

Contents

NOTE TO THE READER	vii
PREFACE	ix
TABLE OF ABBREVIATIONS	xliii
COUNTRY CODES	il
TABLE OF CASES	li
TABLE OF LEGISLATIVE INSTRUMENTS AND PREPARATORY DOCUMENTS	lxv

CHAPTER ONE SETTING THE SCENE

I. CONSUMER LAW	1
I.A INTRODUCTION	1
I.B THE CONSUMER AND COMPETITION LAW	3
1.1 (EU): ECJ Joined Cases C-94/04 and C-202/04, 5 December 2006, <i>Federico Cipolla v Rosaria Fazari et al.</i> Restrictions of price competition justified in the interest of consumers	4
1.2 (EU): ECJ Joined Cases C-295/04 to 298/04, 13 July 2006, <i>Manfredi et al v Lloyd Adriatico et al.</i> Remedies for consumers who are the victims of competition infringements	7
1.3 EU: White Paper on Damage Actions for Breach of EC Antitrust Rules	9
I.C THE CONSUMER IN THE INTERNAL MARKET	10
1.4 (EU): ECJ Case C-470/93, 6 July 1995, <i>Verein gegen Unwesen in Handel und Gewerbe v Mars.</i> The circumspect and well-informed consumer	10
1.5 (EU): Services Directive (2006/123/EC)	14
I.D THE PARADIGM OF THE CONFIDENT CONSUMER	18
1.6 (EU): Communication from the Commission: EU Consumer Policy Strategy 2007–2013. Empowering Consumers, Enhancing Their Welfare, Effectively Protecting Them	18
1.7 (EU): T Wilhelmsson, Abuse of the Confident Consumer	19
1.8 (EU): T Wilhelmsson, Conclusions	19

I.E	CONSUMER PROTECTION AND HARMONISATION AT THE EC LEVEL: REVIEW OF THE CONSUMER ACQUIS	20
	1.9 (EU): DG Health and Consumer Protection, Preparatory Work for the Impact Assessment on the Review of the Consumer Acquis	21
	1.10 (EU): Green Paper on the Review of the Consumer Acquis	21
	1.11 (EU): Proposal for a Directive on Consumer Rights	22
	1.12 (EU): ECJ Case C- 376/98, 5 October 2000, <i>Commission v Germany</i> . The legal basis of the first tobacco advertising directive	23
	1.13 (EU): S Weatherill, The Constitutional Competence of the EU to Deliver Social Justice	25
	1.14 (EU): EC Treaty	27
	1.15 (EU): Communication from the Commission on the enforcement of the consumer acquis	27
II.	WHO IS THE CONSUMER?	29
II.A	THE NOTION OF CONSUMER	29
	1.16 (EU): ECJ Case C-541/99, 22 November 2001, <i>Cape v Ideal Service</i> . A businessman acting through a company is not a consumer	29
	1.17 (EU): UCPD (2005/29/EC)	31
	1.18 (EU): Green Paper on the Review of the Consumer Acquis	32
	1.19 (FR): Cass civ 1e, 15 March 2005. The personal scope of application of the rules on unfair contract terms	32
	1.20 (ES): Audiencia Provincial (Court of Appeal) Barcelona, 22 November 2004. Application by analogy of the criteria of the consumer sales directive to small professionals	33
II.B	MIDDLEMEN	34
	1.21 (DE): BGH, 26 January 2005. Agency in the sale of second-hand cars	34
	1.22 (EU): Green Paper on the Review of the Consumer Acquis	37
II.C	THE BENCHMARK CONSUMER	38
	1.23 (EU): H Unberath and A Johnston, The Double-Headed Approach of the ECJ Concerning Consumer Protection	38
	1.24 (EU): CFI Case T-363/04, 12 September 2007, <i>Koipe Corporacion v OHIM</i> . The risk of confusion between two trade marks	40
II.D	VULNERABLE PARTIES	43
	1.25 (EU): ECJ Case C-382/87, 16 May 1989, <i>Buet and Educational Business Services v Ministère public</i> . The vulnerability of consumers in the case of canvassing with language courses	43
	1.26 (FR): Cass civ 1e, 21 October 2003. The scope of application of the rules on consumer credit	45
	1.27 (BE): Cour de Cassation, 12 October 2000, <i>Saint Brice v Belgian State</i> . The benchmark consumer in case of misleading advertising	45
	1.28 (EU): UCPD (2005/29/EC)	47

II.E	THE PARADIGM OF THE WEAKER PARTY	48
	1.29 (EU): ECJ Case C-168/05, 26 October 2005, <i>Elisa María Mostaza Claro v Centro Móvil Milenium SL</i> . Arbitrability of consumer claims	48
II.F	MIXED SITUATIONS	50
	1.30 (EU): ECJ Case C-464/01, 16 September 2004, <i>Gruber v Bay Wa AG</i> . Consumer contracts under the Brussels Convention (Regulation)	50
III.	BASIC MODELS OF CONSUMER LAW IN THE EU	54
III.A	INTRODUCTION	54
III.B	CODIFICATION	54
	1.31 (FR): J Calais Auloy and F Steinmetz, Consumer law	55
III.C	CONSUMER OMBUDSMAN	55
	1.32 (SW): Swedish Consumer Agency: Swedish Consumer Policy	55
III.D	COLLECTIVE AGREEMENTS	56
	1.33 (BE): Trade Practices Act	57
IV.	LEGAL TECHNIQUES OF CONSUMER PROTECTION AT THE COMMUNITY LEVEL	58
	1.34 (EU): ECJ Case C-402/03, 10 January 2006, <i>Skov v Bilka</i> . Personal scope of application of the no-fault liability of the product liability directive	58
	1.35 (EU): UCPD (2005/29/EC)	61
	1.36 (EU): Roaming Regulation (717/2007)	63
V.	CONSUMERS, HORIZONTAL EFFECT AND STATE LIABILITY FOR INFRINGEMENT OF EUROPEAN CONSUMER LAW	65
	1.37 (EU): ECJ Case C-91/92, 14 July 1994, <i>Faccini Dori v Recreb Srl</i> . A consumer cannot rely on the provisions of a directive against a professional	65
	CONCISE BIBLIOGRAPHY	68

CHAPTER TWO COMMERCIAL PRACTICES AND ADVERTISING

I.	INTRODUCTION	71
I.A	THE DEVELOPMENT OF EC LAW ON UNFAIR COMMERCIAL PRACTICES	72
I.B	REGULATION AND SELF-REGULATION	74

II. SCOPE OF EUROPEAN UNFAIR COMMERCIAL PRACTICES LAW	75
II.A COMMERCIAL PRACTICES AND FREE SPEECH	75
2.1 (EU): ECJ Case C-368/95, 26 June 1997, <i>Vereinigte Familiapress Zeitungsverlags- und vertriebs GmbH v Heinrich Bauer Verlag</i> . Restriction of advertising measures via human rights	76
2.2 (EU): ECJ Case C-71/02, 25 March 2004, <i>Herbert Karner Industrie Auktionen GmbH v Troostwijk GmbH</i> . Restriction of sales promotion via human rights	78
2.3 (DE): BGH (Federal Supreme Court), 6 December 2001, <i>Stern v Benetton</i> . HIV positive	80
2.4 (DE): Bundesverfassungsgericht (The Federal Constitutional Court), 11 March 2003, <i>Stern v Benetton</i> . Freedom of speech under the German Basic Law	81
2.5 (FI): The Finnish Market Court, <i>X v Benetton</i> . Moral offensiveness of advertising measures	83
2.6 (BE): Raad voor Reclame (Advertising Council), 9 February 2000, <i>X v Benetton</i> . Advertising and the violation of human dignity	85
2.7 (BE): Raad voor Reclame (Advertising Council), 10 June 1999, <i>X v Benetton</i> . Advertising and the violation of human dignity	85
2.8 (EU): ECJ Case C-36/02, 14 October 2004, <i>Omega Spielhallen v Oberbürgermeisterin der Bundesstadt Bonn</i> . Interaction of freedom of expression, protection of fundamental rights and the free movement of services	86
II.B PROTECTION OF INTERESTS OTHER THAN THE ECONOMIC INTERESTS OF CONSUMERS	88
II.B.1 HEALTH AND SAFETY IN EC LAW ON UNFAIR COMMERCIAL PRACTICES	88
2.9 (EU): UCPD (2005/29/EC)	88
2.10 (EU): T Wilhelmsson, Scope of the Directive	88
2.11 (EU): ECJ Case C-99/01, 24 October 2002, <i>Criminal proceedings against Gottfried Linhart and Hans Biffel</i> . Reach of European consumer law and the margin left to Member States, economisation of health and safety, consumer concept	89
II.B.2 FOODSTUFFS, PHARMACEUTICALS, COSMETICS, TOBACCO AND ALCOHOL REGULATION	91
II.B.3 GENDER DISCRIMINATION IN ADVERTISING	91
2.12 (BG): E Millan and R Elliott, Offensive Advertising, Public Policy and the Law	91
2.13 (UK): Code of Advertising Practice (CAP)	93
2.14 (UK): G Howells et al. Towards a Better Understanding of Unfair Commercial Practices	93
2.15 (BE): Raad voor Reclame (Advertising Council), 2 September 2003, <i>X v Martini</i> . Gender discrimination in advertising	94
2.16 (BE): Raad voor Reclame (Advertising Council), 8 May 2001.	

Gender discrimination in advertising	94
2.17 (ES): Jurado de Autocontrol de la Publicidad (Jury for the Self-monitoring of Advertising), 8 January 2007, <i>Asociación de Usuarios de la Comunicación v Seat SA</i> . Gender discrimination	95
III. THE NOTION OF FAIRNESS	96
III.A THE STRUCTURE OF THE CONTROL CONCEPT	96
2.18 (EU): UCPD (2005/29/EC)	96
III.B FAIRNESS, PROFESSIONAL DILIGENCE AND MATERIAL DISTORTION OF CONSUMERS	97
2.19 (EU): UCPD (2005/29/EC)	97
2.20 (EU): UCPD (2005/29/EC)	98
III.B.1 NATIONAL NOTIONS OF FAIRNESS	98
2.21 (EU): UCPD (2005/29/EC)	98
2.22 (BE): Cour de cassation, 2 May 1985. Illegal competition	99
2.23 (AT): Unfair Competition Act (UWG)	100
2.24 (BE): Trade Practices Act	100
2.25 (FR): Consumer Code (Code de la Consommation)	101
2.26 (FI): Consumer Protection Act (not yet implemented)	101
2.27 (DE): Unfair Competition Act (Gesetz gegen den unlauteren Wettbewerb, UWG)	101
2.28 (ES): Law 29/2009 on Unfair Competition	101
2.29 (UK): The Consumer Protection from Unfair Trading Regulations 2008	101
III.B.2 IS THERE AN OBLIGATION TO INTRODUCE THE CONCEPT OF FAIRNESS <i>TEL QUEL</i>?	102
2.30 (DE): T Lettl, Community Law and the New UWG	102
2.31 (DE): F Henning-Bodewig, Reform of the UWG and the Proposal for a Directive	102
2.32 (DE): D Seichter, The Implementation of the UCPD	102
2.33 (DE): J Glöckner, The Proposal for an Unfair Commercial Practices Directive, The German UWG or The Difficult Implementation of European Open Norms	103
2.34 (AT): H Gamerith, The Proposal for an Unfair Commercial Practices Directive—Possibilities for a Harmonious Implementation	103
III.B.3 THE ROLE AND FUNCTION OF THE GENERAL CLAUSE—SAFETY NET?	103
2.35 (DE): WB Schünemann, Unfairness	103
2.36 (DE): J Glöckner, Introduction	104
2.37 (EU): J Stuyck, E Terry and T van Dyck, Confidence through Fairness?	104
2.38 (EU): Case C-261/07 and C-299/07, 23 April 2009, <i>Galatea BVBA v Sanoma Magazines Belgium NV and VTB-VAB v Total Belgium</i> . Structure of the Directive	105

III.C	FAIRNESS, TASTE, DECENCY AND CULTURE: HOW ARE THEY INTERRELATED?	106
	2.39 (EU): UCPD (2005/29/EC)	106
	2.40 (EU): ECJ Case C-220/98, 13 January 2000, <i>Estée Lauder Cosmetics GmbH & Co OHG v Lancaster Group GmbH</i> . On the role of social cultural and linguistic factors in advertising	107
	2.41 (EU): T Wilhelmsson, Scope of the Directive	108
III.D	THE AVERAGE CONSUMER AND PARTICULARLY VULNERABLE GROUPS	110
	2.42 (DE): BGH, 22 September 2005. The line between the autonomy and responsibility of the younger generation	110
	2.43 (DE): BGH, 6 April 2006. The line between the autonomy and responsibility of the younger generation	111
	2.44 (FI): J Keßler and T Wilhelmsson, Country Report	112
IV.	MISLEADING PRACTICES	113
IV.A	DEFINITION	113
	2.45 (EU): UCPD (2005/29/EC)	113
	2.46 (FR): Consumer Code (Code de la Consommation)	113
	2.47 (FR): Cass crim, 14 October 1998. Advertising and labelling according to Article L121-1	113
IV.B	UNTRUTHFULNESS/DECEPTIVENESS CONDITION	114
	2.48 (DE): Hanseatisches OLG (Court of appeal), 15 January 2007. Advertising with test results	114
	2.49 (FR): Cass crim, 21 May 1984, <i>X v Samsonite</i> . Advertising with false information	115
	2.50 (EU): ECJ Case C-470/93, 6 July 1995, <i>Mars v Verein gegen Umwesen in Handel und Gewerbe Köln eV</i> . Misleading advertising by way of oversized marking on packaging	116
	2.51 (ES): Audiencia Provincial (Court of Appeal) Alicante, 19 September 2002. Misleading advertising through use of legal concepts	117
IV.C	THE MATERIALITY CONDITION	118
	2.52 (EU): ECJ Case C-373/90, 16 January 1992, <i>Criminal proceedings against Nissan</i> . Relevance of information	118
IV.D	WHAT INFORMATION?	120
	2.53 (EU): UCPD (2005/29/EC)	120
V.	MISLEADING OMISSION	121
V.A	A EUROPEAN DUTY TO DISCLOSE INFORMATION?	121
	2.54 (EU): UCPD (2005/29/EC)	121
	2.55 (EU): T Wilhelmsson, European Fair Trading Law	121

	2.56 (EU): J Stuyck, E Terryn and T van Dyck, Confidence through Fairness?	122
V.B	MEMBER STATES' APPROACHES TO THE DISCLOSURE OF INFORMATION	123
	2.57 (SW): Marketing Act (2008:486)	123
	2.58 (FI): Consumer Protection Act	124
	2.59 (BE): Trade Practices Act	124
	2.60 (ES): General Consumer Protection Act	124
	2.61 (DE): Gesetz gegen den Unlauteren Wettbewerb (Unfair Competition Act)	125
	2.62 (UK): C Twigg-Flesner, Consumer Product Guarantees	126
V.C	THE INVITATION TO PURCHASE	128
	2.63 (EU): UCPD (2005/29/EC)	128
V.D	ESTABLISHED INFORMATION REQUIREMENTS, ARTICLE 7(5)	129
	2.64 (EU): UCPD (2005/29/EC)	129
	2.65 (EU): J Stuyck, E Terryn and T Van Dyck, Confidence through Fairness?	129
VI.	LANGUAGE IN COMMERCIAL PRACTICES	130
	2.66 (EU): ECJ Case-366/98, 12 September 2000, <i>Criminal proceedings against Yannick Geoffrey</i> . Compatibility of national language requirements with EC law	131
VII.	COMPARATIVE ADVERTISING	133
	2.67 (EU): Directive on Comparative Advertising (97/55/EC)	133
	2.68 (EU): ECJ Case C-356/04, 19 September 2006, <i>Etablissements Franz Colruyt NV v Lidl Belgium GmbH & Co KG</i> . Price comparisons in supermarkets	134
	2.69 (ES): Tribunal Supremo (Supreme Court), 24 February 1997. Illicit advertising, non-existence, non-comparative, denigrating or misleading publicity	136
	2.70 (ES): Tribunal Supremo (Supreme Court, Private Law Chamber), 4 June 2002. Illicit advertising and disloyal publicity	137
VIII.	AGGRESSIVE PRACTICES AND SALES PROMOTION	139
VIII.A	AGGRESSION	139
	2.71 (EU): UCPD (2005/29/EC)	139
VIII.B	HARASSMENT	140
	VIII.B.1 MEANS OF COMMUNICATION	140
	2.72 (FR): Act on Data Processing and Fundamental Rights of 6 January 1978	141

2.73 (DE): BGH, 27 January 2000. Unsolicited phone calls	141
2.74 (UK): Telephone Preference Service (TPS)	142
VIII.B.2 PLACE: DIRECT SELLING	143
2.75 (EU): UCPD (2005/29/EC)	143
2.76 (EU): ECJ Case 382/87, 16 May 1989, <i>Buet and Educational Business Services (EBS) v Ministère Public</i> . Compatibility of national controls on doorstep selling with EC law	144
VIII.C COERCION	145
2.77 (EU): UCPD (2005/29/EC)	145
VIII.D UNDUE INFLUENCE	147
VIII.D.1 THE DEFINITION	147
2.78 (EU): UCPD (2005/29/EC)	147
VIII.D.2 FREE GIFTS IN THE CASE-LAW OF THE ECJ	148
2.79 (EU): ECJ Case 286/81, 15 December 1982, <i>Criminal proceedings against Oosthoek</i> . Compatibility of national prohibition on sales promotion measures with EC law	148
VIII.D.3 NATIONAL LAWS ON SALES PROMOTIONS	150
2.80 (BE): Trade Practices Act	150
2.81 (FR): Consumer Code (Code de la consommation)	151
VIII.E NATIONAL SALES PROMOTION LAW AND THE SCOPE OF UCPD	153
2.82 (EU): J Stuyck, E Terry and T Van Dyck, Confidence through Fairness?	153
2.83 (EU): ECJ Case 261/07 and C-299/07, 23 April 2009, <i>Galatea BVBA v Sanoma Magazines Belgium NV and VTB-VAB v Total Belgium</i> . Full harmonisation of sales promotion measures	155
CONCISE BIBLIOGRAPHY	156

CHAPTER THREE CONSUMER CONTRACT LAW

I. CONSUMER PROTECTION AND THE EVOLUTION OF EUROPEAN CONTRACT LAW	157
I.A THE EMERGING EU CONTRACT LAW: TOWARDS A ‘COMMON FRAME OF REFERENCE’	157
I.A.1 EUROPEAN COMMISSION COMMUNICATIONS 2001–03	157
I.A.2 ACADEMIC PROJECTS AS INPUT FOR FUTURE HARMONISATION	158

3.1 (EU): CFI (5th Chamber) Case T-333/03, 16 November 2006, <i>Masdar (UK) Ltd v European Commission</i> . Study Group rules as a source of law?	158
3.2 (ES): Tribunal Supremo (Supreme Court), 31 October 2006, <i>Tomás and Almudena v Casimiro and María Milagros</i> . Sale of an already sold flat is non-performance that allows termination?	159
I.A.3 THE COMMON FRAME OF REFERENCE ('CFR'), 2007–09	161
3.3 (EU): H-W Micklitz, (Self-)Reflections on Academic Attempts at the Preparation of a Codification of European Contract Law	164
3.4 (EU): R Zimmermann, European Contract Law: General Report	164
I.A.4 THE EUROPEAN CIVIL CODE IN THE BACKGROUND	165
I.B CONSUMER PROTECTION DIRECTIVES	165
I.B.1 A FRAGMENTED APPROACH	165
I.B.2 TOWARDS A NEW COMPREHENSIVE APPROACH: GREEN PAPER OF 2001 AND COMMUNICATION OF 2004 (REVISION OF THE ACQUIS)	167
I.B.3 THE GREEN PAPER ON THE REVIEW OF THE CONSUMER ACQUIS AND THE PROPOSAL FOR A DIRECTIVE ON CONSUMER RIGHTS	167
I.B.4 A 'EUROPEAN CONSUMER CODE' IN THE BACKGROUND?	168
I.C CO-ORDINATION BETWEEN EUROPEAN CONTRACT LAW AND EUROPEAN CONSUMER LAW? QUESTIONS AND TRENDS	169
3.5 (EU): Study Group on Social Justice in European Private Law, Social Justice in European Contract Law: A Manifesto	169
II. FORMATION OF CONTRACT	170
II.A INTRODUCTION: NON-NEGOTIATED CONTRACTS WITH CONSUMERS	170
3.6 (IT): L Cavalaglio, Formation of contract	170
II.B OFFER	172
II.B.1 THE CONCEPT OF AND REQUIREMENTS FOR AN OFFER ('OBJECTIVE' ELEMENTS)	172
3.7 (EU): DCFR	172
II.B.2 INTENTION TO BE BOUND AND CONSUMER DIRECTIVES WHICH REQUIRE CLARIFICATION OF A PARTY'S INTENTION	173
3.8 (EU): DCFR	173
3.9 (EU): Distance Selling Directive (97/7/EC)	173

3.10 (EU): Electronic Commerce Directive (2000/31/EC)	173
3.11 (FR): Cass civ 2e, 11 February 1998, <i>Fonvieille v France Direct Service (FSD)</i> . Offer and unilateral promise	174
3.12 (FR): Cass Ch mixte, 6 September 2002, <i>Union fédérale des consommateurs Que Choisir (UFC) v Maison Française de Distribution</i> . Offers/promises as quasi-contracts	175
3.13 (UK): Court of Appeal, 1982, <i>Lambert v Lewis</i> . Lack of intention to be bound by advertisements	175
3.14 (UK): Court of Appeal, 25 November 1995, <i>Bowerman v Association of British Travel Agents Ltd (ABTA)</i> . Intention to be bound by a notice	176
3.15 (EU): Package Travel Directive 90/314	179
II.B.3 ‘SUBJECTIVE’ ELEMENTS OF AN OFFER	180
II.B.3.a The addressee: offers to the public, to undetermined consumers and to determined consumers	180
3.16 (FR): Cass civ 3e, 28 November 1968, <i>Maltzkorn v Braquet</i> . Offer to the public binds as an offer to a particular person	180
3.17 (FR): Cour d’appel (Court of Appeal) Paris, 2 March 1992, <i>Euromarché v Inter Discount France</i> . Offer to a restricted public	181
II.B.3.b The role of the prior activity of the consumer (passive/active)	183
3.18 (AT): OGH (Supreme Court), 8 July 2003, <i>Verein für Konsumenteninformation v I AG</i> . A consumer’s reply to an offer may not itself constitute an offer	183
II.B.4 FORMAL REQUIREMENTS/RESTRICTIONS OF OFFERS	185
3.19 (EU): Distance Selling Directive (97/7/EC)	185
3.20 (DE): OLG (Court of Appeal) Hamburg, 23 December 2004. Moment of the delivery of information	185
3.21 (EU): Electronic Commerce Directive (2000/31/EC)	187
3.22 (EU): Distance Selling Directive (97/7/EC)	187
II.B.5 THE BINDING CHARACTER OF AN OFFER (AND OF AN ADVERTISEMENT?): CASES INVOLVING UNWILLING SELLERS	188
II.B.5.a Limits on the binding character of public statements (legal and contractual limits)	189
3.23 (EU): Consumer Sales Directive (99/44/EC)	189
3.24 (FR): Cour d’appel (Court of Appeal) Toulouse, 6 December 1995, <i>Comptoir général d’ameublement Teisseire v Union Fédérale des Consommateurs (UFC)</i> . Reservations to accept acceptance	189
II.B.5.b Is the trader/offeror bound by mistakes in the declaration and by typing errors?	191
3.25 (DE): BGH, 26 January 2005. Typing errors do not amount to offers	191
3.26 (FR): Cour d’appel (Court of Appeal) Angers, 8 January 2001, <i>SA Castorama v Mr X</i> . Price-tagging errors lead to a defect of consent which invalidates the offer	192
3.27 (EU): ACQP	193

II.B.5.c Controversial types of ‘offers’	195
3.28 (UK): Privy Council, 25 February 1974, <i>New Zealand Shipping Co Ltd v AM Satterthwaite & Co Ltd</i> . Offer, acceptance and consideration	195
(i) Advertisements	195
3.29 (EU): Consumer Sales Directive (99/44/EC)	195
3.30 (BE): Cour d’appel (Court of Appeal) Mons, 6 February 1996, <i>Etat belge v SA Movitex</i> . Distance mailing as offer	196
(ii) Display of goods for sale in a shop (supermarket, shop-window, shelves in a self-service shop, etc)	198
3.31 (UK): G Treitel, <i>The Law of Contract</i>	198
(iii) Auctions	200
3.32 (DE): BGH, 7 November 2001. Placing goods in an internet auction is an offer	200
3.33 (UK): Court of Appeal, 2000, <i>Barry v Davies</i> . A contract is concluded when a bid is made to the auctioneer/offeree	201
(iv) Webpages	203
(v) Automatic distributors/machines	203
(vi) Tacit offers (offers by conduct)	204
3.34 (FR): Cass civ 1e, 2 December 1969, <i>Ms Jean Jacques X v Société des Autoplaces</i> . A pure fact may be deemed as an offer	204
II.B.6 LAPSE OF AN OFFER	205
II.B.7 REVOCABILITY OF AN OFFER	206
3.35 (EU): DCFR	206
II.C ACCEPTANCE	207
II.C.1 REQUIREMENTS FOR EXPRESS ACCEPTANCE	207
II.C.2 REQUIREMENTS FOR IMPLIED ACCEPTANCE: SILENCE, INERTIA SELLING AND UNWILLING BUYERS	208
3.36 (EU): G Dannemann, <i>Formation of Contracts on the Internet</i>	208
II.C.3 CORRECTION OF INPUT ERRORS	209
3.37 (EU): Electronic Commerce Directive (2000/31/EC)	209
3.38 (EU): DCFR	209
II.C.4 PERIOD OF TIME FOR PRIOR REFLECTION (‘DÉLAI DE RÉFLEXION PRÉALABLE’)	209
II.C.5 CONFIRMATION OF THE ACCEPTANCE (ACKNOWLEDGEMENT OF RECEIPT)	210
3.39 (EU): Directive on Electronic Commerce (2000/31/EC)	210
3.40 (EU): ACQP	210
3.41 (DE): AG (Court of First Instance) Butzbach, 14 June 2002. Confirmation of an order in e-commerce is not necessarily an acceptance by the trader	211
II.C.6 MOMENT AND PLACE OF CONCLUSION OF THE CONTRACT	213

III. INFORMATION DUTIES	213
III.A INTRODUCTION	213
3.42 (EU): R Sefton-Green, Duties to Inform versus Part Autonomy. Reversing the Paradigm: From Free Consent to Informed Consent? A Comparative Account of French and English Law	214
3.43 (EU): G Howells and T Wilhelmsson, EC Consumer Law: Has it Come of Age?	215
3.44 (EU): G Howells and T Wilhelmsson, EC Consumer Law: Has it Come of Age?	215
3.45 (EU): GK Hadfield, R Howse, M Trebilcock, Information-Based Principles for Rethinking Consumer Protection Policy	216
III.B GENERAL INFORMATION DUTIES	217
III.B.1 INTRODUCTION	217
3.46 (UK): England and Wales Court of Appeal, 27 February 2004, <i>Sykes v Taylor-Rose</i> . Caveat emptor?	217
III.B.2 BASED ON GENERAL CONTRACT LAW	219
III.B.2.a Existence and legal basis	219
3.47 (FR): Cass civ, 18 February 1997, <i>Caisse régionale de Crédit agricole mutuelle la Gironde v Mme Dorian</i> . Nullity for failure to disclose	220
III.B.2.b Scope	222
3.48 (FR): Cass civ, 2 May 2001. Duty to advise	222
III.B.3 BASED ON EXPLICIT STATUTORY PROVISIONS	224
III.B.3.a National law	224
3.49 (FR): Code de la Consommation	224
3.50 (FR): Cass civ, 1 March 2005. Professional capacity suffices	224
III.B.3.b EC law	225
III.C SPECIFIC INFORMATION DUTIES	226
3.51 (EU): Distance Selling Directive (97/7/EC)	226
3.52 (EU): Electronic Commerce Directive (2000/31/EC)	227
3.53 (DE): OLG (Court of Appeal) München, 11 September 2003. Transparency of online information	229
3.54 (DE): OLG (Court of Appeal) Karlsruhe, 27 March 2002. Transparency of online information	230
III.D REMEDIES	232
III.D.1 INTRODUCTION	232
III.D.2 GENERAL PRIVATE LAW REMEDIES	232
III.D.2.a Avoidance	233
3.55 (ES): Audiencia Provincial (Court of Appeal) Castellón, 1 July 1999, <i>Juan Bautista RR and Teresa GM v Mundivac, SA and Acualandia, SA</i> .	

Vitiated consent	233
3.56 (FR): Cass civ 1e, 7 December 2004. Tacit nullity	234
III.D.2.b Specific performance	235
III.D.2.c Damages	236
3.57 (BE): Hof van Beroep (Court of Appeal) Brussel, 1 December 2006, <i>Axa Belgium v Langendonck</i> . Damages for breach of obligation to inform	236
CONCISE BIBLIOGRAPHY	238

CHAPTER FOUR RIGHT OF WITHDRAWAL AND STANDARD TERMS

I. RIGHT OF WITHDRAWAL	239
I.A RATIONALE	239
4.1 (CH): B Stauder, <i>Pacta sunt Servanda</i> and the Right of Withdrawal	240
I.B SITUATIONS IN WHICH THE CONSUMER ENJOYS A RIGHT OF WITHDRAWAL	241
I.B.1 OVERVIEW	241
I.B.2 OBJECTIVE SITUATIONS	241
4.2 (EU): ECJ Case C-423/97, 22 April 1999, <i>Travel-Vac SL v Sanchis</i> . Irrelevance of the state of mind of the consumer	242
4.3 (EU): ECJ Case C-229/04, 25 October 2005, <i>Crailsheimer Volksbank eG v Klaus Conrads et al.</i> Irrelevance of the state of mind of the trader	243
I.B.3 SOLICITED VISITS	245
4.4 (ES): Audiencia Provincial (Court of Appeal) Burgos, 26 October 2001, <i>Entidad técnica de distribución X SL v María Cruz SR y Raúl AS</i> . Unsolicited visit	246
I.C REGULATION AND HARMONISATION OF THE RIGHT OF WITHDRAWAL	247
I.C.1 INTRODUCTION	247
4.5 (DE): P Rott, <i>The Right of Withdrawal in Germany</i>	248
I.C.2 NOTIFICATION OF WITHDRAWAL	250
I.C.2.a Introduction	250
I.C.2.b Content	250
4.6 (EU): Doorstep Selling Directive (85/577/EEC)	250
4.7 (EU): Distance Selling of Financial Services Directive (2002/65/EC)	251
4.8 (DE): BGB	251
4.9 (DE): BGH, 18 April 2005. Clarity required	252

4.10 (DE): BGH, 4 July 2002. Additions can mislead	253
4.11 (EU): DCFR	255
I.C.3 PROLONGATION OF THE RIGHT OF WITHDRAWAL	255
4.12 (EU): Distance Selling Directive (97/7/EC)	255
4.13 (EU): ECJ Case C-481/99, 13 December 2001, <i>Heininger v Bayerische Hypo- und Vereinsbank AG</i> . No maximum period for withdrawal for doorstep selling	256
4.14 (EU): DCFR	258
4.15 (EU): ECJ Case C-412/06, 10 April 2008, <i>Hamilton v Volksbank Filder</i> . Maximum period for withdrawal for doorstep selling from total performance of the contract	258
4.16 (FR): Cass civ, 7 March 2006. Extension of right of withdrawal	261
I.C.4 PERFORMANCE DURING THE PERIOD FOR WITHDRAWAL	263
4.17 (FR): Consumer Code (Code de la consommation)	263
4.18 (SW): Door-to-Door Sales Act 1981	264
I.C.5 EXERCISE OF THE RIGHT OF WITHDRAWAL	265
4.19 (EU): DCFR	265
I.C.6 EFFECTS OF WITHDRAWAL	266
I.C.6.a General	266
4.20 (DE): BGB	266
4.21 (EU): ECJ Case C-350/03, 25 October 2005, <i>Schulte v Deutsche Bausparkasse Badenia AG</i> . Restoration of the status quo ante	267
4.22 (EU): DCFR	271
I.C.6.b Compensation for normal use	272
4.23 (EU): Distance Selling Directive 97/7/EC	272
4.24 (DE): BGB	273
4.25 (AT): OGH (Supreme Court), 27 September 2005, <i>VKI v W</i> . Compensation for normal use	273
I.C.7 LINKED CONTRACTS	275
4.26 (DE): BGB	276
4.27 (EU): ECJ Case C-350/03, 25 October 2005, <i>Schulte v Deutsche Bausparkasse Badenia AG</i> . Effect of withdrawal on linked contracts	277
II. STANDARD TERMS	279
4.28 (EU): M Ebers, Unfair Contract Terms Directive (93/13/EEC)	279
II.A INCORPORATION OF STANDARD TERMS	282
II.A.1 General requirements	282
4.29 (DE): BGB	282
4.30 (FR): Cour d'appel (Court of Appeal) Bourges, 4 February 1963. Incorporation of standard terms—legibility	283
4.31 (FR): Cass civ 1e, 3 May 1979. Incorporation of standard terms—place	283

4.32 (UK): High Court, 18 November 1971, <i>Hollier v Rambler Motors</i> . Incorporation of standard terms—course of dealing	284
II.A.2 STANDARD TERMS IN A FOREIGN LANGUAGE	285
II.A.3 SURPRISING OR PARTICULARLY ONEROUS CLAUSES	285
4.33 (UK): High Court, 17 December 1970, <i>Thornton v Shoe Lane Parking</i> . Incorporation of particularly onerous terms	286
II.B CONTROL OF STANDARD TERMS IN INDIVIDUAL LITIGATION	286
II.B.1 STANDARD TERMS VS INDIVIDUALLY NEGOTIATED TERMS	287
4.34 (DE): BGH, 3 December 1991. Standard term or individually negotiated term	287
II.B.2 THE UNFAIRNESS TEST	289
4.35 (EU): Unfair Contract Terms Directive 93/13/EEC	289
4.36 (UK): House of Lords, 25 October 2001, <i>Director General of Fair Trading v First National Bank plc</i> . Fairness test in unfair contract terms law	289
II.B.3 BLACKLISTS, GREYLISTS, INDICATIVE LISTS	291
4.37 (EU): ECJ Case C-478/99, 7 May 2002, <i>Commission v Sweden</i> . Character of the annex	291
II.B.4 CORE TERMS	292
II.B.4.a Control of price-related terms	293
4.38 (UK): House of Lords, 25 October 2001, <i>Director General of Fair Trading v First National Bank plc (per Lord Steyn)</i> . Control of price-related terms	293
4.39 (UK): High Court, 20 February 2004, <i>Bairstow Eves London Central Limited v Smith, Stacy Hill and Darlington</i> s. Price options or default rule	294
II.B.4.b Insurance contracts	295
4.40 (UK): High Court, 7 March 2003, <i>Bankers Insurance Company Ltd v South and Gardner</i> . Core terms	296
4.41 (DE): BGH, 21 April 1993. Core terms	296
II.B.5 ROLE OF THE ECJ	297
4.42 (EU): ECJ Case C-237/02, 27 June 2000, <i>Freiburger Kommunalbauten GmbH Baugesellschaft & Co KG v Ludger Hofstetter and Ulrike Hofstetter</i> . Interpretation or application of EC consumer law	297
II.B.6 LEGAL CONSEQUENCES OF UNFAIRNESS	299
II.B.6.a <i>Ex officio</i> control	299
4.43 (EU): ECJ Case C-168/05, 26 October 2006, <i>Elisa María Mostaza Claro v Centro Móvil Milenium SL</i> . <i>Ex officio</i> control of unfairness	300

II.B.6.b Partly unfair terms	301
CONCISE BIBLIOGRAPHY	302

CHAPTER FIVE SALE OF GOODS

I. EU LEGISLATION ON CONSUMER SALES	303
II. CONTRACTS OF SALE	304
II.A DEFINING ‘SALE’	304
5.1 (DE): BGB	305
5.2 (UK): Sale of Goods Act 1979	305
5.3 (FR): Code civil	305
II.B BROADENING THE DEFINITION: GOODS TO BE MANUFACTURED OR PRODUCED	306
5.4 (EU): Consumer Sales Directive (99/44/EC)	306
5.5 (FR): Cass civ 1e, 27 April 1976. Difference between a contract of sale of goods and a contract of supply of services	307
5.6 (FR): Cass civ 3e, 16 March 1977. Difference between a contract of sale of goods and a contract of supply of services	308
5.7 (FR): Cass comm, 3 January 1995. Difference between a contract of goods and a contract of supply of services	310
II.C CONTRACTS INVOLVING THE INSTALLATION OF GOODS	311
5.8 (EU): Consumer Sales Directive (99/44/EC)	311
5.9 (UK): Queen’s Bench Division, 20 November 1969, <i>Philip Head & Sons Ltd v Showfronts Ltd</i> . The supply and fitting of a carpet was a sale	312
III. WHAT ARE ‘CONSUMER GOODS’?	313
5.10 (DE): BGB	313
5.11 (UK): Sale of Goods Act 1979	313
III.A SECOND-HAND GOODS	314
5.12 (DE): OLG (Court of Appeal) Schleswig-Holstein, 13 December 2005. Are animals new or second-hand goods?	314
5.13 (DE): LG (Court of first instance) Oldenburg, 30 March 2006. Sale of animal at public auction	316
III.B SOFTWARE AND OTHER DIGITAL CONTENT	316
5.14 (UK): Court of Appeal, 26 July 1996, <i>St Albans City and District Council v International Computers Ltd</i> . The classification of software depends on the method of supply	317
5.15 (FR): Cass comm, 25 November 1997. Latent defects	319

IV. GOODS MUST BE IN CONFORMITY WITH THE CONTRACT	320
5.16 (EU): Consumer Sales Directive (99/44/EC)	321
IV.A NO ‘CONFORMITY’ REQUIREMENT IN ENGLISH LAW	322
IV.A.1 CORRESPONDENCE WITH DESCRIPTION	322
5.17 (UK): Sale of Goods Act 1979	322
IV.A.2 QUALITY AND FITNESS FOR PARTICULAR PURPOSE	323
5.18 (UK): Sale of Goods Act 1979	323
5.19 (FR): Code civil	325
5.20 (FR): Cass civ 1e, 5 May 1993. Application of Article 1641 of the Civil Code where the good is ‘unfit for normal use’	326
5.21 (UK): Court of Appeal, 5 November 1986, <i>Rogers v Parish (Scarborough) Ltd</i> . Criteria relevant to establishing conformity	328
5.22 (UK): Sheriff Court of Glasgow and Strathkelvin, 7 August 1997, <i>Thain v Anniesland Trade Centre</i> . Quality to be expected from second-hand goods	330
IV.B LOWERING EXPECTATIONS	331
5.23 (DE): OLG (Court of Appeal) Oldenburg, 22 September 2003. Impact of description on conformity	332
IV.C DISCLOSURE OF FAULTS	333
5.24 (EU): Consumer Sales Directive (99/44/EC)	333
5.25 (UK): Sale of Goods Act 1979 (as amended)	334
5.26 (UK): Court of Appeal, 2 April 2004, <i>Bramhill v Edwards</i> . Obligation to inspect goods before sale	334
V. BURDEN OF PROOF	336
5.27 (EU): Consumer Sales Directive (99/44/EC)	336
5.28 (DE): BGH, 29 March 2006, Animal sales, reversed burden of proof	336
5.29 (DE): BGH, 2 June 2004. Burden of proving non-conformity	338
5.30 (DE): BGH, 22 November 2004. Third party intervention	340
5.31 (FR): Code civil	341
VI. PERSONS LIABLE	341
5.32 (FR): Cass civ 1e, 9 October 1979. Possibility for sub-buyers to act against the first sellers on a contractual basis	342
5.33 (ES): Law 23/2003 concerning warranties in the sale of consumer goods	343
VII. REMEDIES UNDER DIRECTIVE 99/44/EC	344
5.34 (EU): Consumer Sales Directive (99/44/EC)	344
VII.A REPAIR AND REPLACEMENT	345
5.35 (DE): LG (Court of First Instance) Münster, 7 January 2004. Appropriate remedy for multiple defects	346

VII.A.1 PROPORTIONALITY AS BETWEEN REMEDIES	346
5.36 (DE): OLG (Court of Appeal) Braunschweig, 4 February 2003. Reference price for proportionality	347
5.37 (DE): AG (Court of First Instance) Kempen, 18 August 2003. Proportionality where no own repair facilities	349
VII.A.2 REPLACEMENT AND SECOND-HAND GOODS	350
5.38 (DE): BGH, 7 June 2006. Second-hand goods and replacement	351
VII.A.3 ALLOWANCE FOR USE HAD OF THE GOODS	352
5.39 (EU): ECJ (First Chamber) Case C-404/06, 17 April 2008, <i>Quelle AG v Bundesverband der Verbraucherzentralen und Verbraucherverbände</i> . Permissibility of a period-of-use allowance	352
VII.A.4 CONSUMER ARRANGES REPAIR BY A THIRD PARTY	355
5.40 (DE): BGH, 23 February 2005. Seller to have opportunity to provide remedy	355
VII.B PRICE REDUCTION AND RESCISSION	357
5.41 (DE): OLG (Court of Appeal) Düsseldorf, 27 February 2004. When non-conformity is minor	358
VIII. FURTHER REMEDIES: TERMINATION OF THE CONTRACT AND CLAIMS FOR DAMAGES	359
5.42 (FR): Code civil	359
5.43 (FR): Code civil	359
VIII.A DAMAGES	360
5.44 (DE): BGH, 23 February 2005. Entitlement to claim damages	360
VIII.B TERMINATION	361
5.45 (UK): Sale of Goods Act 1979	362
5.46 (UK): Court of Appeal, 11 March 2003, <i>Clegg v Olle Andersson (t/a Nordic Marine)</i> . Rejection when facts unclear	363
5.47 (UK): Court of Appeal, 13 January 2004, <i>Jones v Gallagher (t/a Gallery Kitchens and Bathrooms)</i> . Impact of seeking information on right of rejection	364
IX. CONSUMER GUARANTEES	365
5.48 (EU): Consumer Sales Directive (99/44/EC)	366
5.49 (UK): Court of Appeal, 5 November 1986, <i>Rogers v Parish (Scarborough) Ltd</i> . Relevance of guarantee to assessing conformity	367
5.50 (UK): Extra Division, Inner House, Court of Session, 10 October 2006, <i>Lamarra v Capital Bank plc</i> . Guarantees and legal rights	368
CONCISE BIBLIOGRAPHY	369

CHAPTER 6 FINANCIAL SERVICES

I. FINANCIAL SERVICES AND CONSUMER PROTECTION	371
I.A THE TRADITIONAL INFORMATION PARADIGM VERSUS NEW MEANS OF CONSUMER PROTECTION	372
6.1 (EU): Prospectus Directive (2003/71/EC)	372
6.2 (EU): I Ramsay, From Truth in Lending to Responsible Lending	373
6.3 (UK): FSA, Financial Capability in the UK: Delivering Change, March 2006	374
I.B ACCESS TO FINANCIAL SERVICES	375
6.4 (UK): HM Treasury, Financial Inclusion, The Way Forward	376
I.C STRUCTURE OF THE CHAPTER	376
II. CONSUMER PROTECTION IN THE FIELD OF CREDIT SERVICES	377
II.A INTRODUCTION	377
II.B ACCESS TO CREDIT SERVICES	377
6.5 (EU): Consumer Credit Directive (2008/48/EC)	377
6.6 (UK): House of Lords (European Union Committee)	378
6.7 (EU): F Ferretti, The Regulation of Consumer Credit Information Systems: Is the EU Missing a Chance?	379
6.8 (FI): Consumer Ombudsman's Newsletter: Data Protection Ombudsman Says No	380
II.C WHO IS PROTECTED BY THE RULES	380
6.9 (EU): Consumer Credit Directive (2008/48/EC)	380
6.10 (FR): Cass civ, 18 December 2001, <i>Vilbert v Crédit commercial de France</i> . Importance of the contractual purpose of the credit operation	381
6.11 (DE): BGB	381
6.12 (UK): Consumer Credit Act 2006	382
6.13 (EU): ECJ Case C-208/98, 23 March 2000, <i>Berliner Kindl Brauerei AG v Andreas Siepert</i> . Non application of the consumer credit directive to guarantors	382
II.D CONSUMER PROTECTION MECHANISMS	383
II.D.1 INFORMATION REQUIREMENTS	383
II.D.1.a The harmonisation of the information requirements under the Consumer Credit Directive	383
6.14 (EU): Consumer Credit Directive (2008/48/EC)	383
6.15 (FR): Consumer Credit Directive (2008/48/EC)	386
6.16 (EU): Consumer Credit Directive (2008/48/EC)	387
II.D.1.b Formalities at the core of the consumer credit protection	388

6.17 (EU): ECJ Case C-429/05, 4 October 2007, <i>Max Rampion and Marie-Jeanne Godard v Franfinance SA and K par K SAS</i> . Application of consumer protection provisions	388
6.18 (FR): Cass civ 1e, 29 October 2002, <i>Epoux X v Crédit Foncier de France</i> . Form is of the essence of credit protection	390
6.19 (EU): ECJ Case C-264/02, 4 March 2004, <i>Cofinoga Mérignac SA v Sylvain Sachithanathan</i> . No information on APR upon credit renewal	390
II.D.2 OTHER SUBSTANTIVE PROTECTION RULES, INCLUDING ‘RESPONSIBLE LENDING’	392
6.20 (NL): AFM, Report on Consumer Credit	392
6.21 (EU): Consumer Credit Directive (2008/48/EC)	393
6.22 (FR): Cass civ 1e, 12 July 2006, <i>Fillol v UCB case</i> . Duty to warn	394
6.23 (UK): Court of Appeal, <i>Paragon Finance plc v Staunton and Nash</i> . Tower to set rates of interest	395
III. CONSUMER PROTECTION IN THE FIELD OF INVESTMENT SERVICES	396
III.A INTRODUCTION	396
III.B ACCESS TO INVESTMENT SERVICES	398
6.24 (EU): Final Report of the Committee of Wise Men on the Regulation of European Securities Markets (Lamfalussy Committee)	398
6.25 (EU): S Choi, Regulating Investors, Not Issuers: Market Based Proposal	399
III.C WHO IS PROTECTED BY THE RULES	400
6.26 (EU): European Commission, White Paper on Enhancing the Single Market Framework for Investment Funds	400
III.C.1 THE PROSPECTUS DIRECTIVE	400
6.27 (EU): Prospectus Directive (2003/71/EC)	400
III.C.2 THE UCITS DIRECTIVE	402
6.28 (EU): UCITS Directive (2009/65/EC)	402
III.C.3 MIFID	402
6.29 (EU): MiFID (2004/39/EC)	402
6.30 (EU): MiFID Implementing Directive (2006/73/EC)	404
6.31 (FR): Cass comm, 18 February 2004. Capacity of informed investor	404
6.32 (NL): Hoge Raad (Supreme Court), 11 July 2003. Difference between knowledge and competence	405
III.D CONSUMER PROTECTION MECHANISMS	406
III.D.1 THE PROSPECTUS DIRECTIVE	406
6.33 (EU): Prospectus Directive (2003/71/EC)	406

III.D.2 THE UCITS DIRECTIVE	408
6.34 (EU): UCITS Directive (2009/65/EC)	408
6.35 (EU): Committee of European Securities Regulators (CESR), Advice on the Content and Form of Key Information Document Disclosures for UCITS	408
III.D.3 MIFID	409
III.D.3.a Duty of care	409
6.36 (EU): MiFID (2004/39/EC)	410
6.37 (NL): Gerechtshof (Court of Appeal) 's-Hertogenbosch, 6 November 2007. Reach of duty of care with respect of investment services	410
III.D.4.b Conflict-of-interest situations	412
6.38 (EU): MiFID (2004/39/EC)	412
6.39 (BE): Hof van Beroep (Court of Appeal) Antwerpen, 16 September 1997. Conflict of interest between bank-creditor and client-investor	413
6.40 (EU): MiFID Implementing Directive (2006/73/EC)	414
6.41 (IT): Corte di Cassazione (Supreme Court), 19 December 2007. Duty to reduce the conflicts of interests and the information duties regarding the existence of conflict of interests	414
III.D.3.c Information requirements	414
(i) Quality of the information	416
6.42 (EU): MiFID (2004/39/EC)	416
6.43 (EU): MiFID Implementing Directive (2006/73/EC)	416
6.44 (DE): BGH, 9 June 1998. Information on risks of loss to be provided in unambiguous terms and in eye-catching form	416
(ii) Minimum information and presentation of the information	418
6.45 (EU): MiFID (2004/39/EC)	418
(iii) Harmonised information requirements and non-harmonised rules of civil procedure	419
6.46 (BE): Hof van Beroep (Court of Appeal) Brussel, 23 January 2004. Causal link between violation of information requirements and damages—burden of proof	419
III.D.3.d ‘Know your customer’—principles of suitability and appropriateness	420
(i) Investment advice and portfolio management—suitability test	421
6.47 (EU): MiFID (2004/39/EC)	421
6.48 (EU): UK FSA, Quality of advice process in firms offering financial advice: findings of mystery shopping research	421
(ii) Other investment services—Appropriateness test	423
6.49 (EU): MiFID (2004/39/EC)	423
(iii) Insufficient information—consequences	424
6.50 (EU): MiFID Implementing Directive (2006/73/EC)	424
6.51 (EU): MiFID (2004/39/EC)	424
III.D.3.e Best execution	425
6.52 (EU): MiFID (2004/39/EC)	425

IV. CONSUMER PROTECTION IN THE FIELD OF BANKING AND PAYMENT SERVICES	426
IV.A INTRODUCTION	426
6.53 (EU): Charlie McCreevy, SEPA: An Opportunity for Europe— Role of the Public Sector	426
IV.B ACCESS TO BANKING AND PAYMENT SERVICES	427
6.54 (FR): Act of 24 March 2003 concerning the basic banking service	427
6.55 (FR): Decree no 2001-45 of 17 January 2001 implementing Article L 312-1 of the monetary and financial code	428
6.56 (DE): LG (Court of first instance) Bremen, 16 June 2005, <i>X v Bank</i> . The legal nature of the ‘current account for everyone’ recommendation by the Zentralen Kreditausschusses	428
6.57 (DE): OLG (Court of Appeal) Bremen, 22 December 2005, <i>X v Bank</i> . The legal nature of the ‘current account for everyone’ recommendation by the Zentralen Kreditausschusses	429
IV.C THE CONSUMER OF BANKING AND PAYMENT SERVICES	430
6.58 (EU): Payment Services Directive (2007/64/EC)	430
6.59 (EU): Payment Services Directive (2007/64/EC)	430
IV.D CONSUMER PROTECTION MECHANISMS	431
IV.D.1 INFORMATION REQUIREMENTS	431
6.60 (EU): Payment Services Directive (2007/64/EC)	431
IV.D.2 OTHER SUBSTANTIVE PROTECTION RULES	432
6.61 (EU): Directive 94/19/EC of the European Parliament and of the Council of 30 May 1994 on deposit-guarantee schemes	432
6.62 (EU): Communication from the Commission concerning the review of Directive 94/19/EC on Deposit Guarantee Schemes,	434
6.63 (EU): Payment Services Directive (2007/64/EC)	435
6.64 (DE): BGH, 5 October 2004. Evidence in relation to bank card misuse	436
CONCISE BIBLIOGRAPHY	436

CHAPTER SEVEN PRODUCT LIABILITY

I. THE ORIGINS AND JUSTIFICATIONS OF HARMONISATION	439
II. THE CONTINUED EXISTENCE OF NATIONAL PRODUCT LIABILITY REGIMES	441
7.1 (EU): ECJ Case C-183/00, 25 April 2002, <i>María Victoria González Sánchez v Medicina Asturiana SA</i> . Exclusiveness of the EC product liability regime	441

7.2 (FR): Cass civ 1e, 15 May 2007. Ancient and new product liability law	443
III. PRODUCTS	444
III.A BLOOD AND BODY PARTS	445
7.3 (FR): Code civil	445
III.B INTELLECTUAL PRODUCTS	445
7.4 (BE): Product Liability Act	446
7.5 (EU): J-S Borghetti, Product Liability for Defective Goods. A Comparative Legal Study	446
IV. LIABLE PERSONS	448
IV.A CHANNELLING LIABILITY TO PRODUCERS	448
7.6 (EU): Product Liability Directive (85/374/EEC)	448
7.7 (US): Restatement of the Law, Third, Torts: Products Liability	448
7.8 (EU): ECJ Case C-402/03, 10 January 2006, <i>Skov Æg v Bilka Layprisvarehus A/S</i> . Liability of suppliers is also regulated by Directive 85/374	450
7.9 (BE): Cour de Cassation, 6 April 2006, The failed producer is still a producer	452
IV.B LIABILITY OF NON-PRODUCERS	453
IV.B.1 LIABILITY OF IMPORTERS	453
IV.B.2 LIABILITY OF FRANCHISORS AND OWN-BRANDERS	453
IV.B.3 LIABILITY OF SUPPLIERS	454
V. SUPPLY/PUTTING INTO CIRCULATION	454
7.10 (BE): Product Liability Act	455
7.11 (FR): Code civil	455
7.12 (IT): Decree No 224 implementing the Product Liability Directive	455
7.13 (UK): Consumer Protection Act 1987	455
7.14 (EU): ECJ Case C-203/99, 10 May 2001, <i>Henning Vedfeld v Århus Amtskommune</i> . Putting into circulation and provision of a service	456
7.15 (EU): ECJ Case C-127/04, 9 February 2006, <i>Declan O'Byrne v Sanofi Pasteur MSD Ltd and Sanofi Pasteur SA</i> . Definition of putting into circulation	458
VI. DEFECT	461
VI.A DISTINCTION BETWEEN MANUFACTURING AND DESIGN DEFECTS	461
7.16 (US): Restatement of the Law, Third, Torts: Products Liability	461
7.17 (UK): High Court, 26 March 2001, <i>A v National Blood Authority</i> . Types of defect	462

VI.B	CONSUMER EXPECTATIONS AND RISK: UTILITY	463
	7.18 (EU): Product Liability Directive (85/374/EEC)	463
	7.19 (EU): General Product Safety Directive (2001/95/EC)	464
	7.20 (UK): High Court, 26 March 2001, <i>A v National Blood Authority</i> . Defectiveness	465
VI.C	FAULT	467
	7.21 (FR): Cour d'appel (Court of Appeal) Poitiers, 8 March 2005, <i>SA Automobile Citroën v Duchene</i> . Establishing defect	468
VI.D	INHERENT RISKS	469
	7.22 (DE): OLG (Court of Appeal) Düsseldorf, 20 December 2002, <i>Brinkman v Masterfoods</i> . Liability for inherent defects	470
	7.23 (DE): BGH, 12 November 1991. Liability for failing to warn of inherent defects	472
	7.24 (AT): OGH (Supreme Court), 8 April 1997. Liability for failing to warn of inherent defects	472
	7.25 (EU): C Hodges, Nordic Compensation Schemes for Drug Injuries	474
VI.E	WARNINGS AND INSTRUCTIONS	475
	7.26 (FR): Cour d'appel (Court of Appeal) Paris, 23 September 2004. Warnings of exceptional risks	476
	7.27 (UK): High Court, 3 December 1999, <i>Worsley v Tambrands</i> . Warnings	478
VI.F	LOCATION OF SALE	480
VI.G	AGE OF USER	480
VI.H	MARKETING	480
	7.28 (AT): OGH (Supreme Court), 28 April 1998. Effect of marketing on defectiveness	481
VI.I	COMPLIANCE WITH STANDARDS	482
	7.29 (DE): OLG (Court of Appeal) Düsseldorf, 20 December 2002, <i>Brinkman v Masterfoods</i> . Compliance with regulations or standards	482
	7.30 (DE): OLG (Court of Appeal) Schleswig-Holstein, 19 October 2002. Defect and compliance with standards	482
VI.J	DEFENCES	483
	VI.J.1 General	483
	7.31 (EU): Product Liability Directive (85/374/EEC)	484
	7.32 (EU): ECJ Case C-203/99, 10 May 2001, <i>Heming Veedfald v Århus</i> <i>Amtskommune</i> . Whether a product is supplied and whether a product is supplied for an economic purpose	484
	VI.J.2 DEVELOPMENT RISKS	485
	7.33 (EU): ECJ Case C-300/95, 29 May 1997, <i>Commission v United Kingdom</i> . Development risks defence	486

7.34 (NL): Gerechtshof (Court of Appeal) Amsterdam, 3 February 1999, <i>Schollten v Foundation Sanquin of Blood Supply</i> . Availability of development risks defence when risk not identifiable in particular products	488
7.35 (UK): High Court, 26 March 2001, <i>A v National Blood Authority</i> . Development risks	489
7.36 (UK): High Court, 21 December 2000, <i>Abouzaid v Mothercare</i> . Development risks	490
7.37 (FR): Cour d'appel (Court of Appeal) Paris, 23 September 2004. Development risk defence	491
VII. DAMAGES	492
VII.A HEADS OF DAMAGE	492
7.38 (EU): Product Liability Directive (85/374/EEC)	492
7.39 (EU): ECJ Case C-203/99, 10 May 2001, <i>Henning Veedfald v Århus Amtskommune</i> . How to classify damage	492
7.40 (FR): Code civil	494
7.41 (EU): ECJ Case C-258/08, 4 June 2009, <i>Moteurs Leroy Somer v Dalkia France</i> . Property intended for a professional use	494
VII.B MAXIMUM LIABILITY	497
VII.C €500 THRESHOLD	497
7.42 (BE): Product Liability Act	497
7.43 (UK): Consumer Protection Act 1987	497
CONCISE BIBLIOGRAPHY	498

CHAPTER EIGHT LITIGATION, REDRESS AND ENFORCEMENT

8.1 (EU): ECJ Case C-432/05, 13 March 2007, <i>Unibet v Justitiekanslern</i> . Effective remedies for violation of EC law	500
I. ADMINISTRATIVE ENFORCEMENT AND SELF-REGULATION	502
8.2 (EU): W van Boom and M Loos, Private, Public, and Collective Mechanisms	502
II. 'TRADITIONAL' INDIVIDUAL REDRESS	503
8.3 (EU): Study Centre for Consumer Law, Alternative Means of Consumer Redress other than Redress through Ordinary Judicial Proceedings	504
8.4 (EU): Regulation (EC) 861/2007 Establishing a European Small Claims Procedure	505
8.5 (EU): Regulation (EC) 1896/2006 Creating a European Order for Payment Procedure	506

8.6 (EU): Regulation (EC) 805/2004 Creating a European Enforcement Order for Uncontested Claims	508
8.7 (EU): Council Directive 2003/8/EC to Improve Access to Justice in Cross-border Disputes by Establishing Minimum Common Rules Relating to Legal Aid for such Disputes	509
III. ARBITRATION AND MEDIATION	511
III.A INTRODUCTION	511
8.8 (EU): Study Centre for Consumer Law, Alternative Means of Consumer Redress other than Redress through Ordinary Judicial Proceedings	511
III.B DEFINITIONS AND TERMINOLOGY	513
8.9 (EU): Consumer Law Enforcement Forum, Glossary	513
III.C REGULATION OF ADR	514
III.C.1 INTRODUCTION	514
III.C.2 GENERAL EU INITIATIVES	514
8.10 (EU): European Code of Conduct for Mediators	514
8.11 (EU): Directive 2008/52/EC on Mediation in Civil and Commercial Matters	515
III.C.3 CONSUMER SPECIFIC EU INITIATIVES	516
8.12 (EU): Commission Recommendation 98/257/EC on the Principles Applicable to the Bodies Responsible for Out-of-Court Settlement of Consumer Disputes	516
8.13 (EU): Commission Recommendation 2001/310/EC on the Principles for Out-of-Court Bodies Involved in the Consensual Resolution of Consumer Disputes	517
III.D VARIETY AND AVAILABILITY	518
8.14 (UK): DTI and National Consumer Council, Seeking Resolution. Availability and Usage of Consumer-to-business Alternative Dispute Resolution in the UK	519
III.E ARBITRATION CLAUSES IN CONSUMER CONTRACTS	519
8.15 (EU): Unfair Contract Terms Directive 93/13/EEC	520
8.16 (UK): UK Arbitration Act	521
8.17 (FR): Code civil	521
IV. COLLECTIVE REDRESS	523
IV.A INTRODUCTION	523
IV.B ACTIONS FOR INJUNCTION	523
8.18 (EU): UCPD 2005/29/EC	524
8.19 (EU): Unfair Contract Terms Directive 93/13/EEC	524

IV.C	ACTIONS FOR DAMAGES	526
IV.C.1	DIFFERENT APPROACHES IN THE MEMBER STATES	526
	8.20 (EU): J Stuyck, Class Actions in Europe—Opt-In or Opt-Out. That’s the Question	527
	8.21 (SW): Group Proceedings Act	528
	8.22 (NL): Gerechtshof (Court of Appeal) Amsterdam, 1 June 2006, <i>The Companies, The Insurers, Stichting DES Centrum and Stichting BD v W, X, Y and Z</i> . Court approval of collective settlement	531
	8.23 (AT): Oberster Gerichtshof (Supreme Court), 12 July 2005, <i>BAK v VKI</i> . Assignment of rights to consumer organisations	533
IV.C.2	RECENT EC INITIATIVES ON COLLECTIVE ACTIONS FOR DAMAGES	535
	8.24 (EU): European Commission, Benchmarks for Collective Redress	535
	8.25 (EU): Green Paper on Consumer Collective Redress	536
V.	CRIMINAL LAW SANCTIONS	537
	8.26 (CZ): Czech Penal Code	537
VI.	STATE LIABILITY	538
	8.27 (EU): ECJ Joined cases C-178/94, C-179/94, C-188/94, C-189/94 and C-190/94, 8 October 1996, <i>Dillenkofer ea v Bundesrepublik Deutschland</i> . State liability for failure to transpose correctly a consumer law directive	538
	8.28 (EU): ECJ Case C-222/02, 12 October 2004, <i>Peter Paul ea v Bundesrepublik Deutschland</i> . National rules limiting state liability	540
VII.	INDIVIDUAL CROSS-BORDER ENFORCEMENT	542
VII.A	INTRODUCTION	542
VII.B	JURISDICTION	543
VII.B.1	SCOPE OF APPLICATION BRUSSELS I REGULATION	543
	8.29 (EU): Brussels I Regulation 44/2001	543
VII.B.2	SPECIFIC RULES FOR CONSUMER CONTRACTS	544
	8.30 (EU): Brussels I Regulation 44/2001	544
VII.B.3	THE CONCEPT OF CONSUMER CONTRACT	546
	8.31 (EU): ECJ Case C-96/00, 11 July 2002, <i>Rudolf Gabriel v Schlank & Schick</i> . Can sending sweepstakes be regarded as a contract?	546
	8.32 (EU): ECJ Case C-27/02, 20 January 2005, <i>Petra Engler v Janus Versand GmbH</i> . Can sweepstakes be regarded as a contract?	548
	8.33 (EU): ECJ Case C-180/06, 14 May 2009, <i>Renate Ilsinger v Martin Dreschers</i> . Sweepstakes can be regarded as a contract even independent from the sale of goods	549

VII.B.4 THE CONCEPT OF ACTIVE TRADER	553
8.34 (DE): BGH, 17 September 2008. Directing activities to another Member State	553
VII.B.5 JURISDICTION CLAUSES	555
8.35 (EU): Brussels I Regulation 44/2001	555
VII.B.6 APPLICABLE LAW	557
VII.B.6.a Contracts—the Rome Convention and the Rome I Regulation	557
8.36 (EU): Rome Convention	557
8.37 (EU): Regulation 593/2008 on the Law Applicable to Contractual Obligations (Rome I)	560
8.38 (EU): N Reich, Cross Border Contracts	561
VII.B.6.b Contracts—secondary Community Law	564
8.39 (EU): Unfair Terms Directive 93/13/EEC	564
8.40 (EU): Electronic Commerce Directive 2000/31/EC	564
8.41 (EU): Credit Agreements for Consumers Directive 2008/48/EC	565
VII.B.6.c Torts and other non-contractual obligations	566
8.42 (EU): Regulation 864/2007 on the Law Applicable to Non-Contractual Obligations (Rome II Regulation)	566
8.43 (EU): Regulation 864/2007 on the Law Applicable to Non-Contractual Obligations (Rome II Regulation)	568
8.44 (EU): Regulation 864/2007 on the Law Applicable to Non-Contractual Obligations (Rome II Regulation)	569
8.45 (EU): Regulation 864/2007 on the Law Applicable to Non-Contractual Obligations (Rome II Regulation)	570
VII.C COLLECTIVE CROSS-BORDER ENFORCEMENT VIA ACTIONS FOR INJUNCTIONS	570
8.46 (EU): Directive 2009/22/EC on injunctions for the protection of consumers' interests	571
8.47 (EU): C Twigg-Flesner, Comparative Analysis	572
8.48 (BE): Cour d'Appel (Court of Appeal) Brussel, 8 December 2005, <i>Duchèsne v Office of Fair Trading</i> . Cross-border advertising	573
8.49 (EU): H-W Micklitz, Transborder Law Enforcement: Does it Exist?	574
VII.D ADMINISTRATIVE CO-OPERATION	577
8.50 (EU): Regulation (EC) 2006/2004 on cooperation between national authorities responsible for the enforcement of consumer protection laws	577
8.51 (EU): G Betlem, Public and Private Transnational Enforcement of EU Consumer Law	578
CONCISE BIBLIOGRAPHY	581
INDEX	583