Edited by CHRISTOPHER JONES and WILLIAM-JAMES KETTLEWELL

EU ENERGY LAW

VOLUME 1

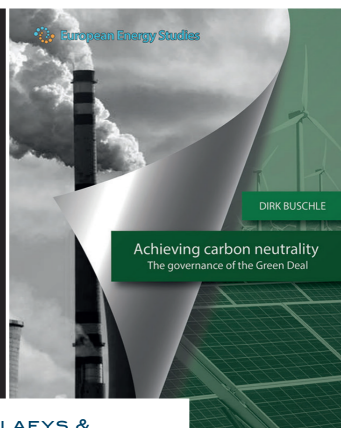
The Internal Energy Market

EMMANUEL CABAU
FLORIS GRÄPER
ERLENDAS GRIGOROVIC
BARTEK GURBA
CHRISTOPHER JONES
WILLIAM-JAMES KETTLEWELL
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European Energy Stud

IFTH EDITION

JAN PAPSCH LENA SANDBERG CHRISTOF SCHOSER MARKELA STAMATI ERNST TREMMEL RUBEN VERMEEREN WILLIAM WEBSTER





CATALOGUE | 2021

CHRISTOPHER JONES

MARINING DELORS JACQUES DELORS GUSTAVE FREDRIKKSON ALEXANDER DUSOTI LEVANDER DUSOTI

VOLUME II

Mergers & Acquisitions

BOOK ONE

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GÖTZ DRAUZ CHRISTOPHER JONES GUILLAUME LORIOT JOHANNES LUEBKING





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European Energy & Climate Journal (EECJ)

Renewable Energy Law and Policy (RELP)

Competition Law & Policy Debate (CLPD)

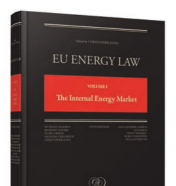
Prices are subject to exchange rate and excl. VAT, publication dates are subject to change

Journals

Volume I

The Internal Energy Market

NEW in 2020



1600p. November 2020

Hardbackbound ISBN: 9789077644652

Ebook ISBN: 9789077644669

Price € 295, £ 262, \$ 350

Highlights

- Leading title on the subject
- Written by key commission officials and practitioners
- Describes all new Commission initiatives on IEM
- A 'must have' for all working with and in the IEM field

Fifth Edition

Edited by

Christopher Jones

Principal Advisor Energy and Antitrust, Baker McKenzie, Brussels, Former Deputy Director General, DG ENER, EC William-James Kettlewell

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Policy & Legal Officer, EC

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Wiltschek Rechtsanwälte, Wien / ACER, ERI

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Policy Officer, DG ENER, EC

William Webster,

Head of EU Power Market Design and Regulation,

RWE Supply and Trading

Bartek Gurba; Kristóf Kovacs en Yona Marinova

Since the publication of the Fourth Editionin 2016 the EU's internal gas and electricity legislative framework has continued to develop quickly:

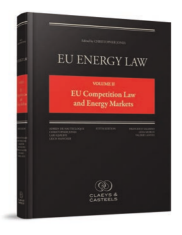
- A wholes series of new Grid Codes have been adopted, including those on Capacity Allocation and, Congestion Management, on forward capacity allocation, on electricity balancing (EB), emergency and restoration, and on electricity transmission system operation.
- The Gas Directive has been amended, to bring pipelines connecting into the European system under the Internal Market rules on unbundling, regulated tariffs and third party access.
- The 'Electricity Market Design'package has been adopted, implementing new rules on balancing, capacity mechanisms, demand response, storage, the rights of consumers to participate in the electricity market and the powers and responsibilities of ACER.
- New exemption decisions for new infrastructure;

These changes mark a major evolution in the EU's Internal Market, as it pioneers the way towards a zero-carbon electricity system. The new volume continues to provide the standard industry reference work in this area, written by some of the key Commission Officials, practitioners and academics responsible for these developments.

Volume II

EU Competition Law & Energy Markets





1450p. September 2019

Hardbackbound ISBN: 9789077644676

Ebook ISBN: 9789077644683 **Price** € 295, £ 262, \$ 350

Competition policy continues to evolve rapidly in the energy sector, in line with the speed of change in energy markets. As markets decarbonise, new competition challenges develop, as 'traditional' hydrocarbons industries contract and renewables ones explode. Markets are changing, and competition policy with it.

The new, 5th, edition reflects these changes.

The Commission continued to enforce competition law vigorously in the energy sector. The Gazprom case was brought to an end with the acceptance of commitments aimed to address the Commission's main concerns, including market segmentation, excessive pricing and potential competitive distortions in the development of gas infrastructure. Other cases were concluded as well, such as the Commission's investigation into access to key natural gas infrastructure in Bulgaria, leading to fines being imposed on the incumbent gas operator.

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Christopher Jones
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Baker McKenzie, Brussels,
Former Deputy Director General, DG ENER, EC

Written by

Leigh Hancher

Professor of European Law, Tilburg and European University Institute (FSR) & Special Counsel Baker

Botts, Brussels

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Référendaire Court of Justice of the European Union

(General Court) & Adviser,

European University Institute (FSR)

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Principal Advisor,

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Valérie Landes

Counsel, Bredin Prat, Brussels

Francesco Salerno

Partner, Gianni, Origoni, Grippo,

Cappelli & Partners, Brussels

Lena Sandberg

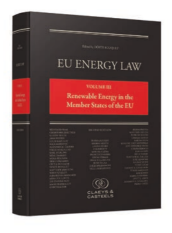
Partner, Gibson Dunn, Brussels

- The new edition of this highly acclaimed publication gives a comprehensive update and analysis of European law as it affects competition in EU energy markets.
- Includes detailed update of major developments on state aid also applicable to renewable energy support schemes
- A "must-buy" for the competition law professional

Volume III

Renewable Energy in the Member States of the EU





1300p. April 2018

Hardbackbound ISBN: 9789081690478

Ebook ISBN: 9789491673283 **Price** € 295, £ 262, \$ 350

Renewable Energy has become a game changer in Europe and on the national energy markets. It has started from fairly low participation in the market in the last decade of the last century, mostly driven by traditional hydro and some biomass use, becoming the big winner in new capacity in Europe and worldwide as of to date. Nowadays, access of renewables to the market is being organized differently in the EU 28 Member States with some established patterns such as priority gird access and a majority of countries having used various feed-in mechanisms now, steered by the Directorate General for Competition if the EU Commission towards auctioning systems. We have seen progress and roll-back, legal and investor certainty or the opposite. More and more it is no longer so much about market access of renewables but about a new market design. Incumbent Energy production becomes the obstacle for system change. The

Edited by

Dörte Fouquet

Partner, Becker Büttner Held (BBH), Brussels; Director European Renewable Energies Federation (EREF)

Written by

Fifty leading experts from all member states. For more details see www.claeys-casteels.com

Highlights

- Written by a team of leading experts from all present member states plus USA,
- Edited by leading environmental lawyer Dörte Fouquet
- Separate chapter on each country
- A daily working guide for everyone dealing with Renewable Energy

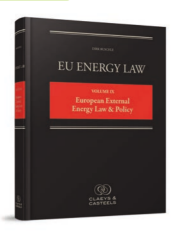
coming decade until 2030 will have further barriers to jump but the pathway towards sustainability is set, with different speed restrictions in the various Member States. A look over the big pond to the United States gives further fruitful insight.

This new book Volume III - Renewable Energy in the Member States of the EU focuses from a broad perspective on the latest development in the EU Member States in the renewable energy sector as well as on energy efficiency. It also describes energy market legislation with a special focus on market design and system integration including support mechanisms, grid access, licensing, planning, auto production, interconnection, network planning and security of supply. It also elaborates on structural fund use within this sector.

Volume IX

European External Energy Law & Policy

NEW in 2021



350p. September 2021

Hardbackbound ISBN: 9789491673269

Ebook ISBN: 9789491673245 **Price** € 265, £ 235, \$ 314

The European Union has been struggling for decades to put together a coherent approach for its external energy relations. Traditionally, the focus has been on oil and gas, and for some time already on the relations with its Eastern neighbours. The events around the Nord Stream 2 pipeline and gas transit through Ukraine are milestones in an ongoing endeavor by Europe to unite and diversify its energy supply. In this endeavor, the integration of the internal energy markets and the completion of infrastructure has played a major role. Moreover, the European Union has engaged in bilateral and multilateral agreements aimed at exporting European law and policy pertaining to the energy sectors, most notably the Energy Community. This rather traditional approach to European external energy policy is subject to fundamental changes recently. This paradigm shift originates in changes in the global order and governance, and most importantly in the

Written by

Dirk Buschle
Deputy Director/Legal Counsel,
Energy Community Secretariat, Vienna

Highlights

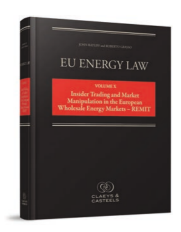
- Indispensable asset for policy-makers, academics and practitioners
- Describes the relation between security of supply and the emerging external energy policy
- Includes focus on the law of multilateral organisations of relevance for European energy policy (i.a. WTO, Energy Charter, European Economic Area)
- Follows the manifold ramifications of European external energy law and policy.

advent of decarbonization and the Green Deal as key drivers of European and global energy policy. As a consequence, European external energy policy and law are increasingly embedded in global climate diplomacy. It is also facing new challenges such as cyberattacks, the quest for raw materials or trade in energy hardware.

This volume will follow the development of European external energy law and policy, its achievements and failures as well as the challenges posed by the current reorientation of European and global energy policy. The author is Deputy Director and Legal Counsel at the Secretariat of the Energy Community, as well as Chairholder of the Iberdrola Manuel Marin Chair for European Energy Policy at the College of Europe.

Volume X

Insider Trading and Market Manipulation in the European Wholesale Energy Markets – REMIT



575p. May 2021

Hardbackbound ISBN: 9789077644218

Ebook ISBN: 9789077644225

Price € 265, £ 235, \$ 314

Regulation (EU) No 1227/2011 of the European Parliament and of the Council on Wholesale Energy Market Integrity and Transparency ("REMIT") entered into force on 28 December 2011. The Regulation is the first attempt to regulate EU trading in energy products which is not purely financial. REMIT introduces two fundamental prohibitions, on insider trading and market manipulation, and a series of disclosure and other obligations on companies active in the wholesale markets for electricity and gas in the EEA, which the Agency for Cooperation of European Regulators ("ACER") has been developing since, in consultation with various stakeholders. This book aims to offer a detailed yet clear guide for practitioners and in-house counsel faced with these issues, drawing on the available texts and

Written by

John Ratliff
Partner, Wilmerhale, Brussels
Roberto Grasso
Director Legal EMEA and Russia at Columbia
Sportswear Company

Highlights

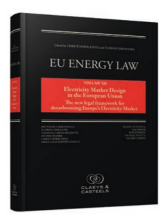
- Offers a detailed and clear guide for practitioners and in-house counsel
- Includes article-by-article commentary on the regulation REMIT placed in the legal, economic and political context
- Explains the interplay between REMIT and EU Competition Law
- Will be expanded periodically in further editions, as the case-law and practice develops.

experience so far. The book provides commentary on the Regulation, article by article and places it in the legal, economic and political context. In addition, the book describes the relationship between the REMIT and the European financial regulations, such as MAD, EMIR, MI FID II and MI FIR, which inspired its drafting. The book explains the interplay between the REMIT and EU Competition law with regard to the concept of market abuse and the obligation to disclose inside information. The book then provides an overview of the rules governing the trading on wholesale on market manipulation. Finally, the book contains a short discussion of the EU Commission's draft proposal for a Regulation on Indices Used as Benchmarks in Financial Instruments and Financial Contracts and its possible implications for the energy industry. This first edition of the book will be expanded periodically in further editions, as the case law and practice develops.

Volume XII

Electricity Market Design in the European Union

The new legal framework for decarbonising Europe's Electricity Market



300p. January 2020

Hardbackbound ISBN: 9789077644690

Ebook ISBN: 9789077644690

Price € 225, £ 200, \$ 267

At the end of 2018 the EU agreed a wholesale overhaul of EU electricity laws with the 'Electricity Market Design' package. The aim of this package is to bring EU electricity law up to date, taking account of its aim to become completely decarbonised by 2050, and to deal with the rapidly increasing level of intermittent renewable electricity in the network. The share of electricity produced by renewable energy sources is expected to grow to more than 50% in 2030. With this in mind, the electricity market design framework has been modernised to deal with intermittency, with new provisions on storage, capacity mechanisms (introducing a new emissions limit for power plants eligible to receive subsidies) and demand response.

In addition, the role of consumers in the future electricity market has been re-thought and incorporated in the Electricity Market Design, providing the right incentives for consumers to become more active

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Jan Papsch, Team Leader DG ENER, European Commission Ivan Pearson, Policy Officer DG ENER, European Commission Michael Schuetz, Policy Officer DG ENER, European Commission Olgerts Viksne, Programme Manager DG DEVCO, European Commission

and to contribute to keeping the electricity system stable, as well as new consumer rights.

In order to increase the resilience of the EU electricity system, each EU country is in the future required to define Risk Preparedness plans to be ready to respond to unexpected situations, working closely with neighbouring member states.

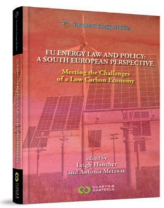
The new rules will be supported by a stronger role for the ACER Agency, which coordinates work among national energy regulators, providing additional powers and responsibilities, and thus ensuring that decisions are taken for making best use of an integrated EU energy market to the benefit of all EU citizens.

This new volume, written by all the key Commission officials responsible for drafting, negotiating and now implementing this major new piece of legislation is essential reading for all those involved in the regulation and development of Europe's electricity industry.

Volume XII

EU Energy Law and Policy: a South European Perspective

Meeting the Challenges of a Low Carbon Economy



200p. August 2017

Hardbackbound ISBN: 9789077644553

Ebook ISBN: 9789077644560

Price € 85, £ 76, \$ 101

Navigating the challenges of a low carbon Europe: energy market regulation, the future of RES, and ensuring security of supply

This book provides an insight into some of the most significant issues presented at the Florence School of Regulation and Hellenic Energy Regulation Institute's joint conference on European energy law and policy, which took place in September 2016 in Athens, Greece.

The purpose of the conference was to provide a comprehensive analysis of the current status of the European and Greek energy sector, and the issues it faces, from both a legal and economic perspective. The discussions included an assessment of the low carbon challenges for Europe, examining the future of renewable energy systems and support mechanisms, electricity market design, and the current regulatory framework of the gas and electricity markets in Greece. Finally, the discussions

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Theocharis Theocharis, Member of the Greek Parliament Committee of production and trade

George Paidakakis

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Bundesverband Erneuerbare Energie e.V.
Ioannis Tzortzis, Regulatory Authority for Energy (RAE), Greece
Dmitri Perekhodtsev, Compass Lexecon, FTI Consulting
Professor Dr. Dr. F. J. Säcker, Chairman of the Institute of
Energy and Regulatory Law, Germany

Michalis Chatzikyriakou, Head of Legal Department, Independent Power Transmission Operator (ADMIE S.A.), Greece Foteini Antonopoulou, Regulatory Authority for Energy (RAE)

Highlights

- Provides comprehensive analysis of the current European and Greek energy sector
- Includes assessment of the low carbon challenges
- · Examines the future of RES
- Discusses the future roles of DSOs
- Evaluates the prospects if future energy law developments







turned to the future role of Distribution System Operators, both in their function as independent supervisors of the electricity market and their evolving relationship with the Transmission System Operators.

Volume XIV

The European Energy Transition

An agenda for the Twenties (2nd edition)

NEW in 2020



604 p. May 2020

Hardbackbound ISBN: 9789077644713

Ebook ISBN: 9789077644720

Price € 85, L 76, \$ 101

This comprehensive book on the European energy transition has been written by more than 40 European leading energy- and climate experts. It reflects on the latest policy developments, as such as the Clean Energy for All Europeans Package, the Green Deal and the Climate Law. The energy transition is Europe's flagship projects. It needs to provide sound answers to the climate and sustainability-, security of supply- and competitiveness imperatives. The energy transition corresponds to a large scale economic and cultural change. It encompasses sector coupling-linking up sectors that have ignored each other previously, like mobility and power. What is the meaning of digitalization, and how to face cybersecurity risks? Can Europe deliver a 50-55% decrease in Greenhouse Gas Emissions, as is the agenda of the new von der Leyen Commission?

Edited by

Susanne Nies the book is prefaced by Jacques Delors and sees contributions from the following distinguished authors from policy, research, industry and NGO across Europe: Sami Andoura (EC), Antonella Battaglini (RGI), Klaus-Dieter Borchardt (EC), Christian Buchel (ENEDIS), Dirk Buschle (Energy Community), Claire Camus (ENTSO-E), Alicia Carasco (OlivoEnergy), Marina Cubedo Vicen, Jacques Delors, Gustave Fredrikkson (ETH Zuerich). Alexander Dusolt (ENTSO-E), Christophe Gence-Creux (ACER), Dolf Gielen (Irena), Jean-Michel Glachant (FSR), Simeon Hagspiel (ENTSO-E), Tom Howes (EC), Luis Janeiro (IRENA), Pascale Lamy (Jacques Delors Institute), Pierre Leturcg (Jacques Delors Institute), Philip Lowe (former EC), Susanne Nies, Athir Nouicer (FSR), Philip Offenburg (EC), Jean Baptiste Paguel (ENTSO-E), Thomas Pelerin-Carlin (Jacques Delors Institute), Genevieve Pons (Jacques Delors Institute), Diego Pavia (KIC InnoEnergy), Konrad Purchala (PSE), Valerie Reif, Alberto Potoschnig (ACER), Tim Schitterkatte, Helmut Schmitt van Sydow (former EC), Laurent Schmitt (ENTSO-E), Christian Schuelke (Equinor), Jesse Scott (Eurogas), Pierre Serkine (InnoEnergy), Konstantin Staschus (Navigant), Frauke Thies (SmartEn), Sonya Twohig (ENTSO-E), Peter Vis (EC), Kirsten Westphal (SWP), Georg Zachmann (Bruegel)

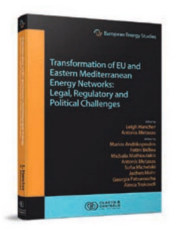
This 2nd edition is not only updated, but also augmented with three new chapters: the first focusses on a European cross border carbon adjustment proposal (by Genevieve Pons, Pascal Lamy and Pierre Leturcq). This mechanism is a center piece in the European Green Deal and as such debated intensively. Two other chapters present the value-add and next steps for European network codes and guidelines (Alexander Dusolt, Leonardo Meeus).

The book analyses the factors driving change: where are we on climate and sustainability, competitiveness and market, and security of supply?

Volume XV

Transformation of EU and Eastern Mediterranean Energy Networks

Legal, Regulatory and Geopolitical Challenges



115 p. November 2018

ISBN: 9789077644638

Ebook ISBN: 9789077644645

Price € 75, £ 66, \$ 85

This publication presents a short, comprehensive outline of selected core issues that defi ne the regulatory and political challenges of energy networks in the FU and its links with the Fastern Mediterranean. It aims to identify the key elements that shape the future of gas and electricity networks in Europe and examines the regulatory challenges that policy-makers and legislators face in delivering robust and effective policies for the future. It also provides an insight into the links between the European Union's Energy Policy and some of the key geopolitical elements currently facing the Eastern Mediterranean region. An analysis of the legislative issues on the integration of European energy markets and the digitalisation of energy networks provides a valuable insight into the future transformation

Edited by

Leigh Hancher, Professor at Tilburg University, Professor at Florence School of Regulation Antonis Metaxas, Assistant Professor at National and Kapodistrian University of Athens, Visiting Professor, TU Berlin

Written by

Prof. Dr. Jochen Mohr, *University of Leipzig*, Prof. Dr. Antonis Metaxas, *National and Kapodistrian University of Athens*,

Sofi a Michelaki, National Natural Gas System Operator - DESFA SA,

Michalis Mathioulakis, *Hellenic Energy Regulation Institute*,

Fotini Bellou, *University of Macedonia*, Alexia Trokoudi, *Hellenic Petroleum*, Marios Andrikopoulos, *Elpedison S.A*, Georgia Patsaroucha, *Lawyer*, *LL.M.*, *Entso-E*

Highlights

- Analysis on key issues shaping the current EU regulation framework
- Study on the implementation of European energy policies in Southeastern Europe
- Presentation of the geopolitical framework in Eastern Mediterranean and its effects on EU energy policy
- Assessment on the future transformation of the European energy networks through digitalisation

of the energy market in the EU and its potential impact in Southeastern Europe.

The book is the result of a joint initiative between the Energy Union Law Area of the Florence School of Regulation (EUI) and the Hellenic Energy Regulation Institute. Several of the chapters have been discussed during the 2017 Athens Conference on European Energy Law.

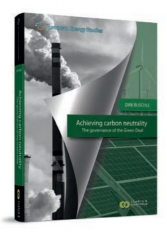
Volume XVI

Achieving carbon neutrality

The governance of the Green Deal

Vienna

NEW in 2021



Written byDirk Buschle
Deputy Director/Legal Counsel at Energy Community,

250 p. June 2021

ISBN: 9789083133904

Ebook ISBN: 9789083133911

Price € 95, £ 85, \$ 117

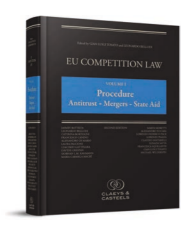
The decarbonisation of our economies and societies is the biggest challenge of our time and requires changes to our way of life of an unprecedented scale. Whether or not humanity, and the European Union with its claim to lead the transition, will succeed, is not least a matter of a good governance. The governance of the Green Deal will make the difference between good intentions and actual achievements. The transformation in Europe is of an unprecedented complexity as it involves a multitude of stakeholders and instruments, several layers including the European, the nation and the local and a historic segregation in sectors such as energy, transport, industry etc. Following the example set by the Paris Agreement, the European Union has been trying to move to more holistic policy-making based on targets

and plans. On the EU level, the Green Deal ratchets up the level of ambition and adds new elements to the governance toolbox, while other players such as the Member States, global powers, civil society or the private sector make their own inroads into the great transition. The social dimension, commonly referred to as the just transition, will play an ever increasing role. This book will be an invaluable guide for understanding the policy and governance of the European transition towards net-zero decarbonisation. Based on the development of European energy policy with its historic focus on market liberalization and integration, it will explain and evaluate the targets, instruments and stakeholders relevant for the achievement of this goal. The author is Chairholder of the Iberdrola Manuel Marin Chair for European Energy Policy at the College of Europe, as well as Deputy Director and Legal Counsel at the Secretariat of the Energy Community.

Volume I

Procedure Antitrust - Merger - State Aid

Second Edition



1140p. February 2015

Hardbackbound ISBN: 9789077644195

Ebook ISBN: 9789491673375

Price € 295, £ 262, \$ 351

With the adoption of Regulation 1/2003 at the end of 2002, Regulation 773/2004 and Regulation 794/2004 in April 2004, the procedures organizing the enforcement of EU Competition Law, at both the national and European level, have undergone a major transformation. In particular, these reforms have made Articles 101 and 102 TFEU directly applicable in full, changed the manner in which undertakings might get legal security regarding their agreements and provided for a much greater role in Community competition law enforcement for national competition authorities. This second edition of Procedure gives a complete working quide to these new procedures as well as a detailed examination of Court case law in this complex and important area of law.

Edited by

Gian Luigi Tosato

Professor of EU Law, La Sapienza University Rome
Founder and head of Studio Legale Tosato
Leonardo Bellodi

Executive Vice President of Government Affairs,
ENI Visiting Professor, University of Padua

Written by

Jasmin Battista Leonardo Bellodi Caterina Bortolini Francesco Canino Alessandro Di Mario Laura Falcioni Giacomo Gattinara Davide Grespan Siobhan L.m. Kahmann Maria Carmela Macrì Marta Moretti Alessandro Nucara Lorenzo Federico Pace Lorenzo Piazza Claudio Santarelli Ignazia Satta Francesca Squillante Gian Luigi Tosato Michael Wilderspin

- Complete working guide to the new procedures
- · Detailed examination of Court case law
- Practical revised volume in a very complex and important area of law

Volume II

Mergers and Acquisitions



Third Edition



1800p. September 2021

Hardbackbound ISBN: 9789077644188

Ebook ISBN: 9789491673382

Price € 395, £ 356, \$ 483

Written by the key Commission and European Court officials in this area, this unique title not only provides the most exhaustive analysis of EU Merger Law, with over 1000 pages of detailed analysis and comment. This Second Edition also provides a unique insight and guide into the way that Commission officials approach cases in practice.

Edited by

Christopher Jones

Principal, Energy Regulatory and Antitrust, Baker McKenzie, Brussels, Part-time Professor, Energy Law and Policy, EUI Lisa Weinert, Associate, European and Competition Law Practice, Baker McKenzie, Brussels

Written by

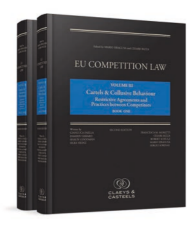
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Volume III

Cartels and Collusive Behaviour

Restrictive Agreements and Practices between Competitors Second Edition



1500p. January 2012

Hardbackbound (two books) ISBN: 9789077644201

Ebook ISBN: 9789491673399

Price €295, £ 262, \$ 351

In the European Union there is an important reason to fight cartels, related to the political objective of market integration pursued by the Community institutions. International cartels can seriously undermine the efforts to create a truly integrated European market. This Second Edition provides a unique insight of Europe's leading experts on how to deal with cartel cases in practice before both the European Commission and the European Courts. With over 1200 pages of text, analysis and annexes it is essential reading and reference for all practitioners, advisors and academics working in this area.

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- Unique insight of Europe's leading experts
- Essential reading and reference for all practitioners, advisors and academics working in this area
- Including application of art 101 TFEU, cartel proceedings, leniencies for companies and judicial reviews of cartel decisions

Volume IV

State Aid

Second Edition



2000p. May 2016

Hardbackbound ISBN: 9789077644300

Ebook ISBN: 9789077644317

Price € 375, £ 333, \$ 446

With the adoption of its 2005 Action Plan, the European Commission has launched a major reform of its State Aid policy. New Rules on research and development and innovation, risk capital, regional policy and services of general economic interest have recently been adopted. This book explains in detail the substance and procedure established by the EU Treaty rules on State Aid, as well as covering these major changes. It also provides an exhaustive guide to the major upheaval of the Commission's State Aid policy that has taken place in recent years.

Edited by

Leo Flynn, Legal adviser, State aid and dumping, European Commission

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- The revision of the environmental state aid guidelines, notably to take account of the EU's new European Energy Policy, with its increased focus on renewable energy and the emissions trading scheme
- The adoption of a first draft of a new comprehensive general state aid block exemption
- The new Commission Communication on reference rates
- The review of the commission's policy on public guarantees
- The review of the rescue and restructuring aid guidelines
- The increasingly important dimension of the multilateral state aid discipline in the global context

Volume V

Abuse of Dominance: Under Article 102 TFEU



850p. September 2013

Hardbackbound ISBN: 9789077644133

Ebook ISBN: 9789491673184

Price € 295, £ 262, \$ 351

Article 102 TFEU, concerning the abuse of a dominant position, has probably never played a more prominent role in EU anti-trust policy than today. In 2009 there were high profile cases involving Microsoft. Intel. GDF Suez. and numerous others. and at the end of 2008 the Commission issued new Guidance on enforcement priorities in applying Article 102 to abusive exclusionary conduct. Article 102 represents in many respects probably the most rapidly evolving area of EU anti-trust law. This title gives a complete working guide to all new procedures as well as a detailed examination of Court jurisprudence in this complex and important area of law and gives an in-depth working guide to the application of Article 102 in practice, including the evolution in policy resulting from the important Commission Review and the economic approach to its application that is becoming the hallmark of recent Commission policy in this area.

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Volume VI

Vertical Restraints

NEW in 2021



450 p. May 2021

Hardbackbound ISBN: 9789491673009

Ebook ISBN: 9789491673405

Price € 275, £ 244, \$ 327

This new volume analyses in considerable detail the antitrust issues arising from vertical restraints and presents a comprehensive map and critical assessment of current enforcement practice in the European Union. The purpose of the book is to provide extensive guidance to practitioners, businesses and researchers. After discussing the pro-competitive rationale and potential negative effects of vertical restraints and the introduction of an economic approach by the Commission, the book analyses the block exemption regulation and critically reviews the limits of the 2010 revision of EU rules on vertical restraints. The following chapters then explore in detail enforcement practices concerning the most commonly used vertical restrictions and specific agreements entered into by firms situated at different levels of the production chain. In particular, the authors provide an extensive review of the issues raised by the

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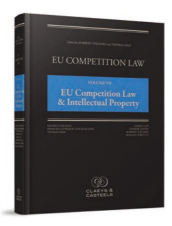
- Analyses the antitrust issues arising from vertical restraints
- Extensive guidance to practitioners, businesses and researchers
- Covers a wide range of vertical practices
- Analyses the 2010 revision of EU rules
- Resale price restrictions, selective distribution, single-branding, tying, upfront access payments and category management

individual assessment of resale price restrictions, exclusive distribution and customer allocation, selective distribution, single-branding, tying, upfront access payments and category management. Specific chapters are devoted also to franchising, agency and sub-contracting agreements. The book's continuous references to economic analysis, insights and comparisons with the experiences of other legal systems contribute to its value and usefulness.

Volume VII



EU Competition Law & Intellectual Property



700p. November 2021

Hardbackbound ISBN: 9789077644324

Ebook ISBN: 9789077644331 **Price** € 275, £ 244, \$ 327

This book explores the interplay between EU competition rules and intellectual property rights. It will include introductory chapters into the basic principles of intellectual property law, the main categories of intellectual property rights, and EU competition and the book will examine the application of EU competition law to specific issues raised by the exercise of intellectual property rights, including R&D collaboration, standardization, licensing, patent pools, online dissemination of copyrighted content, duties to license, limits on injunctions, vexatious litigation, free movement rules, privateering arrangements, and merger control. In doing so, the book will consider practical issues commonly encountered in IP-heavy industries, including the pharmaceutical, media, and ITC sectors. The book will also provide an up to date discussion of the most recent developments at the intersection of competition law and IP rights,

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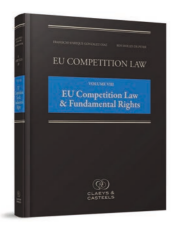
- Considers practical issues commonly encountered in IP-heavy industries
- Includes basic principles of IP law
- Examines the application of EU Competition Law to specific issues raised by the exercise of intellectual property rights
- First major work on Competition law and Intellectual property

including the recent ruling of the Court of Justice in Huawei vs. ZTE, the EU Commission's investigation of dissemination of Pay TV and online content across Member States, and the debate on the calculation of FRAND royalties for standard essential patents.

Volume VIII



EU Competition Law & Fundamental Rights



700p. May 2021

Hardbackbound ISBN: 9789077644348

Ebook ISBN: 9789077644355

Price € 275, £ 244, \$ 327

Written by

Francisco Enrique Gonzalez-Diaz Partner, Cleary Gottlieb Steen & Hamilton LLP, Brussels Ben Holles De Peyer Associate, Cleary Gottlieb Steen & Hamilton LLP,

Highlights

Brussels

- Increasing importance that procedures are consistent with the protection of Fundamental Rights
- Analysis of Case Law of EU Courts and European Courts of Human Rights
- Unique insight into main friction points between competition law and the protection of fundamental rights

Due to the imminent accession by the European Union to the European Convention for the Protection of Human Rights and Fundamental Freedoms it has become ever-more important to ensure that both the procedures as well as the substantive application of European competition law by the European Commission and the EU Courts are consistent with the protection of fundamental rights set out therein. This book will provide a unique insight into the possible main friction points between European competition law enforcement and the protection of fundamental rights, as well as an in-depth analysis of the key challenges lying ahead, in light of the case law of the EU Courts and of the European Court of Human Rights.

On European Companies in Private International Law



180p. June 2017

Hardbackbound ISBN: 9789077644454

Ebook ISBN: 9789077644492

Price € 75, £ 67, \$ 89

Currently nobody doubts a significant role of corporations, being not only a primary legal and social, but also economic form of involvement of the multitude as one party in civil and business turnover traditionally presenting high risks. And it is true that, the European Union has long fixed its eyes on perspectives of its economic and political rise, which may also be stimulated by support of the cross-border activity of corporations suited to the dimensions of the Single Market. As may be read between the lines of numerous legal acts of the European Union, the dynamic and everincreasing Single Market requires rational legal forms, models and institutions to be introduced by the relevant legal instruments.

One of these instruments is the Council Regulation (EC) No 2157/2001 of 8 October 2001 on the Statute for a European company (SE). In line with a new concept of a legal person to be freed from

Written by

Maria Kaurakova

Ph.D. Kutafin Moscow State Law University (MSAL) Head of the department of scientific publications of the international scientific and practical journal "Eurasian Advocacy"

subjection solely to the national legislation of the Member States, it gives rise to a separate subject of law, which is a European company (Societas Europaea or SE). By means of direct application throughout Europe leaving aside a problem of transposition of the European Union rules into national law of the Member States, this act is drafted to pave the way for the legal certainty in carrying out a cross-border corporate activity and its restructuring based on a new legal framework, ensuring continuity of the corporate existence. But has the Council of the European Union given the nationals of the European Union the legal form that was expected and desired? How does the legal status of a European company differ from the one, indigenous to a national corporation, composed initially of the very same persons? Are there changes in private international law regulation with respect to the formal enlargement of the definition of a corporation inherent to this legal act? Finally, does the enactment of this Council Regulation mean that national corporate law was fully discovered and exploited, and that the idea of a national corporation will soon perish? This book provides the answer to these and other issues.

The New Sovereignty In times of crises and crimes



160p. February 2021

Hardbackbound ISBN: 9789083133928

Ebook ISBN: 9789083133935

Price € 65, £ 79, \$ 58

Written by

Leonardo Bellodi

Leonardo Bellodi has been an Executive Vice President of Government, International and Regulatory Affairs at Eni SpA. He worked at the United Nations in New York and Vienna and for international law firms in Bruxelles and Geneva. He is the author of numerous publications and he currently writes for English and Italian magazines and newspapers. He also taught International and EU law in Bruxelles, Milan and Padua.

For almost 400 years, under the Westphalian system established in 1648, the classic notion of sovereignty has been the pillar of the international relations among States free to do what they want within their territory with the prohibition of intervention in one another's affairs. Humanitarian crisis, international terrorism. weapon of mass destruction, failed states, pandemic, the increasing role of regional and international entities. ONG and financial entities have eroded the tenuous boundaries between the domestic and international notion of sovereignty. Sovereignty no longer provides protection to the State which to survive must cede some power in order to cope with the challenges of the new international order.

However, despite the increasing number of actors in the international arena and the identity crisis of the notion of sovereignty, the State is bound to remain the lead actor on the global stage and, in this light, sovereignty can emerge stronger, provided it fully incorporates its responsibility towards the its own people and the entirety of the international community.

Volume I

Brussels Commentary on EU Maritime Transport Law



1250p. February 2016

Hardbackbound ISBN: 9789491673092

Ebook ISBN: 9789077644546

Price € 298, £ 265, \$ 355

Waterborne transport is of crucial importance within the European Union. Almost 90% of the EU's external freight trade and 40% of the intra EUexchanges of goods and passengers are carried by sea. 23 EU Member States are coastal states and 26 are Flag States. EU shipowners manage 30% of the world's vessels and 35% of the global shipping tonnage. Each year, more than 400 million passengers pass through more than a 1.000 European ports. The Framework of the 'Erika Packages' has now added another imperative regulatory level to the existing global legal regime of the International Maritime Organisation (IMO) and to national laws. The EU has reacted to severe marine casualties in EU waters. As a result, almost all aspects of maritime transport and shipping are now regulated by EU Law. The Brussels Commentary on EU Maritime Law provides a comprehensive article-byarticle analysis of the most relevant EU Regulations and EU Directives of the shipping sector.

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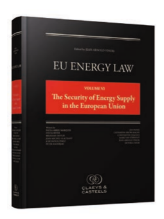
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- Comprehensive article-by-article analysis
- Maritime and inland waterways
- · All relevant legislation, directives and commentaries
- All relevant issues included

Volume VI

The Security of Energy Supply in the European Union



480p. January 2012

Hardbackbound ISBN: 9789081690423

Ebook ISBN: 9789491673313 **Price** € 265, £ 232, \$ 327

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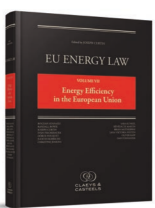
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Former Director-General, DG ENER, EC

Volume VII

Energy Efficiency in the European Union



500p. February 2014

Hardbackbound ISBN: 9789491673054

Ebook ISBN: 9789491673320 **Price** € 265, £ 232, \$ 327

Edited by

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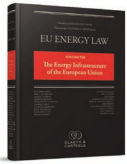
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Volume VIII

The Energy Infrastructure Policy of the European Union



575p. February 2014

Hardbackbound ISBN: 9789491673047

Ebook ISBN: 9789491673337 **Price** € 265, £ 232, \$ 327

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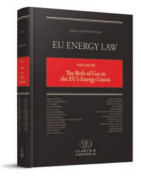
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Monika Zsigri

Volume XI

The Role of Gas in the EU's Energy Union





300p. May 2017

Hardbackbound ISBN: 9789077644447

Ebook ISBN: 9789077644461 **Price** € 170, £ 149, \$ 210

Edited by

Christopher Jones, Dept.-Director General, DG ENER, EC

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Commissioner for Climate Action and Energy

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Volume II

EU Energy Innovation Policy Towards 2050



312p. February 2012

Hardbackbound ISBN: 9789081690430

Ebook ISBN: 9789491673115 **Price** € 175, € 153, \$ 216

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Volume III

The Geoeconomics of Sovereign Wealth Funds and Renewable Energy

Towards a new energy paradigm in the Euro-Mediterranean region



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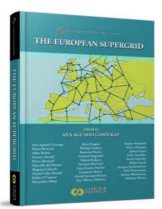
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Volume VII

The European Supergrid



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Ebook ISBN: 9789077644270

Price € 85, £ 74, \$ 105

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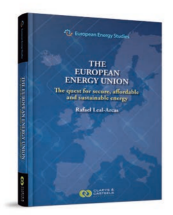
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Volume VIII

The European Energy Union

The quest for secure, affordable and sustainable energy



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Ebook ISBN: 9789077644508

Price € 95, £ 83, \$ 117

Written by

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Turkey and the EU

Energy, Transport and Competition Policies



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Volume X

The EU ETS and the European Industry Competitiveness

Working towards post 2020



Written by

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European Energy & Climate Journal (EECJ)



ISSN: 2211-9175 4 issues / year

Hard copy or digital edition: € 395, £ 346, \$ 488 / 4 issues

Comb. hard copy + digital: € 474, £ 415, \$ 585 / 4 issues

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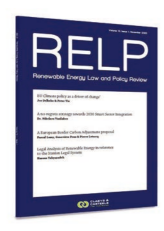
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Renewable Energy Law and Policy (RELP) - Review



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Never has there been a time when so much of the world's attention is focused on the rapidly increasing potential and need for renewable energy. The Journal of Renewable Energy Law and Policy provides a platform for review and discussion, both in Europe and internationally, of the legal and policy issues surrounding renewable energy. The journal reports on the dynamic and quickly changing developments taking place in Europe and around the world in the renewable energy sector, from bio-energy, solar and wind power to developing technologies like fuel cells and nuclear fusion. The journal serves a growing international community of renewable energy practitioners, lawyers and thought leaders with timely updates on legal and policy issues impacting renewable energy technologies and development. Each issue reports on trends and critical issues from the European Union and its active Member States, cutting edge experience from North America, Australia, and Japan, as well as opportunities and challenges in emerging markets and various corners of the developing world.

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Leading renewable energy scholars and practitioners report on the legal and policy implications of recent technology advances, political and regulatory decisions, market trends, as well as insightful new literature and relevant events. Above all, the journal provides a discussion forum and source of ideas and opportunities about critical issues of renewable energy - issues that will likely change our world.

Competition Law & Policy Debate (CLPD)



ISSN: 2405-481X 4 issues / year

Hard copy or digital edition: € 225, £ 197, \$ 278 / 4 issues Comb. hard copy + digital: € 234, £ 205, \$ 289 / 4 issues

Competition Law & Police Debate (CLPD) is a quarterly journal focusing on major developments in Mergers, Cartels, Antitrust (Art.101/102 other than cartels) and State Aid. CLPD contains articles of academic value but written in an approachable style to address practical questions and suggest solutions to new issues. Its focus is on dissecting, analyzing and criticizing the most recent and important legislation and case law, as well as on discussing questions faced by enforcers and practitioners but neglected in the existing literature. The idea is for CLPD to be an important platform for lawyers and economists to express conflicting views and, in particular, encourage the debate on new developments in all areas of competition law. In this way the journal wants to contribute to debates on policy - or even start them.

The articles are written by economists and lawyers, judges, officials at DG competition, national authorities or international organizations, practitioners working in-house or in law firms as well as academics.

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This mix should result in a unique exchange of views, opinions and ideas. Each issue of the CLPD focuses on one principal topic that will be discussed from different angles and potentially with different interests in mind.

In addition, the journal includes a yearly synopsis of the principal law & policy developments in each oof the four fields mentioned, and is published in both hardcopy and digitally. CLPD articles are peerreviewed by at least 2 editorial board members.



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