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Altri autori (Persone)	NatovNikolay VassilakakisEvangelos
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Nota di contenuto	Table of Contents; COPYRIGHT; INTRODUCTION; REGULATIONS (EC) No 593/2008 ON THE LAW APPLICABLE TO CONTRACTUAL OBLIGATIONS ("ROME I") AND (EC) No 864/2007 ON THE LAW APPLICABLE TO NON-CONTRACTUAL OBLIGATIONS ("ROME II"); I. REGULATION (EC) No 593/2008, ON THE LAW APPLICABLE TO CONTRACTUAL OBLIGATIONS ("ROME I").; 1. Material scope of application of Rome I Regulation; A. Determination; B. Matters excluded from the scope of application of Rome I Regulation; 2. Law governing the contract under Rome I Regulation; A. General criterion: the party autonomy principle B. Requirements to exercise party autonomyC. Determination of applicable law in case of lack of choice by the parties; D. Law governing particular contracts featured by the existence of weak parties; 3. Limits to the determination of applicable law; A. International public policy; B.

Mandatory rules not avoidable by the parties; 4. Scope of the law governing the contract; A. General rule; B. Qualifications to the general rule; C. Exceptions to the general rule; II. REGULATION (EC) No 864/2007, ON THE LAW APPLICABLE TO NON-CONTRACTUAL OBLIGATIONS ("ROME II").; 1. Scope of application
2. Principles underlying the determination of the law governing non-contractual obligations
3. General rule; A. Choice of law by the parties; B. Lack of choice of law by the parties; 4. Special rules; A. Responsibility caused by a harmful event; B. Responsibility not caused by a harmful event; 5. Common rules; MARINE INSURANCE CONTRACTS UNDER THE ROME I AND BRUSSELS I REGULATIONS: CONFLICT OF LAWS AND JURISDICTION ISSUES; THE DISCIPLINE OF MARITIME TRANSPORT CONTRACTS UNDER THE ROME I AND BRUSSELS I REGULATIONS: CONFLICT OF LAWS AND JURISDICTIONAL ISSUES; Collisions and maritime salvage
Maritime environmental delict/tortl. General comments; 1. Rome II provisions of law governing the non-contractual obligations arising out of environmental damage; 2. Relationship between Rome II and other competing sources of Community law; 3. Correlation with national law; 4. Relationship of Rome II Regulation with existing international conventions; 5. Relationship with Convention on Civil Liability for Damage Resulting from Activities Dangerous to the Environment, 1993 (The Lugano Convention); 6. Relationship of Rome II Regulation with future international conventions
II. The Characterization (the qualification) of the Environmental Damage
1. General remarks; 2. Autonomous approach; 3. The criteria for characterization under Rome II and the The Environmental Damage Directive; III. The reasoning of Article 7 of Rome II Regulation; IV. Application of Article 7; V. Party autonomy in non-contractual obligation arising out of environmental damage; VI. The rules of conduct and safety in maritime environment torts/delicts in the context of Bulgarian Private International Law
