



Sarah Milde Lodde

Partner

Munich

T +49 89 383388 720

sarah.milde

@hengeler.com

Sarah represents companies in all sorts of antitrust matters.

Career

Admitted to bar 2014

She advises a broad range of clients from international corporations, global investors, large industrial companies to family-owned businesses.

University of Bielefeld (Germany)

Publications

Her practice focuses on antitrust litigation, in particular proceedings in the area of digital antitrust law, antitrust investigations, and antitrust damages litigation. With her many years of experience in advising on economic issues in antitrust damages litigation, she has a strong focus on the decisive economic parameters of a case.

Auskunftsbeschluss der EU-Kommission im Kartellverfahren mangels Begründung nichtig (Kommentierung der Urteile in den

Rs. C-247/14 P

(HeidelbergCement); C-248/14 P;

C-267/14 P; C-268/14 P), together

Sarah has represented Alphabet/Google before the German Federal Cartel Office and the Federal Court of Justice in proceedings concerning the regulation of large digital companies under Section 19a of the German Act against Restraints of Competition (GWB), represented FIFA before German courts and the European Court of Justice in connection with regulations on player transfers, and defended MAN throughout Europe in the so-called truck cartel case. In addition, Sarah has advised on antitrust fine proceedings in cases involving ophthalmic lenses, trucks, wallpapers, and sausages, among others.

with Dr. Thorsten Mäger, Der Betrieb 2016, 760-761

Chapter 13; Germany (S. 185-195),

together with Dr. Thorsten Mäger,

Dr. Daniel J. Zimmer in: Ilene

Knable-Gotts, The Private

Competition Enforcement Review,

8th ed. 2015

In merger control, she represents companies before the German Federal Cartel Office and the European Commission. Merger control proceedings in which Sarah has been involved include: Acquisition of Viridium, a leading European life insurance portfolio specialist, by a consortium of reputable insurers and asset managers; sale of Apleona by PAI Partners; advising EQT on a long-term strategic partnership with WTS.

Access to Leniency Documents -

Another Piece in the Puzzle

Regarding Public and Private

Antitrust Enforcement? together

with Dr. Thorsten Mäger und Dr.

Daniel J. Zimmer, Journal of

European Competition Law &

Practice (2013) 4 (2), 182-184

Schutz des Kronzeugen im

Spannungsfeld von behördlicher

Kartellrechtsdurchsetzung und

privaten Schadensersatzklagen -

Eine Untersuchung unter

besonderer Berücksichtigung

vorprozessualer

Dokumentenzugangs- und

Akteneinsichtsrechte Dritter auf

europäischer und deutscher Ebene,

Baden-Baden 2013, zugl.: Bielefeld,

Univ., Diss., 2012

"Entdemokratisierung als

Massenphänomen?" Teil 1: Der

Euro, Fiskalunion und Vereintes

Europa, trendInfo Stadt Duisburg

08/2012, Seite A1 ff, abrufbar unter

www.duisburg.de/vv/I-

03/medien/TI_0812-text.pdf

Chance vertan? - Zur Akteneinsicht

in Kartellakten nach dem

Pfleiderer-Urteil des EuGH,

together with Dr. Thorsten Mäger

and Dr. Daniel J. Zimmer, WuW

10/2011, 935-943

Blick ins Kartellrecht, together with

Dr. Alf-Henrik Bischke, NZG 2011,

42

Konflikt zwischen öffentlicher und

privater Kartellrechtsdurchsetzung,

together with Dr. Thorsten Mäger

and Dr. Daniel J. Zimmer, WuW

09/2009, 885-899