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Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	Legislative history of the Anti-Monopoly Law -- Monopoly agreements -- Abuse of dominance -- Merger control -- Cases involving government-related entities -- Intellectual property rights under the AML -- The Enforcement Agencies : AMC and AMEA -- The role of the courts in AML Enforcement -- Competition-related laws other than the AML.
Sommario/riassunto	The China Anti-Monopoly Law (AML), which became effective August 1, 2008, is the first comprehensive competition law enacted by China. The AML prohibits a broad array of agreements between competitors and commercial counterparties, as well as competitive conduct by single firms that may harm the competitive process. In addition, it establishes a mandatory administrative review procedure for mergers and acquisitions between companies meeting certain sales thresholds, globally or in China. Beyond these fundamental provisions, the AML prohibits certain types of administrative abuses believed to b