

The Annotation of the Fair Trade Law (Vol. 2)

Abstract

The project regarding “The Annotation of the Fair Trade Law” intends to accomplish the purpose of providing a profound reference book and then helping the government, scholars and enterprises to cope with the cases related to the Fair Trade Law. Furthermore, follow-up researches are also supposed to be boosted by this project. Hence, this project tries to expound the theories and practice with regard to the Fair Trade Law and to consider users’ need of interpreting and applying the Fair Trade Law.

As for its style, “The Annotation of the Fair Trade Law” is compiled by taking foreign annotation books and the previous experiences of annotating important Taiwan’s codes for reference. Besides, it also emphasizes the purpose, elements, effects and application of each article, and especially focus on the interpretation of the competent authority. Moreover, for improving the experiences and abilities of enforcing competitive laws, “The Annotation of the Fair Trade Law” introduces the relevant regulations of United States, Japan, German and the European Union prior to the annotation of each article.

“The Annotation of the Fair Trade Law” volume 2 is comprised of the preface and the annotation of the Articles classified in Chapter 3(Unfair Competition), including Article 18 “Resale Price Maintenance”, Article 19 “Acts Likely to Lessen Competition or to Impede Fair Competition”, Article 20 “Palming Off”, Article 21” False or Misleading Representations or Symbol”, Article 22 “Trade Disparagement and Defamation”, Article 23 “Illegitimate Multi-Level Sale”, Article 23-1 “Participant’s Right to Rescind the Agreement”, Article 23-2 “Participant’s Right to Terminate the Agreement”, Article 23-3 “the Effect of Participant’s Rescinding and Terminating”, Article 23-4 “Supervisory Regulations Governing Multi-Level Sales” and Article 24 “Deceptive or Obviously Unfair Conduct That Is Able to Affect Trading Order”.