Editorial comments: Paying for the EU’s industrial policy 617-624

Articles
A-C. Witt, The Digital Markets Act: Regulating the Wild West 625-666
F. Hoffmeister, Strategic autonomy in the European Union’s external relations law 667-700
M. Sattorova, EU investment law at a crossroads: Open strategic autonomy in times of heightened security concerns 701-732
F. Finelli, Countering circumvention of restrictive measures: The EU response 733-762

Case law
A. Court of Justice
P. Bogdanowicz and M. Taborowski, The independence criterion for national courts in the preliminary reference procedure after Banco de Santander: Still the joker in the deck? 763-796
B. Grabowska-Moroz, Judicial dialogue about judicial independence in times of rule of law backsliding: Getin Noble Bank 797-818
D. Călin, Constitutional courts cannot build brick walls between the CJEU and national judges concerning the rule of law values in Article 2 TEU: RS 819-838
E. Brouwer, Ligue des droits humains and the validity of the PNR Directive: Balancing individual rights and State powers in times of new technologies 839-862
S. Montaldo, Handle with care! The direct effect of the requirement of proportionality of sanctions and the remedy of disapplication: NE v. Bezirkshauptmannschaft Hartberg-Fürstenfeld 863-886

Book reviews 887-916
Aims
The Common Market Law Review is designed to function as a medium for the understanding and implementation of European Union Law within the Member States and elsewhere, and for the dissemination of legal thinking on European Union Law matters. It thus aims to meet the needs of both the academic and the practitioner. For practical reasons, English is used as the language of communication.