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Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	4.2 The Presumption of Applicability of International Law4.3 Inherent Limitation of Choice of Law Provisions; 4.4 Mutation into Domestic Law Obligations; 5 Transactions Involving State Entities and Government Departments; 5.1 The Issue of Attribution of Conduct to Government; 5.2 Transactions Between Central Banks; 5.3 Financial Transactions of Bilateral Aid Agencies; 6 Transactions Involving International Organizations; 6.1 Internal Financial Relations; 6.2 International Financial Relations; 6.3 Financial Relations with International Civil Servants 7 International Financial Obligations Owed to Private Parties7.1 General; 7.2 Delictual Liability; 7.3 Private Parties as the Ultimate Beneficiaries; III. CURRENCY OF OBLIGATIONS; 8 The Currency of Account; 8.1 Inter-State Transactions; 8.2 The Funding of International Organizations; 8.3 The Remuneration of International Civil Servants; 8.4 Multiple Currency Obligations; 8.5 Secondary Obligations; 9 The Currency of Payment; 9.1 General; 9.2 Primary Obligations; 9.3 Secondary Obligations; IV. VALUE RISKS OF OBLIGATIONS; 10 The Exchange Rate; 10.1 Risk Allocation; 10.2 Primary Obligations

10.3 Secondary Obligations
11 Nominalism; 11.1 General; 11.2 Primary Obligations; 11.3 Secondary Obligations; 12 Value Maintenance; 12.1 Party Autonomy; 12.2 Exchange Risks Provisions; 12.3 Gold Clauses; 12.4 Exchange-rate-guarantee Arrangements; 12.5 Composite Currency Clauses; 12.6 Anti-inflation Provisions; 12.7 Adaptation and Renegotiation; 12.8 Maintaining the Value of the Capital of International Financial Institutions; 13 Substitution; 13.1 Enabling Clauses; 13.2 Succession of Currencies; 13.3 Fundamental Change in the Monetary System; V. VALIDITY OF OBLIGATIONS
14 Provisional Presumption of Validity
15 Capacity; 15.1 States, Political Sub-divisions and Instrumentalities, and Disputed Areas; 15.2 International Organizations; 16 Authority; 16.1 Governmental Illegitimacy; 16.2 Authority of Representatives; 17 Competence; 17.1 General; 17.2 Competence to Provide Finance; 17.3 Competence to Borrow; 18 Appropriateness of the Object; 18.1 General; 18.2 Conflict with Intransgressible Conventional Clauses; 18.3 Impossibility; 19 Unvitiated Declaration of Will; 20 Forms and Formalities; 20.1 General; 20.2 Formalities in Decision-making
20.3 Registration of Transactions

Sommario/riassunto

This study concerns international legal obligations, and is thus about substantive law. Substantive law defines rights, duties, and liabilities. It does not encompass either adjectival law, by which substantive law is applied, or 'corporate' law of the parties to the obligatory relations.
