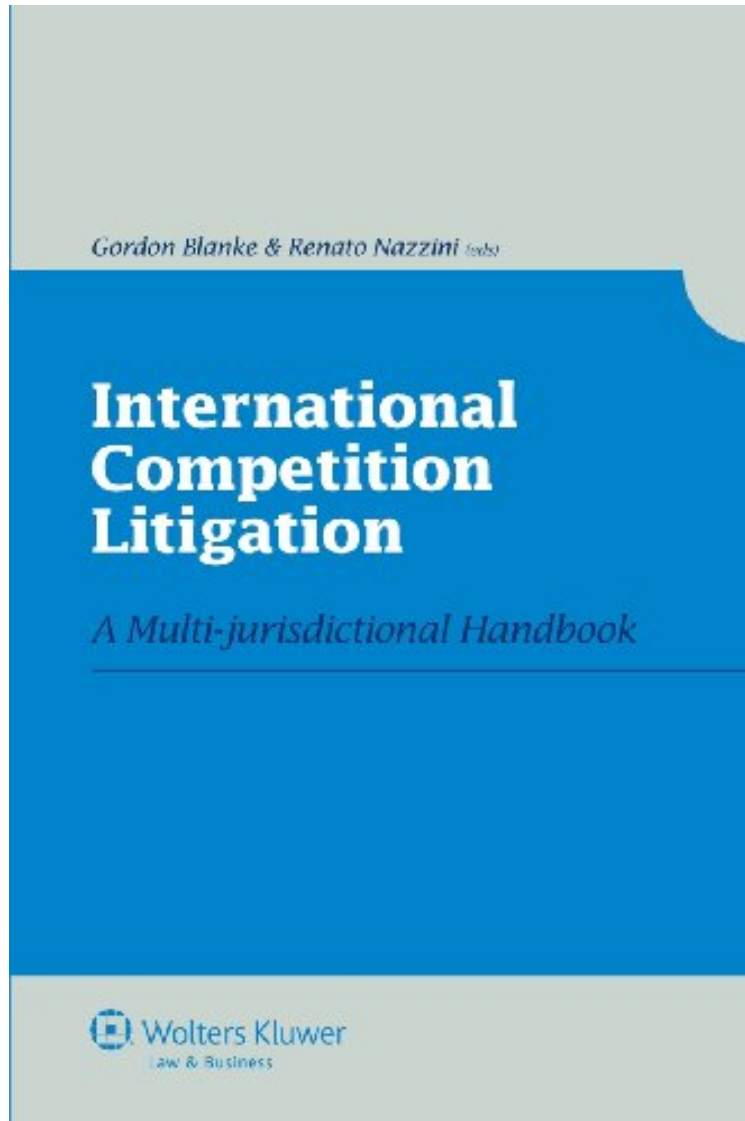


International Competition Litigation. A Multi-jurisdictional Handbook

Gordon Blanke, Renato Nazzini
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#10658295 in Books Kluwer Law International 2012-08-28Original language:EnglishPDF # 1 9.21 x 2.09 x 6.14l, 3.70 #File Name: 90411271271064 pages | File size: 53.Mb

Gordon Blanke, Renato Nazzini : International Competition Litigation. A Multi-jurisdictional Handbook before purchasing it in order to gage whether or not it would be worth my time, and all praised International Competition Litigation. A Multi-jurisdictional Handbook:

0 of 0 people found the following review helpful. Handbook on antitrust claimsBy Legal AbstractAntitrust law is a complicated and comprehensive area of law. The understanding of this area of law is complicated by the fact that

economy and politics prevails more than the law itself. The compliance with requirements of antitrust law is enforced mostly with judicial mechanisms. In 2012, Wolters Kluwer published a handbook on adjudication of antitrust disputes and violation of competition laws in courts, arbitration and with the help of mediation. The book, 990 pages long, consists of 13 chapters, describes, and analyzes the claim procedure in the area of antitrust violations in such countries as Austria, Croatia, Czech Republic, England and Wales, France, Germany, Greece, Japan, Peru, Poland, Scotland, Spain, Turkey and USA. The book is a kind of Bible on antitrust claims, since authors attempted to encompass all issues, including: (1) Legal basis and causes of action; (2) Standing of the Claimant; (3) Remedies; (4) Defenses; (5) Limitation periods; (6) Jurisdiction and venue; (7) Procedure; (8) Burden and standard of proof; (9) Production and presentation of evidence; (10) Funding and costs; (11) Concurrent proceedings; (12) Collective actions; (13) Arbitration and ADR. The book is written in technical language and has practical value. For the full understanding of the book, it is necessary to have preliminary knowledge of antitrust law; this is why this book is recommended only to lawyers, specializing in antitrust and company laws.

Competition litigation has become a major area of practice and almost invariably involves more than one, and often several jurisdictions. Moreover, arbitration and other dispute resolution mechanisms alternative to litigation (ADR) are becoming increasingly important in competition law. This book examines all the relevant aspects of litigation, arbitration and ADR in a number of jurisdictions around the world to provide a thorough and exhaustive guide for practitioners based on the analysis of the policies and principles that underpin the law. The authors and editors are leading practitioners, academics and competition officials in their own jurisdictions and world-wide and bring together unrivalled expertise and practical insights which will be useful in planning and managing multi-jurisdictional competition disputes.