

Marina Spiotta

Curriculum vitae

BIO AND EDUCATION

Having achieved diploma of Maturity Degree with 60/60, she enrolled at the Faculty of Law University of Turin (Campus of Alessandria), passing 11 exams with 30/30 grades and 15 exams with 30/30 cum laude.

Ms Spiotta graduated on February 26, 1997, discussing a thesis on Commercial Law entitled “*De facto administrators in corporate entities*”; final mark: 110/110 with distinction and publication award.

Bar exam, session 1999, Turin Court of Appeal.

UNIVERSITY CAREER

2015-	Adjunct Professor, University of Piemonte Orientale
2007-2014	Researcher, University of Piemonte Orientale
1997-2007	Lecturer, University of Piemonte Orientale

UNIVERSITY POSITIONS

2015-	Coordinator of the CLEA of Alessandria
2015-	-Member of the Strategic Commission, University of Eastern Piedmont -Orientation Commission Member
2007-2011	Member of the Erasmus Commission and International Relations

SCIENTIFIC POSITIONS

2018-	Member of the editorial board of the magazine “ <i>Società e Contratti, Bilancio e Revisione</i> ”.
2016-	Member of the Association ODC “Commercial Law Horizons” (www.orizzontideldirittocommerciale.it).
2015-	Member of the Center of company RES “Adjusting Studies, Ethics and Society” (www.centrores.org).
2007-	Member of the editorial board of the online magazin “ <i>Il nuovo diritto delle</i>

	<i>società</i>
2006-	Member of the editorial board of the magazines “ <i>Giurisprudenza Italiana</i> ” e “ <i>Giurisprudenza Commerciale</i> ”

MAIN FIELDS OF INTEREST

1. Bankruptcy Law
2. Single-member company
3. Rule/law; “de-facto”;
4. Going-concern

CURRENT ISSUES OF RESEARCH

1. “Riforma in itinere della legge fallimentare”

In recent years r.d. 267/1942 has been repeatedly amended as to try to overcome the difficulties of selection procedures and in order to revive national economy. Innovations standing among the most important are those on the receiver, on the settlement program, as well as debt restructuring agreements and conventions on the moratorium. One of Ms Spiotta main research areas, the topic has been covered in a monograph book by participation several collective works.

2. “Nuove prospettive sulla società con un solo socio”

The topic of the single-member company is gaining new attention in light of the proposed Directive on the Societas Unius Personae and the introduction of innovative p.m.i. and startups

3. “Diritto e fatto”

Between what is “right” and what is “fact”, it’s possible to identify situations and relationships that while not governed by a rule, thus arousing legal issues. Research made it possible to bring to light some discrepancies (between directors, which may also be factual and general managers, as well as mayors, just right) and to focus on the problems of the facto companies.

4. “La corporate governance nelle società e il ruolo del going-concern”

Structural issues represent a milestone in the debate on corporate governance. *De jure condendo* in the Civil Code should be made explicit “duty of entrepreneur and corporate bodies to set up instruments and structures for the timely detection of the crisis and the

loss of business continuity”. In this frame Ms. Spiotta has undergone deep research on the interdisciplinary theme of economic and financial balance.

TOP FIVE PAPERS

1. *Il curatore fallimentare*, Zanichelli, Bologna, 2006, p. 1-431.
2. *La società unipersonale: una parabola normativa*, Giuffrè, Milano, 2012, p. I-XV, p. 1-531.
3. *Continuità aziendale e doveri degli organi sociali*, Giuffrè, Milano, 2017, p. I-XII, p. 1-296.
4. *Amministratori*, in CAVALLI (a cura di), *Assemblea e amministratori*, in *Nuova giurisprudenza di diritto civile e commerciale*. Collana fondata da W. Bigiavi e diretta da Alpa, Bonilini, Breccia, Cagnasso, Carinci, Confortini, Cottino, Iannarelli, Sesta, Utet Giuridica, Torino, 2013, p. 411-980.
5. *L'incidenza del badwill nella determinazione del valore dell'azienda*, in *Giurisprudenza Commerciale*, 2014, fasc. 6, I, p. 1130-1148.