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	Autore	Ficino Marsilio <1433-1499.>
	Titolo	De Christiana religione [in italiano] [[electronic resource]]
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	Descrizione fisica	Online resource (v.)
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	Formato	Materiale a stampa
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2.	Record Nr.	UNINA9910483201003321
	Autore	Dionysiou Kriton
	Titolo	CETA's investment chapter : a rule of law perspective // Kriton Dionysiou
	Pubbl/distr/stampa	Cham, Switzerland : , : Springer, , [2021] ©2021
	ISBN	3-030-66992-0 978-3-030-66992-8 978-3-030-66994-2 978-3-030-66991-1
	Descrizione fisica	1 online resource (xx, 180 pages)
	Collana	European yearbook of international economic law. EYIEL monographs ; 13 European yearbook of international economic law.
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Nota di bibliografia	Bibliographies at the end of chapters.
Nota di contenuto	1. Introduction -- 2. The backlash against investment treaty arbitration: treat the cause and not the symptom -- 3. Investment treaty arbitration and the rule of law: tensions and solutions -- 4. Legal certainty and CETA: the fallacy of a single treaty as a solution -- 5. Human rights protection in CETA: more artificial than substantial -- 6. Procedural fairness and CETA: ghosts of decades past -- 7. Transparency and access to justice in CETA: issues and shortcomings -- 8. Conclusion.
Sommario/riassunto	<p>This book provides a comprehensive account of the CETA Investment Chapter's ability to overcome the legitimacy crisis facing investment arbitration. To do so, it first examines the root causes behind the legitimacy crisis, ultimately arguing that it reflects a fundamental rule of law crisis within investment arbitration. In particular, it asserts that the normative standpoints of the legitimacy crisis form part of the rule of law, the uniting legal principle from which the legitimacy concerns stem. The book contends that the rule of law is not only the principal normative and causal assumption on which the legitimacy concerns are based, but that it could also be utilized as a platform to evaluate the investment arbitration mechanism in CETA's Investment Chapter. Based on this, the book evaluates CETA's Investment Chapter through the rule of law framework in order to provide a convincing account of the latter's ability to overcome the legitimacy crisis facing investment arbitration. It concludes that CETA's Investment Chapter is unlikely to completely solve the legitimacy crisis simply because it is just a patchwork of reforms rather than a comprehensive reinvention of the substantive and procedural law of investment arbitration. Lastly, the book offers meaningful insights into the way the challenges presented by investment arbitration should be addressed.</p>