



EuropaInstitut

AN DER UNIVERSITÄT ZÜRICH

Herausgeber:
Andreas Kellerhals

Silvan Hauser

A Selective Comparison of
EC and Swiss Competition Law,
with Specific Consideration to
Setting Fines in Antitrust Cases

Schulthess § 2011

Table of Contents

Summary	III
1. Specification of Methodology in this Comparative Law Study	III
2. Summary of Arguments to the Selective Issues (Major Findings)	IV
Acknowledgements	V
Table of Contents	VII
List of Abbreviations	XI
Bibliography	XV
1. Books and Articles	XV
2. Materials	XVIII
3. Cases	XXII
Introduction	1
Part I	7
Overview	9
§ 1 Relevant Substantive Provisions	9
1. Unlawful Agreements/Accommodation Affecting Competition	10
2. Abuse by Dominant Undertakings	11
3. Concentrations of Undertakings	12
§ 2 Main Criteria of Setting Fines	13
1. Setting Fines by Swiss Competition Law	13
<i>a. Fundamentals</i>	13
<i>b. Assessment Criteria</i>	13
<i>c. Calculation of Sanctions</i>	14
<i>d. Bonus Scheme</i>	15
<i>e. Concluding Remarks</i>	16
2. Setting Fines by the EC Competition Law	16

<i>a. Fundamentals</i>	16
<i>b. Assessment Criteria</i>	17
<i>c. Calculation of Sanctions</i>	17
<i>d. Immunity from Fines and Reduction of Fines (Leniency Policy)</i>	19
<i>e. Concluding Remarks</i>	20
3. Summary Findings to the Criteria Concerned	21
§ 3 Procedures	23
1. Swiss Competition Law Procedure	23
<i>a. Competition Authorities</i>	23
<i>b. Separation of Decision Authority and Investigation Authority</i>	23
<i>c. Discretion of the Competition Commission</i>	24
<i>d. Appeal Bodies and Their Competences</i>	25
2. EC Competition Law Procedure	26
<i>a. Competition Authorities</i>	26
<i>b. Separation of Decision Authority and Investigation Authority</i>	27
<i>c. Discretion of the European Commission</i>	28
<i>d. Appeal Bodies and Their Competences</i>	28
3. Summary Findings to the Procedures	29
Part II	33
Selective Issues	35
§ 4 Joint Liability of the Parent Company	35
1. Fundamentals in Swiss Competition Law	35
2. Fundamentals in EC Competition Law	36
3. Impacts on the Undertakings Involved	37
4. Legal Considerations on the Current Practice	38
5. Summary Findings to the Joint Liability	40
6. Assessment and conclusion	41

§ 5 Consideration of Compliance Policies	43
1. Introduction	43
2. Fundamentals in Swiss Competition Law.....	43
3. Fundamentals in EC Competition Law	45
<i>a) Legal Basis</i>	45
<i>b) Practice of the Commission and the Courts</i>	45
4. Legal Considerations on the Current Practice.....	46
5. Summary Findings of Consideration of Compliance Policies	49
6. Assessment and Conclusion	50
§ 6 Liability of Natural Persons	51
1. Introduction	51
2. Fundamentals in Swiss Competition Law.....	51
3. Fundamentals in EC Competition Law	53
4. Impacts of Sanctions against Individuals.....	55
5. Summary Findings of Liability of Natural Persons	56
6. Assessment and Conclusion	58
§ 7 Constitutional Legality of the Procedures	59
A. Competent Authorities	59
1. Binding to the ECHR Guarantees	59
2. Right to a Fair Trial in Setting Fines.....	61
3. Sanctions of a Criminal Nature or a Quasi-Criminal Measure	61
4. Procedural Principles in Switzerland	63
5. Procedural Principles in the European Community	64
6. Assessment and Conclusion	65
B. Bonus Scheme / Leniency Policy	66
1. Instrument for Finding and Sanctioning Cartels	66
2. The Desired Conduct of Undertakings.....	66
3. Assessment in Light of Art. 6 of the ECHR.....	68

4. Conclusion.....	69
C. Appeal Proceedings	70
1. Overview	70
2. Appeal Procedure in the EC Competition Law.....	70
3. Judicial Control of the Commission’s Decisions	71
4. Assessment in Light of Art. 6 of the ECHR.....	73
5. Conclusion.....	74
Part III.....	77
Combining of the Results.....	79
I. Overview.....	79
1. Relevant Substantive Provisions	79
2. Main Criteria of Setting Fines.....	79
3. Procedures	80
II. Selective Issues.....	80
1. Joint Liability of Parent Companies.....	80
2. Consideration of Compliance Policies	80
3. Liability of Natural Persons	81
4. Constitutional Legality of the Procedures.....	82
Appendix (Interview)	85