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Nota di bibliografia	Includes bibliographical references at the end of each chapters.
Nota di contenuto	I. The Impact of Corruption on International Commercial Contracts – General Report; Michael Joachim Bonell and Olaf Meyer II. New Wine in Old Bottles: Corrupt Foreign Contracts in Canadian Private Law; Joshua Karton and Jenna-Dawn Shervill III. Balancing Public Interest with Transactional Security: The Validity of Contracts Tainted with Corruption under Chinese Law; Qiao Liu and Xiang Ren IV. Consequences of Corrupt Practices in Business Transactions (Including International) in Terms of Czech Law; Jií Valdhans V. The Civil Law Consequences of Corruption According to the Laws of the Least Corrupt Country in the World – Denmark; Peter Damsholt Langsted and Lars Bo Langsted VI. English Judges: Little Mice in the Big Business of Corruption?; Yseult Marique VII. Still Some Unclarity Regarding the Legal Consequences Arising from the Nullity of

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	Agreements through Corruption – Estonia; Marko Kairjak VIII. Who Gets the Bribe? – The German Perspective on Civil Law Consequences of Corruption in International Contracts; Matthias Weller IX. The Effects of Corruption on Contracts in Italy: The Long Road towards a Legal and Fair, Competitive Market; Paola Mariani X. Contracts Tainted by Corruption: Does Dutch Civil Law Augment the Criminalization of Corruption?; Abiola Makinwa and Xandra Kramer XI. Civil Law Forfeiture as Means to Restrict the Application of the in pari delicto- Principle and Other Private Law Consequences of Corruption under Polish Law; Maksymilian Pazdan and Maciej Zachariasiewicz XII. Corruption in International Commercial Contracts – A Portuguese Substantive and Private International Law Perspective; Luís de Lima Pinheiro XIII. Russian Experience and Practice on Civil Law Consequences of Corruption; Sergey Usoskin XIV. For a Few Dollars More – Corruption in Singapore; Michael Furmston XV. The Civil Law Consequences of Corruption under South African Law; Tjakie Naudé. - XVI. Impact of Bribery on Contracts under Swiss Civil Law; Christa Kissling XVII. The Civil Law Consequences of Corruption under the UNIDROIT Principles of International Commercial Contracts: an Analysis in Light of International Arbitration Practice; Richard Kreindler and Francesca Gesualdi XVIII. The United States' Multidimensional Approach to Combatting Corruption; Padideh Ala'i XIX. Fighting Corruption from the Civil Side: Echoes from the Silence of Venezuelan Contract Law; Eugenio Hernández-Bretón and Claudia Madrid Martínez.
Sommario/riassunto	This book presents an analysis of the concept of the administrative act and its classification as 'foreign', and studies the administrative procedure for adopting administrative acts in a range of countries in and outside Europe. While focusing on the recognition and execution of foreign administrative acts, the book examines the validity, efficacy, and enforceability of foreign administrative acts at national level. The book starts with a general analysis of the issue, offering general conclusions about the experiences in different countries. It then analyses the aforementioned themes from the perspective of the domestic law of different European nations and a number of international organisations (European Union, MERCOSUR, and Andean Community). In addition, the book studies the role of the European Union in the progress towards the recognition and execution of foreign administrative acts, where the principle of mutual recognition plays a vital part. Finally, the book analyses the international conventions on the recognition and execution of administrative acts and on the legalisation of public documents.