

1. Record Nr.	UNINA9910330560003321
Titolo	Principles of mineral processing / edited by Maurice C. Fuerstenau and Kenneth N. Han
Pubbl/distr/stampa	Littleton, Colorado : Society for Mining, Metallurgy, and Exploration, 2003
ISBN	0873351673 978-0-87335-167-6
Descrizione fisica	X, 573 p. : ill. ; 26 cm
Altri autori (Persone)	Fuerstenau, Maurice C. Han, Kenneth N.
Disciplina	622.7
Locazione	SC1
Collocazione	622.7-FUE-1 622.7-FUE-1A
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia

2. Record Nr.	UNINA9910763593103321
Autore	Vranes Erich
Titolo	Investment Screening and WTO Law : The Example of the EU Screening Regulation // by Erich Vranes
Pubbl/distr/stampa	Cham : , : Springer Nature Switzerland : , : Imprint : Springer, , 2023
ISBN	9783031467240 3031467248
Edizione	[1st ed. 2023.]
Descrizione fisica	1 online resource (78 pages)
Collana	SpringerBriefs in Law, , 2192-8568
Disciplina	346.092
Soggetti	International law Trade regulation Commercial law European Economic Community International Economic Law, Trade Law European Economic Law
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di contenuto	Introduction -- Political and Economic Reasons for Investment Screening -- Investment Screening in the EU -- WTO Disciplines Relevant for Investment Screening -- The Example of EU Investment Screening as a "Test Case" under WTO Law -- Summary of Conclusions.
Sommario/riassunto	In recent years, there has been a worldwide intensification in the use of investment screening mechanisms. This surge is connected with political re-orientations, the rise of new economic powers, and security concerns. Despite the considerable effects that investment screening may have on international investment and trade, there is hardly any literature examining the consequences to be drawn from relevant WTO rules for investment screening. However, the importance of WTO law for such instruments is substantial not least due to the broad scopes of application of the GATT and GATS agreements. The risk that screening activities could be challenged before the WTO is underlined by pertinent panel reports. This book in particular uses the 2019 EU Screening Regulation as an example for illustrating the relevance that WTO law has for investment screening. It concludes that in the light of

relevant WTO rulings screening activities undertaken for public order and security reasons may face considerable hurdles not least in the general exceptions and security exceptions of the GATT and the GATS.

---