

1. Record Nr.	UNINA9910875593703321
Autore	Chi Manjiao <1976->
Titolo	Integrating sustainable development in international investment law : normative incompatibility, system integration and governance implications / / Manjiao Chi
Pubbl/distr/stampa	New York, NY : , : Routledge, , 2017
ISBN	1-138-18789-5 1-317-28422-4 1-317-28423-2 1-315-64284-0
Edizione	[1st ed.]
Descrizione fisica	1 online resource (228 pages)
Collana	Routledge Global Cooperation Series
Disciplina	346/.092 346.092
Soggetti	Investments, Foreign (International law) Sustainable development
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Includes index.
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	part, I The sustainable development challenge for IIAs -- chapter Introduction / Manjiao Chi -- chapter 1 Sustainable development and IIA / Manjiao Chi -- chapter 2 Assessment of the existing models and proposals / Manjiao Chi -- part, II Core sustainable development provisions in IIAs -- chapter 3 Substantive provisions / Manjiao Chi -- chapter 4 Exceptive provisions / Manjiao Chi -- chapter 5 Public interest provisions / Manjiao Chi -- chapter 6 Procedural provisions / Manjiao Chi -- part, III Transforming IIAs to be more compatible with sustainable development -- chapter 7 'Reconceptualizing' IIAs from the governance perspective / Manjiao Chi -- chapter 8 Filling the compatibility gap between IIAs and sustainable development / Manjiao Chi -- chapter Final remarks / Manjiao Chi.
Sommario/riassunto	The current international investment law system is insufficiently compatible with sustainable development. To better address sustainable development concerns associated with transnational investment activities, international investment agreements should be made more compatible with sustainable development. Integrating Sustainable

Development in International Investment Law presents an important systematic study of the issue of sustainable development in the international investment law system, using conceptual, normative and governance perspectives to explore the challenges and possible solutions for making international investment law more compatible with sustainable development. Chi suggests that to effectively address the sustainable development concerns associated with transnational investment activities, the international investment agreements system should be reformed. Such reform should feature redesigning the provisions of the agreements, improving the structure of international investment agreements, strengthening the function of soft law, engaging non-state actors and enhancing the dispute settlement mechanism. The book is primarily aimed at national and international treaty and policy-makers, lawyers and scholars. It is also suitable for graduate students studying international law and policy-making.
