# Table of Contents

In Memoriam Professor Vladimir Kopal (1928-2014) .......................... vii

Preface .............................. xvii
*T. Masson-Zwaan*

Board of Directors 2013-2014 ........................................... xxiii

New Members Elected in 2013 ........................................... xxv

Standing Committee on the Status of International Agreements Relating to Activities in Outer Space ......................... xxvii

Photos of IISL Activities in 2013 ........................................... xliii

56th IISL COLLOQUIUM ON THE LAW OF OUTER SPACE BEIJING, CHINA

SECTIONS

1. Nandasiri Jasentuliyanâ Keynote Lecture on Space Law & 5th Young Scholars Session

A Normative System for Outer Space Activities in the Next Half Century .......................... 3
*Tare C. Brisibe*

*Nandasiri Jasentuliyanâ Keynote Lecture on Space Law*

Interpreting “Damage Caused by Space Objects” under the 1972 Liability Convention ......................... 29
*E. Carpanelli and B. Cohen*

*Winner of the 2013 Isabella H.Ph. Diederiks-Verschoor Award for Best Paper by a Young Author*
One Step Back? Duties Relating to the Rescue of Astronauts in Orbit under the ARRA
M. Reynders and L. Küpers

Space Entrepreneurship and Space Law – Future Challenges and Potential Solutions
N. Palkovitz

An Innovative Repossession Right in the UNIDROIT Space Protocol and Formation of New Contract Practices in the Space Sector
D. Rong

Docking: The Unspoken Threat to Space Objects
R. Misra, T. Sharma and T. Bose

Small Satellites – Smart Laws? Small Satellite Projects in the Face of National Space Legislation – Austria
A. Rinner

Applicability of Rescue and Return Provisions under the Outer Space Treaty and the Return and Rescue Agreement to ‘Astronauts’ and ‘Personnel’ Stranded in Outer Space
S. Wood

2. Settlement of Space-Related Disputes

Binding Arbitration as an Effective Means of Dispute Settlement for Accidents in Outer Space
H.R. Hertzfeld and T. G. Nelson

Optional Rules for Arbitration of Disputes Relating to Outer Space Activities Permanent Court of Arbitration (PCA). An Excellent Opportunity for Progressive Development of Space Law
G.J. Duberti

Establishment of a Specialized Tribunal under the International Telecommunication Union to Adjudicate Disputes as a Means to Improve the Efficiency of the Management of the Radio Frequency Spectrum
V. Veshchunov and E. Morozova

The PCA’s Optional Rules for the Arbitration of Disputes Relating to Outer Space Activities and Dispute Resolution in the ITU Regulatory System
J. Macedo Scavuzzi dos Santos
# TABLE OF CONTENTS

A Basis for Directly Applying Principles of the Liability Convention to Nonstate Actors  
*G.A. Long*  
175

Bringing Space Law in the 21st Century: The Permanent Court of Arbitration Adopts Optional Rules for Arbitration of Disputes Relating to Outer Space Activities  
*F. Tronchetti*  
195

Disputing with ESA  
*U.M. Bohlmann*  
213

## 3. International Regulations of Space Communications: Current Issues

*S. Aoki*  
229

The ITU Radio Regulations and WRC-15 Challenges Related to Space Services  
*Y. Henri and A. Matas*  
247

The ITU’s Evolving Regulatory Role for Space Debris ‘Rules of the Road’: Implications for Space Communications Regulation  
*L.F. Martinez*  
273

The Current Challenges of Liability for Loss of Satellite-Based Services  
*L.J. Smith*  
291

Product Liability Ramifications for Erroneous GNSS Signals: Is an Alternative Approach Possible?  
*A. Loukakis*  
305

ITU Instruments under the Perspective of General International Law  
*M. Hofmann*  
327

## 4. Legal Aspects of Space Debris Remediation

Preserving the Outer Space Environment: The “Precautionary Principle” Approach to Space Debris  
*O. de Oliveira Bittencourt Neto*  
341
Space Debris – Emerging Challenge, Common Concern and Shared Responsibility: Legal Considerations and Directions towards Secure and Sustainable Space Environment
O. S. Stelmakh

Long-Term Sustainability of Space Activities *versus* Imminent Danger from Space: Is Space Law Ready to Meet the Challenge?
O. Volynskaya and G. Zhukov

Liability for Space Debris in the Framework of Private International Space Law
H. Kazemi, A.A. Golroo and H. Mahmoudi

Space Debris Remediation – Common but Differentiated Responsibility
V. Gopalakrishnan and M.Y.S. Prasad

The International Regime for Space Debris Remediation in Light of Commercialized Space Activities
S. Kozuka, M. Uchitomi and H. Kishindo

When the Nature and Duration of Space Becomes Appropriation: “Use” as a Legal Predicate for a State’s Objection to Active Debris Removal
M. K. Force

Japanese Contribution to the Space Situational Awareness
Y. Hashimoto, N. Sakamoto, H. Watanabe and Y. Kodachi

China and Space Environment Protection: An Evaluation from an International Legal Perspective
X. Wu

5. Recent Developments in Space Law

Why a Philosophy of International Space Law?
J. Monserrat Filho

Distilling General Principles of International Space Law
D. Howard

The Sources of International Space Law
R. S. Jakhu and S. Freeland

Space Governance in Japan
Y. Nagai, H. Shiroyama and M. Uchitomi
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Perspectives for a National GI Policy (Including Assessment of Existing National Remote Sensing, Map and Data Sharing Policies)</td>
<td>495</td>
</tr>
<tr>
<td>M. Rao, K.R. Sridhar Murthi and V.S. Ramamurthy</td>
<td></td>
</tr>
<tr>
<td>Recent Developments in Space-Related Law and Policy within the Post-Soviet Area</td>
<td>507</td>
</tr>
<tr>
<td>N.R. Malysheva and O.S. Stelmakh</td>
<td></td>
</tr>
<tr>
<td>Federal versus State: Private Commercial Spaceflight Operator Immunity Regulation in the United States</td>
<td>517</td>
</tr>
<tr>
<td>F.G. von der Dunk</td>
<td></td>
</tr>
<tr>
<td>An Overview of the Protocol on Space Assets from China’s Perspective</td>
<td>529</td>
</tr>
<tr>
<td>J. Wang</td>
<td></td>
</tr>
<tr>
<td>The Shaping of “Peaceful Purposes”: What North Korean Space Activities Can Tell Us about the Heart of Space Security Law</td>
<td>537</td>
</tr>
<tr>
<td>P.J. Blount</td>
<td></td>
</tr>
</tbody>
</table>

**COLLOQUIUM REPORT**

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report of the 56th Colloquium on the Law of Outer Space Beijing, China, 2013</td>
<td>547</td>
</tr>
<tr>
<td>G. Wang, R. Hansen, A. Loukakis, A. Rinner, and O. Stelmakh</td>
<td></td>
</tr>
</tbody>
</table>

**28th IAA/IISL SCIENTIFIC-LEGAL ROUNDTABLE**

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Space and the Polar Regions – Issues of Satellite Applications, Policies and Regulations</td>
<td>565</td>
</tr>
<tr>
<td>Report of the Roundtable</td>
<td></td>
</tr>
<tr>
<td>I. Duvaux-Béchon</td>
<td></td>
</tr>
<tr>
<td>Governance and Legal Issues Regarding the Polar Regions</td>
<td>569</td>
</tr>
<tr>
<td>S. Hobe</td>
<td></td>
</tr>
<tr>
<td>Space Applications for the Polar Regions – An Overview</td>
<td>575</td>
</tr>
<tr>
<td>I. Duvaux-Béchon and J. Bequignon</td>
<td></td>
</tr>
<tr>
<td>Focus on Space Applications for Resource Management in the Polar Regions</td>
<td>583</td>
</tr>
<tr>
<td>L. Small-Pennefather, D. Ball and D. Nazarenko</td>
<td></td>
</tr>
<tr>
<td>Marine and Maritime Monitoring in the Arctic</td>
<td>605</td>
</tr>
<tr>
<td>B. Andersen and B. Johansen</td>
<td></td>
</tr>
</tbody>
</table>
JOINT IISL/IAF SESSION

Legal Framework for Cooperative Space Endeavours

Evolution from Policy towards Law:
International Cooperation in the Peaceful Uses of Outer Space 621
L. Minwen

European Space Agency and European Commission:
Recent Rules for the European Space Sector 647
A. Froehlich

The Other Triangle in European Space Governance: The
European Union, the European Space Agency and the United Nations 655
J. Wouters and R. Hansen

State Responsibility and Liability for Air-Launch over the High Seas 669
Y. Takaya-Umehara, S. Matsuda, T. Fuji and M. Kaneoka

UNITED NATIONS
2013 IISL-ECSL SPACE LAW SYMPOSIUM
HELD ON THE OCCASION OF THE
52nd SESSION OF THE LEGAL SUBCOMMITTEE OF UNCOPUOS
VIENNA, AUSTRIA

The UNIDROIT Space Protocol (April 2013)

Program of the Symposium 680
Report of the Symposium 683
I.F. Regtien and A. Viergever

The Way to the Successful Completion of the Negotiations 691
M.J. Stanford

The Negotiations at Berlin – What Promise for the Future? 715
B. Schmidt-Tedd and E. Pellander

The UNIDROIT Space Assets Protocol:
A Developing Country’s Perspective 727
L. Makapela and P. Phetole Sekhula

The Space Assets Protocol – A Look Ahead 735
C.D. Johnson
8th EILENE M. GALLOWAY SYMPOSIUM ON
CRITICAL ISSUES IN SPACE LAW, WASHINGTON D.C.,
UNITED STATES

Disruptive (Game Changing) Space Technologies, Laws and Policies
(December 2013)

Report of the Symposium 745
P.J. Blount

22nd MANFRED LACHS SPACE LAW MOOT COURT
COMPETITION

The 2013 Manfred Lachs Space Law Moot Court Competition 751

Author Index 809