# European Business Organization Law Review



# ARTICLES

Company Groups in CEECs: Regulatory Approaches

Minorities, Investors and Creditors

in German Company Group Law

Financial Institutions in Company Groups

Private International Law and Freedom of Establishment

Denmark: Centros Revisited

# CASE NOTES

Reactions to Centros in Member State Courts

Switzerland: International Exhaustion Rejected in Patent Law

 $2:1_{2001}$ 

### 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 the firm, the theory of capital markets and related legal topics.

### EDITORIAL BOARD

Prof. Talia Einhorn, Editor-in-Chief, T.M.C. Asser Institute, The Hague;
Dr. Brigitte Haar, LL.M. (University of Chicago), Max Planck Institute, Hamburg;
Mr. Michael Hofstötter, T.M.C. Asser Institute, The Hague;
Dr. Rainer Kulms, LL.M. (University of Michigan), Max Planck Institute, Hamburg;
Dr. Vesna Lazić, T.M.C. Asser Institute, The Hague;
Prof. Katharina Pistor, Columbia Law School, New York;
Dr. Guus E. Schmidt, T.M.C. Asser Institute, The Hague.

### ADVISORY BOARD

Prof. Julian Franks, Corporation of London Professor of Finance, London Business School;

Prof. Barry Hawk, Skadden, Arps, Slate, Meagher & Flom LLP/

Director, Fordham Corporate Law Institute, New-York;

Francis Jacobs, Advocate General, European Court of Justice, Luxembourg;

Prof. Hideki Kanda, Professor of Law, University of Tokyo;

Alfred E. Kellermann, General Secretary, T.M.C. Asser Institute, The Hague;

Prof. Harm-Jan de Kluiver, Maastricht University/ De Brauw, Linklaters and Alliance;

Prof. Herbert Kronke, Secretary General, UNIDROIT, Rome/
Professor of Law, University of Heidelberg, (on leave);

Prof. Colin Mayer, Peter Moores Professor of Management Studies (Finance), Said Business School, University of Oxford;

Prof. Ernst-Joachim Mestmaecker, Director (emeritus), Max Planck Institute, Hamburg;
Prof. Peter Nygh, Adjunct Professor, University of New South Wales;
Prof. Roberta Romano, Allen Duffy/Class of 1960 Professor of Law, Yale Law School, New Haven;

Prof. Wolfgang Schön, Director, Tax Law Institute and Center for European Economic Law, Bonn University:

Prof. Kurt Siehr, University of Zurich Center for Private International Law; Dr. Robert Siehmann, Research Director, T.M.C. Asser Institute, The Hague; 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(0)703420300, Fax. +31(0)703420359
e-mail: EBOR@asser.nl
http://www.asser.nl/ebor.htm

# EUROPEAN BUSINESS ORGANIZATION LAW REVIEW VOL. 2 2001/1

# **CONTENTS**

| Aı | rtic | les |
|----|------|-----|
|    | uc   | LCS |

| KLAUS J. HOPT AND KATHARINA PISTOR, Company Groups in Transition Economies: A Case for Regulatory Intervention?  |     |  |
|--|-----|--|
| CHRISTA JESSEL-HOLST, Regulatory Approaches to Groups of Companies in States in Transition in Central and Eastern Europe   | 45  |  |
| PETER HOMMELHOFF, Protection of Minority Shareholders, Investors and<br>Creditors in Corporate Groups: the Strengths and Weaknesses of<br>German Corporate Group Law | 61  |  |
| EDDY WYMEERSCH, Financial Institutions as Members of Company Groups in the Law of the European Union   |     |  |
| JAN WOUTERS, Private International Law and Companies' Freedom of Establishment   | 101 |  |
| SØREN FRIIS HANSEN, From C 212 to L 212 – Centros Revisited  | 141 |  |
| Case notes   |     |  |
| PETER BEHRENS, Reactions of Member State Courts to the Centros Ruling by the ECJ   | 159 |  |
| ALESSANDRO L. CELLI AND MICHAEL HYZIK, The Swiss Federal Supreme   | 174 |  |

# **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 3000 and 10000 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 e-mail (Word for Windows and rtf, rich text format attachments). A hard copy would only be requested if necessary.

# 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.