Table of Contents

Acknowledgments vii
Notes on Editors and Contributors ix
Preface xiii
Introduction xvii

- 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
- 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

INDEX 515