Contributors

**Susan Ariel Aaronson** (Ph.D. Johns Hopkins) is Associate Research Professor at the George Washington University’s Elliott School of International Affairs and the Minerva Chair at the National War College in Washington DC. She does research on trade and human rights, trade and Internet issues, business and human rights, corruption and good governance. With funding from the Ford and MacArthur Foundations, she examined how the U.S., EU, and Canada use trade agreements to govern the Internet and to advance Internet freedom. She is the author of six books and numerous articles on globalization issues.

**M. Rodwan Abouharb**, Senior Lecturer (Associate Professor) International Relations, Director M.Sc. in Global Governance and Ethics, University College London (B.Sc. Brunel University, M.A. University at Buffalo, Ph.D. Binghamton University). His research examines how domestic economic and political change, international economic integration and the types of international governance regimes affect the likelihood of civil war, human rights repression, or the promotion of economic development. He examines these issues through quantitative empirical analyses.

**Jean-Bernard Auby**, Professor of Public Law, Sciences Po Paris; Director of *Mutations de l’Action Publique et du Droit Public* (‘Changes in Governance and Public Law’); Chair and former Deputy Director of the Oxford Institute of European and Comparative Law, member of the advisory boards of: ‘European Public Law’ (Wolters Kluwers), the ‘Review of European Administrative Law’ (Europa Law Publishing), the ‘International and Comparative Law Quarterly’ (British Institute of International and Comparative Law), the ‘European Review of Public Law’ (Esperia Publications), the ‘Italian Journal of Public Law’, the ‘Rivista Italiana per le Scienze Giuridiche’ (Jovene Editore), the ‘International Journal of Public Sector Management’ (Edward Elgar Publishing) and the ‘Rivista Trimestrale di Diritto Pubblico’ (Giuffrè).

His main publications are: *Tortious Liability of Statutory Bodies. A Comparative and Economic Analysis of Five English Cases* (with B.S.

**Mariangela Benedetti** (Ph.D., University of Rome ‘La Sapienza’ in Administrative Law) is Adjunct Professor of Public and Administrative Law at the University of La Tuscia. From 2009 to 2010 she was Research Fellow in Administrative Law and she won a four months’ merit-based scholarship to conduct research studies within the Houser Global Law School Program of New York University. In 2007 she obtained the Diploma of the Academy of European Public Law having completed a dissertation on ‘Necessary Test on the General Agreement of Trade in Services’.

She is member of the ‘Observatory of regulatory impact analysis’ and of the ‘Istituto per le ricerche sulle pubbliche amministrazioni’ (Irpa). She is currently contributing to the *Quarterly Magazine of Public Law*, the *European Review of Public Law* and the *Journal of Administrative Law*, working on the ‘Rassegna dei provvedimenti ministeriali’. She works in the ‘Administrative burdens measurement and reduction project’ within the Office for Administrative Simplification of the Department of Public Administration.

**Emmanuel Breen**, a French and US Paris based lawyer, teaches at University Paris-Sorbonne, where he is an associate professor, and at Sciences Po Paris. Over the last 15 years, he has published extensively and provided advice to both corporations and governments on how to reconcile compliance and performance, in a variety of complex and international matters such as public–private partnerships, legislative reforms in the energy sector, judicial performance indicators or anti-corruption corporate compliance programs.

**Edoardo Chiti** (LL.M. University College London, Ph.D., European University Institute) is Professor of Administrative Law in the University of La Tuscia, Italy. His principal research interests cover administrative law beyond the State, both EU and global, as well as comparative

Elisa D’Alterio is Tenured Assistant Professor of Administrative Law at the Faculty of Law, University of Catania. She is currently serving as Law Clerk to Justice Professor Sabino Cassese at the Constitutional Court of Italy. She was Counsellor for Legal Affairs of the Italian Minister for Public Administration and Simplification. She is the author of a book entitled The Regulatory Function of Courts in the Global Administrative Space, as well as of articles, in particular, in the fields of transparency, accountability and integrity of the public sector, outsourcing of public activities, penitentiary system, and quality of public services.

Hubert Delzangles is Law Professor at Sciences Po Bordeaux University where he teaches French and European public law. He specializes in European and comparative law and focuses on the economic regulation of public utilities, services of general interest, competition and public contracts law. He wrote his thesis on ‘The independence of national regulatory authorities, electronic communications, energy and postal services’. He is now focusing his researches on environmental law, particularly on the environmental aspects of energy regulation.

Laurence Folliot-Lalliot, a French Professor of Public Law, worked for the World Bank from September 2009 to June 2012, on special leave from her university, Paris Ouest Nanterre, where she now teaches classes on international and comparative procurement law. Last July the EU Commission appointed her as an Expert for the Stakeholder Group on EU procurement reform. Before this, she had been an Expert with the French delegation at the United Nations Commission on International Trade Law (UNCITRAL), at the Working Group on the ‘Legislative Guide on Privately Financed Infrastructure Projects’. At the World Bank, as Senior Legal Counsel with the Legal Procurement Group and as Consultant for the Middle East and North Africa (MENA) Region, she...
advised on procurement reforms in several countries and she worked on procurement trade issues and international public procurement standards.

Daniel I. Gordon has been the Associate Dean for Government Procurement Law at the George Washington University Law School since January 2012. Prior to his appointment, he served as the Administrator for Federal Procurement Policy, a position to which he was nominated by President Obama and confirmed by the Senate in 2009. Prior to joining the Administration, he spent 17 years at the Government Accountability Office (GAO), where he was appointed Deputy General Counsel in 2006 and Acting General Counsel in April 2009. Before he began at GAO, Dan Gordon worked in private practice handling acquisition-related matters. He holds a B.A. from Brandeis University, an M.Phil. from Oxford University, and a J.D. from Harvard Law School. He has also studied in Paris, France; Marburg, Germany; and Tel Aviv, Israel.

Grégory Houillon is Assistant Professor of Public Law at the University of Poitiers. He teaches constitutional, administrative and European law. He recently published Lobbying in Public Law (Bruylant, 2012); Lobbying and Ethics (Cahiers de la fonction publique, no. 316, 2011); Lobbying and Negotiated Law (CNRS Editions, 2012). His research focuses on fundamental rights and liberties and on general theory of law, with various articles including ‘Jean Rivero, Democracy and Administration’ (Revue Française de Droit Administratif, no. 5, 2009), ‘Pedagogy and Legal Effectiveness’ (Presses Universitaires de Toulouse, 2011), and ‘Legal Standards Prohibiting Excess in the ECHR’ (Mare et Martin, 2011).

Pierre Lascoumes is Senior Research Fellow (CNRS) at the Centre d’études européennes, Sciences Po. He specializes in: environmental policies and technological risks regulation, law and public policies, tools in public policies (history, transformation, new types of instruments), contemporary forms of economic crime (transnational criminality, uses of offshore location, laundering), and political corruption (perceptions, social reaction and national and international public policies).

Yseult Marique is Lecturer in Law at the University of Essex (United Kingdom) and teaches at the Université libre de Bruxelles (ULB, Bruxelles). She holds a Licence in Law from the Université libre de Bruxelles (ULB) and a Ph.D. (‘A legal narrative for English and Belgian public private partnerships’) from the University of Cambridge. Her research interests encompass local government, public contracts and more broadly comparative administrative law.
Bernardo Giorgio Mattarella, LL.M. (UC Berkeley), Ph.D. (University of Florence), Full Professor of Administrative Law in the University of Siena Law School and in the National School of Government in Rome; Head of the Legislative office of the Italian Ministry of Education. His main fields of research are: administrative procedure and acts, legislation, administrative transparency, civil service, government ethics, and administrative reforms.

Richard E. Messick advises governments, non-governmental organizations, and development agencies on rule of law and anticorruption policies. He has represented individuals and political committees in the United States in matters involving conflicts of interest and campaign finance law violations, and at the World Bank helped countries in East Asia, Eastern Europe, Africa, and the Middle East draft and implement ethics and conflict of interest laws. His ‘Writing an Effective Anti-corruption Law,’ and ‘Income and Assets Declarations: Issues to Consider in Developing a Disclosure Regime,’ have been widely reprinted.

Carolyn Moser is a Research Fellow at the Max Planck Institute for Comparative Public Law and International Law in Heidelberg. She is preparing a doctoral thesis in law (main supervisor Professor Anne Peters). In her Master’s programme in International Affairs, she studied public international law and international relations at Sciences Po (Institut d’Études Politiques de Paris) and the Fletcher School of Law and Diplomacy (Tufts University, Boston).

After graduation and prior to joining the Max Planck Institute, she worked at the Basel Institute on Governance in Switzerland (2011–2013). In this role, she was involved in implementing rule of law and justice sector reform programmes of the World Bank in several countries of the Middle East and North Africa (MENA) region. She furthermore carried out projects commissioned by different institutions on the prevention of and the fight against corruption in Europe (European Parliament, OSCE) and Asia (GIZ, SDC).

Timothée Paris is Senior Judge at the Administrative Court of Appeal of Paris. He is also Associate Professor of Public Law at the University of Paris-Est Créteil and Secretary General of the Société de Législation Comparée (French Society for Comparative Law).

He holds two bachelor degrees, one in French modern history and the other one in Russian language and civilization, graduating from Sciences Po Paris (French Institute for Political Studies) in 2002. After working for two years as Associate in the French Conseil d’Etat, he was appointed...
as administrative judge in 2004. He carried out his functions as a judge for five years in the Administrative Court of First Instance of Cergy-Pontoise, before being appointed as Special Assistant to the President of the French Conseil d’Etat in 2009. He was appointed as Administrative Judge at the Administrative Court of Appeal of Paris in September 2011.

Thomas Perroud is Assistant Professor at Paris-Est University and lecturer at Sciences Po. He holds a Ph.D. in Public Law from the Sorbonne Law School and a Ph.D. in Law from Warwick University (the thesis was awarded three prizes). In 2013 he was Visiting Researcher at Yale Law School and Deputy Director of the Comparative Administrative Law Initiative. His research interests are in the field of comparative administrative law specializing in regulation, policy-making and administrative procedure.

Cecily Rose is an assistant professor at the University of Leiden. Cecily holds a Ph.D. from the University of Cambridge, where she wrote a dissertation on the international regulation of corruption. Cecily previously worked as an associate at Steptoe & Johnson LLP in Washington, D.C. where her work focused on the US Foreign Corrupt Practices Act. Cecily has also worked as an associate legal officer at the International Court of Justice and at the Special Court for Sierra Leone. She holds an LL.M from the University of Cambridge, a J.D. from Columbia Law School, and a B.A. (English) from Yale.

Susan Rose-Ackerman is the Henry R. Luce Professor of Jurisprudence (Law and Political Science) at Yale University. She has written widely on administrative law, corruption, federalism, and law and economics. Her most recent books are Comparative Administrative Law (editor with Peter Lindseth, 2010), International Handbook on the Economics of Corruption (vol. I, editor, 2006; vol. II, editor with Tina Søreide, 2011); Corruption and Government: Causes, Consequences and Reform, 1999 (translated into 17 languages); From Elections to Democracy: Building Accountable Government in Hungary and Poland (2005); and Controlling Environmental Policy: The Limits of Public Law in Germany and the United States (1995). Her current research interests are comparative administrative law with a focus on the United States and Western Europe, and the political economy of corruption and its control. She directs the program in Comparative Administrative Law at Yale Law School. She earned a Ph.D. in economics from Yale University.

Patrycja Szarek-Mason received her law degrees from Adam Mickiewicz University in Poznan and the University of Ghent. She taught various European Union law courses at the University of Edinburgh,
where she also obtained her Ph.D. in 2008. Since 2003, her research has focused on the requirements of EU membership in the area of anti-corruption policy.

Çagla Tansug is an assistant professor and teaches administrative law at the Law School of Galatasaray University, Istanbul. She obtained her LL.M. at Galatasaray University (‘Arbitration in Administrative Contracts’) and her DEA at Panthéon-Sorbonne University (Paris 1) (‘Pouvoir de sanction des autorités de régulation des télécommunications française et turque’). She obtained her Ph.D. in 2009 from Panthéon-Sorbonne University (Paris 1) with a dissertation entitled *La régulation des services publics de réseau en France et en Turquie* (published by Editions l’Harmattan). She is the author of several articles in the field of administrative law and public economic law.

Dr Simone White studied law at the University of Essex and London School of Economics in London. She has researched and published extensively in the area of EU law, European Criminal law and European Human Rights. She has focused on financial crime, enforcement and ethics. She works for the European Commission’s Anti-Fraud Office as a legal adviser. She is also an honorary research fellow at the Institute of Advanced Legal Studies, University of London and a committee member of the UK European Criminal Law Association and an active member of the UK Fraud Advisory Panel. She is also an accredited international mediator and international arbitrator, and a member of the Chartered Institute of Arbitrators. In Alternative Dispute Resolution (ADR), she has a specific interest in cases involving states as parties.

Contributors