CONTENTS

List of contributors viii
Table of cases xvii
Preface xxvii
Foreword xliii

PART I International investment and armed conflict 1

1 The protection of investments in armed conflicts 3
CHRISTOPH SCHREUER

2 The interaction between investment law and the law of
armed conflict in the interpretation of full protection
and security clauses 21
GLEIDER I. HERNÁNDEZ

3 International criminal responsibility of transnational corporate
actors doing business in zones of armed conflict 51
PHILIPP AMBACH

PART II International investment and human rights 83

4 Investment tribunals and human rights treaties: a sociological
perspective 85
MOSHE HIRSCH

5 The interaction of international investment arbitration
and the rights of indigenous peoples 106
JUDITH LEVINE

6 The protection against expropriations in Venezuela:
a right to property in theory? 129
LEONIE TIMMERS
7 International human rights and the interpretation of international investment treaties: constitutional considerations 164
N. JANSEN CALAMITA

PART III International investment and sustainable development 185

8 International investment agreements and the emerging green economy: rising to the challenge 187
MARKUS W. GEHRING AND AVIDAN KENT

9 The role of international investment agreements in fostering sustainable development 217
WOLFGANG ALSCHNER AND ELISABETH TUERK

10 Reservations, corporate social responsibility and other mechanisms in support of sustainable development in Canada’s Model Foreign Investment Promotion and Protection Agreement 232
PIERRE-OLIVIER SAVOIE

11 Deciding international investment agreement applicability: the development argument in investment 240
DIANE A. DESIERTO

PART IV International investment, trade and developing countries 257

12 International investment law and trade: the relationship that never went away 259
MARY E. FOOTER

13 Reviewing the administration of domestic regulation in WTO and investment law: the international minimum standard as ‘one standard to rule them all’? 298
ANASTASIOS GOURGOURINIS

14 Are investment treaty standards flexible enough to meet the needs of developing countries? 330
URSULA KRIEBAUM
CONTENTS

15 Relevance of the host state’s development status in investment treaty arbitration 341

Maria Gritsenko

PART V International investment and the European Union 353

16 The investment regime under Article 207 of the TFEU – a legal conundrum: the scope of ‘foreign direct investment’ and the future of intra-EU BITs 355

Friedl Weiss and Silke Steiner

17 International investment and the European Union: an uneasy relationship 375

Thomas Henquet

18 The new EU competence in foreign direct investment and intra-EU investment treaties: does the emperor have new clothes? 387

Rumiana Yotova

PART VI Outlook: international investment in the twenty-first century 415

19 International investment dispute settlement in the twenty-first century: does the preservation of the public interest require an alternative to the arbitral model? 417

Nicolas Hachez and Jan Wouters

20 Non-investment obligations in investment treaty arbitration: towards a greater role for states? 450

Vid Prislan

21 Fragmentation, consolidation and the future relationship between international investment law and general international law 482

Ralph Alexander Lorz

Index 494