Contributors

**Walid Ben Hamida**, Ph.D., is Professor of Law at the University of Evry and Sciences Po, Paris (France). He has authored more than 50 publications on arbitration, alternative dispute resolution and investment law in Arabic, French and English and taught investment law in more than 30 countries. Dr Ben Hamida served as arbitrator, expert and counsel. His practice focuses on international law, investor-state dispute settlement, Arab laws and arbitration. Since July 2012, he has been a member of the Court of Arbitration of the International Chamber of Commerce.

**Christina Binder** is Professor of International Law at the Department of European, International and Comparative Law at the University of Vienna and Deputy Director of the Interdisciplinary Research Centre ‘Human Rights’. She was Visiting Fellow at the Lauterpacht Centre for International Law in Cambridge (2007–8) and at the Max Planck Institute for Comparative Public Law and International Law in Heidelberg (2008–10). She is a member of the Executive Board of the European Society of International Law and of the ILA Committee on the Implementation of the Rights of Indigenous Peoples. Ms. Binder also served as legal expert for EU and OSCE/ODIHR election observation and assessment missions in several countries and acts as electoral expert for the Congress of Local and Regional Authorities for the Council of Europe.

**Jonathan Bonnitcha** is a Visiting Fellow in International Investment Law and Policy at the Australian National University, and a Senior Lawyer in the Australian Government’s Office of International Law. He holds the degrees of DPhil, MPhil, and BCL from the University of Oxford and LLB and BEc from the University of Sydney. He has advised both developing and developed country governments on investment treaties, and published a monograph and several articles on the subject. He currently lives in Myanmar. His contribution to this volume expresses his personal view only.

**Marie-Claire Cordonier Segger**, DPhil (Oxon), MEM (Yale), BCL and LL.B. (McGill), BA Hons, is a senior director, jurist and leading scholar of international law on sustainable development. She serves as Senior
Director for the Centre for International Sustainable Development Law, Senior Research Associate for the Centre for International Forestry Research (CIFOR), and Senior Legal Advisor to the Ramsar Convention on Wetlands. She is also Senior Legal Expert, Sustainable Development, for the International Development Law Organization. She holds a fellowship in the Lauterpacht Centre for International Law, University of Cambridge, and an international professorship in the Law Faculty of the University of Chile. Dr Cordonier Segger has published 18 books and over 80 papers, including ‘Sustainable Development in World Investment Law’ (Wolters Kluwer 2010), she edits a CUP Series on ‘Implementing Treaties related to Sustainable Development’, and serves on Editorial Boards of several law journals.

Diane A. Desierto, JSD (Yale), is Professor of International Law, International Economic Law, International Investment and Commercial Arbitration, and ASEAN Law at the University of Hawaii William S. Richardson School of Law, USA, Co-Director of the ASEAN Law & Integration Center and Adjunct Fellow of the East-West Center. She is Scientific Advisory Board Member at the European Journal of International Law, Contributing Editor of EJIL:Talk!, Associate Editor of the Asian Yearbook of International Law, Special Projects Team Leader at Oxford Investment Claims, former Law Clerk at the International Court of Justice, and forthcoming Director of Studies for Public International Law at the Hague Academy of International Law.

Melaku Geboye Desta is Professor of International Economic Law at the Leicester De Montfort Law School in England. Prior to joining De Montfort University, Melaku was Reader in International Economic Law at the Centre for Energy, Petroleum and Mineral Law and Policy (CEPMLP), University of Dundee, in Scotland.

Isabel Feichtner, Dr. iur. (Frankfurt), LL.M. (Cardozo Law School) is Associate Professor of Law and Economics at Goethe University, Frankfurt. Before joining the law faculty in Frankfurt in 2011, she worked as a corporate associate at Cravath, Swaine and Moore in New York, was visiting researcher at NYU Law School, Senior Research Fellow at the Max Planck Institute for Comparative Public Law and International Law in Heidelberg and Research Fellow at the German Institute for International and Security Affairs in Berlin.

Markus W. Gehring, LL.M. (Yale), Dr. iur. (University of Hamburg), MA (University of Cambridge), is Deputy Director of the Centre for European Legal Studies (CELS) and University Lecturer at the Faculty of Law, University of Cambridge. He is Director of Studies in Law and
Contributors

Fellow at Hughes Hall and serves as pro bono Lead Counsel for Trade Law with the Centre of International Sustainable Development Law (CISDL). Dr Gehring has been a Visiting Professor at several universities and is ad personam Jean Monnet Chair in Sustainable Development Law in the Faculty of Law, at the University of Ottawa.

Antonius R. Hippolyte is a Doctoral Candidate at the University of Hull in the United Kingdom, having completed an LL.B. and an LL.M. at the same institution. His area of expertise is in international economic law and governance. Specifically, his work examines the fairness of the rules of the international investment regime from the perspective of third world States, using Third World Approaches to International Law (TWAIL) to evaluate the place of the third world in international economic governance. He is due to complete his doctoral studies in 2015.

Rainer Hofmann is Professor of Public Law, Public International Law, and European Law, and Co-Director of the Wilhelm Merton Centre for European Integration and International Economic Order at the University of Frankfurt/Main. He is Member of the Advisory Board on International Law of the German Ministry for Foreign Affairs and Secretary-General of the German Branch of the International Law Association (ILA). He sits on the Executive and the Management Board of the EU Fundamental Rights Agency, representing the Council of Europe. He was co-Rapporteur of the ILA Committee on Reparation for Victims of Armed Conflict (2003–12) and President (1998–2004 and 2008–12) of the Advisory Committee under the Council of Europe Framework Convention for the Protection of National Minorities.

Kendra Magraw is a doctoral candidate in international law at the Graduate Institute for International and Development Studies (IHEID) in Geneva, Switzerland. She specializes in international investment law and international commercial arbitration. Her doctoral topic is on treaty interpretation in public international law; she has also authored other articles on public international law issues. She has worked in varying capacities in private practice, as well as at the United Nations Conference on Trade and Development, the International Centre for Settlement of Investment Disputes and the International Court of Justice. She has a Masters in International Law from IHEID and a J.D. from the University of Minnesota.

Krista Nadakavukaren Schefer is Swiss National Science Foundation Professor of International Law at the University of Basel’s Faculty of Law. Previously at the University of Bern and the World Trade Institute, she continues to cooperate with these faculties. She is a member of the
research council of the Swiss Network on International Studies (SNIS), sits on the executive committee of the Society of International Economic Law (SIEL), and is a member of the London School of Economics’ Sounding Board of its Investment and Human Rights Project. A native of the United States, she graduated from Georgetown University Law School before writing her dissertation and Habilitation at the University of Bern. She is a member of the New York State Bar.

**Vid Prislan** is a Research Fellow and Ph.D. Candidate at the Grotius Centre for International Legal Studies, Leiden University. He obtained degrees in International Relations from the University of Ljubljana, Slovenia, and in Dutch Law and Public International Law from Leiden University. His doctoral research focuses on the role of domestic courts’ decisions in investor-State arbitration, but he is also interested in the interaction of foreign investment law with other subfields of public international law and Dutch foreign investment policy in general. He is the Book-Review Editor at the Leiden Journal of International Law.

**Yannick Radi**, Ph.D. (EUI), is Assistant Professor in International Law at the Grotius Centre for International Legal Studies of Leiden University. He is specialized in international investment law and arbitration. He is a Senior Editor of the Leiden Journal of International Law.

**Andrea Saldarriaga** is co-Lead of the Investment & Human Rights Project at the London School of Economics and Political Science (LSE). She is an international lawyer whose practice has focused on international arbitration, international investment law and human rights. In addition to her work at LSE, Andrea is a fellow of the Columbia Center on Sustainable Investment and a member of the International Investment Agreements expert network of UNCTAD. She teaches business and human rights at ESSEC Business School Paris and ESCP Business School Europe.

**Stephan W. Schill**, Dr. iur. (Frankfurt), LL.M. (NYU), LL.M. (Augsburg) is Professor of International and Economic Law and Governance at the University of Amsterdam and Principal Investigator in the ERC-project on ‘Transnational Public-Private Arbitration as Global Regulatory Governance’. Formerly he was Senior Research Fellow at the Max Planck Institute for Comparative Public Law and International Law in Heidelberg. He is admitted to the bar in Germany and New York and is a Member of the ICSID List of Conciliators. He is also the Editor-in-Chief of the Journal of World Investment and Trade and the author of several books and articles on international investment law.
Contributors

Muthucumaraswamy Sornarajah, LL.M. (Yale), Ph.D. and LL.D. (London) is CJ Koh Professor of Law at the National University of Singapore. He is the author of ‘The International Law on Foreign Investment’, the fourth edition of which will be published by Cambridge University Press in early 2016. His most recent book is ‘Resistance and Change in the International Law on Foreign Investment’ (Cambridge University Press, 2015).

Christian J. Tams is Professor of International Law at the University of Glasgow, where he directs the Law School’s LL.M. programme in international law. He is also a visiting professor at Sciences Po Law School in Paris, and a fellow of the Young Academy of Scotland. He is a member of the German Court of Arbitration for Sport and the scientific advisory board of the European Journal of International Law. In addition to his academic work, Professor Tams is an associate member of Matrix Chambers London and regularly advises States and investors in proceedings before international courts and tribunals.

Celine Tan, Ph.D., is Associate Professor at the School of Law, University of Warwick, UK. Her research centres on exploring aspects of international economic law and regulation with a focus on the international financial architecture and international development financing law, policy and governance. She is also co-Director and one of the founders of the Centre for Law, Governance and Regulation of the Global Economy (GLOBE) at Warwick. Prior to Warwick, she was a lecturer in law at the School of Law, University of Birmingham, UK and has worked with non-governmental and intergovernmental organisations around the world.

Ruben Zandvliet is a Ph.D. candidate at the Grotius Centre for International Legal Studies, Leiden University. His research focuses on labour standards in international economic law. He holds an LL.M. (cum laude) from Leiden University and an LL.M. (James Kent Scholar) from Columbia University. During his doctoral studies, he worked as a visiting scholar at The Hague Institute for Global Justice (2013–14) and the Lauterpacht Centre for International Law (2015). Previously, he worked as a policy advisor for a Member of Parliament in the Netherlands in the fields of economic policy, corporate law, and constitutional law.