CONTENTS

Tables of Cases Table of Legislation							
					Li.	st of 2	Abbreviations
	_						
1.	Introduction						
	A.	The Issue	1.02				
	B.	Scope of the Book	1.18				
	C.	Structure of the Book	1.24				
		I THE CONSENSUAL NATURE OF ARBITRATION	9				
2.	The	e Evolution of Arbitration and its Consensual Nature	11				
	A.	The Classical Characterization of Arbitration	2.03				
	B.	The Historical Evolution of the Concept and the Consensual					
		Nature of Arbitration	2.20				
	C.	The Framework of Instruments Where Acceptance of the Use of					
		Arbitration as a Dispute Resolution Mechanism is Embedded	2.61				
3.	Capacity, Restrictions, and Limitations to Consent to Arbitration						
	A.	Capacity to Consent to Arbitration	3.03				
	B.	Restrictions on the States'/States Agencies' Entitlement to Consent					
		to Arbitration	3.17				
	C.	Limitation of Parties' Freedom to Consent to Arbitration: the Issue					
		of Arbitrability	3.36				
4.	The Juridical Nature of Arbitration With Particular Regard						
	to i	ts Consensual Nature	53				
	A.	Theories Which Reflect the Contraposition Between State Sphere					
		and Private Sphere	4.07				
	B.	Theories Which Reflect the Growing Acceptance to use Arbitration					
		as a Dispute Resolution Mechanism	4.23				
	C.	The New Field of Investment Arbitration: Departing From Contract	/ 00				
		for Explaining Consent to Arbitration?	4.33				
5.	The	The Multiple Facets of Consent to Arbitration and the Determination					
	of Jurisdiction						
	A.	Consensual as a Criterion of Arbitration's Qualification	5.07				
	B.	Expression of Consent to Arbitration	5.13				
	C.	Consent to Arbitration as Reaching of Mutual Consent,					
		ie the Substantive Side of the Arbitration Agreement	5.43				

Contents

	D.	Proposal for a Classification of Types of Consent	5.78	
	E.	Determination of Jurisdiction, With Particular Regard		
	- \frac{1}{2}	to Issues Concerning Parties' Consent	5.82	
		II CONSENT IN COMMERCIAL ARBITRATION	97	
6.	The	Valid Reaching of Mutual Consent to Arbitration	99	
	A.	The Law Governing Arbitration Agreements	6.04	
		The Form Requirement for Arbitration Agreements in Relation		
		to Consent to Arbitration	6.22	
	C.	The Substantive Elements of Consent to Arbitration	6.53	
7.	Sco	pe and Interpretation of Consent to Arbitration	119	
	A.	Disputes Covered by the Arbitration Agreement	7.05	
	B.	Set-off and Counterclaims	7.12	
	C.	Interpretation of Consent to Arbitration	7.27	
8.	Consent to Arbitration with a Perceived Reduced Consensual Character			
	A.	Unilateral Arbitration Agreements	8.05	
	В.	Arbitration Clauses Incorporated by Reference	8.16	
	C.	Arbitration Clauses in Articles of Association	8.44	
9.	Extension of Consent to Arbitration			
	A.	Extension of Consent to Arbitration by Application of General		
		Principles of Contract Law or Corporate Law	9.03	
	В.	Extension of Consent to Arbitration to Non-Signatories	9.30	
10.	Co	nsent to Arbitration Related to Procedural Mechanisms	165	
	A.	Joinder and Intervention of Third Parties in Arbitrations	10.03	
	B.	Consolidation of Arbitrations	10.24	
	C.	Problems of Enforcing Awards in Multiparty Arbitrations	10.72	
			+	
		III CONSENT IN INVESTMENT ARBITRATION	185	
11.	Expression and Reaching of Consent to Arbitration			
	A.	The Formal Requirement of Consent to Arbitration	11.04	
	B.	Conditions Prior to Consent to Arbitration	11.08	
	C.	Ways of Expressing and Reaching Consent to Arbitration	11.28	
	D.	Consent to Arbitration From a Time Perspective	11.82	
12.	The	e Applicable Law and Interpretation of Consent	224	
	A.	Applicable Law and Interpretation of Consent to Arbitration:		
		International or National Law?	12.05	

Contents

	B.	Inclinations in Interpreting?	12.46
	C.	Expansive Interpretation in Case of Successive Legal Instruments	12.63
	D.	Principles of Interpretation	12.67
	E.	Umbrella Clauses: Expansion of Host State's Consent to Arbitration by	
		Elevating Contractual Disputes to Treaty Disputes	12.77
13.	. Consent and Jurisdiction		
	A.	Consent as the Subjective Side of Jurisdiction	13.03
	В.	Consent and Jurisdiction Ratione Materiae	13.10
	C.	Consent and Jurisdiction Ratione Personae	13.59
	D.	Consent and Jurisdiction Ratione Temporis	13.109
	E.	Consent With Regard to Procedural Mechanisms: Provisions	
		Aimed at Avoiding the Duplication of Proceedings and	
		Consolidation Provisions	13.146
14.	The Scope of Consent in Investment Arbitration		298
	A.	The Scope of Consent and its Limitations	14.02
	В.	Counterclaims	14.13
	C.	Consent and Most-Favoured-Nation Clauses	14.25
	D.	Delimitation From State to State Arbitration Provided for	
		in Investment Treaties	14.76
15.	Conclusion		321
	A.	The Different Perspectives of Consent	15.04
	В.	The Consensual and Contractual Nature of Arbitration	15.46
Bibl	liogra	aphy	331
	Index		