Contributors

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Andrecka, Marta is an Assistant Professor at the Copenhagen University. Before taking up this position she conducted both her post-doctoral fellowship as well as her PhD in Aarhus University in Denmark. Marta undertakes teaching and research in public procurement law, public-private partnerships and EU Law. Throughout her projects, she has gained in-depth knowledge of legal aspects of public procurement in regards to framework agreements, sustainable procurement, complex contracts as well as procurement centralization. Marta is a member of the Centre for Enterprise Liability, a co-founder of Academic Support for PPP in Poland, and she actively collaborates with research centres and practitioners all around Europe.

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Craven, Richard is a Lecturer in law at the University of Leicester. Richard’s research focuses on the regulation of public procurement in the UK and EU. Richard is a socio-legal/empirical researcher and, to date, his research has studied PFI/PPP procurement, the procurement remedies system and the pursuit of social objectives through public procurement. In 2015, the British Academy provided small grant funding for Richard’s current research into the protection of workers on public contracts and the chapter in this collection forms part of that research.

Dawar, Kamala is a Lecturer in international commercial law in the Sussex University School of Law. She conducts research, policy analysis and training in WTO and EU trade law, public procurement, competition, and consumer issues. She has worked for academic, inter-governmental and non-governmental organisations, including the WTO, World Bank, the European Commission and development agencies, such as GIZ, UNCTAD and the OSCE, regularly undertaking capacity building and technical assistance on trade law and policy issues in developing countries. She has also published articles on international trade and development issues such as WTO and EU law and governance, public procurement, competition and consumer policy, preferential trading arrangements, and development law and policy issues.

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**Ølykke, Grith Skovgaard** is an Associate Professor at Copenhagen Business School. Her work relates to the interaction between EU public procurement law, State aid law and competition law, and she has several international publications on this topic. Recently, Grith has co-authored textbooks in Danish on EU competition law (2014) and EU public procurement law (2015). She has been involved as an expert in the work preceding the implementation of the 2014 Directive in Denmark and in Sweden. Some of Grith’s research is interdisciplinary and conducted in cooperation with economists; the most recent and current interdisciplinary research she is involved in is on abnormally low tenders – which was also the topic of her PhD thesis – and is funded by the Swedish Competition Authority.

**Risvig Hamer, Carina** is an Associate Professor at the Law department at the University of Southern Denmark, where she is teaching primarily public procurement law, EU law, administrative law and competition law. Prior to her employment at the University of Southern Denmark, she was working at the Danish Competition and Consumer Authority (2006–13), where her tasks included drafting public procurement legislation (including the Danish implementation of the Remedies Directive), giving guidance on public procurement law, handling informal complaints of breaches of the procurement rules and taking part in the negotiations of the new Public Procurement Directives. Carina’s PhD in procurement law from Copenhagen Business School was entitled ‘Public contracts, not covered, or not fully covered, by the Public Sector Directive’ and was

Sanchez-Graells, Albert is Senior Lecturer in law at the University of Bristol Law School and a Member of the European Commission Stakeholder Expert Group on Public Procurement (2015–18). He is a specialist in European economic law, with a main focus on competition law and public procurement, on which he has published the leading monograph Public Procurement and the EU Competition Rules (2nd edn, 2015). He is also interested in general issues of sector regulation and corporate governance and, more broadly, in the rules supporting the development and expansion of the European Union’s internal market. He takes a law and economics approach to his research and is particularly keen on the analysis of the systems of incentives and enforcement mechanisms that law creates or facilitates.

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