Record Nr. UNINA9910459499303321 Article 82 EC [[electronic resource]]: reflections on its recent evolution **Titolo** // edited by Ariel Ezrachi Pubbl/distr/stampa Oxford;; Portland, Or.,: Hart Publishing, 2009 **ISBN** 1-4725-6060-4 1-282-55421-2 9786612554216 1-84731-540-2 Edizione [1st ed.] Descrizione fisica 1 online resource (232 p.) Studies of the Oxford Institute of European and Comparative Law;; v. Collana Altri autori (Persone) EzrachiAriel <1971-> Disciplina 343.240721 Restraint of trade - European Union countries Soggetti Industrial concentration - European Union countries Electronic books. Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Note generali Description based upon print version of record. Nota di bibliografia Includes bibliographical references and index. Nota di contenuto Prelims; Preface; Summary Contents; Contents; List of Contributors; Table of Cases; Table of Legislation; 1 Reform of Article 82 EC-Can the Law and the Economics be Reconciled?; 2 Categorical Thinking in Competition Law and the 'Effects-based' Approach in Article 82 EC; 3 The Commission's Guidance on Article 82 EC and the Effects Based Approach-Legal and Practical Challenges; 4 The Evolution of the Notion of Consumer Interest in Light of the Modernisation of Article 82 EC 5 The Epithet That Dares Not Speak its Name: The Essential Facilities Concept in Article 82 EC and IPRs after the Microsoft Case6 The Microsoft Case-at the Heart of the IP/Antitrust Intersection: 7 A Reformed Approach to Article 82 and the Special Responsibility not to Distort Competition; 8 Rhetoric or Reform: Does the Law of Tying and Bundling Reflect the Economic Theory?; 9 The Darker Side of the Moon: Assessment of Excessive Pricing and Proposal for a Post-entry Price-cut Benchmark: 10 The Sanction of Voidness Under Article 82 EC and its Relation to the Right to Damages; Index The landscape of European competition law has seen significant Sommario/riassunto

changes in the past decade, both in terms of enforcement and substantive application. One of the last frontiers to be subjected to scrutiny has been Article 82. In recent years the European Co