1. Record Nr. UNINA9910483800503321 Autore Krauspenhaar Daniel Titolo Liability Rules in Patent Law [[electronic resource]]: A Legal and Economic Analysis / / by Daniel Krauspenhaar Berlin, Heidelberg:,: Springer Berlin Heidelberg:,: Imprint: Springer, Pubbl/distr/stampa , 2015 **ISBN** 3-642-40900-8 Edizione [1st ed. 2015.] Descrizione fisica 1 online resource (251 p.) Collana Munich Studies on Innovation and Competition, , 2199-7462; ; 1 330 Disciplina 340 343099 Soggetti Mass media Law Law and economics IT Law, Media Law, Intellectual Property Law and Economics 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. Nota di contenuto Introductory Remarks -- Overuse of Exclusivity in Patent Law -- Private Liability Rule Regimes -- Compulsory Liability Rule and Liability Rule by Default Regimes -- Overall View and Conclusion. Sommario/riassunto The primary purpose of a patent law system should be to enhance economic efficiency, in particular by providing incentives for making inventions. The conventional wisdom is that patents should therefore be strictly exclusive rights. Moreover, in practice patent owners are almost never forced to give up their right to exclude others and receive only a certain amount of remuneration with, for instance, compulsory licensing. Other economically interesting patent-law objectives, however, include the transfer and dissemination of knowledge. Mechanisms exist by which the patent owner decides if he or she would prefer exclusive or non-exclusive rights, for instance the opportunity to declare the willingness to license and create patent pools. But it is questionable whether these mechanisms are sufficient and efficient

enough in view of the existence of patent trolls and other problems.

This work challenges the conventional wisdom to a certain extent and makes proposals for improvements.