

Prof. Enrico Macrì

Full Professor of Commercial Law

Scientific and Professional Curriculum Vitae

Updated as of October 20, 2025

The undersigned **Enrico Macrì**, born in Catania on August 6, 1974, tax code MCRNRC74M06C351P, **declares**

pursuant to and for the purposes of Presidential Decree no. 445/2000, Articles 46 and 47,

that he graduated with a score of 110/110 cum laude from the Faculty of Law of the University of Catania on June 29, 1999;

that he obtained the title of **Ph.D. in Commercial Law – XV cycle** – from the Faculty of Law of the University of Catania on April 24, 2004, with a final dissertation entitled “*Shareholders’ Agreements after the Reforms of Corporate Law*”;

that he served as **Research Fellow in Commercial Law** at the Faculty of Law of the University of Catania from June 1, 2005, to October 15, 2009;

that he ranked first in the **Zingali Tetto Graduation Award** for Law graduates in the academic years between 1997/98 and 2003/2004;

that he served as **Researcher in Commercial Law** at the Faculty of Law of the University of Messina from October 16, 2009, to October 15, 2011;

that he was the winner in the **comparative evaluation** for a position as Associate Professor announced by the *Università Politecnica delle Marche* (certification date: January 14, 2011);

that he served as **Associate Professor of Commercial Law** at the Faculty of Law of the University of Messina from October 16, 2011, to October 31, 2014;

that he obtained the **qualification as Full Professor of Commercial Law** on December 4, 2013;

that he served as **Full Professor of Commercial Law** at the Department of Law of the University of Messina from November 1, 2014;

that he has been **Full Professor of Commercial Law** at the University of Catania since October 1, 2020, with part-time status;

that he served as a member of the examination boards for **Commercial Law, Banking Law, Bankruptcy Law, and Industrial Law** at the Department of Law of the University of Catania;

that he served as a member of the examination boards for **Commercial Law and Bankruptcy Law** at the Department of Law of the University of Messina;

that he served as **Commissioner for the National Scientific Qualification** to Full and Associate Professorships (First and Second tier) for the two-year period 2021–2023 for the academic field IUS/04;

that he was **Adjunct Professor of Commercial Law** at the Faculty of Political Science of the University of Catania for the academic years 2007/2008 and 2008/2009;

that he was **Adjunct Professor of Commercial Law** at the Faculty of Economics (Modica campus) of the University of Catania for the academic years 2007/2008 and 2008/2009;

that he was **Adjunct Professor of Corporate Law** at the Faculty of Political Science (Modica campus) of the University of Catania for the academic years 2007/2008 and 2008/2009;

that he was **Adjunct Professor of Commercial Law** at the Faculty of Economics of Catania for the academic year 2009/2010;

that he served as **Lecturer in Commercial Law and Economic Law** for the Degree Course in *Labour Consultancy* at the Faculty (now Department) of Law of the University of Messina from 2010–2011 to 2015;

that he served as **Lecturer in Bankruptcy Law and Commercial Law II** in the Master's Degree Course in Law at the Department of Law of the University of Messina from 2015 to 2016;

that he served as **Lecturer in Banking and Stock Exchange Law** at the Department of Economics of the University of Catania for the academic year 2018–2019;

that he served, from September 1, 2016, to 2020, as **Lecturer in Commercial Law, course M–Z**, in the Master's Degree Course in Law at the Department of Law of the University of Messina;

that he has been **Director**, since December 1, 2015, of the **Commercial Law Section** of the journal *Vita Notarile*;

that he spent several **research periods abroad** (United States and Germany): notably, a study period in the summer of 2000 at the *Institut für ausländisches und internationales Privat- und Wirtschaftsrecht* in Heidelberg, and in July–August 2009 as **Visiting Research Fellow** at *Columbia University* in New York;

that he was **Visiting Professor**, teaching *Italian and European Business and Company Law* at the *School of Italian and European Law* of the *Uniwersytet Warszawski* (University of Warsaw), November 2010;

that he participated as **speaker** at the *WIPO – Italy International Convention on Intellectual Property and Competitiveness of Micro, Small and Medium-Sized Enterprises (MSMEs)*, Rome, December 10–11, 2009;

that he is **member of the editorial boards** of the following scientific journals, Catania section: *Il Diritto fallimentare e delle società commerciali*; *Giurisprudenza Arbitrale*; *Giurisprudenza commerciale*; *Banca, Borsa e Titoli di Credito*;

that he has been **member of the Academic Board** of the *Ph.D. in Legal Sciences* at the University of Messina;

that he has been **member of the PRIN 2007 research project**, co-funded (coordinator Prof. Vincenzo Di Cataldo) and entitled “*Enforcement Techniques and Balance of Protections in Antitrust Law and Intellectual Property Law*”;

that he has been **member of the PRIN 2009 research project**, co-funded (coordinator Prof. Vincenzo Di Cataldo) and entitled “*Company Law Facing the Economic Crisis*”;

that he has been **Lecturer in Commercial Law** at the *Notarial School of the Strait S. Pugliatti* of Messina for the year 2013/2014;

that he is a **Cassation Lawyer** and has assisted and currently assists private companies in various litigations (mainly civil, but also before administrative courts) with contracting authorities regarding public contracts;

that he is the **author of the following works:**

1. *Note on Court of Appeal of Milan, September 17, 1999*, in *Banca, Borsa, Titoli di Credito*, 2001, Part II, pp. 179–182;
2. *Note on Court of Catania, July 16, 2001*, in *Banca, Borsa, Titoli di Credito*, 2001, Part II, pp. 764–767 (written together with Prof. Ruggero Vigo);
3. *Note on Court of Cassation, February 18, 2000, No. 1859*, in *Banca, Borsa, Titoli di Credito*, 2002, Part II, pp. 419–423;
4. *Note on Court of Appeal of Milan, July 4, 2003*, in *Banca, Borsa, Titoli di Credito*, 2004, Part II, pp. 538–542;
5. *Note on Court of Catania, July 15, 2003*, in *Giurisprudenza commerciale*, 2004, Issue 2, Part II, pp. 187–192;
6. *Note on Court of Milan, September 5, 2003*, in *Banca, Borsa, Titoli di Credito*, 2004, Part II, pp. 476–480;
7. *Note on Court of Cassation, November 27, 2003, No. 18118*, in *Banca, Borsa, Titoli di Credito*, 2004, Part II, pp. 615–618;
8. *On the Parmalat case: blocking of credit disbursement and (denial of) interim relief*, in *Giurisprudenza commerciale*, 2005, Issue 1, Part II, pp. 68–71;
9. *Further remarks on shareholders' right to information and on the clarity of financial statements*, in *Giurisprudenza commerciale*, 2006, Issue 1, Part II, pp. 192–197;
10. *The effectiveness of shareholders' agreements*, in *Banca, Borsa, Titoli di Credito*, 2006, Issue 2, Part II, pp. 238–252;
11. *Further on the simulation of companies*, in *Banca, Borsa, Titoli di Credito*, 2006, Issue 5, Part II, pp. 661–673;
12. *Note on Court of Rome, January 20, 2006*, in *Il Diritto fallimentare e delle società commerciali*, 2006, Part II, pp. 734–735;
13. Monograph: *Shareholders' Agreements and Corporate Activity*, published in the series *Diritto commerciale interno e internazionale* founded by Profs. Abbadessa, Angelici, Campobasso, Cerrai and Mazzoni, Giappichelli, 2007, ISBN 9788834873663, pp. 1–286;
14. *Pre-emption and Co-sale Shareholders' Agreements and the Denuntiatio*, in *Rivista di Diritto societario*, 2007, Issue 3, Part II, pp. 102–106;
15. *Note on Court of Catania, July 27, 2007*, in *Giurisprudenza commerciale*, 2008, Issue 3, Part II, pp. 685–690;
16. Monograph: *Inside Information and Disclosure*, published in the series *Diritto commerciale interno e internazionale* founded by Profs. Abbadessa, Angelici, Campobasso, Cerrai and Mazzoni, Giappichelli, 2008, ISBN 9788834884447, pp. 1–189;
17. *Variable-term Agreements and Tacit Termination*, in *Giurisprudenza commerciale*, 2009, Issue 5, Part II, pp. 997–1003;

18. *Parallel Importations. New Perspectives*, published on the website of the *World Intellectual Property Organization*, 2010, www.wipo.int, proceedings of the Rome conference, December 2009, CNEL;
19. Monograph: *Inside Information and Disclosure – Second Edition*, published in the series *Diritto commerciale interno e internazionale* founded by Profs. Abbadessa, Angelici, Campobasso, Cerrai and Mazzoni, Giappichelli, 2010, ISBN 978-88-348-1543-4, pp. 1–224;
20. *Execution, Termination and Annulment of Bankruptcy and Preventive Composition Agreements*, in *Il Diritto fallimentare e delle società commerciali*, 2012, I, pp. 512–548, ISSN 0391-5239;
21. *The Power to Appoint the Liquidator in the Preventive Composition with Assignment of Assets*, in *Giurisprudenza commerciale*, 2012, II, pp. 1257–1261;
22. *Recent Legislative Innovations Regarding Simplified Limited Liability Companies and Limited Liability Companies with Capital below the Legal Minimum*, in *Liber Amicorum Pietro Abbadessa*, Vol. II, Utet, 2014;
23. *Exclusion of a Member from a Limited Liability Company and Its Challengeability*, in *Giurisprudenza commerciale*, 2014, II, pp. 1057–1060;
24. *Reflections on Parallel Imports, with Particular Regard to the Pharmaceutical Sector*, in *Studies in Honour of Mario Libertini*, Giuffrè, 2015;
25. *Inside Information, Disclosure and the Role of the Board of Directors*, in *Le Società*, Ipsoa, 2015, Issue 10, pp. 1144–1155;
26. *Commentary on Articles 122–123 of the Consolidated Law on Finance (T.U.F.)*, in *Le società per azioni, Le fonti del Diritto italiano*, directed by Abbadessa and Portale, edited by Campobasso, Cariello and Tombari, Vol. II, pp. 3843–3871, Giuffrè, 2016;
27. *Cooperative Banks and Mutuality in Light of the Introduction of the Cooperative Banking Group and Its Recent Amendments*, in *Giurisprudenza commerciale*, 2019, I, pp. 867–889;
28. *The Revocatory Action of the Demerger under the New Rules Introduced by Legislative Decree No. 14 of January 12, 2019*, in *Vita Notarile*, 2019, pp. 1457–1470;
29. *ICAAP and ILAAP. The Framework of Prudential Rules and the Differentiated Duties of Bank Directors*, in *Studies of Commercial Law for Vincenzo Di Cataldo*, Turin, 2021, Vol. II, Part II, pp. 517–532;
30. *Reflections on Parallel Imports, with Particular Regard to the Pharmaceutical Sector*, 2022 edition, in *Gazzetta Forense*, 2022, No. 2, pp. 246–264;
31. *Brief Notes on the Register of Banks in Italy*, in *Gazzetta Forense*, 2022, No. 3, pp. 402–404;
32. *Brief Reflections on the Adequacy of Organizational Structures in Banks and on the Liability of Management and Supervisory Bodies*, in *Rivista della Corte dei Conti*, 2023, No. 4;
33. *Commentary on Article 13 of the Consolidated Banking Law (T.U.B.) – Register*, in *Commentary on the T.U.B.* edited by Costa and Mirone, Giappichelli, 2024, ISBN 9788875245726, pp. 134–136;

34. *Commentary on Article 14 of the Consolidated Banking Law (T.U.B.) – Authorization to Banking Activity*, in *Commentary on the T.U.B.* edited by Costa and Mirone, Giappichelli, 2024, ISBN 9788875245726, pp. 137–145;
35. *The Authorization Mechanism for Banking Activity as a Progressive Formation Case, Between Administrative Procedure and the Criterion of “Sound and Prudent Management”*, in *Rivista di diritto bancario*, 2024, pp. 73–90;
36. *Judicial Ruling of Nullity of “Builder” Contracts and Judicial Liquidation: Direct and Indirect Effects*, together with Giulia Rugolo, in *Il Diritto fallimentare e delle società commerciali*, 2025, II, pp. 745–761.

Catania, 20.10.2025

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