Contributors

Stefan D. Amarasinha is currently Head of the Trade and Economic Section of the EU Office to Hong Kong and Macau. He previously worked for the Directorate-General for Trade of the European Commission dealing with various issues relating to the DDA, the institutional function of the WTO, the OECD, and WTO dispute settlement.

Leonardo Armati is an associate at the Brussels office of Bonelli Erede Pappalardo. He practises in the field of EU law and antitrust law, both in Italy and other EU countries. He has written on and gives lectures in the field of EU and competition law.

William Bishop, Vice President of Charles River Associates, London, has 26 years of experience as an advisor to companies on antitrust matters. He has held academic posts at the London School of Economics, Oxford University, and at universities in Canada, Australia, and the United States. He is currently professor of the economics of competition law at the College of Europe in Bruges. He is also a (non-practising) member of the English bar. He has appeared as an expert witness before the courts of several European countries, before the European Commission, the Monopolies and Mergers Commission, and the Ways and Means Committee of the US House of Representatives. He has conducted research and written economic analyses on more than 100 industries in the course of advising on litigation and on investigations by the OFT, the MMC, the European Commission, and national competition authorities. He has been an advisor to DGIV on its Market Definition Notice, on Quantitative Techniques and on Remedies, and to the DTI on the UK Competition Act.

Hendrik Bourgeois is General Counsel, Europe at General Electric Company (GE). Prior to that, he was serving as Senior Counsel, Competition, Regulation and Government Relations for Europe at GE, and before that he was GE’s European Competition Counsel, serving all GE businesses on a wide variety of competition law matters involving mergers and acquisitions, distribution, R&D activities, and compliance issues. Previously, he was the European General Counsel of one of GE’s business divisions, GE Industrial Systems. Prior to joining GE, he was a member of the Brussels and New York Bars, and an attorney with Jones Day,
based in Washington DC and Brussels, where he practised mainly US antitrust, and respectively European competition law. He has an LLM degree from Harvard Law School and obtained his law degree at the Rijksuniversiteit Ghent, Belgium. He is a frequent speaker and writer on competition law issues.

Marco Bronckers is a professor of law at the University of Leiden, where he holds the chair of WTO and EU law. He received his legal education in the Netherlands (University of Amsterdam, JD 1979; PhD 1985) and the United States (University of Michigan, LLM 1980). He practised law in the United States and the Netherlands, following an internship with the European Commission’s Legal Service. Since 1990 he has been based in Brussels. Having been a partner in leading Dutch and American law firms, he created his own firm with Vermulst Verhaeghe Graafsma & Bronckers in 2009. His legal specialties are European law, international trade law, and competition law. During his career as a practising lawyer, he has published and lectured widely. In addition, he is a regular lecturer at the World Trade Institute, University of Bern (MILE program), and the University of Barcelona (IELPO program). He is an associate editor of the Journal of International Economic Law (published by Oxford University Press), and on the advisory board of the European Journal of Risk Regulation (Lexxion) and Legal Issues of Economic Integration (Kluwer).

Thomas Cottier is a Managing Director of the World Trade Institute and the Institute of European and International Economic Law, a Professor of European and International Economic Law at the University of Bern. He is the managing director of the World Trade Institute and directs the national research programme on trade law and policy (NCCR Trade Regulation: From Fragmentation to Coherence) located at the WTI. He has a long-standing involvement in GATT/WTO activities. He served on the Swiss negotiating team of the Uruguay Round from 1986 to 1993, first as chief negotiator on dispute settlement and subsidies for Switzerland and subsequently as chief negotiator on TRIPs. He was the Deputy-Director General of the Swiss Intellectual Property Office and served as a member or chair of several GATT and WTO panels. He has written and publishes on a wide range of trade, European law and international law issues.

William J. Davey retired as the Guy Raymond Jones Chair in Law at the University of Illinois College of Law in August 2008. He had taught at the College since 1984 and continues to teach a course on international trade law. From 1995 to 1999, he was the Director of the Legal Affairs Division of the World Trade Organization. He is the author of Legal Problems of International Economic Relations (St Paul, MN, Thomson/West, 5th edn, 2008, with Jackson & Sykes); Enforcing World Trade Rules
Contributors

Philippe De Baere is a partner with the Brussels law firm of Van Bael & Bellis where he specializes in international trade and customs law. He has been involved in most major EU anti-dumping, anti-circumvention and anti-subsidy proceedings since 1990. In this field, he has represented numerous clients before the European Commission and the Court of Justice of the European Union. In the field of international trade law, he has assisted WTO members in various WTO dispute settlement proceedings, in particular involving anti-dumping issues.

Gérard Depayre is a consultant in international trade in Geneva. He worked for the European Commission from 1976 to 2005, serving as Deputy Head of the European Commission's Delegation in Washington, DC, from May 2001 to August 2005. During his 30-year career with the European Commission, he served as Deputy Director-General for EU Trade Policy and Relations with North America, Asia, Australia, New Zealand, the North American Free Trade Agreement (NAFTA), and the Asia–Pacific Economic Cooperation (APEC) (1996–99). In this position, he was the Commission's negotiator for China's accession to the World Trade Organization (WTO) and led the implementation of the Transatlantic Economic Partnership. He was Head of Unit from 1987 to 1994 and then Director of EU Trade Policy Instruments from 1994 to 1996, covering anti-dumping, safeguards, subsidies, and other instruments of external economic policy. He negotiated for the Commission the WTO Agreement on Subsidies and Countervailing Duties in the Uruguay Round. He served in the cabinet of former EU External Relations and Trade Commissioner Willy Declercq from 1985 to 1987 after two years (1983–85) as principal administrator handling industrial problems with non-EU countries, notably Japan.

Piet Eeckhout studied law (lic iur) and European law (lic Eur iur) at the University of Ghent, Belgium, where he also obtained his PhD degree. Before joining King's in 1998 he taught at the University of Ghent and at the University of Brussels (VUB). Between 1994 and 1998 he worked in the chambers of Advocate General Jacobs at the European Court of Justice. He is Director of the Centre of European Law, at King's (see...
www.kcl.ac.uk/cel). He is co-editor of the Yearbook of European Law, and also teaches at the College of Europe, Bruges. He is an associate academic member of Matrix Chambers, London. He is a leading authority EU law and international economic law. He is the author of External Relations of the European Union (Oxford, Oxford University Press, 2004).

Lothar Ehring currently is the Assistant to Mr. Péter Balás, Deputy Director-General at the Directorate-General for Trade of the European Commission, responsible for multilateral affairs, as well as trade defence instruments and bilateral trade relations with Eastern Europe and Central Asia. Until 2008, he served in the Unit of the European Commission’s Directorate-General for Trade that is responsible for Legal Aspects of Trade Policy. He was theCoordinator for legal issues of multilateral trade, handled several WTO disputes and also represented the European Community in the negotiations on the reform of the WTO Dispute Settlement Understanding. He specializes on horizontal questions of dispute settlement, the law of non-discrimination, trade in agriculture and institutional questions of the WTO, topics on which he also lectures at universities and publishes in law reviews.

Simon J. Evenett is Professor of International Trade and Economic Development at the University of St Gallen, Switzerland, and Co-Director of the CEPR’s Programme on International Trade and Regional Economics, Europe’s most established group of international trade researchers. He is also the coordinator of the Global Trade Alert, the independent trade policy monitoring service.

Ian S. Forrester practises European law with lawyers from eight jurisdictions in the Brussels office of White & Case. He has practised as an advocate in Scotland and as a barrister before the English courts. He has participated in many cases before the European courts, the European Commission and national competition agencies. He represented the European Commission (with Jacques Bourgeois) before the European courts in the Magill case about refusals to license by dominant companies, and UEFA in the Bosman case about professional football. He specialises in the fields of competition, trade, sport, broadcasting and pharmaceutical regulation, having acted in contentious proceedings for Canon, Du Pont, GlaxoSmithKline, Microsoft, Pfizer, Toyota and other leading companies. He has lectured on EC legal and policy topics to academic and private bodies in many countries, and has published extensively on these themes. His numerous articles on competition law include an annual survey of EC competition law developments in the Oxford Yearbook of European Law (Oxford, Oxford University Press, 1981 to date). He was appointed Queen’s Counsel in 1988, and Visiting Professor (1991) then Honorary Professor and Honorary Doctor of Laws (2009) at Glasgow University.
He has served as an arbitrator under the rules of the International Chamber of Commerce and the International Centre for Settlement of Investment Disputes. He is a Trustee of the European Union Baroque Orchestra, and an Elder of St Andrew’s Church of Scotland in Brussels.

**Damien Geradin** is Partner at Covington & Burling and Professor of Competition Law and Economics at Tilburg University. His areas of research include antitrust, network industries (telecommunications, postal services, energy and transport), and economic regulation in general. He also held visiting professorships in a number of leading US universities including Columbia, Harvard, UCLA and Yale. He has published more than 50 legal and economic papers in a variety of academic journals, including the *Common Market Law Review*, the *European Law Review*, the *Journal of Competition Law and Economics*, the *Berkeley Technology Law Journal*, the *Columbia Law Review*, the *Journal of World Trade*, the *Journal of International Economic Law*, the *European Foreign Affairs Review*, and the *Utilities Law Review*. His work has been quoted by the European Court of Justice, the US Court of Appeals (10th Circuit), as well as in numerous regulatory proceedings.


**Barry E. Hawk** is Director at Fordham Competition Law Institute and Professor at Fordham Law School; former partner and head of international antitrust practice group, Skadden, Arps, Slate, Meagher & Flom LLP. For many years he has conducted annual seminars on antitrust law.
and policy for officials of the Commission of the European Communities as well as officials and judges for antitrust authorities throughout the world. He also has served as a consultant to the Commission’s Legal Service and to the OECD. He has authored many books and articles on European and US antitrust law and policy.

John H. Jackson is University Professor and Director at the Institute of International Economic Law, Princeton; University of Michigan. His most recent important honors include the Manley O. Hudson medal awarded him in April 2008 by the American Society of International Law, and an honorary doctorate award in October 2008 by the European Union Institute in Florence to honour the excellence of lifetime work of legal scholarship related to international economic relations and activity. He joined the Georgetown faculty after a distinguished career as Hessel E. Yntema Professor of Law at the University of Michigan. He has been a visiting faculty member at the University of Delhi in Delhi, India and the University of Brussels in Brussels, Belgium, a Consultant on Legal Education to the Ford Foundation, a Research Scholar at the headquarters of General Agreement on Tariffs and Trade (GATT) in Geneva, Switzerland, and a Rockefeller Foundation Fellow in Brussels, Belgium. He has served as General Counsel for the Office of the President’s Special Representative for Trade in the US Executive Office of the President in Washington, DC (1973–74), and Associate Vice President for Academic Affairs at the University of Michigan (1988–89). Over the years, he has also advised the US and various foreign governments, international organizations, and in 2000, served as chairperson of a WTO panel for a trade dispute settlement procedure. Professor Jackson has served as a member of the board of editors for the American Journal of International Law, Law and Policy in International Business, International Tax & Business Lawyer, Fordham International Law Journal, and the Maryland Journal of International Law & Trade. He is a member of the editorial board for The World Economy and a past member of the editorial boards for the International Bar Association and the Journal of World Trade Law. He is the editor in chief and a founding editor of the Journal of International Economic Law (JIEL), published by Oxford University Press since 1998. In 1998, he was formally inaugurated to the position of University Professor at GULC. He is also Director of the Institute of International Economic Law at GULC.

James A. Keyte is Partner at Skadden where he handles a wide variety of antitrust litigation, transactional and advisory matters across numerous industries. In the transactional arena, he has represented numerous clients before the Department of Justice and the Federal Trade Commission. He
also regularly appears before the antitrust agencies in a variety of investigational contexts. He is a frequent contributor of antitrust articles to the Antitrust Law Journal and Antitrust Magazine on a variety of topics, including merger analysis, market definition and conduct-related issues. He is a senior editor of the Antitrust Law Journal and a former editor of Antitrust Magazine. He has been repeatedly selected for inclusion in Chambers USA: America’s Leading Lawyers for Business.

Pieter Jan Kuijper has been Professor of the Law of International (Economic) Organizations at the Faculty of Law of the University of Amsterdam (UvA), the Netherlands, since 2007. Prior to his appointment at the UvA, he was Principal Legal Advisor and Director of the External Relations and International Trade team of the Legal Service of the European Commission (2002–07). He is currently an editor of the Common Market Law Review, Legal Issues of Economic Integration and the Journal of International Economic Law. He also serves on the advisory board of the International Organizations Law Review, and is an active member of various learned societies.

Juan A. Marchetti is counsellor in the Trade in Services Division of the World Trade Organization (WTO), and is currently the secretary of the WTO Committee on Trade in Financial Services. He holds a university degree in economics, and specialises in the area of trade policy in services, particularly in the field of trade in financial services. Before joining the WTO Secretariat, his previous positions included the following: secretary of embassy at the permanent mission of Argentina to the WTO, where he was responsible for services negotiations, and economist at the technical division of the Buenos Aires Stock Exchange.

Marc Maresceau studied at Ghent University, The Johns Hopkins University, Bologna and the Institut de hautes études internationales, University of Geneva and was Leverhulme Fellow at the University of Edinburgh. At Ghent University, he teaches European Law and Institutions. He is director of the European Institute of Ghent University, holds a Jean Monnet Chair and is coordinator of the Ghent University Jean Monnet Centre of Excellence. Many of his publications concentrate on legal and political aspects of external relations of the EU and on EU enlargement. He had visiting chairs at various universities, including the Université de Bordeaux IV; Université de Rennes 1; Paris II (Panthéon-Assas); King’s College, University of London; The Hebrew University, Jerusalem; College of Europe, Bruges and Warsaw; Università di Bologna; Scuola Sant’Anna, Università di Pisa; the University of Georgia (Athens, United States). He also taught at the Academy of International Law, The Hague, on ‘Bilateral Agreements concluded by the European Community’ and has many publications on his name.
Petros C. Mavroidis is Edwin B. Parker Professor of Law at Columbia Law School, and Professor of Law at the University of Neuchâtel. He is, along with Henrik Horn, chief reporter of the American Law Institute (ALI) project ‘Principles of International Trade Law: the WTO’.

Massimo Merola is the managing partner responsible for the Brussels office of Bonelli Erede Pappalardo and is the scientific director of the firm’s European Law and Antitrust group. He oversees a broad regulatory practice specializing in EU law, European and Italian competition law, state aid law. He regularly appears before the European Commission and diverse national agencies and sanctioning bodies in various EU member states to represent leading corporate clients in sectors like telecommunications, energy and air transportation. In conjunction with his active legal practice, he has lectured since 1993 as a visiting professor at the College of Europe in Bruges and at other universities in Italy and Spain. He is a regular speaker at European conferences and seminars on competition and state aid and the author of several publications.

Frank Montag is a senior partner in Freshfields Bruckhaus Deringer’s antitrust, competition and trade (ACT) group, based in the Brussels office. A member of the Brussels and Cologne Bars, his practice focuses on European, German and international competition and trade law. He has represented companies across a wide range of industries before national competition authorities and the European Commission, in particular in merger control filings, cartel investigations and proceedings under Regulation No. 1/2003. In addition, he has represented companies and public institutions in state aid proceedings as well as in trade cases and has also acted for companies, trade associations and governments in several dozen proceedings before the European Court of Justice and General Court, and the European Free Trade Association court. For many years, he has been recognized as a leader in his fields by the principal legal directories. He graduated from the United World College of the Atlantic, Wales (IB 1976) and the Universities of Bonn (Dr iur 1984) and Georgia, United States (LLM 1982). He speaks German, English and French.

Tetyana Payosova is a PhD student and a research fellow at the Institute of European and International Economic Law, University of Bern, Switzerland. She was educated at Odessa National Law Academy in Ukraine, as well as at the Law Faculty of the University of Bern, Switzerland. Her main research areas are trade and international law, energy law, European law and intellectual property law.

Ernst-Ulrich Petersmann is Professor at the European University Institute at Florence. He has published more than 25 books and more than 200
Contributors

articles on international and European law. He practised international economic law for more than 30 years as representative of Germany in European and UN institutions, as legal advisor in GATT, as well as in the World Trade Organization, and as legal consultant for the EU Commission, the European Parliament, the OECD and UNCTAD. He served as legal secretary, member or chairman of numerous GATT and WTO dispute settlement panels and was proposed twice by Germany as official candidate for the WTO Appellate Body. He served as Head of the Law Department of the European University Institute (2006–09) and was a visiting professor at Michigan University Law School, Columbia University Law School and Yale Law School (United States), Stellenbosch University Law School (South Africa), the Academy of European Law (Florence), the Academy of International Trade Law (Macau), the Hague Academy of International Law (2000), and the Xiamen Academy of International Law in China (2006). He continues to serve as associate editor of the Journal of International Economic Law and as Chairman (since 2000) of the International Trade Law Committee of the International Law Association.

Nicolas Petit is Professor at the Law School of the University of Liege (ULg), Belgium, and Visiting Professor at the EDHEC Business School, Lille, France. He is the Director of the ULg LLM in European Competition and Intellectual Property Law, co-Director of the Institute for European Legal Studies and Director of the Global Competition Law Centre of the College of Europe. He was formerly an Associate at Howrey LLP, Brussels and served as a clerk at the Commercial Chamber of the French Supreme Court. He holds a PhD in law (2007), which was prized both by the review Concurrences and by the International League of Competition Law (LIDC). In 2009, he was appointed International Reporter of the LIDC. In 2005 he was selected to become a member of Harvard Law School’s Visiting Researchers Programme.

Reinhard Quick received his legal education in Germany (Dr iur) and a Master of Laws (LLM) from the University in Michigan. During this period he was a stagiaire with the EC Commission in Brussels and the GATT Secretariat in Geneva. In 1984 he became a Trade Policy Adviser for the German Chemical Industries Association (VCI) in Frankfurt. In 1987 he was appointed Head of the Legal Service of the European Chemical Industry Council (CEFIC) based in Brussels. Since October 1993 he has been the director of the VCI Liaison Office in Brussels. In 2006 he was appointed honorary professor for international economic law at the University of Saarland in Saarbrücken where he teaches a course on trade and environment. He has published several articles on trade policy and European Community affairs.
Raimund Raith is Legal Adviser at the Legal Service of the European Commission. Previously he served as Minister-Counsellor/Legal Adviser at the EC Delegation in Geneva. He has extensive experience in all aspects of WTO activities, in particular dispute settlement. Prior to that he held various positions in the Commission's Directorate General for External Relations, including for seven years Head of the Intellectual Property and Investment Section which had responsibility for the Uruguay Round Negotiations on TRIPs and TRIMs. Previously he was case handler for anti-dumping in the Commercial Defence Division of this Directorate General.

Before joining the Commission he held the position of an assistant professor in the law department of the European University Institute in Florence.

He also holds a permanent appointment as professor for international economic law at the Saarland University and has lectured at numerous academic institutions including the Salzburg Seminar. He publishes regularly on topics of intellectual property law and international trade/economic law.

He has studied law and economics at the universities of Tubingen (PhD), Geneva (including HEI) and Ann Arbor, Michigan (LLM) and has been a member of the New York Bar since 1982.

José Rivas is Head of Bird & Bird’s international EU & Competition Group. He has extensive litigation experience before the European Courts in Luxembourg – having represented clients in competition, trade and institutional EU law. He has represented clients under investigation by the European Commission and other national competition authorities, and has filed complaints with such authorities. He is editor of the World Competition, Law and Economics Journal (Kluwer) and has written extensively on competition law in both English and Spanish. He is a visiting Professor of Competition and State Aids Law at the College of Europe, Natolin Campus, and is a frequent speaker at conferences and seminars. He is also a member of the Working Groups on Competition and State Aids Law of the European Confederation of Business Associations (Business Europe). A member of the Madrid bar since 1986, he studied law at the Universities of Exeter and Zaragoza. He also holds a Master’s degree in EU law from the College of Europe in Bruges.

Catherine Smits is Partner at Koan and Member of the Brussels Bar. After her studies at the Institute for European Studies, Department of European Law at the Free University of Brussels (ULB), she became Full-time Research & Teaching Assistant. She is also Member of the inter-university Centre of Research (Pôle d’attraction interuniversitaire PAI) on internal and external dimensions of EC Law, coordinated by the Institute for European Legal Studies of the University of Liège and in
which the European Institute of Ghent and the Institute of Political Studies of Paris also took part. She has published several articles on European law and competition.

Jacques Steenbergen is Director General in the Belgian Competition Authority. He teaches competition law at the KU Leuven. Before joining the competition authority, he was partner in the Brussels office of Allen & Overy, and legal secretary to the President of the Court of Justice. He is also editor in chief of the Dutch–Belgian European Law Review SEW, Chairman of the Board of the Stichting van het Koninklijk Conservatorium of Brussels (the foundation of the royal academy for music of Brussels), and honorary member of the Bar of Brussels. He lectured or gave conferences and served as member of nomination committees or PhD examination committees in institutes and universities in Austria, Belgium, China, Germany, Hungary, Italy, the Netherlands, Poland, Spain, the United Kingdom, and the United States. He publishes regularly on EU and competition law. He obtained a PhD at the KU Leuven on legal remedies and ailing industries (1978). He holds a masters degree in law from the KU Leuven (1972), and bachelor degrees or equivalent certificates in law, philosophy and economics from the University of Antwerp (UFSIA) (1969).

John Temple Lang is a consultant based in the Brussels office of Cleary Gottlieb Steen and Hamilton LLP. His practice focuses primarily on all aspects of EU competition law. From 1995 to 2000, he was Director responsible for telecommunications and media in the Competition Directorate General of the European Commission. He was a Director there beginning in 1988, and from 1974 to 1988 he was in the Legal Service of the European Commission, dealing primarily with competition law issues. He has published a book on European Community law and more than 250 articles on a wide variety of legal and related subjects, mostly concerned with EU competition law. He has lectured widely in the United States, Canada and in many European countries. He joined the firm as counsel in 2000. He is an Irish lawyer, and graduated with first class honours from Trinity College, Dublin, obtaining his LLD in 1980. He is now Senior Visiting Research Fellow at the University of Oxford and a Visiting Professor at Trinity College, Dublin. He is a member of the Bar in Brussels and a solicitor in Ireland.

Denis Waelbroeck is a Professor in European Competition Law at the College of Europe in Bruges and in European Competition Law and Judicial Protection in the EU at the Free University of Brussels. He has published several books and articles on EU law. He is also partner at Ashurst LLP and has now practised EU law for 30 years.
Hannes Welge is Adviser in the Directorate for Trade Defence at DG Trade of the European Commission, responsible, inter alia, for the negotiations on Rules in the DDA. He is a lawyer and served at the EU Mission in Geneva, where he represented the EU in the area of trade remedies, trade and competition and general WTO matters. He served as panellist in WTO dispute settlement cases on lumber. In 1997, he was a Guest Scholar on International Trade at the Brookings Institution in Washington. Prior to joining the European Commission in 1989, he served as a judge in Germany in the areas of competition and intellectual property.