
Table of Contents

Acknowledgments vii

Notes on Editors and Contributors ix

Preface xiii

Introduction xvii

1. *Foreign Direct Investment: An Overview* 1
Leon E. Trakman and Nicola W. Ranieri

2. *Foreign Direct Investment: A Historical Perspective* 14
Leon E. Trakman and Nicola W. Ranieri

3. *International Investment Law: Some Legal Cultural Insights* 27
Colin B. Picker

4. *Bilateral Trade and Investment Agreements* 59
Leon E. Trakman

5. *NAFTA: An Overview* 88
Nicola W. Ranieri

6. *The Legal Framework for Foreign Investments in the EU: The EU Internal Market Freedoms, the Destiny of Member States' BITs, and Future European Agreements on Protection of Foreign Investments* 120
Anna De Luca

7. *The Effect of Survival and Withdrawal Clauses in Investment Treaties: Protection of Investments in Latin America* 162
Gisela Bolívar

8. *ASEAN: The Liberalization of Investment through Regional Agreements* 182
Vivienne Bath

9. *China and International Investment Law* 214
Wenhua Shan
 10. *The ICSID and Investor–State Arbitration* 253
Leon E. Trakman
 11. *The Law of Indirect Expropriation and the Iran–United States Claims Tribunal’s Role in its Development* 314
Romesh Weeramantry
 12. *Australia’s Rejection of Investor–State Arbitration: A Sign of Global Change* 344
Leon E. Trakman
 13. *The Relation of the European Union and Its Member States in Investor–State Arbitration* 374
Stephan W. Schill
 14. *Investors’ Rights, Legal Concepts, and Public Policy in the NAFTA Context* 400
Nicola W. Ranieri
 15. *Consumer Product Safety Regulation and Investor–State Arbitration Policy and Practice after Philip Morris Asia v. Australia* 452
Luke Nottage
 16. *The Case against a Regime on International Investment Law* 475
Muthucumaraswamy Sornarajah
- Appendix: A Polemic: The Cases for and Against Investment Liberalization* 499
Leon E. Trakman: The Case for Investment Liberalization
Muthucumaraswamy Sornarajah: The Case against Investment Liberalization