1. Record Nr. UNINA9910788949403321 Translating the DCFR and drafting the CESL: a pragmatic perspective / **Titolo** / edited by Barbara Pasa, Lucia Morra Pubbl/distr/stampa Munich, [Germany]:,: Sellier European Law Publishers,, 2014 ©2014 **ISBN** 3-86653-606-2 Descrizione fisica 1 online resource (344 pages) Disciplina 418.0334 Soggetti Law - Translating - European Union countries Contracts - European Union countries - Language Sales - European Union countries - Language Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Note generali Bibliographic Level Mode of Issuance: Monograph Nota di bibliografia Includes bibliographical references at the end of each chapters and index. Frontmatter -- List of Contributors -- Table of Contents -- Pragmatic Nota di contenuto Issues in Translating the DCFR and Drafting the CESL: An Introduction / Pasa, Barbara / Morra, Lucia -- Part I: Historical Outline -- Chapter 1: Traduction Juridique: Traduction d'un Texte Intraduisible? / Sacco, Rodolfo -- Chapter 2: The Myth of Equivalence in Legal Translation / Pozzo, Barbara -- Chapter 3: Legal Translation and Legal Certainty / Uncertainty: From the DCFR to the CESL Proposal / Šarevi, Susan --Chapter 4: Many Languages for a Single Voice / Graziadei, Michele --Part II: Theoretical Issues in Legal Translation -- Chapter 5: On Semantic and Pragmatic Equivalence in Translation / Ervas, Francesca -- Chapter 6: Legal Integration and the Postulate of Imperfect Translation / Baaij, C.J.W. -- Chapter 7: System Neutrality in Legal Translation / Dannemann, Gerhard -- Chapter 8: Towards a Terminological Approach to Translating European Contract Law / Baji, Martina -- Chapter 9: General and Specific Perspectives on Vagueness in Law - Impact upon the Feasibility of Legal Translation / Engberg, Jan -- Part III: Legal Translation Enterprises: The DCFR and the CESL -- A. Translating the DCFR -- Chapter 10: Unjustifi ed Enrichment in Book VII DCFR: Beyond the European Models / Amato, Cristina -- Chapter 11: Legal Expressions of Urgency in Comparative

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Sommario/riassunto

Translating the DCFR and writing the CESL have been extremely complex enterprises, and closely dependent one on the other. The volume takes a pragmatic approach in describing them. Structured in four parts, it sets out the historical and philosophical background of legal translation, and then focuses more narrowly on the legal translation processes adopted in the DCFR and the CESL. The volume provides legal and linguistic scholars as well as legal translators with a deeper understanding of the complexity of legal translation processes, which involve many institutional and non-institutional actors, each applying different methods of translation.