

Abuse of Dominance and Restrictive Practices

Regulations preventing abuse of dominance and restrictive practices can impact your business operations: from your technology to how your product reaches consumers, your pricing, whether you allow competitors to use your technology or access your infrastructure, what obligations you place on distributors, and how you deal with suppliers. Don't risk invasive investigations, severe fines, and damages actions.

The lawyers at Hogan Lovells help you comply with these laws and practices, letting you remain free to build on your success and expand. We work across a range of industries — from telecoms and other utility sectors, to luxury retail, to pharmaceuticals. We have experience inside government.

Whether you're an established market player or a successful first-mover in a dynamic new market, we help you and your workforce handle obstacles so you can focus on growing your business.

Latest thinking and events

Insights

DMA - a whole new world for large platform service providers?

News

UK's Digital Markets Unit and EU's Digital Markets Act: Divergence in the regulation of the largest online platforms?

Analysis

New reform of the Foreign Direct Investment regime in Spain

Contacts

Christopher Hutton,
London

Benjamin F. Holt,
Washington, D.C.

Justin W. Bernick,
Washington, D.C.

Suyong Kim,
London

Practices

Antitrust and Competition

Insights

UK competition law landscape post-Brexit – the CMA's role

Insights

Climate change? The growing seeds of "green competition law"

News

Ninth Circuit rules in favor of Qualcomm, distancing antitrust law from FRAND disputes