

YAYIN İLKELERİ VE MAKALE YAZIM KURALLARI /
PUBLICATION POLICY AND NOTES FOR CONTRIBUTORS

1. PUBLICATION POLICY

1. Competition Journal, which started its life in 2000, is a refereed journal published quarterly by the Turkish Competition Authority. The journal publishes original articles, case comments and news in Turkish and English in the field of competition law, policy and industrial organization.

2. Articles submitted to the rekabetdergisi@rekabet.gov.tr address for publication in the Competition Journal must be neither previously published in nor submitted for publication to other journals. Authors should provide their contact addresses, telephone and electronic mail information alongside their articles. Articles sent are first checked by Editors for their compliance with the rules stated under the heading “Publication Policy and Notes for Contributors”. Afterwards, they are sent anonymously to two referees who are expert on the subject. According to the reports of the referees, a decision will be made on whether to publish or reject the article or request corrections from the author, and this decision will be notified to the author as soon as possible. If deemed necessary, the opinion of a third referee may be requested.

3. Turkish Competition Authority shall pay net **TL 750** as the copyright fee to the author of each article published in the Competition Journal. Also, 10 copies of the journal shall be sent to the author, free of charge.

2. NOTES FOR CONTRIBUTORS

1. The first page of the article should include the following information:

- a) Title of the article in Turkish and English (With bold and all caps fonts),
- b) Name of the author and the organization s/he works in (Name of the author should be indicated directly below the title of the article, aligned right, and an asterisk should be inserted after the surname. The relevant footnote should indicate where the author works and his/her title),
- c) An abstract of maximum 200 words in Turkish and English,
- d) Five keywords in Turkish and English,

2. Articles, including the bibliography section, should be written with a 12 point Times New Roman font, double-spaced. Footnotes and tables should use 10 point fonts. Footnotes should be included in numerical order at the bottom of each page. Tables and figures should be numbered; their titles should be indicated over the figure/table and the sources should be indicated below.

3. For its first instance, an abbreviated name should be used in its full form, with the abbreviation included in parenthesis.
4. Foreign terms used in the text should be in italics.
5. Headings, with the exception of “Introduction” and “Conclusion”, should be arranged without letters or Roman numerals as follows:

1. BOLD AND ALL CAPS

1.1. Bold and Only First Letters in Caps

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6. References to sources should be done in footnotes. Footnotes should be included in numerical order at the bottom of each page. All sources to be referenced in the text should be indicated under the heading Bibliography. Bibliography should be arranged in alphabetical order. If more than one title by an author is referenced, recent titles should be listed later. In case an author has more than one title with the same date, letters such as “a”, “b”, “c” should be appended to the date of publication. Formatting rules to follow in references and in the bibliography are listed below:

a) For Books with one Author:

For the first reference in the text: WHISH, R. (2009), *Competition Law*, Sixth Edition, Oxford University Press, New York, US, p.72.

For other references: Whish 2009, p.173.

In the bibliography: WHISH, R. (2009), *Competition Law*, Sixth Edition, Oxford University Press, New York, US.

b) For Articles with one Author:

For the first reference in the text: WILS, W.P.J. (2005), “Is Criminalization of EU Competition Law the Answer?”, *World Competition*, No:28(2), p.117.

For other references: Wils 2005, p.130.

In the bibliography: WILS, W.P.J. (2005), “Is Criminalization of EU Competition Law the Answer?”, *World Competition*, No:28(2), p.117-159.

c) For Books and Articles with Two Authors:

For the first reference in the text: JONES, A. and B. SUFRIN (2004), *EC Competition Law Text, Cases, and Materials*, Second Edition, Oxford University Press, New York, US, p.819-820.

For other references: Jones and Sufrin 2004, p.130.

In the bibliography: JONES, A. and B. SUFRIN (2004), *EC Competition Law Text, Cases, and Materials*, Second Edition, Oxford University Press, New York, US.

d) For Books and Articles with Three or More Than Three Authors:

For the first reference in the text: NEVEN, D., P. PAPANDROPOULOS and P. SEABRIGHT (1998), *Trawling for Minnows European Competition Policy and Agreements Between Firms*, Centre for Economic Policy Research, Great Britain, p.61.

For other references: Neven et al. 1998, p.61.

In the bibliography: NEVEN, D., P. PAPANDROPOULOS and P. SEABRIGHT (1998), *Trawling for Minnows European Competition Policy and Agreements Between Firms*, Centre for Economic Policy Research, Great Britain.

e) For Articles in Edited Publications:

For the first reference in the text: GUERRIN, M. and G. KYRIAZIS (1992), “Cartels: Proof and Procedural Issues”, B.E. Hawk (ed.), in *Annual Proceedings of the Fordham Corporate Law Institute International Antitrust Law and Policy*, p.773.

For other references: Guerrin and Kyriazis 1992, p.813.

In the bibliography: GUERRIN, M. and G. KYRIAZIS (1992), “Cartels: Proof and Procedural Issues”, B.E. Hawk (ed.), in *Annual Proceedings of the Fordham Corporate Law Institute International Antitrust Law and Policy*, p.773-843.

f) For Publications, Reports, etc. without an Author:

For the first reference in the text: OECD (2005), *Competition Law and Policy in Turkey*, OECD, Paris, p.24.

For other references: OECD 2005, p.42.

In the bibliography: OECD (2005), *Competition Law and Policy in Turkey*, OECD, Paris.

g) For Sources from the Internet:

For the first reference in the text: HAMMOND, S.D. (2006), “The U.S. Model of Negotiated Plea Agreements: A Good Deal With Benefits For All”, OECD Competition Committee Working Party No.3, Paris, France,

<http://www.usdoj.gov/atr/public/speeches/219332.pdf>,

Date Accessed: 08.01.2009, p.5.

For other references: Hammond 2006, p.8.

In the bibliography: HAMMOND, S.D. (2006), “The U.S. Model of Negotiated Plea Agreements: A Good Deal With Benefits For All”, OECD Competition Committee Working Party No.3, Paris, France,
<http://www.usdoj.gov/atr/public/speeches/219332.pdf>,
Date Accessed: 08.01.2009.

h) For Thesis:

For the first reference in the text: KAYIHAN, L. (1999), *An Analysis of Vertical Restraints and Green Paper Implications*, Unpublished Graduate Thesis, Katholieke Universiteit Leuven, Leuven, p.12.

For other references: Kayihan 1999, p.15.

In the bibliography: KAYIHAN, L. (1999), *An Analysis of Vertical Restraints and Green Paper Implications*, Unpublished Graduate Thesis, Katholieke Universiteit Leuven, Leuven.