

## Contributors

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

Markesinis, D. Coester-Waltjen and S.F. Deakin), Oxford, Hart Publishing, 1999; *The Public Law/Private Law Divide: Une entente assez cordiale?* (edited by Mark Freedland and Jean-Bernard Auby), Hart Publishing, 2006; *Droit de l'urbanisme et la construction* (Montchrestien, 8th edition, 2008); *Droit des collectivités locales* (PUF, 4th edition, 2008); *Droit de la fonction publique* (Dalloz, 5th edition, 2009); *Droit administratif des biens* (Dalloz, 5th edition, 2007); *La globalisation, le droit et l'Etat* (Montchrestien, 2nd edition, 2010 – Spanish translation, 2013); *La décentralisation et le droit* (Librairie Générale de Droit et de Jurisprudence, 2006); *Droit de la Ville. Du fonctionnement juridique des villes au droit à la Ville* (Lexis Nexis, 2013).

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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.

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**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

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