NEWLETTERS 2015-2016

C. Díaz Llavona

*Distribución de seguros por entidades de crédito: Los operadores de banca-seguros*

Valencia, 2015

The book examines the many legal questions raising from the development of bancassurance activities, both from the point of view of the contract and from the point of competition law.

A.Donati, G. Volpe Putzolu

*Manuale di diritto delle assicurazioni*

Milano, 2016

The historic manual of Antigonus Donati has long pursued by Giovanna Volpe Putzolu. This is the latest edition enriched by considerations on the impact of Solvency II on the rules on insurance law.

M. Dreher

*Treatises on Solvency II*

Berlin, 2015

The book contains essays that analyze various aspects of the new European system of regulation of the insurance market, highlighting the parallel with the one established for the banks by Basel III. The attention of the authors focuses mainly on legal aspects of the three pillars of solvency, governance and disclosure

M. Franzoni (a cura di), *Diritto delle Assicurazioni*, coordinato da C. Miriello, con contributi di A. Albanese, G. Belli, C. Cerri, F. De Maria, L. Di Girolamo, G. Facci, L. Locatelli, C. Miriello, R. Partisani, C. Pasquariello, M.C. Perchinunno, A. Riccio, R. Rolli, I. Sarica, L. Villani

Zanichelli, 2016

The book offers a survey on Insurance Contracts, in its various manifestations, which allows to readers to review usefully the relationship between the rules on the contract in general and those on contracts "that have a particular discipline", as Article. 1323 cc

M. Gazzara

*L'assicurazione di responsabilità civile professionale*

Napoli, 2016

The book deals with the professional liability insurance that is recently become mandatory in Italy. The book considers the validity of some clauses typical of Liability insurance.

. Girgado Perandones, J.M.Embid Irujo

*La póliza estimada*

Madrid, 2015

The book addresses the issue of the determination through negotiations of the interest insured value.

S. Abravanel-Jolly

French Insurance Law

Paris, 2016

The book analyzes the development of the French insurance law from its medieval origins to successive developments made possible by the application to it of mathematical techniques. They are relevant to the complex relationships between elements in perpetual tension between the guarantee of safety and the random speculation.

M. Clarke, G. Leloudas

Air Cargo Insurance

Oxford, 2016

More than 40% of world trade in goods has been held by air carriers: it is therefore understood the importance of the related insurance coverage for cases of damage or destruction of the goods. The volume focuses on the English practice, but also considers other organizations.

M. Clarke, B. Soyer

The Insurance Act 2015: A New Regime for Commercial and Marine Insurance Law

Oxford, 2016

The book examines the English law reform commercial and marine insurance, which has had a major impact on practice, not just British. The in-depth analysis addresses on the many legislative changes, that seem more likely to give rise to future litigation.

P. Corrias

Il contratto di assicurazione

Napoli, 2016

In the book it is illustrated and deepened the main functional and structural aspects of the insurance contract.

O. Gurses

Marine Insurance Law

Oxford, 2016

The manual explains the different aspects of this complex matter, having particular regard to the development of the proposed new practices and legislative intervention manifesting itself in the 2015 reform.

J. Hamilton

Misrepresentation in the Life, Health, and Disability Insurance Application Process: A National Survey

Chicago, 2016

The book is presented as a practical cutting tool that provides information about American law, at the federal and state level, on the issues which arise where the insured does not provide all the information requested by the insurer or provides false information, with regard also to government social insurance.

O Ilechukwu

Nigeria's Insurance Act of 2003. the True Import of Section 69 and Its Legislative Paradox

Munchen, 2016

The book traces the peculiar story of the insurance legislation in the African country, marked by frequent changes, editorial errors and corrective actions. The Author proposes hypothesis of intervention aimed at an overall improvement of the system

H. Lipson, M. Kurman

Driverless. Intelligent Cars and the Road Ahead

Cambridge MA, 2016

The book indicates the prospects of the approach to fully autonomous cars, having regard to its multiple social, occupational, environmental and economic effects.

P. Marano, M.G. Siri

Le assicurazioni abbinate ai finanziamenti

Milano, 2016

The monograph highlights the complexity of bank intermediation when banks distribute insurance products.

K. Noussia

Reinsurance Arbitrations

Berlin, 2016

The book focuses on the arbitration matter in the reinsurance field, touching various issues arising in the courts and opening the way to even more developments that lie ahead.

A. Padfield

Insurance Claims

Haywards Heath (UK)

The new edition takes into account in particular the deep English law innovations introduced with the 2015 reform, in force since August 12, 2016, and other important new case law.

B. Soyer

Warranties in Marine Insurance

Oxford, 2016

The author analyzes in an interdisciplinary perspective, the importance of the guarantees in the field of marine insurance, taking into account the role that disaster reduction and mitigation of risks can have in the logic of sustainable development. The work contains updated references to recent legislative developments in Canada and Australia.

S. Unan

Some issues related to the content of the policyholder’s pre-contractual duty of disclosure – general view

in European insurance law review, 2016, 1, p. 26 et seq.

The contribution deals with the pre-contractual duties of information, from the point of view of their frequent failure and remedies consequently operated. The paper takes into account the main lines of development that today characterize the institute and new potential solutions.

F. Wang

Illegality in Marine Insurance

Oxford, 2016

The book is presented as the first monographic work specifically devoted to the subject. It examines in the different jurisdictions the application outcomes of section 41 of the Marine Insurance Act 1906 and the innovations introduced in 2015.

T. Langheid, M. Wandt

Münchener Kommentar zum Versicherungsvertragsgesetz

München, 2016

The reform of the VVG led to a completely new design of the regulatory framework for the insurance industry. The Commentary aims to relate these innovations considered in the framework of the law of insurance contracts, of the law of reinsurance, of the antitrust law, and of the fiscal discipline.