Abstract

This thesis focuses on the types of arbitration agreements in international commercial arbitration. The thesis is firstly concerned with the substantive validity of arbitration agreements, their evaluation and interpretation. Subsequently, it addresses selected types focusing on asymmetrical arbitration agreements. The aim is to analyse the treatment of asymmetrical arbitration agreements in international practice and the cause of potential nonuniform approach. The thesis evaluates if the treatment is consistent with the principle of good faith and the principle of effective interpretation.