

CONTRIBUTORS

Austrian law

Christoph Bamberger
Clemens Kriechbaumer

Pressl Endl Heinrich Bamberger, Salzburg

Dutch law

Rick Cornelissen
Albert Knigge
Paul Sluijter
Lumine van Uden

Houthoff, Amsterdam

English law

Andrew B Bullion
Nicola Boyle
Tom Bolster
Jessica Phillips
Gurpreet Chhokar
Andrew Leitch
Agnieszka Zalewska

Hausfeld & Co LLP, London

Finnish law

Toni Kalliokoski

Dittmar & Indrenius, Helsinki

French law

Jean-Nicolas Maillard
Camille Keres

Stephoe & Johnson, Brussels

German law

Florian C Haus
Mehrnusch Anssari

Flick Gocke Schaumburg, Bonn

Italian law

Francesco Maria Salerno

Gianni Origoni Grippo Cappelli & Partners,
Brussels

Alice Setari

Cleary Gottlieb Steen & Hamilton LLP, Milan

Latvian law

Māra Stabulniece

TGS Baltic, Riga

Lithuanian law

Rasa Zaščiuirinskaitė

COBALT, Vilnius

Portuguese law

Miguel Sousa Ferro

University of Lisbon Law School

Spanish law

Sergio Baches Opi

Member of the Legal Service, European
Commission, Brussels

Swedish law

Tobias Bengtsson

Wistrand, Göteborg

US law

Scott Martin

Hausfeld LLP, New York

David Ashton would like to state that the views that he has set out in this book constitute his personal opinion, and do not reflect the position of the European Parliament.

The content of the contribution of Sergio Baches Opi does not reflect the official opinion of the European Commission. Responsibility for the information and views expressed therein lies entirely with the author.

