European Business Organization Law Review



The European Securities and Markets Authority – Supervision

A Swedish Perspective on Systemically Important Banks in Distress

The Danish Green Paper on Insider Dealing

Financial Conglomerates in China – *De Facto* and *De Jure*

Employee Participation in Corporate Insolvency Restructuring

12:2

EUROPEAN BUSINESS ORGANIZATION LAW REVIEW VOL. 12 2011/2

Contents

		, ,	
Δ	rti	c	AC

NIAMH MOLONEY, The European Securities and Markets Authority and Institutional Design for the EU Financial Market – A Tale of Two Competences: Part (2) Rules in Action	177
GUSTAF SJÖBERG, Handling Systemically Important Banks in Distress – Some Thoughts from a Swedish Perspective	227
JESPER LAU HANSEN, The Danish Green Paper on Insider Dealing	251
FAN LIAO, Regulation of Financial Conglomerates in China: From <i>De Facto</i> to <i>De Jure</i>	267
EYAL Z. GEVA, Convergence and Persistence in Corporate Insolvency Law: Employee Participation in Corporate Insolvency Restructuring	315
Book Review	
Vuk Radović, Review of Joseph A. McCahery and Erik P.M. Vermeulen, Corporate Governance of Non-listed Companies (Oxford University Press 2008)	353

European Business Organization Law Review (EBOR)

Editorial policy and information for authors

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 and about 10 keywords. Contributors are requested to submit their article by e-mail (in Word format) to EBOR@asser.nl. A hard copy will 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 the publisher is properly credited and that the relevant copyright notice is repeated verbatim.

Editorial office

European Business Organization Law Review, T.M.C. Asser Instituut, P.O. Box 30461, 2500 GL The Hague, The Netherlands, Tel. +31 (70) 342 0300, Fax +31 (70) 342 0359, e-mail EBOR@asser.nl.