

**DIRECTORATE FOR FINANCIAL AND ENTERPRISE AFFAIRS
COMPETITION COMMITTEE**

Global Forum on Competition

**COMPETITION LAW AND STATE-OWNED ENTERPRISES – Contribution
from Mongolia**

- Session V -

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This contribution is submitted by Mongolia under Session V of the Global Forum on Competition to be held on 29-30 November 2018.

More documentation related to this discussion can be found at: oe.cd/csoes.

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Competition Law and State-Owned Enterprises

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1. Competition law of Mongolia has been approved in 1993 as "The Law of Prohibiting Unfair Competition". The revised law was adopted as a Competition Law in 2010 in order to improve the legal environment. The objective of the competition law is to establish conditions for fair competition in the entrepreneur's market, to prevent, prohibit, restrict and control any activities that are harmful to the market and regulate competition

- The Authority for Fair Competition and Consumer Protection of Mongolia have power to make conclusions on privatization of state-owned legal entities to the draft of proposals and proposals for the privatization of state-owned entities" to pursuant to Article 15.1.15 of Article 15 of the Law on Competition.
- In Mongolia operating over 100 state-owned legal entities, over 50 percent operates in the electricity and thermal industry. In this regard, the AFCCP is set up by the monopoly and dominant positions based on the market share and geographical location based on the "Regulation on Identifying Monopoly and Dominant Farmers" by Appendix to the Resolution No. 298 of the Government. Consistent with regards to its capacity to change the quantity and volume of the merchandise supplied to the credit and to review the price change for the goods concerned has been monitored by giving license.