LAW & DATA 2024/2025

University of Padova

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DIFFERENCES

COUNCIL OF EUROPE - CoE -

EUROPEAN FREE TRADE ASSOCIATION - EFTA -

EUROPEAN ECONOMIC AREA - EEA -

Continental level

46 Member States

Institutions (<u>European Court of Human</u> <u>Rights</u>)

Strasbourg (France)

Regional trade organisation

Iceland, Norway, Liechtenstein, Switzerland

Free trade area

Participation in the Schengen Area

Geneva (Switzerland)
Bruxelles + Luxembourg

EU MS + EFTA MS (no Switzerland)

Defined by an international agreement (1994) within which the EU single market basic rules apply

Participation in the European Single Market

DIFFERENCES | Members

- EFTA -

Iceland
Liechtenstein
Norway
Switzerland

- EEA -

Austria Belgium Bulgaria Croatia Cyprus Czech Republic Denmark Estonia Finland France Germany Greece Hungary **Iceland** Ireland

Italy Latvia Liechtenstein Lithuania Luxembourg Malta **Netherlands** Norway Poland Portugal Romania Slovakia Slovenia Spain

Sweden

- SCHENGEN -

Austria Belgium Croatia Czech Republic Denmark Estonia **Finland** France Germany Greece Hungary **Iceland** Italy Latvia

Liechtenstein Lithuania Luxembourg Malta **Netherlands** Norway Poland Portugal Slovakia Slovenia Spain Sweden **Switzerland**

NO Bulgaria, Cyprus, Ireland, Romania

EUROPEAN UNION 27 MEMBER STATES

1 January 1958 Treaty of Rome	1 January 1973	1 January 1981	1 January 1986	1 January 1995	1 May 2004	1 January 2007	1 July 2013
Italy	Denmark	Greece	Spain	Austria	Cze <mark>c</mark> h	Bulgaria	Croatia
The Netherlands	Ireland		Portugal	Finland	Republic	Romania	
Belgium	[United			Sweden	Estonia		
Luxembourg	Kingdom]				Cyprus		
France					Latvia		
Germany					Lithuania		
					Hungary		
					Malta		
					Poland		
					Slove <mark>n</mark> ia		
					Slovakia		

EUROPEAN UNION

«The Community constitutes a **NEW LEGAL ORDER** OF INTERNATIONAL LAW for the benefit of which the states have limited their sovereign rights»

ECJ, case 6/64, Costa v. ENEL [1964]

«its own legal system which, on the entry into force of the Treaty, became an integral part of the legal systems of the Member States and which their courts are bound to apply (...)»

ECJ, case 26/62, Van Gend en Loos [1963]

- REGIONAL LEVEL
- ➤ 27 MEMBERS STATES



APPLICATION FOR EU MEMBERSHIP

ART. 2 TEU

«any European state which **respects the common values of the Member States** and undertake to promote them may apply to become a member of the Union. These **values** include **human dignity, freedom, democracy, equality, the rule of law and respect for human rights**, including the rights of persons belonging to minorities»

ART. 49 TEU

«any European State which respects the values referred to in Article 2 and is committed to promoting them may apply to become a member of the Union. The European Parliament and national Parliaments shall be notified of this application. The applicant State shall address its application to the Council, which shall act unanimously after consulting the Commission and after receiving the consent of the European Parliament, which shall act by a majority of its component members. The conditions of eligibility agreed upon by the European Council shall be taken into account.

The conditions of admission and the adjustments to the Treaties on which the Union is founded, which such admission entails, shall be the **subject of an agreement between the Member States** and the applicant State. This agreement shall be submitted for ratification by all the contracting States in accordance with their respective constitutional requirements.