



Acceso al mercado de las telecomunicaciones y ejercicio de la actividad. Revisión de la experiencia de la unión europea y española y su incidencia en las legislaciones colombiana y peruana [

2021

text (article)

Analítica

The transformation that the telecommunications sector has undergone in recent years, associated with the possibility of having a large number of operators in charge of providing communications services and that competition is a determining factor for the satisfaction of interests collectives, are the cornerstones on which the Community, Spanish, Colombian and Peruvian legislation has been built, where it has been considered that the liberalization of telecommunications services should be endowed with a series of principles and guarantees associated with a that the freedom of competition is guaranteed and that the entry barriers destined for the operators will be limited and made more flexible, in order to be able to respond to the vertiginous changes derived from the technological convergence. The objective of this short academic dissertation is to analyze why from the community context since 1997, the elimination of permits for the provision of communications services was considered necessary, bringing with it the modification of the current model in terms of concessions and permits, to a model of General Authorizations or Authorizations, in consideration of the existence of a single market, that of the electronic communications market and where it was convenient to resort to other forms of income so that agents could enter the market and that this was the that will determine its permanence or not. This new authorization model, which was transposed by the Spanish legislator, and in accordance with the evolution of the model provided for in the package of Directives issued by the Council and European Parliament in 2002, was not alien to Colombia, and this is how the In the process of construction of the Law for the ICT sector, the figure of general authorization was incorporated, taking Spanish legislation as a reference, expanding this framework and in the most recent reform this figure was extended to the television sector in the reform of the year 2019, taking int

The transformation that the telecommunications sector has undergone in recent years, associated with the possibility of having a large number of operators in charge of providing communications services and that competition is a determining factor for the satisfaction of interests collectives, are the cornerstones on which the Community, Spanish, Colombian and Peruvian legislation has been built, where it has been considered that the

liberalization of telecommunications services should be endowed with a series of principles and guarantees associated with a that the freedom of competition is guaranteed and that the entry barriers destined for the operators will be limited and made more flexible, in order to be able to respond to the vertiginous changes derived from the technological convergence. The objective of this short academic dissertation is to analyze why from the community context since 1997, the elimination of permits for the provision of communications services was considered necessary, bringing with it the modification of the current model in terms of concessions and permits, to a model of General Authorizations or Authorizations, in consideration of the existence of a single market, that of the electronic communications market and where it was convenient to resort to other forms of income so that agents could enter the market and that this was the that will determine its permanence or not. This new authorization model, which was transposed by the Spanish legislator, and in accordance with the evolution of the model provided for in the package of Directives issued by the Council and European Parliament in 2002, was not alien to Colombia, and this is how the In the process of construction of the Law for the ICT sector, the figure of general authorization was incorporated, taking Spanish legislation as a reference, expanding this framework and in the most recent reform this figure was extended to the television sector in the reform of the year 2019, taking int

<https://rebiunoda.pro.baratznet.cloud:28443/OpacDiscovery/public/catalog/detail/b2FpOmNlbGVicmF0aW9uOmVzLmJhcmF0ei5yZW4vMzExNzA2OTI>

Título: Acceso al mercado de las telecomunicaciones y ejercicio de la actividad. Revisión de la experiencia de la unión europea y española y su incidencia en las legislaciones colombiana y peruana [electronic resource]

Editorial: 2021

Tipo Audiovisual: Competencia Habilitación General Licencias Concesión Registro de Operadores

Documento fuente: Revista de Derecho Administrativo, ISSN 2074-0956, N°. 20, 2021, pags. 16-45

Nota general: application/pdf

Restricciones de acceso: Open access content. Open access content star

Condiciones de uso y reproducción: LICENCIA DE USO: Los documentos a texto completo incluidos en Dialnet son de acceso libre y propiedad de sus autores y/o editores. Por tanto, cualquier acto de reproducción, distribución, comunicación pública y/o transformación total o parcial requiere el consentimiento expreso y escrito de aquéllos. Cualquier enlace al texto completo de estos documentos deberá hacerse a través de la URL oficial de éstos en Dialnet. Más información: <https://dialnet.unirioja.es/info/derechosOAI> | INTELLECTUAL PROPERTY RIGHTS STATEMENT: Full text documents hosted by Dialnet are protected by copyright and/or related rights. This digital object is accessible without charge, but its use is subject to the licensing conditions set by its authors or editors. Unless expressly stated otherwise in the licensing conditions, you are free to linking, browsing, printing and making a copy for your own personal purposes. All other acts of reproduction and communication to the public are subject to the licensing conditions expressed by editors and authors and require consent from them. Any link to this document should be made using its official URL in Dialnet. More info: <https://dialnet.unirioja.es/info/derechosOAI>

Lengua: Spanish

Enlace a fuente de información: Revista de Derecho Administrativo, ISSN 2074-0956, N°. 20, 2021, pags. 16-45

Baratz Innovación Documental

- Gran Vía, 59 28013 Madrid
- (+34) 91 456 03 60
- informa@baratz.es