Daftar Kepustakaan

1. Buku/Artikel Ilmiah


Anggraini, Anna Maria Tri (KPPU-Indonesia), 2011, "Merger Control in Indonesia Based on the Law on the Prohibition of Monopolistic Practice and Unfair Business Competition", Competition Policy and Law Group Meeting, Washington DC.-USA., 7-8 March;

Angwin, Duncan, 2007, “Motive Archetypes in Mergers and Acquisitions (M&A): The Implication of a Configuration Approach to Performance”, Advances in Merger and Acquisitions, volume 6, Elsevier Ltd.;

Albaek, Sven, et.all., 2008, “Transparency and Co-ordinated Effects in European Merger Control”, inspired by the Annual Conference of the Association for Competition Economics, Budafest;


Babić, Boris, Senior Partner Boris Babić, 2010, “SIEC vs. DominanceTest: Croatian and EU Perspective”, presentation, 2nd Conference on Merger Control: Recent trends in EU and Croatian Competition Law, University of Zagreb Faculty of Economics and Business Zagreb, 14 December;


Bena, Jan; Li, Kai, 2013, “Corporate Ownership and International Mergers and Acquisitions”, University of British Columbia, April;

Berry, Mark N; Scott, Paul G., 2010, “Merger Analysis of Failing or Exitng Firms Under the Substantial Lessening of Competition Threshold”, Canterbury Law Review, vol. 16;


Chistilin, Dmitry, “Sustainable Economic Development: The main Principle and Basic Equation”.

Chiesa, Vittorio; Gilardoni, Elena, 2003, “Intellectual Property Strategy and Management”;
Crampton, Paul; Barutciski, Milos, 1999, “Trade Distorting Private Restraints: A Practical Agenda for Future Action” Southwestern Journal of Law and Trade in the America, volume 6;
Dunleavy, Patrick, 2003, Authoring PhD: How to plan, draft, write, and finish, a doctoral thesis or dissertation, palgrave, Macmillan, ;


Fels, Allan, Chairman Australian Competition and Consumer Commission, 2002, “The Change from a Dominance to a Substantial Lessening of Competition Test in Australia’s Merger Law “, Fordham Corporate Law Institute Conference Roundtable on Substantive Standards for Mergers and the Role of Efficiencies, 31 October;


Friedmann, W., 1960, Legal Theory, the Carswell Company Ltd., Toronto;

Fuady, Munir, 2002, Hukum Tentang Merger, PT Citra Aditya Bhakti, Bandung. ;


Discussion Paper, no. 5601, April;
Gee, Tim, (Chair, Global M&A Practice), 2013, "Opportunities Across High-Growth Markets: Cross-Border", Baker&McKenzie, April;
Griffin, Joseph P., 1998 “Antitrust Aspects of Cross-border Mergers and Acquisitions” ECLR, volume 12, no.16;


Guzman, Andrew T., Sykes, Alan O (eds.), 2007, Research Handbook on International Economic Law, Edward Elgard, UK;


Haq, Hayyannul, 2006, ‘Constructing a “coordinate structure” in the contract for transfer of technology’, Center for Intellectual Property Law Molengraf Institute for private law, Utrecht University, IBLT, Denmark, 5-7 December;

Hara, Etsuko; Ishida, Hideto; 2013, "Japan: Merger Control", the Asia-Pacific Antitrust Review, Section 2 Country Chapters, tersedia pada http://globalcompetitionreview.com


Hartono, Sunaryati, 1994, Penelitian Hukum di Indonesia Pada Akhir Abad ke-20, Alumni, Bandung;


Hoekman, Bernard; Holmes, Peter, 1999, “Competition Policy, Developing Countries and the WTO”, Blackwell Publisher Ltd., Oxford, UK.
Hoekman, Bernard, 1997, “Competition Policy and Global Trading System”, Blackwell Publisher Ltd., UK;


Holt, Laura, “Consumer Welfare Requires a Balance the Need for Patents and Effective Competition”, tersedia pada: http://www.elsa.org;


Iwakura, Makazu; Tahara, Tsukasa, "Japan-Overview of Recent Trends in M&A Activity and Legal Developments”, lihat pada www.jurists.co.jp


John, Alison & Davies, John, 2015, “Merger Control and the Public Interest: Balancing EU and National Law in the Protectionist Debate”, King's College London Dickson Poon School of Law, Legal Studies Research Paper Series, paper n.2015-12, in European Competition Journal, 10 (3), 453;


Kang, Nam-Hoon;, Johanson, Sara, “Cross-border Mergers and Acquisitions: Their Role in Industrial Globalization, 2000”, ECD Science, Technology


Kelly, Eugene, 2004, The Basic of Western Philosophy, Greenwood Press, London,


Klodt, Henning, 2001, “Conflicts and Conflict Resolution in International Antitrust: Do we need International Competition Rules?”, Blackwell Publisher, Ltd.;


Lee, Eun Sup, 2004“Anti-competitive Practice as Trade Barriers used by Korea and Japan”, The Transnational Lawyer, volume 17;


Southwestern-USA;
Marth, Ryan, 2003, “The Canadian Middle Road: Balancing Efficiency and Sovereignty in the age of Multijurisdiction Merger Review” Minnesota Journal Global Trade, volume 12, no. 2;
Mathew, BobJoseph, 2003, “The WTO Agreement on Telecommunication”, Peter Lang AG Publisher, Bern;
McGrew, Timothy, et.all, 2009, Philosophy of Science: An Historical Anthology, Wiley-Blackwell, UK;
Mehta, Pradeep S.; Mehta, Udai S; Dube, Cornelius, 2008, “‘Public Interest’ Issues in Competition Analysis”, briefing paper, CUTS International, India;


--------, 2006, "OECD Recommends China to consider its new rules on Cross-border Mergers and Acquisitions", December 11;

--------, 2003, OECD Roundtable Discussion, DAFFE/COMP (2003) no. 5;


Owen, Bruce M., 2004, “Imported Antitrust” Yale Journal on Regulation, volume 21, no.441;


Pape, Wolfgang, 1999, "Socio-cultural Differences and International Competition
Law”, European Law Journal, vol.5, no.4, Blackwell Publisher Ltd. UK. Desember;


PLMJ, 2012, Critical Analysis of the New Competition Law, May;

Porta, Rafael La, et. all., 2003, “Judicial Review and Balances”, May;


Reader, David, 2015, “Public Interest Considerations in Domestic Merger Control: Empirical Insights”, slide presentation, 4th BRICS International Competition Conference, 11 November;


http://www.pickeringpacific.com;


Sadurski, Wojciech, 2001, Promoting Rights in the shadow of the judiciary: Toward a fact-sensitive theory of judicial review, European University Institute;


Samuel, Geofrey, 2003, Epistemology and Methods in Law, Ashgate, England;

Sauve, Pierre, Zampetti, Americo Beviglia, 2000, “Subsidiary Perspective on the
new Trade Agenda” Journal of International Economic Law, volume 3;
Shields, Deborah J.; et all. “Sustainable Development and Industrial Minerals”,


Tempo Interaktif, 2008, “EU Widens Billiton-Rio Tinto Antitrust Probe into Acquisition Deal”, July 5th;

The Wordsworth Concise English Dictionary, Wordworth Reference, 2007;

Todino, Mario, 2000, “Norms and Institutions in Global Competition Policy”, AJIL, vol.94, no.3, July;


International Antitrust Committee: The Newsletter, Summer, ABA Section of International Law;

UNCTAD, 2005, “Transnational Corporation and Internationalization of Research and Development”, WIR, Geneve;


------------, 1994, The Outcome of the Uruguay Round: An Initial Assesment;


Weiser, Philip J., “Re-examining the Legacy of Dual Regulation: Reforming Dual Merger Review by the DOJ and the FCC”, Federal Comunication Law Journal, Vol. 61, No.1;

White, Aoife, “EU Say drug maker blocked cheaper medicines”, Associate Press;


Zulheri, forthcoming 2017, Regulating Competition Merger Review on Cross-border Merger and Acquisition in Indonesia, Faculty of Law - University
'of Indonesia, Depok, Indonesia Law Review (ILREV), Vol. 7 No. 3, (acceptance letter of manuscript attached at the end of this dissertation);


---------, et. all., 2016, Perampasan Tanah Masyarakat Hukum Adat (Ulayat) oleh Perusahaan Investasi Asing di Indonesia, LP3M Universitas Andalas, Padang, November;

---------, 2014, Increasing a Greater Role of the Information and Communication Technology to Eradicate Corruption in Indonesia”, in Henk Adink et.all. (ed.), Eradicating Corruption in Indonesia: Legal Development Inter-disciplanary Approaches, in co-operation between Utrech University and Fakultas Hukum Universitas Andalas, Konstitusi Press, Jakarta;

---------, 2013, “Legitimasi Pendirian Global Competition Authority: sebuah analisis Teori Hukum Internasional “, Program Doktor Ilmu Hukum Pasca Sarjana Universitas Andalas, Februari;


---------, 2012, Judicial Review tentang Merger dalam kontek persaingan usaha global guna mewujudkan pembangunan sistem hukum merger yang berkesinambungan di Indonesia”, Program Doktor Ilmu Hukum, Pasca Sarjana Universitas Andalas, Padang, Maret;

---------, et all., 2011, “Mempertanyakan kembali konsep hukum sistem ekonomi kerakyatan yang berkeadilan sosial dalam era liberalisasi”, penelitian Hibah Bersaing, Lembaga Penelitian Universitas Andalas;

---------, 2010, “Destruction of Competition Policy by Unrestricted Exploitation of Corporate's Exclusive Rights”, the First International ILS Conference, cooperation between Utrech University and Faculty of Law, Mataram University, Sengigi-Lombok, Indonesia, 07 October;


---------, 2009, “Business Competition under Syariah Regime: In Search of An Ideal Concept for Rahmatan Lil‘alamin”, paper, International Conference, Malaysia Islamic University;

2. Peraturan Perundang-undangan

German Act against Restraints of Competition (German Competition Act – GWB), July 21, 2014;
Undang-undang nomor 5 Tahun 1999 Tentang Larangan Praktek Monopoli dan Persaingan Usaha Tidak Sehat;
Undang-undang Persaingan Kroasia, 2009;
*The Chinese Anti-Monopoly Law, August 1, 2008*;
Undang-undang nomor 40 Tahun 2007 Tentang Perseroan Terbatas;
EC, The 2004 EC Merger Regulations;
Republik Indonesia, Undang-undang Nomor 25 Tahun 2007 tentang Penanaman Modal;
Republik Indonesia, Undang-undang Nomor 19 Tahun 2003 tentang Badan Usaha Milik Negara;
Republik Indonesia, Undang-undang Nomor 8 Tahun 1995 tentang Pasar Modal;

3. **Peraturan Pemerintah**
Peraturan Pemerintah R.I No. 57 Tahun 2010 Tentang Penggabungan atau Peleburan Badan Usaha dan Pengambilalihan Saham Perusahaan;

4. **Guidelines/Panduan**
*The US Department of Justice and Federal Trade Commission, The 1997 Horizontal Merger Guidelines;*
KPPU - RI, Peraturan Komisi tentang Pengontrolan Persaingan Bisnis Tahun 2012 No. 3 tentang Perubahan kedua dari Peraturan Komisi Tahun 2010 No. 13 tentang Panduan pelaksanaan atas merger dan akuisisi perusahaan dan pengambil-alihan saham perusahaan yang dapat berakibat terjadinya praktik monopoli dan persaingan bisnis yang tidak sehat;

5. **Internet Webs/Links**
www.visegrad.ukr.krakof.pl.
Komisi Pengawas Persaingan Usaha/KPPU: http://www.kppu.gov.id
*International Comparative Legal Guides, www.iclg.co.uk*
Peace Palace Library  http://www.ppl.nl