

ALTERNATIVE
ENFORCEMENT TECHNIQUES
IN EC COMPETITION LAW

—

Settlements, commitments
and other novel instruments

Edited by

CHARLES GHEUR AND NICOLAS PETIT

Foreword by JEAN-FRANÇOIS BELLIS

BRUYLANT
BRUXELLES
2 0 0 9

ISBN 978-2-8027-2688-3

D / 2009 / 0023 / 55

**© 2009 Etablissements Emile Bruylant, S.A.
Rue de la Régence 67, 1000 Bruxelles.**

Tous droits, même de reproduction d'extraits, de reproduction photomécanique ou de traduction, réservés.

IMPRIMÉ EN BELGIQUE

CONTENTS

	PAGES
INTRODUCTION	1
FOREWORD	3
by Jean-François BELLIS <i>Partner, Van Bael & Bellis, Brussels</i> <i>Professor, Institute of European Studies of the Free University of Brussels</i> <i>(ULB)</i>	

PART I.

PRIVATE ENFORCEMENT

THE WHITE PAPER ON DAMAGES ACTIONS FOR BREACH OF THE EC ANTITRUST RULES.....	11
by Rainer BECKER, <i>Administrator, European Commission</i> Nicolas BESSOT, <i>Administrator, European Commission</i> and Eddy DE SMIJTER <i>Administrator, European Commission</i>	
THE WHITE PAPER FOR DAMAGES ACTIONS : PUTTING THE COMMUNITY RIGHT TO DAMAGES IN EFFECT.....	29
by Assimakis P. KOMNINOS <i>Associate, White & Case LLP, Brussels</i>	
COMPETITION LAW AS A STRATEGIC ISSUE FOR COMPANIES : DOES PRIVATE ENFORCEMENT CONSTITUTE A GREATER THREAT?	67
by Christophe ROQUILLY <i>Professor of Business Law, EDHEC Business School, France</i> <i>Director of LegalEdhec Research Centre</i>	
PRIVATE ENFORCEMENT – THE BUSINESS COMMUNITY’S VIEWPOINT.....	85
by Philippe LAMBRECHT <i>Secretary General, Federation of Enterprises in Belgium</i> and Charles GHEUR <i>Advisor, Federation of Enterprises in Belgium</i>	

	PAGES
A FEW THOUGHTS ABOUT REPRESENTATIVE ACTIONS.	99
by Anne-Lise SIBONY	
<i>Lecturer (Chargée de cours) in European Law, University of Liège (ULg)</i>	
<i>Co-director of IEJE, University of Liège (ULg)</i>	

PART II.

SETTLEMENTS AND COMMITMENTS

THE EUROPEAN COMMISSION'S NEW SETTLEMENT PROCEDURE FOR CARTEL CASES: A DEFENSE COUNSEL'S PERSPECTIVE	107
by David W. HULL	
<i>Partner, Covington & Burling, Brussels</i>	
and Michael J. CLANCY	
<i>Associate, Covington & Burling, Brussels</i>	
COMMITMENT DECISIONS UNDER REGULATION 1/2003	121
by John TEMPLE LANG	
<i>Consultant, Cleary Gottlieb Steen and Hamilton LLP, Brussels and London,</i>	
<i>Professor, Trinity College, Dublin</i>	
<i>Visiting Senior Research Fellow, Oxford</i>	

PART III.

TRANSVERSAL ISSUES

ALTERNATIVE ENFORCEMENT TECHNIQUES – THE UK EXPERIENCE.	147
by Christopher BROWN	
<i>Barrister, Matrix Chambers, London</i>	
<i>Formerly Referendaire, UK Competition Appeal Tribunal</i>	
FROM HARD TO SOFT ENFORCEMENT OF EC COMPETITION LAW – A BESTIARY OF “SUNSHINE” ENFORCEMENT INSTRUMENTS.	183
by Nicolas PETIT	
<i>Lecturer (Chargé de cours) in Competition Law, University of Liège (ULg)</i>	
<i>Co-director of IEJE, University of Liège (ULg)</i>	
<i>Associate, Howrey LLP, Brussels</i>	
and Miguel RATO	
<i>Senior Associate, Howrey LLP, Brussels</i>	

CONTENTS

263

	PAGES
THE DEVELOPMENT OF A NEW "SETTLEMENT CULTURE" IN COMPETITION CASES. WHAT IS LEFT TO THE COURTS?	221
by Denis Waelbroeck <i>Partner, Ashurst, Brussels</i> <i>Professor, Free University of Brussels (ULB) and College of Europe, Bruges</i>	