In this catalogue you will find the 2022 print subscription rates. For online pricing please contact us.

Get a 90% discount on the print price if you take a combo (print+online) subscription.

When taking out an online subscription, you will enjoy the following benefits:

- FREE Electronic Table of Contents Alerts
- FREE RSS Feeds
- Access to back issues (not included in the price)

Our Online journals and more info can be found at kluwerlawonline.com. Please contact our sales team on (+31) 172 641 562 or email: lrs-sales@wolterskluwer.com for more information.

Conditions of Sale - Print & Online subscriptions

- Prices are given in EURO (EUR) which are definitive for subscribers outside the United Kingdom (GBP) and North, Central & South America (USD).
- Customers in the E.C. should quote their Value Added Tax (VAT) number on all orders.
- Customers with no VAT number will be charged VAT.
- Subscription can be based on a calendar year period i.e. January – December or they can begin on the month of your choice. Please confirm the start date you require when placing your order.
- Subscriptions will be entered on a 12 month basis and will not be automatically renewed.
- Subscriptions are final when our invoice is created.
- Subscription prices are subject to change without prior notice.

For more information please contact our sales team at (+31) 172 641 562 or at lrs-sales@wolterskluwer.com

Payments

Payments may be made by bank draft or credit card upon receipt of our invoice. Details are mentioned on our invoices. Payment can only take place upon receipt of our invoice. We do not accept payment without an invoice.

Claims

Claims for missing issues must be made within three months after the mailing date of the following issues, otherwise such claims cannot be honoured free of charge. Please contact international-customerservice@wolterskluwer.com for claims.

Cancellations

No cancellation can be accepted for a current subscription if the subscription is active and the payment has been processed.

For more information please visit WoltersKluwer.com/Solutions/KluwerLawInternational.
Contact us:
Wolters Kluwer, Legal & Regulatory U.S.,
International Group
P. O. Box 316
2400 AH Alphen aan den Rijn
Tel (+31) 172 641562
Lrs-sales@wolterskluwer.com
WoltersKluwer.com/Solutions/KluwerLawInternational
## Contents

### Commercial Arbitration
- 5 • Arbitration: The International Journal of Arbitration, Mediation and Dispute Management
- 6 • The Resolver: The Quarterly Magazine of The Chartered Institute of Arbitrators
- 7 • ASA Bulletin
- 8 • Asian Dispute Review
- 9 • Asian International Arbitration Journal - AIAJ
- 10 • BCDR International Review
- 11 • Belgian Review of Arbitration b- Arbitra
- 12 • Dispute Resolution Journal
- 13 • Journal of International Arbitration
- 14 • Revista Brasileira de Arbitragem
- 15 • Revue de l’arbitrage
- 16 • World Trade & Arbitration Materials

### Competition and Antitrust Law
- 17 • World Competition

### Corporate and Commercial Law
- 18 • Business Law Review
- 19 • European Business Law Review
- 20 • European Company Law
- 21 • Journal of European Consumer and Market Law - EuCML

### Energy and Environmental Law
- 22 • European Energy and Environmental Law Review

### European Union Law
- 23 • Common Market Law Review
- 24 • The European Foreign Affairs Review
- 25 • European Public Law
- 26 • European Review of Private Law
- 27 • Legal Issues of Economic Integration

### Intellectual Property Law
- 28 • Global Privacy Law Review

### International Tax Law
- 29 • EC Tax Review
- 30 • Intertax

### International Trade Law
- 31 • Global Trade and Customs Journal
- 32 • Journal of World Trade

### Labour Law
- 33 • International Journal of Comparative Labour Law and Industrial Relations

### Transportation Law
- 34 • Air & Space Law
Arbitration: 
The International Journal of Arbitration, Mediation and Dispute Management

- Thought-leading analysis of academic and practical questions
- Diverse viewpoints from around the globe and across practice areas
- Presented by the Chartered Institute of Arbitrators, the standard setter for excellence in international alternative dispute resolution

Description

For more than 100 years, the Chartered Institute of Arbitrators (CIArb) has set the international standard for excellence in practice and professionalism across all areas of alternative dispute resolution (ADR). Throughout the 20th and 21st Centuries, CIArb has become an established centre for thought leadership, research, and the scholarly study of international dispute resolution.

Arbitration: The Journal of International Arbitration, Meditation, and Dispute Management ("The Journal") is CIArb's internationally respected, peer reviewed, academic journal showcasing the most current analyses of pressing issues in ADR from a global perspective. Now in its 106th year of publication, The Journal has been at the forefront of the conversation as ADR has evolved, transforming from an “alternative” forum into a vital component of international legal practice and of the global rule of law.

The Journal aims to provide original in-depth investigations of both theoretical and practical questions on international arbitration and ADR. To that end, The Journal welcomes scholarly articles aiming to contribute to and advance the academic debate, as well as articles aiming to provide analysis of developments in case law, legislation, and practice in the field of dispute resolution.

The Journal covers all areas of international dispute settlement, including commercial and investment arbitration and all other modes of ADR, such as negotiation, adjudication, expert determination, and mediation. The Journal covers topics relating to both private and public law, including public international law, and welcomes articles that take a variety of approaches, including doctrinal, historical, comparative, sociolegal, philosophical, political analysis and economic analysis of the law.

The Journal is essential reading for anyone involved in dispute resolution – whether as judge, international arbitrator, party representative, mediator, adjudicator, corporate advisor, government official, in-house counsel, academic, or graduate/post-graduate student.

Each issue contains:

- Academic articles with in-depth analysis of legal developments from across international ADR disciplines, including investment arbitration, commercial arbitration, mediation, adjudication, hybrid procedures and more;
- Commentary on domestic and international cases that affect international ADR practice;
- Papers and presentations from conferences and events around the globe; and
- Reviews of the latest international ADR books and publications.

General Editor: Stavros Brekoulakis
The Resolver
The Quarterly Magazine of The Chartered Institute of Arbitrators

- CIArb in-house magazine, a truly invaluable learning resource for modern ADR professionals.
- Provides cutting-edge insights on contemporary issues in dispute avoidance, management and resolution.
- Each quarterly edition offers news, commentary, exclusive expert analysis and legal briefings, useful information, events and training opportunities, practice tools and guidance.

Description

The Resolver is CIArb’s member-only quarterly magazine bringing ADR practitioners the latest insight and knowledge from across the profession.

For more than 100 years, the Chartered Institute of Arbitrators (CIArb) has set the international standard for excellence in practice and professionalism across all areas of alternative dispute resolution (ADR). Throughout the 20th and 21st Centuries, CIArb has become an established centre for thought leadership, research, and the scholarly study of international dispute resolution.

After more than a decade in print, and going fully digital starting with May 2020, The Resolver issues focus on key developments in ADR; provide analysis, news updates and opinion pieces; promote new training opportunities; and engage readers through law reports and case notes, continuously looking to inspire, through insight and content, the young practitioners building a career in ADR.

The Resolver is packed with features that explore new thinking and deliver insightful content across key fields such as diversity, climate change, high conflict parties, interstate and commercial disputes, oil and mining disputes, expert witness process, blockchain in dispute resolution, artificial intelligence, new emerging markets and jurisdictions, and many more engaging, thought-provoking articles.

Collating career-enhancing content from a global network of ADR specialists, The Resolver leads the conversation on the latest topics affecting the ADR sector, the wider community and businesses alike, making it a truly invaluable learning resource and a practice and guidance tool for today’s ADR practitioners, legal professionals, and scholars.

General Editor: Robert Outram
ASA Bulletin

- Detailed practical analysis from one of the world’s most prestigious arbitration associations
- In-depth commentary on recent Swiss and international arbitration decisions
- Specifics of arbitral awards and orders under the Swiss Rules and other major arbitration centres

Description

The ASA Bulletin is the official quarterly journal of the Swiss Arbitration Association (ASA) which is graced by many of the world’s best-known arbitration practitioners. Switzerland is generally regarded as one of the world’s leading sites for arbitration proceedings. The Statistical Report of the International Chamber of Commerce (ICC) has repeatedly ranked Switzerland first for place of arbitration, origin of arbitrators, and applicable law.

Since its inception in 1983, the Bulletin has carved a unique niche with its focus on arbitration case law and practice worldwide as well as its judicious selection of scholarly and practical writing in the field. Its regular contents include the following:

- articles with incisive commentary and analysis of current developments and trends in arbitration law and practice;
- leading relevant cases of the Federal Supreme Court and other Swiss courts;
- selected landmark arbitration cases from foreign jurisdictions worldwide;
- arbitral awards and orders under various auspices including ICC, ICSID, and the Swiss Chambers of Commerce (‘Swiss Rules’); and
- notices of relevant publications and reviews.

Each case and article is usually published in its original language with comprehensive headnotes in English, French, and German.

The ASA Bulletin is among the most refreshing, original, and international of all arbitration reviews. It has become an indispensable reference tool for all practitioners involved in international arbitration.

*Editor-in-Chief: Matthias Scherer*
Asian Dispute Review

- Essential information on all important pan-Asian arbitrations and mediations
- Summaries of cases hard to find elsewhere
- Easy-to-read non-technical style

Description

For keeping in touch with arbitration and mediation decisions rendered in all Asian countries from Turkey to Japan, Asian Dispute Review is the most timely and reliable guide. It provides all the information necessary to pursue each case in detail. It is a quarterly journal, sponsored by the Hong Kong International Arbitration Centre, the Chartered Institute of Arbitrators (East Asia Branch), the Hong Kong Institute of Arbitrators, and the Hong Kong Mediation Council. Each edition is notable for the following convenient features:

- up-to-date summaries of each important pan-Asian arbitration or mediation decided in the preceding quarter;
- about eight articles, a news section, and a book review, all with a focus on arbitration, mediation, and other forms of ADR in the Asian context; and
- a style easily understood by lay readers, with substantive law content limited to a minimum with references for further detail.

Asian Dispute Review is welcomed worldwide by lawyers, legal consultants, arbitrators, mediators, and other ADR neutrals, as well as by interested academics and people from all trades and professions who are interested in private dispute resolution.

General Editors: Romesh Weeramantry and John Choong
Asian International Arbitration Journal - AIAJ

- A thought leader on issues in international commercial arbitration in the Asia-Pacific region
- In-depth articles on developments in Asian arbitration and mediation law and practice
- Analysis of recent arbitral cases and case law referring to ADR

Description

Despite the fact that Asia (and particularly East Asia) has become one of the world’s fastest-growing regions for international arbitration, it is difficult for practitioners to find the requisite depth of knowledge on international arbitration in Asia. The Asian International Arbitration Journal exists to fill that gap.

Published in collaboration with the Singapore International Arbitration Centre (SIAC), each issue contains a variety of comprehensive and thought-provoking articles, including the following:

- detailed analytical commentaries on international arbitration developments and emerging trends in the region;
- insights into the latest institutional developments and regulatory changes; and
- updates on recent case law, legislative enactments, and arbitral awards throughout Asia.

Published twice yearly since 2005, this cutting-edge, practical publication has proven to be of immeasurable value to all professionals active in the field of international dispute resolution worldwide.

General Editors: Lawrence Boo and Gary B. Born

Volume 18, 2 Issues
ISSN: 1574-3330

Print subscription rate:
€ 290 • £ 235 • $ 385

Online subscription rate upon request.
BCDR International Arbitration Review

- Thought-provoking articles by leading practitioners and academics in the Arab countries
- Insightful analysis and commentary on relevant case law from the region
- Important Arab country legislative and procedural documents

Description

The BCDR International Arbitration Review, the journal of the Bahrain Chamber for Dispute Resolution, is the pre-eminent journal dedicated to helping international arbitration practitioners and academics to identify and better understand trends, developments, and procedural issues relating to arbitration in the Arab world as seen from an Arab perspective.

This biannual journal, with authoritative contributions in English and Arabic, increases awareness of alternative dispute resolution mechanisms and arbitration across the Arab world, providing practitioners and academics in the Americas, Europe, and southern and eastern Asia with an insider perspective on arbitration-related developments occurring in the region. In addition, it provides a forum for practitioners and academics from and for the Arab world to comment on international arbitration in general.

Each issue focuses on a specific theme or topic that is both timely and of particular interest to the Arab region. Typical special themes include the following:

- recognition and enforcement of foreign arbitral awards in the Arab States of the Gulf;
- women’s voices in international arbitration; and
- damages for delay in construction arbitration.

Subscribers will welcome the journal’s thorough and comprehensive insight into how arbitration in the Arab world works in practice.

Editor: Nassib G. Ziadé
Belgian Review of Arbitration
b-Arbitra

- Dynamic forum for the exchange of information on a European scale
- Promotes dialogue on novel issues in the field of arbitration
- Brings new developments to policymakers' attention

Description

In light of the increasing number of cross-border disputes and the internationalization of arbitration, b-Arbitra, the Belgian journal for arbitration, promotes edifying debate and in-depth research in the field of arbitration providing a highly valuable source of pertinent information to lawyers, arbitrators, judges, and academics. Recent articles include analysis of such issues and topics as the following:

- distributorship agreements;
- validity of arbitration clauses in disputed agreements;
- investment arbitration and corruption allegations;
- third-party financing of international arbitrations; and
- time limits for opposing enforcement of awards.

b-Arbitra is an initiative of CEPANI, the Belgian Center of Arbitration and Mediation. The biannual journal welcomes contributions in English, Dutch, French, and German. Each article is accompanied by a summary in English.

Editors: Caroline Verbruggen & Maarten Draye
Dispute Resolution Journal

- In-depth articles by leading practitioners and scholars
- Covers the spectrum of ADR issues, emerging techniques and new applications of ADR processes in commercial and labor practice
- The flagship publication of the American Arbitration Association (AAA)

Description

The Dispute Resolution Journal (DRJ) is a world-recognized authoritative resource for advocates, neutrals, parties, educators, public-policy leaders, and corporate executives. The DRJ is also the flagship publication of the American Arbitration Association (AAA).

In-depth articles by leading practitioners and scholars cover the spectrum of ADR issues, emerging techniques and new applications of ADR processes in commercial and labor practice.

Contributors are the foremost experts in areas such as international trade, business, commercial finance, labor relations, construction, the courts, insurance, employment, real estate, intellectual property, healthcare and technology.

General Editor: Greg Kochansky

Volume 77, 2 Issues
ISSN: 2593-0877

Online subscription only.
Rate upon request.
Journal of International Arbitration

- Leading journal in the field of international arbitration
- Unmatched as a forum for original thinking, penetrating analysis, and lively discussion of international arbitration issues
- In-depth investigations of the most important current issues in international arbitration, focusing on business, investment, and economic disputes

Description

Since its launch in 1984, the Journal of International Arbitration has established itself as a thought-provoking, groundbreaking journal aimed at the specific requirements of those involved in international arbitration. Topics and issues covered include the following:

- investment in climate change mitigation;
- use of blockchain;
- domestic courts and investment treaty tribunals;
- protecting deliberations from disclosure;
- taking of evidence in arbitration; and
- arbitrability of online consumer contracts.

Each issue contains, in addition to in-depth investigations of the most important current issues in international arbitration, Notes and Current Developments sections with concise and critical commentary on new developments. The journal's worldwide coverage and bimonthly circulation give it even more immediacy as a forum for original thinking, penetrating analysis, and lively discussion of international arbitration issues from around the globe.

General Editor: Maxi Scherer

Volume 39, 6 Issues
ISSN: 0255-8106

Print subscription rate:
€ 1,255 • £ 930 • $ 1,680

Online subscription rate upon request.
Revista Brasileira de Arbitragem

- Unparalleled coverage of arbitration trends and developments in Brazil and South America
- Leading articles by internationally renowned specialists
- English abstracts of all articles and English headnotes to all case law

Description

Revista Brasileira de Arbitragem is the essential journal for the study of arbitration as practised in Brazil or seen from a Brazilian or South American perspective, providing up-to-date coverage of cases and procedural issues, all backed by expert commentary that identifies and explains the latest trends to ensure full understanding. Each issue includes the following features:

- introduction giving a quick insight into the contents of the issue;
- application of both national and international doctrine;
- selected arbitral jurisprudence;
- annotated cases;
- landmark decisions;
- book reviews;
- expert indexes to facilitate quick searches; and
- a novel section on the historical implications of selected key awards and court cases.

All articles are written by domestic and international experts with English abstracts and English headnotes to all case law. Linked to the CBA (Comitê Brasileiro de Arbitragem), Revista Brasileira de Arbitragem is a tool for disseminating information and to generate discussion among the legal community from the perspective of one of the most important arbitral jurisdictions.

Editor-in-Chief: Fabiane Verçosa
Revue de l’arbitrage

- Authoritative analysis and case law, both on French as well as on international arbitration, for specialists who prefer to consume arbitration information in French
- One of the leading arbitration law journals with critical analysis that will enable practitioners and academics to find arguments for their cases or research, with a focus on civil law
- Most comprehensive collection of French and Swiss case law that will enable arbitration specialists to find relevant precedents

Description

The Revue de l’arbitrage was created by the Comité français de l’arbitrage in 1955 and has been, since that date, the main legal journal devoted to arbitration in the French language.

Originally and until 1970, it was presented as the Bulletin d’information du Comité français de l’arbitrage, edited under the auspices of Maître Jean Robert.

This quarterly publication took on the form of a real scientific journal in 1970, when Professor Philippe Fouchard took up the duties of Editor-in-Chief. It was he who gave the journal the characteristics it still has today and which have made it, across all countries, one of the leading periodicals on the subject.

The scientific nature of the Revue de l’arbitrage entails that it only publishes articles and comments on the condition of being guaranteed exclusivity in all languages. Contributions are either spontaneously presented by their authors, or commissioned from them by the Editorial Board. Manuscripts are systematically the subject of exchanges between the author and the Editorial Board. Since 2011, a Reading Committee has been assisting the Editorial Board with the processing of manuscripts addressed to it, and a Scientific Committee has provided the Editorial Board with ideas for areas that could be covered or for new subjects that could be dealt with.

The themes are approached from different angles. Indeed, the law of arbitration is viewed critically, in the broad sense of the term, both from the aspect of general theory, but also from the angle of domestic, international and comparative law. The Revue de l’arbitrage has always taken care not to separate theoretical and practical views, because in this subject matter, more than in others, they cannot be dissociated. The authors, particularly numerous, are very diverse: French and non-French, practitioners or academics.

Editors: Charles Jarrosson, François-Xavier Train & Claire Debourg

Volume 2022, 4 Issues
ISSN: 0556-7440
Online subscription only.
Rate upon request.
World Trade & Arbitration Materials

- All the most important current documents relating to international trade not readily available elsewhere
- Essential current documents relating to international arbitration as a means of settling international business disputes
- Details of the latest arbitral awards, relevant court decisions, statutes, arbitration rules, and news of arbitration centres and associations

Description

Practitioners in arbitration and trade must have timely access to current information in those fields. But the rapid and continual growth in practical and academic research in these areas makes staying current highly challenging. World Trade and Arbitration Materials meets this vital need with analysis of the latest developments in such crucial areas of trade as the following:

- anti-dumping and unfair trade practices decisions;
- pending legislation and new statutes;
- policy statements, position papers, proposals, and reports concerning trade negotiations;
- new arbitration rules and news of arbitration centres;
- reports of trade dispute settlement panels; and
- arbitral awards and court decisions.

Its coverage and currency make World Trade and Arbitration Materials an indispensable tool for those working in the field of arbitration and trade, especially those involved in research in these areas.

Editor: Roger Alford

Volume 34, 6 Issues
ISSN: 1022-6583

Print subscription rate:
€ 905 • £ 665 • $1,205

Online subscription rate upon request.
World Competition
Law and Economics Review

- Detailed legal analysis complemented by an economic viewpoint for a multidisciplinary approach
- Leading forum for discussions on all aspects of competition worldwide
- Hugely important in the field of global antitrust

Description

World Competition covers competition and antitrust policy and issues in law and economics at the global level. Editors and contributors include highly regarded academics, practitioners, and members of the judiciary, as well as top-ranking competition law officials. Each issue brings readers up to date on trends in such aspects of competition as the following:

- interaction of public and private cartel enforcement;
- independence of competition authorities;
- damages claims;
- bid rigging;
- tax incentives; and
- parent company liability.

The articles included in every issue are of the highest quality, evidence of the fact that World Competition has become essential reading for practitioners and academics in the field. Its aim has always been to cover all aspects – every angle – of competition and antitrust.

Editor-in-Chief: José Rivas

Volume 45, 4 Issues
ISSN: 1011-4548

Print subscription rate:
€ 935 • £ 685 • $ 1,250

Online subscription rate
upon request.
Business Law Review

- Analytical articles on topics of current importance, written by experts in the field
- Current comment on specific areas of specific business laws
- Reviews of the latest publications in areas of business law

Description

Business Law Review offers a regular source of practical information on the legal aspects of day-to-day business activities. Although UK and Commonwealth law are emphasized, company lawyers and corporate counsel worldwide will benefit from the journal’s up-to-the-minute, down-to-earth coverage of all business matters, both crucial and mundane, from organization to property to information technology to dispute resolution.

With six issues per year, Business Law Review offers readers all the latest legal developments and trends connected with running a business. Areas covered include the following and much more:

- company law (including directors, insider trading, takeovers and mergers);
- competition;
- crime (e.g., bribery, corporate manslaughter, fraud);
- data protection;
- employment law (including discrimination, tribunals, national minimum wage, pension plans);
- environment, health, and safety issues;
- insolvency;
- insurance;
- intellectual property (including patents, trademarks, designs); and
- tax.

The special regular feature “In Parliament” summarizes the key legislative developments in UK business law occurring during each two-month period.

Medium- and small-sized businesses will particularly appreciate Business Law Review’s authoritative practical guidance, which they will find is well worth the subscription.

Editor-in-Chief: Lisa Zoltowska

Volume 44, 6 Issues
ISSN: 0143-6295

Print subscription rate:
€ 1,235 • £ 940 • $ 1,650

Online subscription rate upon request.
European Business Law Review

- Prestigious forum for analysis and discussion of business law worldwide
- Expert analysis of legal frameworks and issues in international and comparative business law
- Invaluable source of current scholarship, information, practical analysis, and expert guidance on opportunities and initiatives afforded by business law provisions and cases

Description

Over twenty-five years, European Business Law Review has established the highest scholarly standards, distinguishing itself as open-minded, embracing interests that appeal to business persons, lawyers, and policymakers alike. The Review moves freely over the boundaries that divide the law, and covers business law, broadly defined, in public or private law, domestic, European, or international law. Readers will find penetrating commentary and analysis on the business dimension of such areas as the following:

- commercial activities;
- finance;
- corporate organization, management, and marketing practices;
- conflicts of interest; and
- administrative law.

The Review offers current, authoritative scholarship on a wide range of issues and developments, featuring contributors providing an international as well as a European perspective. It will be welcomed by all practising lawyers, advisers, and scholars dealing with European business law on a regular basis.

General Editors: Guido Alpa and Mads Andenas

Volume 33, 6 Issues
ISSN: 0959-6941

Print subscription rate:
€ 1,325 • £ 975 • $ 1,770

Online subscription rate upon request.
European Company Law

- Authoritative overview of current developments in European company and securities law
- Ideal working tool for corporate lawyers with a European practice
- Combined knowledge and experience of editors and committed country practitioners/reporters ensure practical insight and analysis

Description

The ongoing expansion of cross-border corporate activity has meant that developments in European company and securities law continue to pose a challenge to law firms and corporations. Staying current in this dynamic and rapidly changing area of practice can be no easy task. European Company Law provides a legal information service answering all the questions likely to arise in the day-to-day work of a company lawyer, including the following and more:

- digitalization;
- cross-border mobility;
- competition law and corporate law interaction;
- shareholders’ rights;
- duties of directors; and
- insolvency.

Published bimonthly and available in print and online, European Company Law offers articles that are scientific, concise, informative, and practical. Where relevant, articles include hyperlinks to websites where more information about the topic can be downloaded.

All in all, a subscription to European Company Law will ensure that company lawyers and other interested parties gain as much practical insight and analysis as possible on the developments taking place in this extremely important area of the law.

Editor: Steef Bartman

Volume 19, 6 Issues
ISSN: 1572-4999

Print subscription rate:
€ 905 • £ 660 • $ 1,205

Online subscription rate upon request.
Journal of European Consumer and Market Law - EuCML

- Leading journal on enforcement of consumer legislation in Europe
- Prime source for developments and trends in product liability
- Focus on consumer protection in the digital era

Description

The Journal of European Consumer and Market Law (EuCML) takes a fresh perspective at consumer law and puts the topic into the context of market order and market integration in Europe. Among the vital topics and issues covered are the following:

- unfair commercial practices;
- online discrimination in the collaborative economy;
- transparency in consumer credit contracts;
- trading data in the digital economy;
- consent on social media; and
- online consumer dispute resolution.

The journal provides relevant information for practitioners in law firms, courts, undertakings, associations, administrative authorities, and academics. In addition to in-depth articles, the journal includes shorter comments, analysis and reports from national correspondents.

Editors: Christoph Busch, Alberto De Franceschi, Mateja Durovic, Joasia Luzak, Vanessa Mak, Jorge Morais Carvalho, Kristin Nemeth, Rupprecht Podszun and Christine Riefa

Volume 11, 6 Issues
ISSN: 2364-4710

Online subscription only.
Rate upon request.
European Energy and Environmental Law Review

- Comprehensive coverage of the latest developments in energy and environmental law throughout Europe
- Authoritative analysis of significant issues and emerging trends
- Ideal quick research tool for energy and environment practitioners

Description

In its concise, accessible, and authoritative articles, this well-established and trusted bimonthly journal enables busy practitioners to keep abreast of significant and topical aspects of energy and environmental law, including the legal issues relating to such vital matters as the following:

- energy security;
- energy efficiency;
- energy competition law;
- electricity and gas markets;
- climate change;
- advances in sustainable energy technology;
- land, air, and water issues;
- waste management;
- transportation and disposal of hazardous materials; and
- nature conservation.

In addition to all this, the European Energy and Environmental Law Review includes details of forthcoming environmental conferences and provides the reader with informative book reviews covering the latest literature on environmental law and policy. The journal’s succinct, practical style makes it ideal for the busy professionals, while the authority, scope, and topicality of its coverage make it an invaluable research tool.

Managing Editors: Kurt Deketelaere and Zen Makuch
The Common Market Law Review is the pre-eminent journal dealing with European Union law, and legal issues relating to the European Union. It has provided a forum for the keenest legal minds in the field of European Union law for over fifty years. With a truly international editorial board and contributions from all over the world, the Review is both comprehensive and cosmopolitan in its approach, with no loss of detail.

Each up-to-the-minute issue contains articles dealing with matters of current interest, with authoritative treatment given to such topics as the following and much more:

- the European Monetary Union and its critics;
- State-aid policy and practice;
- EU constitutional issues versus national identities;
- protection of fundamental rights;
- EU/WTO relationship;
- telecommunications and E-commerce;
- consumer protection; and
- EU law in National courts.

Six times a year, subscribers receive in-depth examination of the most pressing and far-reaching legal issues affecting European social, economic, and political life. Practitioners, policymakers, and academics benefit from the Review’s easy-to-use format, which includes, in addition to its penetrating articles and case law analyses, reviews of the latest important books and a comprehensive bibliographical survey of pertinent new literature.

Indexed/abstracted in:
Current Contents/Social & Behavioral Sciences; Current Legal Sociology; European Access; IBZ; Index to Foreign Legal Periodicals; International Political Science Abstracts; The ISI Alerting Services; Legal Journals Index; PAIS; RAVE; Social Sciences Citation Index; Social Scisearch.

Editors: Thomas Ackermann, Loïc Azoulai, Marise Cremona, Michael Dougan, Christophe Hillion, Giorgio Monti, Niamh Nic Shuibhne, Ben Smulders, Stefaan van den Bogaert

Managing Editor: Alison McDonnell
European Foreign Affairs Review

- Pre-eminent ongoing source of analysis of matters arising in the EU’s external relations
- Definitive public forum for discussion and development of European external policy interests and strategies
- Global perspective on political and economic currents within the EU that have worldwide repercussions

Description

The European Foreign Affairs Review is a double-blind peer-reviewed journal specialising in the role of Europe in the world, and in particular its position and policies in relation to third States and international institutions. The Review focuses on the political, legal, economic, social and cultural aspects of the EU’s external action. The Review functions as a multi-disciplinary medium for the understanding and analysis of the external relations of the European Union. It primarily publishes solid, original, and research-based academic articles, but it also seeks to be a forum for an exchange of views from practice. Contributions by early-career scholars are welcome.

The Review aims at meeting the needs of both the academic and the practitioner (government officials throughout the world dealing with EU matters, parliamentarians, EU officials, officials of international organizations, executives of multinational corporations, specialized journalists and policy-makers in general).

Authors should ensure that their contributions will be understandable also to readers outside their specific field of expertise.

Editors: Steven Blockmans and Ramses A. Wessel
Stay abreast of the ever-changing life patterns that come under the ambit of public law

Major quarterly stocktaking of developments in administrative law across EU Member States

Expert analysis of how Member States interpret EU public law

Description

Taking the broad view that public law is comprised of aspects of (for instance) human rights, liability, public procurement, provision of public services, social media, and privacy – areas that link legal control to governmental purposes – this established and much-praised journal examines the emergence of European public law from EU law (and its EC and EEC antecedents) and the European Convention on Human Rights and analyses the interface of these with Member State systems. In short, the journal embraces the operation and control of government and government agencies, regulation of economic and commercial affairs, and relationships between the state and individuals.

In a thematic and analytical manner, articles cover the following topics and much more:

• openness, transparency, and access to information;
• prognostications concerning Brexit;
• public–private partnerships;
• citizenship and protection of human rights;
• redress of grievance through ombudsmen and administrative bodies;
• fiscal and monetary policy;
• competition, regulation, public service, and the market; and
• access to justice in the light of austerity and government cuts in public expenditure.

Authorities in the field investigate the extent to which the separate systems of public law in each Member State are, notwithstanding their distinct historical and cultural backgrounds, developing a European Public Law in tandem with the law of the European Union Treaty. Academics and students will be rewarded by the detailed analysis of the context in which national laws and European laws interact. Practitioners throughout Europe and globally will gain invaluable insight into the laws they use to resolve practical questions of legal interpretation.

Editor-in-Chief: Mike Varney
European Review of Private Law

- Trusted platform for debate on the desirability of a unified private law in Europe
- Hugely valuable source of information for lawyers looking for new ideas in developing strategies in private law
- Major source for researching comparative case law across Europe in all areas of private law

Description

This vibrant journal has not lost a beat in its up-to-the-minute commentary and analysis on the enormous ongoing growth in European cross-border legal work. Its appeal crosses the academic/practitioner divide by providing accessible and comparative surveys of legal developments in a number of countries, with summaries of articles and case notes in French, German, and English.

The articles cover the following topics and much more:

- great practical as well as academic importance of national private laws in an integrating Europe;
- legal developments within a broad European perspective;
- mainly comparative case law, but also work focusing on one jurisdiction alone if it has a strong cross-border interest;
- debate on the desirability of a unified private law in Europe, as a complement to economic, monetary and political union; and
- the area of patrimonial law.

Providing a forum which facilitates the development of European private law, the European Review of Private Law has proven to be of great interest to academics and practitioners across European boundaries.

Editors: A. Janssen and Matthias E. Storme

Volume 30, 6 Issues
ISSN: 0928-9801

Print subscription rate:
€ 1,025 • £ 750 • $ 1,360

Online subscription rate upon request.
Legal Issues of Economic Integration

- Up-to-date, industry-specific commentary on new trade and customs rules and regulations as they emerge
- Covers the European Union, World Trade Organization, International Monetary Fund, and other organizations and economic blocs
- Details of major cases affecting global and regional economic integration

Description

This authoritative journal provides a forum for the discussion of the legal choices that are raised by the processes of economic integration and globalization. It examines the European Union as well as other regional economic systems and draws developments into the larger context of the World Trade Organization and other international economic organizations. Its thought-provoking articles deal with such issues and topics as the following:

- anti-dumping investigations;
- Brexit and preferential trade agreements;
- foreign direct investment screening;
- regulation of digital trade;
- labelling requirements and the TBT regime; and
- restructuring national debt.

Published four times a year, the journal's sophisticated and scholarly articles make Legal Issues of Economic Integration essential reading for academics, practitioners, and officials from governments and organizations concerned with European and international economic law developments.

Managing Editor: Geraldo Vidigal

Volume 49, 4 Issues
ISSN: 1566-6573
Print subscription rate:
€ 570 • £ 420 • $ 765
Online subscription rate upon request.
Global Privacy Law Review

- Groundbreaking international journal covering all aspects of privacy, data protection, and cybersecurity issues across the globe
- Latest discussions on national, regional, and international cross-border trends and legal developments in privacy law
- Lively forum for debate on controversial issues offering solutions to legal challenges

Description

With its worldwide coverage, the Review will always be on the spot with crucial new legislation. It was among the first, for instance, to inform the global legal community on the details of the EU General Data Protection Regulation (GDPR), the California Consumer Privacy Act, and the Japanese Act on the Protection of Personal Information, as well as other laws in jurisdictions around the world.

The articles are in English and each issue is available in print and online. They comprise such areas of privacy law as the following:

- analytical and thought-provoking articles by leading academics and practitioners;
- insightful case notes from around the world, including decisions by the data protection authorities as well as the national, European, and international courts;
- national and regional reports highlighting key legal, regulatory, and administrative challenges and developments; and
- reviews of the latest literature.

This Review is an essential source of information and a worthy guide for all privacy professionals and practitioners, lawyers, judges, policymakers, data protection authorities, data protection officers, multinational organizations, international law firms, professional bodies and associations, academics, researchers, universities, libraries, and government administrative agencies.

Editor-in-Chief: Ceyhun Necati Pehlivan

Volume 3, 3 Issues
ISSN: 2666-3570

Print subscription rate:
€ 625 • £ 555 • $ 740

Online subscription rate upon request.
EC Tax Review

- The only journal exclusively dedicated to European Community (EC) tax developments and the harmonization of taxation in the EU
- Detailed coverage of direct tax, indirect tax, and social security from the legal as well as the economic angle
- Summary/analysis of cases of the European Court of Justice and relevant national tax cases

Description

For nearly thirty years, tax professionals in Europe and elsewhere have relied on EC Tax Review for up-to-date coverage of developments in Europe-wide tax law and practice. Published six times a year, the journal provides tax practitioners, consultants, accountants, academics, business finance directors, and public officials with comprehensive information about European taxation. In addition to authoritative articles always ensuring an impartial viewpoint, the Review offers the following features:

- expert perspectives on ECJ and national tax cases;
- details on implementation of EC tax laws into national legislation;
- tax-related literature in the various EU countries; and
- expert correspondence from the various EU institutions and individual Member States.

Each issue includes departments on new relevant case law, legislation, and recent publications, as well as reviews of the most important new books on taxation. The quality, timeliness, and diversity of its articles make EC Tax Review an appealing and informative information source. It has proven itself to be a worthy companion for all tax practitioners needing to know how EU tax legislation affects their domestic tax regime and how best to plan for emerging future trends.

Editor: Ben Kiekebeld

Volume 31, 6 Issues
ISSN: 0928-2750

Print subscription rate:
€ 840 • £ 615 • $ 1,120

Online subscription rate upon request.
Intertax

Comprehensive critical analysis and research on all tax issues with transnational relevance, from both legal and economic angles

Groundbreaking articles on international taxation, European taxation, and both direct and indirect taxation in countries around the world with transnational repercussions

Critical analysis of regional trends in taxation and multinational tax developments emanating from organizations such as the OECD, the EU, the WTO, and the United Nations

Description

Nowhere is the complex field of international taxation better served than in the well-established journal Intertax. For four decades, it has provided twelve issues a year of practical, up-to-date, high-level international tax information. Among the many features it offers in elucidation of transnational tax issues are the following:

- contributions from a global network of tax experts;
- articles with essential information on both direct and indirect taxation in countries around the world;
- special regional coverage features – such as EC Tax Scene, US Tax Scene, and World Tax Scene – that offer concise overviews of the latest tax news in these areas;
- special issues focusing on subjects of particular interest, such as abuse of law;
- Notes on topical tax developments, as well as case notes on relevant court decisions on international and EU tax issues; and
- Literature reviews (including books and groundbreaking papers).

Tax attorneys, practitioners (litigation and transactional) in areas where international tax issues are a concern, and academics will all appreciate this pre-eminent review’s authoritative, reliable content and precise, always-timely focus on important developments.

Indexed/abstracted in

Intertax is indexed/abstracted in Data Juridica; European Access; IBZ – International Bibliography of Periodical Literature on the Humanities and Social Sciences; IBZ – CD-ROM; IBZ – Online. The journal has also been accepted for indexing in the Emerging Sources Citation Index (Web of Science) and in the Scopus database.

Editor-in-Chief: Ana Paula Dourado
Global Trade and Customs Journal

- Up-to-date, industry-specific commentary on new trade and customs rules and regulations as they emerge
- Expert guidance on developing compliance programmes and cost-effective business processes
- Alerts on trade issues with serious potential financial implications

Description

Global Trade and Customs Journal provides new ideas, fresh insights, and expert views on critical practical issues affecting international trade and customs compliance, heightening awareness and staying ahead of tomorrow’s trends. Written for practitioners by practitioners, the journal offers reliable guidance ensuring protection against developments that could adversely affect a party’s interests.

With a subscription to Global Trade and Customs Journal, a practitioner or company executive will enjoy well-informed security in such areas of trade and customs law as the following:

- the dos and don’ts of taking advantage of compliance opportunities;
- customs valuation and import VAT;
- WTO security exceptions;
- intricacies of global supply chains and their underlying finance; and
- China’s Belt and Road Initiative.

This journal takes away the strain of trying to monitor a host of global developments while offering authoritative guidance from a broad panel of international experts. It is ideal for trade and customs lawyers and other professionals with an interest in staying ahead of legal and compliance-based developments in the field.

Editor-in-Chief: Jeffrey L. Snyder

Volume 15, 10 Issues
ISSN: 1569-755X

Print subscription rate:
€ 860 • £ 630 • $ 1,145

Online subscription rate upon request.
Journal of World Trade

- Pre-eminent source of authoritative information on the most crucial issues affecting world trade today
- Provides both penetrating insights and practical measures related to trade negotiations at every level
- Deeply informed, authoritative, and creative consideration of the various trends in world trade

Description

Far and away the most thought-provoking and informative journal in its field, the Journal of World Trade sets the agenda for both scholarship and policy initiatives in this most critical area of international relations. It is the only journal which deals authoritatively with the most crucial issues affecting world trade today.

With penetrating, in-depth analysis, the Journal examines the relationship between the separate and interconnected regional and global integration processes stemming from today's challenging multilateral trading structure, including analysis of the following:

- the operation of the North American Free Trade Agreement;
- the expansion of the European integration process;
- the ongoing development of the World Trade Organization;
- the constant evolution of the international trading system;
- changes in production and distribution technologies; and
- demands for progress in the sphere of social welfare.

The Journal of World Trade fills a great need in global trade regulation, focusing on multilateral, regional, and bilateral trade negotiations, on various anti-dumping and unfair trade practices controversies, and on the endless succession of vital new issues that arise constantly in this turbulent field of activity. The approach is consistently multidisciplinary.

Scholars, government officials, and negotiators turn to the Journal of World Trade when they seek to expose groundbreaking theses, to make important policy statements, to offer in-depth analysis and discussion of delicate trade issues.

Editor-in-Chief: Edwin Vermulst
International Journal of Comparative Labour Law and Industrial Relations

- Comparative and international (or regional) analysis of topical issues in labour law and industrial relations
- Articles covering major developments and innovative practices worldwide
- Authoritative discussions of theoretical and methodological approaches to reform in the field

Description

Published four times a year, the International Journal of Comparative Labour Law and Industrial Relations is an essential source of information and analysis for labour lawyers, academics, judges, policymakers, union officials, and other professionals in the field. Articles focus on such important current issues as the following:

- employment standards enforcement;
- social media and workers’ rights;
- migrant workers;
- the ‘gig economy’; and
- domestic workers.

A distinguished editorial team, with the support of an International Advisory Board of eminent scholars from around the world, ensures a continuing high standard of scientific research dealing with a range of important issues.

Editor-in-Chief: Anne Davies
Air & Space Law

- Authoritative commentary and analysis on the latest developments in all air and space-related matters
- Most complete annually updated bibliography available on air and space law
- Thorough up-to-date coverage of accident and liability cases and investigations

Description

Air and Space Law provides a peer-reviewed forum for practitioners, regulators, policymakers and academics who deal with international, regional and national aviation and space law and policy.

The Journal covers public, private, criminal, regulatory, competition (antitrust) and commercial aspects of air law and policy, and regulatory, commercial and security aspects of space law and policy.

By presenting governmental, commercial and academic perspectives, Air and Space Law provides comprehensive articles that discuss and clarify crucial issues concerning, among other topics:

- deregulation and the liberalisation of air services;
- access to the air transport market, including nationality requirements for airlines;
- competition (antitrust) law and State aid;
- safety regulation, and enforcement thereof;
- accident and incident investigation;
- criminal air law, and the treatment of unruly passengers;
- second- and third-party liability in case of aviation accidents, including passenger protection (EU Regulation 261) and insurance thereof;
- product liability in aviation cases;
- access to airports, with special reference to slot allocation and airport charges;
- leasing and financing of aircraft;
- air traffic management, including the protection of the environment;
- emerging technology areas in the aviation and space industries;
- sustainability of space activities;
- space applications (earth observation, telecommunications, navigation);
- environmental aspects of space activities;
- space traffic management and space situational awareness;
- liability for damage caused by space objects;
- national space legislation;
- militarisation and weaponisation of outer space; and
- commercial uses of outer space, such as on-orbit servicing, the use of space resources, or large constellations.

The Journal’s five annual issues regularly include notes on recent cases, news and updates on competition law, and book reviews. From time to time a special issue on a particular subject is published, for example the special issue on the COVID-19 pandemic in 2020, or the one of Brexit in 2021.

With a subscription to Air and Space Law, practitioners, regulators, policymakers, and academics will enjoy a regular up-to-date commentary and analysis of trends and developments in this field.

Editors: John Balfour, Olavo de O. Bittencourt Neto, Elena Carpanelli, Vincent Correia, Regula Detting-Ott, Mark Franklin, José Ignacio Garcia Arboleda, Donal Patrick Hanley, Andrew Harakas, Brian F. Havel, Christopher Johnson, Tanja Masson-Zwaan, Pablo Mendes de Leon, Benjamin J. Scott, Lesley Jane Smith, Mark J. Sundahl, Michael Whitaker, Pai Zheng; Managing Editor: Roberto Cassar