The Conflict of Laws in Hong Kong is an authoritative and comprehensive guide to the body of law which governs the approach of the Hong Kong civil courts to the selection of governing law and the determination of jurisdiction in cases with a cross-border element.

The Hong Kong courts' approach was originally based on English law but has diverged enormously as a result of statutory changes and a strong body of Hong Kong case law. As a result, it can be very hard for even a specialist to work out the precise position under Hong Kong law.

- Includes a chapter on Exceptions from Ordinary Principles
- Essential reference for all lawyers involved in cross-border transactions in contexts as varied as commercial deals, litigation, family law, insolvency, trusts and estates
- Helps practitioners to analyse their position under Hong Kong law.

Sweet & Maxwell

Nov 2005 978 962 661280 4 Hardback HK$2,804

DICEY, MORRIS & COLLINS ON THE CONFLICT OF LAWS

14th edition  Supplement Service

Lord Justice Lawrence Collins, Professor C G J Morse, Professor David McLean, Professor Adrian Briggs, Professor Jonathan Harris, Professor Campbell McLachlan

Renowned worldwide as the foremost authority on private international law, Dicey, Morris & Collins on the Conflict of Laws explains the rules, principles and practice which determine how the law of England and Wales relates to other legal systems. An explanation of each rule is followed by comment and illustration by detailed reference to case law, to ensure that it remains an in-depth but accessible research tool.

- Deals with the impact of the Civil Procedure Rules on private international law
- Includes analysis of judicial decisions from common law jurisdictions as well as detailed consideration of international conventions and EU materials
- Annual supplements keep this work up-to-date with developments in legislation and case law.

Sweet & Maxwell UK

Hardback includes latest supplement 978 1 847 03461 8 HK$7,535
3rd Supplement 978 0 421 92920 3 HK$1,504

THE EUROPEAN PRIVATE INTERNATIONAL LAW OF OBLIGATIONS

3rd edition

The Hon Mr Justice Richard Plender, QC, Michael Wilderspin

This work provides unrivalled analysis of the Rome I and II Regulations and their practical implications, helping practitioners interpret them as they come into force. It takes the practitioner step-by-step through Rome I and Rome II, warning of issues that can arise and suggesting answers to problems of interpretation.

- Provides expert commentary on the scope, principles and application of the rules of private international law governing the construction of contracts
- Covers the new rules governing torts including product liability, liability for breach of competition rules, environmental damage, unjust enrichment, negotiorum gestio and culpa in contrahendo
- Considers consumer contracts, employment contracts, mandatory rules and order public.

Sweet & Maxwell UK

Jul 2009 978 0 421 95490 8 Hardback HK$2,760

Prices are correct at time of going to press, but may be subject to change without prior notification.