

(Library ebook) EUropean Business Law Practice Series: State Measures Distorting Free Competition in the EC (European Business Law Practice Series, Volume 17)

# **EUropean Business Law Practice Series: State Measures Distorting Free Competition in the EC (European Business Law Practice Series, Volume 17)**

*Carl Michael Von Quitzow*

*ebooks | Download PDF | \*ePub | DOC | audiobook*

## **STATE MEASURES DISTORTING FREE COMPETITION IN THE EC**


**A Study of the Need for a New Community Policy Towards  
Anti-Competitive State Measures in the EMU Perspective**


Edited by

**Carl Michael von Quitzow**



**KLUWER ACADEMIC PUBLISHERS**

 **Download**

 **Read Online**

#18829219 in Books Kluwer Law International 2001-08-15 Original language: English PDF # 1 9.75 x .75 x 6.50l, 1.40 #File Name: 9041114661328 pages | File size: 69.Mb

**Carl Michael Von Quitzow : EUropean Business Law Practice Series: State Measures Distorting Free Competition in the EC (European Business Law Practice Series, Volume 17)** before purchasing it in order to gage whether or not it would be worth my time, and all praised EUropean Business Law Practice Series: State Measures

This study deals with issues of particular importance in the EMU perspective. State measures may occur in the sense that they exclude market access for opt-out state economic operators and preventing them from competing with domestic economic operators, i.e. restrictions on free movement. After the removal of such barriers there might still be state measures that may negatively affect competition within the common market. Such distortions of competition may occur due to differences between national legislation or other forms of state intervention on the market. They affect the prerequisites for the carrying out of economic activities, and may often result in the fact that out-of-state economic operators have to work in a market where a domestic competitor has notable advantages due to support by authorities, legislation or economic support. This may threaten the efficiency and proper functioning of the EMU. The remaining question is how such distortions can be dealt with. Which distortions are to be regarded as serious threats against the market integration and must be removed? Which priorities have to be made? The study aims at giving possible solutions to the above-mentioned issues, thus contributing to a field which as yet has only been examined by legal scholars to a minor extent.