



1st ed. 2020, XXIII, 467 p. 6 illus., 5 illus. in color.

Printed book

Hardcover

159,99 € | £139.99 | \$199.99

^[1]171,19 € (D) | 175,99 € (A) | CHF 189,00

eBook

128,39 € | £111.50 | \$149.00

^[2]128,39 € (D) | 128,39 € (A) | CHF 151,00

Available from your library or [springer.com/shop](https://www.springer.com/shop)

MyCopy ^[3]

Printed eBook for just

€ | \$ 24.99

[springer.com/mycopy](https://www.springer.com/mycopy)

Marta Chantal Ribeiro, Fernando Loureiro Bastos, Tore Henriksen (Eds.)

Global Challenges and the Law of the Sea

- Shares up-to-date analyses of the law of the sea
- Goes beyond the traditional law of the sea, presenting new approaches
- Gathers contributions by international experts to offer a diverse range of perspectives

This book analyses a selection of challenges in the implementation and application of the 1982 UN Convention on the Law of the Sea (UNCLOS), focusing on several areas: international organizations, fisheries, security, preserving marine biodiversity, dispute settlement, and interaction with other areas of international law. UNCLOS has been described as the Constitution for the Oceans. It sets out the fundamental rights, obligations and jurisdictions of States regarding the access to, uses and management of the oceans and seas and their resources. It balances States' diverse and sometimes conflicting interests, such as conflicting uses of space, against navigational interests and the protection of the marine environment. UNCLOS is the first global treaty to include comprehensive obligations on the protection and preservation of the marine environment, including the conservation of living marine resources. These are often common or cross-border challenges, which can only be addressed through international cooperation. The book is divided into three thematic parts. The first concerns the role of international organizations in ocean governance. It includes twelve chapters covering a very diverse set of issues, both materially and geographically, that demonstrate the importance of coordinated actions on the part of multiple States for obtaining harmonized solutions regarding the pursuit of activities in maritime spaces (in connection with e.g. navigation, fisheries or maritime security). The second part concerns the relevance of dispute settlement mechanisms for understanding the international law of the sea and the international legal framework within which the actions of the great maritime powers take place.

Order online at [springer.com](https://www.springer.com) / or for the Americas call (toll free) 1-800-SPRINGER / or email us at: customerservice@springernature.com. / For outside the Americas call +49 (0) 6221-345-4301 / or email us at: customerservice@springernature.com.

The first € price and the £ and \$ price are net prices, subject to local VAT. Prices indicated with [1] include VAT for books; the €(D) includes 7% for Germany, the €(A) includes 10% for Austria. Prices indicated with [2] include VAT for electronic products; 19% for Germany, 20% for Austria. All prices exclusive of carriage charges. Prices and other details are subject to change without notice. All errors and omissions excepted. [3] No discount for MyCopy.

