Digital Revolution: Data Protection, Artificial Intelligence, Smart Products, Blockchain Technology and Virtual Currencies
Challenges for Law in Practice

19–20 April 2018
Villa Braida, Via Bonisiolo 16, Mogliano Veneto, Italy

Scientific Committee:
Alberto De Franceschi, Michele Graziadei, Oreste Pollicino, Federica Riente, Reiner Schulze, Salvatore Sica and Pietro Sirena

Information and Registration: segreteria@anftreviso.it
Should you wish to attend this conference, it is essential that you register in advance.
Programme

Technological development is having an increasingly significant impact on individuals and enterprises: new business opportunities and smart technologies are widely changing the equilibrium of the established paradigms that form the basis of many legal rules.

This interdisciplinary Conference brings together leading experts from Europe and beyond, addressing the impact of digital technology on the law in light of the latest legislative developments.

The focus will be set on:

- The Role of Personal and Non-Personal Data;
- The Protection of Users’ and Businesses’ Rights in Contracts for the Supply of Digital Contents;
- The EU General Data Protection Regulation;
- The Increasing Interplay between Data Trade and Data Protection;
- Digital Inheritance;
- Artificial Intelligence and the Regulation of Algorithms;
- Liability for Digital Products;
- The Challenges of the Internet of Things, with a Specific Focus on Robotics, Smart Mobility and Self-Driving Vehicles;
- 3D Printing;
- Online Platforms; and
- Blockchain Technology, Smart Contracts, Digital Jurisdictions, Bitcoins and other Virtual Currencies.

Programme Overview

Thursday, 19 April 2018

SALA DOGE

08:30  Registration
09:00  Welcome Addresses
Andrea Pasqualin (member of the Italian Bar Association)
Salvatore Sica (University of Salerno, member of the Italian Bar Association)
Antonio Rosa (President of the Italian Lawyers’ Congressional Organisation)
Patrizia Corona (President of the Union of the Three Venetian Regions Bar Associations)
Federica Riente (Union of the Three Venetian Regions Bar Associations–International Committee)

09:30  I. Scope and Aims of the Conference
Alberto De Franceschi (University of Ferrara, co-chairman of the ELI Digital Law SIG)
II. Introduction
Christiane Wendehorst (University of Vienna and President of the European Law Institute, ELI)
Reiner Schulze (University of Münster, co-chairman of the ELI Digital Law SIG)
Michele Graziadei (University of Turin, President of the Italian Society for Research in Comparative Law, SIRD)

10:10 III. Digital Economy and Disruption of Traditional Concepts
Chair: Sjef van Erp (University of Maastricht and Vice-President of the ELI, Vienna)
Ownership and Possession in the Digital Age?
Herbert Zech (University of Basel)
Legal Challenges of the Changing Role of Personal and Non-Personal Data
Josef Drexl (Max Planck Institute for Innovation and Competition, Munich)
The ALI-ELI Principles for a Data Economy
Christiane Wendehorst (University of Vienna and President of the ELI)

11:10 Discussion
11:30 Coffee Break

11:50 IV. The Processing of Personal Data in Light of the EU General Data Protection Regulation
Chair: Hans Christoph Grigoleit (Ludwig-Maximilians University of Munich)
The Consent for the Processing of Personal Data
Martin Schmidt-Kessel (University of Bayreuth)
The Processing of Health Data
Silvia C Bauer (Luther Law Firm, Cologne)
The Digital Inheritance
Giorgio Resta (University of Roma Tre)

12:50 Discussion
13:15 Lunch

14:30 V. EU General Data Protection Regulation, Artificial Intelligence and Big Data
Chair: Pietro Sirena (Bocconi University, Milan)
The Role of the Data Protection Officer
Bénédicte Fauvarque-Cosson (University of Paris II)
Artificial Intelligence and the Regulation of Algorithms
Hans-W Micklitz (European University Institute, Florence)
Personalizing Consumer Information through Big Data
Christoph Busch (University of Osnabrück)

15:30 Discussion
16:00 Coffee Break

16:30 VI. Liability for Digital Products
Chair: Stefan Grundmann (Humboldt University of Berlin and European University Institute, Florence)
Liability for Autonomous Systems
Hans Schulte-Nölke (University of Osnabrück and University of Nijmegen)
Challenges for Tort Law in the 3D Printing: Disruption of the Liability Regime
Geraint Howells (City University of Hong Kong)
3D Printing: Is Contract Law Robust Enough, or Do We Need a New Approach?
Christian Twigg-Flesner (University of Warwick)
17:30 VII. The Approach of the European Commission on AI and Robotics  
   Latest Developments at EU Level on Artificial Intelligence and Robotics  
   Gabriele Mazzini (European Commission–DG Justice, Brussels)  

17:50 Discussion  

18:20 Concluding Remarks  
   Reiner Schulze (University of Münster, co-chairman of the ELI Digital Law SIG)  

Friday, 20 April 2018  

SALA DOGE  
09:00 VIII. Blockchain Technology, Smart Contracts and Digital Jurisdictions  
   Chair: Sjef van Erp (University of Maastricht and Vice-President of the ELI, Vienna)  
   Blockchain Technology: Challenges and Chances  
   Markus Kaulartz (CMS Hasche Sigle Law Firm, Munich)  
   Smart Contracts: Do We Need New Legal Rules?  
   Rolf H Weber (University of Zurich)  
   The Boundaries of Digital Jurisdictions: Digital Autonomous Organisations between Blockchain Technology and the Law  
   Florian Möslein (University of Marburg)  
   Legislative Developments on Blockchain: A Comparison between Innovative Countries  
   Silvia Andriotto (Vistra Group, Principality of Monaco)  

10:30 Discussion  

11:00 Coffee Break  

11:30 IX. Blockchain Technology, Bitcoins and other Virtual Currencies  
   Chair: Oreste Pollicino (Bocconi University, Milan)  
   Notaries Solving the Legal Uncertainty Created by Distributed Ledger Technologies  
   Domenico Cambareri (Notary in Milan, Italian National Council of Notaries – International Committee)  
   Liability in the World of Virtual Currencies  
   François Barriere (University of Lyon 2)  
   Corporate Financing with Cryptocurrencies: The Initial Coin Offerings  
   Claudia Sandei (University of Padua)  

12:30 Discussion  

13:00 Lunch  

First Afternoon Parallel Session in SALA DOGE  
14:00 X. Internet of Things and Domotics  
   Chair: Antonio Gambaro (University of Milan)  
   Risk Allocation and Liability Regimes in the IoT  
   Francesco Mezzanotte (University of Roma Tre)  
   IoT, Artificial Intelligence and Criminal Liability: A Shifting Paradigm?  
   Marco Bassini (Bocconi University, Milan)  

15:00 Discussion  

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15:00 Discussion
XI. Smart Mobility and Self-Driving Vehicles
Chair: Hans Schulte-Nölke (University of Osnabrück and University of Nijmegen)

**A Risk Management Approach to Autonomous Driving**
Andrea Bertolini (Scuola Superiore Sant'Anna of Pisa)

**Accident Liability for Fully Autonomous Cars**
Francesco Paolo Patti (Bocconi University, Milan)

16:00 Discussion

16:15 Coffee Break

**Second Afternoon Parallel Session in SALA SAN MARCO**

14:00 XIII. The ELI Digital Law Special Interest Group
Chair: Reiner Schulze (University of Münster, co-chairman of the ELI Digital Law SIG)

**The Liability of Online Intermediary Platforms**
Christoph Busch (University of Osnabrück) and Hans Schulte-Nölke (University of Osnabrück and University of Nijmegen)

**Internet of Things**
Hans Schulte-Nölke (University of Osnabrück and University of Nijmegen)

**The Liability for Robotics**
Andrea Bertolini (Scuola Superiore Sant'Anna of Pisa)

**3D Printing**
Christian Twigg-Flesner (University of Warwick)

15:15 XIV. The ELI Digital Law Special Interest Group
Chair: Alberto De Franceschi (University of Ferrara, co-chairman of the ELI Digital Law SIG)

**Big Data and Personalisation of Private Law**
Christoph Busch (University of Osnabrück)

**The Digital Technology Law Clinic**
Michel Cannarsa (Catholic University of Lyon)

**The Data Protection Officer in the GDPR**
Bénédicte Fauvarque-Cosson (University of Paris II)

**Information and Intermediation in the Digital World**
Hans–W Micklitz (European University Institute, Florence)

16:15 Coffee Break

**SALA DOGE**

16:45 XIV. Round Table: The EU General Data Protection Regulation in Context
Chair: Oreste Pollicino (Bocconi University, Milan)
Virgilio D'Antonio (University of Salerno)
Michael Lehmann (Max Planck Institute for Innovation and Competition, Munich)
Giovanni Maria Riccio (University of Salerno)
Giordano Riello (CEO of NPLUS Srl)
Federica Riente (Union of the Three Venetian Regions Bar Associations–International Committee)
Salvatore Sica (University of Salerno)
Julian Winn (Luther Law Firm, Düsseldorf)

18:00 Final Remarks
Sjef van Erp (University of Maastricht and Vice-President of the ELI, Vienna)
François Barrière is Full Professor of Law at University Lyon 2 (France). He is a member of the Scientific Committee of the Association Européenne pour le droit bancaire et financier (France) and of the Association Française des Fiduciaires. He serves on the Banking and Financial Committee of the AfricaFrance Foundation, is an elected member of the International Academy of Estate & Trust and also a member of the IFA – Institut Français des Administrateurs.

Marco Bassini is Post-Doctoral Researcher in Constitutional Law at Bocconi University (Italy), where he also teaches public law and media law. In 2016, he received his PhD in Constitutional Law and European Law from the University of Verona (Italy). He holds a degree in law summa cum laude from Bocconi University (2010). He has been a Post-Doctoral Emile Noel Fellow at the Jean Monnet Center for International and Regional Economic Law & Justice, New York University (US). His research interests include, among others, European constitutional law and media law.

Silvia C Bauer spent three years at Hoechst AG in Frankfurt (Germany), as a Country Consultant. While working, she studied Economic Sciences at the University of Applied Sciences in Mainz (Germany). She received her degree in law from the University of Frankfurt. She joined Luther’s predecessor firm in 2000. Silvia C Bauer specialises in assistance pertaining to data privacy. She conducts data privacy audits and advises national and international companies on the organisation of their data protection and the safeguarding of data protection compliance. Her field of activity comprises, among others, support regarding the implementation of the requirements of the European General Data Protection Regulation.

Andrea Bertolini is Assistant Professor of Private Law at the Dirpolis Institute of the Scuola Superiore Sant’Anna, Pisa (Italy). His research ranges from private law to technology regulation (robotics and AI). On such matters, he coordinates various Italian and European projects and is often audited by policy makers and international organisations, including the European Parliament and Commission and the World Economic Forum. Bertolini is an attorney licensed to practice in Italy and New York.

Christoph Busch is Professor of European Private and Business Law at the University of Osnabrück (Germany) and Speaker of the interdisciplinary Research Hub ‘Digital Society - Innovation–Regulation’ at Osnabrück. He is co-founder and editor of the Journal of European Consumer and Market Law (EuCML) and a Council member of the ELI. He has been appointed as Reporter for the ELI project on Online Intermediary Platforms. His research interests focus on European consumer and contract law, digital services, algorithmic transparency and standardisation of services.

Domenico Cambareri is a law graduate, notary in Milan (Italy), former member of the Milan Council of Notaries and now a member of the National Council of Notaries (since 2013). He was initially in charge of communication and now professional ethics and international relationships (especially European). In the last few years, he has worked on a number of innovative Italian notarial projects in the communication sector, such as digital identity and succession, digital notarial auctions of public properties and currently on the use of the blockchain system by notaries.
Michel Cannarsa is Dean of Lyon Catholic University Law School (France). His areas of research are international and European law, commercial law, comparative law, consumer law, law of obligations and legal translation. He has published recent books and articles on contract and products liability law. For the past two years, he has been involved in numerous academic projects in the field of digital law and personal data protection.

Virgilio D’Antonio is Full Professor of Comparative Private Law at University of Salerno (Italy), where he teaches information and communication comparative law, trademark and advertising comparative law and institutions of private law. He is a Visiting Fellow at the University of Illinois at Urbana – Champaign (USA), University of Haifa (Israel) and Universitat Estatal de Barcelona (Spain). He teaches Human Rights law at Universidad Católica de Colombia in Bogotá (Colombia). In 2017, he was appointed Miembro Correspondiente Extranjero by Academia Colombiana de Jurisprudencia. His main research interests concern, among others, comparative and European private law, information and communication law, economic analysis of law and tort law.

Alberto De Franceschi teaches Italian private law and European contract law at the University of Ferrara (Italy). He studied law at the Universities of Padua and Ferrara (Italy), Munich (Germany) and Oxford (UK). He is co-chairman of the ELI Digital Law SIG. He is founding member and co-editor of the Journal of European Consumer and Market Law (EuCML) and of The Italian Law Journal. His current research focuses on issues related to the supply of digital content, privacy regulation, online platforms and the draft of a European Business Code.

Josef Drexl is Director of the Max Planck Institute for Innovation and Competition in Munich (since 2002), a Honorary Professor at the University of Munich (Germany) and a member of the Bavarian Academy of Science (Germany). Professor Drexl is an expert in both competition law and intellectual property law. The competition law aspects of IP and international issues of both IP and competition law are among his major research interests. More recent work focuses on the IP and competition-law issues of the new digital economy in times of industry 4.0 and the Internet of Things.

Bénédicte Fauvarque-Cosson is Professor of Law at the University Panthéon-Assas, Paris II (France). After a double Law degree (LLB, King’s College, London (UK), Maîtrise and DEA, Université Panthéon-Sorbonne, Paris I (France)), she wrote a PhD in Private International Law. Her main fields are contract law, conflict of laws, environmental law and comparative law. Professor Bénédicte Fauvarque-Cosson is Vice-President of the International Academy of Comparative Law and former President of the Société de Législation Comparée. She co-founded the network Trans Europe Experts (TEE, 2008) and the ELI of which she was Vice-President (2011–2013).

Michele Graziadei is Professor of Comparative Law at the University of Turin (Italy). His research concentrates on the methodology of comparative law, European private law, legal pluralism, law and autonomy. He has published widely in several languages. Since 2014, he has been the President of the Italian Society for Research in Comparative Law (SIRD). Recent publications include: Michele Graziadei & Lionel Smith, Comparative Property Law, Elgar, 2017 and Marie-Claire Foblets, Michele Graziadei, Alison Dundes Renteln (eds), Personal Autonomy in Plural Societies, Ashgate, 2018.

Hans Christoph Grigoleit, LLM passed his State Examinations in Munich (Germany, 1989 and 1993). He achieved an LLM from the University of Miami (USA, 1990) and was admitted to the New York Bar (USA, 1991). He then worked as an assistant to Professor Claus-Wilhelm Canaris (1993–2003). After a call to the University of Regensburg (2003–2009), he returned to the Ludwig-Maximilians-University in 2009, where he has since been holding a Chair for Private Law, Commercial Law, Corporate Law and Theory of Private Law. One of his current major projects is ‘Lexalyze,’ a permanent cooperation with software engineering professors of the Technical University Munich analyzing possible synergies between law and informatics.
Stefan Grundmann teaches European and Transnational Private Law at the European University Institute, Florence (Italy), and German and European Private and Business Law at Humboldt University, Berlin (Germany). He is resident of the European Law School (Berlin/London/Paris/Rome/Amsterdam), editor-in-chief of the European Review of Contract Law and author of many books and articles on contract, banking, business law and legal theory.

Geraint Howells is Chair Professor of Commercial Law and Dean of the Law School at City University of Hong Kong; barrister at Gough Square Chambers, London (UK) (though not currently practising) and former President of the International Association of Consumer Law. His books include Comparative Product Liability, Consumer Product Safety, Consumer Protection Law, EC Consumer Law, Product Liability, European Fair Trading Law, Handbook of Research on International Consumer Law and The Tobacco Challenge. He has undertaken extensive consultancy work for the EU and UK government as well as for NGOs.

Markus Kaulartz is a software developer and works as a lawyer at CMS in Germany. He combines technical and legal expertise and therefore specialises in the interface between tech and law. He started to work with Blockchains more than two years ago and today advises his clients in Blockchain-related matters and other legal challenges arising from the increasing digitalisation, including Legal Tech. Last year, he conducted the first Blockchain-Based Smart Contract Arbitral Proceeding.

Michael Lehmann studied law and economics at the Ludwig-Maximilians-Universität in Munich (Germany). He received his PhD in 1973 and the venia legendi for civil, commercial, economic and comparative law in 1980. He is an Affiliated Research Fellow at the Max-Planck-Institute for Innovation and Competition in Munich (Germany) and he currently teaches at the University of Verona (Italy). Among others, he was a Visiting Professor at the universities of Chicago, Harvard (USA), Palermo, Ferrara (Italy) and Luxemburg.

Gabriele Mazzini is Policy Officer at DG Justice and Consumers. As an EU official, he worked at the European Parliament, Legal Service (2004–2009) and the Court of Justice (2001–2003). From 2010–2017, Gabriele worked as an in-house counsel in the private sector in New York (USA). He holds an LLM from Harvard Law School, a PhD in Italian and Comparative Criminal Law from the University of Pavia (Italy) and a Law Degree from the Catholic University in Milan (Italy). He is qualified to practice law in Italy and New York.

Francesco Mezzanotte is Research Associate in Private Law at the University of Roma Tre (Italy). He has been Adjunct Professor at Nova Southeastern University (USA) and Visiting Researcher at the Max Planck Institutes of Munich and Hamburg (Germany). He currently teaches at the Universities of Roma Tre and Bocconi in Milan (Italy). He has been a speaker at several conferences held in Italy and abroad; his main interests and topics of publication are in the field of European property and intellectual property law.

Hans-W Micklitz has been Professor for Economic Law since 2007, Head of Department (2012–2014), Director of Graduate Studies (2009–2011) at the European University Institute in Florence (Italy) and Finland Distinguished Professor at the University of Helsinki (Finland) since 2015. He is Head of the Institute of European Economic and Consumer Law (VIEW) in Bamberg (Germany) and a consultant for Organisation for Economic Co-operation and Development (OECD) in Paris (France), United Nations Environment Programme (UNEP) Geneva (Switzerland), Nairobi (Kenya) and CI (Consumers International) Den Haag (Netherlands), Penang (Malaysia). He is a Visiting Professor at the University of Michigan, Ann Arbor (USA) and at Somerville College at the University of Oxford (UK).
Florian Möslein is Professor of Law at the Philipps-University Marburg (Germany). His current research focuses on the impact of digitalisation on corporate and capital markets law, but his areas of interest also include a wide range of other questions in the realm of corporate governance, takeovers and mergers, European private law, and regulatory theory. He has held academic positions, inter alia, at Humboldt-University Berlin (Germany), the University of Bremen (Germany), and the University of St Gallen (Switzerland), and visiting positions at Stanford Law School and the University of Berkeley (US).

Francesco Paolo Patti, LLM is Research Fellow of Private Law at the University Roma Tre (Italy) and Adjunct Professor of Private Law at the University Bocconi in Milan (Italy). He received his degree from the University of Münster (Germany) and his PhD degree from the Sapienza University of Rome (Italy). He got scholarships to study in Germany from the Deutscher Akademischer Austauschdienst (DAAD) and the Max-Planck-Institute for International and Comparative Public Law. His main fields of interest are contract and inheritance law.

Oresto Pollicino is Full Professor of Constitutional Law and Media Law at the Bocconi University, co-editor in chief for <www.medialaws.eu> and <www.diritticomparati.it>. He is a member of the High Level Group of the European Commission Against Fake News, National Rapporteur ‘Digital Single Market’ at Fédération Internationale pour le Droit Européen (FIDE), World Congress, Lisbon (Portugal) 2018 and National Rapporteur ‘Right to Be Forgotten’ at International Academy of Comparative Law (IACL) World Congress, Fukuoka (Japan) and Co-Director of Research Group ‘Internet and Constitution’ in 2018 at IACL World Congress, Seoul (South Korea).

Giorgio Resta is Professor of Comparative Law at the University of Roma Tre (Italy) and Senior Wainwright Fellow at McGill Law School (Canada). He has taught courses as Visiting Professor at McGill, School of Advanced Studies in the Social Sciences (France) and Nagoya University (Japan). He is an associate member of the International Academy of Comparative Law, ELI Fellow, and co-founder of the Italian Academy for the Internet Code. Giorgio Resta authored more than 130 publications. Among his most recent books are Diritto privato. Una conversazione (with Pietro Rescigno and Andrea Zoppini), Mulino, 2017; Dignità persona Mercati, Giappichelli, 2014.

Giovanni Maria Riccio is Professor of Comparative Law at the University of Salerno (Italy). He teaches Cultural Heritage Law, Comparative Copyright Law and Comparative IT Law. He is a former visiting Professor at the University Joseph Fourier of Grenoble (France) and Ovidius of Constanta (Romania) and former Visiting Fellow at the Birbeck College of the University of London (UK) and academic visitor at the Oxford Intellectual Property Centre of the Oxford University (UK). In 2006–2007 he was consultant of the EU Commission/Internal Market on the revision of the e-commerce directive. He is currently member of two research units on privacy and security financed by the EU Commission within the Horizon 2020 project.

Giordano Riello was a National Board member of Confindustria Young Entrepreneurs for the share from 2013 to 2015. In April 2015, he became President of the Young Entrepreneurs of Confindustria Veneto. In May 2017 he became National Vice President of the Young Entrepreneurs of Confindustria. He founded NPLUS srl in April 2016 and became its President and entered the 10% Industrial Group RPM. The company opens a new production plant in Rovereto (Italy) in the Mechatronics Polo for the production of electronic control and LED. In 2017, he became part of the management committee of BPM Bank.

Federica Riente is an Italian Qualified Lawyer with the Right of Audience before the Supreme Court and has an LLM in International Trade Law from an English University. She is the Head of the International Department at the GMG&Partners Law Firm, with a significant professional background in international trade law. She has a considerable experience in the litigation sector in relation to termination for breach of contract. She is a Fellow of the ELI and a member of the Digital Law SIG and of the Business & Financial Law SIG.
**Claudia Sandei** is Associate Professor of Commercial Law and Information Technology Law at the University of Padova (Italy), Director of the International Summer School on ‘Innovation & Technology Law’, Member of the Editorial Board of important law journals (*Rivista di Diritto Civile, Banca Borsa e Titoli di credito, Giurisprudenza Commerciale*) and author of many papers and speaker at many conferences. Her last book on e-voting in AGMs was published in 2016.

**Martin Schmidt-Kessel** studied law in Freiburg im Breisgau, Munich and Cologne and again Freiburg (Germany), where he got his Doctorate in 2001 and his Habilitation in 2003. From 2004 to 2010 he worked as Full Professor for Comparative Law at the European Legal Studies Institute at the University of Osnabrück (Germany). Since 2010, he acts as Full Professor for German and European Consumer Law, Private Law and Comparative Law and Director of the Centre for Consumer Law at the University of Bayreuth. In 2014, he became Associate member to the International Academy of Comparative Law.

**Hans Schulte-Nölke** is Professor of Law and Legal History at the European Legal Studies Institute at the University of Osnabrück (Germany) and Professor of Law at the Radboud University Nijmegen (The Netherlands). He is the author of several books and of a large number of articles in several European journals. He regularly advises committees of the European and the German Parliaments as well as national ministries and international organisations. He was also elected to the Academia Europaea in 2016 and is a member of the ELI Executive Committee and one of the ELI’s Founding members.

**Christian Twigg-Flesner** is Professor of International Commercial Law at the University of Warwick (UK). He is also a Senior International Fellow at the University of Bayreuth (Germany, 2016–2018), a Fellow of the ELI, and an editor of the Journal of Consumer Policy. He researches transnational/international and English commercial, consumer and contract law, and particularly the implications of the digital economy on these areas of law.

**Reiner Schulze** is Director of the Centre of European Private Law at the Westfälische Wilhelms-Universität Münster (Germany), Council member of the ELI, and co-chairman of the Digital Law SIG. His present research interests focus on European private law, in particular the legal effects of the digital revolution on the law of obligations in Europe and the draft of a European Business Code.

**Salvatore Sica** is Full Professor of Civil Law at the University of Salerno (Italy), Vice-President of the *Scuola Superiore dell’Avvocatura* and member of the Italian Bar Council. He has published extensively in the field of information communication technology law, law of torts and law & policy. He is a board member of the Italian Association of Comparative Law, co-founder of the Italian Academy of the Internet Code and Director of the INDICO research laboratory (Information – Law – Communication) at the University of Salerno.

**Pietro Sirena** is Full Professor of Civil Law and European Private Law at Università Bocconi, Milano (Italy). He is past General Secretary of the Associazione civilisti italiani (2010–2016) and Director of the *Società Italiana per la Ricerca nel Diritto Comparato* (SIRD) since 2010. Pietro Sirena is a member of the Executive Board of the Society of European Contract Law (SECOLA) since 2012, a Membre associé of the Académie international de droit compare, a Fellow of the ELI and a Membre of the Société de législation comparée.
Sjef van Erp is Vice-President of the ELI and Professor of Civil Law and European Private Law at Maastricht University (The Netherlands), where he teaches foundations of Ius Commune, comparative, European and Dutch property law. He is also deputy justice at the Court of Appeals in ’s-Hertogenbosch (The Netherlands). He is a member of the American Law Institute (ALI). Professor Van Erp is one of ELI’s Founding members.

Rolf H Weber is Professor of International Business Law at Zurich University (Switzerland), chairman of the board of the Center for Information Technology, Society and Law (ITSL), co-director of the University Priority Research Program ‘Financial Market Regulation’ and practicing attorney-at-law in Zurich. His main fields of research and practice are IT- and internet, international business, competition and international financial law. Rolf publishes and speaks regularly on internet-related legal issues.

Christiane Wendehorst is President of the ELI and Professor of Law at the University of Vienna (Austria). She is a member of the ALI, the Academia Europea, the Austrian Academy of Sciences, the International Academy of Comparative Law and several international research groups. Wendehorst is one of the Founding members of the ELI and has previously served as Treasurer and Vice-President.

Julian Winn is Senior Associate at the international law firm Luther. He specialises in international corporate law and advises medium-sized and large-scale enterprises which run international operations with a special focus on German-Italian cross-border transactions. His industry expertise especially covers the automotive, chemicals/pharmaceuticals and energy sectors. He is a member of Luther’s digitalisation task force, exploring future chances and challenges resulting from digitalisation.

Herbert Zech is Professor of Life Sciences Law and Intellectual Property Law at the University of Basel (Switzerland). Professor Zech has a special interest in technology law. Among others, his current fields of research are patents in the life sciences and legal issues concerning big data, artificial intelligence and additive manufacturing.
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