Table of contents

		pag.
Forew	vord	IX
Chap Wha	oter 1 at is an international contract?	
1.1. 1.2. 1.3. 1.4. 1.5. 1.6.	Contract: the legal instrument by which private parties enter and govern a business relationship between them International contract International trade contract Private international law and international civil procedural law The closest connection Characterisation, qualification or classification	1 2 2 3 4 5
Chap App	oter 2 licable Law	
2.1. 2.2. 2.3. 2.4. 2.5. 2.6. 2.7.	Parties' autonomy in assuming contractual undertakings The principle of freedom of choice Lex mercatoria Drafting tips Mandatory rules and public policy ("ordre public") Absence of choice by the parties Harmonisation of private international law at international and european union levels Relationship between different sources of private international law	7 8 8 9 10 10
Chap Nego	oter 3 otiation of international contracts	
3.1. 3.2.	Contract formation Negotiation	15 18

		pag.
3.3. 3.4.	Good faith Pre-contractual documents: the letter of intent	19 21
	oter 4 fting of international contracts	
4.1. 4.2. 4.3. 4.4. 4.5. 4.6. 4.7.	Introduction The role of lawyers and law firms in cross border transactions Drafting style and standards The language of contracts Well-drafted contracts Introductory elements The body of obligations: contractual clauses 4.7.1. (i) Typical clauses 4.7.2. (ii) Parties' needs related clauses 4.7.3. (iii) Validity and effectiveness clauses 4.7.4. (iv) Risk allocation clauses 4.7.5. (v) Interpretation and dispute resolution clauses	25 26 26 28 30 31 33 34 35 36 39
	oter 5 isdiction	
5.1. 5.2. 5.3. 5.4.	Judicial settlement of contractual disputes Jurisdiction clause (parties' freedom of choice) Drafting tips Harmonisation of civil procedural law in Europe	47 48 49 50
Chap	oter 6	
	rnational arbitration alternative dispute resolution	
6.1. 6.2. 6.3. 6.4.	Alternative (or amicable) dispute resolution: a definition Arbitration Legal framework and international arbitration institutions Arbitration versus litigation 6.4.1. The pros 6.4.2. The cons	53 54 56 57 57 60

		pag.
6.5.	The arbitration clause	62
	6.5.1. Arbitration clause versus arbitration agreement	62
	6.5.2. The written form of the agreement	64
6.6.	6.5.3. "Arbitrability" of the dispute The place of arbitration	64 64
6.7.	The place of arottation The arbitrators: one or more?	65
6.8.	Recognition and enforcement of the arbitral award	67
Cha	pter 7	
Int	ernational sale of goods contracts	
7.1.	Basic features	69
7.2.	The United Nations Convention on Contracts for the International Sale	
	of Goods (CISG)	70
	Key provisions of the CISG CISG "opt-out" option	71 72
	Incoterms	73
,		, -
Cha	pter 8	
Dis	tribution contracts	
8.1.	The concept	81
8.2.	Basic features	82
Cha	pter 9	
Ago	ency contracts	
9.1.	Concept and basic features	95
9.2.	The Agent	96
9.3.	The Principal	97
9.4.9.5.	Additional key features characterising the Principal-Agent relationship Applicable law	98 99
9.5. 9.6.	Main differences between agency and distribution contracts	99
<i>7</i> .0.	Main differences between agency and distribution conducts	,,,
Cha	pter 10	
Fra	anchise contracts	
	. Notion and basic features	111
10.2	. Obligations of the franchisor	112
		* ***
		VII

		pag.
10.3. Obligations of the franchisee		112
10.4. Other key provisions		113
10.5. Main differences between franc	hise, agency and distribution contracts	113
Chapter 11		
Joint ventures		
11.1. Basic features		127
11.2. Types and basic principles		128
11.2.1. Contractual JV		128
11.2.2. Incorporated/corporate/	Equity JV	129
11.3. Common principles	-1: <i>t (:t:t</i>)	130
11.3.1. The principle of person	• • •	130 131
11.3.2. The principle of consen 11.4. Governing law	sus	131
11.5. Sino-foreign equity joint ventur	res (EJV)	131
Annexes		
United Nations Convention on contrac	ets for the international	
sale of goods (1980) [CISG]		
Regulation (EC) No 593/2008 of the E	Suropean Parliament and	
of the Council	•	171
INCOTERMS® Chart – Who pays?		189
Regulation (EU) No 1215/2012 of the	European Parliament	
and of the Council	•	191
United Nations Convention on the reco	ognition and enforce-	219
ment of foreign arbitral awards (New York, 10 June 1958)		