

European Competition Law in a Nutshell: A Concise Guide

von
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PREFACE

The impact of European Competition Law in the globalised world is universal, as has been experienced, inter alia, by Microsoft or Intel Corp. The Commission's and European Courts' jurisdiction extends not only to undertakings incorporated in EU Member States, but also to undertakings of any nationality whose business affects the internal market in the EU.

Surprisingly for its wide impact, the legal foundations for European Competition Law are modest; only nine Articles in the Treaty of the Functioning of the European Union deal with this field of law, however, further powers and legal details of the application of these Articles are shaped largely by case law. This book is intended to provide guidance in navigating both the huge body of jurisprudence comprised of cases heard before the European Courts as well as decisions issued by the Commission. It aims to present in a clear and concise manner a full range of European Competition Law topics: Cartels, Antitrust, Merger Control, State Aid and Public Procurement.

This book examines the theoretical bases of European Competition Law and discusses the application of those concepts in cases which have been investigated by the Commission and heard before the European Courts. Our aim is to offer practitioners as well as legal students a useful overview of the field of European Competition law (in particular without getting bogged down in excessive detail) which will improve the reader's knowledge of both the theory and practice of this area of law.

The authors comprise a tenured Professor of law who is specialised in European Law and is the academic director of MERNI (Master of European Regulation of Network Industries) at Bonn University, a German lawyer and a Solicitor of the Supreme Court of England and Wales. This text benefits from a collaboration between lawyers with both civil and common law backgrounds whose areas of expertise are varied yet complementary. With experience ranging from advising multi-national corporations and governments to pleading before the General Court and Court of Justice, the authors are well placed to analyse European Competition Law and policy.

For her essential support we would like to thank *Mara Hellstern* who not only proof-read the text but also enriched it with new ideas. The book was also supported by *Beate Förtsch, Volker Bache, Christopher Hasenkamp, Benjamin Schmitz* and *Philipp Kühn*. Finally, we would like to thank the team of Lexxion for their assistance.

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TABLE OF CONTENTS

PREFACE.	V
CHAPTER ONE	
WHY COMPETITION REGULATION IN THE EUROPEAN UNION?	1
I. The Structure of General Competition Provisions	2
II. The Scope of Articles 101–109 TFEU	2
1. “Competition” in the Context of European Competition Law	3
2. The Investigation of Restraints of Trade	5
3. The “More Economic Approach” and Consumer Protection	8
III. General versus Sector-Specific Competition Regulation	8
CHAPTER TWO	
THE PROHIBITIONS OF RESTRAINT OF TRADE UNDER ARTICLES 101	
(CARTELS) AND 102 (ABUSE OF A DOMINANT POSITION) TFEU.	11
I. The Elements of an Infringement Committed by an Undertaking	
and the Legal Consequences of those Actions	11
II. Elements of an Infringement: an Undertaking’s Actions	12
1. Undertakings	13
2. Public Undertakings and Those to Which Member States	
have Granted Special or Exclusive Rights (Article 106(1) TFEU)	19
III. Legal Consequences of an Infringement of European	
Competition Law: Who is the Addressee of a Decision?	20
IV. Member States	22
1. Member States as Addressees of Commission Decisions	23
2. Responsibility Accruing to an Undertaking	24
V. Market Definition	29
1. The Principles of Market Definition – Criteria and Methods	30
2. Product, Geographic and Temporal Market Demarcation	33
VI. Examples: Market Demarcation in Practice	34
1. Demand Side Substitutability – the Classic: <i>United Brands</i>	34
2. Comparable Products – Neighbouring Markets	35
3. Supply Side Substitutability	37
4. Regulated Industries	39
5. Tied Services	40
6. Relevance of Distribution Channels	41
7. One Product – Two Markets	42

CHAPTER THREE

THE PROHIBITION ON CARTELS UNDER ARTICLE 101 TFEU	43
I. The Structure of the Prohibition	44
II. Concerted Practices	45
1. Agreements between Undertakings	45
2. Decisions by Associations of Undertakings	51
3. Concerted Practices	52
III. Restriction of Competition	58
1. Enabling Entry into the Market and Stimulation of the Market – a Rule of Reason Test?	59
2. Restrictions on Competition in Detail	60
3. An Exception to Article 101(1) for the Functioning of the Market?	68
IV. “Trade between Member States”	69
V. The <i>de minimis</i> Rule	70
1. An Appreciable Effect on Trade between Member States	71
2. An Appreciable Restriction of Competition	72
VI. The Exception under Article 101(3) TFEU	73
1. The Application of the Exemption	73
2. Block Exemption Regulations	74
3. Individual Exemption	83

CHAPTER FOUR

ABUSE OF A DOMINANT POSITION UNDER ARTICLE 102 TFEU	87
I. Dominant Position	88
1. Market Share	88
2. Decisive Criteria for Determining a Dominant Position	89
3. Collective Market Dominance	91
4. Substantial Part of the Internal Market	93
5. “Trade between Member States”	94
II. Abuse of a Dominant Position	94
1. Specific Behaviour to Which Article 102 TFEU Applies	95
2. Categorisation of Abuses: Exploitative and Exclusionary Conduct	95
III. Types of Abuse of a Dominant Position	96
1. Price Abuse	96
2. Refusal to Supply	99
3. Discrimination	102
4. Exclusive Dealing	103
5. Refusal of Access or to License	104
6. Protection of Intellectual Property and Abuse of Legal Rights	107
7. Product Tying, Bundling and Discounts	108
8. Predatory Behaviour	110
IV. The Relationship between Articles 101 and 102 TFEU	111

CHAPTER FIVE

THE ARTICLE 106(2) TFEU EXEMPTION.	113
I. “Undertakings” in Article 106(2) TFEU	114
II. Services of General Economic Interest	114
1. Services of Economic Interest	115
2. Services of General Interest	116
3. Union-Level Regulation – Member State Discretion	117
4. Example: British United Provident Association Ltd..	
(BUPA)	118
III. “Entrustment” of an Undertaking.	119
1. Example: British United Provident Association Ltd..	
(BUPA)	120
2. Example: Postal Services’ Exemption from Value Added Tax	
(“VAT”)	121
IV. Obstruction of Performance	122
1. Obstruction of an Undertaking’s Assigned Tasks.	122
2. The Development of Trade	124
3. Proportionality.	124
V. The Commission’s Competence under Article 106 TFEU	125

CHAPTER SIX

THE COMMISSION’S COMPETENCE.	127
I. Preliminary Proceedings.	127
1. Powers of Investigation	128
2. Undertakings under Investigation: Their Rights and Obligations	129
3. Sector Inquiries	130
II. Preliminary Assessment	131
III. Decision by the Commission	131
1. Behavioural and Structural Remedies.	131
2. Commitments	132
IV. The Burden of Proof	132
V. Limitation Periods.	133
VI. Appeals against Commission Decisions.	133
1. Primary Legal Protection.	133
2. Secondary Legal Protection	134
VII. Private Enforcement of Competition Law	137
VIII. Scope of European Competition Law	138
1. Scope of European Competition Law	138
2. Relationship with Competition Law in Member States	138
3. Cooperation between the Commission and National Competition	
Authorities	139

CHAPTER SEVEN

MAIN FEATURES OF EUROPEAN MERGER CONTROL	141
I. Legal Bases	142
1. Example: “The Old Merger Control” under Articles 101 and 102 TFEU	142
2. Secondary Legislation	143
II. Addressees of and Liability under the Merger Regulation	143
III. Concentrations with an Internal Market Dimension	144
1. Concentrations: Mergers and Acquisitions	144
2. Change of Control	145
3. Internal Market Dimension	148
4. European and National Merger Control	149
IV. Compatibility with the Internal Market	150
1. Market Definition	151
2. Market Dominance	151
3. Impediment to Effective Competition	156
4. Horizontal versus Vertical Concentrations	158
5. Burden of Proof	159
V. Merger Control Procedure	160
1. Mandatory Notification	160
2. Procedure	161

CHAPTER EIGHT

EUROPEAN UNION STATE AID LAW	163
I. System and Structure of EU State Aid Regulation	164
II. Legal Aspects of EU State Aid Regulation	165
1. Applicability of State Aid Rules	165
2. Procedural Rules	167
III. The Prohibition set out in Article 107(1) TFEU	168
1. Selective Advantage	168
2. By a Member State or through State Resources	173
3. Certain Undertakings or the Production of Certain Goods	175
4. Distortion of Competition	177
5. Effect on Trade between Member States	178
6. The Altmark Conditions Rendering Article 107(1) TFEU Inapplicable	180
IV. Exceptions to the Prohibition on State Aid	182
1. Legal Exceptions – Article 107(2) TFEU	182
2. Potential Exceptions – Article 107(3) TFEU	183
3. Article 106(2) TFEU in the Context of State Aid	185
V. Procedural Aspects of State Aid Regulation	188
1. The Notification Procedure	188

2. Preliminary Examination	189
3. Formal Investigation Procedure	189
4. Infringements of the State Aid Regime	190
CHAPTER NINE	
EUROPEAN PUBLIC PROCUREMENT LAW	197
I. The Range of Application of Public Procurement Law	197
1. "Contracting Authority"	198
2. What Constitutes Public Procurement?	203
3. Threshold Values	214
4. Exemptions to Public Procurement Rules	215
II. Award Procedures	216
III. Legal Protection Relating to the Award Process	219
OVERVIEW:	
IMPORTANT DECISIONS – EXAMPLES.	221
REGISTER.	227