



Europass Curriculum Vitae

Personal information

First name(s) / Surname(s)	Mariolina Eliantonio
Address(es)	PO Box 616, 6200MD, Maastricht, the Netherlands
Telephone(s)	+31 43 3883189
E-mail	<i>m.eliantonio@maastrichtuniversity.nl</i>
Nationality	Italian
Date of birth	26 March 1978
Gender	Female

Work experience

Dates	February 2018 - present
Occupation or position held	Professor of European and Comparative Administrative Law and Procedure

Main activities and responsibilities

- Research

My chair consists of three main pillars: 1) the availability and effectiveness of judicial review in the system of shared administration and composite procedures. I particularly study situations which national and European authorities cooperate horizontally and vertically in the implementation of European law and which gaps of judicial protection may arise in these situations; 2) the availability and effectiveness of judicial review in the so-called new modes of governance. I examine specifically co-regulation in the form of standardization and soft law and whether the current system of judicial protection is adequate to control these regulatory structures; 3) access to justice in environmental matters with a specific focus on the Aarhus Convention and its procedural rights.

In November 2018, I have been Visiting Professor at University of Florence upon the invitation of Prof. Adelina Adinolfi.

In May 2022, I have been Visiting Professor at the University of Roma Tre upon the invitation of Prof. Maria Alessandra Sandulli.

I am the coordinator of the Research Network on Globalisation and Law (GLaw-Net) which includes more than 20 scholars from various research backgrounds within the Law Faculty.

- Organisation of academic events

1. Stakeholder Panel: 'The Brussels Effect: How the European Union Rules the World' (Brussels, December 2022) (with K. Wryght and A. Ganesh)
2. Exchange of Information for Tax Purposes and Administrative Cooperation within the European Union: Taxpayers' Rights, Transparency and Effectiveness (Brussels, November 2022) (with M. Serrat and J. Korving)
3. EU Summer School on the Law of the European Union – the Legitimacy of Environmental Governance (Florence, July 2022)
4. EU Agencies before the Court of Justice (Luxembourg, June 2022) (with. A. Orator, A. Volpato and H. Hofmann)
5. The Shared Management of EU Funds in Comparative Perspective (Brussels, April 2022) (with E. Korkea-aho and N. Vogiatzis)
6. Judicial control of Administrative Cooperation in Tax Matters, Taxpayers' Rights and the Notion of "Foreseeable Relevance" in light of the CJEU's case law (webinar, February 2022) (with M. Serrat Romani)
7. The Balancing of Rights, General Interests and Science in International Litigation in the Time of Global Crises (Brussels, February 2022) (with G. Gentile)
8. Transparency and participation in the face of scientific uncertainty (webinar, January 2022) (with K. Wright and A. Volpato)
9. Judicial Protection and Law Enforcement Early Career Workshop (within the Ius Commune yearly conference) (webinar, November 2021) (with E. Muir)
10. Article 47 of the EU Charter and effective judicial protection - The national courts' perspective (Brussels, September 2021) (with M. Bonelli and G. Gentile)
11. Panel at the conference of the research cooperation 'Transformative effects of Globalisation in Law' - The use of soft law in the management of the COVID-19 pandemic: European and comparative experiences (webinar, September 2021)
12. Global Standards and EU Law: Challenges for European Administrative Law (webinar, June 2021) (with A. Volpato and S. Röttger-Wirtz)
13. Article 47 of the EU Charter and effective judicial protection - The Court of Justice's perspective (webinar, April 2021) (with M. Bonelli and G. Gentile)
14. EU Environmental Principles and Scientific Uncertainty before National Courts: The Case of the Habitats Directive (webinar, January 2021) (with T. Paloniitty and E. Lees)
15. Workshop on "Current Issues of Shared and Transnational Administration" at the yearly Ius Commune Conference (webinar, November 2020) (with R. Widdershoven)

16. The Evolving Governance of EU Competition Law in Time of Disruptions: a Constitutional Perspective (webinar, November 2020) (with K. Wryght and C. Colombo) (supported by the Maastricht-York Partnership Fund and by SWOL Fund Limburg)
17. Constitutional Challenges in the Field of Financial Regulation (webinar, October 2020) (with K. Wryght and D. Fromage) (supported by the Maastricht-York Partnership Fund)
18. Young Researchers Forum of the Review of European Administrative Law: the European multi-level administrative space: regulation and protection (Maastricht, September 2020) (with A. Volpato and M. Chamon)
19. Conference on the Boards of Appeal of EU Agencies (Brussels, September 2020) (with A. Volpato and M. Chamon) (supported by SWOL Fund Limburg)
20. Conference on EU Agencies as In-Betweeners: the relationship between EU agencies and Member States (Maastricht, December 2019) (with E. Vos and M. Chamon)
21. Workshop of the Network of Transnational Administrative Law on the topic of foreign administrative acts and national courts (Lisbon, October 2019) (with R. Lancelotti)
22. Workshop on 'Judicial and extra-judicial challenges in the EU multi- and cross-level administrative framework' (Brussels, July 2019) (with N. Vogiatzis) (supported by Liverpool University and SWOL Fund Limburg)
23. Panel at the Annual Conference of the International Society of Public Law on 'Current developments of the principle of effective judicial protection' (Santiago de Chile, July 2019)
24. Workshop on 'Courts and the Decentralised Internet' (Brussels, June 2019) (with C. Goanta and I. Wildhaber) (supported by the Law Faculty Scientific Council, the University of St Gallen and SWOL Fund Limburg)
25. Congress on the "Future of Judicial Review" on the occasion of the inaugural lecture for the Chair of European and Comparative Administrative Law and Procedure (Maastricht, May 2019) (supported by SWOL Fund Limburg)
26. Workshop of the Network of Transnational Administrative Law on the topic of mutual recognition in national, European and international law (Brussels, December 2018)
27. Panel at the Inaugural Conference of the Italian Chapter of the International Society of Public Law on 'The evolving nature of the principle of effective judicial protection in the EU' (Rome, November 2018)
28. Panel at the Inaugural Conference of the Italian Chapter of the International Society of Public Law 'Hybridity as a legal response to fragmentation' (with Dr. C. Colombo) (Rome, November 2018)
29. Workshop on 'Standardisation as regulatory technique in the process of European integration: voluntary, inclusive and legitimate?' (with C. Cauffman) (Brussels, September 2018)
30. Conference in the framework of the SoLaR Jean Monnet Network: EU environmental soft law and its use by national courts and administrations (Maastricht, March 2018)

- Teaching

I am responsible for the courses European Administrative Law and Comparative Administrative Law, both taught in the Bachelor European Law School.

- PhD supervision

1. Danai Petropoulou Ionescu – Transparency and participation in soft law-making in environmental matters (with Dr. Elissaveta Radoulova, started in September 2022, in progress)
2. Chrysi Charisi – Composite administrative procedures in European administrative law and the quest for effective judicial protection: the case of Protected Designations of Origin and Protected Geographical Indications (with Prof. Olivier Dubos and Dr. Annalisa Volpato, started in April 2022, in progress)
3. Andreina de Leo – EU's Shifting Borders - Scrutinizing Externalization of Migration Management and International Protection Responsibilities (with Prof. Andrea Ott and Dr. Lilian Tsourdi, started in July 2021, in progress)
4. Justine Richelle – Access to information and public participation in environmental decision-making (with Prof. Marjan Peeters and Prof. Carole Billiet, started in February 2021, in progress)
5. Kena Zheng – The use of soft law in competition policy in the digital economy: a comparison between the EU and China (with Prof. Niels Philipsen, started in September 2020, in progress)
6. Tatsiana Ivanchykava – Transnational administrative decisions: taxonomy and judicial review gaps (with Prof. Olivier Dubos, started in October 2019, in progress)
7. Victoria Sadaf Azizi – The legitimacy of CSR codes (with Prof. Mieke Olaerts and Dr. Anna Beckers, started in December 2019, in progress)
8. Lucia Martinez Lorenzo – The challenges of public procurement in the construction sector (with Prof. Steven van Garsse and Prof. Sarah Schoenmaekers – started in September 2018, in progress)
9. Sandra Nóbrega – Access to information and public participation in EU climate change law and compliance with the Aarhus Convention (with Prof. Marjan Peeters – September 2013 – October 2020)

- Board functions

1. Director of the Campus Brussels of Maastricht University (August 2020 – present)
2. Member of Advisory Committee on Appointments of the Faculty of Law of Maastricht University (September 2021 – present)
3. Member of the Science Committee of the Faculty of Law of Maastricht University (September 2018 – June 2022)
4. Member of the Examination Committee of the Faculty of Law of Maastricht University (September 2013 – August 2018)

Dates

October 2015 – January 2018

Occupation or position held

Associate Professor

Main activities and responsibilities

- Research

As an Associate Professor, I carried out research in European Administrative Law and specifically on the enforcement of European law before national and European courts. I specifically investigated the concept and implications of the system of shared administration, especially from a judicial protection perspective and I examined the role of courts in the new modes of governance and the future of the system of judicial accountability in the European integration process. For example, I have studied the judicial review of soft law and co-regulation in the European Union legal system.

In November and December 2015, I have been Visiting Researcher at Sciences Po (Paris) upon the invitation of Prof. Jean-Bernard Auby.

- Organisation of academic events

1. Panel at the Annual Ius Commune conference on 'The Legitimacy of the Delegation of Powers Mechanisms in the European Union: a Constitutional Perspective' (with Dr. M. Scholten and A. Volpato) (Utrecht, November 2017)

	<ol style="list-style-type: none"> 2. Two panels at the Annual UACES Conference on 'Current Challenges of Multi-level Administration in the EU' (with Dr. N. Vlogiatzis) (Cracow, September 2017) 3. Panel at the Annual Conference of the International Society of Public Law on 'The Changing Role of Public Administration: What Role for Judicial Review?' (with Dr. C. Colombo) (Copenhagen, July 2017) 4. Panel at the Annual Conference of the International Society of Public Law on 'National Adjudication and Transnational Soft Law: Judges in a non-binding Environment' (with Dr. E. Korkea-aho) (Copenhagen, July 2017) 5. Workshop on 'Scientific knowledge in environmental litigation: National Solutions, EU Requirements and Current Challenges' (with Dr. T. Paloniitty) (Maastricht, April 2017) (supported by SWOL Fund Limburg and the Center for Research on Europe in Maastricht) 6. Workshop on 'European standardization for internal market: and its constitutional challenges' (with M. Medzmariashvili) (Lund, April 2017) (supported by the Swedish Network for European Legal Studies) 7. Two panels at the Bi-Annual Conference of the Standing Group on Regulatory Governance of the European Consortium for Political Research on 'New Regulatory Governance and the challenges to the Rule of Law: comparing trends and responses at various levels' (with Dr. C. Colombo) (Tilburg, July 2016) 8. Workshop on 'A Balanced Data Protection in the EU: conflicts and possible solutions' (Brussels, October 2015) (with Dr. Marcel Schaper and Dr. Francesca Galli) (supported by the Law Faculty Scientific Council and SWOL Fund Limburg) 9. Workshop on 'Soft Law before the European Courts: Discovering a Common Pattern?' (Brussels, November 2015) (with Dr. Oana Stefan) (supported by King's College and SWOL Fund Limburg) 10. Workshop on 'The Modernisation of the Rules of Administrative Judicial Procedure under European and International Scrutiny. Does More Efficiency Lead to a Violation of EU and International Law?' (Leuven, November 2015) (with Dr. Sander Jansen) (Ius Commune Annual Conference) 11. Workshop on 'The Better Regulation Agenda: Achievements and Challenges Ahead' (Brussels, December 2015) (with Dr. Aneta Spendzharova) (supported by the SWOL Fund Limburg, the Center for Research on Europe in Maastricht and the Research Stimulation Fund of the Faculty of Arts and Social Sciences of Maastricht University) <ul style="list-style-type: none"> • Teaching <ol style="list-style-type: none"> 1. European Administrative Law (Academic years 2015/2016 and 2016/2017) (as course coordinator) 2. Comparative Administrative Law (Academic years 2015/2016 and 2016/2017) (as course coordinator) 3. Academic Writing (Academic years 2015/2016 and 2016/2017) 4. Legal translations and moot court skills (Academic year 2015/2016) 5. External teaching (European institutional law) for the Arts and Social Sciences Faculty of Maastricht University
Dates	September 2007 – September 2015
Occupation or position held	Assistant Professor
Main activities and responsibilities	<ul style="list-style-type: none"> • Research <p>In my years as Assistant Professor, my research has focused on the enforcement of European law before national and European courts, European administrative law and the Europeanisation process of national administrative law. I have conducted comparative research, amongst others, on the duty of consistent interpretation of national law in the light of European law by the national courts, on the influence of the ECJ's case law on national time limits and on the duty for national courts to apply European law of their own motion. Furthermore, I have extensively researched the issue of access to court at national and European members, especially in environmental matters. Furthermore, I have participated in several research projects in the area of European institutional law and environmental law.</p> • Organisation of academic events <ol style="list-style-type: none"> 1. Mini-symposium at the Annual Conference of the Council for European Studies on 'Contradictions and Paradoxes of the EU Regulatory Framework' (with Prof. Martijn Groenleer) (Paris, July 2015) 2. Workshop on 'The Use of Comparative Law and Foreign Case Law in Legal Education and Court Practice' (with Prof. Chris Backes) (Brussels, December 2014) (supported by the Law Faculty Scientific Council and the SWOL Fund Limburg)

	<ol style="list-style-type: none"> 3. Workshop on 'Proceduralisation of EU law through the backdoor' (with Dr. Elise Muir) (Brussels, October 2014) (supported by the Law Faculty Scientific Council and the SWOL Fund Limburg) 4. Workshop on 'Administrative decision-making proceedings and judicial protection in crisis times: the balance between speed and quality' (Maastricht, April 2010) (with Prof. Chris Backes and Dr. Sander Jansen) 5. Workshop on 'Ex Officio application of EC law – recent developments' (with Prof. Chris Backes) (Ius Commune Conference, Utrecht, November 2008) <ul style="list-style-type: none"> • PhD supervision <ol style="list-style-type: none"> 1. Franziska Grashof - National procedural autonomy revisited – Consequences of differences in national rules on administrative litigation for the enforcement of environmental European Union law- The case of the EIA Directive (with Prof. Chris Backes – thesis defended on 16 October 2015) 2. Josine Polak – What works to make EU Directives work? An interdisciplinary analysis of the usefulness of supranational, transnational, and national compliance instruments (with Prof. Chris Backes and Prof. Esther Versluis – thesis defended on 16 October 2015) • Teaching <ol style="list-style-type: none"> 1. Introduction to Law and Legal English (Academic year 2007/2008) 2. Comparative Constitutional Law (Academic years 2007/2008, 2008/2009, 2009/2010, and 2010/2011) (as course co-ordinator) 3. European Administrative Law (Academic years 2008/2009, 2009/2010, 2010/2011, 2011/2012, 2012/2013, 2013/2014 and 2014/2015) (as course co-ordinator) (for this course, together with Prof. Chris Backes, I have been awarded a Jean Monnet funding of 15.000 Euro for a European Teaching Module) 4. Legal Writing (Academic years 2008/2009, 2009/2010, 2010/2011, 2011/2012, 2012/2013, 2013/2014 and 2014/2015) 5. EU Negotiation Skills (Academic year 2011/2012) 6. MARBLE (Maastricht Research Based Learning) (a research block in which 3rd year Bachelor students carry out interdisciplinary research into different Europeanisation mechanisms) (Academic years 2009/2010, 2010/2011 and 2011/2012) 7. European Institutional Law (Academic years 2011/2012 and 2013/2014) 8. Comparative Administrative Law (Academic years 2013/2014 and 2014/2015) 9. European Law Moot Court Competition (Academic year 2010/2011) (coach for the team which reached the Final Round of one of the four Regional Finals) 10. Mediation Moot Court (Academic year 2014/2015) 11. Legal translations and moot court skills (Academic years 2013/2014 and 2014/2015) 12. Supervision of students' portfolios (Academic years 2007/2008 and 2008/2009) 13. Papers and theses supervision (in the area of European institutional law, European and comparative administrative law) 14. External teaching (European institutional law) for the Arts and Social Sciences Faculty of Maastricht University and for the Center of European Studies of Bonn University • Board functions <ol style="list-style-type: none"> 1. Deputy Director of the English language Masters of the Law Faculty (October 2008 – October 2009) 2. Director of the LL.B. European Law School – English Language Track (October 2009 – December 2011)
Name and address of employer	Maastricht University, Faculty of Law, Department of International and European Law (from 1/1/2009 Department of Public Law) Bouillionstraat 1-3, 6211 LH, Maastricht, the Netherlands
Dates	January 2012 – June 2013
Occupation or position held	Legal Advisor

Main activities and responsibilities	<ol style="list-style-type: none"> 1. Project management and quality assurance for multi-country studies including conformity checking of EU legislation in the 28 Member States 2. Legal analysis of EU legislation, including issues of general administrative law and environmental law 3. Quality assurance/editing of reports 4. Proposal drafting and business development activities
Name and address of employer	Milieu Ltd, Chaussée de Charleroi 112 1060 Brussels, BELGIUM
Type of business or sector	Law and Policy Consultancy
Dates	September 2003 – August 2007
Occupation or position held	PhD Researcher
Main activities and responsibilities	<ul style="list-style-type: none"> • Research <p>Europeanisation of Administrative Justice? The influence of the ECJ's case law in Italy, Germany and England</p> <p>The PhD project, supervised by Prof. dr. Ellen Vos and Prof. Nico Verheij, examined the influence of the ECJ's case law on national procedural rules applicable before administrative courts of England, Italy and Germany. The rules analysed concern interim relief, time limits, the power of the judge to raise <i>ex officio</i> grounds based on the violation of EC law, evidence regime and the possibility to challenge preparatory administrative measures. Taking as a starting point the ECJ's case law on domestic remedies, the book reports the results of an investigation as to whether, and to what extent, the national courts have applied the standards of protection set out in the ECJ's case law. Furthermore, it is investigated whether, in the areas in which a process of Europeanisation has taken place, the ECJ's case law has contributed to an increasing similarity of the three legal systems. Finally, the book discusses whether, for the purposes of ensuring an effective judicial protection of Community rights, the rules on the decentralised enforcement of EC law in administrative courts should be harmonised by the European legislator. The PhD thesis was defended on 19 December 2008 and is published with Europa Law Publishing.</p> <p>The thesis was awarded a special distinction by the European Group of Public Law for the best thesis in the area of European Public Law for the year 2009.</p> <ul style="list-style-type: none"> • Organisation of academic events <ol style="list-style-type: none"> 1. Workshop on 'Enforcing European rights against national authorities: the impact of recent developments in the case law of the Court of Justice' (with Prof. Nico Verhey) (Ius Commune Conference, Edinburgh, November 2005) <ul style="list-style-type: none"> • Teaching <ol style="list-style-type: none"> 1. European Institutional law (Academic years 2004/2005, 2005/2006 and 2006/2007) 2. Good Governance (Academic years 2005/2006 and 2006/2007) 3. Guest lectures (e.g. comparative administrative law) 4. Papers and theses supervision (in the area of European institutional law)
Name and address of employer	Maastricht University, Faculty of Law, Department of International and European Law (from 1/1/2009 Department of Public Law) Bouillionstraat 1-3, 6211 LH, Maastricht, the Netherlands
Dates	July 2002 – August 2003
Occupation or position held	Legal Trainee
Main activities and responsibilities	<ol style="list-style-type: none"> 1. Provision of legal advice in the area of corporate law 2. Legal research in the area of corporate law 3. Drafting of contracts 4. Assisting in hearings and proceedings
Name and address of employer	Clifford Chance Studio Legale Associato, Piazzetta Bossi 3, 20121 Milano, Italy

Type of business or sector Law Firm

Education and Training

1997 – 2001

Dates

Title of qualification awarded Dottore in giurisprudenza (*cum laude*)

Principal subjects/occupational skills covered European and international law, constitutional law, civil law and procedure, administrative law and procedure, criminal law and procedure

Name and type of organisation providing education and training Università degli Studi di Teramo (Teramo - Italy)

Dates

2001 – 2002

Title of qualification awarded LL.M. (*cum laude*)

Principal subjects / occupational skills covered International law, European institutional and substantive law, comparative constitutional, contract, company, property, tort law, history of European integration

Name and type of organisation providing education and training Maastricht University (Maastricht - the Netherlands)

Mother tongue(s) Italian

Other language(s)

Self-assessment

European level (*)

English

French

German

Dutch

Spanish

Understanding				Speaking				Writing	
Listening		Reading		Spoken interaction		Spoken production			
C2	Proficient user	C2	Proficient user	C2	Proficient user	C2	Proficient user	C2	Proficient user
C2	Proficient user	C2	Proficient user	C2	Proficient user	C1	Proficient user	C1	Proficient user
B1	Independent user	C1	Proficient user	B2	Independent user	B1	Independent user	B1	Independent user
C1	Proficient user	B2	Independent user	C1	Proficient user	B2	Independent user	B2	Independent user
C1	Proficient user	C1	Proficient user	B1	Independent user	B1	Independent user	B1	Independent user

(*) Common European Framework of Reference (CEF) level

Awards and grants	<ul style="list-style-type: none"> - Award from the Maastricht-York research fund for the organisation of academic events (2019-2022) - Jean Monnet Network grant on the study of the use of EU soft law by national administrations and courts (2016-2019) - Jean Monnet Project grant for the creation of a casebook on judicial review of administrative action (2015-2017) - Award of two Erasmus+ grants for teaching mobility for a short stay as a Visiting Scholar at Bordeaux University (France) (April 2015) and at Helsinki University (Finland) (April 2016) - Award of a UACES Small Event Grant for the organisation of an academic workshop (October 2015) - Award of more than 10 grants by the SWOL Fund Limburg for the organisation of academic workshops - Jean Monnet Teaching Module grant for the course European Administrative Law (2009-2014) - Admission to the 'Steep Face' programme to promote academic leadership for the two most promising academics in the Law Faculty of Maastricht University for the academic year 2009/2010 - PhD special recognition award for the best thesis in the field of European Public Law in the year 2009 by the European Group of Public Law - Two NWO (Dutch Scientific Council) grants for short stays abroad for research for PhD thesis (in June 2006 and April 2007) - Award '<i>pergamena d'oro</i>' for the best two graduates of the Law Faculty of Teramo University for the academic year 2000/2001
Computer skills and competences	<ul style="list-style-type: none"> - ECDL (European Computer Driving License); - MOUS Examination (Microsoft Office User Specialist) (Word, Excel, Power Point).
Membership in professional organisations and editorial and evaluation work	<ul style="list-style-type: none"> - Project Evaluator for the NWO (Dutch Scientific Council) - Co-Chair of the Benelux Chapter of the Icon-S Society (December 2022 – present) - General Editor of the Review of European Administrative Law (January 2018 – present) - Member of the Maastricht Young Academy (local branch of the KNAW Jonge Akademie) (July 2017 – January 2022) - Member of the Ius Commune Research School - Member of RENEUAL (Research Network in European Administrative Law) - Member of the Council of the International Society of Public Law (July 2019 – July 2022) - Member of the Steering Committee of the Transnational Administrative Law Network (April 2018 – present) - Member of the Steering Committee of the Network on the Future of Administrative Law (December 2018 – present) - Member of the Editorial Board of the Maastricht Law Series published by Eleven Publisher (April 2018 – present) - Coordinator of the Research Network on Soft Law (September 2016 – December 2019) - Proposal reviewer for the Council of European Studies and the European Consortium of Political Research - Peer reviewer for several journals in the field of European administrative and environmental law
Annexes	<p>Annex 1. Publications Annex 2. Presentations Annex 3. Project experience</p>

Annex 1. Publications

- Books

- M. Eliantonio, E. Korkea-aho and U. Mörtz (Eds.), *Research Handbook on Soft Law* (Elgar, 2023, forthcoming).
- M. Eliantonio, A. Volpato and S. Röttger-Wirtz (Eds.), *Global Standards and the EU Legal System: Which Challenges for European Administrative Law?* (Elgar, 2023, forthcoming).
- C. Colombo, K. Wryght and M. Eliantonio (Eds.), *The Evolving Governance of EU Competition Law in Time of Disruptions: a Constitutional Perspective* (Hart, 2023, forthcoming).
- M. Bonelli, M. Eliantonio and G. Gentile (Eds.), *Article 47 of the EU Charter and effective judicial protection: the national courts' perspective* (Hart, 2023, forthcoming).
- M. Eliantonio, E. Lees and T. Paloniitty (Eds.), *EU Environmental Principles and Scientific Uncertainty before National Courts: The Case of the Habitats Directive* (Hart, 2023, forthcoming).
- M. Bonelli, M. Eliantonio and G. Gentile (Eds.), *Article 47 of the EU Charter and effective judicial protection: the Court of Justice's perspective* (Hart, 2022).
- M. Eliantonio and D. Dragos (Eds.), *Indirect Judicial Review in Administrative Law: Legality vs Legal Certainty In Europe* (Routledge, 2022).
- M. Chamon, A. Volpato and M. Eliantonio (Eds.), *Boards of Appeal of EU Agencies – Towards Judicialization of Administrative Review?* (Oxford University Press, 2022).
- M. Eliantonio, E. Korkea-aho and O. Stefan (Eds.), *EU Soft law in the Member States: Theoretical Findings and Empirical Evidence* (Hart, 2021).
- M. Eliantonio and C. Kaufmann (Eds.), *The legitimacy of standardization as a regulatory technique in the European Union* (Elgar, 2020).
- M. Peeters and M. Eliantonio (Eds.), *Research Handbook on European Environmental Law* (Elgar, 2020).
- Ch. Backes and M. Eliantonio (Eds.), *Casebook Judicial Review of Administrative Action* (Hart, 2019).
- Ch. Backes, M. Eliantonio and S. Jansen (Eds.), *Speed and Quality in Administrative Decision-Making: Tension or Balance?* (Intersentia, 2016).
- M. Eliantonio, Ch. Backes, C.H. van Rhee, T. Spronken and A. Berlee (Eds.), *Standing up for your right(s) in Europe. A comparative study on legal standing (locus standi) before the EU and Member States' courts* (Intersentia, 2013).
- M. Eliantonio, *Europeanisation of Administrative Justice? The influence of the ECJ's case law in Italy, Germany and England* (Europa Law Publishing, 2008).

- Special Issues Editorship

- A. Volpato, M. Eliantonio and K. Wright, 'Transparency and Participation in Risk Regulation Policy in the face of Scientific Uncertainty', Special Issue (2023/1) of European Journal of Risk Regulation (forthcoming)
- D. Fromage, M. Eliantonio and K. Wright, 'Soft law and multilevel cooperation as sources of (new) constitutional challenges in EU economic and monetary integration', Special Issue (2021) of Journal of Banking Regulation
- M. Eliantonio and N. Vogiatzis, 'Judicial and extra-judicial challenges in the EU multi- and cross-level administrative framework' Special Issue (2021/2) of German Law Journal
- M. Eliantonio, E. Korkea-aho and S. Vaughan, 'COVID-19 and Soft Law: Is Soft Law Pandemic-Proof?' Special Issue (2020/4) of European Journal of Risk Regulation
- S. Dorigo, M. Eliantonio and R. Lanceiro, 'The principle of mutual recognition in EU administrative law' Special Issue (2020/3) of Review of European Administrative Law
- M. Eliantonio and E. Muir, 'The principle of effectiveness: under strain?' Special Issue (2019/2) of Review of European Administrative Law
- M. Eliantonio and O. Stefan, 'Soft law before the European courts: discovering a 'common pattern'?' Special Issue (2018) of Yearbook of European Law.
- T. Paloniitty and M. Eliantonio, 'Scientific Knowledge in Environmental Judicial Review: Safeguarding Effective Judicial Protection in the EU Member States' Special Issue (2018/4) of European Energy and Environmental Law Review.
- C. Colombo and M. Eliantonio, 'The changing nature of the public administration: innovations and challenges for public lawyers', Special Issue (2018/3) of European Public Law.
- M. Eliantonio and M. Medzmarishvili, 'Hybridity Under Scrutiny: How European Standardization Shakes the Foundations of EU Constitutional and Internal Market Law' Special Issue (2017/4) of Legal Issues of Economic Integration.
- M. Eliantonio and A. Spendzharova, 'The Better Regulation Agenda between Technocratisation and Politicisation' Special Issue (2017/1-2) of European Journal of Law Reform.

M. Elia Antonio and A. Jansen, 'The modernisation of the rules of administrative judicial procedure under scrutiny: the rulings of the Belgian constitutional court on the "administrative loop" in a comparative perspective', Special Issue of the Maastricht Faculty of Law Working Papers (papers to 2 to 7/2017) (<https://www.maastrichtuniversity.nl/about-um/faculties/law/research/publications/maastricht-faculty-law-working-papers>).

M. Elia Antonio, F. Galli and M. Schaper, 'A Balanced Data Protection in the EU: Conflicts and Possible Solutions', Special Issue (2016/3) of Maastricht Journal of European and Comparative Law.

M. Elia Antonio and E. Muir, 'Proceduralisation of EU law through the backdoor', Special Issue (2015/1) of Review of European Administrative Law.

- Contribution to books (peer-reviewed)

F. Cacciatore, M. Elia Antonio and J.A. McMahon, 'Enforcing common fisheries and agricultural policies' in M. Scholten (Ed.), *Research Handbook on Enforcement of EU Law* (Elgar, 2023, forthcoming).

M. Elia Antonio and E. Korkea-aho, 'Soft law and courts: Saviours or saboteurs of the rule of (soft) law?' in M. Elia Antonio, E. Korkea-aho and U. Mörh, *Research Handbook on Soft Law* (Elgar, 2023, forthcoming).

M. Elia Antonio and M. Krajewski, 'Scientific Uncertainty Before The Court Of Justice And The General Court: Is The Judicial Toolbox Sufficient?' in M. Elia Antonio, E. Lees and T. Paloniitty (Eds.), *EU Environmental Principles and Scientific Uncertainty before National Courts: The Case of the Habitats Directive* (Hart, 2023, forthcoming).

M. Elia Antonio, E. Lees and T. Paloniitty, 'Conclusions' in M. Elia Antonio, E. Lees and T. Paloniitty (Eds.), *EU Environmental Principles and Scientific Uncertainty before National Courts: The Case of the Habitats Directive* (Hart, 2023, forthcoming).

D. Petropolou Ionescu and M. Elia Antonio, 'Words Are Stones: Constructing Bindingness Through Language in EU Environmental Soft Law' in Petra Lancós, Napoleon Xanthoulis, and Luis Arroyo Jiménez (Eds.), *The Legal Effects of EU Soft Law: Theory, Language and Sectoral Insights into EU Multi-level Governance* (Edward Elgar, 2022) (forthcoming).

M. Elia Antonio and D. Dragos, 'The Indirect Review of Administrative Action in search of a fair balance between legality and legal certainty' in M. Elia Antonio and D. Dragos (Eds.), *Indirect Judicial Review in Administrative Law: Legality vs Legal Certainty In Europe* (Routledge, 2022)

M. Elia Antonio and M. van Wolferen, 'The Plea of Illegality in EU law: the missing piece in the puzzle of a 'complete system of remedies'?' in M. Elia Antonio and D. Dragos (Eds.), *Indirect Judicial Review in Administrative Law: Legality vs Legal Certainty In Europe* (Routledge, 2022)

M. Bonelli, M. Elia Antonio and G. Gentile, 'Introduction', in M. Bonelli, M. Elia Antonio and G. Gentile (Eds.), *Article 47 of the EU Charter and effective judicial protection: the Court of Justice's perspective* (Hart, 2022)

M. Bonelli, M. Elia Antonio and G. Gentile, 'Conclusions', in M. Bonelli, M. Elia Antonio and G. Gentile (Eds.), *Article 47 of the EU Charter and effective judicial protection: the Court of Justice's perspective* (Hart, 2022)

M. Elia Antonio, "A spectre is haunting Kirchberg"—the spectre of Article 47: the CJEU case law on the finality of judicial decisions and on the ex officio application of EU law', in M. Bonelli, M. Elia Antonio and G. Gentile (Eds.), *Article 47 of the EU Charter and effective judicial protection: the Court of Justice's perspective* (Hart, 2022)

M. Chamon, A. Volpato and M. Elia Antonio, 'Conclusions' in M. Chamon, A. Volpato and M. Elia Antonio (Eds.), *Boards of Appeal of EU Agencies - Judicialization of Administrative Review* (Oxford University Press, 2022).

M. Elia Antonio and N. Athanadiasou, 'Les mécanismes européens d'encadrement' in J.B. Auby and J. Dutheil de la Rochère (Eds.) *Traité de Droit Administratif Européen* (Buylant, 2022)

M. Elia Antonio and P. Willemsen, 'La mise en œuvre du droit de l'UE dans le contentieux administratif', in J.B. Auby and J. Dutheil de la Rochère (Eds.) *Traité de Droit Administratif Européen* (Buylant, 2022)

M. Elia Antonio, 'Judicial Review of Soft Law before the European and the National Courts - A Wind of Change Blowing from the Member States?', in M. Elia Antonio, E. Korkea-aho and O. Stefan (Eds.), *EU Soft law in the Member States: Theoretical Findings and Empirical Evidence* (Hart, 2021)

J. Alberti and M. Elia Antonio, 'Judges, Public Authorities and EU Soft Law in Italy - How You Cannot Tell a Book by its Cover' in M. Elia Antonio, E. Korkea-aho and O. Stefan (Eds.), *EU Soft law in the Member States: Theoretical Findings and Empirical Evidence* (Hart, 2021)

M. Elia Antonio and A. Volpato, 'Il trattamento giurisprudenziale della "discrezionalità tecnica" nell'esperienza della Corte di Giustizia dell'Unione europea' in A. Moliterni (Ed.) *La tecnica tra amministrazione e giudice: la «discrezionalità tecnica» nella concreta esperienza giurisprudenziale* (Jovene, 2021)

A. Volpato and M. Elia Antonio 'The contradictory approach of the CJEU on the judicial review of standards: a love-hate relationship?', in M. Elia Antonio and C. Caufmann, *Standardisation as a regulatory technique in the process of European integration* (Edward Elgar, 2020)

M. Elia Antonio and C. Caufmann, 'The legitimacy of standardisation as regulatory technique in the EU – a cross-sector and multi-level analysis: An introduction', in M. Elia Antonio and C. Caufmann (eds), *Standardisation as a regulatory technique in the process of European integration* (Edward Elgar, 2020)

M. Elia Antonio and M. van Wolferen, 'Access to Justice in Environmental Matters' in M. Peeters and M. Elia Antonio (eds) *Research Handbook of European Environmental Law* (Edward Elgar, 2020)

- M. Peeters and M. Elia Antonio, 'On Regulatory Power, Compliance, and the Role of the Court of Justice in EU Environmental Law' in M. Peeters and M. Elia Antonio (eds) *Research Handbook of European Environmental Law* (Edward Elgar, 2020).
- F. Cacciatore and M. Elia Antonio, 'Quis custodiet ipsos custodes? Assessing the systems of controls of the European Fisheries Control Agency's inspecting powers' in M. Scholten and A. Brenninkmeyer (Eds) *Controlling European Agencies* (Edward Elgar, 2020).
- P. Rocca and M. Elia Antonio, 'European Union Soft Law by Agencies: an Analysis of the Legitimacy of their Procedural Frameworks', in M. de Bellis, G. della Cananea and M. Conticelli (Eds), *EU Executive governance: Agencies and Procedures* (Giappichelli, 2020).
- N. Athanasiadou and M. Elia Antonio, 'Silence of the EU authorities: the legal consequences of inaction by the EU administration', in P. Kovac, D. Dragos and H. Tolsma (Eds) *The Sound of Silence in EU Administrative Law* (Palgrave, 2020).
- M. Elia Antonio, 'Deference to the administration in judicial review – the European Union' in G. Zhu (ed), *Deference to the administration in judicial review* (Springer, 2019).
- P. Cuccuru and M. Elia Antonio, 'It is not all about judicial review: Internal appeal proceedings in the European standardisation process' in Jean-Bernard Auby (Ed), *Le futur du droit administratif/The Future of Administrative Law* (LexisNexis, 2019).
- M. Elia Antonio, 'Court Structure and Intra-Administrative Objection Procedure' in M. Elia Antonio and Ch. Backes (Eds), *Casebook Judicial Review of Administrative Action* (Hart, 2019).
- M. Elia Antonio and F. Grashof, 'Forms of Administrative Action' in M. Elia Antonio and Ch. Backes (Eds), *Casebook Judicial Review of Administrative Action* (Hart, 2019).
- F. Cacciatore and M. Elia Antonio, 'Fishing in troubled waters? Shared enforcement of the Common Fisheries Policy and accountability gaps' in M. Scholten and M. Luchtmans (Eds.), *Law Enforcement by EU Authorities – Implications for Political and Judicial Accountability* (Edward Elgar, 2017).
- Ch. Backes, M. Elia Antonio and A. Jansen, 'Conclusions – Speed and Quality in Administrative Decision-Making: Tension or Balance?' in Ch. Backes, M. Elia Antonio and S. Jansen (Eds.), *Speed and Quality in Administrative Decision-Making: Tension or Balance?* (Intersentia, 2016).
- M. Elia Antonio 'Enforcing EU environmental policy effectively: international influences, current barriers and possible solutions' in S. Drake and M. Smith (Eds.) *New Directions in the Effective Enforcement of European Law* (Edward Elgar, 2016).
- Ch. Backes and M. Elia Antonio, 'Administrative Law' in B. Akkermans and J. Haage (Eds.) *Introduction to Law* (Springer, 2014).
- Ch. Backes and M. Elia Antonio, 'Access to court for environmental NGOs' at European and national level: what improvements and what room for improvement since Maastricht? in M. de Visser and A.-P. van der Mei (Eds.) *The Treaty on European Union 1993-2013: Reflections from Maastricht* (Intersentia, 2013).

- Articles in peer-reviewed journals

- D. Petropoulou Ionescu and M. Elia Antonio, 'Soft Law Behind the Scenes- Transparency, Participation, and the EU Soft Law Making Process in the field of climate change', *European Journal of Risk Regulation* (2022) <https://doi.org/10.1017/err.2022.31>
- A. Danthinne, M. Elia Antonio and Marjan Peeters, 'Justifying a presumed standing for environmental NGOs: A legal assessment of Article 9(3) of the Aarhus Convention', *Review of European, Comparative and International Environmental Law* (2022), <https://doi.org/10.1111/reel.12450>
- P. Mazzotti and M. Elia Antonio, 'Towards a theory of transnational judicial review in European administrative law', *Italian Journal of Public Law* (2021) <https://www.ijpl.eu/towards-a-theory-of-transnational-judicial-review-in-european-administrative-law/>
- A. Ohler, M. Peeters and M. Elia Antonio, 'How to represent the silent environment? An update on Germany's struggle to implement Article 9(3) of the Aarhus Convention', *Journal for European Environmental & Planning Law* (2021), 370.
- D. Fromage, M. Elia Antonio and K. Wright, 'Soft law and multilevel cooperation as sources of (new) constitutional challenges in EU economic and monetary integration: introduction to the special issue', *Journal of Banking Regulation* (2021), <https://doi.org/10.1057/s41261-021-00172-2>
- R. Lanceiro and M. Elia Antonio, 'The Genetically Modified Organisms' Regime: A Playground For Multi-Level Administration And A Nightmare For Effective Judicial Protection?' *German Law Journal* (2021), 371.
- M. Elia Antonio and N. Vogiatzis, 'Judicial and extra-judicial challenges in the EU multi- and cross-level administrative framework' *German Law Journal* (2021), 315.
- M. Elia Antonio and F. Cacciatore, 'When the EU takes the field. Innovative forms of regulatory enforcement in the fisheries sector' *Journal of European Integration* (2021) <https://doi.org/10.1080/07036337.2021.1910253>
- D. Petropoulou Ionescu and M. Elia Antonio, 'Democratic Legitimacy and Soft Law in the EU Legal Order: A Theoretical Perspective' *Journal of Contemporary European Research* (2021) (<https://www.jcer.net/index.php/jcer/article/view/1139>).
- M. Elia Antonio, E. Korkea-aho and S. Vaughan, 'COVID-19 and Soft Law: Is Soft Law Pandemic-Proof?' *European Journal of Risk Regulation* (2021), 1.
- M. Elia Antonio and O. Stefan, 'The elusive legitimacy of EU soft law: an analysis into consultation and participation in the process of adopting COVID-19 soft law in the EU' *European Journal of Risk Regulation* (2021), 153.

- M. Elia Antonio and C. Favilli, 'When Two Preliminary Questions Result in One and Half Answers: A "Constitutional Tragedy" in Four Acts', *European Papers* (2020) (<http://www.europeanpapers.eu/en/e-journal/when-two-preliminary-questions-result-one-and-half-answers>).
- L. Stähler and M. Elia Antonio, 'The Legal Effects of EU Competition Soft Law in the Decisions of National Competition Authorities: The Case of the Bundeskartellamt', *European Competition and Regulatory Law Review* (2020), 273.
- S. Dorigo, M. Elia Antonio and R. Lanceiro, 'The principle of mutual recognition in EU administrative law: still alive and kicking?', *Review of European Administrative Law* (2020), 187.
- P. Mazzotti and M. Elia Antonio, 'Transnational Judicial Review in Horizontal Composite Procedures: *Berlioz, Donnellan*, and the Constitutional Law of the Union', *European Papers* (2020) (<http://www.europeanpapers.eu/it/e-journal/transnational-judicial-review-in-horizontal-composite-procedures>).
- L. Arroyo-Jimenez and M. Elia Antonio, 'Masks, Gloves, Exports Licences and Composite Procedures: Implementing Regulation 2020/402 and the Limelight of Accountability', *European Journal of Risk Regulation* (2020) 382.
- P. Dermine and M. Elia Antonio, 'Case note on CJEU (Grand Chamber), judgement of 19 December 2018, C-219/17, *Silvio Berlusconi and Finanziaria d'investimento Fininvest SpA (Fininvest) v Banca d'Italia and Istituto per la Vigilanza Sulle Assicurazioni (IVASS)*', *Review of European Administrative Law* (2019), 237.
- M. Elia Antonio, 'The relationship between EU secondary rules and the principles of effectiveness and effective judicial protection in environmental matters: towards a new dawn for the 'language of rights'?', *Review of European Administrative Law* (2019), 95.
- M. Elia Antonio and E. Muir, 'The principle of effectiveness: under strain?' *Review of European Administrative Law* (2019), 255.
- G. Lisi and M. Elia Antonio, 'The Gaps in Judicial Accountability of EASO in the Processing of Asylum Requests in Hotspots', *European Papers* (2019) (<http://www.europeanpapers.eu/en/europeanforum/gaps-in-judicial-accountability-of-easo-in-processing-of-asylum-requests>).
- F. Cacciatore and M. Elia Antonio, 'Enforcement condiviso in contesti multilivello: Italia e Unione Europea nella Politica comune della pesca', *Mercato, Concorrenza e Regole* (2019), 121.
- S. Röttger-Wirtz and M. Elia Antonio, 'From integration to exclusion - EU composite administration and gaps in judicial accountability in the authorization of pharmaceuticals', *European Journal of Risk Regulation* (2019) 393.
- F. Cacciatore and M. Elia Antonio, 'Networked enforcement in the Common Fisheries Policy through data sharing: is there room left for traditional accountability paradigms?', *European Journal of Risk Regulation* (2019), 1.
- M. Elia Antonio and O. Stefan, 'Soft law before the European courts: discovering a 'common pattern'?', *Yearbook of European Law* (2018), 457.
- M. Elia Antonio, 'Soft law in environmental matters and the role of the European Courts: too much or too little of it?', *Yearbook of European Law* (2018), 496.
- M. Elia Antonio, 'The role of NGOs in environmental implementation conflicts: "stuck in the middle" between infringement proceedings and preliminary rulings?' *Journal of European Integration* (2018), 753.
- C. Colombo and M. Elia Antonio, 'The changing nature of the public administration: innovations and challenges for public lawyers', *European Public Law* (2018), 403.
- M. Elia Antonio, 'Private actors, public authorities and the relevance of public law in the process European standardization', *European Public Law* (2018), 473.
- T. Devine and M. Elia Antonio, 'EU Soft Law in the Hands of National Authorities: The Case Study of the UK Competition and Markets Authority', *Review of European Administrative Law* (2018), 49.
- T. Paloniitty and M. Elia Antonio, 'Scientific Knowledge in Environmental Judicial Review: Safeguarding Effective Judicial Protection in the EU Member States', *European Energy and Environmental Law Review* (2018), 108.
- M. Elia Antonio, 'The impact of EU Law on Access to Scientific Knowledge and the Standard of Review in National Environmental Litigation: A Story of Moving Targets and Vague Guidance', *European Energy and Environmental Law Review* (2018), 115.
- M. Elia Antonio and M. Medzmariashvili, 'Hybridity Under Scrutiny: How European Standardization Shakes the Foundations of EU Constitutional and Internal Market Law', *Legal Issues of Economic Integration* (2017), 323.
- M. Elia Antonio, 'Judicial Control of the EU Harmonized Standards: Entering a Black Hole?', *Legal Issues of Economic Integration* (2017), 395.
- M. Elia Antonio and A. Spendharova, 'The European Union's New 'Better Regulation' Agenda: Between Procedures and Politics: Introduction to the special issue', *European Journal of Law Reform* (2017), 3.
- M. Elia Antonio, 'Alternative Forms of Regulation: are they really "Better" Regulation? A case study of the European Standardisation process', *European Journal of Law Reform* (2017), 141.
- E. Chevalier and M. Elia Antonio, 'Standing before French administrative courts: too restrictive to effectively enforce environmental rights?' *Montesquieu Law Review* (2017), 65.
- C. Colombo and M. Elia Antonio, 'Harmonized Technical Standards as part of EU law: juridification with a number of unresolved legitimacy concerns? Case C-613/14 *James Elliott Construction Limited v. Irish Asphalt Limited*', *Maastricht Journal of European and Comparative Law* (2017), 1.

M. Eliantonio and F. Grashof, 'Wir müssen reden! – We Need to Have a Serious Talk!. The Interaction between Infringement Proceedings and the Preliminary Reference Procedure in Ensuring Compliance with EU Environmental Standards: A Case Study of *Trianel, Altrip and Commission v Germany*', *Journal for European Environmental & Planning Law* (2016), 325.

M. Eliantonio, 'Information Exchange in European Administrative Law: A Threat to Effective Judicial Protection?', *Maastricht Journal of European and Comparative Law* (2016), 531.

M. Eliantonio, F. Galli and M. Schaper, 'A Balanced Data Protection in the EU: Conflicts and Possible Solutions: Editorial', *Maastricht Journal of European and Comparative Law* (2016), 391.

M. Eliantonio and F. Grashof, 'C-71/14, *East Sussex County Council v Information Commissioner, Property Search Group, Local Government Association* (Judgment of 6 October 2015) – Case Note', *Review of European Administrative Law* (2016), 35.

M. Eliantonio, 'The *Urgenda* case in the EU multi-level governance system', *Milieu en Recht* (2016), 35.

M. Eliantonio, 'The proceduralisation of EU environmental legislation: international pressures, some victories and some way to go', *Review of European Administrative Law* (2015), 99.

M. Eliantonio and E. Muir, 'Concluding thoughts: Legitimacy, rationale and extent of the incidental proceduralisation of EU Law', *Review of European Administrative Law* (2015), 175.

M. Eliantonio, 'Judicial Review in an Integrated Administration: the case of "composite procedures"', *Review of European Administrative Law* (2014), 65.

M. Eliantonio, 'Case note on case C-274/12 P *Telefónica v Commission*', *Maastricht Journal of European and Comparative Law* (2014), 487.

M. Eliantonio, 'Judicial Review in an Integrated Administration: the case of the Habitats Directive', *European Energy and Environmental Law Review* (2014), 116.

M. Eliantonio, 'Collective Redress in Environmental Matters: a Role Model or a 'Problem Child'?', *Legal Issues of Economic Integration* (2014), 257.

M. Eliantonio and H. Roer-Eide, 'Regional Courts and locus standi for Private Parties: Can the CJEU Learn Something from the Others?', *The Law and Practice of International Courts and Tribunals* (2014), 27.

H. Roer-Eide and M. Eliantonio, 'The meaning of 'regulatory act' explained: are there any significant improvements for the standing of non-privileged applicants in annulment actions?', *German Law Journal* (2013), 1851.

M. Eliantonio and Ph. Boymans, 'Europeanisation of legal principles? The influence of the CJEU's case law on the principle of legitimate expectations in the Netherlands and the United Kingdom', *European Public Law* (2013), 715.

M. Eliantonio, 'Case note on case C-240/09 *Lesoochránárske zoskupenie* and case C-115/09 *Trianel Kohlekraftwerk*', *Common Market Law Review* (2012), 767.

M. Eliantonio and Ch. Backes, 'Taking constitutionalization one step too far? The need for revision of the *Rheinmühlen* case law in the light of the AG opinion and the ECJ's ruling in *Elchinov*', *European Review of Public Law* (2012), 839.

M. Eliantonio, 'Towards An Ever Dirtier Europe? The Restrictive Standing Of Environmental NGOs Before The European Courts And The Aarhus Convention', *Croatian Yearbook of European Law* (2011), 69.

G. Glavanovits and M. Eliantonio, 'EU law and access to court: the experience of Austria in the telecommunications sector', *European Public Law* (2011), 51.

S. Hardt and M. Eliantonio, "'Thou shalt be saved' (from trial)? The ruling of the Italian Constitutional Court on Berlusconi's immunity law in a comparative perspective', *European Constitutional Law Review* (2011), 17.

M. Eliantonio and A. Wiesbroek, 'EU migration law in national courts: the role of national procedural rules and the ECJ's requirements in the Dutch courts', *Asiel & migrantenrecht* (2011), 104.

M. Eliantonio, 'Effectieve rechtsbescherming en netwerken: een problematische verhouding', *Sociaal-economische Wetgeving* (2011), 116.

Ch. Backes, E. Chevalier, A. Jansen, A.M.L. Poortinga and R. Seerden, 'Versnelling besluitvorming over complexe projecten – niet alleen in Nederland een hot issue!', *Nederlands Tijdschrift voor Bestuursrecht* (2010), 58.

M. Eliantonio, 'Europeanisation of Administrative Justice? The Influence of The ECJ's Case Law In Italy, Germany And England', *European Review of Public Law* (2010), 683. (paper submitted as a prize for the special distinction received for the PhD thesis)

M. Eliantonio, '*Sed fugit interea fugit irreparabile tempus*' – time-limits under English law, the requirement of 'promptness' and the scrutiny of the ECJ', *Review Of European Administrative Law* (2010), 88.

M. Eliantonio and B. Kas, 'Private Parties and the Annulment Procedure: Can the Gap in the European System of Judicial Protection Be Closed?', *Journal of Politics and Law* (2010), 121.

M. Eliantonio, 'The Future of National Procedural Law in Europe: Harmonisation vs. Judge-Made Standards in the Field of Administrative Justice', *Electronic Journal of Comparative Law* (<http://www.ejcl.org>) (vol. 13.3, September 2009).

M. Eliantonio, 'The Influence of the ECJ's Case Law On Time Limits in The Italian, German And English Administrative Legal Systems: A Comparative Analysis', *European Public Law* (2009), 615.

M. Eliañtōnio and S. Laurinkari, 'The annulment procedure before and after Lisbon – an effective legal remedy for private applicants?', *Utrecht Journal of International and European Law* (2009), 30.

M. Eliañtōnio, 'The Application Of EC Law Ex Officio – Some News From the Italian Administrative Courts', *Review Of European Administrative Law* (2008), 101.

- Articles (non peer-reviewed)

M. Eliañtōnio and G. Lisi, 'EU Environmental Soft Law in the Member States: Finland, France, Germany, Italy, the Netherlands, Slovenia and the UK', (https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3656418)

G. Lisi and M. Eliañtōnio, 'National Report on Italy: The Use of EU Soft Law by National Courts and Administration in the Field of EU Environmental Law', (https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3656418)

F. Spera and M. Eliañtōnio, 'National Report on Italy: The Use of EU Soft Law by National Courts and Administration in the Field of Social Policy' (https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3668981)

O. Stefan, M. Avbelj, M. Eliañtōnio, M. Hartlapp, E. Korkea-aho, N. Rubio, 'EU Soft Law in the EU Legal Order: A Literature Review', (https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3346629)

M. Peeters and M. Eliañtōnio, 'Case on case C-460/15, Schaefer Kalk GmbH v. Bundesrepublik Deutschland, *Mileu en Recht* (2017), 437.

A. Jansen and M. Eliañtōnio, 'The modernisation of the rules of administrative judicial procedure under scrutiny: the rulings of the Belgian constitutional court on the "administrative loop" in a comparative perspective', Special Issue of the Maastricht Faculty of Law Working Papers: Concluding Remarks', *Maastricht Faculty of Law Working Papers* (7/2017) (<https://www.maastrichtuniversity.nl/about-um/faculties/law/research/publications/maastricht-faculty-law-working-papers>).

M. Eliañtōnio, 'La riforma del Senato in prospettiva europea: tendenza o controtendenza?', *Rivista Trimestrale di Scienza dell'Amministrazione* (2015), 28.

K. Pomorska and M. Eliañtōnio, 'Research Based Learning at Maastricht University. A case study on an interdisciplinary project on Europeanisation', *Journal of the European Higher Education Area* (2011), 4.

Ch. Backes and M. Eliañtōnio, 'The influence of the ECJ's case law on indirect effect in the Italian, German, Dutch and English administrative legal systems and its application by national administrative courts' (https://papers.ssrn.com/sol3/papers.cfm?abstract_id=1427255)

M. Eliañtōnio 'Il futuro del diritto processuale amministrativo in Europa: armonizzazione legislativa o standard giurisprudenziali?' *Rivista Amministrativa della Repubblica Italiana* (2008), 549.

M. Eliañtōnio, 'The enforcement of EC rights against national authorities and the influence of Köbler and Kühne & Heitz on Italian administrative law: opening Pandora's box?', *Maastricht Faculty of Law Working Paper* (2006/4) (http://papers.ssrn.com/sol3/papers.cfm?abstract_id=950916)

- Contribution to books (non peer-reviewed)

M. Eliañtōnio, 'Il ruolo di monitoraggio della società civile: sviluppi recenti e ostacoli' in: B. Marchetti and G. Falcon (Eds.) *Pubblico e privato nell'organizzazione e nell'azione amministrativa* (Giuffrè Editore, 2013).

M. Eliañtōnio and T. Hillebrecht, 'The Benelux Countries', in V. Cattelan (Ed.) *Integration through Legal Education. The Role of EU Legal Studies in Shaping the EU* (Giuffrè Editore, 2011).

Ph. Kiiver and M. Eliañtōnio, 'Teaching European and Comparative Constitutional Law', in B. Akkermans (Ed.) *Educating European Lawyers* (Intersentia, 2011).

M. Eliañtōnio and E. Chevalier, 'Report on French law', in Ch. W. Backes et al (Eds.), *Snellere besluitvorming over complexe projecten vergelijkend bekeken* (Boom Juridische Uitgevers, 2010).

- Other publications

M. Eliañtōnio, E. Lees and T. Paloniitty, 'EU Environmental Principles and Scientific Uncertainty before National Courts—The Case of the Habitats Directive: Some Comparative Conclusions', <https://realaw.blog/2023/01/20/eu-environmental-principles-and-scientific-uncertainty-before-national-courts-the-case-of-the-habitats-directive-some-comparative-conclusions-by-m-eliantonio-e-lees-and-t-paloniitty/>

M. Chamon, M. Eliañtōnio and A. Volpato, 'Repasi vs Plaumann – An Individual MEP's standing before the EU Courts' <https://verfassungsblog.de/repasi-vs-plaumann/>

M. Eliañtōnio and M. Serrat Romani, 'Judicial Control of Administrative Cooperation in Tax Matters, Taxpayers' Rights and the Notion of "Foreseeable Relevance" in light of the CJEU's case law: Concluding Remarks', <https://realaw.blog/2022/04/08/judicial-control-of-administrative-cooperation-in-tax-matters-taxpayers-rights-and-the-notion-of-foreseeable-relevance-in-light-of-the-cjeus-case-law-concluding-r/>

M. Eliañtōnio and M. Krajewski, 'Is the EU Courts' toolbox to tackle scientific uncertainty sufficient?', <https://realaw.blog/2022/04/22/is-the-eu-courts-toolbox-to-tackle-scientific-uncertainty-sufficient-by-mariolina-eliantonio-and-michal-krajewski/>

M. Eliantonio, book review of 'Matthias Ruffert, Law of Administrative Organization of the EU. A Comparative Approach', *European Law Review* (2022), 147.

M. Eliantonio, Of life, death, resurrection, and legal zombies: Advocate General Bobek's Opinion in *Fédération bancaire française* (<https://eulawlive.com/op-ed-of-life-death-resurrection-and-legal-zombies-advocate-general-bobeks-opinion-in-federation-bancaire-francaise-by-mariolina-eliantonio/>)

S. Roettger-Wirtz and M. Eliantonio, Hidden' vaccines in Italian plant: EU composite procedures and hidden accountability paths (<https://eulawlive.com/op-ed-hidden-vaccines-in-italian-plant-eu-composite-procedures-and-hidden-accountability-paths-by-sabrina-roettger-wirtz-and-mariolina-eliantonio/>)

M. Eliantonio, Vaccine trade wars and composite procedures: gibt es noch richter in Berlin? (<http://www.sidiblog.org/2021/03/19/vaccine-trade-wars-and-composite-procedures-gibt-es-noch-richter-in-berlin/>)

S. Hardt and M. Eliantonio, The 5 Star Movement's use and abuse of direct democracy and the Italian constitution (<https://www.maastrichtuniversity.nl/blog/2019/02/5-star-movements-use-and-abuse-direct-democracy-and-italian-constitution>)

M. Eliantonio, Presentation of the book 'Cases, Materials and Text on Judicial Review of Administrative Action (Hart, 2019)' (<https://british-association-comparative-law.org/2019/10/21/cases-materials-and-text-on-judicial-review-of-administrative-action-hart-2019/>)

A. Volpato and M. Eliantonio, The Butterfly Effect of Publishing References to Harmonised Standards in the L series (<https://europeanlawblog.eu/2019/03/07/the-butterfly-effect-of-publishing-references-to-harmonised-standards-in-the-l-series/>)

M. Bonelli and M. Eliantonio, She said no: Italy and Europe after the constitutional referendum (<https://www.maastrichtuniversity.nl/blog/2016/12/she-said-no-italy-and-europe-after-constitutional-referendum>)

M. Eliantonio, book review of 'Participatory Rights in the Environmental Decision-Making Process and the Implementation of the Aarhus Convention: a Comparative Perspective' (E. Lohse, M. Poto and G. Parola (Eds.)), *Common Market Law Review* (2017), 977.

M. Eliantonio and Ch. Backes, Communication ACCC/C/2008/32 (Part II) – Note to the Compliance Committee for the meeting of 1 July 2015', available on the website of the United Nations (http://www.unece.org/fileadmin/DAM/env/pp/compliance/C2008-32/From_Observer/frObservers_Eliantonio_26.06.2015.pdf).

M. Eliantonio, book review of 'Traité de Droit Administratif Européen' (J.-B. Auby and J. Dutheil de la Rochère (Eds.)), *European Law Review* (2016), 139.

M. Eliantonio, interview on European administrative law in *Interviewing European Union – Wilhelm Meister in EU Law* (Editura Universitara, 2013), 129.

M. Eliantonio, book review of 'European Administrative Decisions: How the EU Regulates Products on the Internal Market' (A.M. Keessen), *Review of European Administrative Law* (2010), 148.

M. Eliantonio, book review of 'European Administrative Law in the Constitutional Treaty' (E. Nieto-Garrido and I. Martín Delgado), *Web Journal of Current Legal Issues* (2009).

M. Eliantonio, book review of 'National Remedies before the European Court of Justice. Issues of Harmonisation and Differentiation' (M. Dougan), *Maastricht Journal of European and Comparative Law* (2005), 292.

Annex 2. Presentations

- Invited lectures and presentations

The Historical Evolution of the European Telecommunications Standards Institute: Legitimacy Strategies and Dynamics - The participation of civil society in ETSI from the perspective of throughput legitimacy (Tilburg, December 2022) (with A. Volpato)

The Systemic and the Particular in European Law – Systemic Breaches in EU environmental law (Leuven, November 2022)

Exchange of Information for Tax Purposes and Administrative Cooperation within the European Union: Taxpayers' Rights, Transparency and Effectiveness - Exchange of Information as a form of Transnational Administrative Law (Brussels, November 2022) (with O. Dubos)

Ruling European external borders, between rule of law crisis and accountability gaps – The European Union Agency for Asylum: legal remedies and national articulations in composite border procedures (Florence, October 2022) (with A. Pirrello)

Invited lecture for the EUI Summer School on the Law of the European Union - Private and hybrid regulation in EU environmental governance (July 2022)

Invited lecture for the EUI Summer School on the Law of the European Union - The role of soft law in EU environmental governance (July 2022)

Invited lecture for the EUI Summer School on the Law of the European Union - Administrative cooperation and transnational administrative acts in EU environmental governance (July 2022)

Invited lecture for PhDs of Roma Tre University – Comparative Administrative Law in Action: the genesis and creation of the Casebook Judicial Review of Administrative Action (Rome, May 2022)

Invited lecture for PhDs of Roma Tre University – Judicial review of soft law in comparative perspective (Rome, May 2022)

Invited lecture for Hungarian judges - Effective judicial protection from *Rewe* to Article 47: challenges ahead (online, May 2022)

Asylum agencies: which accountability - Judicial protection in Composite Procedures: the story so far (Konstanz, May 2022)

Workshop on Europeanisation of Administrative Justice: Challenges and Perspectives – L'europeizzazione della giustizia amministrativa a mezzo secolo da *Rewe*: sfide e prospettive (Rome, May 2022)

Invited lecture for students of the course on administrative justice of Roma Tre University – L'europeizzazione della giustizia amministrativa (Rome, May 2022)

Book discussion of "M. de Bellis, I poteri ispettivi dell'amministrazione europea" at Trento University – I poteri ispettivi dell'amministrazione europea nel quadro dei procedimenti composti a 30 anni da *Borelli* (Trento, May 2022)

Invited lecture for the Jean Monnet Module on Collective Redress (University of Milan Bicocca) - Access to justice in environmental matters: the Aarhus Convention and EU law (online, April 2022)

Challenges of Judicial Control in the Compound Administrative Structure of the European Union – Judicial protection in composite procedures: the story so far (online, March 2022)

Invited lecture for the Oxford Reading Group on EU law - Scientific Uncertainty before the Court of Justice and the General Court: Is the Judicial Toolbox Sufficient? (online, March 2022) (with M. Krajewski)

Transparency and Participation in the Face of Scientific Uncertainty - Soft Law Behind the Scenes: Transparency, Participation, and the EU Soft Law Making Process (online, January 2022) (with D. Petropoulou Ionescu)

Invited lecture for lawyers and judges of the Regional Administrative Court of Calabria - Il vizio dell'eccesso di potere: una prospettiva europea. L'esperienza dei provvedimenti in materia di ambiente (online, December 2021)

Invited lecture at the Academy of European Law (Trier) - Scientific Knowledge in Environmental Litigation (Trier, September 2021) (with E. Lees)

Invited lecture for the European Ombudsman – The elusive legitimacy of EU soft law: an analysis into consultation and participation in the process of adopting COVID-19 soft law in the EU (online, September 2021)

Invited lecture for the Helsinki Summer School on Transnational Law - The making of a European transnational administrative space (online, September 2021)

Workshop on the legitimacy of climate change legislation - The revision of the Aarhus regulation: a missed opportunity? (online, June 2021)

Workshop on 'Global Standards and EU Law: Challenges for European Administrative Law' - Global standards in EU transport policy (online, April 2021) (with A. Volpato)

Legality and effectiveness vs legal certainty in the CJEU's case law on the finality of administrative and judicial decisions - Article 47 of the EU Charter and effective judicial protection - The Court of Justice's perspective (online, April 2021) (with O. Dubos)

Workshop of the Network of Transnational Administrative Law - Transnational administrative acts and judicial review (online, June 2021) (with S. Torricelli)

The notion of bindingness in EU law – Constructing bindingness through language in EU environmental soft law (online, April 2021) (with D. Petropoulou Ionescu)

Invited lecture for PhD students of the University of Verona – The principles of European administrative law (online, February 2021)

Invited presentation by ETSI - The control of the Commission over harmonized European standards (online, December 2020)

Lecture for Master and PhD students of the University of Cyprus – The action for annulment in EU law: Achilles' heel or Samson's hair? (online, September 2020)

Lecture delivered for the Dutch Association of environmental lawyers - The enforcement of EU environmental law before national courts: soft law and direct effect (online, May 2020)

Workshop on 'Are Climate Impacts Environmental Impacts?' (Helsinki, February 2020) – The scope of review of complex assessment by the CJEU beyond environmental law

Workshop of the Network of Transnational Administrative Law on foreign administrative acts and national courts (Lisbon, October 2019) – Italian courts and foreign administrative acts (with M. de Bellis and P. Mazzotti)

Minimising the impact of aviation emissions: what way forward? (Brussels, October 2019) - ICAO standards and their implementation in EU law: issues of participation and transparency (with A. Volpato)

Meeting of European Forum of Judges for the Environment (Helsinki, September 2019) - Scientific knowledge in environmental litigation: EU and international requirements

Meeting of the European Association of Administrative Judges (Ljubljana, September 2019) - Scientific knowledge in environmental litigation: EU and international requirements

Administrative Law and Climate Change (Limoges, June 2019) - The *Urgenda* case in the EU multi-level governance system

Courts and the Decentralised Internet (Brussels, June 2019) – Internet governance, interconnectivity and the province of EU public law: a story of uneasy bedfellows? (with F. Galli)

EU law course for students of the University of Florence (Florence, November 2018) – La tutela giurisdizionale nell'Unione europea

PhD forum of Turin University (Turin, November 2018) – Europeanisation of judicial protection: where do we stand today?

Meeting of the department of European law of the University of Florence (Florence, November 2018) – Il principio di equivalenza nella più recente giurisprudenza della Corte di Giustizia

Standardisation as regulatory technique in the process of European integration: voluntary, inclusive and legitimate? (Brussels, September 2018) – Standardization and judicial review: a love-hate relationship (with A. Volpato)

Meeting at the European Economic and Societal Committee organized by NGOs involved in the European standardization process (Brussels, June 2018) – European standardization and the province of public law: a story of uneasy bedfellows

Meeting of the Network for Transnational Administrative Law (Barcelona, April 2018) – Administrative cooperation and the gaps of judicial protection

PhD forum in Milano Bicocca (Milan, March 2018) – The 'administrative loops' in comparative perspective

Ius Commune Yearly Congress (Utrecht, November 2017) – The implications of delegation for judicial review: the case of European standardisation

Summer School 'We the Court: Inside the Fabric of EU law' (Septfontaines, July 2017) – Access to Justice in Environmental Matters and the 'Myth' of a Complete System of Remedies

Scientific knowledge in environmental litigation: National Solutions, EU Requirements and Current Challenges (Maastricht, April 2017) – Scientific knowledge in environmental litigation: EU and international requirements

Contestation of Expertise in the European Union: Policy-making between evidence-based decision-making and post-truth politics (CERiM Annual Conference) (Maastricht, April 2017) – Scientific knowledge in environmental litigation: National Solutions, EU Requirements and Current Challenges

European standardization for internal market and its constitutional challenges (Lund, April 2017) – Judicial Control of EU Standardization: is compliance with the principle of effective judicial protection ensured?

Comparative public law in Europe – Opportunities and Challenges (London, March 2017) – Engaging with soft law: the SoLaR Network and a pilot project

Meeting of the European Association of Administrative Judges (Tenerife, November 2016) – Guidance Documents under the Water Framework Directive: legal status and effects

Invited lecture for PhD students and members of the legal unit of the European Chemicals Agency (Helsinki, April 2016) – Judicial Review in an Integrated Administration: the case of "composite procedures"

Invited lecture for Bachelor students of the University of Helsinki (Helsinki, April 2016) – The quest for a legal basis in the EU legal order

Implementation conflicts and judicial politics (Berlin, March 2016) – The role of NGOs in environmental implementation conflicts: "stuck in the middle" between the EU and the Member States?

Accès à la justice des associations de protection de l'environnement en Limousin – Interactions entre les ordres juridiques et les acteurs (Limoges, February 2016) – Enhancement of access to justice through European law

Side-event on biodiversity organized during the COP 21 (climate negotiations) (Paris, December 2015) – Biodiversity before the courts: the gaps of judicial protection in the enforcement of the Habitats Directive

The “Better Regulation” Agenda: Achievements and Challenges Ahead (Brussels, December 2015) – Alternative forms of Regulation: are they really “better” regulation?

Soft Law Before the European Courts: Discovering a Common Pattern? (Brussels, November 2015) - Soft law in environmental matters and the role of the European Courts: too much or too little of it?

A Balanced Data Protection in Europe? Conflicts and Possible Solutions (Brussels, October 2015) - Information exchange in European administrative law: a threat to effective judicial protection?

Summer School on Access to Justice for PhD researchers (University of Perugia) (Perugia, June 2015) – Legittimazione attiva per la tutela ambientale di fronte ai giudici europei e nazionali

United Nations Taskforce on Access to Justice (Geneva, June 2015) – Cases C-401 to 403/12 and C-404 to 405/12: No review of legality in light of the Aarhus Convention

Meeting of the European Association of Administrative Judges (Sofia, June 2015) – Current Developments in European Environmental Law

Invited lecture for Master students of European Law (Bordeaux Montesquieu University) (Bordeaux, April 2015) - Enforcing EU environmental policy: international influences, current barriers and possible solutions

Invited lecture for Master students of European Law (Bordeaux Montesquieu University) (Bordeaux, April 2015) - Judicial Review in an ‘integrated administration’: the case of composite procedures

Invited lecture for Master students of European Law and Public Law (Bordeaux Montesquieu University) (Bordeaux, April 2015) – Access to court in administrative matters in a comparative perspective: the French system compared to Germany, England and the Netherlands

Invited lecture for Master students of European Law and Public Law (Bordeaux Montesquieu University) (Bordeaux, April 2015) – Remedies against the administration in a comparative perspective: the French system compared to Germany, England and the Netherlands

Seminar series for PhD researchers in administrative law and policy for the University La Sapienza (Rome, February 2015) – Legittimazione attiva per la tutela ambientale di fronte ai giudici europei e nazionali

Invited lecture for Master students of the Master Administration and Governance (University of Salerno) (Salerno, February 2015) – Amministrazione mista e tutela giurisdizionale: lacune e possibili soluzioni

Invited lecture for Master students of the Master in Environmental Law (University of Limoges) (Limoges, January 2015) – Enforcing EU environmental policy: international influences, current barriers and possible solutions

Proceduralisation of EU law through the backdoor (Brussels, October 2014) – Proceduralisation of EU environmental legislation

Riforme istituzionali in prospettiva europea (Reggio Calabria, October 2014) - Il Senato nella riforma costituzionale in prospettiva europea

New Directions in the Effective Enforcement of EU Law and Policy (Jean Monnet workshop) (Cardiff, September 2014) – Enforcement of EU environmental legislation: international pressures, some victories and some way to go

Aarhus Convention Meeting of the Parties, side event organized by Maastricht University (Maastricht, June 2014) – Access to Justice in Environmental Matters before European Courts and its compliance with the Aarhus Convention

Seminar series for PhD researchers of the Law Faculty of Cambridge University (Cambridge, May 2014) – Judicial Review in an ‘integrated administration’: the case of composite procedures

One for All and All for One? The Role of Collective Actors in Enforcing European Law (Jean Monnet workshop) (Berlin, May 2013) – Collective redress in environmental matters in the EU: a role model or a ‘problem child’?

Seminar series for PhD researchers in administrative law and policy for the University La Sapienza (Rome, February 2013) – Legittimazione attiva per la tutela ambientale di fronte ai giudici europei e nazionali

Pubblico e privato nell'organizzazione e nell'azione amministrativa (Trento, May 2012) – Il ruolo delle ONG nelle fasi del monitoraggio e controllo delle politiche

Il nuovo processo amministrativo (Teramo, May 2011) – L'influenza della giurisprudenza europea sul processo amministrativo italiano

Convegno Associazione Articolo 111 (Rome, February 2011) – Indipendenza e imparzialità del giudice amministrativo: buone prassi oltralpe?

Ius Commune Yearly Congress (Leuven, November 2010) – Networks and judicial review

Seminar on EU migration law developments (Bergen aan Zee, November 2010) – EU migration law in national administrative courts: the role of national procedural rules and the ECJ's requirements

Meeting of the European Association of Administrative Judges (Águilas, October 2010) – Fundamental rights in the administrative process

Nederlandse Vereniging voor Europees Recht (Amsterdam, September 2010) – Procedurele autonomie: een gevaarlijk misverstand

Invited lecture on EU institutional law for the Jean Monnet Summer School on EU decision-making (Siena, Italy) (June 2009)

Invited lecture on EU institutional law for the Translation Coordination Unit of the Turkish Secretariat for EU Affairs (Ankara, Turkey) (February 2009).
Ius Commune Yearly Congress (Amsterdam, December 2008) – Rights without Obligations: new developments in the *ex officio* application of EC law

Invited lecture on EU institutional law for the European Institute of Public Administration (Maastricht, the Netherlands) (November 2008)

Dies Natalis of Maastricht University (Maastricht, January 2008) – Beyond the size of the artichokes: what the European Union does for you

Ius Commune Yearly Congress (Edinburgh, December 2005) – The influence of *Köbler* and *Kühne & Heitz* on Italian administrative law: opening Pandora's box?

- Presentations delivered based on selection of abstract

Bi-Annual Conference of the Standing Group on Regulatory Governance of the European Consortium for Political Research - Multi-level cooperation in inspection tasks: do accountability regimes follow suit? (online, July, 2021) (with F. Cacciatore)

Annual Conference of the International Society of Constitutional Law - Multi-level cooperation in inspection tasks: do accountability regimes follow suit? (online, July, 2021) (with F. Cacciatore)

Annual Conference of the International Society of Constitutional Law – 'Global standards in EU transport policy: Challenges for European Administrative Law' (online, July, 2021) (with A. Volpato)

Annual Conference of TILT Research Group 'Regulating in Times of Crisis 2021' – 'Soft law as EU crisis response in the COVID-19 pandemic' (online, May 2021) (with S. Röttger-Wirtz)

Workshop on 'Compliance with Soft Law: Assessing and Explaining Compliance with Legally Non-Binding Global and Regional Governance Instruments – 'Explaining compliance with EU soft law: a case study of Dutch authorities' (online, April 2021) (with C. van Dam)

Workshop on 'Constructing Bindingness in EU law' – 'Words Are Stones: Constructing Bindingness Through Language in EU Environmental Soft Law' (online, April 2021) (with D. Petropolou Ionescu)

Workshop on 'Talking law in the EU: clear language, rule of law and legitimacy in the European legal space' - Words Matter; Lessons from Linguistics on the Bindingness of Soft Law in EU Environmental Regulation (online, January 2021) (with D. Petropolou Ionescu)

Annual Conference of the International Society of Constitutional Law (Santiago de Chile, July 2019) - Composite administrative procedures in the EU: Recent developments – The cases of the European System of Central Banks and the Single Supervisory Mechanism (with P. Dermine)

It takes two to tango: the preliminary reference procedure (Nijmegen, June 2019) - When two preliminary questions result in one and half answers: a tragedy in four acts (with C. Favilli)

Conference on the harmonization of environmental law (Hasselt, March 2019) – The harmonization potential of European soft law (with E. Korkea-aho)

Inaugural Conference of the Italian Chapter of the International Society of Public Law (Rome, November 2018) - Standardization and judicial review: a love-hate relationship (with A. Volpato)

Annual Meeting of the European Group of Public Administration (Lausanne, September 2018) – Silence of EU authorities (with N. Athanasiadou)

Annual Meeting of the European Group of Public Administration (Lausanne, September 2018) – The Authorization of Pharmaceuticals in the EU - Composite Administration and Questions of Judicial Accountability (with S. Röttger-Wirtz)

Bi-Annual Conference of the Standing Group on Regulatory Governance of the European Consortium for Political Research (Lausanne, July 2018) – Networked enforcement in the Common Fisheries Policy and the pivotal role of European Fisheries Control Agency: challenging traditional accountability paradigms (with F. Cacciatore)

Closing workshop of the Chair 'Changes in Public Action' of Sciences-Po (Paris, June 2018) – It is not all about judicial review: internal appeal proceedings in the European standardization process (with P. Cuccuru)

Annual Conference of the Council for European Studies (Chicago, March 2018) – Soft law in EU climate law: shady procedures and little court use (with M. Peeters)

Annual Conference of the Academic Society of Contemporary European Studies (Cracow, September 2017) – The Authorization of Pharmaceuticals in the EU - Composite Administration and Questions of Judicial Accountability (with S. Röttger-Wirtz)

Annual Conference of the International Society of Public Law (Copenhagen, July 2017) – How much "public law" is there in the European standardization? The legal nature of standards the applicability of the principles of administrative law and the possibilities of judicial review

Annual Conference of the International Society of Public Law (Copenhagen, July 2017) - The Legitimacy of EU Soft Law through the Eyes of National Courts: a Survey on the Water Framework Directive guidance documents (with E. Korkea-aho)

Bi-Annual Conference of the European Union Studies Association (Miami, May 2017) – Testing the doctrine of "complementarity" between infringement proceedings and preliminary rulings

Annual Conference of the European Environmental Law Forum (Wroclaw, September 2016) – To legislate or not to legislate? Rethinking the “effective protection of environmental rights” in the Union: reflections on different methods to improve the system of environmental litigation (with Ch. Backes and F. Grashof)

Bi-Annual Conference of the Standing Group on Regulatory Governance of the European Consortium for Political Research (Tilburg, July 2016) – Judicial Accountability in the Standardisation Process: sacrificing the rule of law on the altar of effectiveness?

Annual Colloquium of the IUCN Academy of Environmental Law (Oslo, June 2016) – The European Union and the UN Aarhus Convention: a Tale of Uneasy Bedfellows

The European Union in International Affairs (Brussels, May 2016) – The Court of Justice of the European Union and the UN Aarhus Convention: a Tale of Uneasy Bedfellows

Annual Conference of the European Environmental Law Forum (Aix-en-Provence, September 2015) – Soft law in environmental matters and the role of the European Courts: too much or too little of it?

Annual Conference of the Council for European Studies (Paris, July 2015) - Judicial review and the new modes of governance: the case of European standardization - Sacrificing the rule of law on the altar of effectiveness?

Annual Conference of the Academic Society of Contemporary European Studies, (Cork, September 2014) – Effective Judicial Protection in an ‘integrated administration’: the case of composite procedures

Bi-Annual Conference of the Standing Group on Regulatory Governance of the European Consortium for Political Research (Barcelona, June 2014) – Judicial Review in an ‘integrated administration’: the case of the Habitat Directive

Pan-European Conference of the Standing Group on the European Union of the European Consortium for Political Research (the Hague, May 2014) – Judicial Review in an ‘integrated administration’: the case of composite procedures

Advanced Issues of European Law (Jean Monnet Seminar) (Dubrovnik, April 2011) – Towards an ever dirtier Europe? How the Lisbon Treaty did not improve the standing of NGOs to challenge EU environmental measures

International Postgraduate Conference on Law and Politics after Lisbon (Copenhagen, November 2010) – Taking constitutionalization one step too far? The need for revision of the *Rheinmühlen* case law in the light of the AG opinion and the ECJ’s ruling in *Elchinov*

Law as a Unifying Factor in Europe (Bratislava, October 2010) - The Future of National Procedural Law in Europe: Harmonisation vs. judge-made standards in the field of administrative justice

Melbourne Forum on Doctoral Legal Research (Melbourne, February 2010) – My struggle between desire to know, ability to know and possibility of knowing: empirical legal research in judges’ opinions on European case law

ReaLaw Forum (Groningen, June 2009) – The influence of the ECJ’s case law on indirect effect in the Italian, German, Dutch and English administrative legal systems and its application by the national administrative courts

Irish Society of Comparative Law (Limerick, February 2009) – Europeanisation of Administrative Justice? The influence of the ECJ’s case law in Italy, Germany and England

Workshop for PhD Researchers at the University of Toulouse (Toulouse, March 2007) – Quelles méthodes pour une protection juridictionnelle efficace du droit communautaire?

Annex 3. Project experience

European Commission Study on Mandatory Standards in EU legislation – senior expert (2021)

Legal opinion for ECOS on the transparency and inclusiveness of the European standardization process – co-authored with A. Volpato (2021)

European Commission Conformity Checking Project – legal expert for the Italian legal system for the Oil and Gas Stocks Directive (2015)

Study for the Spanish Council for the Judiciary – legal expert in charge of writing a report on the preliminary ruling procedure in theory and in practice (2015)

European Commission Conformity Checking Project - legal expert for the Italian legal system for the Energy Performance of Buildings Directive (2014)

European Commission Study on Ship-source Pollution – legal expert for the Italian legal system (2013)

European Commission Study on Environmental Crimes – legal expert for the Italian legal system (2013)

European Commission Conformity Checking Project – legal expert for the Italian legal system for the Ship Source Pollution Directive (2013)

European Commission Conformity Checking Project – legal expert for the Italian legal system for the Environmental Crimes Directive (2013)

European Commission Study on Support to Develop Guidance for Streamlining Environmental Assessment Procedures of energy infrastructure 'projects of common interest' (PCIs) – project manager and legal expert for the Italian legal system (2013)

European Parliament Study on *Locus Standi* before National and European Courts – project director and legal expert for the EU legal system (2013)

European Parliament Study on Civil Status Documents – project director (2013)

European Parliament Study on Tools for Implementation and Application of EU Law and Evaluation of their Effectiveness – project manager (2013)

European Commission Conformity Checking Projects – quality assurance of national reports of various environmental law directives (2011-2012-2013)

Study for Client Earth on Standing for NGOs before National Courts and the Enforcement of the CITES and FLEGT Regulations – project manager and legal expert for the Italian legal system (2013)

European Commission Study on River Basin Management Plans – legal expert for the Italian legal system (2012)

Study for the Dutch Government on the Implementation and Enforcement of the Nitrates Directive – member of team of legal advisors for the Italian legal system (2012)

Study for the Dutch Government on Comparative Law Examination of Measures taken to Accelerate Decision-making Procedures in Complex Infrastructures Projects – member of team of legal advisors for the French legal system (2011)