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## Prof. Massimo Benedettelli

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### EDUCATION

- Ph.D. (European University Institute, Florence, 1987)
- Degree in Law (University "Aldo Moro", Bari, 1984)
- LL.M., (University of Pennsylvania School of Law, Philadelphia, 1983)
- Degree in Political Sciences (University "Aldo Moro", Bari, 1979)

### ADMISSIONS

- Milan Bar
- Italian Supreme Court

### LANGUAGES

Italian; English; French

### PROFILE

Massimo is full professor (*professore ordinario*) at the Department of Law of the University "Aldo Moro", Bari, Italy, where he holds the chair of International Law. He is also a professor of practice at the Department of Law of the Bocconi University, Milan, Italy, where he teaches Dispute Resolutions in a Globalized World.

Since October 2014, Massimo is name partner of ArbLit, a law firm specialized in international arbitration and cross-border litigation.

Tenured professor of law since 1994, throughout his academic career he also taught Private International Law, International Economic Law, EU Law and European Commercial Law.

Massimo has been asked by the Curatorium of the Academy of International Law of The Hague to hold a course on "Powers in International Arbitration between Party Autonomy, Arbitral Authority and State Sovereignty" in the context of its Winter Session 2022.

Massimo's academic and professional interests focus on international arbitration, investment law, international company law, international insolvency law and European law. He is the author of books



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(including the first ever published treatise in English on international arbitration in Italy) and articles which have appeared on Italian and international law reviews. His areas of scientific interest focus on international arbitration law, private international law (in the fields of companies, insolvency and financial markets), public international law and European law (see the attached list of Publications).

In light of his scholarly qualifications and professional experience Massimo has advised various public and private institutions, including the Commission of the European Union (as member of the Group of Experts entrusted with an analysis of the interplay between EU law and Member States' law on commercial arbitration ahead of the reform of Regulation no. 44/2001), Assonime - the Italian association of listed companies (as member of a working group set up to study the impact of EU Law on Italian company law and financial markets law), the Italian National Council of Notaries Public (as drafter, together with a professor of company law, of a bill later relied upon by the Italian Government for the implementation of the EU X company law Directive on cross-border mergers).

Massimo is also regularly invited as a speaker or lecturer at conferences, workshops, courses and seminars organized by leading academic and professional institutions around the world, including the New York University Law School, the Max Planck Institute Luxembourg, the International Bar Association, Bocconi University, the University of Sao Paulo, the Universidad de Concepción del Uruguay, the Europäisches Rechts Akademie of Trier, the Europäisches Juristentag, Francarbi, the International Chamber of Commerce, the Milan Chamber of Arbitration and the Bank of Italy. From November 2016 he spent his sabbatical academic year as a visiting professor at the School of Law at Queen Mary University, Lincoln's Inn Fields campus.

Constantly involved in scholarly work and academic projects, Massimo is a member of the editorial board of *Rivista di diritto societario (interno, internazionale, comunitario e comparato)* and of *Diritto del commercio internazionale*, two leading journals in the areas of company law and international trade law. He is also an Associate Faculty Member of the European Doctorate in Law and Economics organized by the Universities of Bologna, Hamburg and Rotterdam.

In July 2021, upon designation of the ICC World Council, Massimo has been appointed Italian member of the ICC Court of Arbitration to serve for the 2021-2023 term. Since July 2018 Massimo had already participated to the works of the ICC Court as Italian alternate member.

Since September 2020 he is a member of the Board of AIA – *Associazione Italiana per l'Arbitrato*, an entity acting under the aegis of the International Chamber of Commerce.

Until July 2018 Massimo led the Italian Delegation to the ICC Commission of Arbitration. He is also a member of the Arbitration Council of ACIAM, Atlanta (GA).

From 2001 till June 2014 Massimo was a partner at Freshfields Bruckhaus Deringer, being a member of both the International Arbitration Group and the Corporate Practice Group. At Freshfields he also sat for 6 years within the Partners Recommendation Committee, the firm's body charged with the task of proposing the election to the partnership of associates and lateral hires. Massimo started his professional practice in 1986 at the Legal Department of ENI - Ente Nazionale Idrocarburi S.p.A., where he gained experience in the energy sector, being involved in the negotiations of various joint ventures and construction projects, as well as in international arbitrations. In 1990 he joined as an associate Chiomenti Studio Legale, where he was a partner from 1996 until November 2001, date on which he left the firm to join Freshfields.

One of Italy's main arbitration specialists, throughout his career Massimo has acted as counsel or sat as chairman, sole or party-appointed arbitrator in several international and domestic arbitrations. His experience includes acting in proceedings under the ICC Rules, the PCA Rules, the SCC Rules, the



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UNCITRAL Rules and the Arbitration Rules of the Milan Chamber of Arbitration, as well as in ad hoc arbitrations in connection with an array of matters such as EPC/construction contracts, post M&A disputes, joint ventures, energy, telecommunications, intellectual property and international investments. The arbitrations in which he has been involved have been seated in a variety of places (including Paris, Brussels, Zurich, Geneva, The Hague, Doha, Istanbul, Sanaa, Baghdad, Buenos Aires) and have featured procedural and substantive laws of different jurisdictions (Italy, France, Switzerland, Turkey, England, Iraq, Brazil, Argentina) as well as public international law.

Massimo has also acted as advisor or counsel in international litigation and adjudication, including before the European Court of Human Rights. Moreover, he acts as an expert on issues of Italian law, arbitration law, conflicts of law, international company law and EU law.

Besides his professional and academic commitments, Massimo is actively involved in professional and institutional bodies including the Commission on Arbitration and ADR of the ICC, the International Law Association (member of the Committee on International Arbitration), the Europäisches Rechts Akademie of Trier (member of the Board of Trustees) and the Arbitration Council of ACIAM, the Atlanta Center for International Arbitration and Mediation, based in Atlanta, Georgia. Massimo is also overseas honorary member of ComBar, the London-based Specialist Bar Association for commercial barristers advising the international business community.



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## PUBLICATIONS

### ARBITRATION

#### BOOKS

INTERNATIONAL ARBITRATION IN ITALY, Alphen Aan Den Rijn (Kluwer International), 2020, pp. I-XII, pp. 1-730.

(with C. Consolo and L. Radicati di Brozolo, ed.), COMMENTARIO BREVE AL DIRITTO DELL'ARBITRATO NAZIONALE ED INTERNAZIONALE, Padua (Kluwer Italia - CEDAM), 2017, pp. XLIX-1335 (second edition).

#### ARTICLES

*Arbitrato societario con sede estera? Sì, ma ...*, in Rivista delle società, 2021, pp. 152-175.

*Una (bozza di) dissent arbitrale in materia di opzione put e divieto di patto leonino*, in Rivista di diritto societario, 2021, 581-605.

*Harmonization and Pluralism in the New York Convention: Balancing Party Autonomy and State Sovereignty*, in C. Benicke, S. Huber (ed.), NATIONAL, INTERNATIONAL, TRANSNATIONAL: HARMONISCHER DREIKLANG IM RECHT. FESTSCHRIFT FÜR HERBERT KRONKE, Bielefeld (Giesecking), 2020, pp. 1329-1342.

*Il (risolvibile) puzzle del rapporto tra arbitrato internazionale e insolvenze transfrontaliere nel diritto europeo*, in CRISI TRANSFRONTALIERA DI IMPRESA: ORIZZONTI INTERNAZIONALI ED EUROPEI (a cura di A. Leandro, G. Meo, A. Nuzzo), 2018, pp. 199-213, and in Rivista dell'arbitrato, 2018, pp. 439-457.

*International Arbitration of Corporate Disputes: A Workable Balance Between Two Dimensions of Party Autonomy*, in ICCA Congress Series, EVOLUTION AND ADAPTATION: THE FUTURE OF INTERNATIONAL ARBITRATION, Alphen Aan Den Rijn (Kluwer International), 2020, pp. 985-1009.

*The European Convention on Human Rights and Arbitration: the EU Law Perspective*, in F. Ferrari (ed.), THE IMPACT OF EU LAW ON INTERNATIONAL COMMERCIAL ARBITRATION, New York (NYU Press), 2017, pp. 479-535.

*Sull'arbitrato societario "internazionale"*, in Rivista dell'arbitrato, 2017, pp. 299-326.

*Patti parasociali ed arbitrato estero: sul possibile equilibrio tra autonomia societaria ed autonomia compromissoria*, in Rivista delle Società, 2017, pp. 631-651.

*Applying the UNIDROIT Principles in International Arbitration: An Exercise in Conflicts*, in Journal of International Arbitration, 2016, pp. 653-686.

*Human rights as a litigation tool in international arbitration: reflecting on the ECHR experience*, in Arbitration International, 2015, pp. 1-29.

*Le anti-suit injunctions nell'arbitrato internazionale: questioni di legittimità e di opportunità*, in Riv. arb., 2014, pp. 701-740.

*To Bifurcate or Not To Bifurcate? That is the (Ambiguous) Question*, in Arbitration International, 2013, n. 3, pp. 493-506, and in Revista de Arbitragem e Mediação, 2014, 243-260.

*Cross-border Insolvencies and International Arbitration within the EU: A Solvable Puzzle?*, in Cahiers de



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*l'arbitrage*, 2012, pp. 783-820.

*'Pensiero debole' nell'arbitrato commerciale internazionale e comunitarizzazione del diritto dell'arbitrato*, in *Dir. comm. int.*, 2012, pp. 305-325.

*'Communitarization' of International Arbitration: A New Spectre haunting Europe?* in *Arbitration International*, 2011, pp. 583-622.

(with L. Radicati di Brozolo), *L'Italia e l'arbitrato internazionale*, in *Corr. giur.*, 2011, pp.136-143.

*Ordinamento comunitario e arbitrato commerciale internazionale: favor, ostilità o indifferenza?*, in N. Boschiero, P. Bertoli (ed.), *VERSO UN ORDINE COMUNITARIO DEL PROCESSO CIVILE. PLURALITÀ DI MODELLI E TECNICHE PROCESSUALI NELLO SPAZIO EUROPEO DI GIUSTIZIA*, Napoli (Ed. scientifica), 2008, pp. 111-129.

*Arbitrato, borse-valori ed internazionalizzazione dei mercati finanziari*, in *Rivista delle società*, 1999, pp. 1323-1343.

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*Profili di diritto internazionale privato ed europeo delle società*, in *Rivista di diritto societario*, 1/2015, pp. 35-93 and in P. Abbadessa, G.P. Portale (ed.), *LE SOCIETÀ PER AZIONI*, Milano, 2015, pp. 67-116.

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*'Corporate governance' e sistema dei controlli: spunti per una valutazione internazionalprivatistica*, in *Quaderni CESIFIN*, 2013, pp. 171-185.

*La responsabilità civile delle agenzie di rating tra conflitti di leggi e conflitti di giurisdizioni*, in *Analisi Giuridica dell'Economia*, 2012, pp. 475-487.

*Centre of main interests of the Debtor under EU Regulation No. 1346/2000 and Insolvency of Cross-Border Groups: a Private International Law Perspective*, in *Quaderni di Ricerca Giuridica della Banca d'Italia*, 2011, pp. 121-134.



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*La disciplina internazionalprivatistica*, in M. Stella Richter Jr. (ed.) LE OFFERTE PUBBLICHE DI ACQUISTO, Turin (Giappichelli), 2011, pp. 14-47.

*Le opa transfrontaliere nell'ordinamento italiano*, in Rivista delle società, 2011, pp. 221-252.

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(with G. Rescio), *Il decreto legislativo n. 108/2008 sulle fusioni transfrontaliere (alla luce dello schema di legge di recepimento della X Direttiva elaborato per conto del Consiglio Nazionale del Notariato e delle massime del Consiglio notarile di Milano)*, in Riv. dir. soc., 2009, pp. 742-754.

*Le fusioni transfrontaliere*, in P. Abbadessa, G. Portale (ed.), IL NUOVO DIRITTO DELLE SOCIETÀ, Turin (UTET), 2007, Vol. IV, pp. 365-393.

*Offerte pubbliche d'acquisto e concorrenza tra ordinamenti nel sistema comunitario*, in Banca, borsa, Tit. Cred., 2007, pp. 551-573.

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*Criteri di giurisdizione in materia societaria e diritto comunitario*, in Riv. dir. int. priv. proc., 2002, pp. 879-922.

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contribution to P. Picone, B. Conforti, LA GIURISPRUDENZA ITALIANA DI DIRITTO INTERNAZIONALE PUBBLICO - REPERTORIO 1960-1987, Naples, (Ed. Scientifica), 1988.

*Sull'applicazione extraterritoriale delle misure di embargo degli Stati Uniti relative al 'gasdotto siberiano'*, in Riv. dir. int., 1984, pp. 529-574.

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##### ARTICLES

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*L'autonomia negoziale tra lex contractus, lex societatis e lex mercatus nel mercato comunitario delle regole*, in Riv. dir. soc., 2007, pp. 39-49.

*Offerte pubbliche d'acquisto e concorrenza tra ordinamenti nel sistema comunitario*, in Banca, Borsa, Tit. Cred., 2007, pp. 551-573.

*Connecting factors, principles of coordination between conflict systems, criteria of applicability: three different notions for an 'European Community private international law'*, in Diritto dell'Unione Europea, 2005, pp. 421-440.

*Mercato comunitario delle regole e riforma del diritto societario italiano*, in Rivista delle società, 2003, pp. 699-722.

*Sul rapporto fra diritto comunitario e diritto italiano della concorrenza (riflessioni in margine al disegno di legge n. 3755 ed al regolamento comunitario sulle concentrazioni)*, in Foro It., 1990, IV, cc. 199-235.

*Principio di egualanza e divieti di discriminazione nella giurisprudenza comunitaria in materia di diritti di mobilità territoriale e professionale dei lavoratori*", in Riv. dir. eur., 1983, pp. 325-371.