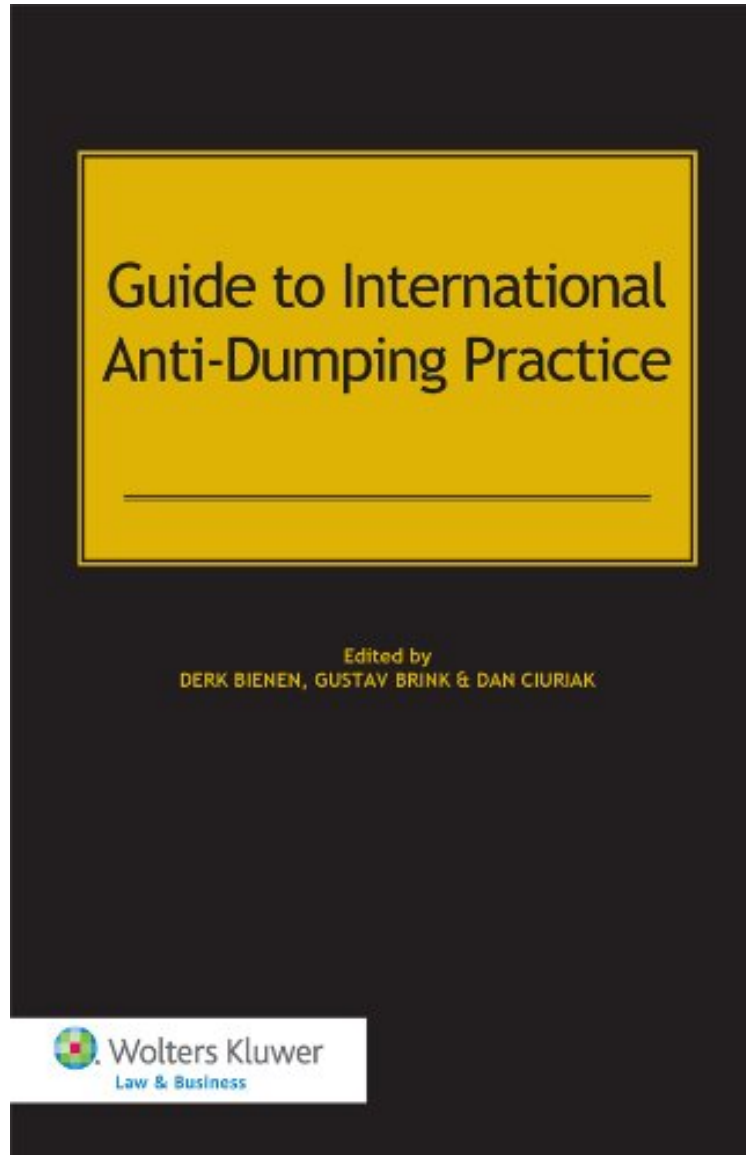


[Free] Guide to International Anti-Dumping Practice

Guide to International Anti-Dumping Practice

Derk Bienen, Gustav Brink

*ePub | *DOC | audiobook | ebooks | Download PDF*



DOWNLOAD



READ ONLINE

#3146956 in eBooks 2013-09-01 2013-09-01 File Name: B00GHTGQEW | File size: 48.Mb

Derk Bienen, Gustav Brink : Guide to International Anti-Dumping Practice before purchasing it in order to gage whether or not it would be worth my time, and all praised Guide to International Anti-Dumping Practice:

0 of 0 people found the following review helpful. easy to understand reference guide for anti-dumping practitionersBy D W MacKayThis is a well written, easy to understand reference guide for anti-dumping practitioners. Being involved with anti-dumping work all over the world, we have found this book comprehensive, but easy to access. The experts for each market know their subject matter well, drawing attention to the importance of understanding the practicalities and processes of cases in each jurisdiction, not only the legislative requirements. After all, it's as important to

understand the nuances of how things actually work, not only how they are supposed to work. Highly recommended to any serious professional in the anti-dumping space. 0 of 0 people found the following review helpful. How to protect your client in anti-dumping investigations By gustav brink The only book of its kind, it compares the anti-dumping systems of the top 13 users in the world, using the exact same lay-out for each country. This makes it easy to determine how different issues are viewed in each of the systems. An invaluable guide to all anti-dumping lawyers and consultants as well as their clients.

This book is the first to bring together the actual practices and procedures in all the major users of anti-dumping. The countries surveyed include all the so-called "traditional" users (Australia, Canada, the EU, New Zealand, South Africa, and the United States) as well as the leading "new" users (Argentina, Brazil, China, India, Korea, Mexico, and Turkey). The book provides not only an overview of each of the systems considered but also a detailed reference to the way different jurisdictions have handled specific issues. In addition, the structure for each chapter is virtually identical, allowing for a ready comparative analysis of various topics. These topics include the following: applicable legislation, regulations, prescribed guidelines and procedures; decision-making process and time-line; the likelihood of an investigation leading to the imposition of measures; statistics 1995-2011 with details of actual investigations and duties imposed; threshold of injury and calculation of non-injurious price; establishment of causal link; verification reports, hearings, access to information, and other procedural issues; reviews and refunds; and anti-circumvention measures. An introductory chapter provides a comparative statistical analysis of the use of anti-dumping by the thirteen countries, highlighting key features of anti-dumping systems in a comparative way. The introduction also assesses the important impacts of China's accession to the WTO in 2001 and of the economic and financial crisis of 2008-2009, discusses the treatment of non-market economies, and notes emerging tendencies in anti-dumping reform. This is an invaluable work on a key area in trade (and competition) law, written by a team of well-known experts. With its comprehensive and practical format, the book will be of great interest to practitioners dealing with anti-dumping cases, including trade law practitioners who may have to defend anti-dumping cases in different jurisdictions, attorneys in international trade law and competition law, government officials, academics, and researchers.