Record Nr. UNINA9910465009403321 Interpretation in Polish, German and European private law [[electronic **Titolo** resource] /] / edited by Bettina Heiderhoff, Grzegorz Zmij Pubbl/distr/stampa Munich,: Sellier European Law Publishers, 2011 **ISBN** 1-283-43087-8 9786613430878 3-86653-930-4 Descrizione fisica 1 online resource (135 p.) Altri autori (Persone) HeiderhoffBettina ZmijGrzegorz Disciplina 347.4606 Soggetti Civil law - Interpretation and construction Civil law - Germany - Interpretation and construction Civil law - Europe - Interpretation and construction Civil law - Poland - Interpretation and construction Electronic books. Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Description based upon print version of record. Note generali Nota di bibliografia Includes bibliographical references. Nota di contenuto Frontmatter -- Foreword -- Authors -- Table of Contents --Introduction ('Interpretation' in private law) / Rott-Pietrzyk, Ewa --Does theory of Contractual Interpretation rest on a mistake? / Tobor, Zygmunt / Pietrzykowski, Tomasz -- What Are We Looking for? - The Aim of Legal Interpretation / Staake, Marco -- Contract Interpretation under the German BGB and under the DCFR / Muthorst. Olaf --Relevance of circumstances in which the contract was concluded to contract inter pretation under the DCFR (II. - 8:102) / Panek, Grzegorz -- luris cogentis and iuris dispositivi provisions in contract law and in corporate law / Gorczyński, Grzegorz -- Constitutional Interpretation and European Interpretation of Private Law in Germany / Heiderhoff. Bettina -- List of abbreviations Sommario/riassunto The interpretation of declarations of intent and contracts is a very difficult task, especially with regard to crossborder partners. Read the

informative proceedings of the international conference in Katowice as

to the topics:- Interpretation of foreign law by German courts-

Theories of interpretation in private law- Interpretation of contracts under the German BGB and under the CFR- Interpretation of the juridical acts - a comparative perspective- The "common" interpretation of national law- luris cogentis and iuris dispositivi rules / provisions in contract and corporate law- Relevance of circumstances in which the contract was concluded- Is there "the one true interpretation of a law"? - Is the wording of the law a limitation for its interpretation?