

1. Record Nr.	UNINA9910815106103321
Titolo	The future of secured credit in Europe // edited by Horst Eidenmuller, Eva-Maria Kieninger
Pubbl/distr/stampa	Berlin : , : De Gruyter Recht, , [2008] ©2008
ISBN	3-11-097067-8
Descrizione fisica	1 online resource (416 p.)
Collana	European company and financial law review ; ; special volume 2
Classificazione	PS 3760
Disciplina	346.24074
Soggetti	Security (Law) - Europe Loans - Law and legislation - Europe Credit - Law and legislation - Europe
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Description based upon print version of record.
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	Frontmatter -- Preface of the Editors of ECFR -- Preface -- Table of Contents -- List of Contributors -- Part 1. The Conceptual and Legal Framework -- The Law and Economics Debate About Secured Lending: Lessons For European Lawmaking? / Armour, John -- Commentary / Schäfer, Hans-Bernd -- Secured Credit and the Internal Market: The Fundamental Freedoms and the EU's Mandate for Legislation / Roth, Wulf-Henning -- Commentary / Rutgers, Jacobien W -- Choosing the Right Approach for European Law Making / Stevens, Robert H -- Commentary / Drobnig, Ulrich -- Part 2. Building a European Law of Secured Credit: General Issues -- Attachment/Creation of a Security Interest / Veneziano, Anna -- Commentary / Lukas, Meinhard -- Perfection and Priority of Security Rights / Sigman, Harry C. -- Commentary / Stürner, Rolf -- "Quiet" Creation of Security Interests or Filing / Lwowski, Hans-Jürgen -- The Scope and Limits of Security Interests / Bridge, Michael -- Commentary / Kieninger, Eva-Maria -- Remedies of Secured Creditors outside Insolvency / Dirix, Eric -- Commentary / Graham-Siegenthaler, Barbara -- The Position of Secured Creditors in Insolvency / Brinkmann, Moritz -- Secured Creditors in Insolvency Proceedings / Eidenmüller, Horst -- Conflict-of-Laws Rules for Security Rights: What Should Be the Best Rules? / Deschamps, Michel -- Conflict-of-Laws Rules for Security Rights in

Tangible Assets in the European Union / Kreuzer, Karl -- Part 3.
Building a European Law of Secured Credit: Sector Specific Issues --
Security Interests in Receivables / Walsh, Catherine -- Security Interests
in Receivables - A European Perspective / Flessner, Axel -- Security
Interests in Financial Instruments / Einsele, Dorothee -- Commentary /
Morton, Guy -- Part 4. Concluding Remarks -- The Future of Secured
Credit in Europe: Concluding Remarks / Beale, Hugh -- Index

Sommario/riassunto

This volume contains the reports and discussions presented at the conference "The Future of Secured Credit in Europe" in Munich from July 12th to July 14th, 2007. It aims at taking the debate to a new stage by exploring the need and possible avenues for creating a European law of security interests. The first part examines - from an economic and a community law perspective - the case for European lawmaking on secured credit and the legislative approach to be taken. The intention in the second and third part is to look in more detail at the choices European lawmakers will have to make in devising a European law of secured credit. The second part focuses on secured transactions involving corporeal movables (tangibles), whereas the third part considers categories of collateral that may require special rules.
