

Abstract

This abstract provides a concise overview of the implications of Facebook's acquisition activities within the context of Indonesia's competition law framework. The acquisition of social media platforms and technology companies has been a prominent strategy for Facebook, raising concerns about its market dominance and potential anticompetitive behavior. When it comes to safeguarding consumer interests and promoting fair competition in Indonesia, the Competition Law and regulatory institutions are crucial. This abstract explores the key provisions of Indonesia's Competition Law, analyzes the potential antitrust concerns surrounding Facebook's acquisitions, and highlights the importance of regulatory scrutiny to maintain a competitive digital ecosystem in the Indonesian market. Understanding these dynamics is essential for evaluating the impact of Facebook's acquisitions on the Indonesian digital landscape and the broader implications for competition and consumer welfare.

Keyword: Acquisition, Competition Law, Antitrust