

- | | |
|-------------------------|--|
| 1. Record Nr. | UNIORUON00092919 |
| Titolo | POSEIDONIA e i Lucani / a cura di Marina Cipriani e Fausto Longo con la collaborazione di Monica Viscione |
| Pubbl/distr/stampa | Napoli, : Electa, 1996 |
| Descrizione fisica | 303 p. ; 29 cm |
| Classificazione | M1 |
| Lingua di pubblicazione | Italiano |
| Formato | Materiale a stampa |
| Livello bibliografico | Monografia |
| 2. Record Nr. | UNINA9910255196303321 |
| Autore | Schebesta Hanna |
| Titolo | Damages in EU Public Procurement Law // by Hanna Schebesta |
| Pubbl/distr/stampa | Cham : , : Springer International Publishing : , : Imprint : Springer, , 2016 |
| ISBN | 3-319-23612-1 |
| Edizione | [1st ed. 2016.] |
| Descrizione fisica | 1 online resource (244 p.) |
| Collana | Studies in European Economic Law and Regulation, , 2214-2037 ; ; 6 |
| Disciplina | 346.24023 |
| Soggetti | Law—Europe
Conflict of laws
Civil law
European Law
Private International Law, International & Foreign Law, Comparative Law
Civil 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 | 1 Introduction -- Part I -- 2 The EU Public Procurement Policy Field -- 3 The CJEU's Approach to Damages under General EU Law -- 4 Sources of EU Procurement Law and Damages -- Part II -- 5 Case Study: The |

Netherlands -- 6 Case Study: The United Kingdom -- 7 Case Study: Germany -- 8 Case Study: France -- Part III -- 9 Issue Based Analysis of Public Procurement Damages.- 10 Quantification of Claimable Losses -- 11 The Iridescence of the Lost Chance Doctrine in Damages Claims -- Part IV -- 12 Conclusions.

Sommario/riassunto

The book surveys the enforcement of EU law through the lens of damages claims for violations of EU public procurement rules. The first part clarifies the requirements on damages claims under both public procurement and general EU law, notably the public procurement remedies directives and doctrines such as procedural autonomy, effective judicial protection and Member State liability. The second part focuses on comparative law, covering England, France, Germany, and the Netherlands, and provides an overview of national regulation and case law of damages litigation in the area of public procurement. A third part discusses the constitutive and quantification criteria of the damages remedy from a comparative and EU law perspective. It explores the lost chance, which functionally emerges as a compromise capable of mitigating the typically problematic nature of causation and uncertainty in public procurement constellations. The book concludes with a proposal for legislative intervention regarding damages in public procurement.
