

# Yoshiteru UEMURA

August 2017

Office :

5-4-33, Amami Higashi, Matsubara,  
Osaka, 580-8502 JAPAN

Tel: +81-72-332-1224, ext. 8710, Fax: +81-72-336-2633

E-mail: uemura@hannan-u.ac.jp

---

## POSITION

Associate Professor (tenured)  
Faculty of Economics  
Hannan University, Osaka, Japan

Part-time Lecturer (EU Competition Law)  
Faculty of Law, Kansai University, Osaka, Japan

## SPECIALIZATION

Antimonopoly Act of Japan, Competition Laws (US, EU, Australia, etc.)

## EDUCATION

Graduate School of International Corporate Strategy  
Hitotsubashi University, Tokyo, Japan

- I earned credits necessary to write a doctoral dissertation.

Graduate School of International and Business Law  
Yokohama National University, Yokohama, Japan

- LL.M., International Economic Laws, 1999

School of Law  
Tohoku University, Sendai, Japan

- LL.B., 1997

## **PROFESSIONAL EXPERIENCE**

Visiting Scholar

Melbourne Law School, The University of Melbourne  
Carlton, VIC, Australia

August - September 2017

August - September 2016

Dean of Students

Hannan University, Osaka, Japan

April 2012 - March 2015

Vice Director

Center for International Programs

Hannan University, Osaka, Japan

April 2012 - March 2015

Overseas Research

School of Law

Northwestern University, Chicago, IL, USA

August 2012 - September 2012

Visiting Researcher

Competition Policy Research Center

Japan Fair Trade Commission, Tokyo, Japan

April 2012 - March 2013

Visiting Foreign Scholar

School of Law, Fordham University, New York, NY, USA

September 2010 - September 2011

Part-time Lecturer

Faculty of Law

Kansai University, Osaka, Japan

April 2007 - Present

Associate Professor

Faculty of Economics

Hannan University, Osaka, Japan

April 2005 - Present

Assistant Professor  
Faculty of Economics  
Hannan University, Osaka, Japan  
April 2004 - March 2005

#### **ACADEMIC ASSOCIATIONS**

The Japan Association of Economic Law (April 1999 - Present)  
The Japan Association of International Economic Law (April 1999 - Present)  
The EU Study Association in Japan (April 1999 - Present)  
Academic Society for Competition Law (May 2015 - Present)

#### **SOCIAL ACTIVITIES**

Director (International Friendship Promotion, Seminar), July 2017 - Present  
Member, May 2015 - Present  
Japan-Australia Society of Osaka  
Osaka City, Osaka Prefecture, Japan

Council  
Information Disclosure, Personal Information Protection Examination Committee,  
Matsubara City, Osaka Prefecture, Japan  
April 2008 - January 2014

#### **LANGUAGES**

Japanese (native), English (proficient user, CEFR Level: C1)

#### **PAPERS**

“RPM Regulation in Japan: Reform and Modernisation,” *Journal of Hannan University (Social Science)*, Vol.52, No.2, March, 2017.

“The End of the *Leegin* Saga and the Beginning of Development for the *Rule of Reason* in RPM Cases,” *Journal of Hannan University (Social Science)*, Vol.47, No.2, March, 2012.

“Resale Price Maintenance of Sports Shoes through Account System:  
The Nike Japan Case (Case No.76),” *Jurist (Special Edition):  
Economic Law Decisions and Rulings*, April, 2010.

“A Memorandum about the Laker Airways Litigation,”  
*Journal of Hannan University (Social Science)*, Vol.42, No.1, November, 2006.

“A Price Discrimination Litigation Case in which the Courts Reviewed Whether a  
Retailer’s Pricing was Below Cost or Not: The Nippon Gas Injunction Case,”  
*Journal of Hannan University (Social Science)*, Vol.42, No.2, March, 2006.

“Regarding Article 6 of the Japanese Antimonopoly Act in the Context of Amending  
the Provisions for the Service of Documents,”  
*Journal of Hannan University (Social Science)*, Vol.41, No.1, November, 2005.

“Likelihood of Impeding Fair Competition in Primary Line Price Discrimination:  
The Tokai Corporation Injunction Case,” *Jurist*, No.1292, June, 2005.

“Issues Arising from the JFTC’s Procedures to Commence Hearing on Violations  
Which Have Already Ceased to Exist,” *Kouseitorihiki (Fair Trade)*, No.643.

“The Meaning of ‘Public Interest’ in the Provision of Article 2 (6) of the Japanese  
Antimonopoly Act,” *Jurist*, No.1249, July, 2003.

*Global Counsel Handbooks • Competition Law • 2003/04 (Country Q&A, Japan)*, co-  
authored by Naomichi Chiba, Takeo Yamada and Hiroyuki Komyo,  
Practical Law Company, 2003.

“Development of Asian Competition Laws,” *Journal of the Japanese Institute of  
International Business Law*, Vol.31, No.9, September, 2003, in collaboration with  
Professor Masahiro Murakami.

*Global Counsel Handbooks • Competition Law • 2002/03 (Country Q&A, Japan)*, co-  
authored by Naomichi Chiba, Takeo Yamada and Hiroyuki Komyo,  
Practical Law Company, 2002.

“Proof of Individual Rigging and Finding of Damages in Bid-rigging Cases,” *Jurist*,  
No.1231, October, 2002.

“Legal Nature of Surcharge and its Relations with Civil Unjust Enrichment Restitution and Criminal Punishment,” *Jurist* No.1178, June, 2000.

“Development of the Control over an International Agreement Which Contains an Unfair Trade Practice Clause,” *Yokohama Law Review*, Vol.8, No.3, March, 2000, in collaboration with Professor Masahiro Murakami.

“Extraterritorial Application of Competition Laws,”  
Master’s thesis accredited by Yokohama National University in March 1999.

## **REFERENCES**

Available on request