

Private Enforcement of EU Competition Law

The Impact of the Damages Directive

Edited by

Pier Luigi Parcu

Giorgio Monti

Marco Botta

European University Institute, Italy

 **Edward Elgar**
PUBLISHING

Cheltenham, UK • Northampton, MA, USA

Contents

<i>List of contributors</i>	vii
<i>Preface</i>	xi
<i>List of abbreviations</i>	xii
1 Introduction	1
<i>Pier Luigi Parcu, Giorgio Monti, Marco Botta</i>	
2 Practical challenges for cross-border follow-on actions	15
<i>Till Schreiber, Carsten Krüger, Pádraic Burke</i>	
3 Liability issues not codified by the Damages Directive: how to fill such gaps?	42
<i>Giorgio Monti</i>	
4 The role of economics in EU private antitrust enforcement: theoretical framework, empirical methods and practical issues	62
<i>Pier Luigi Parcu, Maria Alessandra Rossi</i>	
5 Private antitrust enforcement in England and Wales after the EU Damages Directive: where are we heading?	90
<i>Sebastian Peyer</i>	
6 Private enforcement of antitrust law in Belgium and the Netherlands – is there a race to attract antitrust damages actions?	118
<i>Simon Vande Walle</i>	
7 Antitrust damages claims in Spain: before and after the Damages Directive	148
<i>Jerónimo Maillo</i>	
8 Private antitrust enforcement in France: analysis of substantive and procedural challenges in light of the most recent case law	172
<i>Silvia Solidoro</i>	

9	The implementation of the Damages Directive in the Czech Republic, Hungary, Poland and Slovakia: an overview of practical issues and challenges <i>Anna Renata Pisarkiewicz</i>	194
	<i>Index</i>	219