

EC INTERNAL MARKET LAW

**Contents**

**Part I: Introduction**

**§ 1 Institutional and substantive Law of the European Union**

- I. The substantive law of the European Union in the spectrum of European law
- II. The importance of the substantive law of the European Union in legal practice
- III. The substantive law in the failed Treaty establishing a Constitution for Europe and in the Treaty of Lisbon

**§ 2 The European Union as framework for the economic development in Europe**

- I. The beginning of the European organisation of integration as an economic community
- II. The Europeanization of the economy during 50 years of European integration
- III. The European internal market and its implications for the state, the economy and the citizen
- IV. The economic fundamental freedoms and their importance for the European integration
- V. The European Union as a political community of the European citizens or as a neo-liberal specialised economic organisation [Zweckverband]?

**§ 3 The European unified economic area - an overview**

- I. The principle of an open market economy with free competition (art. 4 EC Treaty / 119 FEU Treaty)
- II. The customs union (art. 23 et seq. EC Treaty / 28 et seq. FEU Treaty)
- III. Common market (art. 2 EC Treaty) and internal market (art. 14 EC Treaty / 26 FEU Treaty)
- IV. The fundamental freedoms in the internal market (art. 23 et seq., 28 et seq., 39 et seq., 43 et seq., 49 et seq., 56 et seq. EC Treaty / 28 et seq., 34 et seq., 45 et seq., 49 et seq., 56 et seq., 63 et seq. FEU Treaty)
- V. The realization and protection of the internal market
- VI. The economic and monetary union (art. 98 et seq. EC Treaty / 119 et seq. FEU Treaty)

**Part II: The Fundamental Freedoms**

**§ 4 General theory**

- I. The legal nature and the special features of the fundamental freedoms
- II. In particular: fundamental freedoms and fundamental rights
- III. The functions of the fundamental freedoms
- IV. The holders (entitled subjects) and the addressees (obliged subjects) of the fundamental freedoms
- V. The concepts of sphere of protection ["Schutzbereich"], encroachment/interference ["Eingriff"/"Beeinträchtigung"] and limits ["Schranken"] of the fundamental freedoms

- VI. The concurrence of fundamental freedoms
- VII. The complementation of the fundamental freedoms by the prohibition of discrimination (art. 12 EC Treaty / 18 FEU Treaty)

**§ 5 The free movement of goods (art. 23 et seq., 90 et seq. EC Treaty / 28 et seq., 110 et seq. FEU Treaty)**

- I. General aspects
- II. Sphere of protection
- III. Encroachments
- IV. Limits and limits of limits ["Schranken-Schranken"]

**§ 6 The freedom of movement for workers (art. 39 et seq. EC Treaty / 45 et seq. FEU Treaty)**

- I. General aspects
- II. Sphere of protection
- III. Encroachments
- IV. Limits and limits of limits

**§ 7 The freedom of establishment (art. 43 et seq. EC Treaty / 49 et seq. FEU Treaty)**

- I. General aspects
- II. Sphere of protection
- III. Encroachments
- IV. Limits and limits of limits

**§ 8 The freedom to provide services (art. 49 et seq. EC Treaty / 56 et seq. FEU Treaty)**

- I. General aspects
- II. Sphere of protection
- III. Encroachments
- IV. Limits and limits of limits

**§ 9 The free movement of capital and payments (art. 56 et seq. EC Treaty / 63 et seq. FEU Treaty)**

- I. General aspects
- II. Spheres of protection
- III. Encroachments
- IV. Limits and limits of limits

----- 26.03.09 -----

**Part III: The Realization and Safeguard of the Internal Market**

**§ 10 The approximation of laws in the internal market**

- I. Concept and purpose of the approximation of laws
- II. Approximation of laws and mutual recognition of national standards
- III. Approximation of laws according to art. 94 EC Treaty / 115 FEU Treaty
- IV. Approximation of laws according to art. 95 EC Treaty / 114 FEU Treaty
- V. Approximation of laws according to special clauses

## **§ 11 The competition law of the European Union**

- I. Introduction
- II. The prohibition of cartels (art. 81 EC Treaty / 101 FEU Treaty)
- III. The prohibition of abuse of a dominant position (art. 82 EC Treaty / 102 FEU Treaty)
- IV. The European merger control
- V. The restrictions on state aids (art. 87 et seq. EC Treaty / 107 et seq. FEU Treaty)
- VI. The prohibition of favouring public undertakings (art. 86 EC Treaty / 106 FEU Treaty)

## **Part IV: The Economic and Monetary Union (overview)**

### **§ 12 Economic and budgetary policy in the European Union**

- I. Introduction
- II. The orientation of the economic policy of the Union and the member states on market-economy lines (art. 4(1), 98 EC Treaty / 119(1), 120 FEU Treaty)
- III. The coordination of the economic policy of the member states (art. 99 EC Treaty / 121 FEU Treaty)
- IV. The safeguard of the budgetary discipline of the member states (art. 104 EC Treaty / 126 FEU Treaty)

### **§ 13 The Monetary Union**

- I. The importance of the monetary union for the European integration
- II. The long way towards the monetary union
- III. The substantive law, in particular the criterias for taking part at the monetary union
- IV. The institutional framework and the legal instruments of the monetary union
- V. The way of the Baltic states towards the monetary union

More Informations on this course at [www.lanet.lv/~tschmit1](http://www.lanet.lv/~tschmit1). For any questions, suggestions and criticism please contact me via e-mail at [tschmit1@gwdg.de](mailto:tschmit1@gwdg.de).