

Market and Competition Law Review

Style guide

I. Text and footnotes structure and formatting

Publications must meet the following requirements:

1. Minimum length

- a) 50.000 characters (spaces and footnotes included, bibliography not included) for articles;
- b) 30.000 characters (spaces and footnotes included, , bibliography not included) for legislation and case law comments;
- c) 10.000 characters (spaces and footnotes included) for book reviews.

2. Maximum length

- a) 80.000 characters (spaces and footnotes included, bibliography not included) for articles;
- b) 60.000 characters (spaces and footnotes included, bibliography not included) for legislation and case law comments;
- c) 20.000 characters (spaces and footnotes included) for book reviews.

3. Abstract

When [submitting](#) the abstract, authors should consider the following criteria:

- a) Title: *Times New Roman*, 12, bold, centred;
- b) Author(s) identification (Name, Post Code, City, Country and Email): *Times New Roman*, 12, centred;
- c) Indication of affiliation (University, Faculty and Department): footnote (not numbered), *Times New Roman*, 10;
- d) Abstract: 200-500 words, *Times New Roman*, 10;
- e) Keywords: 5 words, *Times New Roman*, 10.

4. Pre-textual elements

- a) Title of the article: *Times New Roman*, 12, bold, centred;
- b) Author(s) identification (Name, Post Code, City, Country and Email): *Times New Roman*, 12, right justified;
- c) Indication of affiliation (University, Faculty and Department): footnote (not numbered), *Times New Roman*, 10;
- d) Abstract: 200-500 words, *Times New Roman*, 10;
- e) Keywords: 5 words, *Times New Roman*, 10;

5. Text

- a) The text should be written in Word format, *Times New Roman*, 12, single spaced.
- b) Words in foreign language, Latin included, should be in italic, without quotation marks;
- c) Citations should be in double quotation marks, and should not be in italic (e.g. "...").
- d) If the quoted author uses quotation marks in the text cited, the author should apply another kind of quotation marks to signal the beginning and the ending of the citation (e.g.: "... '...' ...").

6. Footnotes

- a) Footnotes should be written in Word format, continuous numbering, *Times New Roman*, 10, single space;
- b) Words in foreign language, Latin included, should be in italic, without quotation marks;
- c) Citations should be in double quotation marks, and not in italic (example: "...");
- d) If the quoted author uses quotation marks in the transcription, the author should apply another kind of quotation marks to initiate and finalize the citation (example: "... '...' ...").

7. Dates

- a) Dates should be given in the style 1 January 1993; 1993-94; 1999-2001; 2001-02; 1990s (not 1990's).
- b) References to centuries in the text should be written in full (examples: in the nineteenth century; nineteenth-century legislation; the mid-twentieth century saw a ...; early-twenty-first-century credit crunch).

8. Bibliographic citations and Bibliography

Bibliographic citations should be featured in the footnotes, using the Chicago Citation Style (http://www.chicagomanualofstyle.org/tools_citationguide.html).

A full bibliography list at the end is required for original articles, case-law comments and legislation comments and should include all and only the titles mentioned in the text, using the Chicago citation style (http://www.chicagomanualofstyle.org/tools_citationguide.html).

Case law should be quoted according to specific rules of the Court (see the following examples on CJEU, ECtHR, GATT and WHO). When quoting foreign case law, the author can follow the quotation standard of that jurisdiction.

The bibliographic citations and bibliography should be featured according with the Chicago Citation Style (<http://www.chicagomanualofstyle.org/16/contents.html>) and as follows:

Source	First Note	Subsequent Notes	Bibliography
Book	¹ Urska Petrovcic, <i>Competition Law and Standard Essential Patents: A Transatlantic Perspective</i> (Alphen aan den Rijn: Kluwer Law International, 2014), 100.	¹ Petrovcic, <i>Competition Law</i> , 101.	Petrovcic, Urska. <i>Competition Law and Standard Essential Patents: a Transatlantic Perspective</i> . Alphen aan den Rijn: Kluwer Law International, 2014.
Book Edition	² Richard Whish and David Bailey, <i>Competition Law</i> (Oxford: Oxford University Press, 2012), 105.	² Whish and Bailey, <i>Competition Law</i> , 109.	Whish, Richard and David Bailey. <i>Competition Law</i> . 17 th ed. Oxford: Oxford University Press, 2012.
Edited Book Editor in place of author	³ Josef Drexel and Fabiana di Porto eds., <i>Competition Law as Regulation</i> (Cheltenham: Edward Elgar, 2015), 301.	³ Drexel and Porto, <i>Competition Law</i> , 302.	Drexel, Josef and Fabiana di Porto eds. <i>Competition Law as Regulation</i> . Cheltenham: Edward Elgar, 2015.
E-book Viewed online	⁴ François Lévêque and Howard Shelanski, <i>Merger Remedies in American and European Union Competition Law</i> (Cheltenham: Edward Elgar, 2003), 8, http://bit.ly/2wWnq1V .	⁴ Lévêque and Shelanski, <i>Merger Remedies</i> , 10.	⁴ Lévêque, François and Howard Shelanski. <i>Merger Remedies in American and European Union Competition Law</i> . Cheltenham: Edward Elgar, 2003. http://bit.ly/2wWnq1V .
Chapter or article In an edited book	⁵ Robert H. Lande, “Potential Benefits from Private Competition Law Enforcement”, in <i>Private Enforcement of Competition Law</i> , ed. Luis Antonio San Pedro <i>et al.</i> (Valladolid: Lex Nova, 2011), 157.	⁵ Lande, “Potential Benefits”, 159.	Lande, Robert H. “Potential Benefits from Private Competition Law Enforcement”. In <i>Private Enforcement of Competition Law</i> , edited by Luis Antonio San Pedro, Carmen Alonso

			Ledesma, Joseba Aitor Echebarría Sáenz, Carmen Herrero Suárez and Javier Gutiérrez Gilsanz, 155-168. Valladolid: Lex Nova, 2011.
Journal article 1 author	⁶ Richard Eccles, “Postal Services: Survey of Competition Law Developments”, <i>Journal of European Competition Law & Practice</i> 7, no. 3 (2016): 220.	⁶ Eccles, “Postal Services”, 223.	Eccles, Richard. “Postal Services: Survey of Competition Law Developments”. <i>Journal of European Competition Law & Practice</i> 7, no. 3 (2016): 219-226.
Journal article 2 authors	⁷ Raimundas Moisejevas and Monika Dapkutė, “Competition Policy Developments in Lithuania in 2013”, <i>Yearbook of Antitrust and Regulatory Studies</i> 8, no. 11 (2015), 208.	⁷ Moisejevas and Dapkutė, “Competition Policy Developments in Lithuania”, 209.	Moisejevas, Raimundas and Monika Dapkutė. “Competition Policy Developments in Lithuania in 2013”. <i>Yearbook of Antitrust and Regulatory Studies</i> 8, no. 11 (2015): 205 -212.
Journal article 3 authors	⁸ Kofi Q. Dadzie, Cristian Chelariu, and Evelyn Winston, “Customer Service in the Internet-Enabled Logistics Supply Chain: Website Design Antecedents and Loyalty Effects”, <i>Journal of Business Logistics</i> 22 (2005): 62.	⁸ Dadzie, Chelariu, and Winston, “Customer Service”, 62.	Dadzie, Kofi Q., Cristian Chelariu, and Evelyn Winston. “Customer Service in the Internet Enabled Logistics Supply Chain: Website Design Antecedents and Loyalty Effects”. <i>Journal of Business Logistics</i> 22 (2005): 53-78.
Journal article 4 authors	⁹ Sandra Marco Colino et al., “The Lundbeck Case and the Concept of Potential Competition”, <i>Concurrences Review</i> , no. 2 (2017): 30.	⁹ Sandra Marco Colino et al., “The Lundbeck Case”, 25.	Colino, Sandra Marco, Niamh Dunne, Knut Fournier, Sofia Oliveira Pais and Derek Ritzmann. “The Lundbeck Case and the Concept of Potential

			Competition". <i>Concurrences Review</i> , no. 2 (2017): 24-50.
Reference book entry Print	¹⁰ <i>Webster's Unabridged Dictionary</i> , 2nd ed., s.v. "gerrymander".	¹⁰ <i>Webster's Unabridged Dictionary</i> , s.v. "gerrymander".	Entries from well-known encyclopedias and dictionaries need to be cited only in a note, not in your bibliography.
Reference book entry Online	¹¹ <i>Encyclopaedia Britannica</i> , s.v. "Vlad the Impaler", November 22, 2016, https://www.britannica.com/biography/Vladthe-Impaler .	¹¹ <i>Encyclopaedia Britannica</i> , s.v. "Vlad the Impaler".	Entries from well-known encyclopedias and dictionaries need to be cited only in a note, not in your bibliography.
Web page Include as much as the following as possible: Author of content, title of page, title or owner of the site and URL	¹² Jan Blockx, "European Commission aims to make National Competition Law more effective", <i>Kluwer Competition Law Blog</i> , 2017, under "European Commission", http://kluwercompetitionlawblog.com/2017/03/31/european-commission-aims-to-make-national-competition-authorities-more-effective/ .	¹² Blockx, "European Commission aims to make" under "European Commission".	Blockx, Jan. "European Commission aims to make National Competition Law more effective". <i>Kluwer Competition Law Blog</i> . March 31, 2017. http://kluwercompetitionlawblog.com/2017/03/31/european-commission-aims-to-make-national-competition-authorities-more-effective/ .
Web page No author, no date	¹³ "Overview". <i>European Commission</i> , accessed November 6, 2016. http://ec.europa.eu/competition/antitrust/overview_en.html .	¹³ "Overview".	"Overview". <i>European Commission</i> . Accessed November 6, 2016. http://ec.europa.eu/competition/antitrust/overview_en.html .
EU Official Document	¹⁴ European Parliament, <i>White Paper on damages actions for breach of the EC antitrust rules European Parliament</i>	¹⁴ EP, <i>White Paper</i> , 2010.	European Parliament. <i>White Paper on damages actions for breach of the EC antitrust rules European Parliament</i>

	resolution of 26 March 2009 on the White Paper on damages actions for breach of the EC antitrust rules (2008/2154(INI)), May 6, 2010, http://eur-lex.europa.eu/legal-content/EN/TXT/?qid=1505302477106&uri=CELEX:52009IP0187 .		resolution of 26 March 2009 on the White Paper on damages actions for breach of the EC antitrust rules (2008/2154(INI)). May 6, 2010. http://eur-lex.europa.eu/legal-content/EN/TXT/?qid=1505302477106&uri=CELEX:52009IP0187 .
European Union Court of Justice decisions	¹⁵ Judgment of 26 February 1986, <i>M. H. Marshall v. Southampton and South-West Hampshire Area Health Authority</i> , C-152/84, EU:C:1986:84, paragraph 10.	¹⁵ Judgment of 26 February 1986, <i>M. H. Marshall v. Southampton and South-West Hampshire Area Health Authority</i> , C-152/84, EU:C:1986:84, paragraph 10.	N/A
European Court of Human Rights	¹⁶ <i>Moorgate Mercantile Co. Ltd v. Twitchings</i> (1977) AC 890; (1976) 3 WLR 66; (1976) 2 All ER 641.	¹⁶ <i>Moorgate Mercantile Co. Ltd v. Twitchings</i> (1977) AC 890; (1976) 3 WLR 66; (1976) 2 All ER 641.	N/A
GATT and WTO cases	¹⁷ <i>United States – Standards for Reformulated Conventional Gasoline</i> , Panel Report (adopted 2 May 1996) WT/DS2/.	¹⁷ <i>United States – Standards for Reformulated Conventional Gasoline</i> , Panel Report (adopted 2 May 1996) WT/DS2/.	N/A
Unpublished material	¹⁸ António Gomes, “Disruptive Innovation and big date: challenges for competition agencies” (communication, UCP-Porto, May 12, 2017).	¹⁸ Gomes, “Disruptive Innovation”.	Gomes, António. “Disruptive Innovation and big date: challenges for competition agencies”. Communication at UCP-Porto, May 12, 2017.

Peer-Review Process

In the double-blind peer review, both the reviewer and author identities are concealed from the reviewers, and vice versa, throughout the review process. To facilitate this, authors need to ensure that their manuscripts are prepared in a way that does not give away their identity.

Authors are advised to use the third person to refer to previous work. For example, authors should avoid expressions like 'we/the authors have previously demonstrated', even if they cite the reference on a footnote as they would do for any other author.