Record Nr. UNINA9910790485103321 Autore Kulick Andreas <1982-> **Titolo** Global public interest in international investment law / / Andreas Kulick [[electronic resource]] Cambridge:,: Cambridge University Press,, 2012 Pubbl/distr/stampa **ISBN** 1-139-50830-X 1-107-23163-9 1-283-52178-4 1-139-51794-5 9786613834232 1-139-51887-9 1-139-51444-X 1-139-12897-3 1-139-51536-5 1-139-51701-5 Descrizione fisica 1 online resource (xxix, 378 pages) : digital, PDF file(s) Collana Cambridge studies in international and comparative law Disciplina 346/.092 Soggetti Investments, Foreign - Law and legislation Investments, Foreign (International law) International commercial arbitration Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Title from publisher's bibliographic system (viewed on 14 Jan 2016). Note generali Nota di contenuto Cover; Global Public Interest in International Investment Law; Series Page; Title; Copyright; Dedication; Contents; Foreword; Acknowledgments; Table of Cases; Table of Treaties and Other Documents: 1: Introduction: Part I: Towards the Global Public Interest theory; 2: The "internationalization" of international investment law; A. A first glance at Article 42(1) ICSID; "Article 42; 1. Context: general principle of Article 42 ICSID is freedom of choice; 2. Possible cases in which international law may be applicable under Article 42 ICSID 3. International law as applicable even in case of an exclusive choice of domestic law according to Article 42(1) first sentence ICSIDB. Drafting history of Article 42(1) second sentence ICSID; C. The role of BITs in

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Sommario/riassunto

The strengths of international investment law - above all, a strong focus on investor interests and an effective adjudication and enforcement system - also entail its weaknesses: it runs the danger of impeding or even sanctioning the host states' legitimate regulatory interests and ignoring other fields of public international law. How does it cope with public interest concerns such as human rights, the environment or the fight against corruption? At the heart of this book lies a fresh approach towards a general theory of such global public interest considerations in the investment realm. Delineating how and why those considerations matter, and why the current system does not accommodate them properly, Andreas Kulick fleshes out general principles and customary international law as defences the host state may raise against alleged investor rights infringements and promotes proportionality as the appropriate balancing mechanism.