

## The Rise and Fall of the Country of Origin Principle in the EU's Services Directive - Uncovering the Principle's Premises and Potential Implications -

By

Nikolai Fichtner

Essays in Transnational Economic Law No. 54 / April 2006

Institut für Wirtschaftsrecht Forschungsstelle für Transnationales Wirtschaftsrecht Juristische Fakultät der Martin-Luther-Universität Halle-Wittenberg

## CONTENT

A. Int	roduction	. 5
B. Th	e Proposed Services Directive: Prescribing the Country of Origin Principle	. 6
I. II. III.	The Nature of a "Service" and its Regulation The Economic Case for the Services Directive The Services Directive and the Country of Origin Principle	.7
C. Th	e Country of Origin Principle: Breaking New Ground?	10
I. II. III. IV.	The Country of Origin Principle as a Treaty Principle? The Country of Origin Principle in Secondary Legislation The Country of Origin Principle and Mutual Recognition The Country of Origin Principle and the Case Law on Services	10 12
D. A Systemic Impact Analysis: Altering the European Economic Constitution? 17		
I. II. III.	Three Models of Economic Integration The Country of Origin Principle and Harmonisation The Country of Origin Principle and Regulatory Competition	19
E. Practical Impact Analysis: Problems of Enforcement and Circumvention		23
I. II.	Enforcement by the Country of Origin: A Race to Laxity? The Country of Origin Principle: Facilitating Circumvention?	
F. The Amended Proposal: A Compromise Solution?		29
I. II.	The new provisions: Still breaking new ground? The new provisions: Addressing the imbalances?	
G. Co	onclusion	33
References		36