

1. Record Nr.	UNINA9910493202403321
Autore	Bjarney Friðriksdóttir <1967->
Titolo	What happened to equality? : the construction of the right to equal treatment of third-country nationals in European Union law on labour migration // by Bjarney Friðriksdóttir
Pubbl/distr/stampa	Leiden ; ; Boston : , : Brill Nijhoff, , 2017
ISBN	90-04-34528-0
Descrizione fisica	1 online resource (457 pages)
Disciplina	344.2401/62
Soggetti	Foreign workers - Legal status, laws, etc - European Union countries Freedom of movement - European Union countries Electronic books.
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Based on author's thesis (doctoral - Radboud University, Faculty of Law, 2016).
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	General Introduction -- Theories and Discourses on Migration Management -- The Right to Non-discrimination and Equal Treatment as it Relates to Nationality in the International and European Human Rights and International Labour Law Framework -- Policy Developments on Migration Management Leading to a Sectoral Approach to Labour Migration into the European Union -- The Blue Card Directive -- The Employers Sanctions Directive -- The Single Permit Directive -- The Seasonal Workers Directive -- The Intra-corporate Transfer Directive -- eu Law on Labour Migration – The Compatibility of a Sectoral Approach to Migration Management and the Right to Equal Treatment of Third-country Nationals.
Sommario/riassunto	In What Happened to Equality? The Construction of the Right to Equal Treatment of Third-Country Nationals in European Union Law on Labour Migration , Friðriksdóttir examines five European Union Directives on labour migration that were adopted based on a sectoral approach to labour migration management. An account of the negotiations between the Commission, the Council and the Parliament on the five Directives reveals how access to territory and the labour market, the right to equal treatment and the right to family reunification were constructed for the different groups of labour

migrants and how differentiation between groups of migrants, and discrimination against migrants compared with nationals which contravenes international and European human rights frameworks and international labour law, is institutionalized.
