

1. Record Nr.	UNINA9910955015103321
Autore	Iamblichus <approximately 250-approximately 330.>
Titolo	Iamblichus De anima // text, translation, and commentary by John F. Finamore and John M. Dillon
Pubbl/distr/stampa	Leiden ; ; Boston, MA, : Brill, 2002
ISBN	1-280-46666-9 9786610466665 1-4175-0724-1 90-474-0142-5
Edizione	[1st ed.]
Descrizione fisica	1 online resource (315 p.)
Collana	Philosophia antiqua, , 0079-1687 ; ; v. 92
Altri autori (Persone)	FinamoreJohn F. <1951-> DillonJohn M
Disciplina	128/.1
Soggetti	Soul
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 (p. [279]-285) and indexes.
Nota di contenuto	Preliminary material / JOHN F. FINAMORE and JOHN M. DILLON -- INTRODUCTION / JOHN F. FINAMORE and JOHN M. DILLON -- Greek Text and English translation of the De Anima / JOHN F. FINAMORE and JOHN M. DILLON -- COMMENTARY TO IAMBlichus' DE ANIMA / JOHN F. FINAMORE and JOHN M. DILLON -- APPENDIX / JOHN F. FINAMORE and JOHN M. DILLON -- Commentary to Pseudo-Simplicius and Priscianus / JOHN F. FINAMORE and JOHN M. DILLON -- BIBLIOGRAPHY / JOHN F. FINAMORE and JOHN M. DILLON -- INDEX LOCORUM / JOHN F. FINAMORE and JOHN M. DILLON -- PHILOSOPHIA ANTIQUA / J. MANSFELD , D.T. RUNIA and J.C.M. VAN WINDEN.
Sommario/riassunto	Iamblichus (245-325), successor to Plotinus and Porphyry, brought a new religiosity to Neoplatonism. His theory of the soul is at the heart of his philosophical system. For Iamblichus, the human soul is so far inferior to the divine that its salvation depends not on philosophy alone (as it did for Plotinus) but on the aid of the gods and other divinities. This edition of the fragments of Iamblichus' major work on the soul, De Anima , is accompanied by the first English translation of the work and a commentary which explains the philosophical background and Iamblichus' doctrine of the soul. Included too are excerpts from the

Pseudo-Simplicius and Priscianus (also translated with commentary)
that shed further light on Iamblichus' treatise.

2. Record Nr.	UNINA9910949131203321
Titolo	Alternative Dispute Resolution in the Western Balkans : Trends and Challenges / / edited by Marc Bungenberg, Goran Koevski, Bianca Böhme, Ljuben Kocev, Mareike Fröhlich, Neda Zdraveva
Pubbl/distr/stampa	Cham : , : Springer Nature Switzerland : , : Imprint : Springer, , 2025
ISBN	9783031763458 3031763459
Edizione	[1st ed. 2025.]
Descrizione fisica	1 online resource (381 pages)
Collana	European Union and its Neighbours in a Globalized World, , 2524-8936 ; ; 20
Altri autori (Persone)	KoevskiGoran BöhmeBianca KocevLjuben FröhlichMareike ZdravevaNeda
Disciplina	347.09
Soggetti	Mediation Dispute resolution (Law) Arbitration (Administrative law) Commercial law European Economic Community Dispute Resolution, Mediation, Arbitration European Economic Law
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di contenuto	Zlatan Meški, Challenges of Arbitration in the Western Balkans -- Mareike Fröhlich, The Nexus of the Rule of Law and Alternative Dispute Resolution: Who Boosts or Sets Back Whom? -- Greg Lourie, Capacity Building in and through International Arbitration -- Zinka Grbo & Sevleta Halilovi, Some Peculiarities of the Legal Framework on

Commercial Arbitration in Bosnia and Herzegovina -- Ljuben Kocев,
Challenges in the Process of Recognition and Enforcement of Foreign
Arbitral Awards in the Republic of North Macedonia -- Flutura Kola
Tafaj & Silvana Cinari, Annulment of Arbitral Awards Rendered in
Albania: Trends and Challenges -- Vlatko Tokarev, Promotion of the
Rule of Law in the Western Balkans: The Impact of Investment
Arbitration -- Bianca Böhme, Decentral Implementation of EU
Investment Protection Policy and its Implications for Countries in the
Western Balkans -- Ilija Mitrev Penushliski, The Illegality Defence:
Lessons from Investment Arbitrations involving the Western Balkans
and Croatia -- Catharine Titi, Mediation of Investment Disputes under
the ICSID Mediation Rules: An Overview -- Fahira Brodlija, Expanding
the Dispute Resolution Toolbox for Investment Disputes: Opportunities
for Dispute Prevention and Mediation in the Western Balkans -- Tatjana
Zoroska Kamiloska & Milka Rakocevi, Mandatory Initial Mediation
Session: Evaluating the Effects of Compulsion in Dispute Resolution –
The Case of North Macedonia -- Jadranka Dabovikji Anastasovska &
Marjana Staninova, The Binding Nature of Mediation Settlements in
North Macedonia: Aspects of Validity and Enforcement -- Dušan V.
Popovi, Mediation Mechanisms in Serbian Intellectual Property Law: A
Steady Progression -- Juraj Brozovi, Exploring the New Croatian
Mediation Framework: A Leap Forward or a Setback? -- Neda Zdraveva,
The ADR for Consumer Disputes in the Consumer Protection Legislation
of North Macedonia -- Ivana Kunda, Tech-Driven Justice: Navigating
Schemes for the Resolution of Content-Moderation Disputes with
Online Platforms -- Gordana Lažeti & Boban Misoski, Plea Bargaining
and Guilty Plea as Negotiated Justice Instruments in Macedonian
Criminal Trials.

Sommario/riassunto

Alternative Dispute Resolution (ADR) is increasingly recognized as an attractive alternative to national court proceedings, especially in international business relations. This open access book focuses on ADR mechanisms in one specific geographical region: the Western Balkans. This region comprises Albania, Bosnia and Herzegovina, Croatia, North Macedonia, Montenegro, Kosovo, and Serbia. Although these countries generally have legal frameworks for ADR mechanisms in place, they remain largely underutilised in practice. Promoting ADR mechanisms in the countries of the Western Balkans could make them more attractive to foreign investors, thereby fostering economic growth. Additionally, the effective implementation of ADR mechanisms could have spill-over effects on national judiciaries, thereby increasing domestic rule of law standards. This would be highly beneficial for the Western Balkan countries, most of which are still aspiring to become Member States of the European Union (EU). To achieve this, they are required to promote the use of ADR mechanisms and align their legal frameworks with EU standards. Against this background, this book aims to explore the trends and challenges of ADR in the Western Balkans. The different chapters primarily focus on international commercial arbitration, investment treaty arbitration, and mediation. Some chapters address systemic challenges, such as capacity building and dispute prevention, which extend to the entire region. Others offer country-specific analyses of particular national framework. While some chapters adopt the perspective of international or EU law, others remain at the national level. Collectively, the wide diversity in topics and perspectives provides a comprehensive overview of the trends and challenges of ADR mechanisms in the Western Balkan.
