Blackman: Commentary on the Companies Act 2008

Blackman: Commentary on the Companies Act 2008 draws on the academic expertise and practical experience of 13 authors to bring you the most current and comprehensive commentary on the Companies Act, 2008 available today.

Comprising a section-by-section commentary on the Companies Act 71 of 2008, the subscription publication offers a closely argued analysis of every provision in the context of the Act, its historical development, and of its interpretation by our courts.

The third edition of this work was necessitated by the many changes to the law and the court practice in South Africa since the advent of the Constitution of the Republic of South Africa, 1996. On 23 August 2013 a new dispensation came into operation following the commencement of the Superior Courts Act 10 of 2013 and the Constitution: Seventeenth Amendment Act of 2013.

The centrepiece of the Handbook is the National Ports Act 12 of 2008. The adoption of the National Ports Act marks a new era in the development of South African ports law. It represents the first attempt at creating a comprehensive national, operational and regulatory framework for ports. Importantly, it gives strong signal opening South Africa’s port sector to greater private sector participation and competition.

Blackman: Commentary on the Companies Act 2008 (normal price R584.00) is NOW R408.80

The companies Handbook on the Companies Act 71 of 2008, the subscription publication offers a closely argued analysis of every provision in the context of the Act, its historical development, and of its interpretation by our courts.

The third edition of this work was necessitated by the many changes to the law and the court practice in South Africa since the advent of the Constitution of the Republic of South Africa, 1996. On 23 August 2013 a new dispensation came into operation following the commencement of the Superior Courts Act 10 of 2013 and the Constitution: Seventeenth Amendment Act of 2013.

The centrepiece of the Handbook is the National Ports Act 12 of 2008. The adoption of the National Ports Act marks a new era in the development of South African ports law. It represents the first attempt at creating a comprehensive national, operational and regulatory framework for ports. Importantly, it gives strong signal opening South Africa’s port sector to greater private sector participation and competition.