

Conference Day 2 – 23rd June

8:30 – 9.00	Registration	
9:00 – 10:00	<p>In conversation with : What future holds? Towards New Directive</p> <p>Chair: Grith Skovgaard Ølykke, <i>Partner, Law Firm Poul Schmith (Denmark)</i></p> <p>Professor Willem Janssen, <i>Utrecht University (Netherlands)</i> Professor Roberto Caranta, <i>University of Turin (Italy)</i></p> <p>The second day of the conference will open with a conversation with Professors Janssen and Caranta, drawing on their work for the European Commission’s evaluation of the Public Procurement Directives. The discussion will offer a view of what may lie ahead: what is likely to be gained, what may be lost, and where greater clarity—or new uncertainty—can be expected, including whether the next generation of rules will move public procurement even further toward a stronger focus on the performance and delivery of public contracts.</p>	
10:00- 11:30	<p>Panel 4 Sustainability in Performance of Public Contracts</p> <p>Sustainable public procurement is increasingly judged not by what is promised at award stage, but by what is delivered in practice. This panel will explore how public procurement law and contract law translate sustainability goals into enforceable performance obligations—so that environmental and social requirements survive beyond tendering and can be monitored, enforced, and adapted over the life of the contract.</p>	<p>Panel 4 B Contracts in the Defence and Security sector World</p> <p>Escalating geopolitical tensions and an increasingly volatile security environment are driving unprecedented demand for defence and security procurement worldwide. This panel will explore how innovative and well-designed contractual arrangements can be used as strategic tools to accelerate capability delivery, manage risk, and enable cross-border cooperation in this high-stakes sector.</p> <p>Drawing on lessons from NATO DIANA and comparable international programs, the discussion will examine how different contracting models</p>

	<p>Chair: Postdoctoral Researcher Ezgi Uysal, <i>University of Copenhagen (Denmark)</i></p> <ol style="list-style-type: none"> 1. Professor Sope Williams <i>Stellenbosch University (South Africa)</i> 2. Professor Gustavo Piga, <i>University of Rome Tor Vergata (Italy)</i> 3. Associate Professor Helen Yu, <i>Swansea University (UK)</i> 4. Assistant Professor Désirée Klingler, <i>University of St. Gallen (Switzerland)</i> 	<p>and mechanisms can drive efficient acquisition while preserving transparency and accountability. The panel will also address how contractual design and governance structures can be leveraged to prevent corruption, strengthen integrity, and ensure that defence spending delivers real security outcomes.</p> <p>Chair: Associate Professor Michał Kania, <i>University of Silesia in Katowice (Poland)</i>, Senior Researcher, <i>University of Copenhagen (Denmark)</i></p> <ol style="list-style-type: none"> 1. Professor Martin Trybus, <i>University of Birmingham (UK)</i> 2. Associate Professor Colette Langos, <i>Adelaide University (Australia)</i> 3. Professor Dan Schoeni, <i>University of Dayton (USA)</i> 4. Sofie Dreyer Mikkelsen, <i>lawyer, senior manager Poul Schmith Kammeradvokaten (Denmark)</i>
11:30 -12:00	Coffee Break	
12:00-13:30	<p>Panel 5 Remedial Systems in Public Contracts Law vs Non-Legislative Measures</p> <p>Public procurement worldwide is regulated through different legal mechanisms. In some countries it is governed by parliamentary legislation that provides a wide range of legal remedies, while in others it is regulated by ministerial orders. Similarly, in some jurisdictions the rules on public procurement take into account the interests of parties outside the contractual relationship, granting broader standing to challenge the procurement process. The panel will examine remedial systems in public contracts across different jurisdictions and consider whether, in practice, these different approaches achieve their intended goals.</p> <p>Chair: Associate Professor Marta Andhov, <i>University of Auckland (New Zealand)</i>, <i>University of Copenhagen (Denmark)</i></p>	

	<ol style="list-style-type: none"> 1. Professor Laurence Folliot Lalliot, <i>University Paris Nanterre-La Défense (France)</i> 2. Michael Bowsher KC, <i>Barrister Monckton Chambers (UK)</i> 3. Associate Professor Derek McKee, <i>University of Montreal (Canada)</i> 4. Associate Professor Colette Langos, <i>Adelaide University (Australia)</i> 	
13:30- 14:30	Lunch Break	
14:30-16:00	<p>Panel 6 Arbitration in public contracts</p> <p>Disputes arising from public contracts require swift and effective resolution. The final panel will examine use of arbitration as a mechanism for resolving such disputes. Panellists will explore both the advantages of arbitration in the public-contract context and the legal and practical limits on its use.</p> <p>Chair: - Senior Fellow Peter Trepte, <i>University of Nottingham, barrister with Littleton Chambers in London and of Counsel to Grayston & Company in Brussels.</i></p> <ol style="list-style-type: none"> 1. Professor Nicholas Jobidon, <i>Université du Québec (Canada)</i> 2. Associate Professor Miguel Assis Raimundo, <i>University of Lisbon (Portugal)</i> 3. Senior Lecturer Roxana Vornicu PhD, <i>King´ s College London (UK), Managing Partner Sirbu & Vornicu Law (Romania)</i> 4. César Pereira, <i>C.Arb FCI Arb, President of the Chartered Institute of Arbitrators - Ciarb, Sao Paulo (Brazil)</i> 	
16:30	Conclusion of the Day	