

*European
Business
Organization
Law Review*

EBOR

Corporate Governance in Italy – Before and after the Draghi Reforms

Preventing Bank Insolvencies in the Financial Crisis: Germany

The World Bank's *Doing Business* Jeopardises Institutional Reform

Electronic Communications in the EU – Merger Remedies and Regulation

Companies' Freedom of Establishment after *Cartesio*

Regulatory Competition in Company Law after *Cartesio*

T · M · C · A S S E R P R E S S

10:4
2009

AIMS AND SCOPE

The European Business Organization Law Review aims to promote a scholarly debate which critically analyses the whole range of organizations chosen by companies, groups of companies, and state-owned enterprises to pursue their business activities and offer goods and services all over the European Union. At issue are the enactment of corporate laws, the theory of firm, the theory of capital markets and related legal topics.

EDITORIAL BOARD

- Dr Rainer Kulms, LL.M.* (University of Michigan), Editor-in-Chief, Max Planck Institute, Hamburg
Prof. Luca Enriques, CONSOB and University of Bologna, Faculty of Law
Prof. Brigitte Haar, LL.M. (University of Chicago), University of Frankfurt/Main, Faculty of Law
Dr Vesna Lazić, T.M.C. Asser Institute, The Hague
Prof. Francisco Marcos, Instituto de Empresa, Madrid
Prof. Joseph McCahery, University of Amsterdam Centre of Law and Economics/
University of Tilburg
Prof. Niamh Moloney, London School of Economics
Prof. Katharina Pistor, Columbia Law School, New York

ADVISORY BOARD

- Prof. Talia Einhorn*, Tel-Aviv University, Faculty of Management
Prof. Julian Franks, Professor of Finance, London Business School
Prof. Martin Hellwig, Director, Max Planck Institute for Research on Collective Goods, Bonn
Prof. Heribert Hirte, Professor of Law, University of Hamburg
Prof. Francis Jacobs, Advocate General, European Court of Justice, Luxembourg
Prof. Hideki Kanda, Professor of Law, University of Tokyo
Dr Alfred E. Kellermann, General Advisor, T.M.C. Asser Institute, The Hague
Prof. Harm-Jan de Kluyver, Universiteit van Amsterdam / De Brauw Blackstone Westbroek
Prof. Herbert Kronke, Secretary General, UNIDROIT, Rome
Prof. Colin Mayer, Peter Moores Professor of Management Studies (Finance),
Saïd Business School, University of Oxford
Prof. Ernst-Joachim Mestmaecker, Director (emeritus), Max Planck Institute, Hamburg
Dr Olivier Ribbelink, Research Director, T.M.C. Asser Institute, The Hague
Prof. Roberta Romano, Allen Duffy/Class of 1960 Professor of Law, Yale Law School, New Haven
Prof. Wolfgang Schön, Director, Max Planck Institute for Intellectual Property,
Competition and Tax Law, Munich
Prof. Tadeusz Skoczny, Jean-Monnet Chair on European Economic Law,
Warsaw University Faculty of Management
Prof. Louis Vogel, University Panthéon-Assas (Paris), Director, Institut de droit comparé
Prof. Jan Wouters, Professor of Law, Catholic University of Leuven

EDITORIAL OFFICE

European Business Organization Law Review
T.M.C. ASSER INSTITUTE
P.O. Box 30461, 2500 GL The Hague, The Netherlands
Tel. +31(70)3420300, Fax +31(70)3420359
e-mail: EBOR@asser.nl
<http://www.asserpress.nl/cata/ebor/fra.htm>

Contents

Editorial

RAINER KULMS, Editorial 475

Articles

LUCA ENRIQUES, Corporate Governance Reforms in Italy:
What Has Been Done and What Is Left to Do..... 477

KLAUS J. HOPT, CHRISTOPH KUMPAN AND FELIX STEFFEK, Preventing
Bank Insolvencies in the Financial Crisis: The German Financial
Market Stabilisation Acts 515

BENITO ARRUÑADA, How *Doing Business* Jeopardises Institutional Reform 555

DUŠAN POPOVIĆ, Merger Remedies and Regulatory Measures in
the EU Electronic Communications Sector: A Critical Assessment 575

ANDRZEJ W. WIŚNIEWSKI AND ADAM OPALSKI, Companies' Freedom of
Establishment after the ECJ *Cartesio* Judgment 595

STEFANO LOMBARDO, Regulatory Competition in Company Law in the
European Union after *Cartesio* 627

Book Review

WOLFGANG WURMNEST, Review of Assimakis P. Komninos, *EC Private
Antitrust Enforcement: Decentralised Application of EC Competition
Law by National Courts* (Oxford and Portland/Oregon, Hart Publishing
2008)..... 649

Books Received

Books Received and Available for Review 653

Editorial policy

The journal encourages submissions from lawyers, both academic and practitioners, and economists. Contributions of authors from other disciplines, such as political and social scientists, are welcome. Occasionally, policy makers and business people will be invited to express their opinion within their fields of expertise. Theoretical and applied works are equally considered. Articles will be subjected to a review procedure. Accepted manuscripts will be edited, if necessary, to enhance their effectiveness. In case of extensive editing, the approval of the author will be sought prior to typesetting.

Submission of manuscripts

Manuscripts should be submitted to the Editor, accompanied by an assurance that the article has not been published or accepted elsewhere. However, exceptional contributions originally written in other languages may be considered for publication in proximity to their publication in that other language.

The articles should be comprehensible to readers outside the specific field of expertise. Special terms and abbreviations should be clearly defined. Manuscripts should range between 3,000 and 10,000 words and be prefaced by an abstract of no longer than 200 words. Contributors are requested to submit one hard copy of their manuscript and a diskette (preferably Word for Windows). Alternatively, manuscripts may be sent by email (Word for Windows and rtf, rich text format attachments). A hard copy would only be requested if necessary.

Fees

Authors will not receive a fee, but will be presented with the issue of EBOR in which their contribution appears, together with 25 offprints of their work in the case of articles and case reports and 5 offprints in the case of book reviews. Additional offprints may be ordered prior to publication, upon payment of a standard fee.

Copyright

The acceptance of a manuscript for publication implies that the author assigns to the publisher the copyright to the contribution whereby the publisher shall have the exclusive right to publish it everywhere during the full term of copyright and all renewals and extensions thereof. These rights include mechanical, electronic and visual reproduction, electronic storage and retrieval; and all other forms of electronic publication including all subsidiary rights.

The author retains the right to republish the article in any other publication one year after its publication in the journal, provided only that the author notifies the Publisher and ensures that that the Publisher is properly credited and that the relevant copyright notice is repeated verbatim.