

Eva Hartmann

Patenthinterhalte in Normungsprozessen

Möglichkeiten und Grenzen wettbewerbsrechtlicher Instrumente in vergleichender Untersuchung des US-amerikanischen, europäischen und deutschen Rechts

[Patent Ambush Strategies in Standard-Setting Organizations. Comparing Possibilities and Limitations of Competition Law Instruments in US, EU and German Law.]

Published in German.

Once a patented technology is implemented in a standard, the use of the patent becomes »essential« for standardized goods. Such standard-essential patents have considerable competition restricting potential, which would be reinforced in innovative markets through network- and lock-in effects. How far competition law instruments can protect the user of the standards is the subject of this comparative study.

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2016. XXVIII, 372 pages. GEuWR 115

ISBN 978-3-16-154360-9
sewn paper 84,00 €

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