Record Nr. UNINA9910467822403321 Autore Hober Kaj <1952-> Titolo Cross-examination in international arbitration : nine basic principles // Kaj Hober, Howard S. Sussman Pubbl/distr/stampa Oxford, England:,: Oxford University Press,, [2014] ©2014 **ISBN** 0-19-150709-1 0-19-150708-3 9780199681235 9780191507090 Descrizione fisica 1 online resource (xi, 161 pages) Disciplina 341.522 Soggetti international commercial arbitration International commercial arbitration Cross-examination Electronic books. Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Includes bibliographical references and index. Nota di bibliografia Sommario/riassunto Opportunities to see expert cross-examinations are often infrequent in international arbitration and the occasions to sharpen these skills for many are rare. This book is both an invaluable teaching tool as well as a general guide to effective cross-examination in international arbitration. Based on extensive experience and insight from the authors and aided by practical examples, it provides a thoroughly illustrated analysis of how essential cross-examination techniques can best be adapted to the arbitral format. Concise and well organised, it leads the reader through the different cross-examination techniques in an accessible point by point structure, presenting readers with a clear and

authoritative introduction on how best to conduct a cross-examination

international arbitration hearing is very different from a trial in a court and any practitioner appearing as counsel, whether common or civil law

or aquick-reference for more experienced practitioners. An

lawyers, needs to know what will happen and how it will differ in order to adapt their conduct. Hober and Sussman explore the challenges practitioners face when conducting a cross-examination in such an environment and provide practical learning aids to help overcome them. Cross Examination In International Arbitration addresses thecommon issues that can occur in cross-examination in arbitrations such as adjusting the level of English to consider the competency of the panel's least competent member or how to cross-examine a witness with only the use of a written statement rather than by means of oral direct testimony. By highlighting thecommon challenges which might arise, the authors present a guide which will benefit those practicing or looking to practice in this field.