

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (January 2018)

I. GENERAL

- Buglea, C.-P. and A. Zăbrăuțanu. Instituții ale globalizării în comerțul internațional. *Revista română de drept al afacerilor* (Romania) 4:85-101, 2016. Translation of title: Institutions of globalization in international trade.
- Glitz, F.E.Z. Lex mercatoria: ¿orden jurídico autónomo? *Revista de la Secretaría del Tribunal Permanente de Revisión* (Asunción) 5:9:196-223, 2017.
- Mekong, M.L. Le CNUDCI à 50 ans. *Justitia* (Cameroon) 010:17-19, décembre 2017. At the occasion of a colloquium «La Commission des Nations Unies pour le Droit Commercial International à 50 ans et l'arbitrage en Afrique », 24 mai 2017, Cameroun.
- Šafranko, Z. Tribute to UNCITRAL: the progressive development of the law of international trade - fifty years later. *InterEU law east* (Zagreb) 3:127-129, 2016.

II. INTERNATIONAL SALE OF GOODS

- Ahmadi, J.S. مطالعه تطبیقی شرط مکتوب بودن ابراز اراده. *Comparative law researches* (Iran) 21:2:83-108, 2017. In Farsi. Translation of title: Comparative study of written modifications clause.
- Ayhan, H.L. Birleşmiş milletler viyana satım sözleşmesi'ne göre uluslararası satım sözleşmelerinde satıcının ayıba karşı tekeffül borcu. *Gazi Üniversitesi Hukuk Fakültesi Dergisi* (Ankara) 15:2:1-57, 2011. In Turkish with English abstract. Translation of title: Vendor's warranty for defects in international sales contracts according to the CISG (1980).
- Błaszczuk, C. Wpływ Konwencji Narodów Zjednoczonych o Umowach Międzynarodowej sprzedaży towarów na prawo Unii Europejskiej w zakresie sprzedaży konsumenckiej. *Studia prawnicze* (Warszawa) 3:29-48, 2014. Translation of title: The impact of the CISG (1980) on the consumer sales law of the European Union.
- Boskovic, O. Conflits de lois : loi applicable à la prescription de l'action de l'acheteur dans la vente internationale de marchandises. *Revue critique de droit international privé* (Paris) 3:404-408, 2017.
- Bugorsky, V. Контракт с иностранным партнером по новым правилам. Translation of title: A contract with a foreign partner under the new rules. 2016. Available online at <https://cyberleninka.ru/article/n/kontrakt-s-inostrannym-partnerom-po-novym-pravilam>
- Debuchy Boselli, P.A. La Convención de Viena sobre Contratos de Compraventa Internacional de Mercaderías en el contexto del MERCOSUR: ¿herramienta para una mayor integración? *Revista de la Secretaría del Tribunal Permanente de Revisión* (Asunción) 5:9:259-279, 2017.
- Eggen, M. Digitale Inhalte unter dem CISG. *Internationales Handelsrecht* (Köln, Germany) 17:6:229-237, 2017. Translation of title: Digital contents under the CISG.
- Gloglo, F. La protection de l'acheteur contre la vente internationale de marchandises contrefaites. *Revue québécoise de droit international* (Montréal) 26:1:63-81, 2013.
- Grundmann, S. and M.-S. Schäfer. The French and the German reforms of contract law. *European review of contract law* (Berlin) 13:4:459-490, 2017.
- Pignatta, F.A. Les moyens de sauver le contrat et le hardship dans la Convention de Vienne: une approche avec les droits d'Amérique Latine. *Revue internationale de droit comparé* (Paris) 69:4:807-820, 2017.

Rivollier, V. L'influence du droit européen et international des contrats sur la réforme française du droit des obligations. *Revue internationale de droit comparé* (Paris) 69:4:757-777, 2017.

Romanchuk, S.V. and S.S. Racheva. Legal perspectives and obstacles for unified digital contract rules on online sales in the European Union within the digital single market strategy context. *InterEU law east* (Zagreb) 3:95-106, 2016.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

Dridi, N. The enforcement of foreign arbitration awards in Vietnam: overview and criticisms. *Harvard international law journal* (Cambridge, Mass.) 59:13-21, 2017.

Enaw, T. The enforcement of arbitral awards in harmonized legal systems: challenges in the application of the OHADA Uniform Act on Arbitration. *Transnational dispute management* (Voorburg, The Netherlands) 15:1, January 2018.

Florescu, C.I. Introducere în probleme de etică privind arbitrii și avocații în arbitrajul internațional. *Revista română de drept al afacerilor* (Romania) 1:106-118, 2016. Translation of title: Introduction to ethics for arbitrators and lawyers in international arbitration.

Iwu, P.-A. International arbitration: transnational debate and ethics quagmire. *Transnational dispute management* (Voorburg, The Netherlands) 15:1, January 2018.

Jiménez Piernas, C. and A.M. Aronovitz, eds. New trends in international economic law: from relativism to cooperation. Geneva, Schulthess, 2018. 292 p.

Kaména, B. L'exequatur des sentences arbitrales étrangères dans l'espace OHADA. *Actualités du droit* 15 janvier 2018.

Knieper, J. Investitionsschutzabkommen und Öffentlichkeit: die UNCITRAL-Transparenzstandards. *Revista română de arbitraj* (București) 12:1:10-15, 2018. Translation of title: Investment treaties and public interest: the UNCITRAL transparency standards.

Rattanawut, J. and others. Recognition and enforcement of foreign arbitral awards in ASEAN countries. *Journal of Southern technology* (Thailand) 10:2:127-133, 2017. In Thai with English abstract.

Santacroce, F.G. Navigating the troubled waters between jurisdiction and admissibility: an analysis of which law should govern characterization of preliminary issues in international arbitration. *Arbitration international* (Oxford, U.K.) 33:4:539-570, 2017.

Wolkewitz, M. Transparency and independence of arbitrators in investment arbitration: rule of law implications. *European investment law and arbitration review online* 1:1:288-301, 2016.

IV. INTERNATIONAL TRANSPORT

Agbam, I. L'évolution du régime de responsabilité du transporteur maritime de marchandises au Togo. *Lexafrika.com* 19 janvier 2018.

Bokareva, O. Multimodal transportation under the Rotterdam Rules: legal implications for European carriage of goods and the quest for uniformity. Lund, Sweden, Lund University, 2015. 374 p. Doctoral dissertation - Faculty of Law, Lund University, Sweden, 2015.

Ma, Q. Determining the liability of deck cargo: a perspective of Rotterdam Rules. *Canadian social science* (Québec) 13:4:13-18, 2017.

V. INTERNATIONAL PAYMENTS (includes former INDEPENDENT GUARANTEES AND STAND-BY LETTERS OF CREDIT)

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

Bugorsky, V. Правовое регулирование электронного обмена данными при осуществлении внешнеэкономической деятельности. Translation of title: Legal regulation of electronic exchange of data while carrying out foreign economic activity. 2017. Available online at <https://cyberleninka.ru/article/n/pravovoe-regulirovanie-elektronnogo-obmena-dannymi-pri-osuschestvlenii-vneshneekonomicheskoy-deyatelnosti>

Jung, G.Y. UNCITRAL 전자양도성기록(ERT) 모델법에 관한 연구: 국내법예의 수용에 관한 검토를 포함하여. *Comparative private law* (Seoul) 24:4:1597-1644, 2017. In Korean with English abstract. Translation of title: A study on the UNCITRAL Model Law on Electronic Transferable Records (2017) including analyses on the introduction into national law.

Xue, H. The newest UN treaty to facilitate cross-border paperless trade in Asia and the Pacific: an insight preview. *Journal of world trade* 51:6:959-985, 2017.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

Matanovac Vuckovic, R. and M. Trkanjec. Notifikacija kao element cesije tražbine. *Zagreb law review* (Zagreb) 5:2:165-183, 2016. In Croatian with English abstract. Translation of title: Notification as an element of the assignment of receivables.

VIII. PROCUREMENT

Marcou, G., ed. Le contrôle des marchés publics. Paris, IRJS Editions, 2009. 439 p. Proceedings of Colloquium at Sorbonne, 22-23 October 2007, organized by the Institut de Recherche Juridique de la Sorbonne. Selected contents: Prévention et règlement des litiges dans l'exécution des contrats. Les propositions internationales: le travail de la CNUDCI / C. Nicholas, p. 405-426.

IX. INSOLVENCY

Mailly, M. Applying the Regulation (EU) 2015/848 on insolvency proceedings. *Eurofenix* (Nottingham, U.K.) 68:44-45 (part 1); 69:44-45 (part 2); 70:44-45 (part 3), 2017.

Rosenblatt, A. and F. Vazquez. The risk of competing insolvency proceedings highlights the need for Latin American countries to adopt the UNCITRAL Model Law on Cross-Border Insolvency. *INSOL world* (London) fourth quarter 2017, pp. 14–16.

X. INTERNATIONAL CONSTRUCTION CONTRACTS

[No publications recorded under this heading.]

XI. INTERNATIONAL COUNTERTRADE

[No publications recorded under this heading.]

XII. PRIVATELY FINANCED INFRASTRUCTURE PROJECTS

Marcou, G., ed. *Le contrôle des marchés publics*. Paris, IRJS Editions, 2009. 439 p.
Proceedings of Colloquium at Sorbonne, 22-23 October 2007, organized by the Institut de Recherche Juridique de la Sorbonne.

XIII. ONLINE DISPUTE RESOLUTION

Ng, I. and V. Benedetti del Rio. The use of online dispute resolution in the realm of investment arbitration in the European Union. *European investment law and arbitration review online* 1:1:133-154, 2016.

XIV. MICRO, SMALL AND MEDIUM-SIZED ENTERPRISES

[No publications recorded under this heading.]

XV. INVESTOR-STATE DISPUTE SETTLEMENT

Fontanelli, F. [et al.]. Lights and shadows of the WTO-inspired international court system of investor-state dispute settlement. *European investment law and arbitration review online* 1:1:191-263, 2016.

Jiménez Piernas, C. and A.M. Aronovitz, eds. *New trends in international economic law: from relativism to cooperation*. Geneva, Schulthess, 2018. 292 p.

Peterson, L.E. Analysis: what did governments agree (and disagree) on at recent UNCITRAL meetings on investor-State dispute settlement reform? *Investment arbitration reporter* (New York) 4 January 2018.