

1. Record Nr.	UNINA990001797720403321
Titolo	Guida al mondo dei bonsai
Pubbl/distr/stampa	Milano : Crespi Bonsai, [1992]
Descrizione fisica	63 p. ; 30 cm
Disciplina	635.977
Locazione	FAGBC
Collocazione	60 635.977 GUBO 1992
Lingua di pubblicazione	Italiano
Formato	Materiale a stampa
Livello bibliografico	Monografia
2. Record Nr.	UNINA9910816680003321
Autore	Feichtner Isabel
Titolo	The law and politics of WTO waivers : stability and flexibility in public international law // Isabel Feichtner [[electronic resource]]
Pubbl/distr/stampa	Cambridge : , : Cambridge University Press, , 2012
ISBN	1-139-17999-3 1-283-38416-7 9786613384164 1-139-18977-8 1-139-18846-1 1-139-19106-3 1-139-18384-2 1-139-18616-7 1-139-00334-8
Descrizione fisica	1 online resource (xiv, 393 pages) : digital, PDF file(s)
Collana	Cambridge international trade and economic law ; ; 7
Classificazione	LAW051000
Disciplina	343/.087
Soggetti	Foreign trade regulation Foreign trade promotion Waiver
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 and index.
Nota di contenuto	Why study the WTO waiver? -- The flexibility challenge in public international law -- The WTO : public law of conflict management -- The waiver power and practice under the GATT 1947 and in the WTO -- The law of waivers -- The potential of the waiver as a flexibility device -- The politics of the waiver process -- Conclusion.
Sommario/riassunto	Despite being an important legal instrument in the law of the WTO, the waiver has hitherto been the subject of little scholarly analysis. Isabel Feichtner fills this gap by challenging the conventional view that the WTO's political bodies do not engage in significant law-making. She systemises the GATT and WTO waiver practice and suggests a typology of waivers as individual exception, general exception and rule-making instruments. She also presents the procedural and substantive legal requirements for the granting of waivers, deals with questions of judicial review and interpretation of waiver decisions, and clarifies the waiver's potential and limits for addressing the need for flexibility and adaptability in public international law and WTO law in particular. By connecting the analysis of waiver competence and waiver practice to the general stability/flexibility challenge in public international law, the book sheds new light on the WTO, international institutions and international law.