



Albert H. Choi
Professor of Law

February 20, 2020

DISCLOSURE STATEMENT

Re: Article “Class Actions and Private Antitrust Litigation” (joint with Kathy Spier)

Each author of a submitted article should identify each interested party from whom he or she has received significant financial support, summing to at least \$10,000 in the past three years, in the form of consultant fees, retainers, grants and the like. The disclosure requirement also includes in-kind support, such as providing access to data. If the support in question comes with a non-disclosure obligation, that fact should be stated, along with as much information as the obligation permits. If there are no such sources of funds, that fact should be stated explicitly. An “interested” party is any individual, group, or organization that has a financial, ideological, or political stake related to the article.

Disclosure: I have not received any financial or in-kind support from any interested party for the research contained in the above-mentioned article. To my knowledge, no close relative or partner has received any support from an interested party, either.

Each author should disclose any paid or unpaid positions as officer, director, or board member of relevant non-profit organizations or profit-making entities. A “relevant” organization is one whose policy positions, goals, or financial interests relate to the article.

Disclosure: I do not hold any position with an organization whose policy positions, goals, or financial interests relate to the above-mentioned article. To my knowledge, no close relative or partner holds a position with any relevant organization, either.

Each author must disclose if another party had the right to review the paper prior to its circulation.

Disclosure: No other party has a right to review the above-mentioned paper prior to its circulation.

Sincerely,