

## HOUSE RULES OF THE COMMON MARKET LAW REVIEW (2026)

The Common Market Law Review is conscious of its position as the oldest specialized review in the field of European law, and of its avowed aim to promote academic discussion which goes across national boundaries. With this in mind, we ask our authors to make a special effort to acquaint themselves with the academic discussion on their particular topic in countries other than their home State. Only in this way are we able to offer our readers the highest level of intellectual and legal analysis, and to achieve real developments in a particular debate.

### 1. SUBMISSION OF MANUSCRIPTS

Articles and case annotations should be submitted to the Managing Editor, Dr Anna Krisztian, anonymised and in Word format, at [CMLRev@law.leidenuniv.nl](mailto:CMLRev@law.leidenuniv.nl). Inquiries and proposals should be sent to the same email address.

Articles should preferably have 12,000-15,000 words including footnotes, and should be accompanied by an abstract of around 150 words. Keywords should also be listed, including the jurisdiction or organization commented on, where applicable.

Annotations should be around 8,000 words including footnotes, and should be given an explanatory title. The second half of the title can consist of the (short) name of the case.

The expected subdivisions of annotations are:

- Introduction
- Factual (and legal) background
- Opinion of the Advocate General (as required)
- Judgment of the Court
- Analysis / Comment
- Conclusion

When submitting a manuscript, authors should (1) confirm that the manuscript has neither been submitted nor published elsewhere (in any language), and (2) disclose whether AI was used in the production of the manuscript, and if so, in what way(s).

Furthermore, authors should disclose in the first footnote of their manuscript whether they have a conflict of interest. Conflict of interest is hereby defined as a conflict between an author's non-academic interests or activities and their responsibilities to scientific and publishing activities. Authors should disclose any financial and personal relationships with other people or organizations that could be viewed as influencing (biasing) their work, to prevent a reasonable observer from wondering if the author's behaviour or judgment was motivated by a conflict of interest.

In the absence of a declaration otherwise, co-authorship means that the authors assume joint responsibility for the whole text of the manuscript.

Correspondence related to book reviews should be sent to [cmlrev-books@law.leidenuniv.nl](mailto:cmlrev-books@law.leidenuniv.nl). In order to ensure utmost objectivity, book reviews are solicited. They should be up to 2,000 words in length, and contain no footnotes.

## **2. GENERAL RULES OF CITATION**

References of accepted manuscripts should adhere to the citation rules of the 5<sup>th</sup> edition of [OSCOLA](#).

Accepted manuscripts are desk edited by qualified in-house copy editors before publication, but basic compliance with the Review's House Style remains the author's responsibility prior to final submission.

## **3. COPYRIGHT, OPEN ACCESS AND OFFPRINTS**

Kluwer Law International requests from its authors an exclusive licence to publish. Authors will be requested to complete the publisher's form concerning grant of exclusive licence.

Authors may self-archive their work on non-commercial websites after 6 months following its date of publication in the Review, with due reference to the original publication.

A limited number of articles may be published in the Review without an embargo period (i.e. immediately open access) if required under a grant agreement. Authors are expected to indicate at the submission stage in case they wish to take advantage of this possibility.

Authors of articles and annotations receive one copy of the issue in which the contribution appears and digital offprints. Authors of book reviews receive digital offprints of their review.