



Christina Hummer

Dr.iur., LL.M.
Attorney at Law
Partner
Attorney-at-Law (New York)
Solicitor (England & Wales)
E-List (Brussels and Vienna)

Contact details

Vienna
Brussels
T +32 2 230 78 00
F +32 2 230 78 10
c.hummer@saxinger.com

Main areas

- Antitrust
- Compliance
- State Aid

Background

Christina Hummer has worked as a partner at SAXINGER in Brussels and Vienna since 2010. Since 2002, she has worked for international law firms in both Washington, DC, and Brussels on competition law matters.

After completing her degree in law (Mag.iur.) in 1999 and her doctorate (Dr. iur.) in 2001, she completed a Master of Laws (LL.M.) at New York University in 2002. She also completed a diploma in economics in competition law at King's College in London, UK, in 2007.

Christina Hummer has been an attorney at law in New York since 2003, a solicitor in England & Wales since 2004 and a European lawyer in private practice in Brussels since 2005 and in Vienna since 2009.

Expertise

As Attorney-at-Law (New York), Solicitor (England & Wales), and European registered lawyer (Brussels and Vienna) Christina Hummer advises domestic and foreign companies on European and national competition law. She has extensive experience in antitrust proceedings before the European Commission and national competition authorities, in particular in cartel investigations, merger filings, proceedings relating to abuse of a dominant position and state aid. She also regularly advises on antitrust compliance.

In addition, Christina Hummer regularly publishes and is a speaker at conferences.

Languages

French, German, English

Publications

Haftungsrisiko (europäisches) Wettbewerbsrecht

Kartellrechtliche Audits

European Commission Update: Parental Liability of Subsidiary Involvement in Cartels

Anwaltssoftware: Einzelne Aspekte hinsichtlich Schnittstellen des KartG mit anderen Rechtsvorschriften

Kartellrechtliche Haftung von Muttergesellschaften

Mütter in kartellrechtlicher Ziehung

Ein Treffen ist bereits eines zu viel

Kartellverstöße lohnen sich nicht mehr

Änderungsbedarf des österreichischen Buchpreisbindungsgesetzes infolge Unvereinbarkeit mit EU-Recht

Mitgefangen, mitgehungen?

Geldbußenbemessung im österreichischen Aufzugkartell

EuG: Geldbußen im Kohlenstoff- und Graphitkartell bestätigt

Strafnachlass nur schwer akzeptabel

Vergleichsverfahren der Europäischen Kommission in Kartellfällen

Wenn die Behörde neugierig ist

Akzo: Keine wirkliche Erweiterung des Anwaltsprivilegs

Neuerungen in der europäischen Kronzeugenregelung