

1. Record Nr.	UNINA9910813071903321
Autore	Kingston Suzanne <1977->
Titolo	Greening EU competition law and policy [[electronic resource] /] / Suzanne Kingston
Pubbl/distr/stampa	Cambridge ; ; New York, : Cambridge University Press, 2012
ISBN	1-107-22682-1 1-139-17968-3 1-283-38398-5 9786613383983 1-139-18941-7 1-139-18811-9 1-139-19071-7 1-139-18349-4 1-139-18580-2 0-511-75852-9
Descrizione fisica	xv, 474 pages
Collana	The Cambridge antitrust and competition law series
Classificazione	LAW005000
Disciplina	343.24/0721
Soggetti	Antitrust law - European Union countries Environmental law - European Union countries
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	Machine generated contents note: Introduction; Part I. Should Environmental Goals Play a Role in EU Competition Policy?: 1. Environmental protection in EU competition theory to date; 2. The rise of the market in EU environmental policy; 3. A legal systematic argument; 4. A governance argument; 5. An economic argument; Part II. The Role of Environmental Protection in EU Competition Policy in Practice: 6. Definition of an undertaking, market definition and effect on inter-state trade; 7. Article 101(1) TFEU; 8. Article 101(3) TFEU; 9. Article 102 TFEU; 10. Merger policy; 11. State action and Articles 101 and 102 TFEU; 12. State aid; Part III. Conclusions.
Sommario/riassunto	"One of the fundamental challenges currently facing the EU is that of reconciling its economic and environmental policies. Nevertheless, the

role of environmental protection in EU competition law and policy has often been overlooked. Recent years have witnessed a shift in environmental regulation from reliance on command and control to an increased use of market-based environmental policy instruments such as environmental taxes, green subsidies, emissions trading and the encouragement of voluntary corporate green initiatives. By bringing the market into environmental policy, such instruments raise a host of issues that competition law must address. This interdisciplinary treatment of the interaction between these key EU policy areas challenges the view that EU competition policy is a special case, insulated from environmental concerns by the overriding efficiency imperative, and puts forward practical proposals for achieving genuine integration"--
