

CURRICULUM VITAE
OF
ALBERTO DE FRANCESCHI

born in Padua (IT) on 15th December 1978

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I. PROFILE

I.1. Current positions at academic institutions:

Alberto De Franceschi is a Research Fellow and an Assistant Professor of *Istituzioni di Diritto Privato*, *Introduction to Italian Private Law* and of *European Contract Law* at the University of Ferrara.

From 1 June 2015 to 31 May 2017 he is also a research Fellow of the Alexander von Humboldt Foundation at the Law Faculty of the University Ludwig Maximilian of Munich (host: Prof. Dr. Hans Christoph Grigoleit).

I.2. Education:

Alberto De Franceschi studied law at Padua, Ferrara, Munich and Oxford.

On 13 April 2010 he got, with mark “*Eccellente*” (the best possible mark), a PhD in “Italian, Comparative and European Law of Obligations and Contracts” from the University of Ferrara (IT).

From 1 July 2008 to 31 December 2008, from 1 February to 31 August 2010 and from 1 September 2012 to 31 December 2013 he was a scholarship holder of the Max Planck Society in the Max Planck Institute for Innovation and Competition of Munich.

From 1 September 2013 to 28 February 2014 he was a Visiting Research Fellow at the Institute of European and Comparative Law of the University of Oxford.

From 29 May to 3 June 2016 he was a Visiting Fellow at the City University of Hong Kong.

I.3. Research activities:

In his research, Alberto De Franceschi focuses on Italian and European private law, with a particular focus on the law of digital contracts.

He is member of the “Research Group on the Law of Digital Services”, which elaborated and published on 12 August 2016 a draft directive proposal of the European Parliament and of the Council on Online Platforms [Members of the “Research Group on the Law of Digital Services” are: Gerhard Dannemann (University of Berlin; Chair), Christoph Busch (University of Osnabrück), Alberto De Franceschi (University of Ferrara), Tina De Vries (Munich), Iwona Karwala (University of Krakow), Joasia Luzak (University of Exeter), Agata Majchrowska (University of Wroclaw), Juliette Sénéchal (University of Lille), Hans Schulte-Nölke (Universities of Osnabrück and Nijmegen), Marie Jull Sørensen (University of Aalborg), Aneta Wiewiorowska-Domagalska (University of Osnabrück), Fryderyk Zoll (Universities of Krakow and Osnabrück)].

Since its foundation on 5 October 2015 he is, together with Reiner Schulze (University of Münster and Director of the *Centrum für Europäisches Privatrecht*, Münster), chairman of the “Digital Law Special Interest Group” of the European Law Institute (<http://www.europeanlawinstitute.eu/hubs-sigs/sigs/digital-law/>). A list of the members of the Digital Law SIG is available at <http://www.europeanlawinstitute.eu/hubs-sigs/sigs/digital-law-members/>).

He is a member of the commission of five experts¹ nominated by the Italian Ministry of Justice for the review of the European Commission’s directive proposal of 9 December 2015 on contracts for the supply of digital content (COM (2015) 634 final) and on contracts for the online and other distance sale of goods (COM (2015) 635 final).

He serves as a national expert for the European Commission in the framework of the procedure of “Review of EU-Consumer Law – Fitness Check”.

From January 2013 to December 2014 he was co-editor of the “euivr – Zeitschrift für Europäisches Unternehmens- und Verbraucherrecht/Journal of European Consumer and Market Law” (Verlag Österreich, Wien and Verlag C.H. Beck, München).

¹ Together with Luca Buffoni (Court of Sassari), Gian Andrea Chiesi (Italian Supreme Court), Francesco di Ciommo (University LUISS of Rome) and Oreste Pollicino (Bocconi University of Milan). The group is coordinated by Roberta Bardelle (Italian Ministry of Justice, Department of Justice Affairs, General Direction of the Civil Justice, International Legal Affairs).

He is a founding member and a co-editor of the “EuCML – Journal of European Consumer and Market Law” (C.H. Beck, München – Kluwer Law International, Alphen an den Rijn – Nomos, Baden-Baden)² and of “ItaLJ – The Italian Law Journal”, Edizioni Scientifiche Italiane (Naples)³.

I.4. Teaching activities

Alberto De Franceschi is an Assistant Professor of *Istituzioni di Diritto Privato, Introduction to Italian Private Law* and of *European Contract Law* at the University of Ferrara.

He also serves as trainer for the Italian School of the Judiciary and the European Judicial Training Network.

I.5. Founding of Research Institutions and Organisation of International Conferences and Seminars’ series

In 2014 he founded, together with Giovanni De Cristofaro, the “Ferrara Forum on European Consumer and Contract Law”⁴ and co-organised in this framework three international conferences:

1. “Consumer Sales in the Law of EU-Member States – After the Implementation of Directive 2011/83/EU on Consumer Rights and towards a Common European Sales Law” – 1st Ferrara Forum on European Consumer and Market Law”, 9 and 10 October 2014;⁵

2. “Unfair Commercial Practices and Private Law of EU-Member States – The Impact of Directive 2005/29/EC on National Contract and Tort Law – 2nd Ferrara Forum on European Consumer and Market Law”, 8 and 9 October 2015.⁶

3. The 2016 Annual Conference and General Assembly of the European Law Institute, Ferrara 7 to 9 September 2016.⁷

In the academic year 2015/2016 Alberto De Franceschi promoted and organised the “1st European Contract Law Seminars”, a seminars’ series consisting of 11 international guest lectures which took place from March until May 2016 on the topic “New Features of European Contract Law – Towards a Digital Single Market”.⁸

² See <<http://rsw.beck.de/zeitschriften/eucml>>.

³ See <www.theitalialawjournal.com>.

⁴ See <<http://www.unife.it/progetto/eccl>>.

⁵ See <<http://www.unife.it/progetto/eccl/1stffeccl>>. The papers from the conference were published in: Giovanni De Cristofaro and Alberto De Franceschi (ed.), *Consumer Sales in Europe. After the implementation of the Consumer Rights Directive*, Intersentia, Cambridge - Antwerp - Portland, 2016, p. i-xii + 1-206.

⁶ See <<http://www.unife.it/progetto/eccl/2stffeccl>>. The papers from the conference were published in the issues 5/2015, 6/2015 and 2/2016 of the *Journal of European Consumer and Market Law*.

⁷ See <<http://europeanlawinstitute.eu/>>.

⁸ See <<http://www.unife.it/progetto/ecls>>. The papers from the conference were published in: Alberto De Franceschi (ed.), *European*

I.6. Awards

On 18 September 2015, Alberto De Franceschi has been awarded, by the German Academic Exchange Service and by the German Ministry of Culture and Research, the DAAD-Ladislao Mittner Award 2015 “In Anerkennung herausragender Leistungen auf dem Gebiet der Rechtswissenschaft sowie besonderer Verdienste um die kulturelle Verständigung zwischen Italien und Deutschland” with the following motivation: “Mit Dr. Alberto De Franceschi (Universität Ferrara) wird ein herausragender, im besten Sinne internationaler Nachwuchswissenschaftler ausgezeichnet, der sich in verschiedenen Rollen um den deutsch-italienischen Austausch verdient gemacht hat. Seine außerordentlich vielfältige und fundierte Publikationstätigkeit in italienischer, deutscher und englischer Sprache spiegelt dabei eine Spannweite seiner Interessen wider, die vom bürgerlichen Recht, insbesondere dem Verbraucherrecht, bis hin zum Europäischen Zivilprozessrecht reicht. Als Gründungsmitglied und Herausgeber ist er an zwei internationalen Zeitschriften beteiligt: der deutsch- und englischsprachig erscheinenden *Zeitschrift für Europäisches Unternehmens- und Verbraucherrecht / Journal of European Consumer and Market Law* und *The Italian Law Journal*, dem ersten englischsprachigen Periodikum seiner Art in Italien. Zudem hat er mit Übersetzungen (in beiden Sprachrichtungen) zum besseren Verständnis des Lauterbarkeits- und Urheberrecht in Italien und Deutschland beigetragen”.

On 7 May 2016 the monograph “Alberto De Franceschi, I limiti negoziali alla cessione del credito – Una rilettura della disciplina italiana nel contesto europeo e internazionale [Contractual Restrictions on the Assignment of Claims. Contractual restrictions to the assignment of claims. A Critical Analysis of Italian Law in the European and International Context], Naples 2014” was awarded by the “Società Italiana degli Studiosi del Diritto Civile” as “deserving particular appreciation”.

II. PUBLICATIONS

II.1. AUTHORED BOOKS

1. Pratiche commerciali ingannevoli e contratti del consumatore [Misleading Commercial Practices and Consumer Contracts], Ferrara, eprints.unife, 2010, p. 1-137.
2. I limiti negoziali alla cessione del credito. Una rilettura critica della disciplina italiana nel contesto europeo e internazionale [Contractual Restrictions on the Assignment of Claims. Contractual restrictions to the assignment of claims. A Critical Analysis of Italian Law in the European and International Context], Napoli, Edizioni Scientifiche Italiane, 2014, p. 1-220, ISBN: 978-88-495-2846-6.

II.2. EDITED BOOKS

1. Alberto De Franceschi (ed.), European Contract Law and the Digital Single Market. The Implications of the Digital Revolution, Intersentia, Cambridge - Antwerp - Portland, 2016, p. i-xiv + 1-266, ISBN 9781780684222.
2. Giovanni De Cristofaro and Alberto De Franceschi (ed.), Consumer Sales in Europe. After the implementation of the Consumer Rights Directive, Intersentia, Cambridge - Antwerp - Portland, 2016, p. i-xii + 1-206, ISBN 9781780683713.

II.3. EDITED JOURNALS

He is a founding member and a co-editor of “EuCML – Journal of European Consumer and Market Law” (C.H. Beck, München – Kluwer Law International, Alphen aan den Rijn – Nomos, Baden-Baden)⁹ and of “ItaLJ – The Italian Law Journal”, Edizioni Scientifiche Italiane (Naples)¹⁰.

From January 2013 to December 2014 he was co-editor of the “euivr – Zeitschrift für Europäisches Unternehmens- und Verbraucherrecht/Journal of European Consumer and Market Law” (Verlag Österreich, Vienna and Verlag C.H. Beck, München).

⁹ More information at <<http://rsw.beck.de/zeitschriften/eucml>>.

¹⁰ More information at <www.theitalialawjournal.com>.

II.4. ESSAYS IN JOURNALS

1. Compravendita internazionale di beni mobili con pluralità di luoghi di consegna,
in: Int'l Lis 2007, p. 119-125.
2. Il locus destinatae solutionis nella disciplina comunitaria della competenza giurisdizionale,
in: Contratto e Impresa/Europa 2008, p. 638-694.
3. Il diritto di sopraelevazione degli edifici in condominio,
in: Studium Iuris 2009, p. 992-999.
4. La sostituzione del bene “non conforme” al contratto di vendita,
in: Rivista di diritto civile 2009, II, p. 559-596.
5. Il foro europeo della materia contrattuale alla luce delle recenti acquisizioni della Corte di giustizia e delle Sezioni unite,
in: Int'l Lis 2010, p. 81-93.
6. Michael Lehmann and Alberto De Franceschi, Il commercio elettronico nell'Unione europea e la nuova direttiva sui diritti dei consumatori,
in: Rassegna di Diritto civile 2012, p. 420-458.
7. Pietro Franzina and Alberto De Franceschi, Jurisdiction over sales contracts under the Brussels I regulation:
the relevance of standard trade terms,
in: Internationales Handelsrecht 2012, p. 137-148.
8. Unlautere Geschäftspraktiken und Luftbeförderungsverträge: Der Fall *Ryanair* und die Leitlinien der italienischen Rechtsprechung,
in: Zeitschrift für Europäisches Unternehmens- und Verbraucherrecht 2012, p. 41-47.

9. Informationspflichten und formale Anforderungen im Europäischen E-Commerce. Das Spannungsverhältnis zwischen der Richtlinie über Verbraucherrechte, dem geplanten Europäischen Kaufrecht und der E-Commerce-Richtlinie,
in: Gewerblicher Rechtsschutz- und Urheberrecht – Internationaler Teil, 2013, p. 865-875.

10. Alberto De Franceschi and Michael Lehmann, Data as Tradeable Commodity and New Measures for their Protection,
in: The Italian Law Journal, 2015, p. 51-72.

11. Additional Payments and Final Price for Passenger Air Services: Interactions between Air Services Regulation and EU Directives,
in: Journal of European Consumer and Market Law, 2015, p. 107-111.

12. The EU Digital Single Market Strategy in Light of the Consumer Rights Directive: The “Button Solution” for Internet Cost Traps and the Need for a More Systematic Approach,
in: Journal of European Consumer and Market Law, 2015, p. 144-148.

13. Recent Evolutions regarding Contractual Restrictions on the Assignment of Claims,
in: Osservatorio del Diritto civile e commerciale, 2015, p. 481-520.

14. The adequacy of Italian law for the platform economy,
in: Journal of European Consumer and Market Law, 2016, p. 56-61.

15. Le piattaforme digitali nella sharing economy,
in: Osservatorio del Diritto civile e commerciale, 2016, forthcoming

II.5. CONTRIBUTIONS IN COLLECTIVE WORKS

1. La vendita di beni di consumo
in L. Di Nella, L. Mezzasoma and V. Rizzo (eds.),
Il diritto della distribuzione commerciale, Edizioni Scientifiche Italiane, Naples, 2008, p. 321-381.
2. Die systematische Bedeutung der «Button Lösung» zur Bekämpfung der Abo- und Kostenfalle im Internet, in C. Stumpf (ed.), Verbraucherrechte. Die neue Richtlinie 2011/83/EU – Begriffe, Rechtsfolgen, Umsetzung, Hallesche Schriften zum Recht, Halle-Wittenberg, 2014, p. 95-120.
3. La vendita di beni di consumo: difetti di conformità e responsabilità del professionista, in V. Roppo and A.M. Benedetti (eds.), Trattato dei contratti, V, Giuffrè, Milan, 2014, p. 209-232.
4. I rimedi del consumatore nelle vendite di beni di consumo, in V. Roppo and A.M. Benedetti (eds.), Trattato dei contratti, V, Giuffrè, Milan, 2014, p. 233-261.
5. Derogabilità della disciplina legale, garanzia convenzionale e regresso del professionista, in V. Roppo and A.M. Benedetti (eds.), Trattato dei contratti, V, Giuffrè, Milan, 2014, p. 263-292.
6. The liability of the Internet Service Provider and the Cloud, in M. Franzosi, O. Pollicino and G. Campus (eds.), The Digital Single Market Copyright. Internet and the Copyright Law in the European Perspective, Aracne, Milan, 2016, p.
7. European Contract Law and the Digital Single Market: Current Issues and New Perspectives, in A. De Franceschi (ed.), European Contract Law and the Digital Single Market. The Implications of the Digital Revolution, Intersentia, Cambridge – Antwerp – Portland, 2016, p. 1-17.
8. Unentgeltlichkeit oder Gegenleistung durch personenbezogene Daten, in M. Schmidt-Kessel (ed.), Geschäftsmodelle in der digitalen Welt, forthcoming.

II.6. CONTRIBUTIONS IN COMMENTARIES

1. Art. 23 to 25 Codice del consumo,
in G. De Cristofaro and A. Zaccaria (eds.), *Commentario breve al Diritto dei consumatori*, 1st edition, Cedam, Padua, 2010, p. 167-203.
2. Art. 133 Codice del consumo,
in G. De Cristofaro and A. Zaccaria (eds.), *Commentario breve al Diritto dei consumatori*, 1st edition, Cedam, Padua 2010, p. 875-883.
3. Art. 18 to 27-quater Codice del consumo,
in G. Cian (ed.), *Commentario breve al Codice civile – Commento giurisprudenziale sistematico*, 1st edition, Cedam, Padua 2010, p. 5706-5733.
4. Art. 1 to 17 Codice del consumo (with Giovanni De Cristofaro),
in G. Cian (ed.), *Commentario breve al Codice civile – Commento giurisprudenziale sistematico*, supplement to 1st edition, Cedam, Padua 2012, p. 1073-1077.
5. Art. 18-bis to 27-quater Codice del consumo,
in G. Cian (ed.), *Commentario breve al Codice civile – Commento giurisprudenziale sistematico*, supplement to 1st edition, Cedam, Padua 2012, p. 1077-1088.
6. Art. 27-quater to 146 Codice del consumo (with Giovanni De Cristofaro),
in G. Cian (ed.), *Commentario breve al Codice civile – Commento giurisprudenziale sistematico*, supplement to 1st edition, Cedam, Padua, 2012, p. 1089-1122.
7. Art. 32 to 51 Codice del turismo,
in G. Cian (ed.), *Commentario breve al Codice civile – Commento giurisprudenziale sistematico*, supplement to 1st edition, Cedam, Padua, 2012, p. 1023-1034.

8. Art. 14 EC Regulation No. 261/2004 on the Establishing of common rules on compensation and assistance to passengers in the event of denied boarding and of cancellations or long delay of flights in G. Cian (ed.), Commentario breve al Codice civile – Commento giurisprudenziale sistematico, supplement to 1st edition, Cedam, Padua, 2012, p. 1035.
9. Introduction to Parte II, Titolo II, Capo II, Codice del consumo, in G. De Cristofaro and A. Zaccaria (ed.), Commentario breve al Diritto dei consumatori, 2nd ed., Cedam, Padua, 2013, p. 99.
10. Art. 6, Codice del consumo, in G. De Cristofaro and A. Zaccaria (ed.), Commentario breve al Diritto dei consumatori, 2nd ed., Cedam, Padua, 2013, p. 99-101.
11. Art. 8-11, Codice del consumo, in G. De Cristofaro and A. Zaccaria (eds.), Commentario breve al Diritto dei consumatori, 2nd ed., Cedam, Padua, 2013, p. 102-106.
12. Art. 18, lett. i), Codice del consumo, in G. De Cristofaro and A. Zaccaria (eds.), Commentario breve al Diritto dei consumatori, 2nd ed., Cedam, Padua, 2013, p. 129-130.
13. Art. 18, lett. l), Codice del consumo, in G. De Cristofaro and A. Zaccaria (ed.), Commentario breve al Diritto dei consumatori, 2nd ed., Cedam, Padua, 2013, p. 130.
14. Introduction to Parte II, Titolo III, Capo II, Sezione I, Codice del consumo, in G. De Cristofaro and A. Zaccaria (eds.), Commentario breve al Diritto dei consumatori, 2nd ed., Cedam, Padua, 2013, p.163-165.
15. Art. 21, Codice del consumo, in G. De Cristofaro and A. Zaccaria (eds.), Commentario breve al Diritto dei consumatori, 2nd ed., Cedam, Padua, 2013, p. 163, 169-176.

16. Art. 22-25, Codice del consumo,
in G. De Cristofaro and A. Zaccaria (eds.), Commentario breve al Diritto dei consumatori, 2nd ed.,
Cedam, Padua, 2013, p.163-165.
17. Art. 133, Codice del consumo,
in G. De Cristofaro and A. Zaccaria (eds.), Commentario breve al Diritto dei consumatori, 2nd ed.,
Cedam, Padua, 2013, p. 875-883.

II.7. SHORT COMMENTS TO JUDICIAL DECISIONS

1. Cassazione civile, sezioni unite, 19.9.2005, No. 18450, Contratto d'opera professionale.
Condizione,
in: Studium Iuris 2006, p. 350-353.
2. Cassazione civile, sezione III, 28.6.2005, No. 13890, Clausole vessatorie,
in: Studium Iuris 2006, p. 900-902.
3. Cassazione civile, sezione I, 20.12.2005, No. 28260, Contratti bancari. Ordine di borsa,
in: Studium Iuris 2006, p. 1455-1457.
4. Cassazione civile, sezione II, 25.11.2005, No. 24782, Preliminare di vendita di cosa altrui,
in: Studium Iuris 2007, p. 471-472.
5. Cassazione civile, sezione II, 24.10.2006, No. 22840, Persona giuridica amministratore di
condominio,
in: Studium Iuris 2007, p. 474-476.
6. Cassazione civile, sezioni unite, ord. 27.9.2006, No. 20887, Vendita internazionale di beni mobili.
Competenza giurisdizionale,
in: Studium Iuris 2007, p. 603-605.

7. Cassazione civile, sezione II, 7.12.2006, No. 26226, Condominio negli edifici. Godimento delle parti comuni,
in: *Studium Iuris* 2007, p. 735-736.
8. Cassazione civile, sezioni unite, 28.2.2007, No. 4631, Contratto di assicurazione. Regolazione del premio,
in: *Studium Iuris* 2007, p. 907-908.
9. Cassazione civile, sezione III, 27.7.2006, No. 17144, Risarcimento del danno non patrimoniale e giudice di pace,
in: *Studium Iuris* 2007, p. 1141-1142.
10. Cassazione civile, sezione II, 16.3.2007, No. 6157, Cessione del contratto,
in *Studium Iuris* 2007, p. 1271-1272.
11. Cassazione civile, sezioni unite, 14.6.2007, No. 13886, Vendita dell'immobile locato. Prelazione del conduttore,
in: *Studium Iuris* 2008, p. 86-87.
12. Cassazione civile, sezioni unite, ord. 20.6.2007, No. 14299, Vendita internazionale di beni mobili. Competenza giurisdizionale,
in: *Studium Iuris* 2008, p. 88-89.
13. Giudice di pace di Padova, 15.11.2007, No. 3664, Vendita di beni di consumo. Presunzione di esistenza del difetto di conformità,
in: *Studium Iuris* 2008, p. 620-622.
14. Cassazione civile, sezione II, 7.2.2008, No. 2865, Condominio. Diritto di sopraelevazione,
in: *Studium Iuris* 2008, p. 1002-1004.
15. Cassazione civile, sezione II, 7.2.2008, No. 2865, Circonvenzione di incapace. Nullità virtuale,
in: *Studium Iuris* 2008, p. 1157-1158.

16. Cassazione civile, sezione II, 26.5.2008, No. 13566, Delitto di truffa. Invalidità del contratto,
in: *Studium Iuris* 2008, p. 1150-1151.
17. Corte di cassazione, sezione III, 28.11.2008, No. 28420 – Obbligazioni pecuniarie. Svalutazione,
in: *Studium Iuris* 2009, p. 576-577.
18. Corte di cassazione, sezione II, 25.3.2009, No. 7225 – Vendita di immobili locati. Garanzia di redditività,
in: *Studium Iuris* 2009, p. 1009-1010.
19. Cassazione civile, sezione III, 2.4.2009, No. 8093 – Foro del consumatore. Prestazione sanitaria,
in: *Studium Iuris* 2009, p. 1130-1132.
20. Cassazione civile, sezione III, 6.7.2009, No. 15798 – Danno da vacanza rovinata,
in: *Studium Iuris* 2009, p. 1239-1241.
21. Giudice di pace di Este, 31.3.2009, No. 318 – Vendita di beni di consumo. Difetto di conformità,
in: *Studium Iuris* 2010, p. 111-112.
22. Corte di cassazione, sezioni unite, 9.8.2010, No. 18477 – Condominio. Modifica delle tabelle millesimali,
in: *Studium Iuris* 2011, p. 58-61.

II.8. BOOK REVIEWS

1. Review of: P. Fabbio, *L'abuso di dipendenza economica*, Giuffrè, Milan, 2006,
in: *Diritto comunitario e degli scambi internazionali* 2008, p. 886-888.
2. Review of: F. Henning-Bodewig (ed.), *International Handbook on Unfair Competition*, C.H. Beck - Hart - Nomos, München - Oxford - Baden-Baden, 2013
in: *Rassegna di Diritto civile*, 2013, p. 955-957.

3. Review of: G. Dannemann and S. Vogenauer (eds.), *The Common European Sales Law in Context. Interactions with English and German Law*, Oxford University Press, Oxford, 2013, in: *Zeitschrift für Europäisches Unternehmens- und Verbraucherrecht – Journal of European Consumer and Market law*, 2014, p. 55-56.
4. Review of: G. Dannemann and S. Vogenauer (eds.), *The Common European Sales Law in Context. Interactions with English and German Law*, Oxford University Press, Oxford, 2013, in: *Rassegna di Diritto civile*, 2014, p. 1387-1389.
5. Review of: P. Kindler, *Italienisches Handels- und Wirtschaftsrecht*, 2a ed., ed. Deutscher Fachverlag GmbH, Fachmedien Recht und Wirtschaft, Frankfurt am Main, 2013, in: *Rassegna di Diritto civile*, 2015, p. 365-387.
6. Review of: L. Gullifer and S. Vogenauer (eds.), *English and European Perspectives on Contract and Commercial Law*, Oxford Hart Publishing, Oxford and Portland, 2014, in: *Journal of European Consumer and Market Law*, 2015, p. 68.
7. Review of: R. Schulze and F. Zoll, *European Contract Law*, C.H. Beck - Hart - Nomos, München - Oxford - Baden-Baden, 2016, in: *Journal of European Consumer and Market Law*, 2016, p. 66.
8. Review of: G. Borges and J.G. Meents, *Cloud Computing*, C.H. Beck, München, 2016, in: *Il Diritto dell'informazione e dell'informatica*, 2016, p. 153-154.

II.9. TRANSLATIONS

1. Translation from Italian to German of:

G. De Cristofaro, Die zivilrechtlichen Folgen des Verstoßes gegen das Verbot unlauterer Geschäftspraktiken: eine vergleichende Analyse der Lösungen der EU-Mitgliedstaaten, in: Gewerblicher Rechtsschutz und Urheberrecht – Internationaler Teil, 2010, 1017-1025.

2. Translation from German to Italian of:

M. Lehmann, La crisi del diritto d'autore nel mondo digitale, in G. Ajani, A. Gambaro, M. Graziadei, R. Sacco, V. Vigoriti and M. Waelbroeck (Eds.), Studi in onore di Aldo Frignani. Nuovi orizzonti del diritto europeo e transnazionale, Jovene, Naples, 2011, p. 635-642.

3. Translation from Portuguese to Italian of:

E. Baiocchi, Considerazioni nella tutela allargata del marchio *notoriamente conosciuto* ai sensi dell'art. 16.3 Trips: uno studio dalla prospettiva del Diritto dei marchi brasiliano, in: Rivista di Diritto industriale, 2011, p. 130-147.

4. Translation from German to Italian of:

S. Vogenauer, I principi *UNIDROIT* dei contratti commerciali internazionali, in: Rassegna di Diritto civile, 2014, p. 246-294.

II.10. OTHER WORKS

Denuncia del difetto di conformità – Onere della prova,
in: Studium Iuris 2008, p. 735-736.

Denuncia del difetto di conformità,
in: Studium Iuris 2008, p. 598-599.

II.11. EDITORIAL ACTIVITIES

1. Head of the editorial staff of the first edition of the “Commentario breve al Diritto dei consumatori”, edited by Giovanni De Cristofaro and Alessio Zaccaria, Cedam, Padua, 2010, p. 1-1971.
2. Head of the editorial staff of the second edition of the “Commentario breve al Diritto dei consumatori”, edited by Giovanni De Cristofaro and Alessio Zaccaria, Cedam, Padua, 2013, p. 1- 2098.
3. From January 2013 to December 2014: Co-Editor of the *euvr - Zeitschrift für Europäisches Unternehmens- und Verbraucherrecht / Journal of European Consumer and Market law* (Verlag Österreich, Wien - Verlag C.H. Beck, München).
4. Since January 2015: Co-Editor of the *EuCML – Journal of European Consumer and Market Law* (Verlag C.H. Beck, München - Kluwer Law International, Alphen aan den Rijn - Nomos, Baden-Baden).
5. Since January 2015: Associate Editor of *The Italian Law Journal* (Edizioni Scientifiche Italiane, Naples).

III. PRESENTATIONS AT CONFERENCES AND WORKSHOPS (SELECTION)

III.1. PRESENTATIONS AT INTERNATIONAL CONFERENCES

1. Bruxelles, 2 July 2015, European Parliament, presentation on “The issue of digital contents after the Consumer Rights Directive – The ‘button solution’ and the right of withdrawal” in the conference on “Building the Legal Infrastructure of the Digital Single Market”.
2. Siena, 10 October 2015, University of Siena, presentation on “The new trends in the world of unfair standard terms and the permanent tension between enforcement and fear factor: what is the right direction?” in the conference “Supranational Trends of Civil and Commercial Law: Towards a Reunification of Private law?”
3. Milan, 5 November 2015, Court of Milan, presentation on “The liability of the Internet Service Provider and the Cloud” in the conference of the AIPPI-Conference on “Internet and Copyright Law in the European Perspective. The Digital Single Market Copyright”.
4. Osnabrück, 20 November 2015, European Legal Studies Institute, presentation on “The Adequacy of Italian Law for the Platform Economy” in the conference “Platform Services in the Digital Single Market”.
5. Bayreuth, 21 July 2016, University of Bayreuth, presentation on “Unentgeltlichkeit oder Gegenleistung durch personenbezogene Daten” in the conference on “Neue Geschäftsmodelle in der digitalen Welt”.
6. Osnabrück, 20 August 2016, European Legal Studies Institute, presentation on “Platform Regulation in Italy: the Examples of Tripadvisor and Amazon” in the conference “Digital Economy and the Law: Asian and European Perspectives”.

III.2. LECTURES AT UNIVERSITIES AND RESEARCH INSTITUTES

1. Ferrara, 15th January 2009, Chamber of Commerce of Ferrara. Presentation on “Sales contracts”.
2. Ferrara, 19th January 2009, Chamber of Commerce of Ferrara. Presentation on “Contratto d’opera e contratto d’appalto”.
3. Parma, 26th March 2009, University of Parma – Faculty of Economics. Lecture on “Sales of consumers goods”.
4. Salerno, 28th October 2009, Palazzo della Provincia. Presentation on “Misleading advertising and smoke damages”, in the conference “Advertising and consumer protection: Unfair commercial practices and damages from misleading advertising”.
5. Salerno, 31th May 2010, Court of Salerno. Presentation on “Sale of goods and delivery of non-conform goods”.
6. Verona, 18th June 2010, University of Verona. Presentation on “Unfair commercial practices and und compensation for damages”, in the conference of the XV Incontro nazionale del “Coordinamento dei Dottorati di ricerca in Diritto privato”.
7. Padova, 17th December 2010, Chamber of commerce of Padua – Centro Toniolo. Presentation on “Remedies in the sale of goods. Open questions and guidelines of the Italian judicature”.
8. Treviso, 15th July 2011, Faculty of Law of the University of Treviso. Lecture on “Contracts of adhesion and ius variandi”.
9. Bolzano/Bozen, 25th November 2011, Notaries’ Chamber of Bolzano/Bozen. Presentation on “Unfair commercial practices and contracts for carriage by air: The Ryanair case and the guidelines of the Italian case law”.
10. Rome, 27th March 2012, Consiglio Superiore della Magistratura (Italian High Council for the Judiciary). Presentation on “Unfair commercial practices”, in the framework of a conference on “Unfair commercial practices between Antitrust and civil courts”.

11. Rome, 24th-28th September 2012, Consiglio Superiore della Magistratura (Italian High Council for the Judiciary). Coordinator of working groups in Private Law for the training of judges in the framework of a conference on “The role of the European Courts and of national courts with regard to the protection of fundamental rights”.
12. Rome, 25th September 2012, Consiglio Superiore della Magistratura (Italian High Council for the Judiciary). Presentation on “Jurisdiction at the place of performance in the European law of cross-border civil procedure” in the framework of a conference in “The role of the European Courts and of national courts with regard to the protection of fundamental rights”.
13. Rome, 26th September 2012, Consiglio Superiore della Magistratura (Italian High Council for the Judiciary). Presentation on “The limits of the freedom of the press compared to the protection of the privacy” in the framework of a conference in “The role of the European Courts and of national courts with regard to the protection of fundamental rights”.
14. Rome, 27th September 2012, Consiglio Superiore della Magistratura (Italian High Council for the Judiciary). Presentation on “The Italian courts and the application of the EU-Law. The Acte clair doctrine and the duty of submitting a request for a preliminary ruling” in the framework of a conference in “The role of the European Courts and of national courts with regard to the protection of fundamental rights”.
15. Halle an der Saale, 15th Mai 2013, Martin-Luther-Universität Halle-Wittenberg Juristische und Wirtschaftswissenschaftliche Fakultät (host: Prof. Dr. Cordula Stumpf). Presentation in German on “Die Informationspflichten im E-Commerce nach der Richtlinie 2011/83/EU und dem Gemeinsamen Europäischen Kaufrecht: Die «Button Lösung» zur Bekämpfung der Abo- und Kostenfalle im Internet”.
16. Bressanone/Brixen (BZ), 5th and 6th August 2013, Università degli Studi di Padova, 2 lectures on “Pratiche commerciali scorrette e contratti del consumatore”.
17. Treviso, 5th April 2014, University of Treviso, Presentation on “Pratiche commerciali scorrette e best practices”.

18. Florence, 25th June 2014, Scuola Superiore della Magistratura, Conference for Training of Judges on: “Sales of movable goods in Italian and European Private Law”. Presentation on: “Passing of Risk”.
19. Florence, 26th June 2014, Scuola Superiore della Magistratura, Conference for Training of Judges on: “Sales of movable goods in Italian and European Private Law”. Presentation on: “Replacement of Defective Goods in Light of ECJ Judicature”.
20. Augsburg, 9th July 2014, University of Augsburg (host: Prof. Dr. Phillip Hellwege). Presentation in German on “Contractual Restrictions on Assignment of Claims. Problems and Perspectives in Light of the International Development”.
21. London, 25th July 2014, King’s College. Summer School of the Italian Bar Council on “Drafting International Contracts. Common and Civil Law Perspectives” Presentation on “Recent Developments of Electronic Commerce in EU-Law – Best Practices for Enterprises after the Consumer Rights Directive”.
22. Basel, 14th October 2014, University of Basel, Law Faculty (host: Prof. Dr. Peter Jung). Presentation in German on “Developments in European and Italian Law of Unfair Commercial Practices: a Model for other Legal Systems?”
23. Padua, 22th October 2014, Scuola Superiore della Magistratura, Exchange Programme for Judges and Prosecutors of the European Union. Presentation on: “Introduction to Italian and European consumer law”.
24. Rovigo, 24th October 2014, University of Ferrara – Law Department, Presentation on “Advertising and Marketing” in the context of a conference on: “The Directive 2014/17/EU on credit agreements for consumers relating to residential immovable property”.
25. Vienna, 11th December 2015, University of Vienna (host: Prof. Dr. Verica Trstenjak). Presentation on “Europäische Strategie für den digitalen Binnenmarkt im Lichte der Verbraucherrechtlinie”.

26. Bari, 22 April 2016, University of Bari, presentation on “I limiti negoziali alla cession del credito”
27. Hong Kong, 2 June 2016, City University of Hong Kong, presentation on “Liability of Online Platforms: the New Challenges of the Digital Revolution”
28. Milan, 22 June 2016, Bocconi University of Milan, Presentation on “Le piattaforme digitali nella sharing economy: il caso Uber”
29. Pisa, 6 July 2016, University of Pisa, Presentation on “Digital Single Market and Fundamental Rights”
30. London, 29 July 2016, King’s College, Summer School of the Italian Bar Council. Presentation on “Online Platforms in the Digital Single Market”

IV. MEMBERSHIPS:

Since 2013: Member of the Deutsche Vereinigung für gewerblichen Rechtsschutz und Urheberrecht (GRUR) – German Association for the Protection of Intellectual Property (GRUR)

Since 2013: Member of the Gesellschaft für Europäisches Verbraucherrecht - Association of European Consumer Law (Geuvr)

Since 2014: Fellow of the European Law Institute (ELI)

Since 2015: Founding Member and Chairman of the Digital Law Special Interest Group of the European Law Institute (ELI)

Since 2015: Member of the Associazione per gli Scambi Culturali tra Giuristi Italiani e Tedeschi

Since 2016: Member of the Società Italiana degli Studiosi del Diritto Civile

Since 2016: Member of the Associazione Italiana di Diritto Comparato

Since 2016: Founding Member and ordinary member of the Research Group on the Law of Digital Services

Since 2016: Founding Member and ordinary member of the “DAAD-Alumni Italia” Association

V. LANGUAGE SKILLS

Mother tongue	Italian				
Other languages	UNDERSTANDING		SPEAKING		WRITING
	Listening	Reading	Spoken interaction	Spoken production	
English	C2	C2	C2	C2	C1
German	C2	C2	C2	C2	C2

Ferrara - Munich, 28th September 2016