## Contents

<table>
<thead>
<tr>
<th>List of Figures</th>
<th>page viii</th>
</tr>
</thead>
<tbody>
<tr>
<td>List of Tables</td>
<td>ix</td>
</tr>
<tr>
<td>List of Contributors</td>
<td>x</td>
</tr>
<tr>
<td>Acknowledgements</td>
<td>xvii</td>
</tr>
<tr>
<td>Table of Cases</td>
<td>xviii</td>
</tr>
<tr>
<td>Table of Treaties</td>
<td>xxvi</td>
</tr>
<tr>
<td>List of Abbreviations</td>
<td>xlv</td>
</tr>
</tbody>
</table>

## Part I Introduction

1. Introduction: The Asian Turn in Foreign Investment  
   Mahdev Mohan and Chester Brown  
   3

## Part II National Approaches within Asia to the Regulation and Protection of Foreign Investment

2. Investment Agreements and Dispute Settlement in Singapore: Setting Standards  
   Mahdev Mohan  
   13

3. Pharmaceutical Patents and Expropriation in Indian Bilateral Investment Treaties  
   Prabhash Ranjan  
   29

4. Out with the Old, In with the New? Unpacking Myanmar’s Consolidated Investment Law  
   Ei Ei Aung, Mahdev Mohan and Aziah Hussin  
   48

5. China and the Investment Treaty Regime: Rule Taker or Rule Maker?  
   Sheng Zhang  
   63

6. Procedural Models to Upgrade BITs: China’s Experience  
   Jie (Jeanne) Huang  
   80
## Contents

**PART III  THE REBALANCING OF REGULATORY SPACE AND INVESTOR PROTECTION IN ASIA**

7 Regulatory Power and Investors’ Interests: Striking a Balance in Investment Treaties Concluded by Japan
   Shotaro Hamamoto

8 Investment Agreements and Regulatory Space in Indonesia
   Antony Crockett

9 Regulation of Foreign Investments in India: Analysing India’s 2015 Model BIT
   Shreyas Jayasimha and Abhimanyu George Jain

10 The Regulation of Foreign Investments in Sri Lanka: A Policy-Based Perspective
   Naazima Kamardeen and Dinusha Panditaratne

**PART IV  MULTILATERAL RULE-MAKING IN ASIA ON TRADE AND INVESTMENT: FROM ASEAN TO THE COMPREHENSIVE AND PROGRESSIVE AGREEMENT FOR TRANS-PACIFIC PARTNERSHIP**

11 The ASEAN Legal Framework for Free Trade and the Promotion and Protection of Foreign Investment
   Chester Brown and Henry Winter

12 ISDS Reform and the EU–Vietnam Investment Protection Agreement: Challenge Accepted!
   Nguyen Manh Dzung and Dang Vu Minh Ha

13 Investment Rule-Making in Asia–European Union Relations: Legal and Policy Considerations
   Julien Chaisse and Xu Qian

14 Reports of TPP’s Death Have Been Greatly Exaggerated
   C. L. Lim

**PART V  EMERGING ISSUES**

15 The Due Diligence Expansion in International Investment Arbitration
   Aloysius Llamzon and Jessica Beess und Chrostin

16 Combating Haze Pollution through the Enforcement of Investment Treaties and Human Rights
   Robert McCorquodale and Mark Mangan

17 Transparency in Investor–State Arbitration: Where Does Asia Stand?
   N Jansen Calamita and Ewa Zelazna

18 Third-Party Funding in Asia: Developments in Singapore and Hong Kong
   Ingrid Coinquet and Siraj Shaik Aziz
## Contents

<table>
<thead>
<tr>
<th>Chapter</th>
<th>Title</th>
<th>Author(s)</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>19</td>
<td>Settling Investment Disputes through Mediation: Possibilities and Limitations</td>
<td>Jaemin Lee</td>
<td>327</td>
</tr>
<tr>
<td></td>
<td><strong>PART VI WHAT LIES AHEAD?</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Reconciling Public Interests with Private Interests in International Investment Arbitration and Securing Effective Remedy for Investment-Related Human Rights Violations</td>
<td>Surya P Subedi QC</td>
<td>363</td>
</tr>
<tr>
<td></td>
<td><strong>Index</strong></td>
<td></td>
<td>399</td>
</tr>
</tbody>
</table>