

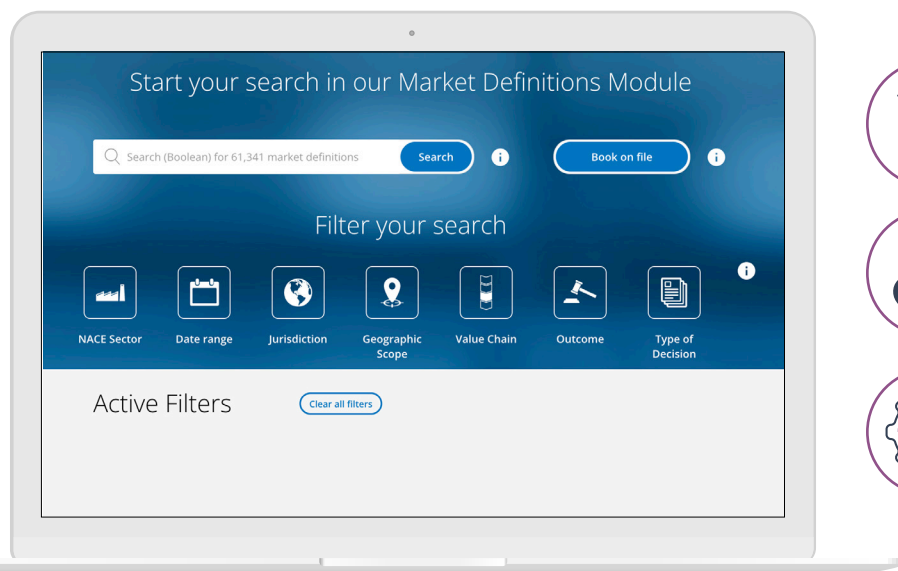
CASELEX, the #1 source for merger control information

Quickly identify, analyse and use market definitions from the richest dataset of merger control decisions

Market Definitions Module

This core module provides access to English translations of relevant markets, drawn from merger control decisions of 58 Competition Authorities, across Europe, North America, Latin America, Africa, Asia, and Oceania. This unique database includes over 65.000 market definitions, from about 20.000 decisions, over the last 23 years.

Currently, we support the majority of Europe's 100 leading law firms and over 30 national competition authorities worldwide.



A one-stop shop for merger control decisions and English translations of market definitions



An access to the timeline, to cross-border overview of transactions, and to a comprehensive network of information created by links to decisions cited or citing



State-of-the-art functionalities, search capabilities, linking, sharing and annotating

58

Jurisdictions covered

20 000 +

Merger control decisions

65 000

Unique market definitions

100 +

clients worldwide

4 000 +

users



Add the new Remedies module

Remedies module

In combination with the Caselex Market Definitions Module, it represents an unprecedented source of merger control intelligence for competition law professionals around the world.

This brand new, fully comprehensive Remedies Module provides access to English summaries of the remedies' analysis from the decisions of 40 Competition Authorities across the world.

Spanning from 2000 to the present, the Remedies Module captures over 2.000 conditionally cleared merger control transactions, and 8.000 remedies classified by category and translated in english. Uniquely triangulating relevant markets with competitive concerns and the remedies accepted by Competition Authorities to address them.



Navigate the labyrinth of conditionally cleared transactions and find key precedents based on NACE sector, market definition, type of anticompetitive effects and type of remedy



Identify obstacles, such as likely competitive concerns and high market shares, early in the deal-making phase and safely plan ahead



Engineer commitment packages that are suitable and sufficient to alleviate potential concerns by the Competition Authorities.



In the last stages of a challenging notification, ensure that you avoid a prohibition decision and minimise the loss of assets



A legal solution created by lawyers for lawyers



Marc DE VRIES (Bsc, LLM)
Founder & Director
of Caselex



Iasonas MOURELLOS (LLM)
Director of operations, lawyer special-
ized in european and competition law