Editorial

A. Legal questions

B. Legal opinion

I. Law, politics and economics in the crisis
   1. No Suspension of Law
   2. Interests of the EU institutions

II. Scope of protection of fundamental and human rights
   1. Human rights obligations of the Commission and ECB
      1.1. CFR obligation
      1.1.1 Scope
      1.1.2 Subjective rights under the CFR
   1.2. Obligations under international human rights codifications
      1.2.1 Liberal human rights codifications: ECHR and UN Civil Covenant
      1.2.1.1 ECHR
      1.2.1.2 UN Civil Covenant
      1.2.2 Social human rights codifications
      1.2.2.1 UN Social Covenant and (R)ESC
      1.2.2.2 Principles of EU law
      1.2.2.3 Social human rights as general principles
      1.2.2.4 Interim conclusion
   1.3 Obligations under customary international law
      1.3.1 International Bill of Rights
      1.3.2 Odious debts doctrine

2. Specific scope of protection of human rights
   2.1 Labour and trade union rights
      2.1.1 Article 31 CFR (fair and just working conditions)
      2.1.2 Art. 28 CFR (freedom of collective bargaining)
      2.1.3 Interim conclusion
Contents

2.2 Housing and social security 48
2.3 Health 51
2.4 Education 52
2.5 Property 54
2.6 The right to good administration 54

3. Interim conclusion 55

III. Encroachment on fundamental rights by the MoUs 56
  1. Legal status of the MoUs 56
     1.1 MoUs as sui generis legal acts 56
     1.2 MoUs as real acts 60
  2. Encroachment 61
  3. Interim conclusion 62

IV. Justification 62
  1. Compliance with the system of competences under EU law 62
     1.1 The ESM and EU law 63
     1.2 Ultra vires 64
        1.2.1 Competences on EU level 64
        1.2.2 Separation of powers 66
  2. Substantive justification of encroachments 67
     2.1 Criterion for assessment of justification 67
     2.2 Details of substantive justification 69
        2.2.1 No public interest 69
        2.2.2 Disproportionality 72
           2.2.2.1 Insufficient regard for the non-regression principle 72
           2.2.2.2 Disproportionate deficit limits 73
           2.2.2.3 No long-term income protection 74
           2.2.2.4 Insufficient consideration of alternative cuts 75
           2.2.2.5 Insufficient balancing 75
           2.2.2.6 Interim conclusion 77
  2.2.3 No regard for core obligations 77
  2.2.4 Discriminatory effect 78
  2.2.5 No regard for participation requirements 79

3. Interim conclusion 81

V. Legal protection 82
  1. EU law institutions 83
     1.1 Action for annulment 83
        1.1.1 ‘Act’ of an EU institution 84
1.1.2 Locus standi
1.2 References for a preliminary ruling
1.3 Claim for damages on the basis of official liability
1.4 Article 37(3) of the ESM Treaty
2. Council of Europe institutions
3. International bodies
   3.1 ILO
   3.2 Human Rights Committees
   3.3 IMF compliance
   3.4 ICJ

C. Summary of main conclusions