

1. Record Nr.	UNINA9910508480303321
Titolo	Extraterritoriality of EU economic law : the application of EU economic law outside the territory of the EU // Nuno Cunha Rodrigues, editor
Pubbl/distr/stampa	Cham, Switzerland : , : Springer, , [2021] ©2021
ISBN	3-030-82291-5
Descrizione fisica	1 online resource (378 pages)
Collana	European Union and Its Neighbours in a Globalized World ; ; Volume 4
Disciplina	346.407
Soggetti	Commercial law - European Union countries Extraterritoriality Commercial law Dret mercantil Dret comunitari Extraterritorialitat Llibres electrònics Països de la Unió Europea
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di contenuto	Intro -- Contents -- Introduction -- Part I: EU Competition Law -- Unilateral Application of Competition Laws to Transnational Business Transactions: The Development of the ``Effects`` Doctrine... -- 1 Introduction -- 2 Public International Law Principles of Jurisdiction -- 3 Extraterritorial Application of Competition Law -- 3.1 The Development in the US -- 3.2 The Development in the EU -- 3.2.1 Phase 1: The ``Single Economic Entity`` Concept -- 3.2.2 Phase 2: The ``Implementation`` Test -- 3.2.3 Phase 3: Towards the ``Effects Doctrine`` -- 4 Towards Bilateral Co-Operation -- 5 Conclusion -- References -- Extraterritoriality in EU Competition Law -- 1 Introduction -- 2 The What and Why -- 3 The Backdrop -- 4 EU's Embracing of Extraterritoriality -- 4.1 Early Experiences -- 4.2 Dyestuffs and the First Beats of Jurisdictional Cha-Cha -- 4.3 Wood Pulp and the Court's Inability to Avoid the Matter -- 4.4 Validating Offshore Mergers Review -- 4.5 Assertive Courts and the Leap Into

Extraterritoriality Two Steps Removed -- 5 Frictions and Cooperative Approaches -- 5.1 Breaking the Merger Taboo -- 5.2 Pushing for Cooperative Solutions -- 5.2.1 Failed Hopes for the Binding Multilateral Route -- 5.2.2 Fostering (Some) Bilateral Ties -- 6 Conclusions -- References -- Extraterritoriality in Japanese Competition Law: Reaching Foreign Entities in the Face of Changing Global Norms -- 1 Introduction -- 2 Article 6 -- 2.1 Function of Article 6 -- 2.2 Limitations and Criticisms of Article 6 -- 3 Gradual Changes to Expand the Reach of the AMA -- 4 CRT Judgement -- 5 AMA's Reach over Practices of Foreign Companies Taken Abroad -- 5.1 Need for Extraterritorial Application -- 5.2 Remaining Issues -- 6 Export and International Cartels Targeting Foreign Countries -- 7 Conclusions -- References.

Extraterritorial Effects of EU Law on Gas Pipelines: The Case of Gazprom and Nord Stream 2 -- 1 Introduction -- 2 Gas Dependence on Russia, Energy Security and Grounds for Seeking the Extraterritorial Effects of EU Law -- 2.1 Gas Flow Into the EU Member States -- 2.2 Litigation and Clashes Beyond EU Jurisdiction -- 3 Extraterritoriality of EU Energy Law and the Previous Situation Under Gas Directive 2009/73 -- 4 Extraterritoriality in EU Competition Law? The Gazprom DG Comp Case -- 4.1 EU Competition Law Strategy Vs Gazprom -- 4.2 The Gazprom CEE Investigation -- 4.3 Revisiting the Extraterritoriality Application or Effects of EU Competition Law Vs Gazprom -- 4.3.1 Extraterritorial Effects of EU Competition Law -- 4.3.2 Is there any Possible Extraterritorial Application of EU Competition Law Versus Gazprom? -- 4.4 Commitments -- 5 The Brussels Effect in Hard Law? the Case of Gas Directive 2019/692 -- 5.1 Nord Stream 2 on Its Way -- 5.2 The 2017 Proposal -- 5.3 Limiting an Expansive Application of EU Energy Law? -- 5.4 Gas Directive 2019/692 German Implementation and Derogations Request -- 6 The Last Battle? -- 7 Conclusion -- References -- Extraterritoriality of EU Competition Law and the Changing Face of Global Cartel Enforcement -- 1 Introduction -- 2 The Development of Global Cartel Enforcement: More Authorities, Parallel Investigations, Higher Fines -- 3 The EU's Approach to Extraterritoriality and Parallel Cartel Enforcement -- 3.1 Extraterritoriality of EU Competition Law -- 3.2 The Impact of Extraterritoriality on Cartel Enforcement -- 3.3 The EU's Approach to Parallel Enforcement of International Cartels -- 4 Achieving Better Coordination of International Cartel Enforcement -- 4.1 The Growing Importance of Jurisdictional Restraint -- 4.2 The Importance of Increased Coordination of Sanctioning. 4.3 Overcoming the Obstacles to Enhanced Coordination -- 5 Conclusion -- References -- The Three Body Problem: Extraterritoriality, Comity and Cooperation in Competition Law -- 1 Introduction -- 2 Extraterritoriality -- 2.1 Subject-Matter and Enforcement Jurisdiction -- 2.2 Thresholds for Subject-Matter Jurisdiction -- 2.3 The Effects Doctrine and Competition Law -- 2.4 How Important Are Legal Constraints on Subject-Matter Jurisdiction? -- 3 Comity -- 3.1 Analytical Distinctions -- 3.2 Comity and the Limits of Subject-Matter Jurisdiction -- 3.3 Comity, Prioritisation and Enforcement -- 4 International Cooperation -- 4.1 Bilateral and Multilateral International Cooperation -- 4.2 Regional Arrangements -- 4.3 Alignment Through International Standards Organizations -- 4.4 Informal Cooperation -- 5 The Three Body Problem: Is This As Good As It Gets? -- 6 Conclusion -- References -- The Extraterritoriality of European Competition Law Under a Brazilian Perspective -- 1 Introduction -- 2 Criteria for Extraterritorial Application of EU Competition Law and Brazil's Proximity -- 3 European Soft Law and CADE's Case Law -- 4 Extraterritorial Effects in Brazil -- 5 Concluding

Remarks -- References -- Part II: Foreign Investment and Internal Market -- EU, China, and Technical Standards in the Belt and Road Initiative (BRI): Extraterritoriality or Transnational Governance? -- 1 Introduction -- 2 Standards, Legal Fields, and Soft Law in the BRI -- 3 Standard Setting in the EU and China -- 4 Railway Transport -- 5 Conclusion -- References -- Filling the Regulatory Gap to Address Foreign Subsidies: The EC's Search for a Level Playing Field Within the Internal Market -- 1 Introduction -- 2 Distortion of the Functioning of the Internal Market Caused by Extra-Territorial Effects -- 2.1 General Overview.

2.2 Current Gaps in EU Competition Law. The Case of the Merger Control Regime -- 2.3 EU State Aid Rules -- 3 The FDI Screening Regulation: -- 4 The White Paper on Levelling the Playing Field As Regards Foreign Subsidies and the Proposal of a New Regulation to Address ... -- 5 Conclusions -- References -- The Conclusion of Trade Agreements and the EU's Duty to Respect Human Rights Abroad: Extraterritorial and Territorial Consider... -- 1 Introduction -- 2 The Extraterritorial Applicability of the EU Charter of Fundamental Rights: The Irrelevance of Notions of Territoriality in ... -- 3 The Extraterritorial Applicability of the EU Charter of Fundamental Rights: Importing the ECtHR's Model of Effective Control? -- 4 Territorialising the Obligation to Respect Human Rights Abroad: The Soering Model -- 5 Territorialising the Obligation to Respect Human Rights Abroad: A Due Diligence Obligation to Examine the Human Rights Situa... -- 6 Conclusions -- References -- Extraterritorial Effects of EU Financial Markets Laws -- 1 Extraterritoriality in Laws Regulating Financial Markets -- 2 Key EU Laws with Extraterritorial Effect -- 2.1 Acquisitions Directive (2007/44/EC) -- 2.2 Capital Requirements Directive IV (2013/36/EU) and Capital Requirements Regulation (575/2013) -- 2.3 Investment Firm Regulation (2019/2033) and Investment Firm Directive (2019/2034) -- 2.4 Alternative Investment Fund Managers Directive (2011/61/EU) -- 2.5 European Market Infrastructure Regulation (648/2018) -- 2.6 Markets in Financial Instruments Directive II (2014/65/EU) -- 2.7 Market Abuse Regulation (596/2014) and Market Abuse Directive (2014/57/EU) -- 2.8 Benchmark Regulation (2016/1011) -- 2.9 Emissions Trading Scheme Directive (2008/101/EC) -- 2.10 Short Selling Regulation (236/2012) -- 3 Concluding Remarks -- References -- Official Documents.

Extraterritoriality and EU Standards in Investment Law: The Reform of the Energy Charter Treaty -- 1 Introduction -- 2 The Role of Investment Law in International Economic Law -- 2.1 Protective Function and Conciliatory Role of Investment Law -- 2.2 Shortcomings of the Traditional ISDS and Modern Developments -- 3 The Primary Law Framework of EU Investment Protection -- 3.1 The Question of Competences: Investment Treaties as Mixed Agreements -- 3.2 Constitutional Requirements of EU Law -- 3.2.1 The Principle of Autonomy of EU Law -- 3.2.2 Regulatory Autonomy of the EU and the Member States -- 3.2.3 Procedural Requirements for the Dispute Settlement System -- 4 The EU Negotiating Position for the Reform of the Energy Charter Treaty -- 4.1 The Problem of Intra-EU Disputes and the Principle of EU Law Autonomy -- 4.2 Regulatory Freedom and Investment Protection -- 4.3 The Multilateral Investment Court -- 5 Conclusions -- References -- Part III: EU Consumer Law -- Adjusting National Consumer Protection Legislation in Georgia, Moldova and Ukraine to EU Standards: Practices, Experience and ... -- 1 Introduction -- 2 Cooperation Between Georgia, Moldova, Ukraine and the EU in Consumer Protection Matters -- 3 General Approximation Clauses in the EU-Georgia, EU-Moldova and EU-Ukraine Association Agreements:

A Comparative Overview -- 3.1 Approximation Practices in Georgia in Consumer Protection Matters -- 3.2 Approximation Practices in Moldova in Consumer Protection Matters -- 3.3 Approximation Practices in Ukraine in Consumer Protection Matters -- 4 Conclusions -- References -- Part IV: EU Environmental Law -- Extraterritoriality and the Impact of EU Regulatory Authority: Environmental Protection as Soft Power -- 1 Introduction -- 2 Jurisdiction -- 3 Extraterritorial Jurisdiction -- 3.1 Definition and the Risk of Oversimplification. 3.2 Unilateral Global Governance.

2. Record Nr.	UNINA9910483510403321
Titolo	Radio Frequency Identification: Security and Privacy Issues : Security and Privacy Issues 9th International Workshop, RFIDsec 2013, Graz, Austria, July 9-11, 2013, Revised Selected Papers // edited by Michael Hutter, Jörn-Marc Schmidt
Pubbl/distr/stampa	Berlin, Heidelberg : , : Springer Berlin Heidelberg : , : Imprint : Springer, , 2013
ISBN	3-642-41332-3
Edizione	[1st ed. 2013.]
Descrizione fisica	1 online resource (XIV, 177 p. 59 illus.)
Collana	Security and Cryptology, , 2946-1863 ; ; 8262
Disciplina	005.8
Soggetti	Data protection Cryptography Data encryption (Computer science) Electronic commerce Data and Information Security Cryptology e-Commerce and e-Business
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Bibliographic Level Mode of Issuance: Monograph
Nota di contenuto	Deploying OSK on Low-resource Mobile Devices -- Is NFC a Better Option Instead of EPC Gen-2 in Safe Medication of Inpatients -- Rights Management with NFC Smartphones and Electronic ID Cards: A Proof of Concept for Modern Car Sharing -- Desynchronization and traceability

attacks on RIPTA-DA protocol -- Long Distance Relay Attack -- On the Security of two RFID Mutual Authentication Protocols -- Dietary Recommendations for Lightweight Block Ciphers: Power, Energy and Area Analysis of Recently Developed Architectures -- An Improved Hardware Implementation of the Quark Hash Function -- Analyzing Side-Channel Leakage of RFID-Suitable Lightweight ECC Hardware. - Energy-Architecture Tuning for ECC-based RFID tags -- Speed and Size-Optimized Implementations of the PRESENT Cipher for Tiny AVR Devices.

Sommario/riassunto

This book constitutes the proceedings of the 9th Workshop on RFID Security and Privacy, RFIDsec 2013, held in Graz, Austria, in July 2013. The 11 papers presented in this volume were carefully reviewed and selected from 23 submissions. RFIDsec deals with topics of importance to improving the security and privacy of RFID, NFC, contactless technologies, and the Internet of Things. RFIDsec bridges the gap between cryptographic researchers and RFID developers.
