

# Judicial Review of Commercial Contracts

Wais / Pfeiffer

2022

ISBN 978-3-406-74398-6

C.H.BECK

schnell und portofrei erhältlich bei

[beck-shop.de](https://beck-shop.de)

Die Online-Fachbuchhandlung [beck-shop.de](https://beck-shop.de) steht für Kompetenz aus Tradition. Sie gründet auf über 250 Jahre juristische Fachbuch-Erfahrung durch die Verlage C.H.BECK und Franz Vahlen.

[beck-shop.de](https://beck-shop.de) hält Fachinformationen in allen gängigen Medienformaten bereit: über 12 Millionen Bücher, eBooks, Loseblattwerke, Zeitschriften, DVDs, Online-Datenbanken und Seminare. Besonders geschätzt wird [beck-shop.de](https://beck-shop.de) für sein

umfassendes Spezialsortiment im Bereich Recht, Steuern und Wirtschaft mit rund 700.000 lieferbaren Fachbuchtiteln.

Wais/Pfeiffer

Judicial Review of Commercial Contracts



**beck-shop.de**  
DIE FACHBUCHHANDLUNG



**beck-shop.de**  
DIE FACHBUCHHANDLUNG

# Judicial Review of Commercial Contracts

A Comparative Handbook

edited by

Hannes Wais

Thomas Pfeiffer

beck-shop.de  
DIE FACHBUCHHANDLUNG

2022



*Published by*

Verlag C.H.Beck oHG, Wilhelmstraße 9, 80801 München, Germany,  
email: [bestellung@beck.de](mailto:bestellung@beck.de)

*Co-published by*

Hart Publishing, Kemp House, Chawley Park, Cumnor Hill, Oxford, OX2 9PH, United Kingdom,  
online at: [www.hartpub.co.uk](http://www.hartpub.co.uk)

and

Nomos Verlagsgesellschaft mbH & Co. KG, Waldseestraße 3–5, 76530 Baden-Baden, Germany,  
email: [nomos@nomos.de](mailto:nomos@nomos.de)

Published in North America by Hart Publishing

An Imprint of Bloomsbury Publishing 1385 Broadway, New York, NY 10018, USA  
email: [mail@hartpub.co.uk](mailto:mail@hartpub.co.uk)

Suggested citation:

[Author], in: Wais/Pfeiffer,

Judicial Review of Commercial Contracts, 2022, p. [#], mn. [#]

**beck-shop.de**  
DIE FACHBUCHHANDLUNG  
[www.beck.de](http://www.beck.de)

ISBN 978 3 406 74398 6 (C.H.BECK)

ISBN 978 1 5099 3178 1 (HART)

ISBN 978 3 8487 8564 3 (NOMOS)

© 2022 Verlag C.H.Beck oHG

Wilhelmstr. 9, 80801 München

Printed in Germany by

Westermann Druck Zwickau GmbH

Crimmitschauer Straße 43, 08058 Zwickau

Typeset by

Reemers Publishing Services GmbH, Krefeld

Cover: Druckerei C.H.Beck Nördlingen

CO<sub>2</sub>  
neutral

[chbeck.de/nachhaltig](http://chbeck.de/nachhaltig)

All rights reserved. No part of this publication may be reproduced, stored in a retrieval system, or transmitted, in any form or by any means, without the prior permission of Verlag C.H.Beck, or as expressly permitted by law under the terms agreed with the appropriate reprographic rights organisation.

Enquiries concerning reproduction which may not be covered by the above should be addressed to C.H.Beck at the address above.

## Preface

The use of standard contract terms is an essential element of contract law practice in cross-border commercial transactions, yet surprisingly comparative legal resources on the judicial review of such terms are scarce. This comparative handbook contributes to closing this gap. It comprises chapters on the relevant legal rules in numerous continental European jurisdictions, the United Kingdom, and, as a commitment to a planned extension of this book, Taiwan, while also offering an overview on choice of law- and choice of forum-clauses under European Private International Law. Each chapter follows a similar structure and specifically addresses business-to-business contracts, including aspects of both general contract law and rules specifically targeted at standard contract terms. We hope that this comparative handbook which, for obvious reasons, can offer only an overview on the matter, will nonetheless be a helpful tool for legal practice as well as comparative legal scholarship.

As a reliable survey on a large number of national legal systems can only be made possible with the support of national experts, we are especially grateful to all contributors who have enriched this book with their specialist expertise.

Our thanks also extend to Dr. Jonathon Watson, who not only provided a native-language review of most contributions but also made the editors' work much easier by providing substantial editorial comments.

Finally, it goes without saying that comments and suggestions from our readers are welcome. Of course, we would be particularly pleased if the interest in this work justifies further editions and the inclusion of additional legal systems in the future.

The editors

Hannes Wais

Thomas Pfeiffer

Heidelberg  
August 2021



**beck-shop.de**  
DIE FACHBUCHHANDLUNG



## Table of Contents

Preface .....	V
List of Authors.....	IX

### Part 1 Country Reports

A. Czech Republic.....	1
B. England & Wales .....	33
C. Estonia.....	55
D. Finland .....	77
E. France .....	99
F. Germany .....	124
G. Italy.....	152
H. The Netherlands.....	173
J. Poland.....	195
K. Portugal.....	219
L. Romania .....	242
M. Spain .....	271
N. Sweden.....	287
O. Switzerland.....	301
P. Taiwan .....	323

### Part 2 Conflict Of Laws

Q. Choice of Law and Choice of Court: The Rome I and Brussels I bis Regulations .....	341
---	-----

  
**beck-shop.de**  
DIE FACHBUCHHANDLUNG

## List of Authors

**Wei-Yu Chen** is a (full-time) associate professor at the National Taiwan University. He holds a Dr. iur. from Heidelberg University, Germany, and is a qualified lawyer in Taiwan.

**James Devenney** is professor of transnational commercial law and head of the School of Law at the University of Reading, UK and Full Visiting Professor at University College Dublin, Ireland.

**Rui Dias** is a professor at the Faculty of Law of the University of Coimbra, having studied in Porto, Heidelberg, Coimbra and New York. Inter alia, he is executive editor of the *Direito das Sociedades em Revista*, a deputy director of the *Revista Internacional de Arbitragem e Conciliação*, a co-editor of the blog *Conflict of Laws* ([www.conflictoflaws.net](http://www.conflictoflaws.net)), and a vice president of the Portuguese-German Lawyers Association (DLJV).

**Rolf Dotevall** is a full professor for private and commercial law at University of Gothenburg. He is also a visiting professor in commercial law at Lund University. He holds a jur. Dr. from the University of Stockholm and served as a visiting professor at the Southern Methodist University, Dallas, Texas, and has served as an adjunct judge at the court of appeal in Gothenburg.

**Monika Feigerlová** is a research fellow in the areas of international dispute settlement, protection of trade and foreign investment, and corporate responsibility at the Institute of State and Law of the Czech Academy of Sciences, and a member of this institute's Centre for Climate Law and Sustainability Studies. She obtained a PhD at the Charles University (Prague) and a Master in International Dispute Settlement at the Graduate Institute and University of Geneva. She was admitted to the Czech Bar Association and practises law in Prague.

**Juha Karhu**, professor of law (emeritus), University of Lapland, Finland, was professor of contract law and tort law at the Law Faculty of University of Lapland (1993 – 2017). He was also dean of the Faculty of Law (2013 – 2017) and served as the vice rector of the University of Lapland (1999 – 2004). He holds a Dr. iur. from the University of Helsinki and a Dr. iur. hc. from the University of Gothenburg and the University of Turku. His research focuses on the foundations of commercial law, including the role of legal principles in dynamic contractual networks, the legal protection of business assets in cooperation projects, and the role of fundamental and human rights in new global economy. His research is characterised by strong comparative perspectives.

**Irene Kull** is a professor of civil law and head of the Department of Private Law at the University of Tartu. She serves as an advisor to the Civil Law Chamber of the Estonian Supreme Court and has been a member of the Supervisory Board of the Bank of Estonia. Her main research areas are digital contract law, European and comparative private law.

**Gea Lepik** is a junior lecturer in civil law at the University of Tartu, Estonia, where she teaches intellectual property law and private international law. She is also the director of the Intellectual Property and Competition Law Division at the Ministry of Justice and works as a part time adviser to the Civil Chamber of the Supreme Court of Estonia. She holds an MA from the University of Tartu and an MJur of University of Oxford and is pursuing a PhD at the University of Tartu.

**Quincy C. Lobach** studied law at the universities of Groningen, Vienna, Munich and Heidelberg and is currently a research fellow at the Institute for Comparative Law, Conflict of Laws and International Business Law at Heidelberg University.

**Friedrich Niggemann** studied law at and holds a Dr. jur. degree of the University of Cologne (Germany). He is admitted to the national bars in Germany and France. He practises in Paris and works with Alérion Law Firm in the fields of international arbitration and international commercial matters, in particular in the French-German context. Friedrich Niggemann is the author of a considerable number of legal publications about French arbitration, civil and commercial law.

**Dolores Palacios González** is a professor of civil law at the University of Oviedo (Spain). She teaches at the Faculty of Law and at the Faculty of Economics and Business. She is also a corresponding member of the Royal Asturian Academy of Jurisprudence.

## *List of Authors*

**Francesco Paolo Patti** is associate professor of private law at the University Bocconi, Milan. He received an LL.M. from the Westfälische Wilhelms-Universität Münster (2011) and a PhD from the Università degli Studi Sapienza Rome (2014). He was a research assistant at the European University Institute (2016) and senior research fellow at the Max Planck Institute for Comparative and International Private Law (2018). His research focuses on European and comparative contract law, comparative succession law and blockchain technology.

**Thomas Pfeiffer** is chair (full professor) for private law, the conflict of laws, comparative law and international dispute resolution at Heidelberg University and director of this university's Institute for Comparative Law, the Conflict of laws and International Business law. Inter alia, he holds a Dr. iur. of Frankfurt am Main, a Dr. iur. h.c. of International Hellenic University and served as a visiting professor in Leuven, Verona, Malibu, Georgetown, at the Hong Kong City University and as a part time appeals court judge in Hamm, Germany.

**Pascal Pichonnaz** is chair (full professor) for private law, Roman law and European consumer law at the University of Fribourg (Switzerland). He is president of the European Law Institute (ELI), and president of the Swiss Federal Commission for Consumer Issues. Inter alia, he holds a Dr. iur. utr. and a habilitation of Fribourg University Faculty of Law, an LL.M. of University of California at Berkeley and served as visiting professor in many universities, in particular at Georgetown University Law Center, Hong Kong City University, Shanghai ECUPL, Paris Panthéon-Sorbonne (Paris I), Paris Panathéon-Assas (Paris II), Pontificia Santiago de Chile, Liège, Rome Tor Vergata (Rome II), Trento, Montpellier, Bilgi University Istanbul, Clermont-Ferrand. He is also an international commercial arbitrator and a member of the Court of Arbitration in Sports (Lausanne).

**Jerzy Pisuliński** is chair (full professor) for private law, head of the Department of Private Law and dean of the Faculty of Law and Administration at the Jagiellonian University in Cracow. He was a member of the Expert Group on a Common Frame of Reference in the area of European Contract Law (2010–2011) and a vice-president of the Codification Commission of Civil Law by the Ministry of Justice of the Republic Poland (2011–2015). He is a member of the Committee of Law Science at the Polish Academy of Science and a president of the Law Committee at the Polish Academy of Science and Art in Cracow.

**Ionuț-Florin Popa** is Dr. jur. professor for private law (law of obligations), European contract law and international sales law at 'Babeș-Bolyai' University Cluj-Napoca and a Notary Public in Cluj (Klausenburg).

Dr. iur. **Rita Simon**, LL.M., B.A., is a scientific researcher at the Institute of State and Law of the Czech Academy of Sciences since 2017 and at the Centre for Comparative Law of the Charles University in Prague since 2011. Her focus is on consumer protection and competition law using comparative perspectives. She finalised her PhD studies at the University of Cologne in 2005, and worked for various German institutions, such as the Centre for European Integration Studies in Bonn and the Eastern Law Institute at the University of Cologne; she also served as an associate in the Bureau for Civil Law Codification at the Hungarian Ministry of Justice.

**Maria Inês Viana Oliveira Martins** is professor of civil and commercial law at the Faculty of Law of the University of Coimbra, a member of the Institute for Legal Research of the same University and a private legal consultant in Portugal and Brazil. She was a visiting scholar at the Max-Planck Institut für ausländisches und internationales Privatrecht, Hamburg, at the Faculdade de Direito da Universidade de São Paulo, and at the Centre de Droit Privé, Faculté de droit et de criminologie, Université Catholique de Louvain, and a speaker at conferences and in post-graduate courses in the fields of insurance law, tort law and personal data in several countries.

**Hannes Wais** is a lecturer (Privatdozent) at Heidelberg University. He holds a Dr. iur. and a habilitation from Heidelberg University and an LL.M. from the University of Cambridge. His research focuses on national and comparative contract law, conflict of laws and international litigation.

**Gheorghe Liviu Zidaru** is associate professor for civil procedural law at the University of Bucharest Faculty of Law. He holds a Dr. iur. of the University of Bucharest and served as a visiting professor in Würzburg. He is also a full-time appeals court judge in Bucharest, Romania.