



TERMS AND CONDITIONS FOR THE USE OF THE BETWEENITY WEBSITE AND APPLICATION (BETWEENITY TERMS)

Last updated: 6 October 2020

1. Betweenity (Pty) Ltd (Betweenity, us, our or we) is a South African company providing products and services in the area of competition law, economics and policy.
2. Betweenity is incorporated in South Africa. Our details are:
 - Company number: 2020/110724/07
 - Registered address: 130 Linden Road, Johannesburg, 2196, South Africa
 - Registered postal address: PO Box 291286, Melville, 2109
 - Website address: www.betweenity.africa (Website)
 - Telephone number: +27 68 583 6082
 - E-mail address: info@betweenity.africa

Terms and conditions applying to the Betweenity Website (Website Terms)

3. By using the Website, you acknowledge to agreeing to the Website Terms.
4. The most recent version of the Website Terms applies. The Website Terms may change from time to time and you will be subject to the version of the Website Terms in force at the relevant time.
5. We own the copyright to and in respect of the Website and all information and selected images contained on it, and no part of it may be reproduced without our prior written consent.
6. The Website is subject to South African law.

Terms and conditions applying to the Betweenity Application (Application Terms)

7. The Betweenity Application (Application) is the sole property of Betweenity (Pty) Ltd, a South African company providing products and services in the area of competition law, economics and policy.
8. By using the Application, you acknowledge to agreeing to the Application Terms.
9. The most recent version of the Application Terms applies. The Application Terms may change from time to time and you will be subject to the version of the Application Terms in force at the relevant time.
10. We own the copyright to and in respect of;
 - a. the Application;
 - b. all information contained on the Application, unless where otherwise stated or clear from the context; and
 - c. selected images contained on the Application.
11. No part of the Application may be reproduced without our prior written consent. Refer to clauses 20 and 21 dealing with the citing of the Application and Betweenity articles.
12. The Application is subject to South African law.



13. You warrant that all information provided by you is true, accurate and complete. You undertake to notify us promptly of any changes to such information. You agree not to impersonate any other person or any other entity, or to use a false name or a name that you are not authorised to use. We reserve the right to decline any application from you to register as a user on the Application in our sole discretion and/or to suspend the use of the Application where we believe in our sole discretion that you are in breach of this clause.
14. The purpose of the Application is to create awareness of relevant issues concerning competition law, economics and policy on the African continent. We do not provide legal advice. We will not be liable for any loss you suffer for assuming legal positions based on content posted on the Application.
15. Users must familiarise themselves with the legal regimes applicable to the jurisdictions of interest. It must be noted that more than one competition law regime (e.g. a national and regional regime) may apply to a particular jurisdiction.
16. Users must note that numerous memoranda of understanding exist between African competition jurisdictions, and that information between national and regional competition agencies is shared on a continual basis. Inter-agency adoption of principles contained in competition laws, policies, guidelines and case law over time is commonplace. For maximum benefit, users are encouraged to consider developments across jurisdictions.
17. While efforts are made to have factual positions confirmed prior to publishing, it remains the user's responsibility to have such positions confirmed prior to acting on them. We will not be liable for any loss you suffer for relying on any content posted on the Application.
18. Also, while every effort is made to ensure the thorough and comprehensive tracking of competition law, economics and policy developments in the various jurisdictions on the continent, Betweenity will not be liable for any loss a user suffers for content not posted on the Application.
19. The Application generally constitutes an aggregation service and as far as possible Betweenity provides a link to the original sources that had been used, in part or in full, in the preparation of Betweenity articles.
20. Users quoting Betweenity articles must reference Betweenity (or the author specified by Betweenity) as the author of the information quoted in instances where the quoted information is absent from the original source document.
21. If the Betweenity Application constitutes the source of information that a user, or his/her organisation, shares, for example on social media, the Betweenity Application must be recognised.