

**Ministry of Education and Science of Ukraine
Yaroslav Mudryi National Law University
European Union Law Department**

**WORK PROGRAMME OF ACADEMIC DISCIPLINE
« COMPETITION (ANTI-MONOPOLOGY) LAW OF THE EUROPEAN
UNION»**

Level of higher education – the second (master's) level

Degree of higher education – master

Field of Knowledge – 29 «International Relations»

Speciality – 293 «International Law»

Educational programme / specialization – «International Law»

Discipline status – optional

Kharkiv 2022

Work programme of the educational discipline "Competition (antimonopoly) law of the European Union" for students of higher education of the second (master's) level of higher education in the field of knowledge 29 "International Relations" specialty 293 "International Law". Kharkiv: Yaroslav Mudryi National Law University of Ukraine, 2022. 25 p.

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Approved at the meeting of the EU Law Department
(minutes No.1 dated "01" September 2022)

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The updated version (with changes and additions) was approved at a meeting of the Department of Law of the European Union (minutes No 12 of 22 June 2023)

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1. Description of the academic discipline

The working program of the study discipline "Competition (antimonopoly) law of the European Union" was developed in accordance with the educational and professional program "International Relations" of the second (master's) level of higher education in the field of knowledge 29 "International Relations" specialty 293 "International Law".

Name of indicators	Branch of knowledge, specialty, level of education	Didactic structure of the academic discipline	
		full-time study	external form of education
Number of ECTS credits - 4	Branch of knowledge - 29 "International Relations" Specialty - 293 "International Law" Level of education - second (master's degree)	chosen by the student	mandatory
Modules - 2		Year of preparation: 2020-2024	Year of preparation: 2020-2024
		7 semester	7 semester
Total number of hours - 120			
Weekly hours for full-time education: classroom - 2-4, student's independent work - 6-8.		lections	lections
		18 hours	6 hours
		practical training	practical training
		20 hours	4 hours
	independent work	independent work	
	82 hours	110 hours	
	Types of control: monitoring; final knowledge control (offset)	Types of control: monitoring; final knowledge control (offset)	

The purpose of the academic discipline is to form a system of scientific knowledge in the field of competitive policy of the European Union; development of basic abilities and skills in key concepts and methods of competition law, as well as a comprehensive understanding of the legal regulation of competition protection at the level of the European Union at the current stage and the main tools of EU antimonopoly policy, the structure of EU institutions and bodies exercising control over compliance with competition law.

Tasks:

- to understand the essence, place and significance of competition policy in the modern economy in general and in the European Union in particular;
- to acquire basic knowledge about the institutional and legal foundations of the formation and implementation of the competition policy of the European Union;

- study of the provisions of founding treaties, acts of secondary law of the European Union and decisions of the EU Court in the field of competition protection;
- study of the structure and competence of EU institutions and bodies that perform functions in the field of competition protection;
- be able to identify and analyze forms of anti-competitive behavior of economic entities in the internal market of the European Union;
- development of students' skills of independent analysis and assessment of EU law, as well as law enforcement practice in the field of competition protection.
- to be able to predict and propose ways to solve the difficulties that the subjects of the domestic market will have to face in the process of implementing the European integration course of Ukraine.

Prerequisites: Legal regulation of the EU internal market, European private international law, Tax law.

Corequisites: European Internet law, WTO law, International contract law, International tax law.

Postrequisites: Corporate law and EU governance, International intellectual property law, Legal aspects of e-commerce, Judicial protection in the European Union.

2. Expected learning outcomes

As a result of mastering the academic discipline, the student of higher education must demonstrate the following learning outcomes:

LO -1. Demonstrate knowledge of the main areas of activity of the European Union in the field of competition protection

LO -2. Demonstrate knowledge and understanding of the process of evolution of formation and legal consolidation of competition protection regulation in the European Union, including the state of legal regulation at the current stage.

LO -3. Know the functions, structure and powers of institutions and bodies of the European Union in the field of competition protection.

LO -4. Demonstrate knowledge of procedures for conducting investigations by European Union institutions into violations of competition rules.

LO -5. To be able to interpret and use the norms of sources of law of the European Union in the field of competition protection, taking into account the interpretation of their provisions in the practice of the Court of the European Union.

LO -6. Demonstrate the ability to determine the legal regimes of anti-competitive behavior, types of anti-competitive agreements, decisions and concerted actions.

LO -7. Know the requirements for exempt agreements, the circumstances and criteria for exemptions and block exemptions.

LO - 8. Demonstrate knowledge of the content of abuse of a dominant position, factors causing a possible dominant position in the market and criteria for determining dominance.

LO -9. Demonstrate knowledge and understanding of economic concentration criteria, procedures for their application, and conditions of liability for violation of concentration rules in the law of the European Union.

LO -10. Characterize the causes of the negative impact of state aid on the functioning of the internal market and demonstrate knowledge of the legal regime of compatibility of state aid with the EU internal market, the regulation of exceptions and the practice of their application.

LO -11. Demonstrate knowledge of the evolution of relations between Ukraine and the European Union, the legal regulation of their current state, and explain the provisions of the Association Agreement between Ukraine and the EU in the field of competition protection.

LO -12. To provide professional advice and conclusions on the essence of cooperation between Ukraine and the European Union in the implementation of the provisions of the Association Agreement in the field of compliance with competition rules.

The teaching of the academic discipline ensures the formation of general and special competencies in the student of higher education and the achievement of learning outcomes determined by the educational and professional program "International Law", namely:

General competencies:

GC 1. Ability to think critically, analyze and synthesize.

GC 2. The ability to identify and solve problems arising in the professional sphere, to formulate and ask questions for their further solution.

GC 6. Ability to work effectively in an intercultural environment, including developing and managing international projects.

GC 7. Ability to conduct research at an appropriate level.

GC 10. The ability to work (collect, receive, systematize and synthesize) with various information and large volumes of information from various sources, analyze and critically and constructively evaluate it, taking into account the cross-cultural characteristics of the subjects of international relations.

GC 11. Ability to use the latest information and communication technologies for professional purposes.

GC 12. The ability to formulate a personal opinion and present it with evidence.

GC 15. The ability to understand the specifics of the subject area and professional activity, to make well-founded, balanced decisions and to be aware of their ethical consequences.

GC 16. The ability to communicate with representatives of other professional groups of different levels, from other fields of knowledge and activities, as well as the ability to work in an international professional environment.

Special competencies:

SC 3. The ability to independently provide legal representation of the interests of individuals, legal entities or the state when considering cases in national and international institutions and organize the provision of legal services.

SC 4. The ability to comprehensively use highly specialized knowledge in specific areas of regulation of international public law, international private law, and European law to solve applied problems.

SC 7. Ability to represent the interests of Ukraine or individuals and legal entities in international judicial institutions, arbitrations, national courts of foreign countries.

SC 8. Ability to work and represent the interests of Ukraine in international intergovernmental organizations.

SC 11. The ability to ensure the implementation of international legal standards in certain areas of national legislation.

SC 12. Ability to conduct research and/or introduce innovations in various fields and institutions of public international law, private international law, EU law.

SC 14. The ability to apply an interdisciplinary approach in the assessment of international legal phenomena and international relations using legal tools.

SC 16. Ability to work with international documentation (treaties, acts of international organizations and bodies, etc.), determine their legal nature, draft projects and accompanying documentation in Ukrainian and foreign languages.

SC 20. The ability to provide a proper legal assessment of evidence in a legal case and in a specific procedural situation, the ability to work with evidence, to solve problems related to the planning and organization of the legal process, the resolution of a legal case within different jurisdictions.

SC 21. The ability to communicate effectively in an international, multicultural environment using knowledge in the fields of international, European law and international relations.

Programme training outcomes:

PTO 1. To analyze multifaceted problems of international and national legal content and propose ways to solve them.

PTO 4. To understand the international legal situation, forecast its development, professionally and critically evaluate events and phenomena in the field of international relations and world politics, using legal tools.

PTO 5. To provide legal representation of the client in national courts, international commercial arbitrations, state authorities and local self-government bodies.

PTO 6. To protect the interests of the state in national courts, international commercial arbitrations, international courts and organizations, in particular integration ones, and at international conferences.

PTO 11. To demonstrate communication skills with representatives of other professional groups of different levels, other fields of knowledge and types of activities, as well as the ability to work in an international, intercultural environment; to organize and conduct negotiations.

PTO. 14. To demonstrate the ability to convey one's own knowledge, conclusions and arguments to specialists and non-specialists.

PTO 17. To carry out research on international legal topics, using primary sources and methods of legal interpretation of complex problems arising from this research, justify the conclusions and present the results of the research.

PTO 18. To freely use available information, communication technologies and databases for professional activities.

PTO 19. To demonstrate knowledge of the evolution, current state and prospects for the development of legal regulation of various spheres of international cooperation, to be aware of the consequences of the convergence of legal systems in the conditions of globalization and regional integration.

PTO 20. To demonstrate the ability to conduct legal business, the skills of complex legal and economic analysis of a commercial project, including an international one, taking risks into account.

3. Contents of the curriculum

Module 1. Institutional and legal foundations of the implementation of competitive (antimonopoly) policy in the European Union.

Legal foundations of competition regulation in the European Union. Economic and legal foundations of competition law of the European Union. The role of legal regulation of competition in the EU internal market Contents of the categories "competition", "economic competition", "competitiveness". Competition as a key condition of market relations. Development of normative and legal consolidation of competition regulation. The evolution of the establishment and development of legal regulation of competition in the European Union. Common EU competition policy and national competition policies of EU member states. Functions of competition (antimonopoly) law. Basic principles of legal regulation of competition in the EU.

Institutional structure of the competition regulation system in the European Union. EU institutions. Functions and powers of EU institutions in the field of competition regulation. Decision-making procedures by the Council of the EU and the European Parliament. The EU court in the system of community regulation of competition. The role of the European Commission and the structure of its divisions. The structure of the General Directorate for Competition of the European Commission. The procedure for conducting investigations by the European Commission. Executive, authorizing, control, punitive and legislative powers of the European Commission. European Competition Network. The role of national bodies in the field of competition protection.

Sources of competition law of the European Union. General characteristics of sources of EU competition law. Provisions of acts of primary legislation of the EU on competition policy. Articles 101-109 of the FSEU. Secondary EU legislation in the field of competition regulation. Council Regulations 1/2003 dated 16.12.2002 and No. 139/2004 dated 20.01.2004 Commission Regulation No. 808/2004. Commission regulations on exemptions of certain types of transactions from the prohibition. Directive of the Commission No. 93/84. Acts of EU soft legislation.

Decisions of the EU Court as a source of EU competition law (Hoffmann-La Roche, General Motors, Commercial Solvents, AKZO Chemio, etc. cases). Relationship between EU competition law and national legislation.

Module 2. Directions of regulation of competition in the market of the European Union.

Antitrust policy of the European Union. Impact on trade between member states. The doctrine of extraterritoriality of EU competition law. Institutional and legal foundations of EU antitrust policy. The concept of an enterprise, restrictions on competition, the doctrine of a single economic entity. Anti-competitive agreements, decisions and concerted practices. The de minimis rule in EU competition policy. Types of agreements restricting competition under EU law. Determination of anti-competitive purpose. Conditions for the application of Art. 101 DFES. Vertical anti-competitive agreements: concepts, general characteristics. Horizontal anti-competitive agreements: concepts, general characteristics. Agreements subject to exemption from prohibition. Group and individual exemptions (exclusions). Mitigating circumstances in antitrust cases. Criteria for obtaining an exception to the prohibition of collusion and types of block exceptions (exemptions). Examples of cartel practices in the EU market. The role of EU Court decisions in cartel practice.

Abuse of a dominant position. Abuse of a dominant position as a form of anti-competitive activity of enterprises. The concept of market dominance. Impact on interstate commerce. The concept of abuse of a dominant position. Types of abuse of the monopoly position: predatory pricing, setting too low prices, price discrimination, "loyalty" discounts, imposing contract terms. The concept of the internal market or a significant part of it. Methods of establishing market boundaries. Determination of the geographic dimensions of the market. Concept of market power. The theory of necessary means. Examples of cases concerning the abuse of a monopoly position in the EU market.

Control over economic concentration. Concept of economic concentration. The concept of the European dimension. Sources of legal regulation of concentration

control. Legal criteria for concentration in the EU and procedures for their application. Horizontal and vertical merger and acquisition agreements. Mergers and acquisitions control procedure by the European Commission: types and stages. Demarcation of competence regarding concentration control between EU authorities and national competition authorities, their differences. Redirection of cases from the Commission to national competition authorities. Referral of cases from national competition bodies to the Commission.

State aid and activities of state enterprises. Reasons for the negative impact of state aid on the functioning of the internal market. The nature and concept of state aid in the EU. Conditions for the prohibition of state aid. Institutional and legal foundations of state aid regulation in the EU. Prohibited types of state aid and permitted state aid in the EU. The procedure for granting permission for the provision of state aid. Peculiarities of the procedure for investigating cases of state aid. Grounds for verification by the State Aid Commission in EU member states. Peculiarities of regulating the activities of state-owned enterprises in the EU.

Ways of adapting the antimonopoly legislation of Ukraine to the law of the European Union. Ukraine's participation in international cooperation in the field of competition. Ukraine's cooperation with the European Union in the field of competition. Legal principles of adaptation of Ukrainian law to EU law. Institutional support for the adaptation of Ukrainian law to EU law. Mechanism and stages of adaptation of Ukrainian law to EU law in the field of competition. Provisions of the Association Agreement in the field of compliance with competition rules.

4. The scope and structure of the discipline

4.1. For full-time students

№	Date of the class (due to schedule)	Subjects of the training course	Volume in hours			
			in total	У тому числі		
				lections	Practical classes, seminars	independent work
		Module 1. Institutional and legal basis for the implementation of competition (antitrust) policy in the European Union.				
		<i>Topic 1.</i> Legal basis of competition regulation in the European Union.		2	2	10
		<i>Topic 2.</i> Institutional structure of the competition regulation system in the European Union.		4	4	10
		<i>Topic 3.</i> Sources of competition law of the European Union.		2	2	10
		<i>Total</i>		8	8	30
		Module 2. Directions of competition regulation in the European Union market.				
		<i>Topic 4.</i> Antitrust policy of the European Union.		2	4	12
		<i>Topic 5.</i> Abuse of dominant position.		2	2	12
		<i>Topic 6.</i> Control over economic concentration.		2	2	10
		<i>Topic 7.</i> State aid and activities of state enterprises.		2	2	10
		<i>Topic 8.</i> Ways to adapt the antimonopoly legislation of Ukraine to the law of the European Union.		2	2	8
		<i>Total</i>		10	12	52
		Total Hours/ECTS Credits	120/4	18	20	82

4.2. For part-time students

4.2. Для здобувачів вищої освіти заочної форми навчання

№	Date of the class (due to schedule)	Subjects of the training course	Volume in hours			
			in total	У тому числі		
				lections	Practical classes, seminars	independent work
		Module 1. Institutional and legal basis for the implementation of competition (antitrust) policy in the European Union.				
		Topic 1. Legal basis of competition regulation in the European Union.		1	1	16
		Topic 2. Institutional structure of the competition regulation system in the European Union.		1	1	16
		Topic 3. Sources of competition law of the European Union.				16
		<i>Total</i>		2	2	48
		Module 2. Directions of competition regulation in the European Union market.				
		Topic 4. Antitrust policy of the European Union.		2	1	14
		Topic 5. Abuse of dominant position.		1	1	14
		Topic 6. Control over economic concentration.		1		12
		Topic 7. State aid and activities of state enterprises.				12
		Topic 8. Ways to adapt the antimonopoly legislation of Ukraine to the law of the European Union.				12
		<i>Total</i>		4	2	62
		Total Hours/ECTS Credits	<i>120/4</i>	6	4	110

5. Forms of pedagogical control and means of evaluating learning results

Evaluation of the results of learning the educational discipline "Competition (anti-monopoly) law of the European Union" involves current and final control and is carried out on the basis of a cumulative point-rating system.

Current control of students' knowledge includes:

- quality control of the students' assimilation of the program material of the educational discipline in practical classes using the following means: oral, written or express survey, performance of test tasks, solving practical tasks or problems, participation in case development, defense of a portfolio on important topics, defense of an essay at the initiative of the student, etc. Current control is aimed at checking the level of student preparation for studying the current material. In the course of the practical session, the student can receive an assessment on a five-point scale (1, 2, 3, 4, 5);

- quality control of the students' assimilation of the program material of the educational discipline, which is carried out at the end of the modules in the form of a test or colloquium;

Based on the results of practical classes from each of the two modules, the total number of points is calculated (the maximum score for each module is 40 points), which is included in the final assessment of knowledge.

During the semester, students perform tasks for ***independent work*** (processing of statistical data of EU institutions, decisions of the Court of the European Union; preparation of abstracts of reports for scientific and practical conferences and articles; conducting a research (project) on a narrow issue with its subsequent presentation, etc.). The work is individual and independent, and therefore co-authorship of students and other forms of assistance to each other are not allowed. When performing independent work, the student is obliged to comply with the rules regarding academic integrity and the direct prevention of plagiarism. The maximum number of points for independent work is 20.

The form of final control of the knowledge of higher education students in the academic discipline is the assessment. The minimum number of points to receive credit is 60.

Distribution of points between forms of organization of the educational process and types of control measures of the discipline "Competition (antimonopoly) law of the European Union":

Current control					Final knowledge assessment (offset)
Module № 1		Module № 2		individual work	
p/s	Test/Colloquium	p/s	Test/Colloquium		
Max 25	Max 15	Max 25	Max 15	Max 20	Max 100

6. Criteria for evaluating learning outcomes:

Evaluation criteria for the discipline "Competition (antimonopoly) law of the European Union":

Type of control	Number of points	Criteria (for each assessment)
Monitoring in a practical lesson	Max 5	Excellent assimilation of educational material on the topic, some insignificant shortcomings are possible.
	4	Good assimilation of material on the topic, but there are some mistakes.
	3	Satisfactory level of assimilation of the material, a significant number of errors.
	2	Minimal results sufficient to obtain a positive assessment.
	1	Insufficient level of assimilation of the material, a significant number of significant errors.
	0	Unsatisfactory level of material assimilation.
Colloquium or test task	Max 15	The results of the study of the material are high, a small number of insignificant errors are possible.
	12	Good assimilation of material on the topic, but there are some mistakes.
	8	The main provisions of the topic are disclosed, but some issues are not fully covered. The student has a good command of the material, but there is no creativity and independence in the study.
	6	Satisfactory level of assimilation of the material, a significant number of significant errors.
	2	Gaps in knowledge, the student has little knowledge of the material of work.
	0	Unsatisfactory level of assimilation of the material.
Individual work	Max 20	Deep knowledge of problems related to the topic of research, fluency in the material, the ability to think independently and creatively, find, generalize, analyze the material, make independent theoretical and practical conclusions.
	16	The main provisions of the topic are disclosed in the work, but there are some inaccuracies in the teaching of the material, theoretical concepts are not sufficiently supported by factual data.
	12	The main provisions of the topic are disclosed, but some issues are not fully covered. The student has a good command of the material, but there is no creativity and independence in the study.
	8	The main theoretical issues are covered superficially, the conclusions are not independent; student has little mastery of the material.
	4	The main provisions of the topic are covered superficially, the theoretical provisions are not supported by the actual material; no conclusions; the student is very weak in the material of work.
	0	The main provisions of the topic are covered superficially, with a large number of errors; no conclusions; the student does not possess the material of work.

7. Pedagogic control of full-time / part-time students

Scale of final pedagogic control

Grade according to ECTS	Description	Grade under national system of assessment	Grade under 100-grades scale of the YMNLU
A	Excellent - Excellent execution, with only a small number of errors	passed	90 – 100
B	Very good - above average with a few errors		80 – 89
C	Good - generally correct work with a number of minor errors		75 – 79
D	Satisfactory - not bad, but with a significant number of shortcomings		70 – 74
E	Sufficient – performance meets minimum criteria		60 – 69
FX	Unsatisfactory - work needs to be done before rewriting	failed	35 – 59
F	Unsatisfactory - serious further work is required, a mandatory repeat course		0 – 34

8. Educational, methodical and information support of the educational discipline

Normative legal acts

1. Constitution of Ukraine. Adopted at the fifth session of the Verkhovna Rada of Ukraine on June 28, 1996 // Official Gazette of Ukraine. - 2010. - No. 72 /1. - Art. 2598 // URL: <http://zakon2.rada.gov.ua/laws/show/254k/96-вр>.
2. Treaty on the Functioning of the European Union (1957) (Consolidated version 2012) // Official Journal C 326. 26.10.2012. P. 47–390.
3. Treaty on European Union (1992) (Consolidated version 2012) // Official Journal C 326. 26.10.2012. P. 13–390.
4. Charter of Fundamental Rights of the European Union // Official Journal C 202. 07.06.2016. P. 389-405.
5. Treaty establishing the European Coal and Steel Community (ECSC), 18.04.1951.
6. Treaty establishing the European Economic Community (EEC), 25.03.1957.
7. Council Regulation (EC) No. 1/2003 of 16 December 2002 on the implementation of the rules on competition laid down in Articles 81 and 82 of the Treaty // Official Journal L 1. 04.01.2003. P. 1-25.
8. Council Regulation (EEC) No. 17/62 of 21 February 1962, First Regulation implementing Articles 85 and 86 of the Treaty // Official Journal 013. 21.2.1962. P. 204-211.
9. Regulation No. 27 of the Commission: First Regulation implementing Council Regulation No. 17 of 6 February 1962 (EEC) // Official Journal 035. 10.5.1962. P. 1118-1135.
10. Regulation No. 19/65/EEC of 2 March 1965 of the Council on application of Article 85 (3) of the Treaty to certain categories of agreements and concerted practices // Official Journal 036. 6.3.1965. P. 533 - 535.

11. Council Regulation (EEC) No. 4064/89 of 21 December 1989 on the control of concentrations between undertakings // Official Journal L 395. 30.12.1989. P. 1–12.

12. Council Regulation (EC) No. 139/2004 of 20 January 2004 on the control of concentrations between undertakings (the EC Merger Regulation) // Official Journal L 024. 29.1.2004. P. 1-22.

13. Commission Regulation (EU) No 461/2010 of 27 May 2010 on the application of Article 101(3) of the Treaty on the Functioning of the European Union to categories of vertical agreements and concerted practices in the motor vehicle sector // Official Journal L 129. 28.5.2010. P. 52–57.

14. Commission Regulation (EU) No. 316/2014 of 21 March 2014 on the application of Article 101(3) of the Treaty on the Functioning of the European Union to categories of technology transfer agreements // Official Journal L 93. 28.3.2014 . P. 17–23.

15. Commission Regulation (EU) No 1217/2010 of 14 December 2010 on the application of Article 101(3) of the Treaty on the Functioning of the European Union to certain categories of research and development agreements // Official Journal L 335. 18.12 .2010. P. 36–42.

16. Council Directive 84/450/EEC of 10 September 1984 relating to the approximation of the laws, regulations and administrative provisions of the Member States concerning misleading advertising // Official Journal L 250. 19.09.1984. P. 17-20.

17. Directive (EU) 2019/1 of the European Parliament and of the Council of 11 December 2018 to empower the competition authorities of the Member States to be more effective enforcers and to ensure the proper functioning of the internal market // Official Journal L 11. 14.01.2019. P. 3–33.

18. Directive 2000/31/EC of the European Parliament and of the Council of 8 June 2000 on certain legal aspects of information society services, in particular electronic commerce, in the Internal Market ('Directive on electronic commerce') // Official Journal L 178. 17.07.2000. P. 1–16.

19. Judgment of the Court of 21 December 1954. French Republic v High Authority of the European Coal and Steel Community. Case 1-54 // English special edition. 1954-1956. 00001. ECLI identifier: ECLI:EU:C:1954:7.

20. Judgment of the Court of 21 December 1954. Italian Republic v High Authority of the European Coal and Steel Community. Case 2-54 // English special edition. 1954-1956. 00037. ECLI identifier: ECLI:EU:C:1954:8;

21. Judgment of the Court of 20 March 1957. Mining undertakings of the Ruhr Basin being members of the Geitling selling agency for Ruhr coal, and the Geitling selling agency for Ruhr coal v High Authority of the European Coal and Steel Community. Case 2-56 // English special edition. 1957-1958. 00003. ECLI identifier: ECLI:EU:C:1957:4;

22. Judgment of the Court of First Instance (Fifth Chamber) of 7 June 2006. Osterreichische Postsparkasse AG and Bank fur Arbeit und Wirtschaft AG v Commission of the European Communities. Joined cases T-213/01 and T-214/01 // European Court Reports. – 2006. II-01601. ECLI identifier: ECLI:EU:T:2006:151;

23. Judgment of the Court of First Instance (Fourth Chamber, extended composition) of 27 September 2006. GlaxoSmithKline Services Unlimited v Commission of the European Communities. Case T-168/01 // European Court Reports. – 2006. II- 02969. ECLI identifier: ECLI:EU:T:2006:265;

24. Judgment of the Court of 1 June 1999. Eco Swiss China Time Ltd v Benetton International NV. Case C-126/97 // European Court Reports. - 1999. I-3055. ECLI identifier: ECLI:EU:C:1999:269;

25. Judgment of the Court (First Chamber) of 17 February 2011. Konkurrensverket v TeliaSonera Sverige AB. Case C-52/09 // European Court Reports.– 2011. I-00527. ECLI identifier: ECLI:EU:C:2011:83;

26. Judgment of the Court (Third Chamber) of 10 March 2016. HeidelbergCement v Commission EU. Case C-247/14 P // ECLI identifier: ECLI:EU:C:2016:149;

27. Judgment of the Court of 15 July 1963. Plaumann & Co. v Commission of the European Economic Community. Case 25-62 // English special edition. - 1963. -00095. ECLI identifier: ECLI:EU:C:1963:17;

Literature

Basic literature

1. Olefir. A. WTO Government Procurement Agreement: Legal Consequences for Ukraine. Entrepreneurship, economy and law. No. 3. 2017. P. 79-84

2. Basics of competition law of the European Union and "Europeanization" of competition law of Ukraine: training. manual / K. V. Smirnova – K.: VOC "Kyiv University", 2021. –223 p.

3. Proskurnya O.M. Global and competitive policy of the countries of the European Union: lecture notes / O.M. Proskurnya // National Technical University "Kharkiv Polytechnic Institute". -Kharkiv: NTU "KhPI", 2020. - 41 p.

4. Smirnova K.V. Legal regulation of competition in the European Union: theory and practice: monogr. – 2nd ed., add. – Odesa: Phoenix, 2017. – 490 p.

5. Smirnova K.V. Extraterritorial effect of the law of the European Union: experience for Ukraine. P. 153-159.

6. Shvidka T. I. Economic competition: the current state of legislative provision and prospects for its modernization: monograph / T. I. Shvidka – Kharkiv: Pravo, 2020. – 376 p.

Further reading

1. Zayats O., & Yarema T. (2022). EU COMPETITION POLICY. Norwegian journal of development of the international science, 89, 19–21. <https://doi.org/10.5281/zenodo.6912716>

Internet resources:

1. Official website of the EU. URL: <http://europa.eu.int>

2. European Parliament. URL: <https://www.europarl.europa.eu/portal/en>

3. Council of the EU. URL: <http://www.consilium.europa.eu>

4. European Commission. URL: <http://ec.europa.eu>

5. General Directorate for Competition. URL: https://competition-policy.ec.europa.eu/index_en
6. Court of the EU. URL: <http://curia.europa.eu/>
7. European Accounting Chamber. URL: eca.europa.eu
8. European Central Bank. URL: www.ecb.int
9. Information about the legislative process on the official website of the EU. URL: http://europa.eu/eu-law/decision-making/procedures/index_en.htm
10. Database of EU legislation. URL: <http://eur-lex.europa.eu/en/index.htm>
11. The official platform for the public who want to participate in the EU legislative process. URL: http://ec.europa.eu/yourvoice/consultations/index_en.htm
12. Center of official documentation of the EU. URL: publications.europa.eu
13. Catalogs. URL: www.europa.eu.int/libraries
14. Eurostat. URL: epp.eurostat.ec.europa.eu
15. SOLVIT. URL: https://ec.europa.eu/solvit/index_en.htm
16. European space. URL: <http://eu.prostir.ua/>
- Historical archives of the EU. URL: <http://www.iue.it/ECArchives/EN/Eurhistar.shtml>
17. European External Action Service. URL: <http://www.eeas.europa.eu/>
18. Representation of the EU in Ukraine. URL: http://eeas.europa.eu/delegations/ukraine/index_uk.htm
19. Bulletin of the EU Representation in Ukraine. URL: <http://euukrainecoop.net/>
20. European integration / Official website of the Cabinet of Ministers of Ukraine. URL: http://www.kmu.gov.ua/control/uk/publish/article?art_id=246396130&cat_id=223223535

SEEMC

Standardized electronic educational and methodological complex of the Department of Law of the European Union. URL: <http://>

[http://library.nlu.edu.ua/index.php?option=com_k2&view=itemlist&task=category&id=605:](http://library.nlu.edu.ua/index.php?option=com_k2&view=itemlist&task=category&id=605)

Open access to the online resources of Oxford University Press, to the information and legal systems LIGA:LAW (the GRAND system and the VERDICTUM judgment analysis system).

Access is possible in the legal information hall of the Educational Library Complex (84-A Pushkinska St., 3rd floor).