Contributors

Giovanna Adinolfi

Giovanna Adinolfi is Associate Professor of International Law at the University of Milan. She obtained her PhD in International Economic Law from the University of Bergamo in 1998, and the following year she was awarded a post-doctoral grant at the University of Milan. Her research and publications are mainly focused on international trade and WTO law; international monetary and financial law; the IMF (institutional dynamics, surveillance over national economic policies, financial assistance; legal aspects of the policy of conditionalities); international institutional law; EU external relations in the economic field; and EU financial assistance to States in default.

Fabio Bassan

Fabio Bassan is Deputy Director of the Department of Business Studies – University of Rome Tre, where he teaches international economic law and European law. He has visited at the Georgetown University Law School (1996), holds a Masters Degree in International Economic Law from the University of Turin (1995) and a PhD in European Union Law from the University of Bologna (1998). EU law, international financial law, banking, competition and regulated markets are among his main research interests. He is also Funding Director of the Sovereign Wealth Funds Law Centre, institution consulting investment funds, banks and governments on sovereign investments.

He is the author or editor of nine books and has published many articles and books on SWFs, including The Law of Sovereign Wealth Funds (2011). He has developed an innovative ‘law and finance’ approach to international financial regulation, illustrated in his last book, From Saviour to Guarantor: EU Member States’ Intervention during the Financial Crisis (2015), written with C. D. Mottura, Professor of Financial Mathematics.
Massimiliano Castelli
Massimiliano Castelli holds a Masters in economics from the University of London and a PhD in Economic Policy from the University of Rome where he lectured. He is currently Head of Strategy in the team at UBS Global Asset Management serving central banks and sovereign wealth funds globally. During his professional career he has been Head of UBS Public Policy EMEA and Senior Economist for Emerging Markets. Dr Castelli has established himself as a leading authority on international economic and financial issues and is often quoted in the media and invited to speak at prestigious conferences. He is the author of The New Economics of Sovereign Wealth Funds, Wiley Finance (with Fabio Scacciavillani).

Larry Catá Backer
Larry Catá Backer is the W. Richard and Mary Eshelman Faculty Scholar and Professor of Law & International Affairs at the Pennsylvania State University. He is the founder and director of the Coalition for Peace & Ethics, and has visited at the University of California, Hastings College of Law (1998) and Tulane Law School (2007–2008). His research focuses on governance-related issues of globalization and sovereign investing, concentrating on institutional frameworks where public and private law systems converge. Current projects include regulatory frameworks for sovereign investments, odious debt doctrine, public functions of multinational corporations and non-state regulatory mechanics. His publications include Lawyers Making Meaning: The Semiotics of Law in Legal Education, and Signs in Law, A Source Book (both with Jan Broekman), a casebook, Comparative Corporate Law, an edited collection of essays, Harmonizing Law in an Era of Globalization, and a number of articles on sovereign wealth funds and sovereign investing. Shorter essays on various aspects of globalization and governance appear on his essay site, http://lcbackerblog.blogspot.com. His publications and other work are available on his personal website: www.backerinlaw.com/ or through the Social Science Research Network: http://ssrn.com/author=259226.

Anna De Luca
Anna De Luca holds a PhD from the State University of Milan, and is a member of the Milan Bar. She specializes in international investment law and arbitration and EU investment policy. Besides several articles in international yearbooks and Italian law reviews, she authored in 2013 La competenza dell’Unione europea sugli investimenti esteri (Turin,
Giappichelli). She regularly lectures on international investment law and arbitration at Bocconi University and is a practising lawyer in the field of investment arbitration. She is currently a research fellow at the Energy Charter Secretariat, working on a report on the remedies available to investors under the Energy Charter Treaty.

**Salar Ghahramani**

Salar Ghahramani is an Assistant Professor of Business Law and International Law & Policy at Penn State University. He has taught international law at the Maastricht Center for Transatlantic Studies in the Netherlands and has led academic programmes to the Amsterdam Stock Exchange, the European Commission in Brussels, and the International Court of Justice at The Hague. Recently, he was a Visiting Scholar at the European University Institute, where he researched the Norwegian sovereign wealth fund.

He would like to thank Jean Galbraith, Anil Kalhan, Milan Markovic, Jaya Ramji-Nogales, and David Zaring for their helpful comments at the JILSA workshops in Philadelphia, while acknowledging that any errors or oversights remain his only.

**Kathryn Gordon**

Kathryn Gordon is a senior economist in the Anti-Corruption Division of the Organisation for Economic Co-operation and Development (OECD). She also has worked on international investment policy, including investment protection, investor state dispute settlement and the relationship between international investment and national security. In earlier positions at the OECD, she dealt with fiscal, tax and regulatory issues.

Prior to taking her position at the OECD, Kathryn was a professor at ESSEC, a French business school. She obtained a PhD and an MBA-Finance from the University of California, Berkeley.

**Locknie Hsu**

Locknie Hsu is a Professor and former Associate Dean at the School of Law, Singapore Management University, where she teaches trade and investment law and contract law. She specializes in international trade and investment law, dispute settlement, sovereign wealth funds, and public health issues. She has worked in private practice as well as at Singapore’s Ministry of Trade & Industry, participating in their FTA negotiations. In 2007 she secured for Singapore the privilege of hosting the WTO *Regional Trade Policy Course* for Asia-Pacific countries and was the programme’s first Singapore Academic Coordinator. She has
acted as a consultant to the World Bank and taught in trade capacity-building programmes of ADB, APEC and WTO. She is Chairperson of the ASEAN Law Association’s Trade and Investment Group and co-rapporteur of the International Law Association’s Committee on Sustainable Development and the Green Economy in International Trade Law. She is also a member of the Executive Council of the Society of International Economic Law, and the Editorial Board of the *Journal of World Investment and Trade*. She received her legal training from the National University of Singapore and Harvard University; she is a member of the Singapore Bar.

**Angela Lee**

Angela Lee is currently a Juris Doctor (JD) candidate within the Faculty of Law at the University of British Columbia. She holds a Bachelor of Arts in Interdisciplinary Studies, also from the University of British Columbia. Upon completion of her JD, she will be commencing an LLM degree, with a focus on global sustainability and environmental law. Her research interests include environmental law, corporate social responsibility, and regulatory theory and design.

**Francesco Munari**

Francesco Munari is Professor of EU law and transnational environmental law at the University of Genoa and Jean Monnet Chair for European Union environmental law. He was formerly visiting scholar at Yale University and visiting professor at the University of Hamburg, where he taught international law, EU law and EC trade law. He is visiting research fellow at Max-Planck-Institut of Hamburg and visiting lecturer in various universities in Central and Eastern Europe.

Acknowledged as a legal scholar in the fields of environmental law, competition law and regulated markets, maritime and transport law, he is author (or co-author) of seven monographic works, several essays and articles in Italian and foreign legal reviews. He is a member of the board of editors of *Diritto dell’Unione europea* and *Diritto del commercio internazionale*.

Professor Munari is also a board member of the Italian Centre of Excellency for Integrated Logistics (CIELI) and of the European Maritime Law Organization (EMLO), and is a litigator and arbitrator in civil and commercial matters in domestic and international disputes. He is a partner and co-founder of MGMP & Associati, Genoa.
Joachim Pohl

Joachim Pohl is a legal and policy analyst in the Investment Division of the Organisation for Economic Co-operation and Development (OECD). A German national, he joined the OECD in 2003. His first assignment led him to advise Asian countries on public governance and anti-corruption policies at the OECD Anti-Corruption Division. Prior to his career at the OECD, he taught public law at Humboldt University Berlin and Moscow State Linguistic University (MGLU), Moscow. He holds a PhD in law from Humboldt University and a master’s degree in political science from University Montesquieu, Bordeaux.

Benjamin J. Richardson

Benjamin J. Richardson is a scholar of environmental law who holds a professorial appointment with the University of Tasmania’s Faculty of Law and the Institute for Marine and Antarctic Studies. Before 2014 he worked abroad for over 18 years in law faculties in New Zealand, Canada and the United Kingdom. His last such appointment was at the University of British Columbia where he held the Canada Research Chair in Environmental Law and Sustainability. Professor Richardson’s teaching and scholarship is diverse, including climate change law, socially responsible investment and corporate social responsibility. He is the author or editor of nine books including *Socially Responsible Investment Law* (Oxford University Press, 2008) and *Fiduciary Law and Responsible Investing* (Routledge, 2013).

Paul Rose

Paul Rose is the Frank E. and Virginia H. Bazler Designated Professor in Business Law at Ohio State University’s Moritz College of Law, and is the Executive Director of the programme on Law, Finance & Governance at Ohio State. He teaches business associations, comparative corporate law, corporate finance, investment management law, and securities regulation. He has written extensively on sovereign wealth funds, corporate governance, and securities regulation, and he has consulted with and provided testimony on these topics to numerous regulators and other agencies, including the US Senate Committee on Banking, Housing and Urban Affairs; the US Securities & Exchange Commission; the Government Accountability Office; and the Congressional Research Service. He is an affiliate with the Sovereign Wealth Fund Initiative, a research project at The Fletcher School at Tufts University, and is a non-resident fellow of the ESADEgeo-Center for Global Economy and Geopolitics. Prior to joining the faculty at Ohio State, Professor Rose was a visiting
assistant professor in securities and finance at Northwestern University School of Law. Before joining Northwestern, Rose practised law in the corporate and securities practice group of Covington & Burling LLP's San Francisco office. He worked as an assistant trader in equity and emerging market derivatives at Citibank, NA in New York prior to attending law school.

**Fabio Scacciavillani**

Fabio Scacciavillani, who has a PhD in economics from the University of Chicago, is the Chief Economist of the Oman Investment Fund and a member of its Investment Committee. During his career he has been Director of Macroeconomics and Statistics at the Dubai International Financial Center, Head of Economic Research at GOIC, Executive Director at Goldman Sachs, Senior Economist and Adviser in the European Central Bank and worked for several years at the International Monetary Fund. Dr Scacciavillani is the author of *The New Economics of Sovereign Wealth Funds* (with Massimiliano Castelli) and of several scholarly articles in macroeconomics and finance. His views are frequently quoted in international and regional media.

**Michele Vellano**

Michele Vellano is full Professor of International Law at the University of Valle d’Aosta – Université de la Vallée d’Aoste (Italy) where he teaches international law and European Union law. He also teaches European Union law at the Department of Law of the University of Turin (Italy). He is Director of the Interuniversity Centre on the Law of International Economic Organizations (CIDIOE) and was appointed Vice-President, for the 2013–2014 term, of the Italian Society of International Law (SIDI). He is also a member of the French Society of International Law (SFDI). His current fields of interest are international trade law, international organizations law, institutional law of the European Union and international and European sport law. Among his most recent and relevant publications: *La cooperazione regionale nell’Unione europea*, Giappichelli, 2014.

**Annamaria Viterbo**

Annamaria Viterbo is Associate Professor at the Department of Law of the University of Turin (Italy). She is Director of the University of Turin LLM in International Trade Law (on-line). She obtained a PhD in international economic law from the Bocconi University of Milan. After a legal internship at the ECB, she was Jean Monnet Fellow at the Robert
Contributors

Schuman Center for Advanced Studies of the European University Institute, Florence and Visiting Scholar at the IMF Legal Department.

Her research interests include international economic law with a particular focus on the IMF, monetary law and sovereign debt issues as well as public international law and EU law. She recently published a book titled *International Economic Law and Monetary Measures: Limitations to States’ Sovereignty and Dispute Settlement* (Edward Elgar, 2012).

**Todd Weiler**

Todd Weiler, MA & LLB (Western University), LLM (Ottawa) LLM & SJD (Michigan) is a Canadian lawyer who has practised exclusively in the field of international investment law and arbitration since 1998. In addition to his practice as counsel, expert and arbitrator, and his academic work, Dr Weiler is the founder and operator of www.nafta-claims.com, launched in 1999. He is also a co-founder of www.investmentclaims.com, and has served as a senior editorial adviser for Oxford University Press, which became its operator in 2007. Dr Weiler’s most recent monograph, *The Interpretation of International Investment Law: Equality, Discrimination and Minimum Standards of Treatment in Historical Context* (2013) can be found at: www.brill.com/interpretation-international-investment-law. He is currently pursuing a PhD in History at Western University in London, Canada, where his research focuses on the development of international investment law in the Atlantic World.

**Elizabeth Whitsitt**

Elizabeth Whitsitt is an assistant professor who teaches various courses in international law at the University of Calgary, Faculty of Law. She received her LLM in international legal studies from New York University and is completing her PhD at the UofC. Her PhD research focuses on the relationship between the international trade and investment law regimes. She has published and presented extensively in the areas of international trade and investment law, most recently at the 2014 Annual Conference for the Centre of Law and Oceans Policy in Bergen, Norway on ‘Finding Refuge in the Exceptional: Using Public Morals as a Basis for Managing Natural Resources in the Arctic’.

Her most recent publications and presentations in the areas of international investment and trade law include: ‘The Role of Canadian Courts in the Legitimization of NAFTA Chapter Eleven Tribunal Decisions’ (2014) *65 UNB Law Journal*; ‘A Modest Victory at the WTO for Ontario’s FIT Program’ (2014) *20(1) UC Davis Journal of International*