

The Private International Law of Companies in Europe

Bearbeitet von

Edited by Dr. Carsten Gerner-Beuerle, Dr. Federico Mucciarelli, Prof. Edmund-Philipp Schuster, and Prof. Dr. Mathias Siems, Authors: Kamil Adamski, Prof. Dr. Davor Babic, Dr. Jacek Bak, Dr. Esmeralda Balode-Buraka, Dr. Justin Borg-Barthet, Dr. Jan Brodec, LL.M., Prof. António Carneiro da Frada de Sousa, Prof. Radu Nicolae Catan?, Ph.D., Prof. Blanaid Clarke, Prof. Pierre-Henri Conac, Prof. Gilles Cuniberti, Johan Danielius, Karolina Gasparke, Dr. Barbora Gramlickova, LL.M., Frank Heemann, Dr. Thomas Hoffmann, Dr. Tomislav Jaksic, Dr. David Kenny, Oktawian Kuc, Klaudyna Lichnowska, Dr. Stefano Lombardo, Dr. Adrian Mallia, Prof. Kristof Maresceau, Dr. Christiana Markou, Prof. Michel Menjucq, Péter Metzinger, Dr. Slawomir Morawski, Alina Oprea, Prof. Dr. Guillermo Palao Moreno, Dr. Thomas Papadopoulos, Prof. Maria Patakyova, Ph.D., Prof. Monika Pauknerová, Ville Pönkä, LL.M., Dr. Arkadiusz Ruminski, LL.M., Prof. Matti J. Sillanpää, Erik Sjöman, Prof. Rolf Skog, Prof. Hanne Søndergaard Birkmose, Vessela Stancheva-Mincheva, Prof. Peter Stone, Ioan Sumandea-Simionescu, Prof. Dr. Verica Trstenjak, Prof. Christoph Elst, Petra Weingerl, Mag. Jur., Prof. Dr. Martin Winner, and Dr. Georgia Zantira

1. Auflage 2019. Buch. XX, 770 S. In Leinen

ISBN 978 3 406 71457 3

Format (B x L): 16,0 x 24,0 cm

Gewicht: 1404 g

[Recht > Zivilrecht > Internationales Privatrecht](#)

Zu [Leseprobe](#) und [Inhaltsverzeichnis](#)

schnell und portofrei erhältlich bei



Die Online-Fachbuchhandlung beck-shop.de ist spezialisiert auf Fachbücher, insbesondere Recht, Steuern und Wirtschaft. Im Sortiment finden Sie alle Medien (Bücher, Zeitschriften, CDs, eBooks, etc.) aller Verlage. Ergänzt wird das Programm durch Services wie Neuerscheinungsdienst oder Zusammenstellungen von Büchern zu Sonderpreisen. Der Shop führt mehr als 8 Millionen Produkte.

Index

A

Austria **Part 2 I**

- board of directors **Part 2 I** paras. 32–36
- connecting factor **Part 2 I** paras. 9–19
- criminal law **Part 2 I** paras. 63–64
- groups of companies **Part 2 I** para. 26
- incorporation formalities **Part 2 I** paras. 28–31
- involuntary change of law **Part 2 I** paras. 61–62
- jurisdiction **Part 2 I** para. 66
- lex concursus (as distinguished from lex societatis) **Part 2 I** paras. 37–46
- non-contractual obligations **Part 2 I** paras. 47–50
- ordre public **Part 2 I** paras. 51–57
- outreach statutes **Part 2 I** paras. 20–21
- re-classification of company law (**not available**)
- reincorporations **Part 2 I** paras. 58–62
- scope of the lex societatis **Part 2 I** paras. 22–50
- sources of law **Part 2 I** paras. 1–2
- substantive company law (relevant for corporate mobility) **Part 2 I** paras. 3–8
- tax law **Part 2 I** para. 65

B

Belgium **Part 2 II**

- board of directors **Part 2 II** paras. 36–39
 - connecting factor **Part 2 II** paras. 15–22
 - criminal law (**not available**)
 - groups of companies **Part 2 II** paras. 30
 - incorporation formalities **Part 2 II** paras. 31–35
 - involuntary change of law **Part 2 II** paras. 56–58
 - jurisdiction **Part 2 II** para. 60
 - lex concursus (as distinguished from lex societatis) **Part 2 II** paras. 40–41
 - non-contractual obligations **Part 2 II** paras. 42–43
 - ordre public **Part 2 II** paras. 49–51
 - outreach statutes **Part 2 II** paras. 23–27
 - re-classification of company law **Part 2 II** paras. 44–48
 - reincorporations **Part 2 II** paras. 52–58
 - scope of the lex societatis **Part 2 II** paras. 28–48
 - sources of law **Part 2 II** paras. 1–2
 - substantive company law (relevant for corporate mobility) **Part 2 II** paras. 3–14
 - tax law **Part 2 II** para. 59
- board of directors **Part 1** para. 76
- Austria **Part 2 I** paras. 32–36
 - Belgium **Part 2 II** paras. 36–39
 - Bulgaria **Part 2 III** paras. 40–48

- Croatia **Part 2 IV** paras. 33–34
 - Cyprus **Part 2 V** paras. 56–67
 - Czech Republic **Part 2 VI** paras. 42–48
 - Denmark **Part 2 VII** paras. 39–43
 - Estonia **Part 2 VIII** paras. 46–53
 - Finland **Part 2 IX** paras. 28–33
 - France **Part 2 X** paras. 15–17
 - Germany **Part 2 XI** paras. 32–36
 - Greece **Part 2 XII** paras. 48–53
 - Hungary **Part 2 XIII** paras. 47–50
 - Ireland **Part 2 XIV** paras. 63–66
 - Italy **Part 2 XV** paras. 44–49
 - Latvia **Part 2 XVI** paras. 31–34
 - Lithuania **Part 2 XVII** paras. 42–48
 - Luxembourg **Part 2 XVIII** paras. 38–39
 - Malta **Part 2 XIX** paras. 27–30
 - Netherlands **Part 2 XX** paras. 42–53
 - Poland **Part 2 XXI** paras. 59–64
 - Portugal **Part 2 XXII** paras. 43–45
 - Romania **Part 2 XXIII** paras. 50–52
 - Slovakia **Part 2 XXIV** paras. 35–40
 - Slovenia **Part 2 XXV** paras. 28–29
 - Spain **Part 2 XXVI** paras. 55–63
 - Sweden **Part 2 XXVII** paras. 24–29
 - United Kingdom **Part 2 XXVIII** paras. 51–56
- Brussels Regulation: see jurisdiction
- Bulgaria **Part 2 III**
- board of directors **Part 2 III** paras. 40–48
 - connecting factor **Part 2 III** paras. 11–19
 - criminal law **Part 2 III** paras. 72–76
 - groups of companies **Part 2 III** paras. 25–32
 - incorporation formalities **Part 2 III** paras. 33–39
 - involuntary change of law **Part 2 III** paras. 69–71
 - jurisdiction **Part 2 III** paras. 80–81
 - lex concursus (as distinguished from lex societatis) **Part 2 III** paras. 49–55
 - non-contractual obligations **Part 2 III** paras. 56–58
 - ordre public **Part 2 III** paras. 60–64
 - outreach statutes **Part 2 III** para. 20
 - re-classification of company law **Part 2 III** para. 59
 - reincorporations **Part 2 III** paras. 65–71
 - scope of the lex societatis **Part 2 III** paras. 21–59
 - sources of law **Part 2 III** paras. 1–3
 - substantive company law (relevant for corporate mobility) **Part 2 III** paras. 4–10
 - tax law **Part 2 III** paras. 77–79
- C
- Cadbury (ECJ case)
- Germany **Part 2 XI** paras. 73, 78

Index

- Cartesio (ECJ case) **Part 1** paras. 9, 24, 30, 46, 103, 107, 111, 116–117, 136
– Bulgaria **Part 2 III** para. 66
– Czech Republic **Part 2 VI** para. 77
– Hungary **Part 2 XIII** paras. 11, 73
– Ireland **Part 2 XIV** paras. 86–87
– Latvia **Part 2 XVI** para. 51
– Lithuania **Part 2 XVII** para. 62
– Poland **Part 2 XXI** para. 89
– Portugal **Part 2 XXII** paras. 66, 82
– Romania **Part 2 XXIII** para. 89
– Slovakia **Part 2 XXIV** paras. 66, 70
– Slovenia **Part 2 XXV** paras. 40–42
– United Kingdom **Part 2 XXVIII** paras. 88–90
- Centros (ECJ case) **Part 1** paras. 18–19, 92, 98, 135
– Cyprus **Part 2 V** para. 94
– Denmark **Part 2 VII** paras. 54–55
– Malta **Part 2 XIX** paras. 13, 36
- CJEU: see Court of Justice case law on corporate mobility
- COMI: see *lex concursus*
- connecting factor **Part 1** paras. 51–64
– Austria **Part 2 I** paras. 9–19
– Belgium **Part 2 II** paras. 15–22
– Bulgaria **Part 2 III** paras. 11–19
– Croatia **Part 2 IV** paras. 12–21
– Cyprus **Part 2 V** paras. 20–27
– Czech Republic **Part 2 VI** paras. 16–28
– Denmark **Part 2 VII** paras. 17–24
– Estonia **Part 2 VIII** paras. 14–21
– Finland **Part 2 IX** paras. 10–17
– France **Part 2 X** paras. 6–9
– Germany **Part 2 XI** paras. 9–16
– Greece **Part 2 XII** paras. 16–32
– Hungary **Part 2 XIII** paras. 21–30
– Ireland **Part 2 XIV** paras. 21–27
– Italy **Part 2 XV** paras. 11–20
– Latvia **Part 2 XVI** paras. 12–16
– Lithuania **Part 2 XVII** paras. 13–23
– Luxembourg **Part 2 XVIII** paras. 17–26
– Malta **Part 2 XIX** paras. 9–14
– Netherlands **Part 2 XX** paras. 10–16
– Poland **Part 2 XXI** paras. 14–23
– Portugal **Part 2 XXII** paras. 8–18
– Romania **Part 2 XXIII** paras. 12–24
– Slovakia **Part 2 XXIV** paras. 17–23
– Slovenia **Part 2 XXV** paras. 11–16
– Spain **Part 2 XXVI** paras. 12–40
– Sweden **Part 2 XXVII** paras. 6–10
– United Kingdom **Part 2 XXVIII** paras. 7–17
- Court of Justice case law on corporate mobility
- Part 1** paras. 14–33
- Court of Justice case law on corporate mobility: see also Cadbury, Cartesio, Centros, Daily Mail, Eurofood, Gebhard, Inspire Art, Interedil, Kornhaas, National Grid, Polbud, SEVIC, Überseering, VALE
- criminal law **Part 1** paras. 126–132
– Austria **Part 2 I** paras. 63–64
– Belgium (**not available**)
– Bulgaria **Part 2 III** paras. 72–76
- Croatia **Part 2 IV** paras. 61–64
– Cyprus **Part 2 V** paras. 103–106
– Czech Republic **Part 2 VI** paras. 98–107
– Denmark **Part 2 VII** para. 63
– Estonia **Part 2 VIII** paras. 74–75
– Finland **Part 2 IX** para. 48
– France **Part 2 X** para. 36
– Germany **Part 2 XI** para. 79
– Greece **Part 2 XII** paras. 80–82
– Hungary **Part 2 XIII** para. 69
– Ireland **Part 2 XIV** paras. 89–91
– Italy **Part 2 XV** para. 76
– Latvia **Part 2 XVI** para. 54
– Lithuania **Part 2 XVII** para. 68
– Luxembourg **Part 2 XVIII** paras. 68–69
– Malta **Part 2 XIX** para. 46
– Netherlands **Part 2 XX** para. 81
– Poland **Part 2 XXI** paras. 106–108
– Portugal **Part 2 XXII** paras. 76–77
– Romania **Part 2 XXIII** paras. 96–98
– Slovakia (**not available**)
– Slovenia **Part 2 XXV** para. 45
– Spain **Part 2 XXVI** paras. 90–93
– Sweden **Part 2 XXVII** para. 44
– United Kingdom **Part 2 XXVIII** para. 80
- Croatia **Part 2 IV**
- board of directors **Part 2 IV** paras. 33–34
– connecting factor **Part 2 IV** paras. 12–21
– criminal law **Part 2 IV** paras. 61–64
– groups of companies **Part 2 IV** para. 29
– incorporation formalities **Part 2 IV** paras. 30–32
– involuntary change of law **Part 2 IV** para. 61
– jurisdiction **Part 2 IV** para. 66
– *lex concursus* (as distinguished from *lex societatis*) **Part 2 IV** paras. 35–41
– non-contractual obligations **Part 2 IV** paras. 42–46
– ordre public **Part 2 IV** paras. 48–54
– outreach statutes **Part 2 IV** paras. 22–25
– re-classification of company law **Part 2 IV** para. 47
– reincorporations **Part 2 IV** paras. 55–61
– scope of the *lex societatis* **Part 2 IV** paras. 26–47
– sources of law **Part 2 IV** paras. 1–6
– substantive company law (relevant for corporate mobility) **Part 2 IV** paras. 7–11
– tax law **Part 2 IV** para. 65
- cross-border mergers: see reincorporations
- culpa in contrahendo **Part 1** paras. 85–88
- Cyprus **Part 2 V**
- board of directors **Part 2 V** paras. 56–67
– connecting factor **Part 2 V** paras. 20–27
– criminal law **Part 2 V** paras. 103–106
– groups of companies **Part 2 V** para. 43
– incorporation formalities **Part 2 V** paras. 45–55
– involuntary change of law **Part 2 V** para. 102
– jurisdiction **Part 2 V** paras. 110–111
– *lex concursus* (as distinguished from *lex societatis*) **Part 2 V** paras. 68–72

Index

- non-contractual obligations **Part 2 V** paras. 73–81
- ordre public **Part 2 V** paras. 85–91
- outreach statutes **Part 2 V** paras. 28–31
- re-classification of company law **Part 2 V** paras. 82–84
- reincorporations **Part 2 V** paras. 92–102
- scope of the lex societatis **Part 2 V** paras. 32–84
- sources of law **Part 2 V** paras. 1–13
- substantive company law (relevant for corporate mobility) **Part 2 V** paras. 14–19
- tax law **Part 2 V** paras. 107–109
- Czech Republic **Part 2 VI**
 - board of directors **Part 2 VI** paras. 42–48
 - connecting factor **Part 2 VI** paras. 16–28
 - criminal law **Part 2 VI** paras. 98–107
 - groups of companies **Part 2 VI** para. 31
 - incorporation formalities **Part 2 VI** paras. 33–41
 - involuntary change of law **Part 2 VI** para. 97
 - jurisdiction **Part 2 VI** paras. 110–111
 - lex concursus (as distinguished from lex societatis) **Part 2 VI** paras. 49–58
 - non-contractual obligations **Part 2 VI** paras. 59–64
 - ordre public **Part 2 VI** paras. 65–73
 - outreach statutes (**not available**)
 - re-classification of company law (**not available**)
 - reincorporations **Part 2 VI** paras. 74–97
 - scope of the lex societatis **Part 2 VI** paras. 29–64
 - sources of law **Part 2 VI** paras. 1–4
 - substantive company law (relevant for corporate mobility) **Part 2 VI** paras. 5–15
 - tax law **Part 2 VI** paras. 108–109
- Daily Mail (ECJ case) **Part 1** paras. 9, 15, 21, 46, 102
- Denmark **Part 2 VII**
 - board of directors **Part 2 VII** paras. 39–43
 - connecting factor **Part 2 VII** paras. 17–24
 - criminal law **Part 2 VII** para. 63
 - groups of companies **Part 2 VII** para. 32
 - incorporation formalities **Part 2 VII** paras. 34–38
 - involuntary change of law **Part 2 VII** para. 62
 - jurisdiction **Part 2 VII** paras. 68–73
 - lex concursus (as distinguished from lex societatis) **Part 2 VII** paras. 44–46
 - non-contractual obligations **Part 2 VII** paras. 47–49
 - ordre public **Part 2 VII** paras. 53–57
 - outreach statutes **Part 2 VII** paras. 25–28
 - re-classification of company law **Part 2 VII** paras. 50–52
 - reincorporations **Part 2 VII** paras. 58–62
 - scope of the lex societatis **Part 2 VII** paras. 29–52
 - sources of law **Part 2 VII** paras. 1–4
- substantive company law (relevant for corporate mobility) **Part 2 VII** paras. 5–6
- tax law **Part 2 VII** paras. 64–66
- Directors' disqualification: see outreach statutes
- E
- Employee representation: see scope of the lex societatis and board of directors
- Estonia **Part 2 VIII**
 - board of directors **Part 2 VIII** paras. 46–53
 - connecting factor **Part 2 VIII** paras. 14–21
 - criminal law **Part 2 VIII** paras. 74–75
 - groups of companies **Part 2 VIII** paras. 33–38
 - incorporation formalities **Part 2 VIII** paras. 40–45
 - involuntary change of law **Part 2 VIII** para. 73
 - jurisdiction **Part 2 VIII** para. 77
 - lex concursus (as distinguished from lex societatis) **Part 2 VIII** paras. 54–56
 - non-contractual obligations **Part 2 VIII** paras. 57–61
 - ordre public **Part 2 VIII** paras. 65–68
 - outreach statutes **Part 2 VIII** paras. 22–30
 - re-classification of company law **Part 2 VIII** paras. 62–64
 - reincorporations **Part 2 VIII** paras. 69–73
 - scope of the lex societatis **Part 2 VIII** paras. 31–64
 - sources of law **Part 2 VIII** paras. 1–3
 - substantive company law (relevant for corporate mobility) **Part 2 VIII** paras. 4–13
 - tax law **Part 2 VIII** para. 76
- EU law (general)
 - Brussels Regulation **Part 1** para. 133 *see also jurisdiction*
 - Compatibility of domestic law **Part 1** paras. 135–136
 - ECJ case law *see Court of Justice*
 - Insolvency Regulation **Part 1** paras. 68, 70, 80–83 *see also lex concursus*
 - Reform proposals **Part 1** paras. 33, 104–108
 - Rome I Regulation **Part 1** para. 64
 - Rome II Regulation **Part 1** paras. 85–86
 - Societas Europaea (SE) *see reincorporations*
 - Eurofood (ECJ case)
 - Ireland **Part 2 XIV** para. 49
- European Court of Justice: see Court of Justice case law on corporate mobility
- F
- Finland **Part 2 IX**
 - board of directors **Part 2 IX** paras. 28–33
 - connecting factor **Part 2 IX** paras. 10–17
 - criminal law **Part 2 IX** para. 48
 - groups of companies **Part 2 IX** paras. 23–25
 - incorporation formalities **Part 2 IX** paras. 25–27
 - involuntary change of law **Part 2 IX** para. 47
 - jurisdiction **Part 2 IX** para. 52
 - lex concursus (as distinguished from lex societatis) **Part 2 IX** paras. 34–37

Index

- non-contractual obligations **Part 2 IX** paras. 38–40
- ordre public **Part 2 IX** paras. 42–44
- outreach statutes **Part 2 IX** para. 18
- re-classification of company law **Part 2 IX** para. 41
- reincorporations **Part 2 IX** paras. 45–47
- scope of the lex societatis **Part 2 IX** paras. 19–41
- sources of law **Part 2 IX** paras. 1–4
- substantive company law (relevant for corporate mobility) **Part 2 IX** paras. 5–9
- tax law **Part 2 IX** paras. 49–51
- foreign branches: see outreach statutes
- France **Part 2 X**
 - board of directors **Part 2 X** paras. 15–17
 - connecting factor **Part 2 X** paras. 6–9
 - criminal law **Part 2 X** para. 36
 - groups of companies **Part 2 X** para. 13
 - incorporation formalities **Part 2 X** para. 14
 - involuntary change of law **Part 2 X** para. 34–35
 - jurisdiction **Part 2 X** para. 38
 - lex concursus (as distinguished from lex societatis) **Part 2 X** paras. 18–20
 - non-contractual obligations **Part 2 X** para. 21
 - ordre public **Part 2 X** paras. 23–27
 - outreach statutes **Part 2 X** paras. 10–11
 - re-classification of company law **Part 2 X** para. 21
 - reincorporations **Part 2 X** para. 28–35
 - scope of the lex societatis **Part 2 X** paras. 12–22
 - sources of law **Part 2 X** paras. 1–3
 - substantive company law (relevant for corporate mobility) **Part 2 X** paras. 4–5
 - tax law **Part 2 X** para. 37
- freedom of establishment: see EU law (general)
- G**
 - Gebhard (ECJ case) **Part 1** paras. 31–33, 64, 75, 97, 98, 103, 136
 - Austria **Part 2 I** para. 35
 - Czech Republic **Part 2 VI** para. 67
 - Denmark **Part 2 VII** para. 56
 - Estonia **Part 2 VIII** para. 67
 - Germany **Part 2 XI** paras. 29, 34
 - Greece **Part 2 XII** para. 66
 - Italy **Part 2 XV** paras. 79–80
 - Latvia **Part 2 XVI** para. 47
 - Lithuania **Part 2 XVII** para. 58
 - Slovakia **Part 2 XIV** para. 71
- gender quotas: see board of directors
- Germany **Part 2 XI**
 - board of directors **Part 2 XI** paras. 32–36
 - connecting factor **Part 2 XI** paras. 9–16
 - criminal law **Part 2 XI** para. 79
 - groups of companies **Part 2 XI** para. 24
 - incorporation formalities **Part 2 XI** paras. 26–31
 - involuntary change of law **Part 2 XI** paras. 76–78
 - jurisdiction **Part 2 XI** paras. 83–84
- lex concursus (as distinguished from lex societatis) **Part 2 XI** paras. 37–49
- non-contractual obligations **Part 2 XI** paras. 50–54
- ordre public **Part 2 XI** paras. 58–67
- outreach statutes **Part 2 XI** paras. 17–18
- re-classification of company law **Part 2 XI** paras. 55–57
- reincorporations **Part 2 XI** paras. 68–78
- scope of the lex societatis **Part 2 XI** paras. 19–57
- sources of law **Part 2 XI** paras. 1–2
- substantive company law (relevant for corporate mobility) **Part 2 XI** paras. 3–8
- tax law **Part 2 XI** paras. 81–82
- Greece **Part 2 XII**
 - board of directors **Part 2 XII** paras. 48–53
 - connecting factor **Part 2 XII** paras. 16–32
 - criminal law **Part 2 XII** paras. 80–82
 - groups of companies **Part 2 XII** para. 39
 - incorporation formalities **Part 2 XII** paras. 41–47
 - involuntary change of law **Part 2 XII** paras. 78–79
 - jurisdiction **Part 2 XII** para. 84
 - lex concursus (as distinguished from lex societatis) **Part 2 XII** paras. 54–57
 - non-contractual obligations **Part 2 XII** paras. 58–63
 - ordre public **Part 2 XII** paras. 66–67
 - outreach statutes **Part 2 XII** paras. 33–37
 - re-classification of company law **Part 2 XII** paras. 64–65
 - reincorporations **Part 2 XII** paras. 68–79
 - scope of the lex societatis **Part 2 XII** paras. 38–65
 - sources of law **Part 2 XII** paras. 1–4
 - substantive company law (relevant for corporate mobility) **Part 2 XII** paras. 5–15
 - tax law **Part 2 XII** para. 83
- groups of companies **Part 1** para. 73
 - Austria **Part 2 I** para. 26
 - Belgium **Part 2 II** paras. 30
 - Bulgaria **Part 2 III** paras. 25–32
 - Croatia **Part 2 IV** para. 29
 - Cyprus **Part 2 V** para. 43
 - Czech Republic **Part 2 VI** para. 31
 - Denmark **Part 2 VII** para. 32
 - Estonia **Part 2 VIII** paras. 33–38
 - Finland **Part 2 IX** paras. 23–25
 - France **Part 2 X** para. 13
 - Germany **Part 2 XI** para. 24
 - Greece **Part 2 XII** para. 39
 - Hungary **Part 2 XIII** para. 41
 - Ireland **Part 2 XIV** para. 54
 - Italy **Part 2 XV** paras. 36–38
 - Latvia **Part 2 XVI** para. 24
 - Lithuania **Part 2 XVII** para. 33
 - Luxembourg **Part 2 XVIII** para. 32
 - Malta **Part 2 XIX** para. 25
 - Netherlands **Part 2 XX** paras. 28–31
 - Poland **Part 2 XXI** para. 47

- Portugal **Part 2 XXII** paras. 31–39
- Romania **Part 2 XXIII** paras. 38–40
- Slovakia **Part 2 XXIV** para. 30
- Slovenia **Part 2 XXV** para. 24
- Spain **Part 2 XXVI** para. 45–46
- Sweden **Part 2 XXVII** para. 18
- United Kingdom **Part 2 XXVIII** para. 42

H

harmonisation: see EU law

Hungary **Part 2 XIII**

- board of directors **Part 2 XIII** paras. 47–50
- connecting factor **Part 2 XIII** paras. 21–30
- criminal law **Part 2 XIII** para. 69
- groups of companies **Part 2 XIII** para. 41
- incorporation formalities **Part 2 XIII** paras. 42–46
- involuntary change of law **Part 2 XIII** para. 65
- jurisdiction **Part 2 XIII** paras. 70–72
- lex concursus (as distinguished from lex societatis) **Part 2 XIII** paras. 51–52
- non-contractual obligations **Part 2 XIII** paras. 53–55
- ordre public **Part 2 XIII** paras. 57–61
- outreach statutes **Part 2 XIII** paras. 31–33
- re-classification of company law **Part 2 XIII** para. 56
- reincorporations **Part 2 XIII** paras. 62–65
- scope of the lex societatis **Part 2 XIII** paras. 34–56
- sources of law **Part 2 XIII** paras. 1–7
- substantive company law (relevant for corporate mobility) **Part 2 XIII** paras. 8–20
- tax law **Part 2 XIII** paras. 66–68

I

incorporation formalities **Part 1** paras. 75–76

- Austria **Part 2 I** paras. 28–31
- Belgium **Part 2 II** paras. 31–35
- Bulgaria **Part 2 III** paras. 33–39
- Croatia **Part 2 IV** paras. 30–32
- Cyprus **Part 2 V** paras. 45–55
- Czech Republic **Part 2 VI** paras. 33–41
- Denmark **Part 2 VII** paras. 34–38
- Estonia **Part 2 VIII** paras. 40–45
- Finland **Part 2 IX** paras. 25–27
- France **Part 2 X** para. 14
- Germany **Part 2 XI** paras. 26–31
- Greece **Part 2 XII** paras. 41–47
- Hungary **Part 2 XIII** paras. 42–46
- Ireland **Part 2 XIV** paras. 56–62
- Italy **Part 2 XV** paras. 309–43
- Latvia **Part 2 XVI** paras. 35–30
- Lithuania **Part 2 XVII** paras. 39–41
- Luxembourg **Part 2 XVIII** paras. 34–37
- Malta **Part 2 XIX** para. 26
- Netherlands **Part 2 XX** paras. 38–41
- Poland **Part 2 XXI** paras. 49–58
- Portugal **Part 2 XXII** paras. 40–42
- Romania **Part 2 XXIII** paras. 46–49
- Slovakia **Part 2 XXIV** paras. 32–34
- Slovenia **Part 2 XXV** paras. 25–27

- Spain **Part 2 XXVI** paras. 47–54
- Sweden **Part 2 XXVII** paras. 20–23
- United Kingdom **Part 2 XXVIII** paras. 44–50

incorporation theory (details): see connecting factor

incorporation theory (general) **Part 1** paras. 6–13

insolvency law: see lex concursus

Inspire Art (ECJ case) **Part 1** paras. 20, 55, 64,

123, 136

- Austria **Part 2 I** paras. 10, 24, 56

- Belgium **Part 2 II** para. 28

- Bulgaria **Part 2 III** para. 65

- Cyprus **Part 2 V** para. 28

- France **Part 2 X** paras. 9, 35, 39

- Germany **Part 2 XI** paras. 20, 48

- Italy **Part 2 XV** para. 29

- Lithuania **Part 2 XVII** para. 29

- Netherlands **Part 2 XX** para. 18

- Poland **Part 2 XI** para. 84

- Portugal **Part 2 XXII** para. 14

- Slovakia **Part 2 XXIV** para. 58

- Slovenia **Part 2 XXV** para. 58

Interedil (ECJ case) **Part 1** para. 111

- Ireland **Part 2 XIV** para. 49

- Italy **Part 2 XV** paras. 65, 70, 81

involuntary change of law **Part 1** paras. 119–124

- Austria **Part 2 I** paras. 61–62

- Belgium **Part 2 II** paras. 56–58

- Bulgaria **Part 2 III** paras. 69–71

- Croatia **Part 2 IV** para. 61

- Cyprus **Part 2 V** para. 102

- Czech Republic **Part 2 VI** para. 97

- Denmark **Part 2 VII** para. 62

- Estonia **Part 2 VIII** para. 73

- Finland **Part 2 IX** para. 47

- France **Part 2 X** paras. 34–35

- Germany **Part 2 XI** paras. 76–78

- Greece **Part 2 XII** paras. 78–79

- Hungary **Part 2 XIII** para. 65

- Ireland **Part 2 XIV** para. 88

- Italy **Part 2 XV** paras. 72–73

- Latvia **Part 2 XVI** para. 53

- Lithuania **Part 2 XVII** paras. 66–67

- Luxembourg **Part 2 XVIII** paras. 63–66

- Malta (**not available**)

- Netherlands **Part 2 XX** para. 79

- Poland **Part 2 XXI** paras. 102–105

- Portugal **Part 2 XXII** paras. 72–73

- Romania **Part 2 XXIII** paras. 94–95

- Slovakia **Part 2 XXIV** para. 96

- Slovenia **Part 2 XXV** para. 44

- Spain **Part 2 XXVI** paras. 87–89

- Sweden **Part 2 XXVII** para. 40

- United Kingdom **Part 2 XXVIII** para. 79

Ireland **Part 2 XIV**

- board of directors **Part 2 XIV** paras. 63–66

- connecting factor **Part 2 XIV** paras. 21–27

- criminal law **Part 2 XIV** paras. 89–91

- groups of companies **Part 2 XIV** para. 54

- incorporation formalities **Part 2 XIV** paras. 56–62

- involuntary change of law **Part 2 XIV** para. 88

Index

- jurisdiction **Part 2 XIV** paras. 97–100
 - lex concursus (as distinguished from lex societatis) **Part 2 XIV** para. 67
 - non-contractual obligations **Part 2 XIV** paras. 68–76
 - ordre public **Part 2 XIV** paras. 78–81
 - outreach statutes **Part 2 XIV** paras. 28–49
 - re-classification of company law **Part 2 XIV** para. 77
 - reincorporations **Part 2 XIV** paras. 82–88
 - scope of the lex societatis **Part 2 XIV** paras. 50–77
 - sources of law **Part 2 XIV** paras. 1–6
 - substantive company law (relevant for corporate mobility) **Part 2 XIV** paras. 7–20
 - tax law **Part 2 XIV** paras. 92–96
- Italy Part 2 XV**
- board of directors **Part 2 XV** paras. 44–49
 - connecting factor **Part 2 XV** paras. 11–20
 - criminal law **Part 2 XV** para. 76
 - groups of companies **Part 2 XV** paras. 36–38
 - incorporation formalities **Part 2 XV** paras. 309–43
 - involuntary change of law **Part 2 XV** paras. 72–73
 - jurisdiction **Part 2 XV** paras. 77–78
 - lex concursus (as distinguished from lex societatis) **Part 2 XV** paras. 50–56
 - non-contractual obligations **Part 2 XV** paras. 57–59
 - ordre public **Part 2 XV** paras. 61–64
 - outreach statutes **Part 2 XV** paras. 21–29
 - re-classification of company law **Part 2 XV** para. 60
 - reincorporations **Part 2 XV** paras. 65–73
 - scope of the lex societatis **Part 2 XV** paras. 30–60
 - sources of law **Part 2 XV** paras. 1–2
 - substantive company law (relevant for corporate mobility) **Part 2 XV** paras. 3–10
 - tax law **Part 2 XV** paras. 74–75
- J**
- jurisdiction **Part 1** para. 133
 - Austria **Part 2 I** para. 66
 - Belgium **Part 2 II** para. 60
 - Bulgaria **Part 2 III** paras. 80–81
 - Croatia **Part 2 IV** para. 66
 - Cyprus **Part 2 V** paras. 110–111
 - Czech Republic **Part 2 VI** paras. 110–111
 - Denmark **Part 2 VII** paras. 68–73
 - Estonia **Part 2 VIII** para. 77
 - Finland **Part 2 IX** para. 52
 - France **Part 2 X** para. 38
 - Germany **Part 2 XI** paras. 83–84
 - Greece **Part 2 XII** para. 84
 - Hungary **Part 2 XIII** paras. 70–72
 - Ireland **Part 2 XIV** paras. 97–100
 - Italy **Part 2 XV** paras. 77–78
 - Latvia **Part 2 XVI** paras. 58–59
 - Lithuania **Part 2 XVII** para. 70
 - Luxembourg **Part 2 XVIII** para. 70
- Malta **Part 2 XIX** paras. 48–51
 - Netherlands **Part 2 XX** para. 82
 - Poland **Part 2 XXI** paras. 114–117
 - Portugal **Part 2 XXII** paras. 78–80
 - Romania **Part 2 XXIII** paras. 101–103
 - Slovakia **Part 2 XXIV** para. 98
 - Slovenia **Part 2 XXV** para. 48
 - Spain **Part 2 XXVI** paras. 97–100
 - Sweden **Part 2 XXVII** paras. 45–46
 - United Kingdom **Part 2 XXVIII** paras. 83–86
- K**
- Kornhaas (ECJ case) **Part I** para. 81
 - Austria **Part 2 I** paras. 39, 42
 - Germany **Part 2 XI** para. 46
 - Netherlands **Part 2 XX** para. 58
- L**
- Latvia Part 2 XVI**
 - board of directors **Part 2 XVI** paras. 31–34
 - connecting factor **Part 2 XVI** paras. 12–16
 - criminal law **Part 2 XVI** para. 54
 - groups of companies **Part 2 XVI** para. 24
 - incorporation formalities **Part 2 XVI** paras. 35–30
 - involuntary change of law **Part 2 XVI** para. 53
 - jurisdiction **Part 2 XVI** paras. 58–59
 - lex concursus (as distinguished from lex societatis) **Part 2 XVI** paras. 35–38
 - non-contractual obligations **Part 2 XVI** paras. 39–42
 - ordre public **Part 2 XVI** paras. 44–49
 - outreach statutes **Part 2 XVI** paras. 17–19
 - re-classification of company law **Part 2 XVI** para. 43
 - reincorporations **Part 2 XVI** paras. 50–53
 - scope of the lex societatis **Part 2 XVI** paras. 20–43
 - sources of law **Part 2 XVI** paras. 1–3
 - substantive company law (relevant for corporate mobility) **Part 2 XVI** paras. 4–11
 - tax law **Part 2 XVI** paras. 55–57
- lex concursus (as distinguished from lex societatis)
- Part 1** paras. 80–83
 - Austria **Part 2 I** paras. 37–46
 - Belgium **Part 2 II** paras. 40–41
 - Bulgaria **Part 2 III** paras. 49–55
 - Croatia **Part 2 IV** paras. 35–41
 - Cyprus **Part 2 V** paras. 68–72
 - Czech Republic **Part 2 VI** paras. 49–58
 - Denmark **Part 2 VII** paras. 44–46
 - Estonia **Part 2 VIII** paras. 54–56
 - Finland **Part 2 IX** paras. 34–37
 - France **Part 2 X** paras. 18–20
 - Germany **Part 2 XI** paras. 37–49
 - Greece **Part 2 XII** paras. 54–57
 - Hungary **Part 2 XIII** paras. 51–52
 - Ireland **Part 2 XIV** para. 67
 - Italy **Part 2 XV** paras. 50–56
 - Latvia **Part 2 XVI** paras. 35–38
 - Lithuania **Part 2 XVII** paras. 49–50
 - Luxembourg **Part 2 XVIII** paras. 40–41

- Malta **Part 2 XIX** paras. 31–33
- Netherlands **Part 2 XX** paras. 54–58
- Poland **Part 2 XI** paras. 65–70
- Portugal **Part 2 XII** paras. 46–47
- Romania **Part 2 XIII** paras. 53–56
- Slovakia **Part 2 XIV** paras. 41–44
- Slovenia **Part 2 XV** paras. 30–33
- Spain **Part 2 XVI** paras. 64–65
- Sweden **Part 2 XVII** paras. 30–32
- United Kingdom **Part 2 XVIII** paras. 57–59
- Lex loci delicti* **Part 1** paras. 85–88
- Lithuania **Part 2 XVII**
 - board of directors **Part 2 XVII** paras. 42–48
 - connecting factor **Part 2 XVII** paras. 13–23
 - criminal law **Part 2 XVII** para. 68
 - groups of companies **Part 2 XVII** para. 33
 - incorporation formalities **Part 2 XVII** paras. 39–41
 - involuntary change of law **Part 2 XVII** paras. 66–67
 - jurisdiction **Part 2 XVII** para. 70
 - lex concursus (as distinguished from lex societatis) **Part 2 XVII** paras. 49–50
 - non-contractual obligations **Part 2 XVII** paras. 51–53
 - ordre public **Part 2 XVII** paras. 56–61
 - outreach statutes **Part 2 XVII** paras. 24–29
 - re-classification of company law **Part 2 XVII** paras. 54–55
 - reincorporations **Part 2 XVII** paras. 62–67
 - scope of the lex societatis **Part 2 XVII** paras. 30–55
 - sources of law **Part 2 XVII** paras. 1–2
 - substantive company law (relevant for corporate mobility) **Part 2 XVII** paras. 2–12
 - tax law **Part 2 XVII** para. 69
- loss of legal status: see involuntary change of law
- Luxembourg **Part 2 XVIII**
 - board of directors **Part 2 XVIII** paras. 38–39
 - connecting factor **Part 2 XVIII** paras. 17–26
 - criminal law **Part 2 XVIII** paras. 68–69
 - groups of companies **Part 2 XVIII** para. 32
 - incorporation formalities **Part 2 XVIII** paras. 34–37
 - involuntary change of law **Part 2 XVIII** paras. 63–66
 - jurisdiction **Part 2 XVIII** para. 70
 - lex concursus (as distinguished from lex societatis) **Part 2 XVIII** paras. 40–41
 - non-contractual obligations **Part 2 XVIII** paras. 42
 - ordre public **Part 2 XVIII** paras. 44–47
 - outreach statutes **Part 2 XVIII** paras. 27–28
 - re-classification of company law **Part 2 XVIII** paras. 43
 - reincorporations **Part 2 XVIII** paras. 48–66
 - scope of the lex societatis **Part 2 XVIII** paras. 29–43
 - sources of law **Part 2 XVIII** paras. 1–3
 - substantive company law (relevant for corporate mobility) **Part 2 XVIII** paras. 4–16
 - tax law **Part 2 XVIII** para. 67
- M
- Malta **Part 2 XIX**
 - board of directors **Part 2 XIX** paras. 27–30
 - connecting factor **Part 2 XIX** paras. 9–14
 - criminal law **Part 2 XIX** para. 46
 - groups of companies **Part 2 XIX** para. 25
 - incorporation formalities **Part 2 XIX** para. 26
 - involuntary change of law (**not available**)
 - jurisdiction **Part 2 XIX** paras. 48–51
 - lex concursus (as distinguished from lex societatis) **Part 2 XIX** paras. 31–33
 - non-contractual obligations **Part 2 XIX** paras. 34–35
 - ordre public **Part 2 XIX** para. 36
 - outreach statutes **Part 2 XIX** paras. 15–18
 - re-classification of company law (**not available**)
 - reincorporations **Part 2 XIX** paras. 37–42
 - scope of the lex societatis **Part 2 XIX** paras. 19–35
 - sources of law **Part 2 XIX** paras. 1–5
 - substantive company law (relevant for corporate mobility) **Part 2 XIX** paras. 6–8
 - tax law **Part 2 XIX** para. 47
- mandatory rules: see ordre public
- N
- name of company: see incorporation formalities and ordre public
- National Grid (ECJ case) **Part 1** paras. 26, 132, 136
 - Austria **Part 2 I** para. 65
 - Belgium **Part 2 II** para. 59
 - Cyprus **Part 2 V** para. 107
 - Denmark **Part 2 VII** para. 66
 - France **Part 2 X** para. 37
 - Germany **Part 2 XI** para. 82
 - Ireland **Part 2 XIV** para. 96
 - Italy **Part 2 XV** para. 75
 - Netherlands **Part 2 XX Part 2 XXII** para. 80
 - Portugal **Part 2 XXII** para. 74
 - Slovenia **Part 2 XXV** para. 47
- Netherlands **Part 2 XX**
 - board of directors **Part 2 XX** paras. 42–53
 - connecting factor **Part 2 XX** paras. 10–16
 - criminal law **Part 2 XX** para. 81
 - groups of companies **Part 2 XX** paras. 28–31
 - incorporation formalities **Part 2 XX** paras. 38–41
 - involuntary change of law **Part 2 XX** para. 79
 - jurisdiction **Part 2 XX** para. 82
 - lex concursus (as distinguished from lex societatis) **Part 2 XX** paras. 54–58
 - non-contractual obligations **Part 2 XX** paras. 59–62
 - ordre public **Part 2 XX** paras. 63–67
 - outreach statutes **Part 2 XX** paras. 17–18
 - re-classification of company law (**not available**)
 - reincorporations **Part 2 XX** paras. 68–79
 - scope of the lex societatis **Part 2 XX** paras. 19–62

Index

- sources of law **Part 2 XX** paras. 1–2
- substantive company law (relevant for corporate mobility) **Part 2 XX** paras. 3–9
- tax law **Part 2 XX** para. 80
- non-contractual obligations **Part 1** paras. 85–88
 - Austria **Part 2 I** paras. 47–50
 - Belgium **Part 2 II** paras. 42–43
 - Bulgaria **Part 2 III** paras. 56–58
 - Croatia **Part 2 IV** paras. 42–46
 - Cyprus **Part 2 V** paras. 73–81
 - Czech Republic **Part 2 VI** paras. 59–64
 - Denmark **Part 2 VII** paras. 47–49
 - Estonia **Part 2 VIII** paras. 57–61
 - Finland **Part 2 IX** paras. 38–40
 - France **Part 2 X** para. 21
 - Germany **Part 2 XI** paras. 50–54
 - Greece **Part 2 XII** paras. 58–63
 - Hungary **Part 2 XIII** paras. 53–55
 - Ireland **Part 2 XIV** paras. 68–76
 - Italy **Part 2 XV** paras. 57–59
 - Latvia **Part 2 XVI** paras. 39–42
 - Lithuania **Part 2 XVII** paras. 51–53
 - Luxembourg **Part 2 XVIII** paras. 42
 - Malta **Part 2 XIX** paras. 34–35
 - Netherlands **Part 2 XX** paras. 59–62
 - Poland **Part 2 XXI** paras. 71–75
 - Portugal **Part 2 XXII** paras. 48–50
 - Romania **Part 2 XXIII** paras. 57–67
 - Slovakia **Part 2 XXIV** paras. 45–47
 - Slovenia **Part 2 XXV** paras. 34–37
 - Spain **Part 2 XXVI** paras. 66–67
 - Sweden **Part 2 XXVII** paras. 33–35
 - United Kingdom **Part 2 XXVIII** paras. 60–63
- Sweden **Part 2 XXVII** paras. 37–38
- United Kingdom **Part 2 XXVIII** paras. 66–71
- outreach statutes **Part 1** paras. 51–64
 - Austria **Part 2 I** paras. 20–21
 - Belgium **Part 2 II** paras. 23–27
 - Bulgaria **Part 2 III** para. 20
 - Croatia **Part 2 IV** paras. 22–25
 - Cyprus **Part 2 V** paras. 28–31
 - Czech Republic (**not available**)
 - Denmark **Part 2 VII** paras. 25–28
 - Estonia **Part 2 VIII** paras. 22–30
 - Finland **Part 2 IX** para. 18
 - France **Part 2 X** paras. 10–11
 - Germany **Part 2 XI** paras. 17–18
 - Greece **Part 2 XII** paras. 33–37
 - Hungary **Part 2 XIII** paras. 31–33
 - Ireland **Part 2 XIV** paras. 28–49
 - Italy **Part 2 XV** paras. 21–29
 - Latvia **Part 2 XVI** paras. 17–19
 - Lithuania **Part 2 XVII** paras. 24–29
 - Luxembourg **Part 2 XVIII** paras. 27–28
 - Malta **Part 2 XIX** paras. 15–18
 - Netherlands **Part 2 XX** paras. 17–18
 - Poland **Part 2 XXI** paras. 24–30
 - Portugal **Part 2 XXII** paras. 19–22
 - Romania **Part 2 XXIII** paras. 25–27
 - Slovakia **Part 2 XXIV** paras. 24–27
 - Slovenia **Part 2 XXV** paras. 17–19
 - Spain **Part 2 XXVI** para. 41
 - Sweden **Part 2 XXVII** paras. 11–14
 - United Kingdom **Part 2 XXVIII** paras. 18–30

- O**
- ordre public **Part 1** paras. 94–98
 - Austria **Part 2 I** paras. 51–57
 - Belgium **Part 2 II** paras. 49–51
 - Bulgaria **Part 2 III** paras. 60–64
 - Croatia **Part 2 IV** paras. 48–54
 - Cyprus **Part 2 V** paras. 85–91
 - Czech Republic **Part 2 VI** paras. 65–73
 - Denmark **Part 2 VII** paras. 53–57
 - Estonia **Part 2 VIII** paras. 65–68
 - Finland **Part 2 IX** paras. 42–44
 - France **Part 2 X** paras. 23–27
 - Germany **Part 2 XI** paras. 58–67
 - Greece **Part 2 XII** paras. 66–67
 - Hungary **Part 2 XIII** paras. 57–61
 - Ireland **Part 2 XIV** paras. 78–81
 - Italy **Part 2 XV** paras. 61–64
 - Latvia **Part 2 XVI** paras. 44–49
 - Lithuania **Part 2 XVII** paras. 56–61
 - Luxembourg **Part 2 XVIII** paras. 44–47
 - Malta **Part 2 XIX** para. 36
 - Netherlands **Part 2 XX** paras. 63–67
 - Poland **Part 2 XXI** paras. 79–85
 - Portugal **Part 2 XXII** paras. 52–58
 - Romania **Part 2 XXIII** paras. 74–84
 - Slovakia **Part 2 XXIV** paras. 49–52
 - Slovenia **Part 2 XXV** paras. 38–39
 - Spain **Part 2 XXVI** paras. 69–73

- P**
- Poland **Part 2 XXI**
 - board of directors **Part 2 XXI** paras. 59–64
 - connecting factor **Part 2 XXI** paras. 14–23
 - criminal law **Part 2 XXI** paras. 106–108
 - groups of companies **Part 2 XXI** para. 47
 - incorporation formalities **Part 2 XXI** paras. 49–58
 - involuntary change of law **Part 2 XXI** paras. 102–105
 - jurisdiction **Part 2 XXI** paras. 114–117
 - lex concursus (as distinguished from lex societatis) **Part 2 XXI** paras. 65–70
 - non-contractual obligations **Part 2 XXI** paras. 71–75
 - ordre public **Part 2 XXI** paras. 79–85
 - outreach statutes **Part 2 XXI** paras. 24–30
 - re-classification of company law **Part 2 XXI** paras. 76–78
 - reincorporations **Part 2 XXI** paras. 86–105
 - scope of the lex societatis **Part 2 XXI** paras. 31–78
 - sources of law **Part 2 XXI** paras. 1–5
 - substantive company law (relevant for corporate mobility) **Part 2 XXI** paras. 6–13
 - tax law **Part 2 XXI** paras. 109–113
 - Polbud (ECJ case) **Part 1** paras. 29–31, 96, 104
 - Belgium **Part 2 II** para. 69
 - Germany **Part 2 XI** para. 73
 - Poland **Part 2 XXI** paras. 101, 122

Portugal **Part 2 XXII**

- board of directors **Part 2 XXII** paras. 43–45
 - connecting factor **Part 2 XXII** paras. 8–18
 - criminal law **Part 2 XXII** paras. 76–77
 - groups of companies **Part 2 XXII** paras. 31–39
 - incorporation formalities **Part 2 XXII** paras. 40–42
 - involuntary change of law **Part 2 XXII** paras. 72–73
 - jurisdiction **Part 2 XXII** paras. 78–80
 - lex concursus (as distinguished from lex societatis) **Part 2 XXII** paras. 46–47
 - non-contractual obligations **Part 2 XXII** paras. 48–50
 - ordre public **Part 2 XXII** paras. 52–58
 - outreach statutes **Part 2 XXII** paras. 19–22
 - re-classification of company law **Part 2 XXII** para. 51
 - reincorporations **Part 2 XXII** paras. 59–73
 - scope of the lex societatis **Part 2 XXII** paras. 23–51
 - sources of law **Part 2 XXII** paras. 1–3
 - substantive company law (relevant for corporate mobility) **Part 2 XXII** paras. 4–7
 - tax law **Part 2 XXII** paras. 74–75
- pre-incorporation: see incorporation formalities
primary connecting factor: see connecting factor

R

- real seat theory (details): see connecting factor
real seat theory (general) **Part 1** paras. 6–13
re-classification of company law **Part 1** paras. 90–92
 - Austria (**not available**)
 - Belgium **Part 2 II** paras. 44–48
 - Bulgaria **Part 2 III** para. 59
 - Croatia **Part 2 IV** para. 47
 - Cyprus **Part 2 V** paras. 82–84
 - Czech Republic (**not available**)
 - Denmark **Part 2 VII** paras. 50–52
 - Estonia **Part 2 VIII** paras. 62–64
 - Finland **Part 2 IX** para. 41
 - France **Part 2 X** para. 21
 - Germany **Part 2 XI** paras. 55–57
 - Greece **Part 2 XII** paras. 64–65
 - Hungary **Part 2 XIII** para. 56
 - Ireland **Part 2 XIV** para. 77
 - Italy **Part 2 XV** para. 60
 - Latvia **Part 2 XVI** para. 43
 - Lithuania **Part 2 XVII** paras. 54–55
 - Luxembourg **Part 2 XVIII** paras. 43
 - Malta (**not available**)
 - Netherlands (**not available**)
 - Poland **Part 2 XXI** paras. 76–78
 - Portugal **Part 2 XXII** para. 51
 - Romania **Part 2 XXIII** paras. 68–73
 - Slovakia **Part 2 XXIV** para. 48
 - Slovenia (**not available**)
 - Spain **Part 2 XXVI** para. 68
 - Sweden **Part 2 XXVII** para. 36
 - United Kingdom **Part 2 XXVIII** paras. 64–65

reincorporations **Part 1** paras. 100–126

- Austria **Part 2 I** paras. 58–62
 - Belgium **Part 2 II** paras. 52–58
 - Bulgaria **Part 2 III** paras. 65–71
 - Croatia **Part 2 IV** paras. 55–61
 - Cyprus **Part 2 V** paras. 92–102
 - Czech Republic **Part 2 VI** paras. 74–97
 - Denmark **Part 2 VII** paras. 58–62
 - Estonia **Part 2 VIII** paras. 69–73
 - Finland **Part 2 IX** paras. 45–47
 - France **Part 2 X** para. 28–35
 - Germany **Part 2 XI** paras. 68–78
 - Greece **Part 2 XII** paras. 68–79
 - Hungary **Part 2 XIII** paras. 62–65
 - inbound **Part 1** paras. 113–117
 - Ireland **Part 2 XIV** paras. 82–88
 - Italy **Part 2 XV** paras. 65–73
 - Latvia **Part 2 XVI** paras. 50–53
 - Lithuania **Part 2 XVII** paras. 62–67
 - Luxembourg **Part 2 XVIII** paras. 48–66
 - Malta **Part 2 XIX** paras. 37–42
 - Netherlands **Part 2 XX** paras. 68–79
 - outbound **Part 1** paras. 109–111
 - Poland **Part 2 XXI** paras. 86–105
 - Portugal **Part 2 XXII** paras. 59–73
 - Romania **Part 2 XXIII** paras. 85–95
 - Slovakia **Part 2 XXIV** paras. 53–96
 - Slovenia **Part 2 XXV** paras. 40–44
 - Spain **Part 2 XXVI** paras. 74–89
 - Sweden **Part 2 XXVII** paras. 39–40
 - United Kingdom **Part 2 XXVIII** paras. 72–79
- renvoi **Part 1** paras. 51–64
 - Austria **Part 2 I** paras. 1–16
 - Belgium **Part 2 II** paras. 17–19
 - Bulgaria **Part 2 III** para. 14
 - Croatia **Part 2 IV** paras. 18–19
 - Cyprus **Part 2 V** para. 21
 - Czech Republic **Part 2 VI** para. 19
 - Denmark **Part 2 VII** paras. 18–19
 - Estonia **Part 2 VIII** para. 17
 - Finland **Part 2 IX** para. 15
 - France **Part 2 X** para. 7
 - Germany **Part 2 XI** para. 12
 - Greece **Part 2 XII** para. 17
 - Hungary **Part 2 XIII** para. 23
 - Ireland **Part 2 XIV** para. 25
 - Italy **Part 2 XV** para. 13
 - Latvia **Part 2 XVI** para. 13
 - Lithuania **Part 2 XVII** para. 16
 - Luxembourg **Part 2 XVIII** para. 21
 - Malta **Part 2 XIX** para. 9
 - Netherlands **Part 2 XX** para. 16
 - Poland **Part 2 XXI** para. 15
 - Portugal **Part 2 XXII** paras. 10–11
 - Romania **Part 2 XXIII** para. 18
 - Slovakia **Part 2 XXIV** para. 20
 - Slovenia **Part 2 XXV** para. 13
 - Spain **Part 2 XXVI** paras. 18–20
 - Sweden **Part 2 XXVII** paras. 8–9
 - United Kingdom **Part 2 XXVIII** paras. 11–14
- residence requirements **Part 1** paras. 40–50

Index

Romania **Part 2 XXIII**

- board of directors **Part 2 XXIII** paras. 50–52
- connecting factor **Part 2 XXIII** paras. 12–24
- criminal law **Part 2 XXIII** paras. 96–98
- groups of companies **Part 2 XXIII** paras. 38–40
- incorporation formalities **Part 2 XXIII** paras. 46–49
- involuntary change of law **Part 2 XXIII** paras. 94–95
- jurisdiction **Part 2 XXIII** paras. 101–103
- lex concursus (as distinguished from lex societatis) **Part 2 XXIII** paras. 53–56
- non-contractual obligations **Part 2 XXIII** paras. 57–67
- ordre public **Part 2 XXIII** paras. 74–84
- outreach statutes **Part 2 XXIII** paras. 25–27
- re-classification of company law **Part 2 XXIII** paras. 68–73
- reincorporations **Part 2 XXIII** paras. 85–95
- scope of the lex societatis **Part 2 XXIII** paras. 28–73
- sources of law **Part 2 XXIII** paras. 1–4
- substantive company law (relevant for corporate mobility) **Part 2 XXIII** paras. 5–11
- tax law **Part 2 XXIII** paras. 99–100

S

- scope of the lex societatis **Part 1** paras. 66–92
 - Austria **Part 2 I** paras. 22–50
 - Belgium **Part 2 II** paras. 28–48
 - Bulgaria **Part 2 III** paras. 21–59
 - Croatia **Part 2 IV** paras. 26–47
 - Cyprus **Part 2 V** paras. 32–84
 - Czech Republic **Part 2 VI** paras. 29–64
 - Denmark **Part 2 VII** paras. 29–52
 - Estonia **Part 2 VIII** paras. 31–64
 - Finland **Part 2 IX** paras. 19–41
 - France **Part 2 X** paras. 12–22
 - Germany **Part 2 XI** paras. 19–57
 - Greece **Part 2 XII** paras. 38–65
 - Hungary **Part 2 XIII** paras. 34–56
 - Ireland **Part 2 XIV** paras. 50–77
 - Italy **Part 2 XV** paras. 30–60
 - Latvia **Part 2 XVI** paras. 20–43
 - Lithuania **Part 2 XVII** paras. 30–55
 - Luxembourg **Part 2 XVIII** paras. 29–43
 - Malta **Part 2 XIX** paras. 19–35
 - Netherlands **Part 2 XX** paras. 19–62
 - Poland **Part 2 XXI** paras. 31–78
 - Portugal **Part 2 XXII** paras. 23–51
 - Romania **Part 2 XXIII** paras. 28–73
 - Slovakia **Part 2 XXIV** paras. 28–48
 - Slovenia **Part 2 XXV** paras. 20–37
 - Spain **Part 2 XXVI** paras. 42–68
 - Sweden **Part 2 XXVII** paras. 15–36
 - United Kingdom **Part 2 XXVIII** paras. 31–65
- seat transfers: see reincorporations
- securities law and applicable company law: see
 - non-contractual obligations
- SEVIC (EC) case) **Part 1** para. 22

Slovakia **Part 2 XXIV**

- board of directors **Part 2 XXIV** paras. 35–40
 - connecting factor **Part 2 XXIV** paras. 17–23
 - criminal law (**not available**)
 - groups of companies **Part 2 XXIV** para. 30
 - incorporation formalities **Part 2 XXIV** paras. 32–34
 - involuntary change of law **Part 2 XXIV** para. 96
 - jurisdiction **Part 2 XXIV** para. 98
 - lex concursus (as distinguished from lex societatis) **Part 2 XXIV** paras. 41–44
 - non-contractual obligations **Part 2 XXIV** paras. 45–47
 - ordre public **Part 2 XXIV** paras. 49–52
 - outreach statutes **Part 2 XXIV** paras. 24–27
 - re-classification of company law **Part 2 XXIV** para. 48
 - reincorporations **Part 2 XXIV** paras. 53–96
 - scope of the lex societatis **Part 2 XXIV** paras. 28–48
 - sources of law **Part 2 XXIV** paras. 1–5
 - substantive company law (relevant for corporate mobility) **Part 2 XXIV** paras. 6–16
 - tax law **Part 2 XXIV** para. 97
- ### Slovenia **Part 2 XXV**
- board of directors **Part 2 XXV** paras. 28–29
 - connecting factor **Part 2 XXV** paras. 11–16
 - criminal law **Part 2 XXV** para. 45
 - groups of companies **Part 2 XXV** para. 24
 - incorporation formalities **Part 2 XXV** paras. 25–27
 - involuntary change of law **Part 2 XXV** para. 44
 - jurisdiction **Part 2 XXV** para. 48
 - lex concursus (as distinguished from lex societatis) **Part 2 XXV** paras. 30–33
 - non-contractual obligations **Part 2 XXV** paras. 34–37
 - ordre public **Part 2 XXV** paras. 38–39
 - outreach statutes **Part 2 XXV** paras. 17–19
 - re-classification of company law (**not available**)
 - reincorporations **Part 2 XXV** paras. 40–44
 - scope of the lex societatis **Part 2 XXV** paras. 20–37
 - sources of law **Part 2 XXV** paras. 1–3
 - substantive company law (relevant for corporate mobility) **Part 2 XXV** paras. 4–10
 - tax law **Part 2 XXV** paras. 46–47
- ### Societas Europaea (SE): see reincorporations
- ### sources of law **Part 1** paras. 36–39
- Austria **Part 2 I** paras. 1–2
 - Belgium **Part 2 II** paras. 1–2
 - Bulgaria **Part 2 III** paras. 1–3
 - Croatia **Part 2 IV** paras. 1–6
 - Cyprus **Part 2 V** paras. 1–13
 - Czech Republic **Part 2 VI** paras. 1–4
 - Denmark **Part 2 VII** paras. 1–4
 - Estonia **Part 2 VIII** paras. 1–3
 - Finland **Part 2 IX** paras. 1–4
 - France **Part 2 X** paras. 1–3
 - Germany **Part 2 XI** paras. 1–2

- Greece **Part 2 XII** paras. 1–4
- Hungary **Part 2 XIII** paras. 1–7
- Ireland **Part 2 XIV** paras. 1–6
- Italy **Part 2 XV** paras. 1–2
- Latvia **Part 2 XVI** paras. 1–3
- Lithuania **Part 2 XVII** paras. 1–2
- Luxembourg **Part 2 XVIII** paras. 1–3
- Malta **Part 2 XIX** paras. 1–5
- Netherlands **Part 2 XX** paras. 1–2
- Poland **Part 2 XXI** paras. 1–5
- Portugal **Part 2 XXII** paras. 1–3
- Romania **Part 2 XXIII** paras. 1–4
- Slovakia **Part 2 XXIV** paras. 1–5
- Slovenia **Part 2 XXV** paras. 1–3
- Spain **Part 2 XXVI** paras. 1–6
- Sweden **Part 2 XXVII** paras. 1–3
- United Kingdom **Part 2 XXVIII** paras. 1–3
- Spain Part 2 XXVI**
 - board of directors **Part 2 XXVI** paras. 55–63
 - connecting factor **Part 2 XXVI** paras. 12–40
 - criminal law **Part 2 XXVI** paras. 90–93
 - groups of companies **Part 2 XXVI** para. 45–46
 - incorporation formalities **Part 2 XXVI** paras. 47–54
 - involuntary change of law **Part 2 XXVI** paras. 87–89
 - jurisdiction **Part 2 XXVI** paras. 97–100
 - lex concursus (as distinguished from lex societatis) **Part 2 XXVI** paras. 64–65
 - non-contractual obligations **Part 2 XXVI** paras. 66–67
 - ordre public **Part 2 XXVI** paras. 69–73
 - outreach statutes **Part 2 XXVI** para. 41
 - re-classification of company law **Part 2 XXVI** para. 68
 - reincorporations **Part 2 XXVI** paras. 74–89
 - scope of the lex societatis **Part 2 XXVI** paras. 42–68
 - sources of law **Part 2 XXVI** paras. 1–6
 - substantive company law (relevant for corporate mobility) **Part 2 XXVI** paras. 7–11
 - tax law **Part 2 XXVI** paras. 94–96
- substantive company law (relevant for corporate mobility) **Part 1** paras. 40–50
 - Austria **Part 2 I** paras. 3–8
 - Belgium **Part 2 II** paras. 3–14
 - Bulgaria **Part 2 III** paras. 4–10
 - Croatia **Part 2 IV** paras. 7–11
 - Cyprus **Part 2 V** paras. 14–19
 - Czech Republic **Part 2 VI** paras. 5–15
 - Denmark **Part 2 VII** paras. 5–6
 - Estonia **Part 2 VIII** paras. 4–13
 - Finland **Part 2 IX** paras. 5–9
 - France **Part 2 X** paras. 4–5
 - Germany **Part 2 XI** paras. 3–8
 - Greece **Part 2 XII** paras. 5–15
 - Hungary **Part 2 XIII** paras. 8–20
 - Ireland **Part 2 XIV** paras. 7–20
 - Italy **Part 2 XV** paras. 3–10
 - Latvia **Part 2 XVI** paras. 4–11
 - Lithuania **Part 2 XVII** paras. 2–12
 - Luxembourg **Part 2 XVIII** paras. 4–16
- Malta **Part 2 XIX** paras. 6–8
- Netherlands **Part 2 XX** paras. 3–9
- Poland **Part 2 XXI** paras. 6–13
- Portugal **Part 2 XXII** paras. 4–7
- Romania **Part 2 XXIII** paras. 5–11
- Slovakia **Part 2 XXIV** paras. 6–16
- Slovenia **Part 2 XXV** paras. 4–10
- Spain **Part 2 XXVI** paras. 7–11
- Sweden **Part 2 XXVII** paras. 4–5
- United Kingdom **Part 2 XXVIII** paras. 4–6

Sweden Part 2 XXVII

- board of directors **Part 2 XXVII** paras. 24–29
- connecting factor **Part 2 XXVII** paras. 6–10
- criminal law **Part 2 XXVII** para. 44
- groups of companies **Part 2 XXVII** para. 18
- incorporation formalities **Part 2 XXVII** paras. 20–23
- involuntary change of law **Part 2 XXVII** para. 40
- jurisdiction **Part 2 XXVII** paras. 45–46
- lex concursus (as distinguished from lex societatis) **Part 2 XXVII** paras. 30–32
- non-contractual obligations **Part 2 XXVII** paras. 33–35
- ordre public **Part 2 XXVII** paras. 37–38
- outreach statutes **Part 2 XXVII** paras. 11–14
- re-classification of company law **Part 2 XXVII** para. 36
- reincorporations **Part 2 XXVII** paras. 39–40
- scope of the lex societatis **Part 2 XXVII** paras. 15–36
- sources of law **Part 2 XXVII** paras. 1–3
- substantive company law (relevant for corporate mobility) **Part 2 XXVII** paras. 4–5
- tax law **Part 2 XXVII** paras. 41–43

T

takeover law see non-contractual obligations

tax law **Part 1** paras. 126–132

- Austria **Part 2 I** para. 65
- Belgium **Part 2 II** para. 59
- Bulgaria **Part 2 III** paras. 77–79
- Croatia **Part 2 IV** para. 65
- Cyprus **Part 2 V** paras. 107–109
- Czech Republic **Part 2 VI** paras. 108–109
- Denmark **Part 2 VII** paras. 64–66
- Estonia **Part 2 VIII** para. 76
- Finland **Part 2 IX** paras. 49–51
- France **Part 2 X** para. 37
- Germany **Part 2 XI** paras. 81–82
- Greece **Part 2 XII** para. 83
- Hungary **Part 2 XIII** paras. 66–68
- Ireland **Part 2 XIV** paras. 92–96
- Italy **Part 2 XV** paras. 74–75
- Latvia **Part 2 XVI** paras. 55–57
- Lithuania **Part 2 XVII** para. 69
- Luxembourg **Part 2 XVIII** para. 67
- Malta **Part 2 XIX** para. 47
- Netherlands **Part 2 XX** para. 80
- Poland **Part 2 XXI** paras. 109–113
- Portugal **Part 2 XXII** paras. 74–75
- Romania **Part 2 XXIII** paras. 99–100

Index

- Slovakia **Part 2 XXIV** para. 97
 - Slovenia **Part 2 XXV** paras. 46–47
 - Spain **Part 2 XXVI** paras. 94–96
 - Sweden **Part 2 XXVII** paras. 41–43
 - United Kingdom **Part 2 XXVIII** paras. 81–82
 - tort law and applicable company law: see non-contractual obligations
 - transfer of seat: see reincorporations
- U**
- Überseering (ECJ case) **Part 1** paras. 21, 63, 70, 90, 123, 124
- Austria **Part 2 I** paras. 10, 61
 - Bulgaria **Part 2 III** para. 65
 - Cyprus **Part 2 V** para. 84
 - Germany **Part 2 XI** paras. 10, 47, 77
 - Hungary **Part 2 XIII** para. 23
 - Portugal **Part 2 XXII** paras. 62, 82
- Ultra vires: see board of directors
- United Kingdom **Part 2 XXVIII**
- board of directors **Part 2 XXVIII** paras. 51–56
 - connecting factor **Part 2 XXVIII** paras. 7–17
 - criminal law **Part 2 XXVIII** para. 80
 - groups of companies **Part 2 XXVIII** para. 42
 - incorporation formalities **Part 2 XXVIII** paras. 44–50
 - involuntary change of law **Part 2 XXVIII** para. 79
 - jurisdiction **Part 2 XXVIII** paras. 83–86
 - lex concursus (as distinguished from lex societatis) **Part 2 XXVIII** paras. 57–59
 - non-contractual obligations **Part 2 XXVIII** paras. 60–63
- ordre public **Part 2 XXVIII** paras. 66–71
 - outreach statutes **Part 2 XXVIII** paras. 18–30
 - re-classification of company law **Part 2 XXVIII** paras. 64–65
 - reincorporations **Part 2 XXVIII** paras. 72–79
 - scope of the lex societatis **Part 2 XXVIII** paras. 31–65
 - sources of law **Part 2 XXVIII** paras. 1–3
 - substantive company law (relevant for corporate mobility) **Part 2 XXVIII** paras. 4–6
 - tax law **Part 2 XXVIII** paras. 81–82
- V**
- VALE (ECJ case) **Part 1** paras. 27–28, 33, 103, 111, 117
- Austria **Part 2 I** para. 55
 - Belgium **Part 2 II** para. 53, 64
 - Czech Republic **Part 2 VI** para. 26
 - Germany **Part 2 XI** paras. 70, 73, 78
 - Hungary **Part 2 XIII** paras. 63, 73, 76
 - Ireland **Part 2 XIV** paras. 86–87
 - Italy **Part 2 XV** paras. 65, 70
 - Malta **Part 2 XIX** para. 52
 - Poland **Part 2 XXI** paras. 89, 96
 - Portugal **Part 2 XXII** para. 67
 - Romania **Part 2 XXIII** para. 87
 - Slovakia **Part 2 XXIV** paras. 59, 64, 66, 70
 - Slovenia **Part 2 XXV** paras. 40, 42, 47
 - United Kingdom **Part 2 XXVIII** paras. 88–90
- W**
- worker representation: see scope of the lex societatis and board of directors

deck-shop.de
DIE FACHBUCHHANDLUNG