TABLE OF CONTENTS

Table of Cases Table of Legislation List of Abbreviations and Legislation List of Contributors	xix xxiii xxxix xlv
PART A: ANNOTATED GUIDE	1
A1. History, Application, Interpretation, and Legal Sources of the Market Abuse Regulation Sebastian Mock	3
I. The Market Abuse Regulation as a European Regulation	A.1.01
II. Historical Development	A.1.03
III. Interpretation of the Market Abuse Regulation	A.1.10
IV. Legal Sources of the (New) Market Abuse Regime	A.1.13
V. Additional Regulation of Market Abuse by the Member State	es A.1.18
A2. The Concept of Insider Dealing Marco Ventoruzzo	13
I. Introduction	A.2.01
II. An Historical and Comparative Perspective	A.2.07
III. The Rationale of the Prohibition: Economic	
and Ethical Perspectives	A.2.19
IV. Insider Trading in the Market Abuse Regulation	A.2.28
V. Open Questions and New Challenges	A.2.34
VI. Conclusions	A.2.47
A3. The Concept of Market Manipulation Sebastian Mock	33
I. Historical Development of the Prohibition of Market Manipulation	A.3.01
II. Prohibition of Market Manipulation in European Capital Markets Law	A.3.02

Tabl	e of	<i>Contents</i>

II	I. Forms of Market Manipulation	A.3.06
IV	7. Market Manipulation and Insider Trading	A.3.11
Ţ	7. The 'Missing' Intent Requirement for Market Manipulation	A.3.12
V	. Enforcement of the Prohibition of Market Manipulation	A.3.14
VI	. Market Manipulation and General Criminal Law	A.3.23
	blic Disclosure of Inside Information and Market Abuse ain Pietrancosta	47
1	. Overview	A.4.01
II	. Impact of the Market Abuse Regulation	A.4.05
III	. Ad Hoc Disclosure (Article 17)	A.4.13
IV	Additional Legislative Measures to Prevent Market Abuse	A.4.30
A5. Pu Sof	blic Enforcement of the Market Abuse Regulation	63
Ι	. Introduction	A.5.01
II	History	A.5.03
III	Enhanced Powers of Competent Authorities	A.5.13
IV	Closer Involvement of Market Actors	A.5.19
V	Improved Cooperation between Authorities	A.5.25
VI	Efficiency and Importance	A.5.32
Eur	vate Enforcement of the Market Abuse Regulation in copean Law any Busch	85
I.	Introduction	A.6.01
II.	Questions under Consideration	A.6.04
III.	May Civil Courts Be Less Strict than the Market Abuse Regulation?	A.6.05
IV.	May Civil Courts Be Stricter than the Market Abuse Regulation?	A.6.32
V.	Influence of the Market Abuse Regulation on the Requirement of Relativity	A.6.40
VI.	Influence of the Market Abuse Regulation on Proof of Causal Link	A.6.43
VII.	Are the Courts Obliged to Apply the Market Abuse Regulation of their Own Motion?	A.6.48

Table of Contents	
VIII. Proof of Failure by Civil Parties to Provide Prompt Public Disclosure of Inside Information	A.6.51
IX. Conclusion	A.6.69
PART B: COMMENTARY	115
B1. General Provisions Article 1: Subject matter Sebastian Mock	117 117
I. General Remarks	B.1.01
II. Subject Matter of the Market Abuse Regulation	B.1.03
III. Related Subjects Outside the Subject Matter of the Market Abuse Regulation	B.1.09
Article 2: Scope Sebastian Mock	122
I. General Remarks	B.2.01
II. Primary Scope of Application (Article 2(1))	B.2.03
III. Extended Scope of Application for the Prohibition of Market Manipulation (Article 2(2))	B.2.09
IV. No Limitation to Transactions, Orders, or Behaviour on Trading Venues (Article 2(3))	B.2.13
V. Territorial Scope of Application (Article 2(4))	B.2.14
Article 3: Definitions Sebastian Mock	129
I. General Remarks	B.3.01
II. General Definitions (Article 3(1))	B.3.03
Article 4: Notifications and list of financial instruments Sebastian Mock	149
I. General Remarks	B.4.01
II. Notification (Article 4(1))	B.4.03
III. Transfer to ESMA (Article 4(2))	B.4.06
IV. Content of the Transferred List (Article 4(3))	B.4.07
V. Competence to Develop Regulatory Technical Standards (Article 4(4))	B.4.08
VI. Adoption of the Technical Standards (Article 4(5))	B.4.09

Tab	le	of	Contents

Article 5: Exemption for buy-back programmes and stabilisation Sebastian Mock	154
I. General Remarks	B.5.01
II. Buy-back Programmes (Article 5(1) to (3))	B.5.10
III. Stabilization (Article 5(4) and (5))	B.5.33
IV. Competence to Develop Regulatory Technical Standards (Article 5(6))	B.5.45
Article 6: Exemption for monetary and public debt management activities and climate policy activities Sebastian Mock	169
I. General Principles	B.6.01
II. Exemption of Monetary, Exchange Rate, or Public Debt Management (Article 6(1))	B.6.03
III. Exemption for Transactions, Orders, or Behaviour Carried Out by the Commission (Article 6(2))	B.6.04
IV. Exemption for Climate Policy (Article 6(3))	B.6.05
V. Exemption for Agricultural and Fisheries Policy (Article 6(4))	B.6.06
VI. Adoption of Delegated Acts to Certain Public Bodies and Central Banks of Third Countries (Article 6(5))	B.6.07
VII. Adoption of Delegated Acts to Public Bodies of Third Countries (Article 6(6))	B.6.09
VIII. No Application to Persons Working for the Entities (Article 6(7))	B.6.10
B2. Inside Information, Insider Dealing, Unlawful Disclosure of Inside Information, and Market Manipulation Article 7: Inside information Marco Ventoruzzo and Chiara Picciau	175 175
I. General Remarks	B.7.01
II. Constitutive Elements of the (Reformed) Definition of Inside Information	B.7.25
III. Concluding Remarks	B.7.75
Article 8: Insider dealing Jesper Lau Hansen	208
I. General Remarks	B.8.01
II. Section 1: Behaviour that Constitutes Insider Dealing	B.8.33

711	1 /	2
labl	e ot	Contents

	III.	Section 2: Tipping	B.8.106
	IV.	Section 3: Tippee Liability	B.8.114
	V.	Section 4: Primary and Secondary Insiders	B.8.120
	VI.	Section 5: Legal Persons as Insiders	B.8.132
	VII.	Section 6: The Subjective Condition-Mens Rea	B.8.140
Art		Legitimate behaviour r Lau Hansen	254
	-	General Remarks	B.9.01
	II.	Section 1: Liability of Legal Persons	B.9.20
	III.	Section 2: Market Makers and Execution of Orders	B.9.32
	IV.	Section 3: Subsequent Possession of Inside Information	B.9.45
	V.	Section 4: Takeovers and Mergers	B.9.61
	VI.	Section 5: Own Knowledge	B.9.75
	VII.	Section 6: Illegitimate Reasons	B.9.80
Art		e: Unlawful disclosure of inside information ra Mosca	275
	I.	General Remarks	B.10.01
	II.	Equal Access of Information and Unlawful Disclosure of Inside Information	B.10.27
	III.	Possession of Inside Information and Disclosure to Third Parties	B.10.39
	IV.	Conclusion	B.10.79
Art		: Market soundings ! Reisberg	297
	I.	General Remarks	B.11.01
	II.	Contours of Market Sounding	B.11.06
	III.	Nature and Functionality	B.11.09
	IV.	Sections 1, 2, and 3: What Constitutes a Market Sounding	B.11.12
	V.	Sections 4 and 5: Unlawful Disclosures	B.11.15
	VI.	Section 7: Market Sounding Recipient to Determine whether They Have Inside Information	B.11.16
	VII.	Section 11: Receiving Information: Factors to Consider	B.11.17

7 11	1	0
labla	nt	ontonto
IUULO	01	Contents
200000	~/	001111111

	Market manipulation Reisberg	309
	General Remarks	B.12.01
II.	Definition of Market Manipulation (Article 12(1))	B.12.06
III.	Additional Actions and Behaviours as Market Manipulation (Article 12(2))	B.12.10
IV.	Article 12: Wider Purview	B.12.12
	Accepted market practices Reisberg	318
I.	General Remarks	B.13.01
II.	Section 2: The Concept of Accepted	
	Market Practice	B.13.02
III.	Establishing an Accepted Market Practice	B.13.03
IV.	Section 3: Ensuring Functioning Markets and Public Confidence	B.13.05
V.	Section 5: Publication of a Notice	B.13.06
	Section 7: Technical Standards	B.13.07
VII.	Section 9: Accepted Market Practice	B.13.08
	Section 11: Notification of Accepted Market Practice	B.13.09
	Legal Protection	B.13.11
inside	Prohibition of insider dealing and of unlawful disclosure of information Lau Hansen	326
I.	General Remarks	B.14.01
II.	Sanctions Provided by Article 14	B.14.04
III.	Attempt to Engage in Insider Dealing	B.14.09
	Prohibition of market manipulation tian Mock	332
I.	General Principles	B.15.01
II.	Prohibition of Market Manipulation	B.15.03
III.	No Requirement of a Specific Intent	B.15.06
IV.	Violation of the Prohibition	B.15.07

T.11	CC.
Table	of Contents

Article 16	: Prevention and detection of market abuse	337
	tian Mock	
I.	General Principles	B.16.01
II.	Arrangements, Systems, and Procedures to Prevent Market Abuse (Article 16(1))	B.16.03
III.	Detection and Reporting of Suspicious Orders and Transactions (Article 16(2))	B.16.04
IV.	Notification System (Article 16(3))	B.16.05
V.	Transmission of Notifications (Article 16(4))	B.16.06
VI.	Development of Technical Regulatory Standards (Article 16(5))	B.16.07
VII.	Prevention and Detection of Market Abuse and Compliance	B.16.08
Article 17	c losure Requirements 2: Public disclosure of inside information 2: Pietrancosta	343 343
Ι.	General Remarks	B.17.01
II.	The Requirement to Disclose Inside Information Publicly	B.17.28
III.	Sanctions	B.17.102
	8: Insider lists co Dell'Erba	385
I.	General Remarks	B.18.01
II.	Insider Lists: Information and Template	B.18.19
III.	Sanctions	B.18.37
): Managers' transactions co Dell'Erba	400
I.	General Remarks	B.19.01
II.	Critical Remarks	B.19.18
III.	Sanctions	B.19.53
	0: Investment recommendations and statistics co Dell'Erba	422
I.	General Remarks	B.20.01
II.	Critical Remarks	B.20.12
III	Sanctions	B.20.32

Tab	le of	f Cor	itents

	: Disclosure or dissemination of information in the media co Dell'Erba	435
I.	I. General Remarks	
II.	Freedom of Press versus Transparency Rules	B.21.08
III.	Sanctions	B.21.11
B4. ESMA and Competent Authorities Article 22: Competent authorities Johannes Zollner		439 439
Ι.	General Remarks	B.22.01
II.	Establishment of the Competent Authority	B.22.06
III.	Jurisdiction of the Administrative Authority	B.22.12
Article 23: Powers of competent authorities Johannes Zollner		444
I.	General Remarks	B.23.01
II.	Guidelines for the Exercise of the Powers	B.23.06
III.	Supervisory and Investigatory Powers	B.23.15
IV.	'Whistle-blowing'	B.23.19
	e: Cooperation with ESMA nnes Zollner	451
I.	I. General Remarks	
II.	Cooperation with ESMA	B.24.05
III.	Technical Standards	B.24.08
	5: Obligation to cooperate nnes Zollner	453
Ι.	General Remarks	B.25.01
II.	Duty of Cooperation with Authorities	B.25.10
III.	Cooperation with the Judicial Authorities	B.25.21
IV.	Nature of Cooperation	B.25.22
V.	Consequences of Violating the Obligation to Cooperate	B.25.33
VI.	Special Provisions for Spot Markets and Emissions Allowances	B.25.39
VII.	Technical Standards	B.25.42

Table of Contents				
Article 26: Cooperation with third countries Johannes Zollner	464			
I. General Remarks	B.26.01			
II. Cooperation Agreements	B.26.04			
III. Duties of ESMA	B.26.11			
Article 27: Professional secrecy Johannes Zollner	468			
I. General Remarks	B.27.01			
II. Confidential Information	B.27.05			
III. Addressees	B.27.07			
IV. Ban on Disclosure	B.27.12			
Article 28: Data protection Johannes Zollner	471			
I. General Remarks	B.28.01			
II. Personal Data	B.28.05			
III. Processing of Personal Data	B.28.07			
IV. Storage of Personal Data	B.28.11			
Article 29: Disclosure of personal data to third countries Johannes Zollner	474			
I. General Remarks	B.29.01			
II. Disclosure to Third Countries	B.29.06			
III. Cooperation Agreements	B.29.12			
B5. Administrative Measures and Sanctions Article 30: Administrative sanctions and other administrative measures Sofie Cools	477 477			
I. General Remarks	B.30.01			
II. Pecuniary Sanctions	B.30.10			
III. Other Administrative Sanctions and Measures	B.30.14			
IV. Relationship with Criminal Sanctions	B.30.19			
Article 31: Exercise of supervisory powers and imposition of sanctions Sofie Cools	492			
I. General Remarks	B.31.01			

Tabl	e of	Contents
	./	

II. Relevant Circumstances	B.31.06
III. Cooperation between Competent Authorities	B.31.14
Article 32: Reporting of infringements Sofie Cools	499
I. General Remarks	B.32.01
II. External Whistle-blowing Mechanisms	B.32.06
III. Rewards for Whistle-blowers	B.32.14
IV. External versus Internal Whistle-blowing	B.32.22
Article 33: Exchange of information with ESMA Sofie Cools	513
I. General Remarks	B.33.01
II. Implementing Technical Standards	B.33.06
Article 34: Publication of decisions Sofie Cools	518
I. General Remarks	B.34.01
II. Sanction or Preventive Measure	B.34.07
III. Fair Trial and Data Protection	B.34.14
B6. Delegated Acts and Implementing Acts Article 35: Exercise of the delegation Sebastian Mock	529 529
Article 36: Committee procedure Sebastian Mock	532
B7. Final Provisions	533
Article 37: Repeal of Directive 2003/6/EC and its implementing measures Sebastian Mock	533
Article 38: Report Sebastian Mock	534
Article 39: Entry into force and application Sebastian Mock	535
Index	537