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Note generali	"Unpacking Normativity is a follow-up to the international conference "Legal Normativity and Language", which was organised at the Faculty of Law, University of Belgrade, on 19 October 2015."--ECIP introduction. Includes index.
Nota di contenuto	Is moralised jurisprudence redundant? -- Dimitrios Kyritsis -- The metric approach to legal normativity -- Triantafyllos Gouvas -- The nature of legal obligation -- Brian H. Bix -- The problems of legal normativity and legal obligation -- Kenneth Einar Himma -- Non-naturalism, normativity and the meaning of ought : some lessons from kelsen -- George Pavlakos -- Norms, reasons and the law -- Andrei Marmor -- Normative reasoning from a point of view -- W.J. Waluchow -- Legal reasons and upgrading reasons -- Horacio Spector -- Normativity of basic rules of legal interpretation -- Bojan Spaic -- Another way to meet Hart's challenge -- Andrej Kristan -- The constraining force of analogies and the role of the judge -- Katharina Stevens -- What makes a transnational rule of law? understanding the logos and values of human action in transnational law -- Veronica Rodriguez-Blanco -- Theorising : "unidentified normative objects" of global regulatory regimes -- Miodrag Jovanovic.
Sommario/riassunto	"This book provides a new and wide-ranging study of law's normativity,

examining conceptual, descriptive and empirical dimensions of this perennial philosophical issue. It also contains essays concerned with, among other issues, the relationship between semantic and legal normativity; methodological concerns pertaining to understanding normativity; normativity and legal interpretation; and normativity as it pertains to transnational law. The contributors come not only from the usual Anglo-American and Western European community of legal theorists, but also from Latin American and Eastern European communities, representing a diversity of perspectives and points of view - including essays from both analytic and continental methodologies. With this range of topics, the book will appeal to scholars in transnational law, legal sociology, normative legal philosophy concerned with problems of state legitimacy and practical rationality, as well as those working in general jurisprudence. It comprises a highly important contribution to the study of law's normativity."--Bloomsbury Publishing.
