

The Regulation of the State in Competitive Markets in the EU

Erika Szyszczak



• H A R T •
PUBLISHING

OXFORD AND PORTLAND, OREGON

2007

Contents

<i>Preface</i>	vii
<i>Table of Cases</i>	xiii
1 The Changing Role of State Intervention in Markets	1
Privatisation and Liberalisation.....	3
The Evolution of an Economic Constitution.....	8
Economic and Non-economic Activity of the State	8
Article 10 EC: The Tie that Binds	13
Competition Law and Policy as Means of Implementing an Industrial Policy.....	15
The Role of Competition Law and Policy in Regulating State Intervention in the Market.....	17
Merger Policy	18
State Aid	21
State Monopolies	26
Competition and the Economic Constitution.....	29
The Interaction of the Free Movement and Competition Rules	31
Casting the Community Law Net Wide.....	32
Justifications.....	36
Fusing the Justifications	38
Market Governance through Proceduralisation.....	41
Conclusion	43
2 Article 81 EC	45
The Teleological Approach	46
Article 81(1) EC.....	48
The Genesis of the <i>Effet Utile</i> Doctrine.....	49
The <i>Effet Utile</i> Doctrine.....	54
The Application of the <i>Effet Utile</i> Doctrine	57
An Economic Due Process Clause?.....	59
The Successful Cases	59
Consolidation of the Case Law.....	63
The 'November Revoluion' 1993	65
<i>Effet Utile</i> : An Awkward Concept.....	71
Committees.....	75
Regulatory Bodies in the Liberalised Sectors	80
Defences and Justifications for Private Undertakings.....	81
Defences and Justifications for the State	82
The Use of Article 81 EC by the EC Commission.....	86

3	Article 82 EC	93
	Joint Dominance	97
	Conclusion	102
4	The Regulation of State Monopolies	107
	The Position of State Monopolies in the EC Treaty	107
	Article 31 EC: State Monopolies of a Commercial Character	110
	The Structure of Article 86 EC	111
	The Scope of Article 86(1) EC	113
	Article 86(2) EC	119
	The Application of Article 86 EC to State Monopolies	121
	Making Sense of the Case Law	124
	The <i>ERT</i> -type Cases	125
	The <i>Höfner</i> -type Cases	126
	The <i>Corbeau</i> -type Cases	126
	Justifications, Derogations and the 'Switch' Rule	127
	Article 86(3) EC	131
	The Supervisory Element	131
	The Legislative Element	133
5	Liberalisation	139
	Why Liberalisation?	139
	Sector-Specific Regulation and Competition Law	141
	Telecommunications	143
	Liberalisation Measures	145
	Harmonisation Measures	147
	The New Regulatory Framework	147
	Postal Services	150
	The Market for Postal Services	150
	The Political Background	152
	Complaints to the EC Commission	154
	Regulation: The EC Commission's Green Paper 1992	158
	The Partial Liberalisation of Postal Services	159
	The Future of a Reserved Sector	162
	Energy	164
	The Liberalisation Directives	168
	Post-Liberalisation	171
	Conclusion	174
6	State Aid	177
	The Legal Framework	179
	What is a State Aid?	180
	The Effects of State Aid	184
	State Aid Filters	185
	The Hypothetical Private Investor Test	186
	The Private Creditor Test	190
	The Private Purchaser Test	191

The Private Vendor Test	191
The Market Economy Operator Test.....	192
Financing Services of General Economic Interest.....	193
Aid Which is Compatible with The Common Market.....	194
Block Exemptions	197
Derogation from The State Aid Rules for Trade in Arms and War Material	198
The Role of the EC Commission	198
Different Classifications of Aid	199
Existing Aid	199
New Aid.....	200
Accession Aid	200
The <i>De Minimis</i> Principle.....	202
Portuguese Pigs and the Battle for Competence.....	203
Time Limits for Recovery of Illegal State Aid	204
The Role of The European Courts.....	205
Action for Failure to Act: Article 232(3) EC.....	207
Conclusion	208
7 Services of General Economic Interest	211
Definitions	211
Citizenship	212
Cultural Perceptions of Services of General Economic Interest	215
The Role of Article 86(2) EC.....	216
Constitutional and Fundamental Rights	219
The Constitutional Treaty 2004.....	221
Creating a Community <i>Concept</i> of Public Services through the State Aid Rules	222
A State Aid Approach.....	223
A Compensation Approach	224
Difficulties with the Compensation Approach.....	226
<i>Altmark</i>	228
Positive Features of <i>Altmark</i>	230
Continuing Problems with <i>Altmark</i> ?.....	232
A Regulatory Approach.....	235
Services of General Economic Interest after <i>Altmark</i>	236
Public Service Broadcasting: A Special Case?	236
The Liberalisation Process	243
Common Themes found in Universal Service Obligations	244
Access and Affordability.....	244
Paying for Services of General Economic Interest	248
Continuity	249
Consumer Law and State Liability	250
Conclusion	252

8 Conclusion	255
<i>Bibliography</i>	261
<i>Index</i>	277