

1. Record Nr.	UNINA990001873610403321
Autore	Tesi, Romano
Titolo	Moderne tecniche di protezione in orticoltura floricoltura e frutticoltura / Romano Tesi
Pubbl/distr/stampa	Bologna : Edagricole, 1983
ISBN	88-206-1479-0
Edizione	[3.]
Descrizione fisica	XIV, 282 p. ; 24 cm
Disciplina	631.544
Locazione	FAGBC
Collocazione	60 631.5 TESR 1983
Lingua di pubblicazione	Italiano
Formato	Materiale a stampa
Livello bibliografico	Monografia

2. Record Nr.	UNINA9910366575003321
Autore	Malinauskaite Jurgita
Titolo	Harmonisation of EU Competition Law Enforcement / / by Jurgita Malinauskaite
Pubbl/distr/stampa	Cham : , : Springer International Publishing : , : Imprint : Springer, , 2020
ISBN	3-030-30233-4
Edizione	[1st ed. 2020.]
Descrizione fisica	1 online resource (280 pages)
Disciplina	343.240721 341.753
Soggetti	Law—Europe Conflict of laws European Economic Community literature International law Trade European Law Private International Law, International & Foreign Law, Comparative Law European Integration International Economic Law, Trade Law
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di contenuto	Introduction -- Plethora of Comparative Studies -- EU Conceptual Framework of Harmonisation: Setting the Scene -- Development of EU Competition Law Enforcement from an Historical Perspective: A Call for Harmonisation from the EU -- Institutional Framework of the National Competition Authorities in the Central and Eastern European Countries -- Harmonisation of Public Enforcement: Basic Powers of the National Competition Authorities, Sanctions, and Leniency Policies -- Harmonisation of Private Enforcement in the Central and Eastern European Countries.
Sommario/riassunto	This book explores how the EU's enforcement of competition law has moved from centralisation to decentralisation over the years, with the National Competition Authorities embracing more enforcement powers.

At the same time, harmonisation has been employed as a solution to ensure that the enforcement of EU competition rules is not weakened and the internal market remains a level playing field. While employing a comparative law argument, the book, accordingly, analyses the need for harmonisation throughout the different stages of development of the EU's competition law enforcement (save Merger control and State Aid), the underlying rationale, and the extent to which comparative studies have been undertaken to facilitate the harmonisation process from an historical perspective. It also covers the Directives, such as the Antitrust Damages Directive and the ECN+ Directive. Investigating both public and private enforcement, it also examines the travaux préparatoires for the enforcement legislation in order to discover the drafters' intent. The book addresses the European and the Member States' perspectives, namely, the Central and Eastern European (CEE) countries, as harmonisation proceeds through dialogue and cooperation between the two levels. Lastly, it explores the extent to which harmonisation of the competition law enforcement framework has been accepted and implemented in the Member States' legal systems, or has led to the fragmentation of the national systems of the CEE countries.
