

The Brussels office of Skadden opened in 1990 and advises clients on European Union (EU) law. Our attorneys handle matters involving EU and other non-U.S. antitrust, cartel and merger control laws, as well as a wide range of other EU competition, liberalization and regulatory issues.

Skadden is one of the most successful American law firms to have established a combined U.S. and European capability in Europe, developing local practices across the key European jurisdictions. Our European practice extends across six offices, operating as an integrated practice group without office or jurisdictional boundaries. This approach is a critical part of our competitive advantage in Europe.

Skadden's Brussels office is recognized as having one of the top practices in the area of European Union and International Competition by *Chambers Europe*, *IFLR 1000* and *The Legal 500*. In 2019, Skadden was recognized as Competition Team of the Year by *Legal Business*, and in 2016 Skadden was ranked as an "Outstanding" firm in *Global Competition Review's* survey of Brussels' top competition practices.

Merger Control

The Brussels office is involved in counseling and litigating on behalf of clients regarding EU and other non-U.S. antitrust issues raised by multi-national mergers, acquisitions and joint ventures. Our attorneys appear regularly before the European Commission and national competition authorities. The Brussels office coordinates antitrust merger control notifications, reviews and approvals in jurisdictions outside the United States.

Government Investigations

The Brussels office advises clients in investigations before various government agencies, including in relation to alleged violations of Article 101 and Article 102 of the EU Treaty, and defends clients against increasingly vigorous enforcement actions brought by the European Commission and other antitrust agencies worldwide. We frequently assist clients who face parallel cartel investigations coordinated among global antitrust authorities in diverse jurisdictions — the U.S., Canada, the EU, South Africa, Brazil, Israel, Taiwan, New Zealand, South Korea, Japan and Australia. Our attorneys carefully

conceive strategies to address important differences in procedural requirements and policy priorities that arise in global investigations, including on issues pertaining to leniency application requirements; document production, confidentiality and privilege; criminal sanctions for cartel behavior; and third-party access to evidence produced in other jurisdictions, both in litigation and administrative proceedings. Our global team works closely with our London litigation attorneys, who are experienced in handling private litigation that flows from findings of competition law infringement in Europe and worldwide.

Antitrust Counseling, Litigation and Compliance

The Brussels office practice also includes counseling, litigation and regulatory work on nontransactional EU competition and related regulatory matters. Much of our nontransaction practice is centered on EU and national competition laws regulating unilateral and concerted business conduct. Our attorneys advise clients on: Article 102 issues, including the legality of pricing, refusals to deal and other non-pricing business behavior by companies with significant market positions; and Article 101 issues, such as strategic alliances, review of structuring distribution arrangements, intellectual property licenses (*e.g.*, patents, know-how, trademark and copyrights), and other vertical agreements and arrangements affecting parallel imports and other competitive arrangements. Attorneys work closely with in-house counsel to structure and implement EU antitrust compliance programs and to defend clients in enforcement actions brought by the European Commission.

Languages

Dutch/Flemish, English, French, German, Greek and Italian