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Antitrust And Monopoly

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Antitrust and Monopoly Dominick T. Armentano, 1996 The stated purpose of antitrust laws is to protect competition and the public interest But do such laws actually restrict the competitive process harming consumers and serving the special interests of a few politically connected competitors Is antitrust law a necessary defense against the predatory business practices of wealthy entrenched corporations that dominate a market Or does antitrust law actually work to restrain and restrict the competitive process injuring the public it is supposed to protect This breakthrough study examines the classic cases in antitrust law and demonstrates a surprising gap between the stated aims of antitrust law and what it actually accomplishes in the real world Instead of protecting competition this book asserts antitrust law actually protects certain politically favoured competitors This is an essential work for anyone wishing to understand the limitations and problems of contemporary antitrust actions International Aspects of Antitrust Laws United States. Congress. Senate. Committee on the Judiciary. Subcommittee on Antitrust and Monopoly, 1974

The Evolution of China's Anti-Monopoly Law Xiaoye Wang, 2014-07-31 China's Anti Monopoly Law AML is one of the youngest and most influential antitrust laws in the world today This book aims to provide a better understanding of the evolution of China's AML to the international community through a collection of essays Oversight of Antitrust Enforcement United States. Congress. Senate. Committee on the Judiciary. Subcommittee on Antitrust and Monopoly, 1977 **United States Versus Economic Concentration and Monopoly** United States. Congress. House. Committee on Small Business, 1946 The Chinese Anti-Monopoly Law Michael Faure, Xinzhu Zhang, 2013-01-01 This book focuses on experiences with the Anti Monopoly Law AML of 2007 in China It uses carefully chosen case studies to examine how the competition authorities in China discuss cases and how they use economic reasoning in their decision making process Bringing together comparative perspectives the expert contributors discuss the practice of the Anti Monopoly Law in China from the viewpoints of European and American competition policy Several very current topics are given specific attention including enforcement the role of the state how to define the relevant market and how to apply the AML to regulated industries The book also indicates the scope for mutual learning on how to improve the AML The Chinese Anti Monopoly Law will appeal to competition lawyers attorneys at law dealing with economic law generally civil servants and policy makers comparative lawyers and social scientists with an interest in developments in China

International Aspects of Antitrust United States. Congress. Senate. Committee on the Judiciary. Subcommittee on Antitrust and Monopoly, 1966 Considers the effects of U S antitrust laws on competitive ability of U S firms and international firms operating under foreign laws **United States Versus Economic Concentration and Monopoly** United States. Congress. House. Select Committee on Small Business, 1947 Anti-Monopoly Law and Practice in China H. Stephen Harris, Peter J. Wang, Mark A. Cohen, Yizhe Zhang, Sebastien J. Evrard, 2011-07-05 The China Anti Monopoly Law AML which became effective August 1 2008 is the first comprehensive competition law enacted by China The AML prohibits a

broad array of agreements between competitors and commercial counterparties as well as competitive conduct by single firms that may harm the competitive process In addition it establishes a mandatory administrative review procedure for mergers and acquisitions between companies meeting certain sales thresholds globally or in China Beyond these fundamental provisions the AML prohibits certain types of administrative abuses believed to be prevalent in China and establishes a complex set of administrative agencies with broad powers to enforce the law Anti Monopoly Law and Practice in China is the first comprehensive treatment of the AML and the practice of antitrust law under this new system Each chapter on the substantive provisions of the law includes practical advice on approaches to meeting the challenge of complying with the law s requirements including analysis of likely interpretations and applications of the AML based on precedents in related economic laws and actions by other administrative agencies Where policy choices are uncertain the text will explore probable developments in China based on comparable applications of competition laws in other jurisdictions **Economic**

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