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Titolo	Arbitration in China : Rules & Perspectives // by Giovanni Pisacane, Lea Murphy, Calvin Zhang
Pubbl/distr/stampa	Singapore : , : Springer Singapore : , : Imprint : Springer, , 2016
ISBN	981-10-0684-9
Edizione	[1st ed. 2016.]
Descrizione fisica	1 online resource (217 p.)
Collana	China Law, Tax & Accounting, , 2365-628X
Disciplina	340
Soggetti	Conflict of laws Mediation Dispute resolution (Law) Conflict management International law Trade Private International Law, International & Foreign Law, Comparative Law Dispute Resolution, Mediation, Arbitration International Economic Law, Trade Law
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Description based upon print version of record.
Nota di bibliografia	Includes bibliographical references.
Nota di contenuto	Introduction to Chinese arbitration law -- The arbitration agreement -- Jurisdiction -- Procedural rules of arbitration -- Recognition and enforcement of the arbitral award -- A recent cause of turmoil in the landscape of Chinese arbitration: the so-called "CIETAC split" -- Commencing arbitration proceedings in China: filing a Notice of Arbitration -- Jurisdiction Challenge by the Respondent -- Applying Enforcement of Arbitration Tribunal's Final Award -- Statutory, Judiciary and Administrative Provisions Quoted in the Text.
Sommario/riassunto	The book provides a comprehensive and practical overview of arbitration in the People's Republic of China. The process of arbitrating a dispute is described from the perspective of a non-Chinese individual or business. Readers are guided through the typical course of events in an arbitration process. By avoiding both excessive technicality and undue simplification, the book appeals to both law professionals and

business managers, and is useful for practitioners and non-experts alike. Recent developments in Chinese law on the matter, up to the first quarter of 2015, has been taken into account in order to provide readers with a pragmatic, up-to-date presentation of the topic. For the same reasons, illustrative reference is made to the Shanghai FTZ Arbitration Rules. The relevant provisions are noted throughout the text; the three appendices at the end of the book allow for easy referencing of the main legislation and regulations. The appendices include English versions of the most important PRC Statutes and Interpretations of Statutes on arbitration, the Arbitration Rules of the main Chinese arbitration institutions and the official Model Arbitration Clauses suggested by those institutions.
