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O Professor Peter Christian Sester é advogado na Alemanha desde 1996 e advogado no Brasil desde 2017. Sester tem ampla experiência em arbitragens domésticas e internacionais (na função de árbitro, *expert witness* ou *co-counsel*). Também tem sido demandado frequentemente para elaboração de pareceres e respostas a consultas jurídicas nas seguintes áreas: direito societário, mercado de capitais e energia, contratos nacionais e internacionais, financiamentos e produtos financeiros, responsabilidade de administradores de empresas, recuperação e insolvência transnacional (direito do Brasil, da Alemanha e da União Europeia). Integra o Corpo Permanente de Árbitros de diversas Câmaras de Arbitragem e Mediação no Brasil (Centro de Arbitragem Comercial (Portugal), CAM do Mercado, CAM CCBC, CAMARB e CBMA). Frequentemente atua como membro de comitês de impugnação no CAM-CCBC e na CAM de Arbitragem do Mercado B3. Como árbitro, tem ampla experiência em disputas societárias, aquisições e fusões, contratos complexos, financiamento de investimentos (infraestrutura, petróleo e gás, energia elétrica).

Autor único de oito livros, coordenador e autor de dezenas obras coletivas além de mais de 100 artigos publicados em revistas científicas (inglês, português, espanhol e alemão), entre outros único autor do livro *Business and Investment in Brazil: Law and Practice* (Oxford University Press, 2022) e *Comentários à Lei de Arbitragem e à Legislação Extravagante* (Quartier Latin 2020); principal autor e único coordenador do livro *International Arbitration: Law and Practice in Brazil* (Oxford University Press, 2020).

Antes de dedicar-se à elaboração de pareceres e a arbitragens nacionais e internacionais, o Professor Sester atuou durante 14 anos como consultor em um dos mais respeitados escritórios internacionais de origem inglesa nas seguintes áreas: direito societário e do mercado financeiro, aquisições e fusões, *project finance* (energia, refinaria, infraestrutura e indústria), *asset finance* (aviões e embarcações), *Leveraged Buyout & Private Equity*, Parcerias Público-Privadas (e.g., rodovias, pontes, aeroportos).

Sester é Doutor em direito comercial pela Universidade de Heidelberg (Alemanha) e Doutor em economia pela Universidade Humboldt de Berlim (Alemanha). Fez a livre docência na Universidade de Marburg (Alemanha) em direito internacional privado e comparado. Foi professor titular da Universidade St. Gallen (Suíça) e diretor do Instituto Law and Finance da Universidade Goethe de Frankfurt am Main (Alemanha). Desde 2019 é Professor da Fundação Getúlio Vargas (Rio de Janeiro) onde ele ensina arbitragem societário, cross-border business transactions e direito contratual comparado.

Como melhor aluno na graduação da Universidade de Heidelberg, tornou-se bolsista do Estado de Baden-Württemberg (Alemanha) para o doutorado, e da Associação Federal de Pesquisa da Alemanha (DFG) para a livre docência. A tese de doutorado em economia sobre o mercado de capitais brasileiro ganhou o prêmio da Associação das Editoras e Livrarias da Alemanha (*Börsenverein des Deutschen Buchhandels*).

Aprovado em concursos públicos (1996 e 1997), rejeitou convite do Ministério da Justiça do Estado de Baden-Württemberg para tornar-se juiz vitalício, tendo optado por seguir carreira acadêmica paralelamente à advocacia. Pelas mesmas razões, rejeitou ofertas para ingressar no Banco Central da Alemanha (*Deutsche Bundesbank*) e na CVM da Alemanha (BaFin).

Fluente em português, inglês, francês e alemão (língua materna). Bom nível de espanhol.

Atividades profissionais

Desde 2017, possui escritório de advocacia próprio, no Rio de Janeiro, com foco em arbitragens, consultoria e pareceres em direito brasileiro, alemão e europeu.

Desde 2019, é membro da Comissão Nacional de Arbitragem da OAB.

De 2019 a 2021, compôs a Direção do CAM-CCBC na função de Vice-Presidente.

De 2015 a 2016, atuou como advogado externo (“*Of Counsel*”) em renomado escritório de advocacia suíço, com foco em arbitragem.

De 2002 a 2015, atuou como advogado externo (“*Of Counsel*”) em escritório de advocacia (“*magic circle firm*”), cujas presença e liderança internacionais são reconhecidas, exercendo atividade focada em direito societário, finanças corporativas (*Leveraged Buyout* e M&A), financiamentos de projetos e bens de capital (aviões, embarcações etc.), operações e regulação do mercado de capitais.

Posições acadêmicas

Desde 2020 professor convidado da FGV-Rio Escola de Direito (Brasil).

2019-2021. Docente da Universidade Nova de Lisboa de Direito da Arbitragem de Investimento e de Aspectos Jurídicos de Aquisições e Fusões (Portugal).

2018-2019. Professor visitante da Universidade Federal do Rio de Janeiro (Brasil).

2014-2019. Professor titular de direito comercial e Direito Internacional na Universidade St. Gallen (Suíça).

2013-2014. Professor titular de direito comercial e diretor do Instituto Law and Finance da Universidade Goethe de Frankfurt am Main (Alemanha).

2002-2013. Professor titular de direito comercial e diretor do Instituto de Direito da Informação da Universidade de Karlsruhe (hoje denominada Karlsruhe Institute of Technology na Alemanha).

2003-2013. Professor honorário da Universidade Freiburg im Breisgau (Alemanha).

Desde 1999, recebeu numerosos convites como professor visitante de escolas de direito e de administração de empresas: dentre outras, a Cambridge University (RU), London School of Economics (RU), Institute for Advanced Legal Studies (RU), Universidade de Aix-en-Provence (França), Universidade de Montpellier (França), Universidade Nova de Lisboa (Portugal), Universidad

Argentina de la Empresa (Argentina), Universidad Austral (Argentina), Universidad de Chile (Chile), Fundação Getúlio Vargas - Escola de Direito do RJ (Brasil), Fundação Getúlio Vargas - Escolas de Direito de SP (Brasil), Insper (Brasil), e Universidade Federal do Rio de Janeiro / COPPEAD (Brasil).

Educação e Qualificação

2017. Exame da Ordem dos Advogados do Brasil (OAB/RJ no 214446).

2008. Doutorado em economia na Universidade de Humboldt em Berlim (Alemanha) – tese sobre o “*Institutional Design of Capital Market Reforms (the Brazilian experience)*”.

2001. “Habilitation” (prova de capacitação para se tornar professor universitário titular, comparável à prova de livre docência no Brasil) em direito comercial, na Universidade de Marburg (Alemanha) – tese sobre “*Complex Contracting in International Project Finance*”.

1995. Doutorado em direito na Universidade de Heidelberg Ruprecht Karl (Alemanha) – tese sobre “*Fiduciary Duties and Voting Rights in Commercial Partnership Meetings*”.

1992-1996. Assessor de magistrado no tribunal de Baden-Baden (Alemanha) – completado com o Segundo Exame do Estado, obtendo grau capacitando-o ao ingresso imediato no quadro da magistratura/ministério público alemão.

1990-1996. Estudos de administração de empresas na Universidade de Hagen (Alemanha) – concluído com o título *Diplom-Kaufmann* (equivalente à graduação em administração de empresas no Brasil).

1988-1992. Estudos de direito na Universidade de Heidelberg Ruprecht Karl (Alemanha) – concluído com o Primeiro Exame do Estado (equivalente à graduação em direito no Brasil) como melhor aluno do ano.

Professor Peter Christian SESTER

15 de junho de 2022.

Bibliografia de Peter Christian Sester

A seguinte bibliografia multilíngue cita primeiro o título dos livros e artigos no idioma original (inglês, alemão, português, francês ou espanhol). Em seguida, os títulos são traduzidos em inglês. A forma de citação segue as regras da Oxford University Press.

Livros (autor único)

1. *Contract Law in International Commercial Arbitration – A Minimalist Theory Versus Transnationalism* (Wolters Kluwer, International Arbitration Law Library series, forthcoming).
2. *Business and Investment in Brazil* (Oxford University Press 2022).
3. *Comentários à Lei de Arbitragem e à Legislação Extravagante [Comments on the Arbitration Act and related legislation]* (Quartier Latin 2020).
4. *Brasilianisches Handels- und Wirtschaftsrecht [Brazilian commercial and economic law]* (2nd edn, Fachmedien Recht und Wirtschaft 2014).
5. *Brasilianisches Handels- und Wirtschaftsrecht [Brazilian commercial and economic Law]* (1st edn, Fachmedien Recht und Wirtschaft 2010).
6. *Institutionelle Reformen in heranreifenden Kapitalmärkten: der brasilianische Aktienmarkt [Institutional reforms in emerging capital markets: the Brazilian stock market]* (de Gruyter 2009).
7. *Projektfinanzierungsvereinbarungen als Gestaltungs- und Regulierungsaufgabe: eine symbiotische Finanzierungsform für privatwirtschaftliche Projekte und Private Public Partnership [Project financing agreements as a challenge for the drafting practice and regulation: a symbiotic financing pattern for private projects and public private partnership]* (Dr. Otto Schmidt Verlag 2004).
8. *Treuepflichtverletzung bei Widerspruch und Zustimmungsverweigerung im Recht der Personenhandelsgesellschaften [Breach of loyalty by obstructive voting in commercial partnership law]* (Nomos Recht 1996).

Obras coletivas coordenados

1. *International Arbitration: Law and Practice in Brazil* (Oxford University Press 2020).

2. *Finanzmarktaufsicht und Finanzmarktstrukturen [Financial Market Supervision and Structures of Financial Markets (in Switzerland)]* (Dike 2017).
3. *Family Offices – Law, Management, and Banking* (Dike 2017).
4. *Law & Economics (Liber amicorum Peter Nobel, 70th anniversary)* (Stämpfli Verlag 2015).
5. *Beck'sche Synopse zum neuen Schuldrecht [Beck's synopsis on the new Laws of Obligations]* (Verlag CH Beck 2002).

Artigos publicados em revistas jurídicas

1. 'Proof of law, legal expert opinions, and some red flags when conducting arbitrations in Brazil' (2021) 3 German Journal of Arbitration 137.
2. 'Transplanting US fraud class actions into Brazilian arbitration' (2021) Volume 265, No 115 New York Law Journal 4.
3. 'Desafios da arbitragem societária: do efeito erga omnes até a arbitragem coletiva' [Challenges of corporate arbitration: from the erga omnes effects to collective arbitration] (2019) 62 Revista de Arbitragem e Mediação 27.
4. 'O efeito vinculante da cláusula compromissória no contexto do direito privado e processual internacional: o caso dos ADRs da Petrobrás' [The binding effect of arbitration clauses (in corporate bylaws) in the light of private international and procedural law: the case of ADRs issued by Petrobrás] (2018) 57 Revista de Arbitragem e Mediação 99.
5. 'Handelsschiedsgerichtbarkeit in Brasilien – Rechtsrahmen und faktische Gegebenheiten' [Commercial arbitration in Brazil – legal framework and factual circumstances] (2017) 64 Recht der Internationalen Wirtschaft (RIW) 701.
6. 'Insolvência transnacional – o desafio no Brasil' [*Cross-border insolvency: the challenge in Brazil*] (2017) 205 Justiça e Cidadania 54.
7. 'Plädoyer für die Rechtmäßigkeit der EZB Rettungspolitik' [Pleading in favor of the legality of the European Central Bank's (sovereign debt) crises policy] (2013) 60 Recht der Internationalen Wirtschaft (RIW) 451.
8. 'Die Rolle der EZB in der europäischen Staatsschuldenkrise' [The role of the European Central Bank (ECB) in the European sovereign debt crises] (2012) Europäisches Wirtschaftsrecht und Steuerrecht (EWS) 80.
9. 'The ECB's controversial Securities Market Program (SMP) and its role in relation to the modified EFSF and the future ESM' (2012) European Company and Financial Law Review (ECFR) 156.

10. 'Finanztransaktionssteuer und Finanzmarktstabilität' [Financial Transaction Tax and Financial Market Stability] (2012) 66 Zeitschrift für Wirtschafts- und Bankrecht - Wertpapiermitteilungen (WM) 529.
11. 'Beteiligung von privaten Investoren an der Umschuldung von Staatsanleihen im Rahmen des European Stability Mechanism (ESM)' [Participation of private investors in the restructuring of sovereign bonds within the framework of European Stability Mechanism (ESM)] (2011) 65 Zeitschrift für Wirtschafts- und Bankrecht - Wertpapiermitteilungen (WM) 1057.
12. 'Rechtsrahmen für Erst- und Zweitlistings an der Hong Kong Exchange (HKEx)' [On the legal framework for primary and secondary listing on the Hong Kong Stock Exchange (HKEx)] 2011 Corporate Finance law 169.
13. 'Der brasiliianische Übernahmemarkt – Rechtsgrundlagen für M&A-Transaktionen' [The Brazilian takeover market – legal framework of M&A transactions] 2010 Corporate Finance law 425.
14. 'Entwicklungslinien des brasiliianischen Gesellschafts- und Kapitalmarktrechts' [Development paths of Brazilian company and capital market law] (2010) 57 Recht der Internationalen Wirtschaft (RIW) 97.
15. 'Bieterverfahren und Projektverträge im brasiliianischen Recht' [Public procurement and project contracts subject to Brazilian (administrative) law] (2010) 57 Recht der Internationalen Wirtschaft (RIW) 269.
16. 'Schiedsgerichtsbarkeit im brasiliianischen Handels- und Gesellschaftsrecht' [Commercial arbitration in the field of Brazilian commercial and company law] (2010) 57 Recht der Internationalen Wirtschaft (RIW) 680.
17. 'Brasilien und sein Recht' [Brazil and its Law] (2010) 57 Recht der Internationalen Wirtschaft (RIW) 1.
18. 'Rezeption des Modells der "Independent Regulatory Commission" im brasiliianischen Wirtschaftsrecht am Beispiel der Finanzmarktaufsicht' [Legal transplant of the model "Independent Regulatory Agency" into Brazilian business and economic law] (2010) 74 Zeitschrift für ausländisches und internationales Privatrecht / The Rabel Journal of Comparative and International Private Law (RabelsZ) 360.
19. 'Towards a transnational bank restructuring law? – The attempt of the G20 to initiate and monitor regulatory responses to the "too big to fail" problem' (2010) European Company and Financial Market Law Review (EFCR) 512.
20. 'Zur Interpretation der Kapitalmarkteffizienz in Kapitalmarktgesetzen, Finanzmarktrichtlinien und -standards' [The interpretation of the term capital market efficiency provided for in Capital Market Laws and Financial Market

Directives and Standards] (2009) 38 Zeitschrift für das gesamte Handels- und Wirtschaftsrecht (ZGR) 310.

21. 'Die brasilianische Kapitalmarktaufsicht – Status und Kompetenzen der Comissão de Valores Mobiliários im nationalen Finanzsystem' [The Brazilian Securities Exchange Commission – status and competences within the national financial system] (2009) 81 Schweizerische Zeitschrift für Wirtschafts- und Finanzmarktrecht / Revue suisse de droit des affaires et du marché financier (SZW/RSDA) 26.
22. 'Transparenzkontrolle von Anlagebedingungen' [Control of the transparency of bond conditions] (2009) 209 Archiv für die civilistische Praxis (AcP) 628.
23. 'Zur Einführung des Flugzeugpfandbriefes' [On the introduction of aircraft mortgage backed securities] (2009) Zeitschrift für Wirtschafts- und Bankrecht - Wertpapieremissionen (WM) 725.
24. 'Software als Institution und ihre Gestaltbarkeit' [Software as an institution and its (legal) design] (2010) 33 Informatik-Spektrum 626.
25. 'Aufsichtsrechtliche Erfassung der Leasing- und Factoringunternehmen' [Regulatory classification of leasing and factoring firms] (2009) Zeitschrift für Wirtschafts- und Bankrecht - Wertpapieremissionen (WM) 1209.
26. 'Acerca de la interpretación de la eficiencia del mercado de capitales en leyes, directivas y estándares que regulan tales mercados' [About the interpretation of the term efficiency in capital market laws, directive, and standards] (2009) 4 Revista de Derecho del Mercado de Valores (RDMV) 337.
27. 'Fallen Anteile an geschlossenen Fonds unter den Wertpapierbegriff der MiFID bzw. des FRUG' [Do units of closed-end funds (limited partnerships) fall within the scope of MiFID?] (2008) Zeitschrift für Bankrecht und Bankwirtschaft (ZBB) / Journal of Banking Law and Banking (JBB) 369.
28. 'Rechtliche Anforderung an die Berücksichtigung von Kreditsicherheiten im Rahmen der SolvV' [Legal requirements regarding the consideration of securities (collateral) for lending within the framework of the EU Solvency Regulation] (2008) Zeitschrift für Bank- und Kapitalmarktrecht (BKR) 315.
29. 'Selbstlisting und Fusion der beiden brasilianischen Börsen BOVESPA und BM&F' [Listing and merger of the two Brazilian exchanges: Bovespa and BM&F] (2008) Recht der Internationalen Wirtschaft (RIW) 681.
30. 'Insolvenzfestigkeit der Globalzession bei Kreditlinien und strukturierten Finanzierungen' [Effectiveness of floating assignments (of receivables) in the case of revolving credit (lines) and structured finance] (2007) 61 Zeitschrift für Wirtschafts- und Bankrecht – Wertpapiermitteilungen (WM) 1164.

31. 'Kommentar zu den Auswirkungen des „Trihotel“-Urteils' [Comments on the consequences of the „Trihotel“-Ruling] (2007) Recht der Internationalen Wirtschaft (RIW) 787.
32. 'Neue Kooperationen und rechtliche Entwicklungen im Kampf gegen Spam' [New cooperations and legal developments in the fight against spam] (2006) Informatik Spektrum 14.
33. 'Gläubiger- und Anlegerschutz bei evidenten Fairnessverstößen über eine deliktsrechtliche Haftung der handelnden Personen' [Protection of creditors and investors by means of tort law if persons acting on behalf of the debtor/corporation violate basic rules of fairness in business] 2006 Zeitschrift für das gesamte Handels- und Wirtschaftsrecht (ZGR) 1.
34. 'Hybrid Anleihen: wirtschaftliches Eigenkapital für Aktiengesellschaften' [Hybrid-bonds: economic equity capital for stock corporations] (2006) Zeitschrift für Bankrecht und Bankwirtschaft (ZBB) / Journal of Banking Law and Banking (JBB) 443.
35. 'Wirtschaftlichkeitsuntersuchungen bei PPP-Projekten – Leitfaden' [Economic viability analysis of PPP-projects – guidelines] (2006) Zeitschrift für Immobilienrecht (ZfIR) 867.
36. 'Vereinbarungen zur kartellrechtlichen Konvergenz in internationalen Abkommen zur Liberalisierung des Handels – unter besonderer Berücksichtigung des Assoziationsabkommens zwischen der EU und Chile' [Provisions in free trade treaties on the harmonization of antitrust policies – with focus on the association agreement between the EU and Chile] (2006) Recht der Internationalen Wirtschaft (RIW) 179.
37. 'Nueva herramienta para el levantamiento de capital en Europa' [New tools for capturing capital in Europe] (2006) Camchal 30.
38. 'Argentinische Staatsanleihen: Schicksal der “Hold Outs” nach Wegfall des Staatsnotstands' [Argentine sovereign bonds: the destiny of “hold outs” after the end of the state of necessity] (2006) Neue Juristische Wochenschrift (NJW) 2891.
39. 'Voraussetzungen und Rechtsfolgen der Eintragung in das neu geschaffene Refinanzierungsregister' [Recordings in the new refinancing register – requirements and consequences] (2005) 59 Zeitschrift für Wirtschafts- und Bankrecht – Wertpapiermitteilungen (WM) 2025.
40. 'Darlehenskomponenten in der Akquisitionsfinanzierung: Risiken bei Insolvenz des Darlehensgebers' [Dept capital instruments in acquisition financing: the risks in case of the lender's insolvency] (2005) Zeitschrift für Wirtschaftsrecht (ZIP) 1757.

41. 'Plädoyer gegen ein materielles Konzerninsolvenzrecht' [Pleading against a substantial group (concern) insolvency law] (2005) Zeitschrift für Wirtschaftsrecht (ZIP) 2099.
42. 'Die Umsetzung der Kapstadt-Konvention: Kollisionen mit dem deutschen Vollstreckungs- und Insolvenzrecht' [Ratification of the Cape Town Convention: conflicts with German execution and insolvency law] (2005) 54 Zeitschrift für Luft- und Weltraumrecht / German Journal of Air and Space Law (ZLW) 493.
43. 'Formas para establecer una comercialización directa de productos argentinos en Alemania' [How to establish vehicles for the direct commercialization of Argentine products in Germany] (2005) 3 Revista Panorama Mercosur 50.
44. 'Das Wertpapierprospektgesetz (WpPG) – zentrale Punkte des neuen Regimes für Wertpapieremissionen' [Securities Prospectus Act – central topics of the new regime for securities emissions] (2005) 59 Zeitschrift für Wirtschafts- und Bankrecht - Wertpapieremissionen (WM) 1068.
45. 'Neue Wege im Außenwirtschaftsrecht' [New approaches in international economic law] (2005) 8 Neue Zeitschrift für Gesellschaftsrecht (NZG) X.
46. 'La Libertad de Establecimiento dentro de la Unión Europea y sus Consecuencias para Chile a partir del Acuerdo de Asociación' [Freedom of Establishment within the European Union and its consequences for Chile in the light of the Association Treaty] (2005) 9 Revista de Derecho Internacional y del Mercosur 51.
47. 'The Extra-communitarian Effects of Centros, Überseering and Inspire Art with regard to 4th Generation Association Agreements' (2005) 3 European Company and Financial Law Review (ECFR) 3.
48. 'Insolvenzfeste Direktverträge in der Projektfinanzierung und bei Public-Private-Partnership-Projekten auf der Basis eines Konzessionsvertrages' [Direct contracts in project financing and public private partnership projects based on concession agreements] (2005) 17 Zeitschrift für Bankrecht und Bankwirtschaft (ZBB) / Journal of Banking Law and Banking (JBB) 283.
49. 'Finanzierungsverträge für PPP-Projekte im öffentlichen Hochbau und Refinanzierung durch Pfandbriefe' [Contracts for the financing of PPP projects – buildings ordered by the public sector] (2005) Zeitschrift für Immobilienrecht 81.
50. 'Internationale Sicherungsrechte an Flugzeugen auf Basis der Kapstadt-Konvention: Umsetzungsprobleme und praktische Vorwirkungen' [International security interests established on the basis of the Cape Town Convention] (2005) 59 Zeitschrift für Wirtschafts- und Bankrecht - Wertpapieremissionen (WM) 301.

51. 'Wirksamkeit der Veräußerung notleidender Darlehensforderungen durch Sparkassen: keine Verletzung von Privatgeheimnissen gemäß § 203 StGB' [Validity of sell-and-purchase contracts of loan claims (sold by saving banks) in the case of the borrower's default: no violation of private secrets (data) in the sense of section 203 of the Penal Law Code] (2005) Der Betrieb 375.
52. 'Inhalt und Format von Emissionsprospekten nach dem WpPG' [Content and form of securities emission prospectuses in accordance the (German) Securities Prospectus Act] (2005) 17 Zeitschrift für Bankrecht und Bankwirtschaft (ZBB) / Journal of Banking Law and Banking (JBB) 209.
53. 'Mezzanine-Kapital als wirtschaftliches Eigenkapital in Ratingverfahren – eine rechtliche Gestaltungsaufgaben' [Classification of mezzanine-capital as economic equity capital in rating proceedings – a challenge for legal design] (2004) 58 Zeitschrift für Wirtschafts- und Bankrecht – Wertpapieremissionen (WM) 124.
54. 'Software-Agent mit Lizenz zum ...? – Vertragsschluss und Verbraucherschutz beim Einsatz von Softwareagenten' [Software agents with a license to...? – Celebration of contracts and consumer protection in case of involvement of software agents] (2004) Computer und Recht (CR) 548.
55. 'Zum Entwurf eines Pfandbriefgesetzes' [On the draft bill of a Mortgaged Back Securities Act] (2004) 16 Zeitschrift für Bankrecht und Bankwirtschaft (ZBB) / Journal of Banking Law and Banking (JBB) 135.
56. 'Vertragsschluss und Verbraucherschutz beim Einsatz von Software-Agenten' [Celebration of contracts and consumer protection in case of involvement of software agents] (2004) Informatik Spektrum 311.
57. 'Rückgriffsanspruch des Händlers in der Lieferkette nach der Schuldrechtsreform – Haftungsverschärfung für Hersteller?' [Recourse claims of traders within supply chains after the reform of the Laws of Obligations – increase of producers' liabilities?] (2003) Phi-Haftpflicht International – Recht und Versicherung 82.
58. 'Tatbestand und rechtliche Struktur des Cross-Border-Leasings' [Elements and legal structure of cross-border leasing] (2003) 15 Zeitschrift für Bankrecht und Bankwirtschaft (ZBB) / Journal of Banking Law and Banking (JBB) 94.
59. 'US-Cross-Border-Leasing: Eine Risikoanalyse – unter besonderer Berücksichtigung der Risiken aus einer Insolvenz des US-Trusts und aus deliktsrechtlichen Klagen in den USA' [US-cross-border leasing: a risk analysis in the light of a bankruptcy of the US-trust and US suits based on tort law] (2003) 55 Zeitschrift für Wirtschafts- und Bankrecht - Wertpapieremissionen (WM) 1833.

60. 'Fortschreibung der typischen Vertragsstruktur für Leasingtransaktionen nach der Schuldrechtsreform' [Continuation of typical contract structures for leasing transactions after the reform of the Laws of Obligation] (2002) 56 Zeitschrift für Wirtschafts- und Bankrecht - Wertpapieremissionen (WM) 2184.
61. 'Höchstrichterliche Harmonisierung der Kollisionsregeln im europäischen Gesellschaftsrecht: Durchbruch der Gründungstheorie nach Überseering' [Rulings of superior courts are harmonizing conflict of laws rules in the field of European company law: the success of the incorporation theory after the ruling on the Überseering case] (2002) Europäisches Wirtschafts- und Steuerrecht (EWS) 545.
62. 'Vertragsabschluss bei Internet-Auktionen' [Celebration of contracts in the course of internet auctions] (2001) Computer und Recht (CR) 98.
63. 'Eckpfeiler eines Verfassungsrechts für *virtuelle Unternehmen*' [Pillars of a constitutional law for virtual enterprises] (2000) Computer und Recht (CR) 780.
64. 'Open-Source-Software: Vertragsrecht, Haftungsrisiken und IPR-Fragen' [Open-Source-Software: contract law, liability risks and conflict of laws issues] (2000) Computer und Recht (CR) 797.
65. 'Vertragsauslegung im Lichte institutioneller Sonderaufgaben – am Beispiel von Privatisierungsverträgen der Treuhandanstalt' [Contract interpretation in the light of the purpose of organizations with specific tasks] (1999) 44 Die Aktiengesellschaft (AG) 558.
66. 'Zustimmungspflicht und Zustimmungsverweigerung bei Personengesellschaften' [Obligation to approve resolutions (in shareholder assemblies) and obstructive voting in commercial partnerships] (1997) 52 Betriebs-Berater (BB) 1.

Contribuições para livros coletivos

1. 'Árbitro à luz da teoria de agência' [Arbitrators in the light of agency theory] in Elias C e Guandalini B (eds), *A função do árbitro no Brasil* (forthcoming).
2. 'A relatividade do princípio da manutenção do capital e a tipologia da Lei das S.A. sobre reorganização' in Fernando Antônio Maia da Cunha e Alfredo Sérgio Lazzareschi Neto (eds), *Direito Empresarial Aplicado Vol. 2* (São Paulo: Contracorrente, 2022) 387.
3. 'Take-or-pay contracts in project finance: focus on gas-supply contracts in Brazil' in Alvarez GM, Riofrío Piché M, and Sperandio FV (eds),

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