



Practical Aspects of Arbitrating EC Competition Law

Tobias Zuberbühler / Christian Oetiker (Eds.)

It is nowadays widely accepted that arbitral tribunals are in a position to decide upon EC competition law questions. Very recently, the EC Commission has started an initiative to encourage private enforcement of EC competition law. It is clear that this will increase the importance of arbitration as alternative dispute resolution mechanism for such enforcement. In addition, the EC Commission increasingly uses arbitration as means of private monitoring and enforcement of commitments given by parties in the framework of public antitrust or merger control proceedings. This book is aimed at putting its spot on a number of issues of arbitrating EC competition law which are, in the authors' view, of most relevance in practice. Twenty young lawyers from all over Europe express their views on these issues, making a precious contribution to properly understand them and to develop appropriate solutions.

Editors:

lic. iur. Tobias Zuberbühler, Attorney-at-law, LL.M.

Dr. iur. Christian Oetiker, Attorney-at-law, LL.M.

Published	June 2007
ISBN	978-3-7255-5356-3
	262 pages, bound
Price	CHF 128.00/EUR 92.00

Order form

E-Shop: www.jurbooks.ch/Fax: +41 44 200 29 28

I order _____ ex. Zuberbühler/Oetiker, **Practical Aspects of Arbitrating EC Competition Law**
CHF 128.00, ISBN 978-3-7255-5356-3

Name _____

Company _____

Address _____

E-Mail _____ Customer number _____

Date _____ Signature _____

Please send to:

Schulthess Juristische Medien AG
Zwingliplatz 2, Postfach, CH-8022 Zürich/Switzerland
Telefon +41 44 200 29 29, Fax +41 44 200 29 28
buch@schulthess.com, www.schulthess.com