

# REGULATION OF ALTERNATIVE INTERNATIONAL COMMERCIAL DISPUTES RESOLUTION IN THE RUSSIAN FEDERATION

## ABSTRACT

The object of this dissertation is an analysis of legal regulation of alternative international commercial disputes resolution in the Russian Federation, both from theoretical and practical perspectives. The work deals in detail with alternative international commercial disputes resolution regulated in the Russian legislation, i.e. with arbitration and mediation of international commercial disputes, analyzes their position within the Russian legal framework, interconnection with the judicial proceedings, legislation national dispute regulation, role of state organs within the proceedings including acknowledgement and enforcement of arbitration awards and mediation agreement.. Both of these ways are further analyzed in separate chapters that together form the core of this dissertation.

The respective main chapters (devoted to arbitration and mediation of international commercial disputes) are further divided into subchapters, in which are analyzed the individual procedural institutes of arbitration and mediation of international commercial disputes. Special attention is devoted to the grounds and the process of setting aside of a foreign arbitral award as well as with the grounds and the process of recognition and enforcement of a foreign arbitral award and a mediation agreement.

The dissertation brings complex both theoretical and practical knowledge of alternative international commercial disputes resolution in the Russian Federation and taking into account case law of the Russian higher state commercial courts. Lastly, this dissertation also points out to the possible ambiguities or defects of the Russian legislation and differences from the Czech legal regulation and aspires in certain aspect to take a view *de lege ferenda*.

**KEY WORDS:** International commercial arbitration, Mediation, Russia