

Cambridge University Press 978-1-107-09054-5 — The International Responsibility of the European Union Andrés Delgado Casteleiro Index <u>More Information</u>

Index

Aarhus Convention article 15, 152 article 9(1), 158 article 9(3), 38, 125–127, 158 declarations of competence to, 119, 150 EU's responsibility within, 152	article 4, 68 article 6, 205-206, 212 article 11, 76, 103 article 12, 61 article 13, 62 article 16, 82
quasi-judicial nature of ACCC in, 151	article 17, 85
Aarhus Convention Compliance Committee	article 57, 56, 103
(ACCC), 150-159, 226	Articles on the Responsibility of
European Union as an actor in, 153-154	International Organizations (ARIO)
European Union responsibility and,	articles
154-159	2, 60
declarations of competence, 157–159	4, 61, 63
joint proceedings and separate	6, 68-69, 70-71, 74, 228
responsibilities, 156–157	7, 73-75
normative control, 157-159	8, 71-72
parallel submission and joint	9(3), 76
responsibility, 155–156	10, 61
shared competences but separate	14, 82, 208
responsibilities, 154–159	15, 82, 84-85, 86-87
quasi-judical nature of, 151–153	16, 82, 83, 86-87
Achmea v the Slovak Republic, 230–231	17, 86-87, 88-89, 98-99, 106
Advocate General, 123-124	18, 86
Aérospatiale-Matra, 190	19, 81
AES Summit Generation Ltd., 202	58, 95
Agreement on Agriculture, 168-169	59, 95
Ahlborn, Christiane, 68–69	60, 95, 225
aid, as participation in IO's	61, 98-99, 101
decision-making, 95–98	62, 102-104
Airbus case, 188-193, 231	63, 81, 229
Alvarez, Enrique, 92–93	64, 105-107
Amsterdam Treaty, 170	codification of international
Appellate Body, 76–77, 162	responsibility and, 56–63
Arab Organization for Industrialization,	attribution of conduct, 62–63
104	breach of international obligation,
Argentina, 184	61-62
ARIO. See Articles on the Responsibility of	heterogeneity of international
International Organizations (ARIO)	organizations and, 57–60
Articles on State Responsibility (ASR)	internationally wrongful act, 61-63
article 2, 61	les specialis rule, 105–107



More Information

Cambridge University Press 978-1-107-09054-5 — The International Responsibility of the European Union Andrés Delgado Casteleiro Index

INDEX

253

normative control in, 229 collective action clause, 210, 211 Part I, Chapter IV, 80-81, 210 Colombia, 141 Part V, 81, 90, 104-105 Commission Communications, 120 rules of attribution, 54-78 Commission v Ireland, 5, 50 rules of responsibility, 79-109 Common Agricultural Policy, 169 Common Commercial Policy (CCP), 18 Asbestos case, 187-188 ASR. See Articles on State Responsibility competence issues, 165, 169 (ASR) GATT 1947 and, 166-167 assistance, as participation in IO's scope of, 172 decision-making, 95-98 Treaty of Nice and, 170 Association Kazokiskes Community, 155 World Trade Organization and, 167-170 attribution of conduct, 62-63 Common Customs Code, 42 Common Customs Tariff, 176 apportionment of obligations and, 63-67 due to acknowledgement of conduct at Common Fisheries Policy, 148, 149 its own, 75-77 Common Foreign and Security Policy establishment of institutional link and, (CFSP), 7, 29, 233-234 63-72 Competition Law, 52 limited resources of international Comprehensive Economic and Trade organizations and, 72-75 Agreement (CETA), 216-219, 221 requirement of formal organic tie in, Construcciones Aeronáuticas SA (CASA), 67-71 Statue rules on attribution, 63-67 Convention for the Protection of the Swordfish case, 144-146 Mediterranean Sea against Pollution, ultra vire conducts, 71-72 Austria, 198 Convention on Biological Diversity, 114 Convention on International Trade in Bankovic case, 91, 100 Endangered Species of Wild Fauna Behrami and Behrami v France (2007), 75, 91, and Flora (CITES), 39 Convention on Nuclear Safety, 116-117 100 Belgium, 180 Cotonou Agreement, 4 Berne Convention for the Protection of Council, 14 Literary and Artistic Works, 50 Court of Justice of the EU (CJEU), 4, 5, 65 Bilateral Investment Treaties (BITs), 198 declarations of competence in, 122-127 validity of, 199-201 LZ case, 124-127 Biotech dispute, 184-188 MOX Plant case, 123-124 Bosphorus case, 69, 70, 99-100 GATT 1947 and, 166 breach of international obligation, 61-62, jurisdictions of, 37-38, 40, 51 81, 92 Opinion 1/08, 171 Brölmann, Catherine, 1 Opinion 1/13, 22, 27, 28 Brownlie, Ian, 92 Opinion 1/76, 21-22 Opinion 1/78, 35 Canada, 144, 184, 216 Opinion 1/94, 35, 117, 167, 169, 171-172, CCP. See Common Commercial Policy (CCP) 173, 174 CETA. See Comprehensive Economic and Opinion 2/13, 234 Trade Agreement (CETA) Cyprus, 206, 212-214 Chile, 142, 143-144 attribution of conduct of Spanish vessels, DaimlerChrysler Aerospace AG (DASA), 190 D'Aspremont, Jean, 93 144-146 China, 174, 216 declarations of competence, 110-129, Chinese Taipei, 174 225-226 CJEU. See Court of Justice of the EU (CJEU) Aarhus Convention Compliance Climate Change Convention, 120 Committee and, 153-154, 157-159 Codex Alimentarius, 119 basic features of, 112-115 common formal structure, 114-115 normative control and, 83 participation clause, 112-114 as participation in IO's decision-making, conceptualization, 112-122 95-98 in Court of Justice of the EU, 122-127



Cambridge University Press 978-1-107-09054-5 — The International Responsibility of the European Union Andrés Delgado Casteleiro Index More Information

254 INDEX

declarations of competence (cont.) European Commission, 49-50, 206 LZ case, 124-127 acts committed by, 66 MOX Plant case, 123 competition rules, 52 international application of, 130-160 LAN dispute, 76 Aarhus Convention Compliance European Convention on Human Rights Committee, 150-159 (ECHR), 5-6, 70, 99-100 EU's participation in UNCLOS, 131-150 European Court of Human Rights (ECtHR), legal effects of, 115-117 7, 70, 99-100, 101, 106 main problems in, 117-122 European Security and Defence Policy managing dynamic system with static (ESDP), 75 European Union (EU) instrument, 120-122 vertical division of powers in EU, as an actor in Aarhus Convention Compliance Committee, 153-154 119-120 overview, 110-112 institutional structure, 49-51 SRFC Advisory Opinion and, 146-150 international agreements and, 30-41 to UNCLOS, 137-139 Member States Agreements, 38 dédoublement fonctionnel, 43, 88, 227 mixed agreements, 33-39 Union agreements, 31-33 direct effect principle, 44, 45, 47 direction and control, concept of, 84-86 international investment disputes, Directive 2001/18, 185 198-214 Dispute Settlement System, 173-193, international legal personality of, 226 12-30 Regional Economic International Members as strange subjects of international law, 25-30 Organizations (REIO) clause, 174-175 as a person under international law, responsibility rules in, 175-178 Dispute Settlement Understanding (DSU), 12 - 15143 treaty-making powers, 16-24 article 110-112, 175, 180 international responsibility of, 3-4, article 162, 180, 181-182 224-227 Aarhus Convention Compliance due diligence, 148-150 Committee and, 154-159 Eagleton, Clyde, 1 conundrum in, 4-6 Eastern Sugar v Czech Republic, 199-201, 205 implementation of EU law and, ECHR. See European Convention on Human 41-52Rights (ECHR) international investment policy, ECtHR. See European Court of Human 214-222 Rights (ECtHR) investment treaty-making practice Ecuador, 141 and, 215-219 EEA Agreement, 50 investor-state dispute settlement EIA Directive, 155-156 tribunal, 219-222 Electrabel v Hungary, 202-204, 220 scope of, 16-24 Energy Charter Treaty, 201-206 within UNCLOS, 139-150 Environmental Impact Assessment (EIA), in WTO, case studies, 178-193 155 WTO Dispute Settlement System, ERTA doctrine, 22-24, 118, 120 161-194 ESDP. See European Security and Defence investment policy, 214-222 Policy (ESDP) participation Étang de Berre, 37, 50 in UNCLOS, 131-150 **EURATOM Treaty, 116** in WTO, 173-174 Eureko v Slovakia, 200-201, 205 treaty-making powers, 16-24 Eurocontrol case, 101-102 dynamic nature of, 20-24 Europe, 106 ERTA doctrine, 22-24 European Aeronautic Defence and Space express powers, 17-20 Company (EADS), 190 external flexibility clause, 21-22 European Arrest Warrant (EAW), 46 legal bases, 17-18 European Central Bank, 206 situations for entering into agreement, European Coal and Steel Community (ESC), 17 TFEU article 216 and, 17 3



Cambridge University Press 978-1-107-09054-5 — The International Responsibility of the European Union Andrés Delgado Casteleiro Index <u>More Information</u>

INDEX 255

Union agreements	Hague Convention on Child Abduction
coverage of, 31	(1980), 22, 23, 27
legal effects of, 31–33	Hèrmes, 4–5
mixed agreements, 32–33	Hirsch, Moshe, 74
in World Trade Organization competence issues, 165–173	Hong Kong, 174
participation, 173–174	ILC. See International Law Commission (ILC)
European Union laws	illegal subsidies, to Airbus, 188–193
implementation of, 41–49, 52	Institute de Droit International, 93, 96
centralized, 51–52	international agreements, 39
Constitutional Principles, 42–45	Europeanization of, 39
dédoublement fonctionnel, 42-45	International Centre for Settlement of
direct effect principle, 45	Investment Disputes (ICSID), 199,
executive federalism, 42-45	203
primacy principle, 45	International Civil Aviation Organization
international investment law and,	(ICAO), 102
198-214	International Court of Justice (ICJ), 1
Energy Charter Treaty, 201–206	International Criminal Tribunal, 76–77
validity of BITs, 199–201	International Fruit Company, 165
normative control in EU and, 42–51	international investment law, 226-227
Eurozone crisis, 199, 209–214	EU responsibility and, 214–222
exclusive competence, 26	European Union's responsibility in,
Exclusive Economic Zone (EEZ), 141–142	195–223
executive federalism, 42–45, 178–184	interaction with European Union law,
express Treaty powers, 17–20 external flexibility clause, 21–22	198-214
external nexionity clause, 21-22	overview, 195–197
federalism, 42-45	sharing responsibility in, 206–214 Eurozone crisis and, 209–214
Fisheries Jurisdiction (Spain v Canada) (1998),	Member States' responsibility for
144	accession to EU, 206–209
foreign direct investment (FDI), 18–19, 26	international law
Framework Agreement for the	EU Member States as strange subjects of,
Conservation of Living Marine	25-30
Resources on the High Seas of the	Europeanization of, 40
Southeast Pacific (Galapagos	international organizations as subjects
Agreement), 141	of, 1-3
Framework Decisions, 45	International Law Commission (ILC)
France, 50, 187–188, 190, 191	acceptance of responsibility and,
Free Trade Agreements (FTAs), 216	103
a : a: : (a : 1 p	circumvention of international
Gaja, Giorgio (Special Rapporteur), 57, 59,	obligations and, 87
69, 70, 82, 84	codification of international
Galapagos Agreement, 141	responsibility by, 56–63, 98
General Agreement on Tariffs and Trade (GATT)	definition of international organization, 59
article V, 143	effective of control and, 73
article V; 143 article X:3, 179, 180, 182	normative control and, 85
article XI, 143	participation in decision-making process
concessions to the US, 162	of IO, 95-96
Member States' competence and, 40	rules of attribution and, 77
mixed WTO, succession to, 165-170	rules of responsibility and, 81
Schedule of Concessions and	WTO Panel Report on EC – Trademarks,
Commitments, 174-175	reference to, 106
General Agreement on Trade in Services	International Monetary Fund, 206
(GATS), 169-170, 172	international obligation
Germany, 180, 190, 191	breach of, 81
GMO crops, 188	circumvention of, 98-99
Greece, 206, 210-211	international obligation, breach of, 61-62



Cambridge University Press 978-1-107-09054-5 — The International Responsibility of the European Union Andrés Delgado Casteleiro More Information

> 256 INDEX

international organizations, 62-63 accession to UNCLOS, 132-133 attribution of conduct apportionment of obligations and, 63-67 due to acknowledgement of conduct at its own, 75-77 establishment of institutional link and, 63-72 requirement of formal organic tie in, 67-71 Statue rules on attribution, 63-67 ultra vire conducts, 71-72 heterogeneity of, 57-60 ILC's definition of, 59-60 legal personality of, 60 limited participation in UNCLOS, 134 limited resources of, 72-75 responsibility of ARIO's attribution rules and, 54-78 ARIO's responsibility rules and, 79-109 for decisions and authorizations, 86-89 responsibility of, in connection with act of State, 82-86 coercion and normative control, 83 direction and control, 84-86 irrespective of whether State is member of IO, 82 responsibility under Annex IX, 134-136 Special Rapporteur's definition of, 58-59 State responsibility in connection with act of, 90-105 acceptance of responsibility, 104 framing the question, 90-95 participation in decision-making process, 95-98 piercing of IO's veil, 92-95 provision of competence to international organization, 98-105 race to bottom in international responsibility, 91 secondary responsibility, 92-95 subjective nature of, 14 as subjects of international law, 1-3 international responsibility of EU, 3-4, 224-227 Aarhuus Convention Compliance Committee and, 154-159 declarations of competence, 157-159 joint proceedings and separate responsibilities, 156-157 normative control, 157-159 parallel submission and joint responsibility, 155-156 shared competences but separate responsibilities, 154-159 codification of, 56-63

conundrum in, 4-6 heterogeneity of international organizations and, 57-60 implementation of EU law and, 41-52 international investment policy, 214-222 internationally wrongful act as core of, 61-63 attribution of conduct, 62-63 breach of international obligation, 61-62 investment treaty-making practice and, 215-219 investor-state dispute settlement tribunal, 219-222 scope of, 16-24 within UNCLOS, 139-150 in WTO, 178-193 Airbus dispute, 188-193 Biotech dispute, 184-188 Selected Customs Matters case, 178-184 WTO Dispute Settlement System, 161-194 International Sea-Bed Authority, 137 International Tin Council litigation, 104 International Tribunal for the Law of the Sea (ITLOS), 137, 143-144, 147-148, 149 internationally wrongful act, 61-63 attribution of conduct, 62-63 breach of international obligation, 61-62 direction and control and, 84 internationally wrongful act as core of, 61 - 63investor-state dispute settlement tribunal, 219-222 Ireland, 50, 139, 157, 180 Italian Judicial Authorities, 46 ITLOS. See International Tribunal for the Law of the Sea (ITLOS) Jacqué, Paul, 97

Kadi case, 91 Klein, Pierre, 74, 96 Kosovo Force (KFOR), 91 Kuijper, Jan, 74 Kupferberg, 36

Laiki (Cyprus Popular Bank), 209-210 LAN dispute, 76 Legality of Use of Force case, 91 les specialis rule, 105-107 Lesoochranárske zoskupenie VLK v Ministerstvo zivotného prostredia Slovenskej republiky, 124-127 Lisbon Treaty, 3, 16, 118, 172-173 Lithuania, 155-156



More Information

Cambridge University Press 978-1-107-09054-5 — The International Responsibility of the European Union Andrés Delgado Casteleiro Index

INDEX

257

Lomé Convention, 65 loyalty principle, 48 Luxembourg Court, 23 Maastricht Treaty, 167 Maduro, Miguel (Advocate General), 123 Marfin Investment Group (MIG), 212-213 Marfin v Cyprus, 212-213 Melloni, 46 Member States agreements, 39-41 autonomy of, 13 dédoublement fonctionnel of authorities in, 43, 88, 227 dual nature of organs, 72-75 exclusive competence and, 26 executive federalism in, 42-43, 45 implementation of EU laws, 14 international agreements and, 25 international legal personality of, 12-30 international responsibility of, 14-15 longa manus, 97 responsibility for negotiating accession to EU, 206-209 responsibility in connection with act of international organization, 90-105 acceptance of responsibility, 104 framing the question, 90-95 participation in decision-making process, 95-98 piercing of IO's veil, 92-95 provision of competence to international organization, 98-105 race to bottom in international responsibility, 91 secondary responsibility, 92-95 as strange subjects of international law, 25-30 Micula v Romania, 206-209, 231 mixed agreements legal effects of, 33-39 internal, 36-39 international, 35-36 reasons for, 33-34 MOX Plant case, 126, 139-140 Multilateral Agreements on Trade in Goods, Multilateral Trade Agreements, 174-175

reasons for, 33–34

MOX Plant case, 126, 139–140

Multilateral Agreements on Trade in Go168

Multilateral Trade Agreements, 174–175

NAFTA, See North American Free Trade
Agreement (NAFTA)

National Renewable Energy Action Plan
(NREAP), 157

NATO. See North Atlantic Treaty
Organization (NATO)

necessity doctrine, 28

Netherlands, 72, 91, 180, 200–201

Nice Treaty, 170-172 1995 Resolution, 93-94 Nomenclature Convention, 40 normative control, 83, 232-235 declarations of competence and, 157-159 international investment law and, 195-223 limits of, 230-232 as means of attributing responsibility, 227-235 as special rule of attribution, 227-230 WTO Dispute Settlement System and, 161-194 North American Free Trade Agreement (NAFTA), 201 North Atlantic Treaty Organization (NATO), Orders of the Court, 51 OSPAR Convention, 139 Pacta Sunt Servanda principle, 35 Parliament v Council, 4 Passivirta, Esa, 74 Permanent Court of Arbitration, 230 Peru, 141 Portugal, 51 Poštová banka v Greece, 209-210, 212 Power Purchase Agreements (PPAs), 202 pre-emption principle, 27 Preparatory Commission, 137 primacy principle, 44, 45 Pringle v Ireland, 212 Regional Economic International Organizations (REIO), 113-114, 132,

174-175 Regulation 2201/2003, 22 Regulation 258/97, 185 Regulation 339/97, article 1, 39 reparations, 90 Reparations of Injuries Suffered in the Service of United Nations, 1 Romania, 206-209 Romania-Sweden BITS, 207 Rotterdam Convention, 119 rules of attribution, 54-78. See also attribution of conduct normative control as, 227-230 rules of responsibility and, 80-82 rules of responsibility Articles on the Responsibility of International Organizations (ARIO), 79-109 International Law Commission (ILC) and, rules of attribution and, 80-82



Cambridge University Press 978-1-107-09054-5 — The International Responsibility of the European Union Andrés Delgado Casteleiro Index <u>More Information</u>

258 INDEX

Sanitary and Phytosanitary (SPS)	article 21, 29
agreement, 168, 169	article 24(3), 233–234
Saramati v France, Germany and Norway	article 47, 14
(2007), 75, 91, 100	Treaty on the Functioning of European
Sarroshi, Dan, 96	Union (TFEU)
SAT Fluggesellschaft mbH v Eurocontrol (1994), 101–102	article 2, 27, 120, 233 article 3, 23, 26, 27
Schedules of Concessions and	article 4(3), 181
Commitments, 174–175	article 4(5), 161 article 107, 188–189
Selected Customs Mattes case, 178–184	article 107, 100 105
Senator Lines case, 100	article 108, 189
shared competences, 26–27, 154–159	article 103, 179, 171
Sharpston, Eleanor (Advocate General),	article 133, 170, 171 article 191, 119, 120
126	article 191, 119, 120 article 192, 150
	article 192, 150 article 206, 19
Simmonds, Kenneth, 137 Singapore, 216	article 200, 19 article 207, 18, 168, 172
Slovak Republic, 200–201, 230–231	article 216, 17, 20–22, 24, 39, 40, 118
Slovak Supreme Court, 125	article 216, 17, 20 22, 24, 35, 46, 118
solange rationale, 99–100	article 218.11, 108 article 267, 165–166
Spain, 144, 190, 191	article 207, 103 100 article 275, 233
Spanish Constitutional Court, 46	article 291, 42, 45, 48, 228
Special Rapporteur, 57, 64, 76–77	article 344, 123
SPS agreement. See Sanitary and	article 352, 21
Phytosanitary (SPS) agreement	treaty-making powers, 16–24
SRFC Advisory Opinion, 144–146	dynamic nature of, 20–24
background, 146–147	ERTA doctrine, 22–24
competence, due diligence and	external flexibility clause, 21–22
responsibility, 148-150	express powers, 17–20
on conduct of vessels flying under Union	situations for entering into agreement, 17
flag, 147–148 State Aid Rules, 198	TFEU article 216 and, 17
	TRIPS. See Trade Related Intellectual
Stated Aids Control, 52	
Stein, Eric, 3	Property Rights Agreement (TRIPS)
Steinberger, Eva, 74 Stockholm Chamber of Commerce, 202	Turkey – Textiles dispute, 176–177
Stockholm Chamber of Commerce, 202	Tzanakopoulos, Antonios, 107
Straddling Stocks Agreement, 139, 145	LINCLOS See United Nations Convention for
Strasbourg Court, 100 Sub Pagional Fisheries Commission (SPEC)	UNCLOS. See United Nations Convention for the Law of the Seas (UNCLOS)
Sub-Regional Fisheries Commission (SRFC), 147	,
	UNESCO Cultural Diversity Convention, 119
Subsidies and Countervailing Agreement (SCM Agreement), 168, 190–192,	Union agreements
232	coverage of, 31
Sweden, 198	legal effects of, 31–33
Sweden, 190	internal, 32–33
TEU. See Treaty on European Union (TEU)	international, 31–32
TFEU. See Treaty on the Functioning of	mixed agreements, 32–33
European Union (TFEU)	United Kingdom, 180, 190, 191
Trade Related Intellectual Property Rights	United Nations
Agreement (TRIPS), 169–170	Charter, article 104, 60
article 50, 38	Convention on Climate Change, 121
Treaty of Amsterdam, 170	Convention to Combat Desertification,
Treaty of Lisbon, 3	120, 121
Treaty of Nice, 170–172	General Assembly, Resolution 56/82, 56
Treaty on European Union (TEU)	peacekeeping operations, 72
article 4(3), 29, 47, 48, 123, 233	United Nations Commission on
article 5(2), 16	International Trade Law (UNCITRAL),
article 6(2), 7	199
article 6(2), 7	199



More Information

Cambridge University Press 978-1-107-09054-5 — The International Responsibility of the European Union Andrés Delgado Casteleiro Index

INDEX

259

on conduct of vessels flying under United Nations Convention for the Law of the Seas (UNCLOS) Union flag, 147-148 accession of international organizations United States, 184, 216 Uruguay Round, 168 to, 132-133 Annex IX of, 132-137 article 2, 133 Vienna Convention on the Law of Treaties article 4, 134 (VCLT), 58 article 26, 31 article 5, 134, 135 article 6, 134-136, 145 article 27, 72 article 7, 136-137 article 31.2, 116 article 287, 136 article 48, 72 article 287(5), 140 VCLT II, article 34, 32 article 62(2), 142 article 64, 141 Westland Helicopters case, 104 article 87, 142, 146 World Trade Organization (WTO) declarations of competence to, 113-114, Agriculture Agreement, 118 119, 137-139, 226 Common Commercial Policy and, 167-170 dispute settlement, 136-137 EU's international responsibility within, Dispute Settlement System, 106, 173-193, 226 139-150 Regional Economic International MOX Plant case, 139-140 parallel disputes in WTO and ITLOS, Organizations (REIO) clause, 174-175 143-144 responsibility rules in, 175-178 Swordfish case, 141-146 European Union in EU's participation in, 131-150 competence issues, 165-173 consequences of, 132 participation, 173-174 overview, 131-132 European Union's responsibility in, 4-5, limited participation of international 178-193 organizations in, 134 Airbus dispute, 188-193 Part II, 138 Biotech dispute, 184-188 Part III, 138 Selected Customs Matters case, 178-184 Part IX, 138 Lisbon Treaty and, 172-173 Part VII, 138 parallel disputes in ITLOS and, 143-144 Part XI, 138 Treaty of Nice and, 170–172 Part XII, 138 WTO Agreement Part XV, 140 Article XI, 174-175 responsibility of international Article XII, 174 organizations under Annex IX, WTO Doctrine, 17, 20, 28 WTO Panel Report on EC - Trademarks, 134-136 SRFC Advisory Opinion, 144-146 106-107 background, 146-147 competence, due diligence and Yusuf and Al Barakaat International Foundation

responsibility, 148-150

v Council and Commission (2005), 91