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BRIEF BIOGRAPHY

Walid Chaiehloudj is associate professor at Grenoble-Alpes University, currently in delegation at the University of the New-Caledonia. He is also an Associate Researcher at the University Côte d'Azur. Among other things, he teaches competition law, corporate law, intellectual property law and contract law. He wrote his doctoral thesis under the supervision of Professor David Bosco at Aix-Marseille University.

His thesis, entitled « Pay-for-delay agreements », offers a new analyse of these agreements and proposes a renewed vision of the relationship between competition law and patent law. His thesis obtained the 2018 *Concurrences* Best PhD Award and the 2018 Jules and Louis Jeanbernat Prize granted by Aix-Marseille University rewarding the best doctoral schooling. His thesis was published in 2019 by *Concurrences* in the collection "Concurrences Thesis" directed by Professor Laurence Idot.

Walid is the author of several book chapters and articles published in international, European and national journals. Recently, his writings have dealt with the issue of the practices implemented by digital companies (mainly the Big Techs), the European merger control in the digital era, the interaction between competition law and intellectual property law and the impact of the coronavirus epidemic on competition law enforcement. He is currently in charge of the U.S. antitrust law chronicle in the *Concurrences* Review and directs the "European and International Law" chronicle.

LIST OF PUBLICATIONS

Book

- *Pay-for-delay agreements: Contribution to the study of the relationship between competition law and patent law*, Preface by D. Bosco, Foreword by L. Idot, *Concurrences*, 2019, 568 pages. Thesis honored with the *Concurrences* Prize for the best thesis in competition law (2018) and the Jules and Louis Jeanbernat Prize granted by Aix-Marseille University rewarding the best doctoral schooling (2018).

Book chapters

- « Non-agression pacts », in *Les pactes* (eds. J. Mestre, H. Lécuyer et J. Heinich), LGDJ, 2021 (in French, forthcoming).

- « L'ordre public économique », in *Le droit économique au XXI^e siècle: notions et enjeux* (ed. J.-B. Racine), LGDJ, 2020 (in French, forthcoming).
- « Antitrust and Intellectual Property », in *Commentaire J. Mégret, Tome.1, Les éditions de l'université de Bruxelles*, 3rd ed., Autumn 2020 (in French, forthcoming).
- « Innovation and preparation of the market for the entry of competitors », in *L'articulation des droits de propriété intellectuelle et du droit de la concurrence* (ed. P. Trefigny), Dalloz, 2020, pp. 75-100 (in French).

Articles

- « L'action en responsabilité pour insuffisance d'actif en Nouvelle-Calédonie: Le droit national doit-il être source d'inspiration » (in French, forthcoming).
- « Between Relaxation and Intensification: Competition Law Tested Against the Coronavirus Headwinds », *JCP E* 2020, No 15-16, pp. 31-38 (in French).
- « The New Caledonian Competition Authority announces pursue competition law enforcement in the context of Covid-19 pandemic », *e-Competitions* 2020, April.
- « What effective tools for competition authorities in the digital economy? », *Contrats, concurrence, consommation* 2020, No 3, pp. 4-18 (in French).
- « Should European merger law be rethought after the *Alstom/Siemens* case? », *Cahiers de droit européen* 2019, No 2-3, pp. 549-611 (in French).
- « Abuse of dominance and Big Tech: An *Apple Store* Case after the *Google Android* Case? », *Concurrences Review* No 4-2018, pp. 215-222 (in French).
- « From contractual risk to competitive risk: the case of the preference pact included in the franchise agreement », *JCP G* 2018, No 43, pp. 1932-1938 (in French).
- « Fake news and competition law: reflections through the prism of the Facebook and Google cases », *Revue internationale de droit économique* 2018, No 1, pp. 17-40 (in French).
- « Tackling the Imbalance in Intellectual Property Contracts - Looking Ahead after the Reform of the French Contract Law », *RTD. com.* 2017, No 3, pp. 527-551 (in French).
- « The German Competition Authority controls a wet-lease agreement under german merger rules (*Air Berlin/Lufthansa*) », *e-Competitions* 2017, June.
- « Should merger law apply to the wet-lease agreement? Cursive study based on the *Air Berlin/Lufthansa* case », *AJ Contrat* 2017, No 5, pp. 211-216 (in French).
- « Agreements injecting competition on a distinct market, a new pay-for-delay generic entry on the market », *Concurrences Review* No 1-2016, pp. 73-79 (in French).
- « The fiscal strategies of the pharmaceutical industry. A look at the attractiveness of patent boxes and the practice of corporate inversion tax deals », *Propriété industrielle* 2016, No 1, pp. 12-17 (in French).

Chronicles and notes

- « The Court of Appeals for the Seventh Circuit applies the Noerr-Pennington Doctrine in an antitrust case on the futures market », *Concurrences Review* No 2-2020, pp. 234-236 (in French).
- « Eighty-two academics file an *amicus brief* with the Fifth Circuit Court of Appeals in support of the Federal Trade Commission's position in a pay-for-delay case », *Concurrences Review* No 1-2020, p. 202 (in French).
- « The Northern District Court of Georgia receives a complaint filed by an online advertising company accusing a well-known search engine company of monopolizing the market », *Concurrences Review* No 1-2020, pp. 199-202 (in French).
- « The Antitrust Division of the Department of Justice for the first time in its history uses arbitration to challenge merger between two suppliers of aluminium car body manufacturer under the administrative dispute resolution Act of 1996 », *Concurrences Review* No 4-2019, pp. 204-206 (in French).

- « The Court of Appeal for the District of Columbia Circuit confirms that search engines, leaders in the online search market, benefit from an antitrust immunity », *Concurrences Review* No 3-2019, pp. 211-213 (in French).
- « The Federal Trade Commission rules that two pharmaceutical laboratories concluded an unlawful pay-for-delay agreement », *Concurrences Review* No 2-2019, pp. 208 (in French).
- « The U.S. Court of Appeals for the Ninth Circuit denies a challenge to the use of the *per se* rule in a criminal antitrust case », *Concurrences Review* No 2-2019, pp. 206-208 (in French).
- « The Eastern District Court of Virginia orders a company resulting from a recent merger to divest a door manufacturing plant in order to restore competition in the interior door market », *Concurrences Review* No 1-2019, pp. 217-219 (in French).
- « The US Supreme Court rules that the credit card market is a multisided market and that anti-steering clauses do not have anticompetitive effects on this market », *Concurrences Review* No 4-2018, pp. 209-212 (in French).
- « The US District Court for the Northern District of California receives a lawsuit seeking class action status against three main manufacturers active in the memory chip market for having concluded anticompetitive agreements », *Concurrences Review* No 3-2018, pp. 195-196 (in French).
- « The US District Court of Central District of California rules on fixation of FRAND rate », *Concurrences Review* No 2-2018, pp. 207-210 (in French).
- The US Court of Appeals of the Third Circuit adopts a restrictive analysis of antitrust interest in bringing proceedings », *Concurrences Review* No 1-2018, pp. 209-211 (in French).

Conferences

- « What effective tools for competition authorities in the digital economy? », Conference at University Côte d'Azur, Nice, 10 January 2020.
- « Innovation and preparation of the market for the entry of competitors », Conference at Maison de l'avocat, Grenoble, 7 December 2018.
- « Algorithms and Competition Law », Conference at Technological University of Compiègne on the subject of the neutrality of the algorithm, Compiègne, 25-26 June 2018.
- « Freedom of contract and intellectual property », Workshop at Aix-Marseille University, Aix-en-Provence, 23 September 2016.