

1. Record Nr.	UNINA9910511473703321
Titolo	Uniform rules for European contract law? : a critical assessment // edited by Francisco de Elizalde
Pubbl/distr/stampa	Oxford [UK] ; ; Portland, Oregon : , : HART Publishing, , 2018
ISBN	1-5099-1631-8 1-5099-1629-6
Descrizione fisica	1 online resource (295 pages)
Disciplina	346.402/2
Soggetti	Commercial law - European Union countries Contracts - European Union countries Contracts Obligations (Law) - European Union countries
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	The first stage of modern European contract law -- Francisco de Elizalde -- The role for European contract law : uniformity or diversity? -- Hugh Beale -- Ius commune and contract law -- Bart Wauters -- Optimal standards for the single market : a law and economics approach -- Juan Jos Ganuza and Fernando Gomez Pomar -- Non-national rules in the arbitration of commercial contracts -- Zeynep Derya Tarman -- The modernisation of the law of obligations using the principles of European contract law -- Encarna Roca Trias -- Uniform rules as guidelines for national courts and legislatures : the German experience -- Thomas Ackermann -- National reforms : new instruments towards converging rules within Europe? : The example of the French contract law reform -- Benedicte Fauvarque-Cosson -- The rise of EU consumer law between common law and civil law legal traditions -- Geraint Howells and Mateja Durovic -- Bridging the gap : the CISG as a successful legal hybrid between common law and civil law? -- Andre Janssen and Navin G. Ahuja -- The sources and effects of contractual terms : towards an approximation of common law and civil law -- Francisco de Elizalde -- European contract law and Asian contract law -- Mateja Durovic -- The two spirits of the Placl -- Inigo

de la Maza Gazmuri -- The effects of European harmonisation on Turkish contract law -- Ilk anay -- An American perspective on the European harmonisation of contract law -- Larry A. Dimatteo, contributors.

Sommario/riassunto

Over the last 30 years, the evolution of *acquis communautaire* in consumer law and harmonising soft law proposals have utterly transformed the landscape of European contract law. The initial enthusiasm and approval for the EU programme has waned and, post Brexit, it currently faces increasing criticism over its effectiveness. In this collection, leading academics assess the project and ask if such judgements are fair, and suggest how harmonisation in the field might be better achieved. This book looks at the uniform rules in the context of: the internal market; national legislators and courts; bridging the gap between common and civil law; and finally their influence on non-member states. Critical and rigorous, it provides a timely and unflinching critique of one of the most important fields of harmonisation in the European Union
