

EU External Relations Law

Second Edition

PIET EECKHOUT

OXFORD
UNIVERSITY PRESS

Contents

<i>Table of Cases</i>	xiii
<i>Table of Legislation</i>	xxxi
<i>List of Abbreviations</i>	xlvii

1. Introduction	1
Constitutional moment	1
Subject matter and methodology	4
Second Edition and Treaty of Lisbon	7

Part I—Constitutional Foundations: Competences and Objectives

2. Competence in matters of commercial policy	11
Introduction	11
<i>Opinion 1/75</i> and the notion of exclusivity	13
The rise of UNCTAD and the broad conception of 'trade'	18
The bipolar world of <i>Commission v. Council</i>	21
The internal market and external trade	23
The Uruguay Round and Maastricht	25
The joint competence settlement of <i>Opinion 1/94</i>	27
Trade in goods	28
Trade in services	29
Transport	32
Intellectual property	33
Trade and foreign policy	35
Trade and environment	39
The Treaty of Lisbon	57
Trade in services and the commercial aspects of intellectual property	58
Foreign direct investment	62
Conclusions	67
3. The doctrine of implied powers	70
Introduction	70
The <i>AETR</i> case: implied versus conferred powers?	71
The parallelism approach of <i>Opinion 1/76</i>	76
The clarity of <i>Opinion 2/91</i>	82

The meanderings of <i>Opinion 1/94</i>	87
GATS	88
TRIPs	93
The limits of <i>Opinion 2/94</i>	95
The <i>Open Skies</i> cases	101
<i>Opinion 1/76</i> -type competence	102
<i>AETR</i> -type competence	105
The consolidation of <i>Opinion 1/03</i>	108
The codification by the Lisbon Treaty	112
Conclusions	113
 4. Express and implied competences under the TFEU	 120
Introduction: external competences after Lisbon	120
Association agreements	124
Development co-operation and other co-operation policies	127
Development co-operation prior to the TEU	127
The EC Treaty provisions on development co-operation and <i>Portugal v. Council</i>	130
The <i>Small Arms and Light Weapons</i> case	137
The Treaty of Lisbon amendments	139
Other co-operation agreements	140
Environment	141
The internal market and transport	144
The four freedoms, internal market harmonization, and competition policy	144
Investment treaties	149
Transport	151
Social policy	152
Economic and Monetary Union	153
Area of freedom, security, and justice	157
Introduction	157
Border checks, asylum, and immigration	158
Judicial co-operation in civil matters	160
Judicial co-operation in criminal matters	162
Police co-operation	163
Conclusions	163
 5. Competence to conduct a Common Foreign and Security Policy	 165
Introduction	165
CFSP objectives and competences	167
Scope	167
Nature of the competences	171
Delimitation of TEU and TFEU competences	172

Article 47 TEU, pre-Lisbon	172
Article 40 TEU, post-Lisbon	180
Consistency	186
Conclusions	189

Part II—International Foundations: Treaties and International Law

6. The life cycle of international agreements	193
Introduction	193
Negotiations	195
Article 218 TFEU	195
Article 219 TFEU	200
Signature and conclusion	200
Article 218 TFEU	200
Article 219 TFEU	207
Implementation, amendment, and adoption of EU positions	208
Suspension and termination	209
Conclusions	209
 7. Mixed external action and membership of international organizations	 212
Introduction	212
Cause and practice of mixed agreements	213
Competence	213
Practice and case law	215
Causes	220
Membership of international organizations	222
Membership and non-membership	222
International organizations, the autonomy of the Community legal order, and the exclusive jurisdiction of the Court of Justice	231
The duty of co-operation	241
Establishing the principle	241
Recent case law	246
Further issues	255
Negotiation	255
Clarification of the division of powers	256
Ratification and conclusion	258
Representation and voting	259
Implementation, interpretation, and effect	260
International responsibility	262
Partial mixity	264
Conclusions	264

8. The courts and international agreements	267
Introduction	267
Requests for an Opinion	268
Preliminary rulings on questions of interpretation	274
General issues	274
Mixed agreements—first developments	277
Mixed agreements—case law on TRIPs	279
Mixed agreements—other case law	286
Review of legality	287
Review of an agreement	288
Review on grounds of violation of an agreement	292
Non-contractual liability	299
Enforcement actions	300
Methods of interpretation	304
Introduction	304
Early case law	306
The EEA Agreement	311
Recent case law	314
Assessment	318
Conclusions	319
 9. The legal effects of international law	 323
Introduction	323
The effect of international law	323
Agreements are binding	325
Transposition and implementation	327
Judicial application—direct and indirect effects	328
Structure of the chapter	330
Agreements concluded by the EU	331
A survey of the case law on direct effect	331
The principle of consistent interpretation	355
The principle of implementation	357
Origins	357
Rationale and further application	360
The effects of international litigation	365
The legal effects of EU agreements: an assessment	374
General international law	383
Early case law	384
Conclusion and suspension of agreements: <i>Opel Austria</i> and <i>Racke</i>	386
Recent case law	391
Assessment	393
Agreements binding on the Member States	395
General issues	395

UN law: the <i>Kadi</i> judgment	401
<i>Yusuf and Kadi</i> (Court of First Instance)	402
<i>Kadi and Al Barakaat</i> (Court of Justice)	404
<i>Kadi</i> : an assessment	414
Agreements pre-dating accession	421
First paragraph	422
Second paragraph	430
Conclusions	434

Part III—Policies

10. Common commercial policy	439
Introduction	439
Principles	440
The principle of uniformity	441
The principle of assimilation	444
Towards a principle of non-discrimination?	446
Instruments	447
Conventional and autonomous instruments	447
Common Customs Tariff	448
Generalized tariff preferences	451
Applying the CCT	452
General import regulations	454
Anti-dumping	454
Anti-subsidy	456
The trade barriers instrument	457
Export policy	457
Actors	458
Judicial review of commercial policy measures	460
Conclusions	465
 11. Common Foreign and Security Policy	 467
Introduction	467
Instruments	469
Introduction and overview	469
Decisions on Union actions	471
Decisions on Union positions	473
Decisions on strategic interests and objectives	475
The exclusion of legislative acts	478
Budget	483
Actors	485
European Council	485
Council	486

Commission	490
High Representative	491
European External Action Service	494
Parliament	496
Court of Justice	497
Conclusions	499
12. Sanctions policy	501
Introduction	501
A short history	503
Competence issues	506
Protection of fundamental rights	511
<i>Bosphorus</i>	512
<i>Yusuf and Kadi</i>	515
<i>OMPI and PMOI</i>	516
<i>Kadi and Al Barakaat</i>	519
<i>Kadi II</i>	523
Interpretation and application	528
Sanctions against the FRY	529
Counter-terrorism sanctions	537
Sanctions by the Member States	540
Conclusions	547
<i>Index</i>	549