

1. Record Nr.	UNINA9910784853303321
Autore	Siems Mathias M. <1974->
Titolo	Convergence in shareholder law / / Mathias M. Siems [[electronic resource]]
Pubbl/distr/stampa	Cambridge : , : Cambridge University Press, , 2008
ISBN	1-107-18275-1 1-281-38390-2 9786611383909 0-511-39390-3 0-511-39455-1 0-511-39176-5 0-511-39059-9 0-511-49482-3 0-511-39307-5
Descrizione fisica	1 online resource (l, 471 pages) : digital, PDF file(s)
Collana	International corporate law and financial market regulation
Disciplina	346.0666
Soggetti	Stockholders - Legal status, laws, etc Stockholders - Legal status, laws, etc - Political aspects Stockholders - Legal status, laws, etc - Economic aspects Stock ownership - Law and legislation Law - International unification
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Title from publisher's bibliographic system (viewed on 05 Oct 2015).
Nota di bibliografia	Includes bibliographical references (p. 401-450) and index.
Nota di contenuto	Cover; Half-title; Series-title; Title; Copyright; Contents; Preface and acknowledgments; Abbreviations; Table of cases; United Kingdom; United States; Germany; Other countries; Table of legislation; OECD; European Union; United Kingdom; Germany; France; Japan; China; Introduction; Part I The object and course of the investigation; 1 Dimensions of convergence in shareholder law; Part II The status quo of convergence; 2 legal bases; 3 Bases for a shareholder typology; 4 The 'shareholder as such'; 5 The shareholder in the power structure of the company; 6 Conclusions to Part II Part III Developmental trends and patterns 7 Bases; 8 Convergence

through congruence; 9 Convergence through pressure; 10 Future convergences in shareholder law; 11 Conclusions to Part III; Part IV Conclusion; 12 Convergence as a model for the future; 13 Summary of principal findings; References; Index

Sommario/riassunto

On the one hand, it can be argued that the increasing economic and political interdependence of countries has led to the convergence of national legal systems. On the other hand, advocates of the counterhypothesis maintain that this development is both unrealistic and unnecessary. Mathias Siems examines the company law of the UK, the USA, Germany, France, Japan and China to see how this issue affects shareholder law. The author subsequently analyses economic and political factors which may or may not lead to convergence, and assesses the extent of this development. *Convergence of Shareholder Law* not only provides a thorough comparative legal analysis but also shows how company law interconnects with political forces and economic development and helps in evaluating whether harmonisation and shareholder protection should be enhanced.
