

Competition policy in the European Union

Palgrave Macmillan - Competition Policy in the European Union and the United States: Convergence or Divergence? 1



Description: -

- Student teaching -- Addresses, essays, lectures.
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The European Union series

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Again, with consumer interests in mind, they managed to ensure that decisions of national competition authorities would be considered *prima facie* evidence of a breach of competition law. Whilst there are no statutory defences under Article 102, the Court of Justice has stressed that a dominant firm may seek to justify behaviour that would otherwise constitute abuse, either by arguing that the behaviour is objectively justifiable or by showing that any resulting negative consequences are outweighed by the greater efficiencies it promotes.

Competition Policy

European competition law is the in use within the European Union. The Hague:Eleven International Publishing, 2011. RTT sued them, demanding that GB inform customers that their phones were unapproved.

Competition Policy

In recent years, mergers have increased in their complexity, size and geographical reach, as seen in the merger between Pfizer and Warner-Lambert. If you think you should have access to this title, please contact your librarian. It necessarily affects the potential consequences of the infringements on the market.

European Union competition law

As far as agreements are concerned the mere anticompetitive effect is sufficient to make it illegal even if the parties were unaware of it or did not intend such effect to take place. They found that , a German manufacturer of household appliances, acted illegally in granting exclusive dealership rights to its French subsidiary.

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