

# Contents

## Part I Lessons to Learn from the CESL

<b>1</b>	<b>Contents and Effects of Contracts: Lessons to Learn from the CESL</b> .....	<b>3</b>
	Aurelia Colombi Ciacchi	
<b>2</b>	<b>Origin and Ambitions of the Common European Sales Law, Especially Its Chapter on Contents and Effects</b> .....	<b>11</b>
	Oliver Remien	
<b>3</b>	<b>The Many Advantages of a Common European Sales Law</b> .....	<b>21</b>
	Ewoud Hondius	
<b>4</b>	<b>Identification of Gaps and Gap-Filling under the Common European Sales Law – A Model for Uniform Law Instruments?</b> .....	<b>29</b>
	Christoph Busch	
<b>5</b>	<b>The Digital Single Market and Legal Certainty: A Critical Analysis</b> .....	<b>45</b>
	Alex Geert Castermans, Ruben de Graaff, and Matthias Haentjens	

## Part II Contents and Effects of Contracts: Lessons to Learn from Chapter 7 CESL

<b>6</b>	<b>Art. 66–68: The Sources of Contract Terms Under the CESL</b> .....	<b>75</b>
	Hugh Beale	
<b>7</b>	<b>Art. 66–68: Implied Terms in the CESL: Different Approaches?</b> .....	<b>103</b>
	Bart Krans	

<b>8</b>	<b>Art. 67: Contract Interpretation and the Role of ‘Trade Usage’ in a Common European Sales Law .....</b>	<b>115</b>
	Vanessa Mak	
<b>9</b>	<b>Art. 69: Pre-contractual Statements Under Article 69 CESL – Remake or Revolution? .....</b>	<b>133</b>
	Bernd Seifert	
<b>10</b>	<b>Art. 70: The Duty to Raise Awareness of Not Individually Negotiated Contract Terms .....</b>	<b>173</b>
	Salvatore Patti	
<b>11</b>	<b>Art. 70–71: Incorporation and Making Available of Standard Contract Terms.....</b>	<b>179</b>
	Marco Loos	
<b>12</b>	<b>The Effect of Merger and Non-Reliance Clauses According to Art. 72 of the Commission’s Draft of the Common European Sales Law (CESL) – A Model for New Instruments for International or European (Consumer) Sales Law?.....</b>	<b>203</b>
	Tobias Pinkel	
<b>13</b>	<b>Art. 73–75: Price Determination .....</b>	<b>227</b>
	Viola Heutger	
<b>14</b>	<b>Art. 74: The “Grossly Unreasonable” Unilateral Determination of Price or Other Contract Terms and Its Substitution Under the Proposed Art 74 CESL .....</b>	<b>237</b>
	Axel Halfmeier and Tim W. Dornis	
<b>15</b>	<b>Art. 76: The ‘Stick to the Language’ Rule .....</b>	<b>255</b>
	Peter Rott	
<b>16</b>	<b>Art. 77: Contracts of Indeterminate Duration: Article 77 CESL – A Comment from a German Perspective.....</b>	<b>269</b>
	Franziska Weber	
<b>17</b>	<b>Art. 78: Third Party Stipulation and Consumer Protection.....</b>	<b>287</b>
	Alain Ancery	