Today, international investment law consists of a network of multifaceted, multilayered international treaties that, in one way or another, involve virtually every country of the world, further developed through international arbitrations. The evolution of this network raises a host of issues regarding international investment law and policy, especially in the area of international investment disputes. The Investment Yearbook monitors current developments in international investment law and policy, focusing on recent trends and issues in foreign direct investment. It then goes on to discuss regulatory, policy and arbitral developments with contributions by leading experts in the field, providing timely and authoritative insights that can be used by a wide audience, including practitioners, academics, researchers, and policy makers.

The Yearbook on International Investment Law & Policy 2011-2012 analyses developments as regards the magnitude and salient features of investment flows and the question of home-country policies, international investment law and arbitration and trends in international investment agreements. This edition of the Investment Yearbook pays special attention to regulatory and policy developments regarding foreign direct investment in the extractive industries, before addressing topical issues that include discussions on the Argentine annulments and the application of the customary necessity rule, sovereign debt, public interest regulation, human rights obligations under investment treaties, host state corruption, the economic analysis of substantive investment protections, and an assessment of Chinese outward investment.

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