

# Open EDI and Law in Europe

Andreas Mitrakas

Kluwer Law International

# Edi And The Law

**S Ben Porath**



## **Edi And The Law:**

**EDI and the Law** Ian Walden, 1989 No direct case law exists for electronic data interchange The very nature of this new technology challenges traditional legal concepts In this fast moving field practice is far ahead of the law itself and in EDI even the absence of paper raises difficulties The legal issues of paperless trading need to be sorted out quickly as EDI is adopted widely This new book explains the current situation     Open EDI and Law in Europe Andreas Mitrakas, 1997-01-01 Electronic commerce applications all allow the transfer of electronic data from one point to another Open EDI a particular application of electronic commerce also permits commercial transactions to take place in a fully automated and highly organised trading environment This volume focuses on open EDI and its relationship with law When confronted with technology the typical reaction of the law is to support interpretations and amendments of existing statutes so that old laws can accommodate the change Open EDI however does not fit within this traditional regulatory method Open EDI permits ad hoc open electronic transactions irrespective of geographical border and jurisdictions among trading partners with no prior trade relationship By doing so open EDI limits the possibility of using up front interchange agreements to address the legal problems of the interchange It therefore requires the use of legal instruments supported by information technology to overcome legal problems Openness in an electronic environment has the potential to initiate an unobserved change in law Possible regulations should address users need to act in such a trading environment without the inhibition of basic legal concerns Open EDI and Law in Europe concludes that the challenge of open EDI necessitates working toward a new legal framework based on international law and supported by information technology This volume will assist lawyers and laypersons concerned with the practical and theoretical aspects of the legal issues of the application of open EDI by pointing out subtle issues in the application of law in this area and by provoking thought regarding possible solutions

**Information Technology & The Law** Chriswards, 1990-11-26     Challenge and Consequence-- Forcing Change to ECommerce Ralph W. Notto, 2005 Notto traces the history of electronic commerce and the consequent changes in the flow and use of information in the last quarter of the 20th century He emphasizes electronic data interchange EDI as an essential component in the evolution of electronic commerce Having worked on this volume from 1987 to 2002 Notto a systems engineer writes as     **EDI and the Law of Contract** Chao-Wai Wong, 2017-01-26 This dissertation EDI and the Law of Contract by Chao wai Wong was obtained from The University of Hong Kong Pokfulam Hong Kong and is being sold pursuant to Creative Commons Attribution 3 0 Hong Kong License The content of this dissertation has not been altered in any way We have altered the formatting in order to facilitate the ease of printing and reading of the dissertation All rights not granted by the above license are retained by the author DOI 10 5353 th\_b3195108 Subjects Electronic data interchange Law and legislation Electronic data interchange Law and legislation China Hong Kong Contracts Contracts China Hong Kong Electronic data Contracts     **EDI and the law** , 1991     The EDI Law Review , 1996     *The World Bank Legal Review*,

*Volume 1: Law and Justice for Development* World Bank, 2022-05-20 Sustainable poverty reduction and equitable economic development rest on the firm foundation of the rule of law On the domestic front countries must engage in legal reform in order to maximize the benefits of globalization increase efficiency in business transactions improve the way governments deliver essential services and facilitate access to an effective justice system Internationally new rules are needed to face global threats such as money laundering destabilizing capital movements communicable diseases and attacks on the environment The first volume of The World Bank Legal Review Law and Justice for Development is the result of the World Bank's unique experience with legal and judicial innovations and research around the world It will be of interest to policy makers attorneys international development professionals and anyone interested in the role of law and justice in the multifaceted struggle to relieve poverty and improve living standards in developing countries      **Electronic Data Interchange** United States. Congress. House. Committee on Small Business. Subcommittee on Exports, Tax Policy, and Special Problems, 1991      EDI and the Law Blenheim Online, 1989      **The Law of Electronic Commerce** Jane K. Winn, Benjamin Wright, 2000-01-01 Annotation New edition of a study of the law of electronic commerce which requires the simultaneous management of business technology and legal issues Winn law Southern Methodist U and Wright a business lawyer in Dallas present 21 chapters that discuss introductory material such as business and technologies of e commerce getting online jurisdiction and choice of law issues and electronic commerce and law practice contracting electronic payments and lending intellectual property rights and rights in data regulation of e business markets and business administration Presented in a three ring binder Annotation c Book News Inc Portland OR booknews com      Computers and the Law Robert Dunne, 2009-05-29 This book introduces undergraduates and computing industry professionals to basic legal principles and the peculiarities of legal issues in cyberspace      Digital Accounting Ashutosh Deshmukh, 2006-01-01 This volume provides a foundation in digital accounting by covering such fundamental topics as accounting software XBRL eXtensible Business Reporting Language and EDI The effects of the Internet and ERP on accounting are classified and presented for each accounting cycle along with a comprehensive discussion of online controls      *New Technologies, Artificial Intelligence and Shipping Law in the 21st Century* Professor Barış Soyer, Andrew Tettenborn, 2019-08-05 *New Technologies Artificial Intelligence and Shipping Law in the 21st Century* consists of edited versions of the papers delivered at the Institute of International Shipping and Trade Law's 14th International Colloquium at Swansea Law School in September 2018 Written by a combination of top academics and highly experienced legal practitioners these papers have been carefully coordinated to give the reader a first class insight into the issues surrounding new technology and shipping The book is set out in three parts Part I offers a detailed and critical analysis of issues that are emerging and those that are likely to emerge from the use of advanced computer technology particularly at the contracting process and in the context of issuing trading documents Part 2 focusses on artificial intelligence and discusses the contemporary issues that will emerge once autonomous ships and

similar crafts are put to use in the world's oceans. As well as this, the legal impact of ports utilising artificial intelligence and computer technology will also be considered. Part 3 analyses how the increasing use of legal technology is changing insurance underwriting and shipping litigation. An invaluable guide to the recent technological advances in shipping, this book is vital reading for both professional and academic readers.

Research Handbook on International Insurance Law and Regulation Julian Burling, Julian M. Burling, Kevin Lazarus, 2012. Global insurance and its rapidly evolving law and regulation demands international research. To this aim, the Handbook offers a truly international collection of essays. Highly renowned experts analyze the key topics currently under international discussion and development. While representing a diversity of national jurisdictions, the focus lies on the largest insurance jurisdictions: USA, UK, and Germany, but newly important jurisdictions like Brazil and China are considered as well. A most valuable and important contribution to international insurance law literature. Manfred Wandt, Director of the Insurance Law Institute, Goethe University Frankfurt, Germany. This Research Handbook is published at an opportune time. A global review of insurance law and regulation is underway. Much reform happens locally with little reference to developments elsewhere, and this Research Handbook brings the strands together. It is a comprehensive review by distinguished authors from different backgrounds, including both leading academics and practitioners. They consider the definitions of insurance, its economic underpinnings, comparative law and regulations, actual and proposed reforms, the effects on underwriting and claims, and how insurance is studied and taught. Good laws and regulation benefit the market and its customers; bad laws and regulation do the opposite. This book is required reading for all involved in the reform process. David Hertzell, Law Commissioner. Globalisation has had no greater impact in the commercial world than on insurance: the law which governs it and the risks it seeks to address. Those who inspired this publication and the contributing authors are to be thanked for providing such a necessary and useful reference source. It covers so much of what insurance professionals need to be aware of in the insurance law world of the twenty-first century. Michael Gill, President of the International Insurance Law Association. Given its economic importance, insurance is a field that has been underserved as an area of academic study. This detailed book provides much needed coverage of insurance law and regulation in its international context. Produced in association with Lloyd's, it draws on the expertise both of academics and practising lawyers. Containing 30 comprehensive chapters, it provides in-depth studies on key areas such as the role of international organisations, the judicial interpretation of insurance contract clauses, and transnational regulatory recognition. It also provides thorough introductions to important jurisdictions including the EU, US, and Japan, as well as focusing on newly emerging economies such as China and Brazil. Specialist topics covered include regulation by and of Lloyd's, the tort of bad faith in the US, microinsurance, and takaful insurance. This well-documented resource will appeal to academics and students in insurance law and regulation, policymakers, and private practice lawyers. The book also aims to stretch the imagination of anyone with an interest in insurance law and regulation, providing detailed analysis and avenues for further investigation.

Internet and Electronic Commerce Law in the European Union John Dickie,1999-09-23 This book outlines and analyses the legislative activity of the Union in terms of Internet and Electronic Commerce Law     **Elgar Concise Encyclopedia of Legal Education** Fiona Cownie,Anthony Bradney,Emma Jones,2025-01-09 This Concise Encyclopedia provides a thorough overview of legal education and explores diverse topics including the use of digital skills in law schools and the intersection between law and economics and law and humanities Carefully curated it presents an invaluable survey of legal pedagogy

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