Kluwer Competition Law Blog

International Law Talk Podcast: The Illumina/Grail saga explained with Jay Modrall

Lena Hornkohl (Deputy Editor) (University of Vienna, Austria) · Thursday, November 24th, 2022

In the last edition of the International Law Talk Podcast, I had the pleasure to interview Jay Modrall on the Illumina/Grail saga. Jay talks us through the whole case with all its interesting aspects: external and internal dimensions, article 22 referrals, gun-jumping, phase II, court proceedings, substantive issues with competition innovation and much more.

Listen to the podcast here.

https://competitionlawblog.kluwercompetitionlaw.com/wp-content/uploads/sites/51/2022/11/KLI-23-trailer-1.mp4

To make sure you do not miss out on regular updates from the Kluwer Competition Law Blog, please subscribe here.

Kluwer Competition Law

The **2022 Future Ready Lawyer survey** showed that 79% of lawyers are coping with increased volume & complexity of information. Kluwer Competition Law enables you to make more informed decisions, more quickly from every preferred location. Are you, as a competition lawyer, ready for the future?

Learn how Kluwer Competition Law can support you.

79% of the lawyers experience significant impact on their work as they are coping with increased volume & complexity of information.

Discover how Kluwer Competition Law can help you. Speed, Accuracy & Superior advice all in one.



2022 SURVEY REPORT
The Wolters Kluwer Future Ready Lawyer



This entry was posted on Thursday, November 24th, 2022 at 11:32 am and is filed under Dutch clause, European Commission, European Court of Justice, Gun jumping, Innovation, International Law Talk, Merger control, Pharmaceuticals, Podcast

You can follow any responses to this entry through the Comments (RSS) feed. You can leave a response, or trackback from your own site.