

## Eu Law 3rd Ed

EU Law provides a comprehensive examination of the law of the European Union in two distinct parts, covering the institutions, structure and processes of the EU as well as the substantive law, as enacted by the Lisbon Treaty. Beginning by examining its origins, Conway locates EU Law within both an international and a domestic legal context. He then explores the evolution of EU Law before providing a clear and accessible account of the structure and internal and international workings of the EU and the special role of the European Court of Justice. The second half of the book explores the Four Freedoms (of Goods, Workers, Capital and Movement) and provides a detailed account of Competition Law and the Economic and Social contexts. The Routledge Spotlights series brings a modern, contemporary approach to the core curriculum for the LLB and GDL which will help students Move beyond an understanding of the law Refine and develop the key skills of problem-solving, evaluation and critical reasoning which are essential to exam success Discover sources and suggestions for taking your study further By focusing on recent case law and real-world examples, Routledge Spotlights will help you shed light on the law, understand how it operates in practice and gain a unique appreciation of the contemporary context of the subject. Companion Website This book is supported by a range of online resources developed to support your learning, keep you up-to-date and to help you prepare for assessments, including: Key Case Flashcards to aid with recall Quizzes and practice questions

The third edition of the recognized authority in the field provides a sophisticated analysis of the general principles of EU law. Comprehensively addressing new developments in the area, this is an invaluable point of reference for academics and legal practitioners alike.

"Provides an analysis of the constitutional principles governing the European Union. It covers the history of the EU, the constitutional foundations, the institutional framework, legislative and executive governance, judicial protection, and external relations"--Publisher's website.

The book examines how the interests of the member states, which provide the primary driving force for developments in European integration, are internalised and addressed by the law of the European Union. In this context, member state interests are taken to mean the policy considerations, economic calculations, local socio-cultural factors, and the raw expressions of political will which shape EU policies and determine member state responses to the obligations arising from those policies. The book primarily explores the junctions and disjunctions between member state interests defined in such a manner and EU law, where the latter expresses either an obligation for the member states to comply with common policies or an acceptance of member state particularism under the common EU framework.

Parties to cross-border disputes arising anywhere in the vast Portuguese-speaking world – a community of more than 230 million in a space that offers a wide array of investment opportunities across four continents – increasingly seek Portugal as their preferred seat of arbitration. A signatory to all relevant international conventions, Portugal has proven to be an ‘arbitration-friendly’ jurisdiction. This volume is the first and so far only book in English that provides a thorough, in-depth analysis of international arbitration law and practice in Portugal. Its contributing authors are among the most highly regarded legal names in the country, including scholars, arbitrators, and practitioners. The authors describe how international arbitration proceedings are conducted in Portugal, what cautions should be taken, and what procedural strategies may be suitable in particular cases. They provide insightful answers to questions such as the following: What matters can be submitted to arbitration under Portuguese law? What are the validity requirements for an arbitration agreement? How do the State courts interact with arbitration proceedings and what is the attitude of such courts toward international arbitration? What are the rules governing evidentiary matters in arbitration? How is an arbitration tribunal constituted? How are arbitrators appointed? How may they be challenged? How can an international arbitral award be recognized and enforced? How does the Portuguese legal system address the issue of damages and what specific damages are admitted? How are the costs of arbitration proceedings estimated and allocated? The book includes analyses of arbitration related to specific fields of the law, notably sports, administrative, tax, intellectual property rights (especially regarding reference and generic medicines), and corporate disputes. Each chapter provides, for the topics it addresses, an examination of the applicable laws, rules, arbitration practice, and views taken by arbitral tribunals and state courts as well as those of the most highly considered scholars. As a detailed examination of the legal framework and of all procedural steps of an arbitration in Portugal, from the drafting of an arbitration agreement to the enforcement of an award, this book constitutes an invaluable resource for parties involved in or considering an international arbitration in this country. The guidance that it seeks to provide in respect of any problem likely to arise in this context can be useful to arbitrators, judges, academics, and interested lawyers.

Now in its third edition, this invaluable handbook offers practical solutions to issues arising in relation to data protection law. It is fully updated and expanded to include coverage of all of the significant developments in the practice of data protection, and takes account of the wealth of guidance published by the Information Commissioner since the last edition. The third edition includes new material on the changes to the Commissioner's powers and new guidance from the Commissioner's office, coverage of new cases on peripheral aspects of data protection compliance and examples of enforcement, the new code on CCTV processing, the new employment code, clarification on the definition of "personal data", the binding corporate rules on the exemption to the export data ban and the new ICT set of model contractual provisions for data exports, and the proposed action by the EU against the UK for failing to implement the Data Protection Directive appropriately. There are new chapters on terminology and data security.

Surveying the European Union's evolution from the Rome Treaty to the present, The Emerging European Union captures the full story of Europe's ongoing integration, its changing identity, and its increasing importance as a global actor in the 21st Century. This text's concise but comprehensive overview of the history, institutions, and policies of the European Union lays out the major elements of the European integration and explain how the European Union functions. Emphasizing competing intergovernmental and supranational forces, The Emerging European Union explains the origins and future of the European Union as well as its political uniqueness.

European Union Law is written for students on LLB and GDL courses and aims to reflect developments in legal education. The book fully explores the core areas of European Union law, whilst setting them in a contextual and practical framework. Its writing style is accessible to all. To show how the law applies in reality, key cases are summarised and explained in discrete boxes,

and the structure of European Union law is abundantly illustrated with diagrams, tables and other visual aids. At the end of each chapter, summaries enable students to remember the main relevant points, and, to encourage them to engage further with the law, there are suggested reading lists. New for this edition: expanded discussion on the post-Zambrano cases (including Chavez-Vilchez and others of 10 May 2017) on the rights of EU children living with third country nationals; explanation of Article 50 TEU and the state of the Brexit negotiations and the EU position up to 22 May 2017; new structure presenting the requirements for EU liability; - inclusion of a discussion on the euro area and its future; inclusion of the EU Pilot Scheme regarding enforcement actions by the European Commission; inclusion of changes in light of the reform of the CJEU; inclusion of Scotch Whisky Association and Others v Lord Advocate case regarding the compatibility of minimum price per unit of alcohol with Article 34 TFEU; inclusion of A<sup>o</sup>lands vindkraft AB v Energimyndigheten case on protection of the environment as a derogation from Article 34 TFEU; expanded discussion on the European Citizenship Initiative, including the latest case Minority SafePack of 3 February 2017.

The sixth edition of 'EU Law: Text, Cases, and Materials' provides clear analysis of all aspects of European law in the post Lisbon era. This edition looks in detail at the way in which the provisions of the Lisbon Treaty have worked since the Treaty became operational, especially innovations such as the hierarchy of norms, the different types of competence, and the legally binding Charter of Rights.

Offering the most thought-provoking introduction to EU law. Written in a highly readable narrative style, the book provides students with a succinct yet sophisticated analysis of the core aspects of the subject, while also equipping them with the tools for further exploration. Figures and tables clarify complex ideas and processes, and a guide to finding and reading EU judgments offers valuable practical support. This carefully structured guide brings clarity to a broad and multifaceted subject.

Previous editions published under title: EC securities regulation.

This fully updated new edition provides the best-known practical overview of the law regarding companies, business activities, and capital markets in Europe, at both the European Union (EU) and Member State levels. It incorporates analysis of recent developments including the impact of global initiatives in such aspects of the corporate environment as regulation of financial institutions and non-financial reporting obligations with a view to sustainability and other social responsibility concerns. The authors, all leading experts in European corporate law, describe current and emerging trends in such areas of corporate law practice as the following: - rules on cross-border mergers; - employee involvement in business activities; - the initiatives by the Organisation for Economic Co-operation and Development (OECD) and the EU to curb tax avoidance; - Member States' implementation of EU legislation; - a company's freedom to incorporate in a jurisdiction not its own; - competition among the legal forms of different Member States; and - safeguarding of employee involvement in cross-border transactions. With respect to national law, the laws of Belgium, France, Germany, the Netherlands, Poland, Spain, and the United Kingdom are taken into account; Italy is now included in this new edition. As in earlier editions, the authors demonstrate that analysis and comparison of national corporate laws yield highly valuable general principles and observations, not least because business organizations, wherever located, tend to show a fundamentally similar set of legal characteristics. The Third Edition will continue to be of great value to practitioners and academics who wish to acquire a better understanding of European corporate law, in its supranational dimension as well as in the similarities and differences among the various national legal systems.

This book focuses on the substantive law of the EU with regard to the free movement of goods, persons, services, and capital. An introductory chapter outlines the background to EU law in this sphere; the role of free trade theory, the development of economic integration until the present day, and the fundamental principles underpinning this development. The following sections then provide a detailed examination of the major categories - goods, persons, services and capital - and a concluding section deals with the legal issues raised by the ongoing process of harmonisation within the single market. The author makes judicious use of case studies to illustrate and develop central issues, diagrams and flowcharts to clarify the more complex areas of this sphere of EU law. Online Resource Centre\* Web links\* Updates

Written with exceptional clarity, simplicity and precision, this short textbook provides a classic introduction to European law. Using a clear structural framework, it guides students through the subject's core elements and key issues, from the creation and enforcement of European law to the workings of the internal market. Chapters are enriched with figures and tables to clarify difficult topics and illustrate relationships and processes, ensuring that students understand even the most complex of concepts. The second edition has been updated throughout and includes an entirely new chapter on the internal market for goods. Two new practical appendices offer suggestions for further reading and guide readers through the process of finding and reading EU Court judgments. A companion website features full 'Lisbonised' versions of the cases cited in the text, links to EU legislation, downloadable figures and textbook updates.

The most current, contextual and authoritative EU law text, including Brexit, the euro, and the migration crisis.

European Law is a core element of all law degrees in England and Wales. Unlocking EU Law will ensure you grasp the main concepts with ease, providing you with an essential foundation for further study or practice. This new fourth edition is fully up-to-date with the latest developments and includes: The European Union Act 2011 Detailed coverage of the Lisbon Treaty All major new cases? This book is essential reading for students studying EU Law on undergraduate courses in the UK. The UNLOCKING THE LAW series is designed specifically to make the law accessible. Features include: aims and objectives at the start of each chapter key facts charts to consolidate your knowledge diagrams to aid learning summaries to help check your understanding of each chapter problem questions with guidance on answering a glossary of legal terminology The series covers all the core subjects required by the Bar Council and the Law Society for entry onto professional qualifications, as well as popular option units. The website [www.unlockingthelaw.co.uk](http://www.unlockingthelaw.co.uk) provides supporting resources such as multiple choice questions, key questions and answers and updates to the law.

The fourth edition of this well established and highly regarded work on EU law maintains its character by combining comprehensive yet accessible coverage with in-depth analysis of the law and student-friendly pedagogy. It is fully up to date so encompassing critical examination of new important judgments of EU and national courts and developments in institutional, constitutional and substantive EU Law. The book keeps its unique style in that it is both a textbook and a casebook. Case summaries are highlighted in colour-tinted boxes for ease of reference, and are accompanied by key facts and critical analysis, often in the light of subsequent developments. The student-friendly approach is enhanced by market-driven pedagogical features, including: Concise outlines, at the beginning of each chapter describing its content and assisting in revision; An aide-mémoire, often presented in diagrammatic form, at the end of each chapter to highlight and reinforce key points; End of chapter recommended reading lists to encourage and facilitate further research; End of chapter problem and essay questions testing the students' ability to apply what they have learnt; Cross-references to show how topics are interrelated; and A map identifying EU Member States, candidate States; and, potential candidate States. The book's companion website offers a range of teaching

and learning resources including an interactive timeline of the EU, useful web links, self-test questions and much more. This book is essential reading for those studying EU law on both undergraduate and postgraduate courses and will be of interest to students of political science, social science and business studies.

This classic textbook provides a thorough overview of European private international law. It is essential reading for private international law students who need to study the European perspective in order to fully get to grips the subject. Opening with foundational questions, it clearly explains the subject's central tenets: the Brussels I, Rome I and Rome II Regulations (jurisdiction, applicable law for contracts and tort). Additional chapters explore the Succession Regulation, private international law and insolvency, freedom of establishment, and the impact of PIL on corporate social responsibility. The new edition includes a new chapter on the Hague instruments and an opening discussion on the impact of Brexit. Drawing on the author's rich experience, the new edition retains the book's hallmarks of insight and clarity of expression ensuring it maintains its position as the leading textbook in the field.

Rev. ed. of: External relations of the European Union legal and constitutional foundations / Piet Eeckhout. [1st ed.] 2004.

'EU Law' covers both the institutions of the EU and the substantive law they produce. The new constitution is introduced, its aims and the reasons for its negotiation. Pedagogical features have been incorporated into this edition making the text easier to navigate.

With new chapters covering the Rule of Law, Judicial Reform, Brexit, Constitutional and Legal Theory, Refugee and Asylum law, and Data Governance, this third edition of The Evolution of EU Law is a must read for any student or academic of EU law.

"The cover of this book portrays the Myth of Europa . The story has it that Europa, a Phoenician princess, was abducted by Zeus, the god of thunder, disguised as a bull. Zeus had been searching for a wife beautiful enough to become Queen of his native Crete. When he saw Europa he was smitten. Europa was gathering flowers by the seaside with her friends when she came upon the bull. Uncommonly gentle, the bull inspired no fear. Decking its horns with flowers, Europa climbed upon its back, whereupon the bull - Zeus - took off at a trot and dived into the sea. Europa was carried off to Crete, where she became the mother of Minos, the mythical King of Crete, who periodically demanded a tribute of young men and women of Athens to be sacrificed to the Minotaur"--

The third edition of this acclaimed book continues the story of the EU's constitutional journey. The EU's constitution, composed of myriad legal texts, case law and practice, is no less of a moving target than before and the pace of change has, if anything, increased since the publication of the second edition. In a constantly challenging geopolitical context, the EU faces unprecedented political, economic and cultural trials, all of which impact upon the evolution of its constitution. In particular, the migration crisis has given rise to the need for substantial revision of the chapter dealing with the area of freedom, security and justice, and the institutional reforms embarked upon in the quest to restore financial order have taken a more structured form following the inception of a European banking union. Fully updated to include the ramifications of Brexit, the book succeeds – where others have struggled – in making sense of the EU's complex constitutional order, focusing on its essential features but taking into account the profound changes that have taken place over the past 20 years. The EU has become much more than an internal economic market. Recently it may even be argued that the focus of action has been in areas such as immigration and third-country nationals, security and defence policy, and penal law and procedure, and the work towards creating a European banking union underlines the continued need to monitor economic and fiscal policy. Eschewing too much detail, the authors underline the essential values, principles and objectives of the integration regime as well as its basic normative structure and hierarchy. In this context, the decentralised nature of the EU is highlighted as an integral part of its constitutional make-up. Recurring themes include European citizenship, fundamental rights and the rule of law. The book also confronts head-on the problems and challenges facing the Union and the gap which is often perceived between lofty ideals and harsh realities. The book will be useful to students of EU law and European integration but will also appeal to a broader audience of researchers and practitioners, including political scientists.

Edited by Catherine Barnard and Steve Peers, European Union Law draws together a range of perspectives from experienced academics, teachers and practitioners to provide a comprehensive introduction. Each chapter has been written and updated by an expert in the field to provide students with access to a broad range of ideas while offering a solid foundation in the institutional and substantive law of the EU. Written by experts, designed for students; every chapter ensures a balance of accessible explanation and critical detail. Case studies are included throughout the book to enable students to understand the context and implications of EU law, as well as helping to familiarize them with some of the most significant case law in the area. Quotations and examples from key legislation and academic sources are also included to help develop a well-rounded understanding, while further reading suggestions for each chapter act as a springboard for further study and assessment preparation. This text provides a fresh and modern guide to EU law and is an ideal entry-point for students new to the subject as well as those looking to develop their understanding. Online resources As the process of the UK leaving the EU unfolds, readers can also visit the OUP Brexit and EU Law online resources for up-to-date comment, opinion, and updates created by our authors to engage students with the legal and political issues and considerations at play. The book is accompanied by online resources which include:- Downloadable Table of Equivalences to help you follow case law- Downloadable flowcharts and figures from the book, clarifying key concepts and processes- A hub of Brexit-related resources to help you gain a better understanding of the issues at play

The third edition of EU Administrative Law provides comprehensive coverage of the administrative system in the EU and the principles of judicial review that apply in this area. This revised

edition provides important updates on each area covered, including new case law; institutional developments; and EU legislation. These changes are located within the framework of broader developments in the EU. The chapters in the first half of the book deal with all the principal variants of the EU administrative regime. Thus there are chapters dealing with the history and taxonomy of the EU administrative regime; direct administration; shared administration; comitology; agencies; social partners; and the open method of coordination. The coverage throughout focuses on the legal regime that governs the particular form of administration and broader issues of accountability, drawing on literature from political science as well as law. The focus in the second part of the book shifts to judicial review. There are detailed chapters covering all principles of judicial review and the discussion of the law throughout is analytical and contextual. It begins with the principles that have informed the development of EU judicial review. This is followed by a chapter dealing with the judicial system and the way in which reform could impact on the subject matter of the book. There are then chapters dealing with competence; access; transparency; process; law, fact and discretion; rights; equality; legitimate expectations; two chapters on proportionality; the precautionary principle; two chapters on remedies; and the Ombudsman.

An excellent introduction to EU law for students new to the discipline and acting as an essential revision aid for the more experienced, this new edition has been fully revised and updated. The author, an experienced lecturer at undergraduate level, examines the main themes of EU law in a logical and progressive manner. Focusing on how and why the law has developed as it has, this book provides readers with a thorough understanding of EU law, including a number of issues presently facing the EU, such as enlargement and the prospect of a comprehensive written constitution. Student-friendly, it comprises a wide range of pedagogical features including: summaries comprehensive tables of cases and legislation a list of abbreviations a glossary of important terms helpful tips on how to approach essay and exam questions. Broad in scope and highly accessible *Understanding European Union Law*, is essential reading, providing a solid foundation for students new to EU law/business as well as being a useful revision aid for those more familiar with the topic.

Now in its second edition, *European Union Law* has been fully revised and updated following the entry into force of the Lisbon Treaty in December 2009. The book contains entirely new chapters on the Protection of Human Rights in the EU; the Area of Freedom, Security and Justice and the Common Foreign and Security Policy. Specifically written to give law students detailed up-to-date knowledge of all main areas of EU law, the book provides an in-depth and detailed examination of, and commentary on the areas of institutional and of substantive EU law forming the syllabus of standard academic courses on EU law. Unlike other texts this book successfully combines authoritative text with case summaries and judgments, these being highlighted in colour tinted boxes for easy identification. The author identifies the relevant points and key facts of the leading cases and discusses the judgments in detail, often in the light of subsequent developments. Student-friendly features include: short summaries at the beginning of each chapter outlining the topics and concepts covered an aide-memoire at the end of each chapter to highlight and reflect the main points a recommended reading list at the end of each chapter to facilitate further research a map identifying EU Member States (with accession dates) and candidate states a Companion Website featuring updates twice yearly; annotated links to online sources of interest and essay style self-test questions with suggested answers. This book is an essential resource for those studying EU law on both undergraduate and postgraduate courses and will be of interest to students of political science, social science and business studies. The new edition of this influential textbook gathers leading lawyers and political scientists to provide an overview of the changing legal picture in Europe, including the reforms instigated by the Lisbon Treaty negotiations. Authors analyse the evolution of the law across time, giving readers a clearer understanding of how the EU is developing.

This textbook on European constitutional law offers a coherent and scholarly analysis presented within a clear structure.

This textbook is written in an informal and engaging manner with an emphasis on explaining the key topics covered in EU courses with clarity. End of chapter questions encourage students to test and reinforce their own learning.

Schütze's *European Union Law* uses a distinctive three-part structure to examine the constitutional foundations, legal powers and substantive law of the European Union. Written in a uniquely engaging style, and full of illuminating analyses, this book provides a thorough and modern guide to the study of European law.

The third edition of *European Business* is published at a time of turbulence in Europe. This uncertainty puts Europe's unique business environment at risk. Key features of the new edition include: assessments of how individual member states affect the integration process and bring diversity to European business; new material on the links between Europe and the World's other main regions, including emerging economies; new case studies on topics such as the rise of the BRICs, the energy crisis, enlargement and the Euro. The book retains popular pedagogical features to help students make sense of a confusing and complex environment. A unique and accessible text, the book is ideal reading for students of European and International Business and important additional reading for those interested in European politics and economics.

This comprehensive book provides a detailed overview of EU internet regulation in all its key areas, as well as giving a critical evaluation of EU policymaking and governance. This thoroughly revised second edition includes latest developments in the case law of the Court of Justice. It also discusses pending proposals in telecommunications, copyright and privacy laws as well as the new directions in internet regulation resulting from the Commission's 2015 strategy document.

'It is a comprehensive and in-depth analysis of the cornerstones of private international law in the European Union which provides a safe and up-to-date guide to a complex area from a comparative perspective. Continental lawyers may particularly appreciate the extensive coverage of English case law on the subject.' - Filip De Ly, Erasmus University Rotterdam, the Netherlands  
Private international law - or the conflict of laws, as it is also commonly known - has evolved in great measure in recent years, due in part to the successes of international agreements in harmonizing the conflict laws of individual countries.

Trade mark law practitioners agree that Ulrich Hildebrandt's *Harmonized Trade Mark Law in Europe* hugely enhances their work. This third edition, retitled *Trade Mark Law in Europe*, follows the same well known intensely practical, time-saving format, with each provision of current law (Directive 2015/2436) reproduced in its original English wording and annotated with relevant passages from all relevant decisions of the European Court of Justice, as well as relevant provisions of the Community Trade Mark Regulation and the national trade mark acts of all Member States implementing the Directive. The author's expert commentary on each provision expressly marks major changes to previous versions of the Directive, highlights when case law

concerning a previous version remains relevant, and translates passages that lack an official English text. Among the fundamental questions addressed are the following: • When is it possible to register a geographical indication as a trademark? • Are colours and sounds capable of registration? • When may the reputation of a mark be invoked to protect it? • How mundane could a sign be and still claim to be distinctive? • When can it be said that there has been no genuine use of a trade mark? • Where does the Court's function theory influence the trademark law? Given a topic or keyword, appendices assist in the quick finding of any provision of the Directive and relevant case law. There is no other resource presenting the original wording of ECJ case law, broken down by specific point of law and directly related on an article-by-article basis to EU and Member State trade mark legislation. As a highly organized presentation of key information, this is an ideal initial tool that makes any research into European trade mark law fast and easy, whether for academic purposes or actual legal practice. Lawyers, in-house counsel, judges, and academics will all welcome this new edition.

A previous winner of the Comité Maritime International's Albert Lilar Prize for the best shipping law book worldwide, EU Shipping Law is the foremost reference work for professionals in this area. This third edition has been completely revised to include developments in the competition/antitrust regime, new safety and environmental rules, and rules governing security and ports. It includes detailed commentary and analysis of almost every aspect of EU law as it affects shipping.

This eagerly awaited new edition has been significantly revised after extensive user feedback to meet current teaching requirements. The first major textbook to be published since the rejuvenation of the Lisbon Treaty, it retains the best elements of the first edition – the engaging, easily understandable writing style, extracts from a variety of sources showing the creation, interpretation and application of the law and comprehensive coverage. In addition it has separate chapters on EU law in national courts, governance and external relations reflecting the new directions in which the field is moving. The examination of the free movement of goods and competition law has been restructured. Chapter introductions clearly set out what will be covered in each section allowing students to approach complex material with confidence and detailed further reading sections encourage further study. Put simply, it is required reading for all serious students of EU law.

Cases and Materials on EU Law is a highly respected EU law text and the only cases and materials book in the field. With his clear, engaging writing style, Stephen Weatherill presents the main constitutional and substantive areas of EU law alongside the themes and principles that have shaped the development of the EU and its policies. The 12th edition provides a wealth of carefully selected case law alongside engaging extracts and materials to help explain the complexities of EU law in a contextualized and thought-provoking manner. Insightful author notes and questions accompany each extract, providing valuable additional detail to challenge understanding and encourage students to engage critically with the material. This title is accompanied by an Online Resource Centre, providing students with extra learning materials including: - an interactive map of Europe - a timeline of the EU - video footage - a guide to further web resources - a table of equivalences - legal updates - guidance for lecturers on using the book when teaching.

A modern approach to the institutional and substantive law of the EU. It provides a comprehensive introduction and combines a popular text, cases, and materials format with a range of supportive learning features.

Fully revised and updated, the third edition of EU Law provides an exhaustive, yet easily readable, account of the complex and ever changing subject of EU law. The author gives thorough, authoritative, and up-to-the-minute treatment to the institutional, constitutional and substantive elements of EU Law. The book is unique in that it successfully combines depth of coverage with an excellent selection of supporting case law, making this challenging subject accessible and easy to follow. Case summaries and judgments are highlighted in colour-tinted boxes for ease of reference, and are accompanied by key facts and analysis, often in the light of subsequent developments. The student-friendly approach is enhanced by market-driven pedagogical features, including: \* Concise outlines, at the beginning of each chapter describing its content; \* An aide-mémoire, often presented in diagrammatic form, at the end of each chapter to highlight and reinforce key points; \* End of chapter recommended reading lists to facilitate further research; \* End of chapter problem and essay questions testing the students' ability to apply what they have learnt; and, \* A map identifying EU Member States, and their accession dates; acceding States; candidate States; and, potential candidate States. The book's companion website offers a range of teaching and learning resources including an interactive timeline of the EU, useful web links, self-test questions and much more. This book is essential reading for those studying EU law on both undergraduate and postgraduate courses and will be of interest to students of political science, social science and business studies. It also provides comprehensive coverage of substantive and procedural EU competition law and thus has its place as a textbook for introductory courses on EU competition law.

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