

Ministero dell'Istruzione dell'Università e della Ricerca

Dipartimento per la formazione superiore e per la Ricerca

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PRIN: PROGETTI DI RICERCA DI RILEVANTE INTERESSE NAZIONALE – Bando 2015

Prot. 20154FSAHL

PART A**1 - Research Project Title**

Testing the effectiveness of the protection of rights in the aftermath of the crisis to build inclusive, innovative and reflective societies

2 - Duration (months)**36 months****3 - Main ERC field**

SH - Social Sciences and Humanities

4 - Possible other ERC field**5 - ERC subfields**

1. SH2_8 Legal studies, constitutions, comparative law
2. SH2_2 Social inequalities, social exclusion, social integration
3. SH2_4 Social policies, educational policies, welfare

6 - Key Words

1. RIGHTS PROTECTION
2. INCLUSIVE POLICY EVALUATION
3. PUBLIC ADMINISTRATION
4. CONSTITUTIONAL THEORY
5. CRISIS AND INNOVATION

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9 - Research project abstract

The research project intends to put up a conceptual framework and make a normative argument for the necessity for a new model of public law as a premise to the task of defining the strategies to reshape the institutional role of democratic institutions, bureaucracy, and public administration out of the "financial crisis-austerity box".

At the root of this endeavour there is the idea to shift the focus towards the building of efficient and responsive societies in times of "endemic crisis" through the lenses of the effectiveness of rights.

What the research seeks to find is to what extent such endemic conditions also depends on wrong, inaccurate or inappropriate legislative drafting, omission in law-making, and bad implementation and enforcement, not forgetting the well known effects of the financial constraints.

Four main areas of investigation have been consequently identified where a set of research questions links any of them with each other.

The first "core" area regards policies affecting essential constitutional rights such as (a) healthcare, (b) labour, namely active policies for jobseekers and the system of benefits for workers who lose their job, and (c) education.

Other two areas concern the institutional tools necessary to make the enjoyment of rights effective.

One (II) concerns the functioning of the system of "justice", as regards which the focus is respectively on: d) judicial review case law with the aim of detecting new trends brought about by the "systemic" crisis and suggest further innovations to enhance inclusiveness; e) litigation beyond the courts to assess whether non jurisdictional tools can effectively (from the perspective of inclusion and rights) and lawfully replace judicial review in some circumstances.

Another (III) concerns the institutional-administrative infrastructure to favour a reorientation of policy and the delivery of services to pursue social cohesion, solidarity and good administration. Namely we take on five crucial institutional challenges: f) the involvement of non profit companies in activities of general interest; g) education and training as a means to contribute to public sector capacity building; h) the management of conflict between security and rights; i) corruption and the infiltration of

organised criminality into public institutions; j) urban planning and the regeneration of cities. The fourth area (IV) regards immigration which somehow conflates all the other topics. The phenomenon of immigration will be investigated from the perspective both of constitutional and administrative law with the aim of understanding to what extent Italy is building a strategy of integration and according to what guiding principles, or on the contrary exclusion is in fact the actual outcome of policy and legislation in such an area.

10 - Total cost of the research project, per single item

Associated Investigator	item A.1	item A.2.1	item B	item C	item D	item E	item F	Total
CIVITARESE MATTEUCCI Stefano	34.423 €	105.620 €	84.026 €	1.500 €	10.000 €	5.000 €	36.200 €	276.769 €
RIDOLA Paolo	26.321 €	14.000 €	24.193 €	500 €	4.000 €	6.500 €	€	75.514 €
TARCHI Rolando	23.907 €	14.000 €	22.744 €	0 €	4.000 €	5.000 €	€	69.651 €
PIOGGIA Alessandra	28.544 €	0 €	17.126 €	0 €	10.000 €	3.000 €	€	58.670 €
GARDINI Gianluca	29.009 €	0 €	17.405 €	0 €	10.000 €	8.000 €	€	64.414 €
CLEMENTE DI SAN LUCA Guido	42.286 €	0 €	25.372 €	2.000 €	6.000 €	2.000 €	€	77.658 €
BARBATI Carla	23.613 €	0 €	14.168 €	4.000 €	7.000 €	10.000 €	€	58.781 €
PAPPANO Danilo	29.755 €	14.000 €	26.253 €	1.000 €	2.000 €	6.495 €	€	79.503 €
TRAVI Aldo	19.863 €	0 €	11.918 €	2.000 €	16.000 €	6.000 €	€	55.781 €
GASPARRI Wladimiro	32.000 €	0 €	19.200 €	0 €	4.000 €	7.800 €	€	63.000 €
CAVALLO PERIN Roberto	22.836 €	0 €	13.702 €	2.800 €	12.000 €	4.900 €	€	56.238 €
GNES Matteo	34.629 €	0 €	20.777 €	0 €	5.000 €	3.000 €	€	63.406 €
Total	347.186 €	147.620 €	296.884 €	13.800 €	90.000 €	67.695 €	36.200 €	999.385 €

- item A.1: enhancement of months/person of permanent employees
- item A.2.1: cost of contracts of non-employees, specifically to recruit
- item B: Overheads (flat rate equal to 60% of the total cost of staff, A.1 + A.2.1, for each research unit)
- item C: cost of equipment, instruments and software
- item D: cost of consulting services and similar
- item E: other operating costs
- item F: prize (to take advantage of the prize it is mandatory to attach to the project a declaration signed by the Rector of the university, according to the outline of section B2.7)

PART B

B.1

1 - State of the art

This research aims to investigate – starting from the specific Italian situation and taking into account both the EU dimension and those legal orders which present comparable challenges to the Italian ones – significant aspects of the binomial crisis-innovation seen from the perspective of the language and practice of rights as long as they are conceived both as effective legal tools to improve human

existence and moral standards to express our expectations towards political institutions.

The research project (RP) builds to a good extent on the outcomes of a previous RP (PRIN 2010-11, Francesco Merloni GI), which most of the present investigators took part in, revolving around 'Democratic Institutions and Public Administrations of Europe: Cohesion and Innovation in times of Economic Crisis'.

The latter has now reached the dissemination stage: a workshop at the University of Perugia on 14th-15th January 2016 will be discussing the main findings of the research which will be presented in turn in a forthcoming book in English edited by Francesco Merloni.

The overall project (carried out by 11 research Units and a network of 39 research foreign institutions) has provided an in-depth knowledge of the austerity legal disciplines and policy by analysing systematically the so called "anti-crisis" law-making passed at international, European and national level since 2008 to face – directly or indirectly – situations of financial turmoil.

One of the key-findings of the research is that the crisis, far from reducing (the need and scope of) state intervention, increases the need for government and multiplies the legal tools and measures in all the three macro-areas which have been investigated: a) institutional and organisational structure; b) scope and aim of the tasks of democratic institutions; c) legal forms and procedural patterns of state action.

The research has pinpointed three main strands of legal discipline: legislation aimed at assuring the ordinary functioning of public institutions, measures for financial long period recovery, and measures adopted under an urgent and emergency pressure to face particularly serious adverse circumstances. As to Italy, across these law-making processes a coherent pattern of reform of democratic institutions and public administration is barely detectable except for the strict necessity for budget recovering policies (deficit control and stock debt reduction). Suffice it to think of the reform of article 81 of the Italian Constitution regarding the equilibrium between revenue and expenditure of state budget.

In other words the consequences of such policies on the overall institutional and legal landscape have not been addressed by political institutions, revealing the lack of any systematic reform agenda, which in the end reflects the incapacity of coping with how the crisis has reshaped and is reshaping the basic understanding of life in our rapidly changing polities.

As a test bench of this (passive) trend one can think of the following three areas investigated in the mentioned RP.

As regards social assistance, legal rules and relating budget choices were mainly driven by an adaptive logic, by which only interstitial changes are introduced without an overall strategy, contributing to a further fragmentation of social policies. On this (S. Civitarese, S. Halliday, forthcoming 2016). As regards the "system" of public administration, at the regional-municipal level processes of devolution and self-government have been withering away in accordance with choices determined by the notion that recentralisation is the only way to secure both a sound budget and some basic services (Gardini, Vandelli, forthcoming 2016). Besides, deregulation, one stop shop initiatives, contracting-out and the increasing shift from politically to technically legitimised authorities are significant features of a new public management style trend in public administration reform started well beyond the crisis but further fuelled by it. A third example is the relationship between the legislature and the executive branches regarding law-making also in light of the change of political and corporatist models of representation. The crisis (and its regulatory consequences especially at the EU level) has strengthened the features of the Italian Republic as a majoritarian democracy, affecting the well-established relationships between Governments and Parliaments conveyable in the expression "Government makes laws – Parliament makes amendments" now turned into "Government makes laws – Parliament ratifies" (Tarchi, GOVERNO vs. PARLAMENTO? EVOLUZIONI DEL POTERE DI NORMAZIONE AL TEMPO DELLA CRISI ECONOMICA, forthcoming 2016).

2 – Detailed description of the project: methodology, targets and results that the project aims to achieve and their significance in terms of advancement of knowledge

1. Starting from the background presented in the "state of the art" we intend to put up a conceptual framework and make a normative argument for the necessity for a new model of public law as a premise to the task of defining the strategies to reshape the institutional role of democratic institutions, bureaucracy, and public administration out of the "financial crisis-austerity box". Public law scholars – with the contribution of other social scientists – can assume a central role in envisaging the basic understanding mentioned above.

From here we feel the urgency to shift the focus towards the building of efficient and responsive societies in times of "endemic crisis" through the lenses of the effectiveness of rights.

The three key-words of such a conceptual framework, rights, crisis, and innovation, require a number of qualifications.

2. Meaning of rights. The effectiveness in implementing rights is evidently the crux of the matter of the research project. We do not need here to adopt a particularly exigent or narrow definition of rights either from a constitutional or philosophical perspective. To the purpose of the research project we consider that in the most general meaning rights shape the form of governments, the content of laws, and the embodiment of morality as it is currently perceived.

We assume a broad meaning of constitutional rights as any guarantee or "promise" one can deduce from the constitution and it is reconcilable to a personal interest or good both as an individual and a member of a community. We can express this concept also referring to the idea of macro-rights (M.

Barberis, *Etica per giuristi*, Laterza, 2004) as a bundle of expectations, subjective rights, remedies, etc, in other words a bundle of molecular positions. In this sense constitutional rights differ from rights in the ordinary judicial practice in at least two ways which are important here. First they are somewhat indeterminate and so they are more open to adaption and interpretation than most statutes and administrative regulations. Second, they often raise issues that are politically controversial. Such characteristics make constitutional rights adjudication in court politically sensitive and significant, but at the same time they suggest not confining our view to adjudication only. As we will say below we address the judicial dimension of the protection of rights especially from the point of view of the effectiveness of the "service of justice" as a whole, but here it is fitting to stress that we conceive effectiveness of rights as the outcome of a multi-institutional endeavour by all the branches of government, where legislation and public administration are at the forefront. Indeed, even though liberty rights and the horizontal dimension of rights are not out of sight within the research project, its focusing on inclusion, innovation and social development means that the vertical dimension of rights – and particularly social, economic and cultural rights – comes centre stage.

In this sense we can qualify our approach as closer to a republican than a liberal view of rights for we want to privilege the mentioned cooperative institutional effort and the link between democracy and rights. Here lies another important meaning of the notion of 'inclusiveness' by the way.

Borrowing the words of Richard Bellamy, (*Public Law as Democracy: The Case of Constitutional Rights*, in C. Mac Amhlaigh, C. Michelon, N. Walker, eds, *After Public Law*, OUP, 2013, p. 141), «republican view mandates inclusion as a political equal within the decision-making processes of those powerful bodies capable of exercising domination over our lives. The republican approach brings all rights-claimants within the city walls, giving them access to the political mechanisms required to offer them redress».

3. Meaning of crisis. Despite certain weak and disputable signs that European countries are overcoming the financial-economic crisis from the point of view of GDP and financial stability [but see Censis, *Quarantunesimo Rapporto sulla situazione sociale del Paese*, Franco Angeli, 2015 regarding Italy] its long-standing consequences goes far beyond this and they seem to affect the deep social and institutional structure of our societies. This has not only to do with such things as unemployment and recession, but also with the the impact on social and political environment, security, urban conditions, etc. and with that the very concept of the welfare state, in its broadest constitutional meaning, is questioned.

The juxtaposition of the worsening of life standards for many people alongside massive wealth accumulation for the few and the vast sums invested by governments to assist financial institutions, compared with the scanty resources to tackle the deterioration of societal conditions, seems to contradict any theory of justice and constitutional commitment.

Daily events highlight the violation of rights enshrined in many Charters of rights at national and supranational level — to survival, childhood, health and happiness, freedom from fear, dignity and respect, and control over one's own life.

On top of that the migrants' flow to the wealthy EU countries, historical immigration with its problems of social, cultural and religious coexistence, and the refugee crisis work as a multiplier of the challenges which our democracies have to face.

One of the research streams set up in the Commission's Horizon 2020 Work Programme 2016-2017 reads that «there is increasing evidence and awareness that rising inequalities have both contributed to the crises and been a consequence of them... Despite evidence showing that more equal societies fare better on core quality of life indicators, there continue to be differences in perceptions of inequality. It is therefore high time to address, and possibly reappraise, the concepts and realities of equality, justice and fairness at a fundamental level, both normatively and empirically. The specific challenge is to formulate a theory of justice and fairness which is normatively sound, reflective of European values and at the same time rests on solid empirical ground with regard to citizens' attitudes and views».

4. Meaning of Innovation. The standpoint from which we want to address such problems is the concept of social development as defined by the United Nations Research Institute for Social Development [Research Agenda 2010-2014] — one that "is concerned with processes of change and innovation that lead to improvements in human well-being, social relations and social institutions, and that are equitable, sustainable, and compatible with principles of democratic governance and social justice". The definition emphasises social relations, institutional arrangements and political processes that are central to efforts to achieve desirable development outcomes. It includes material achievements, such as good health and education, and access to the goods and services necessary for decent living; and social, cultural and political achievements, such as a sense of security, dignity, the ability to be part of a community through social and cultural recognition, and political representation.

Innovation is here conceived both as a way of addressing legal problems taking into account the broader context in which the effectiveness of rights has to be inscribed and the actual objective of envisioning new institutional and legal settings.

To this regard the underlying idea is that as the crisis does not amount to just its economic-financial side so understanding social outcomes in terms of the underlying causes rooted in institutions, social relations and power, rather than as an immediate consequence of short-term economic shocks or risk factors, requires being aware that processes of social change involve competing or conflicting interests, power, relationships, forms of organising and participation in which the law, and policies which are imbued in it, plays a major role.

5. Legal-Political topics identified as challenges for building inclusive, innovative and reflective societies. It is clear that we can already rely on a noteworthy amount of knowledge, from both

academic literature and reports and working papers by practitioners, regarding the main fields and most dreadful situations of ineffectiveness in protecting constitutional rights and promoting innovative policy (see the next section). What we do not specifically know is to what extent such conditions may also depend on wrong, inaccurate or inappropriate legislative drafting, omission in law-making, and bad implementation and enforcement, not forgetting the well known effects of the financial constraints. The specific field of investigation has to be delimited to what it appears to be *prima facie* – according to available knowledge and experience – promising topics where effective protection of rights is paramount to the building of inclusive politics and crucial aspects where innovation and change are most necessary to that purpose.

Hence, we have consequently identified four main areas of investigation where a set of research questions links any of them with each other.

The first “core” area (I) regards policies affecting essential constitutional rights such as (a) healthcare, (b) labour, namely active policies for jobseekers and the system of benefits for workers who lose their job, and (c) education. The analytical approach mentioned above has prompted us to veer away from taking on other important welfare policies, however which are necessary to the well functioning of the welfare state, such as social assistance and social housing. They will be addressed as long as they happen to relate to the three mentioned rights and at the point of reconstructing the whole picture of the contribution of a changing public law to build an inclusive society, but their virtual absence and manifest ineffectiveness in the last decades in the Italian legal system (Civitarese, n. 12 of PI publications; Albanese in Civitarese, Halliday, n. 1 of PI publications) justify the choice not to investigate them specifically.

Other two areas concern the institutional tools necessary to make the enjoyment of rights effective. One (II) concerns the functioning of the system of “justice”, as regards which the focus is respectively on: d) judicial review case law with the aim of detecting new trends brought about by the “systemic” crisis and suggest further innovations to enhance inclusiveness; e) litigation beyond the courts to assess whether non jurisdictional tools can effectively (from the perspective of inclusion and rights) and lawfully replace judicial review in some circumstances.

Another (III) concerns the institutional-administrative infrastructure to favour a reorientation of policy and the delivery of services to pursue social cohesion, solidarity and good administration. Namely we take on five crucial institutional challenges: f) the involvement of non profit companies in activities of general interest; g) education and training as a means to contribute to public sector capacity building; h) the management of conflict between security and rights; i) corruption and the infiltration of organised criminality into public institutions; j) urban planning and the regeneration of cities.

The fourth area (IV) regards immigration which somehow conflates all the other topics.

The phenomenon of immigration will be investigated from the perspective both of constitutional and administrative law with the aim of understanding to what extent Italy is building a strategy of integration and according to what guiding principles, or on the contrary exclusion is in fact the actual outcome of policy and legislation in such an area. This part of the whole research project is also conceived as a framework for the other research units to consider the conditions of immigrants in their own specific area of investigation.

From the first perspective (k) the tradition of European constitutionalism will be tested against the necessity of managing the influx of foreigners at the borders and the actual implementation of pluralism as a constitutional principle at the moment of building legal models of integration. From the second perspective (l) a number of administrative law regulations will be analysed – such as housing regulations and urban planning in sensitive sectors, repressive measures against illegal immigrants, welfare measures, linguistic or gender discrimination – to put the integration strategy in context.

6. Methods. Some clarification is needed as regards the general research questions, relevant methodology and the conceptual architecture which links together these four areas other than what already transpires from the topic themselves in light of the framework presented above.

A) The first task is to build a framework regarding the institutional dimension of the issues addressed at the European, national and local level to intercept macro-problems and main trends.

It has to do with the further elaboration and verification of what we have outlined above and it will be done through, on the one hand, a constant dialogue and structured discussion between the PI and all the local coordinators as well as within each research group, and on the other hand, in semestral plenary inter-unit seminars. This discussion, in a kind of circular progress, will greatly benefit from the findings and analytical work that the investigation in each of the relevant areas will bring about.

B1) In order to draw, according to the terms outlined in the previous section, the empirical picture of the conditions which impair the enjoyment of rights to the extent that the law (legislation, constitutional norms, EU rules) provides for, a survey and critical analysis of the relevant social science literature, especially field work, and the reports and working papers by practitioners will be carefully carried out. This is the reason why social scientists have joined the research groups and a number of others will be constantly involved in the research.

B2) As regards Area I and partly Area III and IV this survey will be accompanied by a more focused and analytical investigation on specific flagship case studies such as pivotal or however relevant local or sectorial experiences (see next chapter of this form) where in principle staff specifically recruited will be employed.

C) To such a significant empirical endeavour belongs the opportunity to compare the Italian situation, particularly as to the task at A) and B1) above, with the ones of the other four biggest European economies: Germany, France, Spain, UK (England and Wales).

3 - Project development, with identification of the role of each research unit and research organizations involved, with regards to expected targets, and related modalities of integration and collaboration

As for the identification of the tasks assigned to each research unit one has to bear in mind what we have explained in general in the previous chapter, especially section 5 and points A, B e C of section 6. Areas of investigation:

I)

a) Perugia. The main goal is to detect efficacious indicators to appreciate the inclusionary ability of public organisations when they set up services and means to protect both collective and individual health also in relation to the task to integrate healthcare and social assistance. The analysis will be carried out both from the perspective of the organisational patterns provided for by legal rules and by using economics to assess the relationships between ways and models of delivering services and the extent to which this affects the level of inclusiveness of the system.

A more specific study will be conducted on socio-healthcare integration policy to face diseases caused by poverty and unemployment choosing three different study areas respectively in Northern, Central and Southern Italy.

It is worth stressing that the RU will benefit from the participation of professor Margherita Giannoni, an expert in healthcare economics.

b) Chieti-Pescara. The ongoing reform of the labour market in the direction of a strict behavioural conditionality will be tested especially against the other models of right conditionality known in the European legal systems under investigation. A key issue here is the troubled relationship between insiders and outsiders as beneficiaries of benefits in cash.

The use of street-level bureaucracy discretion in the decision-making relating to the conditions attached to the conferment of the allowances, with the aim of seeing whether there are adaptive strategies, and in such case according to which rationale, will be studied. We will take into account the relationships between the National Institute of Social Security (INPS) and the regional job centres. A survey both of the decision-making available and the formal and informal regulatory internal framework will be carried out choosing three different INPS jurisdictions respectively in Northern, Central and Southern Italy.

It is worth noticing the participation in the unit of an expert of labour law and social welfare, Stefano Giubboni, and of a sociologist and expert in movements of people and related issues, Ettore Recchi, at the moment professor at Paris University Sciences Po.

c) Urbino. The RU will investigate education especially as regards linguistic issues. As the proper knowledge of the language of the country represents a tool not only for gaining access to the labour market, but also to assure a proper participation in the democratic and political life, phenomena such as migration, developments of ample groups of second and third generation immigrants often not speaking the language of the land and the increase of illiteracy amongst citizens, pose new problems and challenges. In order to examine such phenomena, the interdisciplinary dimension in the composition of the RU has been carefully considered and in fact the research will be conducted in close connection with the Centre for "Applied Transcultural

Research" ([http://www.uniurb.it/it/portale/accessibile.php?](http://www.uniurb.it/it/portale/accessibile.php?mist_id=40&lang=IT&tipo=IST&page=2740&crs=1)

[mist_id=40&lang=IT&tipo=IST&page=2740&crs=1](http://www.uniurb.it/it/portale/accessibile.php?mist_id=40&lang=IT&tipo=IST&page=2740&crs=1)). The RU will conduct two specific comprehensive field researches, on the problems related to the inclusion of immigrants not properly speaking the Italian language and on those coming from the increasing illiteracy of Italian citizens.

d) Pisa. The investigation will approach two main questions: 1) how courts – at national and supranational level – address the topics of "crisis" and "inclusion" in terms both of its notion and of the outcome they pursue. A number of issues will be analysed such as which categories of rights are more likely to be ligated in court because of the recurring situations of crises in contemporary democracies; how courts tend to work out the frequent tensions between different groups of rights; how courts deal with problems affecting the management of situations of acute crises which involve both the legislative and executive branches 2) how the models to access constitutional courts are evolving and what kinds of redress – to which groups of people and institutions and via what procedures and decisions – they are able to provide.

e) Ferrara. Within the general issue mentioned in the previous chapter, the main research question – assuming a comprehensive notion of administrative justice and access to justice – is whether the lack of a comprehensive system of administrative redress, which characterises Italy in contrast with other European legal systems (the English one for example) is an actual hurdle to the effectiveness of rights and social inclusion.

III)

f) Torino. The investigation regards how the principle of solidarity exerts influence on the selection of operators of activities of general interest when they get public funds to undertake special tasks. Especially the activities of non profit companies (third sector) has come to the fore, for example as regards the assistance of refugees. According to a case study approach the following issues will be analyzed: the way the asylum seekers' reception is managed and organized with respect to the award of public contracts; the way in which not for profit entities could be entrusted on a preferential basis to carry out activities that contribute to the common good of the community.

g) IULM. The study assumes that the building capacity for a better governance is a crucial factor to improve the ability of public administration to cooperate with their citizens in addressing emerging issues such as increased mobility, climate change, poverty, and violence. It takes on what has to change in educational systems to enable students and professionals in any stage of their life to take part in learning and training experiences, analysing which specific education tools and methods must be implemented for the achievement of these new strategic objectives. Hypothesis such as online

distance learning, the internationalisation of post-secondary education systems and in particular the development of EHEA, also bringing together leading academics and public sector practitioners from around the world, will be specifically tested.

h) Calabria. The idea of a systemic conflict within pluralist societies will be first unfolded from a constitutional law perspective to then look into the traditional administrative law discipline of law and order in the light of the struggle between sustainability and effectiveness of "inclusionary" rights and security issues.

i) Napoli 2. The main research question revolves around whether and to what extent the complex discipline designed to tackle corruption and the infiltration of organised criminality into public bodies and offices is performing its alleged objectives or it is negatively affecting the performance of public administration in terms of efficiency and effectiveness in the care of public interest.

j) Florence. The study will look into innovation in local government regarding urban planning and the regeneration of cities as instruments of social inclusion. The key-point is that a variety of people occupy the urban landscape and the city appears to be a political subject of difficult identification and interpretation. Under this perspective the policies to enhance the quality of urban life, once an essentially local issue, are attracting the attention of European and national institutions more and more: «a national urban policy is a coherent set of decisions derived through a deliberate government-led process of coordinating and rallying various actors for a common vision and goal that will promote more transformative, productive, inclusive and resilient urban development for the long term» (Un-Habitat 2014).

The investigation, putting together different disciplines, wants to assess the impact of public policies affecting local government and city planning and development through a comparison, also historical, of different local experiences, starting from Tuscany, within the European and national context, in order to test how to improve territorial cohesion, spatial justice and solidarity.

IV)

k) Roma 1. Within the first perspective (constitutional) expounded above the investigation regards two sets of issues: i) the management of the borders and actions of first aid for foreigners; national sovereignty and the access to international protection; habeas corpus and limits to individual liberties in a pluralistic society ii) the constitutional guarantee of the family in immigration societies; social citizenship and the multilevel guarantee of foreigners' rights.

l) Milano Cattolica. Within the second perspective (administrative law) and referring to the topics already pointed out the analysis will cast light on the following issues according to a case study approach: national, regional and local administrative practices and case law regarding places of worship, cultural centres and social centres which cater for certain ethnic groups; deportation processes particularly on the grounds of security or public order; lack of implementation of welfare entitlements and regulations aimed at integrating immigrants, especially women, in Northern Italy.

We envisage a collaborative partnership between team members who share a clear understanding of our differing skills, experiences and disciplinary backgrounds and who coalesce around mutually agreed objectives. As for the specific coordination between the RUs see the previous chapter of this form (section 6, lett. A) and also the next chapter.

It is worth noting that a RTD contract has been established as a common effort of the overall team to recruit a researcher who will be committed full time to the research project and especially to study the links between the different areas.

4 – Possible application potentialities and scientific and/or technological and/or social and/or economic impact of the project

The overall impact of the research project can be appreciated especially from the following two perspectives.

First, it intends to build a normative argument for an active contribution of public law scholarship to political-social change. The goal is to establish the conceptual framework within which legislative reforms, case law change, and best practices should take place.

We should stress that the contribution of public law to the building of innovative societies fits the research agenda set up by Horizon 2020 perfectly: «Reducing inequalities and social exclusion in Europe are crucial challenges for the future of Europe. At the same time, there is great potential for Europe through opportunities provided, for example, by new forms of innovation and by the engagement of citizens».

Second, the RP is based on a model of actual integration between social sciences, taking stock of the need for a methodological turn which is able to combine the typicalities of legal doctrine with the contribution of the disciplines which investigate social and political phenomena empirically (see n. 8 of PI publications). Also as regards this we can cite the Horizon 2020 research agenda where it reads that «the need for more innovation call for a renewed understanding of this rapidly changing world. This understanding is supported by strong multidisciplinary approaches, including social sciences and humanities.... European and national policies need to continue modernisation while acknowledging the socio-economic and cultural diversity in Europe, and improved knowledge about how our modern societies work».

To sum up, the research will have a noteworthy impact both on the place of public law in the relationships with other research fields and on the knowledge both theoretical and practical needed for facing the challenge to build innovative and fairer societies.

The significant number of researchers deployed, together with the significant network of collaborations with other research institutions and foreign universities (already tested in the previous research project which we referred to above), makes it highly probable that such an ambitious target can be achieved within the triennial period of the research. See here for biographical notes of all the researchers involved <http://www.stefanocivitarese.eu/stefanocivitarese.eu/PRIN15.html>. It is worth stressing that the commitment of the RUs in terms of months per person has been partly driven by the necessity of complying with the budgetary rules provided for by this call. Hence the actual commitment of each researcher should be considered about as much as three times the time exposed.

As regards the commitment of the members of the different RUs is worth pointing out that the We should point out that the involvement of the York Law School as a sub-unit enhances the international dimension of the RP and provides the project team with an important site for socio-legal studies and investigation on the fate of social rights (see here the profiles of the researchers included in the sub-unit, <https://www.york.ac.uk/law/staff/>). The results from the latest Research Excellence Framework (REF 2014) in the UK rank the York Law School in fifth position for research excellence: 90% of the research outputs are judged to be world-leading or internationally excellent.

To maximise the dissemination and impact of the research activity the project team will maintain a web-site with a description of the project. A working paper series will be published here, including a theoretical paper on the nature and objectives of the project, papers on the research findings from fieldwork sites, and a full report on overall project findings. These papers will be used as the basis for seminars at which findings and hypotheses will be discussed both within the research team and with the wider community of academics and stakeholders. The final report will constitute the basis for an edited collection published with a major international publisher (e.g. Oxford UP, Cambridge UP, Hart, Ashgate).

We expect that from each of the RUs at least two articles for publication in key European refereed journals in both public law (e.g. I-CON, European Public Law, Public Administration) and socio-legal studies (e.g. Law and Policy; Law and Society Review) will be produced.

5 – Costs and fundings, for each research unit (automatically calculated)

n°	Associated or principal investigator	Total cost	Co-funding (item A.1)	MIUR funding (other items)
1.	CIVITARESE MATTEUCCI Stefano	276.769 €	34.423 €	242.346 €
2.	RIDOLA Paolo	75.514 €	26.321 €	49.193 €
3.	TARCHI Rolando	69.651 €	23.907 €	45.744 €
4.	PIOGGIA Alessandra	58.670 €	28.544 €	30.126 €
5.	GARDINI Gianluca	64.414 €	29.009 €	35.405 €
6.	CLEMENTE DI SAN LUCA Guido	77.658 €	42.286 €	35.372 €
7.	BARBATI Carla	58.781 €	23.613 €	35.168 €
8.	PAPPANO Danilo	79.503 €	29.755 €	49.748 €
9.	TRAVI Aldo	55.781 €	19.863 €	35.918 €
10.	GASPARRI Wladimiro	63.000 €	32.000 €	31.000 €
11.	CAVALLO PERIN Roberto	56.238 €	22.836 €	33.402 €
12.	GNES Matteo	63.406 €	34.629 €	28.777 €
	Total	999.385 €	347.186 €	652.199 €

B.2

1 – Scientific curriculum of PI (highlighting, for LS and PE fields, of bibliometric indicators related to publications and citations, and, for SH field, of the quality and impact of publications; awards and other honors; degree of success in Italian or international previous projects)

CIVITARESE MATTEUCCI Stefano

Professor of administrative and public law at the University of Chieti-Pescara, Department of Legal and Social Studies; Continuing visiting professor at the York Law School (2015); LLB, University of Bologna (1989); PhD in public law, University of Florence (1995)
Member of the PhD school in Law at the University of Florence

His work revolves around methodological and theoretical aspects of public law especially relating to form and procedure of public authorities and courts decision-making, the rule of law, theories of rights and welfare policy, methodology of legal research. He is interested in the analytical approach to the theory of law, which he endeavours to apply to the Italian public law scholarship, and to the relationships between law and political and social studies.

He is currently carrying out, along with Professor Simon Halliday, University of York, a research project which aims at the publication of a collective book called 'The Fate of Social Rights in an Age of Austerity: Law and Legal Challenge within Europe' with Ashgate, forthcoming late 2016.

He is the co-coordinator of the blog www.socialrights.co.uk built as one the results of the Research project of National Interest (PRIN

2010-11) entitled Democratic Institutions and Public Administrations of Europe: Cohesion and Innovation in the time of Economic Crisis. He has published about 140 academic works. He is fluent in spoken and written English, he has got a decent command of Spanish, and he knows French only passively. Most recent research and academic activity

- Member of the Groups of Expert of Evaluation in charge of evaluating the research outcomes in the framework of the Italian Research assessment VQR 2011-2014 appointed by the Italian Agency for the Evaluation of Universities and Research Institutions (ANVUR);
- Reviewer for the Oxford Journal of Legal Studies;
- Visiting research scholar at York Law School (UK), September 2013-August 2014;
- Visiting research fellow at the Real Colegio Complutense (June 2013), Harvard University, Cambridge (MA)
- Participation in a research of European interest coordinated by Prof. Thomas Gross, Universitaet Osnabrueck, European Legal Studies Institute, regarding Public Participation in Infrastructure Planning. Comparative Research Project
- Coordinator of the research unit c/o the Department of Legal and social studies of the University of Pescara, within the Research project of National Interest (PRIN 2010-11) entitled Democratic Institutions and Public Administrations of Europe: Cohesion and Innovation in the time of Economic Crisis; www.socialrights.co.uk;
- Visiting research scholar at York Law School (UK) (April-October 2011/February-March 2013)
- Coeditor of the book series "Orizzonti del diritto pubblico"
- Member of the Editorial board of the academic journal "Diritto pubblico" (Il Mulino)
- Member of the Comité de árbitros of the Revista Digital de Derecho Administrativo, Universidad Externado de Colombia, Bogota'.
- Member of the editorial board of the academic journal "Istituzioni del Federalismo" (Maggioli)
- Member of the Society of Legal Scholars (UK)

Past research activity

- Visiting scholar c/o British Columbia University, Faculty of Law, Vancouver (2008)
- Research scholar at the Faculty of Law of the University of Barcelona (From 26 March to 5 April 2009)
- From 2006 to 2008 he was the coordinator of the research project c/o the Department of Legal and social studies of the University of Pescara "The dialectics between public interest and entrepreneurial autonomy in delivering social services: the new borders of competition and the market" within the Research project of National Interest (PRIN 2005) called "The marketization of healthcare service: a challenge for the entrepreneurial autonomy of administrative authorities". Such a project ended in 2007 with a conference at the University of Chieti-Pescara and the publication of a book entitled "Beyond the marketization of healthcare service. A first assessment" (Franco Angeli publisher);
- From 2008 to 2011 he was the coordinator of the research project c/o the Department of Legal and social studies of the University of Pescara "Social services and market freedom: the case for social assistance and healthcare services" within the Research project of National Interest (PRIN 2007) called "The organisation of healthcare service in a comparative perspective: the Italian model as a term of comparison", relating to which he researched at the Faculty of Law of Barcelona and the BCU faculty of Law, Vancouver.
- 2007-2010 He took part in the research project "Técnicas de cooperación y gestión de servicios públicos locales. El caso de los servicios sociales", coordinated by prof. Alfredo Galán Galán, Universitat de Barcelona, funded by the Ministerio de Educación y Ciencia (Proyecto de investigación 2006 - SEJ2006-15616-C02-01).
- 2007-2010 He took part in the research project "Derecho a la ciudad, desarrollo urbano sostenible y prevención de la exclusion residencial y de los guetos urbanos: derecho a la vivienda, seguridad urbana y cohesión social, económica y territorial", coordinated by prof. Julio Ponce Solé, Universitat de Barcelona, funded by the Ministerio de Educación y Ciencia (Proyecto de investigación 2006 - SEJ2006-09660)
- Since 1st January 2010 he has taken part in the research project "La reforma de los gobiernos locales y el fortalecimiento de la garantía de la autonomía local" (DER2009-14265-C02-01/JURI), funded by the Ministerio de Ciencia e Innovación

Main recent invited reports and talks in academic congresses and workshops

- Discussant "The principle of Legality" at the workshop on "Individuals and Power" in memory of Andrea Orsi Battaglini, University of Florence, 27 November 2015
- Key-note speech on "Digitalisation of Public Administration" at the conference "1865-2015: A 150 anni dall'unificazione amministrativa italiana", Università di Firenze, 15 October 2015
- 'Birks book prize session', 'Judging Social Rights', Jeff King, 3 September 2015, commenting paper at the Annual Conference of the Society of Legal Scholars, University of York
- General Discussant at the Congress "Visioni del giuridico/Legal Imagination", University of Perugia, 15-17 July 2015.
- 'Breaking the Isolation: Italian Perspectives on the Dialogue between the ECJ and Constitutional Courts', Paper at a the Edinburgh Law School, Constitutional Law Discussion Group, 26 May 2015 - 3.00pm - Neil MacCormick Room;
- A European Convergence Towards a Stare Decisis Model?, Universidad Externado de Colombia, Facultad de Derecho -paper at the conference La Extensión de la Jurisprudencia, 4 June 2014
- Obbligo di interpretazione conforme al diritto UE e principio di autonomia procedurale, paper at the conference L'interpretazione conforme al diritto UE. Profili e limiti di un vincolo problematico, Università degli studi di Ferrara, Facoltà di Giurisprudenza, 16 May 2014
- Some Remarks on Methodology in Legal Studies in the Light of the Challenges that Globalization Poses to Legal Doctrine, paper at Brown Bag Seminar York Law School, 20 May 2014.
- Public Participation in Infrastructure Planning in Italy, paper at Workshop on Public Participation in Infrastructure Planning, University of Osnabrueck, 25 February 2014
- L'identità delle Scienze Giuridiche in ordinamenti multilivello, paper 24 May 2013 Dipartimento di Scienze Giuridiche University of Florence, Final Seminar of the Doctorate Course in Law
- Pubblico e privato nell'organizzazione e nell'azione amministrativa, Facoltà di Giurisprudenza di Trento, 8 June 2012, Dissemination workshop within the MIUR-PRIN-2008 project "Diritto pubblico e diritto privato nell'organizzazione e nell'azione amministrativa"
- Social Rights as Human Rights, Lunch Seminar, York School of Law, 13 July 2011.
- Sovereignty at Stake: Italian Supreme Powers Give Way to Supranational Regulation, paper at workshop Sovereignty in Question, University of London, Institute of Advanced Legal Studies , paper Tuesday 28 June 2011
- L'ideale del governo delle leggi nella dottrina italiana del diritto pubblico, paper Workshop of Società Italiana di Filosofia Analitica: Il governo delle leggi. Riflessioni sullo Stato di diritto, 15 January 2010, UNIVERSITA' DEGLI STUDI DI MILANO FACOLTA' DI GIURISPRUDENZA ISTITUTO DI FILOSOFIA E SOCIOLOGIA DEL DIRITTO
- Las políticas de vivienda en las experiencias extranjeras: Italia, paper at the COLOQUIO SOBRE EL DERECHO A LA VIVIENDA, 25 Septmber 2009, Facultad de Derecho, Universidad de Zaragoza
- Participation to the annual international conference of IISA on "The history and future of nation building", Helsinki 7-11 July 2009
- La posizione costituzionale della Provincia nell'ordinamento italiano, paper at seminar on Regulación constitucional de la Provincia en Italia y España, 31 March 2009, Comisión Jurídica Asesora de la Generalitat de Catalunya, Barcelona.

2 - Scientific curriculum of associated investigators (highlighting, for LS and PE fields, of bibliometric indicators related to publications and citations, and, for SH field, of the quality and impact of publications; awards and other honors)

1. RIDOLA Paolo

Full Professor of Comparative Public Law, Faculty of Law, University of Rome "La Sapienza". Dean of the Faculty of Law, University of Roma "La Sapienza". Member of the "Societas Juris Publici Europaei", of the Hugo Preuß Gesellschaft in Berlin, of the Scientific Committee of the Center for the European Constitutional Law in Athens, of the Scientific Committee of the "Insitu für die Europäischen Verfassungswissenschaften" in Hagen, and of the "Forschungsinstitut für deutsches und europäisches Verfassungsrecht" in Düsseldorf.

Visiting Professor of the University of Granada (Master de Derecho Constitucional Europeo). Member of the Board of the Italian Association of Comparative Law. Member of the International Academy of Comparative Law

2. TARCHI Rolando

He received his Law degree on 1 July 1982 at the University of Pisa with a thesis on constitutional law entitled: "L'interpretazione della legge da parte del legislatore ed il principio di non retroattività", bringing the vote of 110 cum laude.

He received his PhD (first cycle), on 25 February 1988, after three-year of course, as a fellow at the University of Florence, with a thesis entitled: "Le diverse nozioni di retroattività ed i loro riflessi pratici, Firenze Rome, 1987.

He has worked as Technical graduate of Comparative Law at the Faculty of Law of the University of Florence from 16 November 1987 to 31 March 1992.

He worked from 1 April 1992 till 23 February 1995 as researcher in Constitutional Law at the Law Faculty of University of Pisa,.

He was Professor of Public Law from 24 February 1995 to 31 October 1998 at the Faculty of Economics, University of Cagliari, where he taught, the disciplines of Public Law, Constitutional law, Regional Italian Law and Comparative constitutional law.

From November 1, 1998 he was Professor of Public Law at the Faculty of Law, University of Pisa, where he served in the various academic years, the teachings of: Public Law, Comparative Regional Law, Legal Systems, Comparative Public Law, Anglo-American Law, European Law, Environmental Law; Territorial government; Regional and Local Government in European Legal Space; Comparative Law of the Sources of law; Legislation of Tourism in the European.

Since September 17, 2009 he was Professor of ssd IUS / 21 Comparative Public Law, at the Department of Law of the University of Pisa. He was Director of the Department of Public Law at the University of Pisa, member of the Advisory board of the Faculty of Law, member of the Board of the University of Pisa.

It was part, as representative of the Faculty of Law, the Steering Committee of the study center in Economics and logistics systems of the University of Pisa, based in Livorno.

He was the Chairman of the degree course in Law of business, labor and public administration at the University of Pisa from 2006 to 2013 and Deputy Director of the Department of Institutions and Enterprise Market the same University from 2009 to 2012.

Member of the Academic Board of the PhD in Law - University of Pisa.

It is part of the scientific committee of the journals: Rassegna di diritto pubblico europeo and Diritto pubblico comparato ed europeo.

Member of the Associazione italiana di diritto costituzionale and of the Associazione di diritto pubblico comparato ed europeo.

On behalf of the Study Centre on Federalism of Turin he coordinated the research group of international character for the study of bicameralism, concluded with the organization of seminars and conferences and the publication of the book: Luther-Passaglia-Tarchi (eds.) "A World of Second chambers", Milan, 2006.

He has been responsible for various local units PRIN first at the University of Cagliari and from 1998 at the University of Pisa. Among these were funded research on:

- Constitutional justice and political-institutional system;

- The Regional Sources of Law System, concluded with a national conference whose proceedings have been published in the book: Tarchi (ed.), Le competenze normative statali e regionali tra riforme della Costituzione e giurisprudenza costituzionale. Un primo bilancio, Giappichelli, Turin, 2006;

- Access to Constitutional Court, among procedural restriction, judicial self restraint and increase of constitutional conflicts", ended with a national conference on whose proceedings have been published in the book: Tarchi (ed.) Patrimonio costituzionale europeo e tutela dei diritti fondamentali. Il ricorso diretto di costituzionalità, Giappichelli, Turin, 2012.

Recently, he has coordinated the unit of Pisa Prin 2010-2011: "Democratic Institutions and Public Administrations of Europe: Cohesion and Innovation in the time of Economic Crisis", national coordinator prof. Francesco Merloni; in this area it was organized the first international conference final, entitled: "Crisi economica, Istituzioni democratiche e decisioni di bilancio", whose works are being published.

He is author of many publications in the fields of public law, constitutional law, regional law and comparative public law.

3. PIOGGIA Alessandra

Alessandra Pioggia (1967) is Full Professor of Administrative Law at University of Perugia (Italy), where she teaches Public Management and Social Services and Health Law.

She is coordinator of the Political Science and International Relations Course (BA) and the Political and Administrative Science Course (MA) at Department of Political Science, University of Perugia.

She has been chair of the Council of the Formative Internship Program, Class n. A019-Law and Economics Subjects.

She has coordinated several researches and she has been national coordinator of two Research Project of National Interest PRIN , on the issue of corporatization of health services and on the comparison of European models of organization of health services.

She is associated editor of several Journals, as Diritto Pubblico (Il Mulino ed.); Istituzioni del federalismo (Maggioli Ed.) BioLaw Journal (Rivista Internazionale di BioDiritto)

She is head director of "Orizzonti di Diritto Pubblico" Series (Maggioli ed.) and member of referee committees of several Legal Journals.

She carry out legal advice and research activity for local and national public administrations.

She has been member of Evaluation Units in several public administrations and she is actually president of Independent Organism of Evaluation (Organismo Indipendente di Valutazione-OIV) at Umbria Region.

She published about 100 texts, including books and articles.

Her main topics of study are: the public sector employment and management, public services, administrative organization, public health and social services, fundamental rights, bio-law.

4. GARDINI Gianluca

Current Position: Full Professor in Administrative Law, Faculty of Law ,Dept. of Legal Studies,University "of Ferrara

ACADEMIC QUALIFICATIONS

2005: Visiting Professor, University of New South Wales, Sydney, Australia

1995: PhD in Public Law, University of Bologna. Thesis title: "The Administrative Procedural Act and Communication of Administrative Decisions"

1995:Visiting Research Fellow, King's College of London

1990:Degree in Law, cum laude, University of Bologna

EMPLOYMENT

Permanent/Contract Positions

- 2010: Director of the law Journal "Istituzioni del federalismo"

- 2008: President of the Regional Communication Commission, Regione Emilia Romagna

- 2008: Full Professor of Administrative Law, University of Ferrara

- 2005 : Full Professor of Administrative Law, University "Gabriele D'Annunzio", Chieti-Pescara

- 2005-2009 : Professor of Health Service Law, On Line University "L. Da Vinci", Chieti-Pescara

- 1999-2010 :Professor of Media and Communications Law, University of Bologna

- 2004 - at present: Professor of Media and Broadcasting Law, Master in Media Management "Campus Multimedia", University of Bologna-Mediaset Milano

- 2003-2005:Professor of Media Law, Master in Public and Institutional Relations, AlmaWeb Graduate School, University of Bologna

- 2001-2005 :Senior Lecturer of Administrative Law, Faculty of Economics, University "Gabriele D'Annunzio", Chieti-Pescara

- 2001-2009:Professor of Local Government Law, Post Graduate School of Administrative Law, University of Bologna

- 2002-2004 :Professor of Administraive Law, Master in Business Law, University "Gabriele D'Annunzio", Chieti-Pescara

- 2001-2004:Director of Master in Media Law and Management "Campus Multimedia", University of Bologna-Mediaset Milano

- 1999-2003: Professor of Administrative Law, Post Graduate School of Medicine and Health

- 1999-2003: Professor of Administrative Law, Post Graduate Diploma in Business Law, University of Bologna
- 2002: Professor of Environmental Law, University "Gabriele D'Annunzio", Chieti-Pescara
- 2000-2002: Professor of Constitutional and Administrative Law at the School of Development, Innovation and Change, OECD Development Centre, University of Bologna
- 1999-2002: Professor of Administrative Law, School of Public Administration, Government
- 1997-2001: Professor of Administrative Law, Post Graduate School for State Magistrature
- 1997-2000: Lecturer of Administrative Law, Faculty of Law, University of Bologna

Visiting Positions

2005: Visiting Professor, University of New South Wales, Sydney, Australia
 2002-2003: Visiting Professor :
 University of Barcelona;
 University Carlo III of Madrid;
 University of Lleida.
 1998-2009: Visiting Professor, University "Externado de Colombia", Santafé de Bogotá, Colombia
 1995-1996: Visiting Research Fellow, King's College of London, UK

Committee Memberships

2005: Member of the Scientific Board, Campus Multimedia Association, University IULM of Milano
 2001-2005:
 Member of the Board of Assessment, PhD Course in Public Law, University of Bologna
 Member of the Board of Assessment, PhD Course in EC, Business and Competition Law, University of Pescara

Consultancies

2002: Report presented at the Constitutional Affairs Commission, Chamber of Deputies. Subject: Devolution and Constitutional Reform.
 2003: Department of Regional Affairs-Cabinet of the Prime Minister
 Subject: Implementation of Constitutional Reform.
 2002: Speaker at the Seminar organized for Parliament, Chamber of Deputies. Subject: Spoils system
 1997-1998: Department of Administrative Affairs-Cabinet of the Prime Minister. Subject: Administrative decentralization

Other Qualifications

1992-2009: Solicitor, Bar Council, District Court of Bologna

LANGUAGES

English: Fluent (Proficiency in English, University of Cambridge)
 Spanish: Fluent (Nivel C1, EC Standards)
 French: Quite Fluent (Diplome d'Etudes en Langue Française -D.E.L.F./6)

5. CLEMENTE DI SAN LUCA Guido

Guido CLEMENTE DI SAN LUCA is Ordinary Professor of Administrative Law at the Faculty of Law of the Second University of Naples, since December 2003.

He has been Researcher of Administrative Law at the Faculty of Law of the University of Naples, "Federico II", since December 1983 to December 2000.

Then he has been Associate Professor of Administrative Law at the Faculty of Law of the Second University of Naples, since January 2001 to November 2003.

Since 1991 he is also Professor of Cultural Heritage Law at the Faculty of Letters, University of Naples "Suor Orsola Benincasa", where, at the Faculty of Law, and together with professor Giuseppe Palma, he has taught Administrative Law as well, from 1999 to 2002.

From 1991 to 1995 he taught at the University of Molise: for the first year, Analysis of the functioning of the legislative power, at the Faculty of Social and Economic Sciences, and, for the other three, Public Participations, at the Faculty of Law.

From 1995 to 2004 he has been teaching Administrative Law at the Faculty of Law, University of Urbino.

During academic year 2001/2002 he was professor of Administrative Law at Link Campus University of Malta, established in Rome.

Senior Fellow of the Institute for Policy Studies at Johns Hopkins University in Baltimore, he has done researches about "Freedom of art", and has been Professor of Principles of Italian Public Law at the Department of Political Science of the same University, during academic year 1987/1988.

He was Responsible of the research concerning "Freedom of art in Italy and the United States of America" at the Institute for the Guarantees of Fundamental Rights Comparative Study, an organ of the National Research Council, in Naples, from its foundation to the whole 2001.

He was the Scientific National Coordinator of PRIN 2004 (biennial) entitled "The transformations of the concept of public interest in the European Community dimension and their reflections on some of the main institutes of Italian administrative law."

He was head of the research project financed by the Campania Region on "The institutional role of local autonomies and institutional relationships among State, Regions and Local authorities, after the reform of the Constitution Title V, in the light of legislative implementation and looking forward further constitutional review".

In the framework of PRIN 2007 (biennial), concerning "The effective exercise of the normative autonomy of the local institutions named by art. 117, co. 6, Cost., with specific regard to the southern ordinary Regions", he was scientific Responsible of the research unit enrooted at Faculty of Law, Seconda Università di Napoli.

In the framework of PRIN 2009 (biennial), concerning "The implementation of articles 118 and 119 of the Constitution: federalism administrative and financial matters of cultural heritage", he was scientific Responsible of the research unit enrooted at Faculty of Law, Seconda Università di Napoli.

He was general Coordinator of the research on "Legal discipline of integrated waste policies, among E.U., States, Regions and Local autonomies", commissioned by 'Studiare Sviluppo s.r.l.', in the broader context of a program agreement with General Direction for Environmental Research and Development, depending from Environmental and Territorial and Sea Protection Ministry.

Finally, he was the scientific Coordinator of the relevant scientific and technological interest research project on "Evolution and problems of the (jurisdictional and not) guaranties of juridical subjective situations in the Italian and European legal systems", project which has been financed by S.U.N. in 2008.

6. BARBATI Carla

EDUCATION:

- Law Graduate (magna cum laude), UNIVERSITY OF MODENA
- Ph.D. (Doctor's Degree in Public Law), UNIVERSITY OF BOLOGNA (1989)
- Ph.D. Visiting Scholar, WOODROW WILSON DEPARTMENT, UNIVERSITY OF VIRGINIA, CHARLOTTESVILLE, USA (1987-1988)

ACADEMIC APPOINTMENTS:

CURRENT POSITIONS:

- 2010- PRESENT: PROFESSOR OF ADMINISTRATIVE LAW, UNIVERSITY OF MILAN, IULM
- 1995-PRESENT: PROFESSOR OF REGIONAL AND LOCAL GOVERNMENT LAW, PUBLIC ADMINISTRATION STUDIES SPECIALISATION SCHOOL (SPISA), UNIVERSITY OF BOLOGNA.

PREVIOUS POSITIONS:

- 1990- 1999: RESEARCHER OF PUBLIC LAW, UNIVERSITY OF MODENA, LAW SCHOOL
- 1993-1994: PROFESSOR OF URBAN PLANNING LAW, IUAV- UNIVERSITY OF VENICE, FACULTY OF URBAN & REGIONAL PLANNING
- 1995-1999: PROFESSOR OF PUBLIC LAW, UNIVERSITY OF BOLOGNA, FACULTY OF POLITICAL SCIENCES
- 1999- 2002: ASSOCIATE PROFESSOR OF ADMINISTRATIVE LAW, UNIVERSITY OF SALENTO (LECCE), LAW SCHOOL
- 2002- 2010: (FULL) PROFESSOR OF ADMINISTRATIVE LAW, UNIVERSITY OF SALENTO (LECCE) LAW SCHOOL.

SCIENTIFIC AND INSTITUTIONAL COMMITTEE AND BOARD MEMBERSHIPS:

- 2015- Present: Italian National University Council, elected member in charge for Legal Studies Field (second mandate)
- 2015- Present: Vice-President Appointed of the Italian National University Council
- 2014- Present: Member appointed of the Italian National Commission for Unesco (DM MAECI, 14 NOVEMBRE 2014, N. 4964)
- 2014- Present: Corresponding Member of the National Academy of Sciences, Literature and Arts (Modena, Italy)
- 2013-2015: Vice- President Appointed of the Italian National University Council
- 2011- 2015: Italian National University Council, elected member in charge for Legal Studies Field
- 2013- Present: International Institute of Administrative Sciences (IIAS), Council of Administration, Elected Member (second mandate)
- 2013- Present: International Institute of Administrative Sciences (IIAS) Financial Committee elected member
- 2010- 2013: International Institute of Administrative Sciences (IIAS), Council of Administration elected member
- 2006: Italian- Spanish Administrative Law Professors Association, member
- 2006- 2009: Society of Italian Administrative Law Professors, Board of directors, elected member

ACADEMIC ACTIVITIES:

- 2014- Present: Doctoral Programme Board Member in Communication and Markets: economics, marketing and creativity (Milan, IULM University)
- 2010- 2015: IULM Rector's Delegate for fulfilling the University's legal requirements under Law n.240 of 30 December 2010.
- 2010- 2013: Administrative Law PhD Program Scientific Committee Doctorate School in Legal Studies, University of Milan
- 2002- Present: Public Administration Studies Specialisation School (Spisa), University of Bologna, Board member.
- 2009- 2010 Research Observatory, member in charge for Legal Studies, University of Salento
- 2004-2008: Vice Dean, Law School, University of Salento (Lecce)
- 2006-2010: Administrative Law Ph.D Program Scientific Committee, Doctorate School in Legal Studies, University of Bologna
- 2007- 2008: International Master's Degree on Management and Economic Development of Cultural Heritage: Knowledge and Valorization, Scientific Committee, ISUFI School, University of Salento
- 2002- 2008: Euromediterranean Law and Politics School, Science and Education Board, Isufi School, University of Salento
- 2003-2004: Scientific Responsible in charge for Public Law Disciplines and Fields at the Higher Education School for Public Administrations, Isufi School, University of Salento.
- 2003-2004: Scientific Responsible in charge for Public Law Disciplines and Fields at the Public Governance Master, Law School, University of Salento

EDITORIAL AND INSTITUTIONAL CONSULTING

- 2011- Present: Astrid study group on the university system coordinator
- 2011- Present: International Institute of Administrative Sciences study group on "cultural heritage and public administration", coordinator
- 1998-Present, Board of Directors, Aedon, Journal of Arts and Law on line, Mulino.
- 2006- 2008: Italian Government ministry for culture and the cultural heritage, advisory committee on cultural heritage valorization
- 2007-2008: Italian Senate of the republic 7th standing committee [education, cultural properties, scientific research, entertainment and sport], consultant on film industry public regulation
- 2002-2003: EMILIA-ROMAGNA THEATRE SOCIETY [ATER] CONSULTANT ON ORGANIZATIONAL STRUCTURES FOR PUBLIC AIDS TO PERFORMING ARTS
- 2002: ITALIAN REGIONS CONSULTANT ON PERFORMING ARTS POLICY AND REGULATIONS
- 1997-1998: ITALIAN GOVERNMENT PUBLIC FUNCTION DEPARTMENT, ADVISORY COMMITTEE ON ADMINISTRATIVE DECENTRALIZATION
- 1991-1992: ITALIAN LOCAL GOVERNMENTS CONSULTANT ON STATUTES DRAFTING
- SHE IS ALSO MEMBER OF THE SCIENTIFIC BOARDS OF SEVERAL LAW JOURNALS

RESEARCH INTERESTS

- DECENTRALIZATION AND INTERGOVERNMENTAL RELATIONS
- REGION AND LOCAL GOVERNMENTS INACTIVITY AND THE "SUBSTITUTION APPROACH" TO FEDERALISM
- AFFIRMATIVE ACTIONS
- LOCAL GOVERNMENTS ADMINISTRATIVE ACTS REVIEW SYSTEM
- PERFORMING ARTS POLICY AND REFORMS
- ADVISORY BODIES IN THE ADMINISTRATIVE SYSTEM
- MARKET REGULATION AND POLITICAL- ADMINISTRATIVE DECENTRALIZATION
- GLOBALIZATION, THE NATION STATE AND THE TERRITORY
- CULTURAL HERITAGE PRESERVATION AND MANAGEMENT
- PUBLIC SECTOR OUTSOURCING
- ENVIRONMENTAL POLICY AND PROTECTION
- LANDSCAPE PRESERVATION AND VALORIZATION
- DROIT DE SUITE AND INTELLECTUAL PROPERTY
- IMMIGRATION POLITICS
- DECISION MAKING SIMPLIFICATION IN THE MULTILEVEL GOVERNANCE
- POLITICS AND ADMINISTRATION IN LOCAL GOVERNMENT
- LOCAL GOVERNMENTS ADMINISTRATIVE AUTONOMY AFTER 2001 CONSTITUTIONAL REFORM
- UNIVERSITY DISCIPLINE AND UNIVERSITY SYSTEMS

CARLA BARBATI PUBLICATIONS

CARLA BARBATI HAS PUBLISHED FOUR BOOKS, SHE IS EDITOR AND CO-AUTHORESS OF TWO OTHER BOOKS. PROFESSOR BARBATI'S OTHER PUBLICATIONS INCLUDE MORE THAN 100 ARTICLES AND ESSAYS PUBLISHED IN LAW JOURNALS, ENCYCLOPEDIAS AND BOOKS.

7. PAPPANO Danilo

-Associate Professor of Administrative Law at the Department of Political and Social Sciences (former Faculty of Political Science) of the University of Calabria from November 2010, where he teaches law courses such as "Administrative Law" and of "Public Finance and Accounting" .

- Researcher in Administrative Law at the Law Faculty of the Roma Tre University until October 2010

- PhD in Administrative Law at Roma Tre University in 2003;

- Graduated in 1999 in Law at the University of Naples, Federico II.

- At the Faculty of Political Science of the University of Calabria, he was professor of the courses of "Administrative Law" and of "Public Finance and Accounting" at (a.y. 2014/2015; a.y. 2012/2013; a.y. 2011/2012; a.y. 2010/2011; a.y.). Was also professor of the courses

of "Information, Communication and privacy" at the faculty of political science, University of Calabria (a.y. 2011/2012).

- Professor of the course of "Diritto dell'assistenza sociale" at the Faculty of Political Science, University of Calabria (a.y. 2010/2011).

- In the precedent years was professor through a private contract for courses of "Diritto amministrativo" (a.y. 2007/2008; a.y. 2008/2009; a.y. 2009/2010) and Contabilità di Stato (a.y. 2005/2006; a.y. 2006/2007; a.y. 2007/2008; a.y. 2008/2009), and "Finanza pubblica e contabilità" (a.y. 2009/2010) at the Faculty of political science at University of Calabria.

- He was professor through a private contract of the course of "Diritto amministrativo" (from a.y. 2004/2005, to the a.y. 2006/2007) at the Pontificia Università Lateranense of Rome. He was teacher in master degree and in specialization courses.

- Member of the Academic Board of the PhD in Administrative Law at the PhD School "Tullio Ascarelli" at the Roma Tre University (from academic year 2013/2014).

- Member of the Academic Board of the PhD in "Enterprise, State and Market" at the Department of Law, University of Calabria - (aa 2011/2012; 2012/2013 aa).

- Member of the Scientific Committee of the scientific journal "Rivista Quadrimestrale di diritto dell'Ambiente" edited by Giappichelli;

He participated to various academic research projects, at both local and national level, also on behalf of National Council of the Research (CNR) and others Institutions.

The most recent are:

Research Project - P.R.I.N. (Call 2012) entitled "Democratic institutions and governments of Europe, cohesion and innovation in the time of economic crisis", directed by Prof. Francesco Merloni, for the local unit of the University of Calabria to undertake analysis of the following theme: Health, care social, and education between constitutional guarantees and and normative innovation in some statual systems" (Prot. N. 2010KB7F9S_011).

Research project "The evolution of the public organization in the Republic of China. A comparison with Italy "(2011-2013) directed by the professor Giampaolo Rossi and funded by the National Research Council (CNR) as part of the activities of the "Osservatorio sulla codificazione e la formazione del giurista in Cina nel quadro del diritto romano" at the University of Rome Tor Vergata.

- Proyecto de Investigación Fundamental no orientada funded by the Ministerio de Economía y Competitividad, Gobierno de España (Ref. DER 2012-32911) (Convocation 2012), directed by Professor Francisco Lorenzo Hernandez Gonzalez (University of La Laguna), entitled "El impacto de la crisis en la contratación pública. ¿Está en peligro el contrato administrativo?"

- He was Visiting Researcher and Professor (period March 2013-August 2013) at the 'China University of Political Science and Law' (C.U.P.L.) in Beijing, where he carried out research on issues of administrative organization in the Republic of China and gave lectures on administrative law.

- He is author of many academic publications, including the book: Potere amministrativo e responsabilità civile. La reconsiderazione delle categorie dogmatiche, edited by Jovene, Napoli, 2008.

- He participated to many seminars and conferences about various subjects of administrative law, in Italian and foreign Univeristy (Rome, Beijing, Wuhan, and other cities).

The most recent are:

June 4, 2015- University of Calabria) - Conference Social Rights, form of state, regionalism, constitutional guarantees and legislative innovations (agree conclusive research PRIN 2010-2011), where he gave a talk entitled: Social rights and financial autonomy at the time of crisis.

December 5, 2014 - University of Calabria) Conference "Social Rights, form of state, regionalism, constitutional guarantees and legislative innovations" (PRIN 2010-2011), where he gave a talk entitled financial autonomy at the time of crisis.

October 25, 2014 - China University of Political Science and Law (CUPL) - Beijing, China), Speaker at the Conference Italy-China: administrative law environment, which has contributed to the works with a paper entitled: Administrative functions in compensation for environmental damage

May 22, 2014 - Department of Political and Social Sciences, University of Calabria) Speaker at the seminar The institutional effects of the economic crisis on the financial and organizational aspects in the Italian and the Spanish - Paper title: The centralization of purchases of the public administration.

December 15, 2013 - Tenerife - University of La Laguna) Conference "The public contracts in times of crisis" where he presented a talk about the centralized purchases of the public administrations.

June 13, 2013 - Beijing - China University of Political Science and Law) - Lecture at the College of Comparative Law. Title of the lesson: Administrative remedies in Italy.

June 17, 2013 - Beijing - China Univeristy of Political Science and Law) - Lecture at the Institute of Government by Law. Title of the lesson: Tools of protection against administrative measures in Italy.

June 2, 2013 - Wuhan (PRC) - Zhongnan Univeristy of Economics and Law - Lecture at the School of Law - Lesson Title: The Italian system of administrative justice.

November 14, 2012 - Department of Law - University of Rome - Speaker at the Italo-Chinese Conference "The administrative organization in Italy and China" - Title of the report: "The evolution of controls on local authorities in Italy."

December 14, 2011 - Roma Tre University - Speaker at the Seminar on "The Responsibility of the public administration in Italy and Spain: two systems in comparison", where he presented a paper on the nature of accountability of public administration.

December 4, 2011 - Law School - China University of Political Science and Law - Italian -Chinese entitled "Legal problems of administrative organization" - Title of the report: The history of communal autonomy in Italy. He did also the summary report of the works, entitled "Legal issues of administrative organization. Dialogue between Chinese and Italian jurist".

October 6, 2011 - Department of Economics, University of Macerata - Speaker at the Conference "Business and Law, China and Italy in comparison" where he presented a paper entitled "Administrative Law and laws of the Republic of China".

He was the first Italian scholar of Administrative Law invited to give a lecture at the Zhongnan University of Economics and Law at Wuhan (PRC).

He is also member of editorial board of legal journal "Rivista quadrimestrale di diritto dell'ambiente" edited by Giappichelli.

He contributed to the activity of the "Osservatorio europeo sugli appalti pubblici" at the "Centro di eccellenza in diritto europeo" of Roma Tre University.

He contributed to the activity of the "Osservatorio sul diritto dell'ambiente" presso il Centro di Eccellenza in European law of Rome Tre University.

8. TRAVI Aldo

Professore a contratto di diritto amministrativo nella facoltà di economia e commercio dell'Istituto universitario di Bergamo negli a.a. 1981-82, 1982-83, 1983-84

Professore straordinario di diritto urbanistico nella facoltà di giurisprudenza dell'Università di Cagliari negli a.a. 1986-87 (dal 1.9.1987), 1987-88, 1988-89, 1989-90

Professore ordinario di diritto amministrativo nella facoltà di giurisprudenza dell'Università di Pavia negli a.a. 1990-91, 1991-92, 1992-93, 1993-94, 1994-95, 1995-96, 1996-97, 1997-98

Professore incaricato di diritto regionale nella facoltà di giurisprudenza dell'Università di Pavia negli a.a. 1989-90, 1990-91, 1991-92

Professore incaricato di istituzioni di diritto pubblico nella facoltà di economia e commercio dell'Università commerciale F.Bocconi di Milano nell'a.a. 1990-91

Professore incaricato di diritto urbanistico nell'a.a. 1992-93 e di diritto amministrativo negli a.a. 1993-94 e 1994-95 nella facoltà di giurisprudenza dell'Università statale di Milano

Professore incaricato di diritto urbanistico nella facoltà di giurisprudenza dell'Università cattolica di Milano negli a.a. 1997-98 e ss.

Professore ordinario di diritto amministrativo negli a.a. 1998-99 e ss. nella facoltà di giurisprudenza dell'Università cattolica di Milano

Professeur invité nella Università di Parigi II (Panthéon-Assas) nell'anno 2003 e nell'anno 2013; Professeur invité nella Università di Parigi 11 (Sceaux) nell'anno 2009.

Componente del comitato di redazione delle riviste: Diritto processuale amministrativo, Rivista di diritto amministrativo, Le nuove leggi civili, Urbanistica e appalti, Diritto pubblico, Rivista giuridica di urbanistica, Diritto e società, Rivista della Corte dei conti.

E' stato componente della Commissione di studio (Ministero della giustizia) per la riforma della disciplina delle sanzioni amministrative, della Commissione di studio (Presidenza del consiglio dei ministri) per l'attuazione della legge sul procedimento amministrativo, della Commissione di studio (Presidenza del consiglio dei ministri) per la riforma della giustizia amministrativa, della Commissione di studio (Presidenza del consiglio dei ministri) per la semplificazione della disciplina del procedimento amministrativo, della Commissione di studio (Presidenza del consiglio dei ministri) per l'attuazione della legge c.d. Bassanini, della Commissione di studio (Ministero della giustizia) per l'introduzione di responsabilità penale della persona giuridica, della Commissione di studio per la riforma della Corte dei conti.

Ha diretto, nell'ambito del progetto finalizzato CNR sull'organizzazione e sul funzionamento della Pubblica amministrazione, la ricerca sul tema "La cornice amministrativa delle attività imprenditoriali" (Roma 1997).

E' stato direttore scientifico dei convegni annuali di Studi amministrativi (organizzati dall'Ente Villa Monastero di Varenna) negli anni 2007 e 2008.

E' componente dell'European Group of Public Law.

9. GASPARRI Wladimiro

Professor of Administrative Law at the Law Faculty of the University of Florence, where he teaches Administrative Law and Local Government Law. He is PhD in Public Law and co-ordinator of editorial office of the review Diritto Pubblico and his research interests are in judicial review, urban policy and planning law, regulation of public utilities. He is member of national research project 'Local self-government and territorial public policies between territorial cohesion and competitiveness of the territories' at Universitat de Florence, Department of Public Law.

10. CAVALLO PERIN Roberto

Present Position

Since 1997, University of Torino, Full Professor of Administrative Law

1994 - 1997, University of Cagliari, Full Professor of Administrative Law

Since 1986 Lawyer at the Bar of Torino

Education

1989, University of Milano, Ph. D in Administrative Law

1984, University of Torino, Law degree

1991, Post doctoral fellowship

Teaching Assignments

Since 2009, University of Torino, Public Organizations Law, EU Public Organization Law

Since 2007, University of Torino, Scuola di specializzazione per le professioni legali (Advanced School for Legal Professions), Public Utilities Law

Since 2007, University of Torino, Scuola di Amministrazione Aziendale (School of Management), Lectures for the Management and Health Technologies Master

Since 2003, Consortium between School of Engineering of Torino (Politecnico di Torino) and University of Torino, Health Master

Since 2003, University of Torino, EU Administrative Law, National Accounting, Public Law (on line), EU Public Services Law (on line), EU Public Contracts Law (on line)

Since 1998, University of Torino, Advanced Administrative Law (Public Contracts Law) (on line)

Since 1997, University of Torino, Administrative Law and Public Law

1995 - 1997, University of Torino, Local Government Law

1994 - 1997, University of Cagliari, Administrative Law and Environment Law

1989 - 1994, University of Torino, Scuola a Fini Speciali per Assistenti Sociali, Public Law

1988 - 1989, Città di Torino, Scuola Superiore di Servizi Sociali, Administrative Law

Main Fellowships and Scientific Projects

2009, University of Turin and Region of Piedmont, Head of the research unit on "Social rights as personhood rights" in association with ARESS Piemonte;

2006, University of Torino, Head of the research unit on "Subjective" rules of public ethics. The status of the public official. Duties, incompatibility, codes of behaviour. The liabilities and in particular the disciplinary one, as part of the Research Program of Relevant National Interest (PRIN) on Public ethics and the interests. Rules, controls and responsibilities in association with the research units of the University of Perugia, University of Bologna and University G. d'Annunzio of Chieti-Pescara.

Others

Since 2010, Director of the IUS-PUBLICUM network review on behalf of Italy

Since 2008, Deputy director of the law review Diritto amministrativo

Since 2009, University of Torino, Director of the Joint Committee for the professional training course of the civil agents, Director

Since 2007, University of Torino, Delegate by the Rector for promoting the decentralization of the University

2001 - 2008, University of Torino, Director of the Degree Course in Management Science

Since 2008, University of Turin, Director of the Degree Course in Public administration and Government Sciences

2011, University of Turin, Faculty of Political Sciences, Director of the Online Degree Course in Public administration and Government Sciences

2009 - 2010 University of Turin, Director of the Degree Course in Social services

Since 2000, University of Torino, Department of Legal Sciences, Member of the Teaching Staff of Ph.D in Public Law

Since 1998, University of Torino, Deputy Director of the Department of Legal Sciences

2004 - 2006, University of Torino, Personnel Deputy Rector

1997 - 2001, University of Torino, President of the Committee of the Degree Course in Political Sciences

2001-2006, Member of the Committee for the High Surveillance and Guarantee, Winter Olympic Games of Torino

Since 2000, Member of the Italian Association of Administrative Law Professors and Member of its Board of Directors since 2011; since 2000 Member of the Italian Association of Administrative Procedure Law Professors and of the Italian Association of City Planning Law

Main consulting works

Città di Ivrea, Statute and City Codes
 Regione Piemonte, Professional Education Law
 Regione Valle d'Aosta, Professional Education Law
 Regione Piemonte, Administrative Activities Devolution Law
 Regione Valle d'Aosta, Bilingual University Law
 Regione Piemonte, Implementation of the Integrated Water System Law
 Città di Pinerolo, City Organization Code
 Città di Torino, Research for ten programs of Urban Requalification
 Regione Piemonte, Consorzio per i Sistemi Informativi (CSI), Research for the articles of consortium modification
 Città di Torino, Research on the public private partnership for Urban Requalification programs
 Città di Torino, Research on the Local Development Agency
 Città di Pinerolo, Research for the City Codes modification
 ATO 3 Torino, Implementation of the Complete Water Cycle Law
 Regione Piemonte, Research on the law proposal concerning the Urban Garbage Disposal Service
 ATO Cuneo, Implementation of the of the Integrated Water System Law

11. GNES Matteo

Matteo Gnes Matteo is Associate Professor of Administrative law at the University of Urbino Carlo Bo (Department of law; and Schools of law and of Political and Social Sciences), where he teaches or has taught Administrative Law, Public accountancy, Administrative law (Advanced course), Local Government Law, European Administrative Law and Public Law.

In December 2013 he passed the national competition to be qualified as "full professor" of Administrative Law.

As from 2015-2016 is co-director of the Master in Administrative Science and innovation in the public administration organized jointly by the Universities of Urbino and of Macerata (after having been director of the Master in Administrative Sciences of the University of Urbino Carlo Bo from 2008-2009 to 2014-2015). He is coordinator of the Centro di ricerca sulle pubbliche amministrazioni (Ceripa) of the University of Urbino.

In the Spring semester 2007 he has been Fulbright Visiting Professor (Distinguished Lecturer Chair) at the Georgetown University of Washington D.C. (USA) where he taught two courses concerning European legal and administrative integration.

Born in Rome in 1971, he graduated with full marks (summa cum laude) at the Law Faculty of the University of Rome "La Sapienza" in January 1995, presenting a thesis in the field of European and Italian competition law. In 1992-1993 he studied at the Law Faculty of the University of Leiden (The Netherlands) where he attended many courses in the field of EC law, international law, comparative law and competition law; in 1996 he achieved the Master of the Academy of European Public Law organized by the European Group of Public Law. On 1 June 2000 he achieved the PhD of the European University Institute of Florence, presenting a thesis on the impact of EC law on administrative justice. From 1 September 2000 to 31 October 2003 he worked as research associate in Administrative law at the Faculty of Political Sciences of the University of Urbino, where he became researcher in Administrative law in December 2002 (getting on duty on 1 November 2003). In 2005 he passed the competition to become Associate Professor of Administrative law (getting on duty on 1 March 2008).

In the academic years 1998-1999 and 2001-2002 he has been professor of International Law at the University "La Tuscia" of Viterbo; during the academic years 1998-1999 and 1999-2000 he has been professor of Comparative Administrative Law and, during the academic year 2000-2001, of EC Administrative Law, at the School of specialization in European Law of the University of Teramo; in the academic year 2004/2005 he was professor of European Administrative Law and joint professor of the Module "Jean Monnet" on Law and politics of the European Union; and, in the academic year 2005-2006 he was professor of Administrative Law (advanced course) and of Local Government Law at the Faculty of Political Sciences of the University of Urbino, where, as from the academic year 2006-2007, he is professor of Administrative Law and of Public accountancy. From 2002-2003 to 2014-2015 he gave lectures and was responsible for the module of European administrative law both at the Master in Administrative Sciences (Master in Scienze amministrative) of the University of Urbino and, till 2005-2006, at the Master on Organization and functioning of the public administration (Master in Organizzazione e funzionamento della pubblica amministrazione) of the University of Roma "La Sapienza"; and from 2006-2007 to 2013-2014 at the Master in administrative law and administrative sciences organized by the University of Roma Tre.

He has been co-director of the review "Gli Stranieri" (2012-2013), he is member of the scientific council of the review immigrazione.it and cooperates with many reviews, among which Rivista trimestrale di diritto pubblico, Giornale di diritto amministrativo and European review of public law. He published the books "La scelta del diritto. Concorrenza tra ordinamenti, arbitraggi, diritto comune europeo" (Milano, Giuffrè, 2004); "I privilegi dello Stato debitore" (Milano, Giuffrè, 2012); and "La decertificazione. Dalle certificazioni amministrative alle dichiarazioni sostitutive" (Santarcangelo di Romagna, Maggioli, 2014); and many essays and articles in the field of administrative law, public law and EC law.

3 – Principal scientific publications of PI

1. Civitarese Matteucci Stefano, Halliday Simon (in stampa). The Fate of Social Rights in an Age of Austerity: Law and Legal Challenge within Europe. Ashgate - **Monografia o trattato scientifico**
2. S. CIVITARESE MATTEUCCI (2006). La forma presa sul serio. Formalismo pratico, azione amministrativa ed illegalità utile. TORINO:Giappichelli, ISBN: 9788834864500 - **Monografia o trattato scientifico**
3. S. Civitarese Matteucci, F. Guarriello, P. Puoti (a cura di) (2013). DIRITTI FONDAMENTALI E POLITICHE DELL'UNIONE EUROPEA DOPO LISBONA. Di S. Civitarese Matteucci, F. Guarriello, P. Puoti. vol. 4, Rimini:Maggioli - **Curatela**
4. Civitarese Matteucci Stefano (2014). The NHS Reform in England and the Market. In: Sandra Regina Martini, Francesco Bilancia. O Direito à saúde na União Européia e no Mercosul. p. 113-131, Porto Alegre:Livraria do Avogado Editora - **Contributo in volume (Capitolo o Saggio)**
5. Civitarese Matteucci Stefano (2015). Public Participation in Infrastructure Planning: Italy. In: Thomas Gross ed.. Public Participation in Infrastructure Planning. Comparative Analysis of 10 European Countries. p. 137-166, European Public Law Organisation, ISBN: 978-618-81128-9-6 - **Contributo in volume (Capitolo o Saggio)**
6. Civitarese Matteucci Stefano (in stampa). Breaking the Isolation? Italian Perspectives on the Dialogue between the ECJ and Constitutional Courts. EUROPEAN PUBLIC LAW, vol. 22, ISSN: 1354-3725 - **Articolo in rivista**
7. S. CIVITARESE MATTEUCCI (2009). Servizi sanitari, mercato e «modello sociale europeo». MERCATO CONCORRENZA REGOLE, vol. 1/2009, p. 179-212, ISSN: 1590-5128 - **Articolo in rivista**
8. Civitarese Matteucci Stefano (2014). Some Remarks on Methodology in Legal Studies in the Light of the Challenges that Globalization Poses to Legal Doctrine. REVISTA CATALANA DE DRET PÚBLIC, vol. 48, p. 119-134, ISSN: 1885-8252, doi: 10.2436/20.8030.01.24 - **Articolo in rivista**
9. Civitarese Matteucci Stefano (2014). Obbligo di interpretazione conforme al diritto UE e principio di autonomia procedurale in relazione al diritto amministrativo nazionale. RIVISTA ITALIANA DI DIRITTO PUBBLICO COMUNITARIO, vol. 24, p. 1175-1203, ISSN: 1121-404X - **Articolo in rivista**
10. Civitarese Matteucci Stefano (2014). The Italian Constitutional Court Strengthens the Dialogue with the European Court of Justice Lodging for the First Time a Preliminary Ruling in an Indirect ("Incident") Proceeding. EUROPEAN PUBLIC LAW, vol. 20, p. 633-646, ISSN: 1354-3725 - **Articolo in rivista**

11. Civitarese Matteucci Stefano (2011). Quadrare il cerchio tra efficienza, qualità e accesso universale alla sanità. La riforma Tory del National Healthcare System inglese. MUNUS, vol. 2, p. 381-412, ISSN: 2240-4732 - **Articolo in rivista**
12. S. CIVITARESE MATTEUCCI (2010). L'evoluzione della politica della casa in Italia. RIVISTA TRIMESTRALE DI DIRITTO PUBBLICO, vol. 1/2010, p. 163-210, ISSN: 0557-1464 - **Articolo in rivista**
13. A. PIOGGIA, M. DUGATO. G. RACCA, S. CIVITARESE MATTEUCCI (a cura di) (2008). Oltre l'aziendalizzazione del servizio sanitario. Un primo bilancio. Di A. PIOGGIA; M. DUGATO. G. RACCA; S. CIVITARESE MATTEUCCI. Milano: Franco Angeli, ISBN: 9788846497666 - **Curatela**
14. Civitarese Matteucci Stefano, Dugato Marco, Pioggia Alessandra, Racca Gabriella (a cura di) (2011). I servizi sanitari: organizzazione, riforme e sostenibilità. Di Civitarese Matteucci Stefano, Dugato Marco, Pioggia Alessandra, Racca Gabriella. Rimini: Maggioli, ISBN: 9788838767968 - **Curatela**
15. CIVITARESE Matteucci Stefano (2009). FUNZIONE, POTERE AMMINISTRATIVO E DISCREZIONALITÀ IN UN ORDINAMENTO LIBERAL-DEMOCRATICO. DIRITTO PUBBLICO, vol. 3/2009, p. 740-778, ISSN: 1721-8985 - **Articolo in rivista**
16. Civitarese Matteucci Stefano (2010). Sistema regionale-locale e finanziamento delle autonomie. LE ISTITUZIONI DEL FEDERALISMO, vol. 1/2, p. 81-92, ISSN: 1126-7917 - **Articolo in rivista**
17. S. CIVITARESE MATTEUCCI (2005). El servicio público local en la disciplina del mercado interno de gas natural. REVISTA DE ADMINISTRACIÓN PÚBLICA (UNAM), vol. 166, p. 395-417, ISSN: 0482-5209 - **Articolo in rivista**
18. Civitarese Matteucci Stefano (2011). THE FORMAL MEANING OF THE IDEAL OF THE RULE OF LAW. ITALIAN JOURNAL OF PUBLIC LAW, vol. 1, p. 4-28, ISSN: 2239-8279 - **Articolo in rivista**
19. Civitarese Matteucci Stefano (2014). Are Our European Legal Systems Evolving towards a Precedent Mode of Adjudication?*. COSTITUZIONALISMO.IT, vol. 12, ISSN: 2036-6744 - **Articolo in rivista**
20. Civitarese Matteucci S., D'Angelosante M. (2011). Concorrenza e sperimentazioni gestionali nella prospettiva comunitaria. In: DE VINCENTI C., FINOCCHI GHERSI R., TARDIOLA A.. LA SANITÀ IN ITALIA Organizzazione, governo, regolazione, mercato. p. 219-235, Bologna: Mulino, ISBN: 9788815139924 - **Contributo in volume (Capitolo o Saggio)**

4 - Principal scientific publications of associated investigators

1. RIDOLA Paolo

1. P. Ridola (2014). La Costituzione della Repubblica di Weimar come "esperienza" e come "paradigma". RIVISTA AIC, ISSN: 2039-8298 - **Articolo in rivista**
2. P. Ridola (2012). Il dialogo tra le Corti: comunicazione o interazione?. PERCORSI COSTITUZIONALI, p. 273-292, ISSN: 1974-1928 - **Articolo in rivista**
3. P. Ridola (2012). La justicia constitucional y el sistema europeo de la protección de los derechos fundamentales. REVISTA DE DERECHO CONSTITUCIONAL EUROPEO, p. 217-248, ISSN: 1698-4889 - **Articolo in rivista**
4. P. Ridola (2011). O constitucionalismo: itinerarios históricos y cursos conceptuales. REVISTA DA AJURIS, p. 277-314, ISSN: 1679-1363 - **Articolo in rivista**
5. Paolo Ridola (2011). Le suggestioni del Grundgesetz nella dottrina costituzionalistica italiana. Sessant'anni di rapporti tra le "culture" costituzionali tedesca e italiana. RIVISTA AIC, p. 1-14, ISSN: 2039-8298 - **Articolo in rivista**
6. P. RIDOLA (2006). I diritti fondamentali nelle democrazie pluralistiche: l'eredità del Novecento. RITORNO AL DIRITTO, vol. 3, p. 60-81, ISSN: 1827-0263 - **Articolo in rivista**
7. P. RIDOLA (2003). Garantías, derechos y transformaciones del constitucionalismo. REVISTA DERECHO DEL ESTADO, p. 3-16, ISSN: 0122-9893 - **Articolo in rivista**
8. P. RIDOLA (2003). I diritti di cittadinanza, il pluralismo e il tempo dell'ordine costituzionale europeo. DIRITTO ROMANO ATTUALE, p. 109-136, ISSN: 1128-8655 - **Articolo in rivista**
9. P. RIDOLA (2000). Il principio democratico fra stati nazionali e Unione europea. NOMOS. LE ATTUALITÀ NEL DIRITTO, ISSN: 1120-298X - **Articolo in rivista**
10. P. Ridola (2014). Macht, Demokratie und Verfassung in Europa in der Zeit der Krise. In: Nationale Verfassungen und Europarecht. - **Contributo in volume (Capitolo o Saggio)**
11. P. Ridola (2014). Preistoria, origini e vicende del costituzionalismo. In: Diritto costituzionale comparato. p. 21-60, ISBN: 9788842078456 - **Contributo in volume (Capitolo o Saggio)**
12. P. RIDOLA (2012). La dignità dell'uomo e il principio libertà nella cultura costituzionale europea. In: R. NANIA (cur.). L'evoluzione costituzionale delle libertà e dei diritti fondamentali. p. 61-131, Torino: Giappichelli, ISBN: 9788834828137 - **Contributo in volume (Capitolo o Saggio)**
13. P. Ridola (2012). Le garanzie dei diritti fondamentali e le trasformazioni del costituzionalismo. In: Estudos em homenagem ao J.J. Gomes Canotilho. ISBN: 8574207357 - **Contributo in volume (Capitolo o Saggio)**
14. P. Ridola (2012). Weimar e il problema politico-costituzionale italiano: gli anni Cinquanta e Sessanta. In: F. Lanchester- F. Brancaccio. Weimar e il problema politico-costituzionale italiano. p. 121-156, ISBN: 9788814176487 - **Contributo in volume (Capitolo o Saggio)**
15. P. RIDOLA (2011). Federalismo europeo e modelli federali. In: P. ROBERTO BARBOSA RAMOS (cur.). Constitucao e federalismo no mundo globalizado. Sao Luis: EDUFMA, ISBN: 9788578621896 - **Contributo in volume (Capitolo o Saggio)**
16. P. Ridola (2014). A dignidade humana e o principio liberdade na cultura constitucional europeia. ISBN: 857348893X - **Monografia o trattato scientifico**
17. Paolo Ridola (2011). Democrazia rappresentativa e parlamentarismo. p. 1-184, TORINO: Giappichelli, ISBN: 9788834815540 - **Monografia o trattato scientifico**
18. P. RIDOLA (2010). Ta themeliote dikaiomata sten istorike exeliexe tou syntagmatismou (I diritti fondamentali nello sviluppo storico del costituzionalismo). ATHENS: Papazisi, ISBN: 881315609X - **Monografia o trattato scientifico**
19. Paolo Ridola (2010). Diritto comparato e diritto costituzionale europeo. p. 1-457, TORINO: Giappichelli, ISBN: 9788834800218 - **Monografia o trattato scientifico**
20. Paolo Ridola (2006). Diritti fondamentali: un'introduzione. p. 1-189, TORINO: Giappichelli, ISBN: 9788834863367 - **Monografia o trattato scientifico**

2. TARCHI Rolando

1. Tarchi Rolando (2015). The Constitutional Organs and Their Balance. In: (a cura di): Giuseppe Franco Ferrari, Two Centuries of Norwegian Constitution: Between Tradition and Innovation. vol. 978-94-6236-578-0, p. 33-84, The Hague - Netherlands: Eleven International Publishing, ISBN: 978-94-6236-578-0 - **Contributo in volume (Capitolo o Saggio)**
2. Tarchi Rolando (2014). Le assemblee legislative nelle politiche pubbliche nazionali: la collaborazione al centro e la dimensione locale. Riflessioni introduttive. In: (a cura di): Rossi Emanuele, Studi pisani sul Parlamento. VI. p. 103-144, Pisa: PISA UNIVERSITY PRESS, ISBN: 9788867414345 - **Contributo in volume (Capitolo o Saggio)**
3. Tarchi R. (2013). I sistemi di finanziamento delle università nella prospettiva comparata: alcune esperienze a confronto. In: (a cura di): Colombini G., Finanziamento, competizione ed accountability nel governo dell'università. p. 497-533, Napoli: Editoriale Scientifica - **Contributo in volume (Capitolo o Saggio)**
4. Rolando Tarchi (2014). Il disegno di legge costituzionale n. 1429 del 2014. Osservazioni sparse di carattere procedurale e sostanziale. OSSERVATORIO SULLE FONTI, p. 1-22, ISSN: 2038-5633 - **Articolo in rivista**

5. TARCHI R (1997). Gli atti introduttivi dei conflitti di attribuzione tra poteri dello Stato e tra lo Stato e le regioni e tra regioni. FORO ITALIANO, ISSN: 0015-783X - **Articolo in rivista**
6. Catelani Elisabetta, Tarchi Rolando (2015). Considerazioni introduttive. In: (a cura di): Elisabetta Catalani e Rolando Tarchi, I diritti sociali nella pluralità degli ordinamenti. p. 7-16, NAPOLI: Editoriale Scientifica, ISBN: 978-88-6342-788-2 - **Breve introduzione**
7. Rolando Tarchi (2013). I sistemi universitari europei: problemi e prospettive nella metamorfosi dello Stato sociale. Considerazioni di sintesi. In: (a cura di): Giovanna Colombini, Finanziamento, competizione ed accountability nel governo dell'università, vol. III. Criticità del sistema e incertezze per il futuro. p. 423-447, Napoli: Editoriale scientifica, ISBN: 9788863425154, Pisa, maggio 2013 - **Contributo in Atti di convegno**
8. TARCHI R (2012). Il diritto di accesso nella prospettiva comparata. In: COLAPIETRO C. (a cura di). (a cura di): CARLO COLAPIETRO, Il diritto di accesso e la commissione per l'accesso ai documenti amministrativi a vent'anni dalla legge n.241 del 1990. p. 141-207, Napoli: Editoriale scientifica, ISBN: 9788863422122, Roma, 10 novembre 2010 - **Contributo in Atti di convegno**
9. TARCHI R (2012). Il ricorso diretto individuale a tutela dei diritti fondamentali: prospettiva comparata e sistema italiano di giustizia costituzionale. In: TARCHI R. (a cura di). (a cura di): Rolando Tarchi, Patrimonio costituzionale europeo e tutela dei diritti fondamentali. Il ricorso diretto di costituzionalità. p. 3-77, Torino: Giappichelli, ISBN: 9788834836088, 19-20 settembre 2008 - **Contributo in Atti di convegno**
10. TARCHI R (2006). Agricoltura e ambiente. In: ROOK BASILE E. (a cura di). (a cura di): ROOK BASILE E., Dopo la modifica dell'art. 117 Cost.: problemi ed esperienze sulla competenza della materia agricoltura. p. 65-106, MILANO: Giuffrè, ISBN: 8814131910, Siena, 25-26 novembre 2005 - **Contributo in Atti di convegno**
11. TARCHI R (2006). Il principio di sussidiarietà nel riparto di competenze normative tra Stato e regioni. Pregi e limiti di una ricostruzione giurisprudenziale. In: (a cura di): TARCHI R, Le competenze normative statali e regionali tra riforme della Costituzione e giurisprudenza costituzionale. Un primo bilancio. p. 171-206, Torino: Giappichelli, ISBN: 8834867297, Pisa, 16-17 dicembre 2004 - **Contributo in Atti di convegno**
12. TARCHI R (2005). Il sistema delle garanzie. In: GROPPI T. - PETRILLO P.L. (a cura di). (a cura di): GROPPI T. - PETRILLO P.L., Cittadini, Governo, Autonomie. Quali riforme per la Costituzione? p. 65-96, MILANO: Giuffrè, ISBN: 8814121001, Siena, 11 febbraio 2005 - **Contributo in Atti di convegno**
13. TARCHI R (2004). Sintesi di un dibattito sul Titolo V, Parte II della Costituzione e giurisprudenza costituzionale. Spunti per una riflessione. In: BETTINELLI E.-RIGANO F. (a cura di). (a cura di): BETTINELLI - RIGANO, La riforma del Titolo V della Costituzione e la giurisprudenza costituzionale. p. 756-798, Torino: Giappichelli, ISBN: 8834843630, Pavia, 6 - 7 giugno 2003 - **Contributo in Atti di convegno**
14. TARCHI R (2003). Il valore della Carta dei diritti. In: SICLARI M. (a cura di). (a cura di): SICLARI M., Contributi allo studio della Carta dei diritti fondamentali dell'Unione europea. p. 127-144, Torino: G. Giappichelli Editore, Teramo, 26 aprile 2001 - **Contributo in Atti di convegno**
15. ROMBOLI R, TARCHI R (2000). Il tribunale costituzionale spagnolo. In: (a cura di): Luther Romboli Tarchi, Esperienze di giustizia costituzionale. vol. II, p. 285-409, Torino: Giappichelli, ISBN: 8834893263 - **Contributo in volume (Capitolo o Saggio)**
16. MALFATTI E, TARCHI R (1996). Il conflitto di attribuzioni tra poteri dello Stato. In: (a cura di): ROMBOLI R, Aggiornamenti in tema di processo costituzionale (1993-1995). p. 331-435, Torino: Giappichelli - **Contributo in volume (Capitolo o Saggio)**
17. Catelani Elisabetta, Tarchi Rolando (a cura di) (2015). I diritti sociali nella pluralità degli ordinamenti. p. 1-300, NAPOLI: Editoriale Scientifica, ISBN: 978-88-6342-788-2 - **Curatela**
18. TARCHI R (a cura di) (2012). Patrimonio costituzionale europeo e tutela dei diritti fondamentali. Il ricorso diretto di costituzionalità. Atti del convegno di Pisa del 19-20 settembre 2008. Di Tarchi R.. p. 1-551, TORINO: G. Giappichelli Editore, ISBN: 9788834836088 - **Curatela**
19. LUTHER J, PASSAGLIA P, TARCHI R (a cura di) (2006). A World of Second Chambers. Handbook for Constitutional Studies on Bicameralism. p. XIV-1220, Milano: Giuffrè, ISBN: 9788814132605 - **Curatela**
20. TARCHI R.-LUTHER J.-ROMBOLI R. (a cura di) (2000). Esperienze di giustizia costituzionale. Di Luther-Romboli-Tarchi. Torino: G. Giappichelli Editore - **Curatela**

3. PIOGGIA Alessandra

1. A. Pioggia (2015). L'obiezione di coscienza nei consultori pubblici. LE ISTITUZIONI DEL FEDERALISMO, ISSN: 1126-7917 - **Articolo in rivista**
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7. A. Pioggia (2012). Giudice amministrativo e applicazione diretta della Costituzione. Qualcosa sta cambiando?. DIRITTO PUBBLICO, ISSN: 1721-8985 - **Articolo in rivista**
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9. A. Pioggia (2011). Diritti umani e organizzazione sanitaria. RIVISTA DEL DIRITTO DELLA SICUREZZA SOCIALE, ISSN: 1720-562X - **Articolo in rivista**
10. A. Pioggia (2011). CONSENSO INFORMATO AI TRATTAMENTI SANITARI E AMMINISTRAZIONE DELLA SALUTE. RIVISTA TRIMESTRALE DI DIRITTO PUBBLICO, ISSN: 0557-1464 - **Articolo in rivista**
11. A. PIOGGIA (2008). Direzione e dirigenza nelle aziende sanitarie. Una analisi della distribuzione del potere decisionale alla luce degli atti aziendali. SANITÀ PUBBLICA E PRIVATA, ISSN: 1722-7194 - **Articolo in rivista**
12. A. PIOGGIA (2008). Questioni di bioetica nell'organizzazione delle strutture sanitarie. DIRITTO PUBBLICO, ISSN: 1721-8985 - **Articolo in rivista**
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14. A. PIOGGIA (2002). Le persone come risorsa strategica nell'amministrazione dello sviluppo sostenibile. RIVISTA ITALIANA DI DIRITTO PUBBLICO COMUNITARIO, ISSN: 1121-404X - **Articolo in rivista**
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16. Alessandra Pioggia (2014). Il diritto alla salute nell'ordinamento italiano. In: Sandra Regina Martini - Francesco Bilancia. O DIREITO À SAÚDE NA UNIÃO EUROPEIA E NO MERCOSUL. Porto Alegre, Brasile: Livraria do advogado, ISBN: 9788573489293 - **Contributo in volume (Capitolo o Saggio)**
17. Alessandra Pioggia (2013). Razionalizzazione organizzativa in sanità: quali modelli. In: C. Bottari, F. Foglietta, L. Vandelli (a cura di). Welfare e servizio sanitario: quali strategie per superare la crisi. Rimini: Maggioli, ISBN: 9788838782510 - **Contributo in volume (Capitolo o Saggio)**
18. A. PIOGGIA (2011). La riforma sanitaria e l'introduzione di elementi aziendalistici nelle organizzazioni sanitarie pubbliche. In: a cura di A. PIOGGIA M. DUGATO G.M. RACCA S. CIVITARESE. I servizi sanitari: organizzazione, riforme, sostenibilità. Una prospettiva comparata. Rimini: Maggioli, ISBN: 9788838767968 - **Contributo in volume (Capitolo o Saggio)**

19. A. Pioggia (2011). La gestione della sanità fra pubblico e privato: funzione pubblica e organizzazione privata delle Aziende sanitarie. In: AA.VV.. Diritto alla salute tra uniformità e differenziazione. Torino:Giappichelli, ISBN: 9788834818923 - **Contributo in volume (Capitolo o Saggio)**
20. Alessandra Pioggia (2014). Diritto sanitario e dei servizi sociali. Torino:G. Giappichelli Editore, ISBN: 9788834879412 - **Monografia o trattato scientifico**

4. GARDINI Gianluca

1. Gianluca Gardini (2014). Il codice della trasparenza: un primo passo verso il diritto all'informazione amministrativa?. GIORNALE DI DIRITTO AMMINISTRATIVO, vol. 8-9, p. 875-892, ISSN: 1591-559X - **Articolo in rivista**
2. g. gardini (2014). Rinvio pregiudiziale, disapplicazione, interpretazione conforme: i deboli anticorpi europei e la 'forza sovrana' dell'atto amministrativo inoppugnabile". DIRITTO AMMINISTRATIVO, vol. 1-2, p. 217-263, ISSN: 1720-4526 - **Articolo in rivista**
3. G. Gardini (2013). Centralismo o secessione: il dilemma (sbagliato) di un ordinamento in crisi. LE ISTITUZIONI DEL FEDERALISMO, vol. 1/2013, p. 5-28, ISSN: 1126-7917 - **Articolo in rivista**
4. G. Gardini, S. Civitarese Matteucci (2013). Il primato del diritto comunitario e l'autonomia processuale degli Stati membri: alla ricerca di un equilibrio sostenibile". DIRITTO PUBBLICO, vol. 1, p. 1-60, ISSN: 1721-8985 - **Articolo in rivista**
5. G. Gardini (2011). Così diversi, ma così uguali: la contrattualizzazione come strumento per la differenziazione dei docenti universitari. LAVORO E DIRITTO, vol. 1, p. 173-199, ISSN: 1120-947X - **Articolo in rivista**
6. G. Gardini (2010). Dalla "questione meridionale" alla "questione settentrionale": l'amministrazione regionale in cerca d'identità. LE ISTITUZIONI DEL FEDERALISMO, vol. 1, p. 11-46, ISSN: 1126-7917 - **Articolo in rivista**
7. G. Gardini (2010). L'autonomia della dirigenza pubblica nella (contro) riforma Brunetta. IL LAVORO NELLE PUBBLICHE AMMINISTRAZIONI, vol. 3/4, p. 579-602, ISSN: 1591-7681 - **Articolo in rivista**
8. GARDINI GIANLUCA (2008). Dal 'servizio' pubblico al 'sistema' radiotelevisivo: la breve storia di un grande fallimento. DIRITTO PUBBLICO, vol. 2/2008, p. 635-672, ISSN: 1721-8985 - **Articolo in rivista**
9. G. GARDINI (2007). Broadcasting, the Free Market and the Public Interest: Is the Italian Path to Pluralism Viable?. EUROPEAN PUBLIC LAW, vol. 13, p. 239-261, ISSN: 1354-3725 - **Articolo in rivista**
10. G. GARDINI (2005). TELEVISIONE, LIBERO MERCATO E INTERESSE PUBBLICO. DIRITTO PUBBLICO, vol. 3, p. 825-883, ISSN: 1721-8985 - **Articolo in rivista**
11. g. gardini (2014). Lucha contra la corrupcion y fortalecimiento de la etica publica. In: --. (a cura di): S. Morelli Rico, La corrupcion, flagelo mundial. vol. --, p. 47-57, Bogota D.C.:Biblioteca de la Contraloria General de la Republica - **Contributo in volume (Capitolo o Saggio)**
12. gianluca gardini (2014). El retorno al gobierno central en tiempos de crisis. La experiencia italiana. In: (a cura di): Juan Carlos Covilla Martínez, Jorge Eduardo Londoño Ulloa, Unitaria o federal? Estudios sobre la configuración del nivel intermedio en Colombia y algunas referencias internacionales. p. 227-239, Universidad Externado de Colombia, ISBN: 9789587721997 - **Contributo in volume (Capitolo o Saggio)**
13. gianluca gardini (2014). La defensa ciudadana en Italia: luces y sombras. In: (a cura di): Alberto Anguita Susi, Derechos estatutarios y defensores del pueblo. Teoría y práctica en España e Italia,. p. 197-211, BARCELONA:ATELIER, ISBN: 9788415690665 - **Contributo in volume (Capitolo o Saggio)**
14. G. Gardini (2012). I Corecom, l'eterna sperimentazione collaborativa e l'attesa di un sistema regionale delle comunicazioni. In: P. Caretti. (a cura di): P. Caretti, L'informazione, il percorso di una libertà. vol. II, p. 131-176, FIRENZE:Passigli Editore, ISBN: 978-88-368-1386-5 - **Contributo in volume (Capitolo o Saggio)**
15. G. Gardini (2010). Externalización de funciones administrativas y ejercicio de funciones públicas por privados. La experiencia italiana. In: Alfredo Galán Galán, Cayetano Prieto Romero. El ejercicio de funciones públicas por entidades privadas colaboradoras de la Administración. p. 427-454, Barcelona: Huygens Editorial, ISBN: 9788493760632 - **Contributo in volume (Capitolo o Saggio)**
16. G. GARDINI (2009). LE REGOLE DELL'INFORMAZIONE. Principi giuridici, strumenti, casi. MILANO: Bruno Mondadori Editore, ISBN: 9788861592780 - **Monografia o trattato scientifico**
17. G. GARDINI (2003). L'imparzialità amministrativa tra indirizzo e gestione. Organizzazione e ruolo della dirigenza pubblica nell'amministrazione contemporanea.. p. 567, MILANO:Giuffrè, ISBN: 9788814102295 - **Monografia o trattato scientifico**
18. GARDINI G (1996). La comunicazione degli atti amministrativi. Uno studio alla luce della legge n. 241 del 1990. p. 1-276 - **Monografia o trattato scientifico**
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20. G. Gardini (2014). Il sistema locale nella transizione costituzionale. In: (a cura di): R. Garofoli, G. Ferrari, M.A. Sandulli, Treccani - Libro dell'anno 2014. p. 240-248, Roma:Treccani, ISBN: 9788812003242 - **Voce (in dizionario o enciclopedia)**

5. CLEMENTE DI SAN LUCA Guido

1. Guido Clemente di San Luca (2015). Brevi note sulla tutela cautelare nel processo amministrativo dopo la entrata in vigore del Codice del 2010. DIRITTO E PROCESSO AMMINISTRATIVO, p. 1025-1070, ISSN: 1971-6974 - **Articolo in rivista**
2. Clemente di San Luca G (2013). Il confine fra illegittimità amministrativa ed illecito penale nell'esercizio delle attività discrezionali della P.A.. GIUSTAMM.IT, p. 1-28, ISSN: 1972-3431 - **Articolo in rivista**
3. Clemente di San Luca G (2009). La morfologia dell'interesse pubblico alla 'tutela della concorrenza' nel campo dei servizi di pubblica utilità. GIUSTAMM.IT, p. 1-34, ISSN: 1972-3431 - **Articolo in rivista**
4. CLEMENTE DI SAN LUCA G (2006). Right of access in the aftermath of Law 15/2005. In: M.P. CHITI A CURA DI. General principles of administrative action. p. 183-210, BOLOGNA:Bononia University Press, ISBN: 88-7395-158-9 - **Contributo in volume (Capitolo o Saggio)**
5. CLEMENTE DI SAN LUCA G (2005). Principio di legalità e potestà normativa esclusiva degli Enti locali. In: AUTORI VARI. Annuario 2004 dell'Associazione italiana dei Professori di Diritto Amministrativo. vol. 1, p. 119-208, ISBN: 8814117349 - **Contributo in volume (Capitolo o Saggio)**
6. Clemente di San Luca G (a cura di) (2011). La tutela delle situazioni soggettive nel diritto italiano, europeo e comparato. Di G. Terracciano, P. Califano, A. Amatucci, M.R. Spasiano, S. D'Acunto. vol. 3, NAPOLI:Editoriale Scientifica, ISBN: 978-88-6342-299-3 - **Curatela**
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8. Clemente di San Luca G (a cura di) (2005). La nuova disciplina dell'attività amministrativa dopo la riforma sulla legge sul procedimento. Di F.G. Scoca, V. Cerulli Irelli, G. Terracciano, G. Palma, G. Corso, L. Iannotta, A. Police, S. Tarullo, A. Masucci, P. Forte, G. Di Fiore, P. Piras, A. Contieri, M.R. Spasiano.. p. 1-419, ISBN: 88-348-6320-8 - **Curatela**
9. Clemente di San Luca G (a cura di) (2004). Regioni ed enti locali dopo la riforma del Titolo V della Costituzione fra attuazione ed ipotesi di ulteriore revisione. Di P. Ciarlo, F. Pizzetti, G. Pitruzzella, F. Pinto, M. Cammelli, L. Vandelli, V. Cerulli Irelli, A. Romano Tassone, F. Merloni, A. Brancasi. p. 1-418, ISBN: 88-348-4406-8 - **Curatela**
10. Clemente di San Luca G (a cura di) (2002). La tutela dell'interesse legittimo alla luce della nuova disciplina del processo amministrativo. TORINO:Giappichelli, ISBN: 88-348-2228-5 - **Curatela**
11. Clemente di San Luca Guido (2015). Lezioni di giustizia amministrativa. Napoli:Editoriale Scientifica srl, ISBN: 88-6342-739-4 - **Monografia o trattato scientifico**
12. Clemente di San Luca G (2012). Approfondimenti di diritto amministrativo per il corso specialistico. p. 1-397, Napoli:Editoriale Scientifica, ISBN: 978-88-6342-312-9 - **Monografia o trattato scientifico**
13. Clemente di San Luca G (2012). Lezioni di diritto amministrativo per il corso di base. p. 1-845, NAPOLI:Editoriale Scientifica, ISBN: 978-88-6342-338-9 - **Monografia o trattato scientifico**
14. CLEMENTE DI SAN LUCA G, R. SAVOIA (2008). Manuale di diritto dei beni culturali. p. XVI-328, NAPOLI:Jovene Editore, ISBN: 88-243-1772-3 - **Monografia o trattato scientifico**

15. CLEMENTE DI SAN LUCA G. (2006). Diritto di accesso e interesse pubblico. vol. unico, p. 1-148, Jovene, Napoli, ISBN: 88-243-1677-8 - **Monografia o trattato scientifico**
16. CLEMENTE DI SAN LUCA G (2003). L'atto amministrativo fonte del diritto obiettivo. p. 1-593, NAPOLI:Jovene Editore, ISBN: 88-243-1468-6 - **Monografia o trattato scientifico**
17. Clemente di San Luca Guido (2015). Organizzazione amministrativa 1. Profili generali. In: Guido Clemente di San Luca. Organizzazione amministrativa 1. Profili generali. p. 1-26, Treccani - **Voce (in dizionario o enciclopedia)**
18. Clemente di San Luca Guido (2015). Organizzazione amministrativa 4. Rapporti organizzativi. In: Guido Clemente di San Luca. Organizzazione amministrativa 4. Rapporti organizzativi. p. 1-17, Treccani - **Voce (in dizionario o enciclopedia)**
19. Guido Clemente di San Luca (2015). Organizzazione amministrativa 2. Apparato centrale. In: Guido Clemente di San Luca. Organizzazione amministrativa 2. Apparato centrale. p. 1-15, Treccani - **Voce (in dizionario o enciclopedia)**
20. Guido Clemente di San Luca (2015). Organizzazione amministrativa 3. Regioni ed enti locali. In: Guido Clemente di San Luca. Organizzazione amministrativa 3. Regioni ed enti locali. p. 1-23, Treccani - **Voce (in dizionario o enciclopedia)**

6. BARBATI Carla

1. Barbatì Carla (2014). Il governo del sistema universitario: soggetti in cerca di un ruolo. RIVISTA TRIMESTRALE DI DIRITTO PUBBLICO, p. 337-360, ISSN: 0557-1464 - **Articolo in rivista**
2. Barbatì C (2013). L' "assicurazione della qualità" nel sistema universitario, al tempo di Anvur. GIORNALE DI DIRITTO AMMINISTRATIVO, p. 701-710, ISSN: 1591-559X - **Articolo in rivista**
3. Barbatì C (2012). La spending review e l'organizzazione del settore culturale. AEDON, ISSN: 1127-1345 - **Articolo in rivista**
4. Barbatì C (2012). Territori e Università: l'incontro di due autonomie. LE ISTITUZIONI DEL FEDERALISMO, p. 291-310, ISSN: 1126-7917 - **Articolo in rivista**
5. Barbatì C (2011). La scuola, l'università, la ricerca e lo sviluppo. GIORNALE DI DIRITTO AMMINISTRATIVO, p. 1049-1054, ISSN: 1591-559X - **Articolo in rivista**
6. Barbatì C (2011). Territori e cultura: quale rapporto?. AEDON, ISSN: 1127-1345 - **Articolo in rivista**
7. Barbatì C (2009). Territori e interessi economici: le "politiche dei luoghi" per lo sviluppo locale. LE ISTITUZIONI DEL FEDERALISMO, p. 243-260, ISSN: 1126-7917 - **Articolo in rivista**
8. Barbatì C (2008). Gli standard nazionali di qualità per le professioni museali: le prospettive possibili. AEDON, ISSN: 1127-1345 - **Articolo in rivista**
9. Barbatì C (2008). La disciplina dei flussi migratori: debolezze di sistema e debolezze di contesto. DIRITTO AMMINISTRATIVO, vol. 16, p. 913-938, ISSN: 1720-4526 - **Articolo in rivista**
10. Barbatì C (2008). Semplificazioni e processi decisionali nei sistemi multilivello. NUOVE AUTONOMIE, vol. 3-4, p. 435-446, ISSN: 1122-228X - **Articolo in rivista**
11. Barbatì C (2007). La mobilité des compétences. REVUE FRANCAISE D'ADMINISTRATION PUBLIQUE, p. 49-60, ISSN: 0152-7401 - **Articolo in rivista**
12. Barbatì C (2010). Politica e amministrazione nelle autonomie locali. In: L' interesse pubblico tra politica e amministrazione. p. 123-141, NAPOLI:Editoriale Scientifica, ISBN: 9788863421873, Parma-Cassino, 2009 - **Contributo in Atti di convegno**
13. Barbatì C (2013). L'autonomia universitaria "alla prova" della qualità e dell'efficienza. In: (a cura di): Colombini G., Finanziamento, competizione ed accountability nel governo dell'università. Criticità del sistema e incertezze per il futuro. vol. 3, p. 521-529, NAPOLI:Editoriale Scientifica, ISBN: 978-88-6342-515-4 - **Contributo in volume (Capitolo o Saggio)**
14. Barbatì C (2013). La natura e il regime giuridico delle università e degli enti pubblici di ricerca. In: (a cura di): Catalano G., L'inquadramento fiscale delle università e degli enti di ricerca: vincoli e opportunità. p. 15-38, BOLOGNA:Il Mulino, ISBN: 9788815247018 - **Contributo in volume (Capitolo o Saggio)**
15. Barbatì C (2011). Il sistema di valutazione della ricerca. In: (a cura di): Brollo Marina;De Luca Tanmajo Raffaele, La riforma dell'università tra legge e statuti : analisi interdisciplinare della Legge n. 240/2010. p. 309-318, MILANO:Giuffrè, ISBN: 8814157677 - **Contributo in volume (Capitolo o Saggio)**
16. Barbatì C (2011). Le forme di gestione. In: (a cura di): Barbatì Carla;Cammelli Marco;Sciullo Girolamo, Diritto e gestione dei beni culturali. p. 199-223, BOLOGNA:Il Mulino, ISBN: 9788815146779 - **Contributo in volume (Capitolo o Saggio)**
17. Barbatì C (2010). Governo del territorio e beni culturali: contatti e relazioni nelle prospettive delle autonomie. In: (a cura di): Sciullo Girolamo, Governo del territorio e autonomie territoriali. p. 105-134, BOLOGNA:Bononia University Press, ISBN: 9788873955221 - **Contributo in volume (Capitolo o Saggio)**
18. Barbatì C (2005). Territori e attività economiche. In: Barbatì C.;Endrici G.. Territorialità positiva. Mercato, ambiente e poteri subnazionali. p. 13-130, BOLOGNA:Il Mulino, ISBN: 8815108971 - **Contributo in volume (Capitolo o Saggio)**
19. BARBATI C (2002). L'ATTIVITA' CONSULTIVA NELLE TRASFORMAZIONI AMMINISTRATIVE. BOLOGNA:Il Mulino, ISBN: 8815087745 - **Monografia o trattato scientifico**
20. Barbatì C (2006). Attività consultiva della pubblica amministrazione. In: (a cura di): Cassese Sabino, Dizionario di diritto pubblico. p. 531-535, MILANO:Giuffrè, ISBN: 8814121583 - **Voce (in dizionario o enciclopedia)**

7. PAPPANO Danilo

1. Pappano D (2015). LAS ADQUISICIONES CENTRALIZADAS DE LA ADMINISTRACIÓN PÚBLICA ENTRE EXIGENCIA DE RACIONALIZACIÓN DEL GASTO Y MEDIDAS ANTICRISIS. In: (a cura di): FRANCISCO L. HERNÁNDEZ GONZÁLEZ, EL IMPACTO DE LA CRISIS EN LA CONTRATACIÓN PÚBLICA (ESPAÑA, ITALIA Y FRANCIA) . Madrid :Thomson Reuters-Aranzadi - **Contributo in volume (Capitolo o Saggio)**
2. Pappano D (2015). Autonomia finanziaria degli enti territoriali e garanzia dei diritti al tempo della crisi. In: (a cura di): Gambino S, Diritti sociali e crisi economica. Problemi e prospettive.. TORINO:Giappichelli - **Contributo in volume (Capitolo o Saggio)**
3. PAPPANO D (2015). Inquinamento atmosferico e clima. In: (a cura di): ROSSI G., Diritto dell'ambiente. p. 344-368, Torino:Giappichelli - **Contributo in volume (Capitolo o Saggio)**
4. PAPPANO D (2008). Potere amministrativo e responsabilità civile. La riconsiderazione delle categorie dogmatiche. NAPOLI:Jovene Editore, ISBN: 88-243-1829-0 - **Monografia o trattato scientifico**
5. PAPPANO D (2011). Inquinamento atmosferico e clima. In: G. ROSSI A CURA DI. Diritto dell'ambiente. - **Contributo in volume (Capitolo o Saggio)**
6. PAPPANO D (2011). L'EMERSIONE DI UN DIRITTO AMMINISTRATIVO NELLA REPUBBLICA POPOLARE CINESE. In: STATO E SOCIETÀ IN CINA. Comitati di villaggio, organizzazioni non governative, enti pubblici. Roma - Università degli studi Roma Tre, 2 dicembre 2009, TORINO:Giappichelli - **Contributo in Atti di convegno**
7. PAPPANO D (2012). La c.d. pregiudiziale amministrativa tra vecchi e nuovi problemi. GIURISPRUDENZA ITALIANA, p. 442-449, ISSN: 1125-3029 - **Articolo in rivista**
8. Pappano D (2013). La storia dell'autonomia comunale in Italia. In: Colloquio giuridico italo.cinese sull'organizzazione amministrativa. GIUSTAMM.IT, ISSN: 1972-3431, Pechino, 4 dicembre 2011 - **Contributo in Atti di convegno**
9. Pappano D (2013). L'evoluzione dei controlli sugli enti locali in Italia. In: Convegno giuridico italo-cinese sull'organizzazione amministrativa. GIUSTAMM.IT, ISSN: 1972-3431, Roma - Università degli studi Roma Tre, 12 novembre 2012 - **Contributo in Atti di convegno**
10. PAPPANO D (2010). L'emersione di un diritto amministrativo in Cina. DIRITTO AMMINISTRATIVO, vol. 3, p. 709-760, ISSN: 1720-4526 - **Articolo in rivista**
11. Pappano D (2013). Problematiche giuridiche dell'organizzazione amministrativa: il dialogo tra giurista cinese e giurista italiano. Relazione conclusiva.. In: Colloquio giuridico italo-cinese sull'organizzazione amministrativa. GIUSTAMM.IT, ISSN: 1972-3431, Pechino, 4 dicembre 2011 - **Contributo in Atti di convegno**
12. ROSSI G, PAPPANO D (2011). DIRITTO AMMINISTRATIVO E ORDINAMENTO CINESE. MONDO CINESE, vol. 145, p. 33-45, ISSN: 0390-2811 - **Articolo in rivista**
13. PAPPANO D (2003). Autotutela decisoria e responsabilità. SERVIZI PUBBLICI E APPALTI, ISSN: 1825-0408 - **Articolo in rivista**

14. PAPPANO D (2003). Considerazioni sull'art. 24 della legge 289/2002 (finanziaria 2003). SERVIZI PUBBLICI E APPALTI, ISSN: 1825-0408 - **Articolo in rivista**
15. PAPPANO D (2002). Consulenza tecnica e sindacato di legittimità. GIUSTIZIA CIVILE, ISSN: 0017-0631 - **Articolo in rivista**
16. PAPPANO D (2002). Sindacato del giudice amministrativo e valutazioni tecniche. FORO AMMINISTRATIVO CDS, ISSN: 1722-2400 - **Articolo in rivista**
17. PAPPANO D (2000). Poteri di II grado e attività contrattuale della p.a.: riesame degli atti di gara e garanzie dei concorrenti. RIVISTA GIURIDICA QUADRIMESTRALE DEI PUBBLICI SERVIZI, p. 107-120, ISSN: 1824-1891 - **Articolo in rivista**

8. TRAVI Aldo

1. TRAVI A (2015). Per un nuovo dialogo fra la dottrina e la giurisprudenza amministrativa. RIVISTA TRIMESTRALE DI DIRITTO PUBBLICO, vol. 2015, p. 691-703, ISSN: 0557-1464 - **Articolo in rivista**
2. TRAVI A (2014). Incertezza delle regole e sanzioni amministrative. DIRITTO AMMINISTRATIVO, vol. 2014, p. 627-649, ISSN: 1720-4526 - **Articolo in rivista**
3. TRAVI A (2014). La disciplina tariffaria nel servizio idrico integrato. RIVISTA DELLA REGOLAZIONE DEI MERCATI, p. N/A, ISSN: 2284-2934 - **Articolo in rivista**
4. TRAVI A (2014). La tutela nei confronti della d.i.a. tra modelli positivi e modelli culturali. DIRITTO PUBBLICO, p. 15-44, ISSN: 1721-8985 - **Articolo in rivista**
5. TRAVI A (2013). Introduzione a un colloquio sull'interesse legittimo. DIRITTO AMMINISTRATIVO, p. 1-13, ISSN: 1720-4526 - **Articolo in rivista**
6. TRAVI A (2013). Lo studio del diritto pubblico dal punto di vista dell'amministrativista. DIRITTO PUBBLICO, p. 329-340, ISSN: 1721-8985 - **Articolo in rivista**
7. TRAVI A (2014). Crisis y renovación en el derecho público a comienzos del siglo XXI. In: Evolución del derecho administrativo. p. 17-26, Buenos Aires:Presidencia de la Nación - Argentina, ISBN: 978-987-45667-0-6, Buenos Aires, 5-6 diciembre 2013 - **Contributo in Atti di convegno**
8. TRAVI A (2014). Recensione a: Briani, L'istruzione probatoria nel processo amministrativo. Una lettura alla luce dell'articolo 111 della Costituzione. Milano 2013. RIVISTA TRIMESTRALE DI DIRITTO PUBBLICO, vol. 2014, p. 514-525, ISSN: 0557-1464 - **Recensione in rivista**
9. TRAVI A (2013). Effetti del provvedimento e competenza territoriale dei Tar: un binomio difficile. FORO ITALIANO, p. 369-376, ISSN: 0015-783X - **Nota a sentenza**
10. TRAVI A (2014). Consiglio Superiore della magistratura e legittimità amministrativa; un binomio in crisi. IL FORO ITALIANO, vol. 2014, p. 757-760, ISSN: 1827-8213 - **Nota a sentenza**
11. TRAVI A (2014). Giurisdizione e amministrazione. Rileggendo Edoardo Garbagnati. JUS, p. 97-109, ISSN: 0022-6955 - **Articolo in rivista**
12. TRAVI A (2013). L'extension de la responsabilité de l'administration publique en Italie. REVUE FRANCAISE D'ADMINISTRATION PUBLIQUE, p. 677-690, ISSN: 0152-7401 - **Articolo in rivista**
13. TRAVI A (2014). Tutela cautelare e giudizio di legittimità costituzionale. GIURISPRUDENZA COSTITUZIONALE, vol. 2014, p. 3249-3252, ISSN: 0436-0222 - **Nota a sentenza**
14. TRAVI A (2014). Attività commerciali e strumenti urbanistici: ovvero, «il diritto preso sul serio». URBANISTICA E APPALTI, p. 101-104, ISSN: 1824-1905 - **Nota a sentenza**
15. TRAVI A (2015). Recenti sviluppi sul principio della domanda nel processo amministrativo. IL FORO ITALIANO, p. 286-292, ISSN: 1827-8213 - **Nota a sentenza**
16. TRAVI A (2015). Contratti dell'energia e regolazione: la pubblica amministrazione come cliente. In: (a cura di): De Focatiis M;Maestroni A, Contratti dell'energia e regolazione. p. 165-173, TORINO:Giappichelli Editore, ISBN: 978-88-921-0176-0, Milano, 11-11 novembre 2014 - **Contributo in Atti di convegno**
17. TRAVI A (2014). Integrazione degli ordinamenti giuridici e rispetto dei "limiti". In: (a cura di): Portaluri PI, L'integrazione degli ordinamenti giuridici in Europa. p. 89-101, NAPOLI:Edizioni Scientifiche Italiane, ISBN: 978-88-495-2892-3 - **Contributo in volume (Capitolo o Saggio)**
18. TRAVI A (2014). La disciplina transitoria delle concessioni idroelettriche e i principi di concorrenza. In: (a cura di): De Focatiis M;Maestroni A, Le concessioni idroelettriche. p. 49-59, TORINO:Giappichelli Editore, ISBN: 978-88-348-5217-0 - **Contributo in volume (Capitolo o Saggio)**
19. TRAVI A (2013). Il partenariato pubblico-privato: i confini incerti di una categoria. In: Negoziazioni pubbliche. p. 10-17, Milano:Giuffrè editore, ISBN: 88-14-18762-2 - **Contributo in volume (Capitolo o Saggio)**
20. TRAVI A (2012). La regolazione della produzione e della vendita di energia. In: (a cura di): Maestroni A. e De Focatiis M., Politica energetica, regolazione e mercato. p. 9-21, Milano: Giuffrè, ISBN: 88-14-17555-1 - **Contributo in volume (Capitolo o Saggio)**

9. GASPARRI Wladimiro

1. Gasparri Wladimiro (2014). Compensazione urbanistica, redistribuzione e principio di legalità. DIRITTO PUBBLICO, p. 979-1046, ISSN: 1721-8985 - **Articolo in rivista**
2. wladimiro gasparri (2012). Libertà di scienza, ricerca biomedica e comitati etici. L'organizzazione amministrativa della sperimentazione clinica dei farmaci. DIRITTO PUBBLICO, p. 501-597, ISSN: 1721-8985 - **Articolo in rivista**
3. W. Gasparri (2011). Valutazione e peer-review. Esperienze a confronto. DIRITTO PUBBLICO, vol. 1, p. 115-146, ISSN: 1721-8985 - **Articolo in rivista**
4. W. Gasparri (2009). Livelli di amministrazione e principio di adeguatezza nella Regione Toscana.. LE REGIONI, vol. 2009, p. 787-839, ISSN: 0391-7576 - **Articolo in rivista**
5. w. gasparri (2008). Conoscenza e decisione nella valutazione della ricerca scientifica. Esperienze giuridiche europee a confronto. DIRITTO PUBBLICO, vol. ..., p. 197-261, ISSN: 1721-8985 - **Articolo in rivista**
6. w. gasparri (2007). Violazione delle regole formali tra invalidità degli atti e responsabilità risarcitoria. Una comparazione. DIRITTO PUBBLICO, vol. 3, p. 721-807, ISSN: 1721-8985 - **Articolo in rivista**
7. w. gasparri (2006). Il piano strutturale nella legge reg. Toscana 3 gennaio 2005, n. 1. URBANISTICA, vol. ..., p. 60-61, ISSN: 0042-1022 - **Articolo in rivista**
8. w. gasparri (2006). Recensione a "J.-B. Auby, Décentralisation e droit, Paris, 2006. DIRITTO PUBBLICO, vol. ..., p. 621-642, ISSN: 1721-8985 - **Articolo in rivista**
9. wladimiro gasparri (2013). L'organizzazione per l'aggregazione della domanda di beni e servizi nell'amministrazione regionale. In: domenico sorace. Amministrazione pubblica dei contratti. p. 79-154, Napoli:editoriale scienitfica, ISBN: 9788863425062 - **Contributo in volume (Capitolo o Saggio)**
10. wladimiro gasparri (2013). La disciplina per la concentrazione della domanda di beni e servizi nell'amministrazione pubblica. Una ricostruzione. In: domenico sorace. Amministrazione pubblica dei contratti. p. 11-55, NAPOLI:Editoriale Scientifica, ISBN: 9788863425062 - **Contributo in volume (Capitolo o Saggio)**
11. W. Gasparri (2012). Espropriazione per pubblica utilità e opere pubbliche. In: M. Carrà - W. Gasparri - C. Marzuoli. Diritto per il governo del territorio. p. 301-339, BOLOGNA:Il Mulino, ISBN: 9788815126177 - **Contributo in volume (Capitolo o Saggio)**
12. W. Gasparri (2009). La struttura del 'contentieux administratif', le tutele differenziate e i riti speciali nell'ordinamento francese. In: AA.VV.. Discipline processuali differenziate nei diritti amministrativi europei. p. 123-220, Firenze:Firenze University Press, ISBN: 9788884535825 - **Contributo in volume (Capitolo o Saggio)**
13. W. Gasparri (2003). Gli istituti alternativi di composizione delle liti. In: A. Corpaci. La tutela degli utenti dei servizi pubblici. p. 169-263, BOLOGNA, IL MULINO, ISBN: 8815091130 - **Contributo in volume (Capitolo o Saggio)**
14. w. gasparri (2000). Università degli Studi. In: Digesto - Discipline Pubblicistiche, IV ediz.. p. 610-703, TORINO, UTET:AA.VV., ISBN: 8802056161 - **Contributo in volume (Capitolo o Saggio)**
15. M. CARRA', W. GASPARRI, C. MARZUOLI (a cura di) (2012). Diritto per il governo del territorio. Bologna:Bologna: Il Mulino., ISBN: 9788815126177 - **Curatela**

16. w. gasparri (2004). "Il punto logico di partenza". Modelli contrattuali, modelli autoritativi e identità disciplinare nella dogmatica dell'espropriazione per pubblica utilità. p. 1-923, MILANO:Giuffrè, ISBN: 9788814111730 - **Monografia o trattato scientifico**
17. W. Gasparri (2006). Ablazioni amministrative. In: S. Cassese. Dizionario di diritto pubblico. p. 13-22, MILANO:Giuffrè, ISBN: 8814121583 - **Voce (in dizionario o enciclopedia)**
18. W. Gasparri (2006). Espropriazione (dir. amm.). In: S. Cassese. Dizionario di diritto pubblico. p. 2305-2321, MILANO:Giuffrè, ISBN: 8814121583 - **Voce (in dizionario o enciclopedia)**
19. W. Gasparri (2006). Occupazione appropriativa. In: S. Cassese. Dizionario di diritto pubblico. p. 3877-3889, MILANO:Giuffrè, ISBN: 8814121583 - **Voce (in dizionario o enciclopedia)**

10. CAVALLO PERIN Roberto

1. R. Cavallo Perin - B. Gagliardi (2014). La dirigenza pubblica al servizio degli amministratori. RIVISTA TRIMESTRALE DI DIRITTO PUBBLICO, p. 309-336, ISSN: 0557-1464 - **Articolo in rivista**
2. G. M. Racca, R. Cavallo Perin (2013). Material Amendments of Public Contracts during their Terms: From Violations of Competitions to Symptoms of Corruption. EUROPEAN PROCUREMENT & PUBLIC PRIVATE PARTNERSHIP, p. 279-293, ISSN: 2194-7376 - **Articolo in rivista**
3. R. Cavallo Perin, G. M. Racca (2013). Caratteri ed elementi essenziali nelle sponsorizzazioni con le pubbliche amministrazioni. DIRITTO AMMINISTRATIVO, p. 583-606, ISSN: 1720-4526 - **Articolo in rivista**
4. Roberto Cavallo Perin (2013). Beyond the Municipality: the City, its Rights and its Rites. ITALIAN JOURNAL OF PUBLIC LAW, p. 226-234, ISSN: 2239-8279 - **Articolo in rivista**
5. Roberto Cavallo Perin, Barbara Gagliardi (2012). La disciplina giuridica dei grandi eventi e le olimpiadi invernali "Torino 2006". DIRITTO AMMINISTRATIVO, vol. 1-2, p. 189-215, ISSN: 1720-4526 - **Articolo in rivista**
6. R. Cavallo Perin, G. M. Racca (2010). La concorrenza nell'esecuzione dei contratti pubblici. DIRITTO AMMINISTRATIVO, vol. 2/2010, p. 325-354, ISSN: 1720-4526 - **Articolo in rivista**
7. R. Cavallo Perin, D. Casalini (2009). Control over In-house Providing Organisations. PUBLIC PROCUREMENT LAW REVIEW, vol. 5, p. 227-240, ISSN: 0963-8245 - **Articolo in rivista**
8. Roberto Cavallo Perin, Barbara Gagliardi (2009). Status dell'impiegato pubblico, responsabilità disciplinare e interesse degli amministratori. DIRITTO AMMINISTRATIVO, vol. 1, p. 53-87, ISSN: 1720-4526 - **Articolo in rivista**
9. CAVALLO PERIN R, CASALINI D (2006). L'in house providing: un'impresa dimezzata. DIRITTO AMMINISTRATIVO, vol. *, p. 51-**, ISSN: 1720-4526 - **Articolo in rivista**
10. R. CAVALLO PERIN (2005). Il diritto amministrativo dell'emergenza per fattori esterni all'amministrazione pubblica. DIRITTO AMMINISTRATIVO, vol. 4/2005, p. 777-841, ISSN: 1720-4526 - **Articolo in rivista**
11. R. CAVALLO PERIN (2005). L'ossimoro della locuzione «cittadinanza globale». DIRITTO AMMINISTRATIVO, vol. "-", p. 211-"-", ISSN: 1720-4526 - **Articolo in rivista**
12. R. CAVALLO PERIN (2004). Il riparto di giurisdizione del concordato Romano D'Amelio. DIRITTO PROCESSUALE AMMINISTRATIVO, vol. "-", p. 14-"-", ISSN: 0393-1315 - **Articolo in rivista**
13. R. CAVALLO PERIN (2004). La configurazione della cittadinanza amministrativa. DIRITTO AMMINISTRATIVO, vol. 1, p. "-", ISSN: 1720-4526 - **Articolo in rivista**
14. G. M. Racca, R. Cavallo Perin (2014). Corruption as a violation of fundamental rights: reputation risk as a deterrent against the lack of loyalty. In: (a cura di): G. M. Racca, C. R. Yukins, Integrity and Efficiency in Sustainable Public Contracts. Balancing Corruption Concerns in Public Procurement Internationally. vol. 18, p. 23-47, BRUXELLES:Bruylant, ISBN: 9782802742944 - **Contributo in volume (Capitolo o Saggio)**
15. G. M. Racca, R. Cavallo Perin (2014). Material changes in contract management as symptoms of corruption: a comparison between EU and U.S. procurement systems. In: (a cura di): G. M. Racca, C. R. Yukins, Integrity and Efficiency in Sustainable Public Contracts. Balancing Corruption Concerns in Public Procurement Internationally. vol. 18, p. 247-274, BRUXELLES:Bruylant, ISBN: 9782802742944 - **Contributo in volume (Capitolo o Saggio)**
16. Roberto Cavallo Perin, Barbara Gagliardi (2014). L'exemple italien: l'exorbitance de la relation professionnelle des fonctionnaires, malgré leur contractualisation. In: (a cura di): Charles Fortier, Le statut général des fonctionnaires: trente ans, et après?. vol. 1, p. 177-188, Paris:Editions Dalloz, ISBN: 9782247134670 - **Contributo in volume (Capitolo o Saggio)**
17. Roberto Cavallo Perin (2013). Crisis del Estado de Bienestar. El Papel del Derecho Administrativo. In: (a cura di): J. L. Piñar Mañas, Crisis económica y crisis del Estado de Bienestar. El Papel del Derecho Administrativo. p. 147-170, madrid:editorial reus, ISBN: 9788429017182 - **Contributo in volume (Capitolo o Saggio)**
18. Roberto Cavallo Perin (2012). L'elaborazione dell'atto di autorità in Francia. In: Annuario 2011 dell'Associazione italiana dei professori di diritto amministrativo. p. 265-284, NAPOLI:Editoriale Scientifica, ISBN: 9788863423761 - **Contributo in volume (Capitolo o Saggio)**
19. P. WANG, R. CAVALLO PERIN, D. CASALINI (2011). Addressing purchasing arrangements between public sector entities - What can the EU learn from the EU's experience?. In: (a cura di): S. Arrowsmith, R.D. Anderson, The WTO Regime on Government Procurement. Challenge and Reform. p. 252-281, CAMBRIDGE:Cambridge University Press, ISBN: 9781107006645 - **Contributo in volume (Capitolo o Saggio)**
20. Roberto Cavallo Perin (2009). L'etica pubblica come contenuto di un diritto degli amministratori alla correttezza dei funzionari. In: (a cura di): Francesco Merloni, Roberto Cavallo Perin, Al servizio della nazione. Etica e statuto dei funzionari pubblici. p. 147-161, Milano:Franco Angeli, ISBN: 9788856815931 - **Contributo in volume (Capitolo o Saggio)**

11. GNES Matteo

1. Gnes M. (2014). I diritti dei cittadini di paesi terzi nella legge europea 2013. GIORNALE DI DIRITTO AMMINISTRATIVO, p. 9-14, ISSN: 1591-559X - **Articolo in rivista**
2. GNES M (2013). La normativa per il pagamento dei debiti della pubblica amministrazione. GIORNALE DI DIRITTO AMMINISTRATIVO, p. 687-700, ISSN: 1591-559X - **Articolo in rivista**
3. GNES M (2013). La partecipazione dell'Italia alla formazione e attuazione della normativa europea: il contenzioso. GIORNALE DI DIRITTO AMMINISTRATIVO, p. 479-484, ISSN: 1591-559X - **Articolo in rivista**
4. GNES M. (2013). La nuova disciplina sui ritardi dei pagamenti. GIORNALE DI DIRITTO AMMINISTRATIVO, p. 115-122, ISSN: 1591-559X - **Articolo in rivista**
5. GNES M. (2012). Oltre la cittadinanza nazionale? L'accesso alla funzione pubblica dei cittadini stranieri. GLI STRANIERI, p. 7-60, ISSN: 1720-4402 - **Articolo in rivista**
6. Gnes Matteo (2015). L'accesso al pubblico impiego. In: (a cura di): Morozzo della Rocca Paolo, Immigrazione, asilo e cittadinanza. p. 215-227, Santarcangelo di Romagna:Maggioli, ISBN: 9788891614193 - **Contributo in volume (Capitolo o Saggio)**
7. Gnes M. (2014). L'apertura del pubblico impiego nel processo di integrazione europea. In: (a cura di): Caggiano G., I percorsi giuridici per l'integrazione. Migranti e titolari di protezione internazionale. p. 479-489, Torino:G. Giappichelli, ISBN: 9788834848418 - **Contributo in volume (Capitolo o Saggio)**
8. Gnes M. (2014). L'incidenza del diritto europeo sulla disciplina dei giochi e delle scommesse. In: (a cura di): Battaglia A., Mattarella, B.G., Le regole dei giochi. La disciplina pubblicistica dei giochi e delle scommesse in Italia. p. 23-102, Napoli:Editoriale Scientifica, ISBN: 9788863426304 - **Contributo in volume (Capitolo o Saggio)**
9. GNES M. (2011). Le garanzie. In: (a cura di): DELLA CANANEA G., Diritto amministrativo europeo. Principi e istituti. p. 131-184, Milano:Giuffrè, ISBN: 9788814156342 - **Contributo in volume (Capitolo o Saggio)**
10. GNES M. (2010). European legal integration: new possibilities for EU and non-EU citizens?. In: Normativity, fundamental rights and legal order in the EU - Normativité, droits fondamentaux et ordre juridique dans l'UE. p. 29-56, BUCHAREST:Editura Economică, ISBN: 9789737095121 - **Contributo in volume (Capitolo o Saggio)**
11. GNES M (2009). I sistemi amministrativi nel mondo. In: TORCHIA L.. Il sistema amministrativo italiano nel XXI secolo. p. 477-506, BOLOGNA:Il Mulino - **Contributo in volume (Capitolo o Saggio)**

12. Gnes M. (2009). I sistemi amministrativi nel mondo. In: TORCHIA L.. Il sistema amministrativo italiano nel XXI secolo. p. 477-506, BOLOGNA:Il Mulino, ISBN: 9788815132321 - **Contributo in volume (Capitolo o Saggio)**
13. Gnes M. (2012). I privilegi dello Stato debitore. MILANO:Giuffrè, ISBN: 8814176450 - **Monografia o trattato scientifico**
14. Gnes M. (2004). La scelta del diritto. Concorrenza tra ordinamenti, arbitraggi, diritto comune europeo. MILANO:Giuffrè, ISBN: 88-14-11157-X - **Monografia o trattato scientifico**
15. Gnes M. (2015). Il turismo forense e l'abuso del diritto dell'Unione europea. GIORNALE DI DIRITTO AMMINISTRATIVO, p. 355-365, ISSN: 1591-559X - **Nota a sentenza**
16. Gnes Matteo (2015). La limitabilità del diritto di voto dei docenti universitari inattivi. GIORNALE DI DIRITTO AMMINISTRATIVO, p. 500-510, ISSN: 1591-559X - **Nota a sentenza**
17. Gnes M. (2014). L'applicazione della class action pubblica in materia di immigrazione. GIORNALE DI DIRITTO AMMINISTRATIVO, p. 734-740, ISSN: 1591-559X - **Nota a sentenza**
18. Gnes M. (2013). La delimitazione dei privilegi dello Stato debitore esecutato. GIORNALE DI DIRITTO AMMINISTRATIVO, p. 1182-1190, ISSN: 1591-559X - **Nota a sentenza**
19. Gnes M. (2009). Il diritto comunitario ed i limiti nazionali al ricongiungimento familiare. GIORNALE DI DIRITTO AMMINISTRATIVO, p. 137-146, ISSN: 1591-559X - **Nota a sentenza**
20. Gnes M. (2006). Mutuo riconoscimento (diritto comunitario). In: (a cura di): CASSESE S., Dizionario di diritto pubblico. vol. IV, p. 3766-3774, MILANO:Giuffrè, ISBN: 8814121583 - **Voce (in dizionario o enciclopedia)**

5 – Main staff involved, highlighting the time commitment expected

List of the Research Units

Unit 1 - CIVITARESE MATTEUCCI Stefano

Personnel of the research unit

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
1.	CIVITARESE MATTEUCCI Stefano	Professore Ordinario	Università degli Studi "G. d'Annunzio" CHIETI-PESCARA	s.civitarese@unich.it (adesione completata il 07/12/2015)	3,0
2.	BILANCIA Francesco	Professore Ordinario	Università degli Studi "G. d'Annunzio" CHIETI-PESCARA	francesco_bilancia@libero.it (adesione completata il 03/12/2015)	1,0
3.	RECCHI Ettore	Professore Ordinario	Università degli Studi "G. d'Annunzio" CHIETI-PESCARA	ETTORE.RECCHI@UNICH.IT (adesione completata il 03/12/2015)	1,0
4.	D'ANGELOSANTE Melania	Ricercatore non confermato	Università degli Studi di BOLOGNA	melania.dangelosante@unibo.it (adesione completata il 07/12/2015)	1,0
5.	GIUBBONI Stefano	Professore Associato confermato	Università degli Studi di PERUGIA	avv.giubboni@tecnoadsl.it (adesione completata il 07/12/2015)	0,8

Possible sub-unit

Surname	Name	Category	E-mail address	Months/person expected
HALLIDAY	SIMON	professor	simon.halliday@york.ac.uk	1,0
O'BRIEN	CHARLOTTE	Senior Lecturer	charlotte.obrien@york.ac.uk	1,0
HUNTER	CAROLINE	Professor	caroline.hunter@york.ac.uk	1,0
MEERS	JED	PHD student	jedmeers@googlemail.com	2,0

Institution:

York Law School, University of York (UK)

Unit 2 - RIDOLA Paolo

Personnel of the research unit

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
1.	RIDOLA Paolo	Professore Ordinario	Università degli Studi di ROMA "La Sapienza"	ridola.ml@tiscalinet.it (adesione completata il 01/12/2015)	1,2
2.	BASCHERINI Gianluca	Ricercatore confermato	Università degli Studi di ROMA "La Sapienza"	gianluocabascherini@gmail.com (adesione completata il 03/12/2015)	0,9
3.					0,9

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
	BURATTI Andrea	Ricercatore confermato	Università degli Studi di ROMA "Tor Vergata"	burattianrea@hotmail.com (adesione completata il 10/12/2015)	
4.	CEZZI Nicola Giovanni	Dottorando	Università degli Studi di ROMA "La Sapienza"	nicola.cezzi@uniroma1.it (adesione completata il 03/12/2015)	3,0
5.	NANIA Federico	Dottorando	Università degli Studi di ROMA "La Sapienza"	federico.nania@gmail.com (adesione completata il 03/12/2015)	3,0
6.	DI MARTINO Alessandra	Ricercatore confermato	Università degli Studi di ROMA "La Sapienza"	Alessandra.DiMartino@uniroma1.it (adesione completata il 04/12/2015)	0,9

Unit 3 - TARCHI Rolando**Personnel of the research unit**

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
1.	TARCHI Rolando	Professore Ordinario	Università di PISA	rolando.tarchi@unipi.it (adesione completata il 12/12/2015)	1,0
2.	STRADELLA Elettra	Ricercatore confermato	Università di PISA	stradella@mail.jus.unipi.it (adesione completata il 10/01/2016)	0,5
3.	LOLLI Ilaria	Ricercatore confermato	Università di PISA	lolloi@ddp.unipi.it (adesione completata il 11/01/2016)	0,5
4.	FERIOLI Elena Amalia	Professore Associato confermato	Università degli Studi del MOLISE	elena.ferioli@unimol.it (adesione completata il 13/01/2016)	0,5
5.	GIOMI Valentina	Professore Associato (L. 240/10)	Università di PISA	giomi.valentina@gmail.com (adesione completata il 10/01/2016)	0,5
6.	PERTICI Andrea	Professore Straordinario	Università di PISA	andrea.pertici@unipi.it (adesione completata il 13/01/2016)	0,5

Unit 4 - PIOGGIA Alessandra**Personnel of the research unit**

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
1.	PIOGGIA Alessandra	Professore Ordinario	Università degli Studi di PERUGIA	apioggia@unipg.it (adesione completata il 01/12/2015)	2,0
2.	VOLPI Mauro	Professore Ordinario	Università degli Studi di PERUGIA	mvolpi@unipg.it (adesione completata il 15/12/2015)	0,1
3.	PIERINI Andrea	Professore Associato non confermato	Università degli Studi di PERUGIA	andreapierini@libero.it (adesione completata il 06/01/2016)	1,0
4.	VALONGO Alessia	Ricercatore confermato	Università degli Studi di PERUGIA	alessia.valongo@unipg.it (adesione completata il 14/12/2015)	1,0
5.	GIANNONI Margherita	Professore Associato confermato	Università degli Studi di PERUGIA	m.giannoni@unipg.it (adesione completata il 07/01/2016)	1,0
6.	VALASTRO Alessandra	Professore Associato confermato	Università degli Studi di PERUGIA	alessandra.valastro@unipg.it (adesione completata il 12/01/2016)	1,0

Unit 5 - GARDINI Gianluca**Personnel of the research unit**

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
1.	GARDINI Gianluca	Professore Ordinario	Università degli Studi di FERRARA	gianluca.gardini@unife.it (adesione completata il 14/12/2015)	2,0
2.					1,0

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
	MAGRI Marco	Professore Associato confermato	Università degli Studi di FERRARA	mgr@unife.it (adesione completata il 12/01/2016)	
3.	DE DONNO Marzia	Ricercatore a t.d. - t.pieno (art. 24 c.3-a L. 240/10)	Università degli Studi di FERRARA	marzia.dedonna@unibo.it (adesione completata il 11/01/2016)	3,0
4.	PELLIZZER Franco	Professore Ordinario	Università degli Studi di FERRARA	plf@unife.it (adesione completata il 12/01/2016)	1,0
5.	BIANCHINI Stefano	Assegnista	Università degli Studi di FERRARA	freezer.bianco@libero.it (adesione completata il 12/01/2016)	3,0

Unit 6 - CLEMENTE DI SAN LUCA Guido

Personnel of the research unit

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
1.	CLEMENTE DI SAN LUCA Guido	Professore Ordinario	Seconda Università degli Studi di NAPOLI	guido.clemente@unina2.it (adesione completata il 17/12/2015)	2,0
2.	D'ACUNTO Salvatore	Professore Associato confermato	Seconda Università degli Studi di NAPOLI	s.dacunto@unifortunato.eu (adesione completata il 12/01/2016)	1,0
3.	DE CHIARA Alberto	Professore Associato (L. 240/10)	Seconda Università degli Studi di NAPOLI	alberto.dechiara@unina2.it (adesione completata il 09/01/2016)	1,0
4.	ESPOSITO Andreana	Ricercatore confermato	Seconda Università degli Studi di NAPOLI	andreana.esposito@unina2.it (adesione completata il 11/01/2016)	1,0
5.	MARTINI Giovanni	Ricercatore confermato	Seconda Università degli Studi di NAPOLI	giovanni.martini@unina2.it (adesione completata il 10/01/2016)	1,0
6.	DE SIANO Ambrogio	Ricercatore confermato	Seconda Università degli Studi di NAPOLI	ambrogio.desiano@libero.it (adesione completata il 10/01/2016)	1,0

Unit 7 - BARBATI Carla

Personnel of the research unit

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
1.	BARBATI Carla	Professore Ordinario	Libera Università di lingue e comunicazione IULM-MI	cbarbati@tsc4.com (adesione completata il 03/12/2015)	2,0
2.	PETRUCCI Alessandra	Professore Ordinario (L. 240/10)	Università degli Studi di FIRENZE	alessandra.petrucchi@unifi.it (adesione completata il 10/01/2016)	0,5
3.	SAU Antonella	Ricercatore a t.d. - t.pieno (art. 24 c.3-a L. 240/10)	Libera Università di lingue e comunicazione IULM-MI	antonellasau80@gmail.com (adesione completata il 09/01/2016)	6,0

Unit 8 - PAPPANO Danilo

Personnel of the research unit

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
1.	PAPPANO Danilo	Professore Associato confermato	Università della CALABRIA	danilo.pappano@unical.it (adesione completata il 03/12/2015)	1,0
2.	GERBASI Giampaolo	Professore Associato (L. 240/10)	Università della CALABRIA	giampaolo.gerbasi@unical.it (adesione completata il 13/01/2016)	1,0
3.	LOUVIN Roberto		Università della CALABRIA		1,0

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
		Professore Associato confermato		r.louvin@studiolouvin.it (adesione completata il 21/12/2015)	
4.	CARUSO Giovanni Maria	Ricercatore confermato	Università della CALABRIA	giovannimariacaruso@gmail.com (adesione completata il 30/12/2015)	1,0
5.	D'ALESSANDRO Daniele	Ricercatore confermato	Università della CALABRIA	daniele.dalessandro@unical.it (adesione completata il 21/12/2015)	1,0
6.	PUZZO Fernando	Ricercatore confermato	Università della CALABRIA	fernando.puzzo@unical.it (adesione completata il 21/12/2015)	1,0

Unit 9 - TRAVI Aldo**Personnel of the research unit**

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
1.	TRAVI Aldo	Professore Ordinario	Università Cattolica del Sacro Cuore	aldo.travi@virgilio.it (adesione completata il 08/12/2015)	1,0
2.	CERBO Pasquale	Professore Associato confermato	Università Cattolica del Sacro Cuore	pasquale.cerbo@unicatt.it (adesione completata il 10/12/2015)	1,0
3.	CONDORELLI Martina	Dottorando	Università Cattolica del Sacro Cuore	martina.condorelli@unicatt.it (adesione completata il 10/12/2015)	1,0
4.	D'ANGELO Giovanni	Ricercatore confermato	Università Cattolica del Sacro Cuore	giovanni.dangelo@unicatt.it (adesione completata il 10/12/2015)	1,0
5.	SIGISMONDI Giammarco	Ricercatore confermato	Università Cattolica del Sacro Cuore	giammarco.sigismondi@unicatt.it (adesione completata il 14/12/2015)	0,5
6.	SPUNTARELLI Sara	Professore Associato (L. 240/10)	Università degli Studi di CAMERINO	sara.spuntarelli@unicam.it (adesione completata il 09/12/2015)	0,5

Unit 10 - GASPARRI Wladimiro**Personnel of the research unit**

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
1.	GASPARRI Wladimiro	Professore Associato confermato	Università degli Studi di FIRENZE	wgasparri@unifi.it (adesione completata il 10/12/2015)	2,0
2.	FERRARA Leonardo	Professore Ordinario	Università degli Studi di FIRENZE	leonardo.ferrara@unifi.it (adesione completata il 10/01/2016)	1,0
3.	ALBANESE Alessandra Serenella	Professore Associato confermato	Università degli Studi di FIRENZE	ALBANESE@UNIFI.IT (adesione completata il 10/01/2016)	0,5
4.	TORRICELLI Simone	Professore Associato confermato	Università degli Studi di FIRENZE	simone.torricelli@unifi.it (adesione completata il 10/01/2016)	0,5
5.	CARTEI Gian Franco	Professore Ordinario	Università degli Studi di FIRENZE	cartei@unifi.it (adesione completata il 14/01/2016)	0,3
6.	ZATTI Filippo	Professore Associato (L. 240/10)	Università degli Studi di FIRENZE	filippo.zatti@unifi.it (adesione completata il 13/01/2016)	0,5

Unit 11 - CAVALLO PERIN Roberto**Personnel of the research unit**

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
1.	CAVALLO PERIN Roberto	Professore Ordinario	Università degli Studi di TORINO	roberto.cavalloperin@unito.it (adesione completata il 01/12/2015)	2,0
2.	GAGLIARDI Barbara Sara Alessandra Lorenza	Professore Associato (L. 240/10)	Università degli Studi di TORINO	barbara.gagliardi@unito.it (adesione completata il 11/01/2016)	1,0
3.	CONSITO Manuela	Ricercatore confermato	Università degli Studi di TORINO	manuela.consito@unito.it (adesione completata il 11/01/2016)	1,0
4.	MATTALIA Maura	Ricercatore a t.d. - t.pieno (art. 24 c.3-a L. 240/10)	Università degli Studi di TORINO	maura.mattalia@unito.it (adesione completata il 11/01/2016)	2,0

Unit 12 - GNES Matteo

Personnel of the research unit

n°	Surname Name	Category	University/Research Institution	E-mail address	Months/person expected
1.	GNES Matteo	Professore Associato confermato	Università degli Studi di Urbino Carlo Bo	matteo.gnes@uniurb.it (adesione completata il 12/12/2015)	2,0
2.	MOROZZO DELLA ROCCA Paolo	Professore Ordinario	Università degli Studi di Urbino Carlo Bo	morozzopaolo@gmail.com (adesione completata il 13/01/2016)	1,0
3.	GIANNELLI Nicola	Ricercatore confermato	Università degli Studi di Urbino Carlo Bo	nicola.giannelli@uniurb.it (adesione completata il 11/01/2016)	1,0
4.	COCCHI Gloria	Ricercatore confermato	Università degli Studi di Urbino Carlo Bo	gloria.cocchi@uniurb.it (adesione completata il 09/01/2016)	1,0
5.	PERSI Rosella	Ricercatore confermato	Università degli Studi di Urbino Carlo Bo	rosella.persi@uniurb.it (adesione completata il 11/01/2016)	1,0

6 - Major new contracts for staff specifically to recruit

n°	Associated or principal investigator	Number of contracts RTD expected	Number of research grants expected	Number of PhD expected	Predictable overall time commitment (months)
1.	CIVITARESE MATTEUCCI Stefano	1	0	0	36
2.	RIDOLA Paolo	0	1	0	6
3.	TARCHI Rolando	0	1	0	6
4.	PIOGGIA Alessandra	0	0	0	0
5.	GARDINI Gianluca	0	0	0	0
6.	CLEMENTE DI SAN LUCA Guido	0	0	0	0
7.	BARBATI Carla	0	0	0	0
8.	PAPPANO Danilo	0	1	0	6
9.	TRAVI Aldo	0	0	0	0
10.	GASPARRI Wladimiro	0	0	0	0
11.	CAVALLO PERIN Roberto	0	0	0	0
12.	GNES Matteo	0	0	0	0
	Total	1	3	0	54

"I dati contenuti nella domanda di finanziamento sono trattati esclusivamente per lo svolgimento delle funzioni istituzionali del MIUR. Incaricato del trattamento è il CINECA- Dipartimento Servizi per il MIUR. La consultazione è altresì riservata agli atenei e agli enti di ricerca (ciascuno per le parti di propria competenza), al MIUR - D.G. per il Coordinamento e lo Sviluppo della Ricerca - Ufficio V, al CNGR e ai CdS. Il MIUR potrà anche procedere alla diffusione dei principali dati economici e scientifici relativi ai progetti finanziati".

Date 15/01/2016 ore 11:55