Record Nr. UNINA9910483481703321 Autore **Tesfay Seyoum Yohannes Titolo** International Commercial Arbitration: Legal and Institutional Infrastructure in Ethiopia / / by Seyoum Yohannes Tesfay Pubbl/distr/stampa Cham:,: Springer International Publishing:,: Imprint: Springer,, 2021 **ISBN** 978-3-030-66752-8 978-3-030-66751-1 978-3-030-66754-2 3-030-66752-9 3-030-66751-0 Edizione [1st ed. 2021.] Descrizione fisica xv, 255 p Collana EYIEL Monographs - Studies in European and International Economic Law, , 2524-6666; ; 12 347.09 Disciplina Soggetti Mediation Dispute resolution (Law) Arbitration (Administrative law) International law Trade regulation Private international law Conflict of laws Comparative law **Business** Africa Commercial law Dispute Resolution, Mediation, Arbitration International Economic Law, Trade Law Private International Law, International and Foreign Law, Comparative Law African Business Commercial Law

Lingua di pubblicazione

Livello bibliografico

Nota di bibliografia

**Formato** 

Inglese

Monografia

Materiale a stampa

Includes bibliographical references.

## Nota di contenuto

Ethiopia and Its Legal System: The Context -- Arbitration Agreement: Validity, Lapse and Interpretation -- Arbitrability -- The Normative Basis for Decision on Merits and Procedural Conduct of Arbitration: The Extent of Party Autonomy -- Kompetenz-Kompetenz and Separability -- Judicial Review of Arbitral Awards -- Recognition and Enforcement of Arbitral Awards -- The Institutional Setting for International Commercial Arbitration.

## Sommario/riassunto

This book is the first-ever to explore commercial arbitration in the Ethiopian context. Alternative conflict resolution mechanisms are nothing new to the country: arbitration as a dispute settlement mechanism by which a third party issues a binding decision on a dispute between two or more parties by exercising the jurisdictional mandate conferred on it by the parties themselves was established with the adoption of the Civil Code in 1960. This pioneering book evaluates the extent to which Ethiopia's laws and institutions allow disputing parties to effectively reap the benefits of international commercial arbitration. It interprets the relevant legislation and attempts to bridge the gaps in it, in order to help lawyers, arbitrators, arbitral institutions, academics and judges to understand and apply it. It also helps parties seeking to complete international transactions pertaining to Ethiopia make the right choice regarding conflict resolution.