



## Comprehensive Security: The EU's Strategic Autonomy from a Practical Legal Perspective

## **CLEER Conference**

organised in close cooperation with the General Court of the European Union and the Department of European and Economic Law of the University of Groningen

Friday 21 October 2022, T.M.C. Asser Institute, The Hague (as well as online)

'Strategic autonomy' has become a buzzword in debates on the EU's position as a global actor. A first reference to strategic autonomy already dates back to December 2013 when the European Council called for the development of European defense capabilities to enhance the strategic autonomy of the European Union. In the following years, the term features prominently in EU policy documents, including the 2016 EU Global Strategy and the establishment of a European Defence Fund in 2017. The idea received additional attention during the Trump-era and can also be seen as a driver behind the current PESCO initiatives on European military cooperation. Closely linked to this debate is the role of NATO and the function of both Articles 5 NATO and Article 42(7) TEU on collective defence. Despite its growing significance, the legal contours of and challenges raised by 'strategic autonomy' remain nebulous.

The aim of the present conference is to explore the different legal dimensions of the concept of 'strategic autonomy' by approaching 'security' - a core idea underpinning it - in a more comprehensive fashion. After all, security questions are not only relevant in military terms, but also present themselves in areas such as energy policy, data protection, sanctions, extraterritorial effects of foreign law, investment policy, or public procurement.

Practical legal questions increasingly present themselves in these fields — as the relevant CJEU case-law attests to. These range from individuals or companies seeking legal protection in CDSP matters (including staff and public procurement matters), on questions of energy security or data protection, on exports of dual-use goods, or in cases of clear conflicts between EU and foreign sanction regimes. But legal questions equally emerge in relation to obligations under PESCO or with regard to military missions (the binding nature of norms, responsibility and claims, the appropriate court or tribunal).

The conference aims to bring together academics as well as practitioners working at, inter alia, courts and tribunals, ministries, embassies and law firms.

## **Programme**

10:00-10:15 Introduction and welcome

10:15-11:00 The General Court of the European Union's Engagement with Questions of Security

Marc van der Woude, President of the General Court of the EU

11:00-12:15 Round Table on Member State's Perspectives on European Security

Contributions by selected Member States and EU Institutions

12:15-13:00 Lunch

13:00-14:15 Panel 1: Common Security and Defence Policy

Federico Casolari – Member States-EU interactions with security implications and the

implementation of the Eu's strategic autonomy doctrine

Bram Vroege - European Defense Fund

Stephan Marquardt – Legal Nature of Civilian CDSP Missions

14:15-15:15 Panel 2: Sanctions and Export Restrictions

Machiko Kanetake – The EU's dual use export control

Peter van Elsuwege – Strategic autonomy and EU sanctions: challenges of co-ordination and

judicial review

15:15-15:45 Coffee / tea

15:45-17:00 Panel 3: Energy, Digital and Food Security

Max Baumgart – EU energy security and its external dimension

Oskar Gstrein – Digital Autonomy, Sovereignty and Security

Josephine van Zeben – Food security

17:00-18:00 Reception

