

Download Party Autonomy In Contractual Choice Of Law In China

The autonomy of the arbitration clause serves a very useful commercial purpose, particularly in international commercial arbitration. Since the doctrine allows the parties to settle down the dispute under the arbitration clause even after termination This work examines Brazil's adhesion to the United Nations Convention on Contracts for the International Sale of Goods and how this adoption will affect Brazilian Law. With an increase in cross-border commercial transactions and many different Ivana Kunda, Faculty of Law, University of Rijeka, Chair of European and International Private Law Department, Faculty Member. Studies Intellectual Property Law, Family Law, and EU Law. Head of the European and Private International Law Chair, and Conflict of laws: Conflict of laws, the existence worldwide, and within individual countries, of different legal traditions, different specific rules of private law, and different systems of private law, all of which are administered by court systems similarly subject to different rules and traditions of procedure.