Record Nr. UNINA9910465010103321 Conflict of laws in international arbitration [[electronic resource] /] / **Titolo** edited by Franco Ferrari, Stefan Kroll Pubbl/distr/stampa Munich, : Sellier, c2011 **ISBN** 1-283-01455-6 9786613014559 3-86653-929-0 Descrizione fisica 1 online resource (481 p.) Classificazione PT 350 Altri autori (Persone) FerrariFranco, J.D. KrollStefan, dr.iur., LL.M. 341.522 Disciplina Soggetti International commercial arbitration Conflict of laws - Arbitration and award Electronic books. Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Note generali "NCTM studio legale associato." Papers presented at a conference held at Verona University School of Law in March 2010. Includes bibliographical references and index. Nota di bibliografia Nota di contenuto Conflicts of law in international arbitration: an overview / Filip De Ly --The law applicable to the validity of the arbitration agreement: a practioner's view / Leonardo Graffi -- Applicable laws under the New York Convention / Domenico Di Pietro -- Jurisdiction and applicable law in the case of so-called pathological arbitration clauses in view of the proposed reform of the Brussels I-Regulation / Ruggiero Cafari Panico -- Arbitrability and conflict of jurisdictions: the (diminishing) relevance of lex fori and lex loci arbitri / Stavros Brekoulakis --Extension of arbitration agreements to third parties: a never ending legal quest through the spatial-temporal continuum / Mohamed S. Abdel Wahab -- The effect of overriding manadatory rules on the

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Sommario/riassunto

Irrespective of the increasing harmonization of law at the transnational level, every arbitration raises a number of conflict of laws problems relating to procedural questions as well as to issues concerning the merits of the case. Unlike a state court judge, the arbitrator has no "lex fori" in the proper sense providing the relevant conflict rules to determine the applicable law. This raises the question of what conflict of laws rules to apply and, consequently, of the extent of the freedom the arbitrator enjoys in dealing with this and related issues. The best example of the importance of conflict of laws questions in arbitration is the Vivendi-Elektrim saga where the outcome of the various proceedings depended on the question of characterization. This very beneficial book is dealing with- the arbitration agreement,- the jurisdiction of the arbitral tribunal,- the law applicable to the merits and- the arbitration procedure.