Record Nr. UNINA9910815196803321 Investment law within international law: integrationist perspectives // **Titolo** edited by Freya Baetens [[electronic resource]] Pubbl/distr/stampa Cambridge:,: Cambridge University Press,, 2013 **ISBN** 1-139-89285-1 1-107-42469-0 1-107-42269-8 1-107-59589-4 1-107-42076-8 1-107-41960-3 1-107-41698-1 1-139-85592-1 1-107-41826-7 Descrizione fisica 1 online resource (lii, 514 pages) : digital, PDF file(s) Disciplina 346/.092 Soggetti Investments, Foreign (International law) Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Title from publisher's bibliographic system (viewed on 05 Oct 2015). Note generali Nota di bibliografia Includes bibliographical references and index. Nota di contenuto The protection of investments in armed conflicts / Christoph Schreuer -- The interaction between investment law and the law of armed conflict in the interpretation of full protection and security clauses / Gleider I. Hernandez -- International criminal responsibility of transnational corporate actors doing business in zones of armed conflict / Philipp Ambach -- Investment tribunals and human rights treaties: a sociological perspective / Moshe Hirsch -- The interaction of international investment arbitration and the rights of indigenous peoples / Judith Levine -- The protection against expropriations in Venezuela: a right to property in theory? / Leonie Timmers --International human rights and the interpretation of international investment treaties: constitutional considerations / N. Jansen Calamita -- International investment agreements and the emerging green economy: rising up to the challenge / Markus W. Gehring and Avidan

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Sommario/riassunto

Developments within various sub-fields of international law influence international investment law, but changes in investment law also have an impact on the evolution of other fields within international law. Through contributions from leading scholars and practitioners, this book analyses specific links between investment law and other sub-fields of international law such as the law on armed conflict, human rights, sustainable development, trade, development and EU law. In particular, this book scrutinises how concepts, principles and rules developed in the context of such sub-fields could inform the content of investment law. Solutions aimed at resolving problems in other settings may provide instructive examples for addressing current problems in the field of investment law, and vice versa. The underlying question is whether key sub-fields of public international law, notably international investment law, are open to cross-fertilisation, or, whether they are evolving further into self-contained regimes.