Record Nr. UNINA9910585957203321 Autore Contreras Jorge L Titolo Injunctions in patent law: Trans-Atlantic dialogues on flexibility and tailoring / / edited by Jorge L. Contreras, University of Utah S.J. Quinney College of Law, Martin Husovec, Department of Law, London School of Economics and Political Science [[electronic resource]] Pubbl/distr/stampa Cambridge University Press, 2022 Cambridge, United Kingdom; New York, NY: .: Cambridge University Press, , 2022 **ISBN** 1-108-87577-7 1-108-88076-2 1-108-89110-1 1 online resource (xix, 341 pages) : digital, PDF file(s) Descrizione fisica Collana Social Sciences Disciplina 346.04/86 Soggetti Patent suits Injunctions Lingua di pubblicazione Inglese **Formato** Materiale a stampa Monografia Livello bibliografico Note generali Open Access. Title from publisher's bibliographic system (viewed on 07 Apr 2022). Nota di contenuto Introduction / Jorge L. Contreras and Martin Husovec -- Injunctive relief in patent law under TRIPS / Graeme Dinwoodie and Rochelle Drevfuss -- European Union and the Uniform Patent Court / Matthias Leistner and Viola Pless -- Injunctions in European Law - Judicial reflections / Sir Richard Arnold -- Canada / Norman Siebrasse --Finland / Marcus Norrgard -- France / Thibault Gisclard and Emmanuel Py -- Germany / Peter Picht and Anna-Lena Karczewski - Israel / Orit Fischman-Afori - Italy / Alessandro Cogo and Marco Ricolfi Marco -Netherlands / Willem Hoyng and Leon Dijkman - Poland / Rafa Sikorski and Tomasz Targosz -- United Kingdom / Sir Richard Arnold and Lionel Bentley -- United States / John Golden -- Issuing and tailoring patent injunctions - a cross-jurisdictional comparison and synthesis / Jorge L. Contreras and Martin Husovec.

Sommario/riassunto Patents are important tools for innovation policy. They incentivize the creation and dissemination of new technical solutions and help to

disclose their working to the public in exchange for limited exclusivity. Injunctions are important tools of their enforcement. Much has been written about different aspects of the patent system, but the issue of injunctions is largely neglected in the comparative legal literature. This book explains how the drafting, tailoring and enforcement of injunctions in patent law works in several leading jurisdictions: Europe, the United States, Canada, and Israel. The chapters provide in-depth explanation of how and why national judges provide for or reject flexibility and tailoring of injunctive relief. With its transatlantic and intra- European comparisons, as well as a policy and theoretical synthesis, this is the most comprehensive overview available for practicing attorneys and scholars in patent law. This book is also available as Open Access on Cambridge Core.