

1. Record Nr.	UNINA9910462837403321
Autore	Kopela Sophia
Titolo	Dependent archipelagos in the law of the sea [[electronic resource] /] / by Sophia Kopela
Pubbl/distr/stampa	Leiden ; ; Boston, : Martinus Nijhoff Publishers, 2013
ISBN	1-299-10491-6 90-04-24569-3
Descrizione fisica	1 online resource (339 p.)
Collana	Publications on ocean development, , 0924-1922 ; ; v. 74
Disciplina	341.4/48
Soggetti	Archipelagoes - Law and legislation Contiguous zones (Law of the sea) Territorial waters Customary law Electronic books.
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Description based upon print version of record.
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	Preliminary Material -- Introduction -- Chapter One The Development of the Archipelagic Concept in International Law of the Sea: From Straight Baselines to the Archipelagic Regime of the Law of the Sea Convention -- Chapter Two The Application of Straight Baselines on the Basis of Article 7 LOSC and State Practice: Implications for Coastal Archipelagos -- Chapter Three Dependent Outlying Archipelagos: Straight Baselines, the LOSC and State Practice -- Chapter Four Law-Creating Value of the Practice of States in Outlying Archipelagos with an Emphasis on Customary International Law -- Chapter Five The Archipelagic Concept and Special Customary and Historic Rights: Three Case Studies -- Chapter Six Legitimacy of the Archipelagic Regime and Future Developments -- Conclusion -- Appendix -- Bibliography -- Index.
Sommario/riassunto	Dependent Archipelagos in the Law of the Sea examines the archipelagic concept in international law of the sea with respect to dependent archipelagos, both coastal and outlying. The monograph offers a thorough examination of the regime of straight baselines, and the implications arising from their application to archipelagos. It

further analyses the practice of States with regard to the delimitation of the maritime zones of archipelagos, and assesses its value both as an element contributing to the interpretation of the Law of the Sea Convention - especially related to the application of article 7 - and as a factor leading to new developments in international law with an emphasis on customary law.

---