Record Nr. UNINA9910823665803321 **Titolo** The European company - all over Europe : a state-by-state account of the introduction of the European company / / edited by Krzysztof Oplustil, Christoph Teichmann Berlin:,: De Gruyter Recht,, [2004] Pubbl/distr/stampa ©2004 **ISBN** 3-11-091209-0 Edizione [Reprint 2012] Descrizione fisica 1 online resource (427 pages): illustrations Classificazione PS 3780 OplustilKrzysztof <1974-> Altri autori (Persone) TeichmannChristoph <1964-> Disciplina 346.4/066 Soggetti Corporation law - European Union countries Commercial law - European Union countries Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Note generali Bibliographic Level Mode of Issuance: Monograph Nota di bibliografia Includes bibliographical references. Austria -- Belgium -- Czech Republic -- Denmark -- France --Nota di contenuto Germany -- Greece -- Hungary -- Ireland -- Italy -- The Netherlands -- Poland -- Portugal -- Spain -- Sweden -- United Kingdom. Ab Oktober 2004 soll die Europäische Aktiengesellschaft in allen Sommario/riassunto Mitgliedsstaaten umgesetzt sein. Das Handbuch gibt für jeden Mitgliedsstaat einen Überblick über die geplanten gesetzlichen Umsetzungen, insbesondere zu den Regelungen zur Gründung der Europäischen Aktiengesellschaft, zum Management System, zur Sitzverlegung und zur Einbeziehung der Arbeitnehmer. On 8 October 2004, the Council Regulation (EC) No. 2157/2001 on the Statute for the European Company (SE) will enter into force. In order to make the SE a functional instrument for entrepreneurs and investors, as well as to ensure the effective application of European law, it is necessary to pass national implementation measures by then. National legislators have the opportunity as well as the challenge to shape, in some respect, a national model of the SE which would be attractive for

> investors and would influence their decision as to where the company be located. Thus, the coming into force of the SE-Regulation will also give "the starting shot" for the competition between national legislators

with regard to the law of the European Company. The aim of the present book is to provide the first indications in those national regulations specifically concerning the SE. Although no national law has so far been finally adopted, the first legislative steps have already been taken in many Member States and first drafts have been published. These drafts are presented in the book by the national experts. Moreover, the authors from Member States where no official drafts so far exist, express their personal reflections on how the specific regulations of national law would and should look. Given the fact that in October 2004, when the SE-Regulation comes into force, the European Union will be enlarged by 10 new Member States, the reports cover also some of them, i.e. Poland, Hungary and the Czech Republic.