

Contents

<i>List of figures</i>	viii
<i>List of tables</i>	ix
<i>List of boxes</i>	x
<i>Foreword</i>	xi
Karl P. Sauvant	
<i>List of abbreviations</i>	xv
<i>Table of cases</i>	xvii
<i>Table of legislation, treaties, conventions and other international instruments</i>	xxi
1. General introduction	1
PART I MAPPING THE GROWTH OF THE INTERNATIONAL LAW OF FOREIGN INVESTMENT IN THE ASIA-PACIFIC REGION	
2. ASEAN as an important investment destination	13
The ASEAN Economic Community	15
Institutions and foreign investment policies	20
Specific issues for investing in ASEAN	27
3. Emergence of Asian noodle bowls of IIAs	29
The Asian Bilateral Investment Treaty practices	30
National approaches	33
4. Recent phenomena: The rise of plurilateral agreements with wider scope	36
ACIA in context	36
Regional initiatives: RCEP and CJK Trilateral Investment Treaty	38
Cross-regional Plurilateral IIA: The TPP	39
PART II ACIA AS A MILESTONE IN ASEAN HISTORY	
5. The ASEAN Economic Community and the ASEAN Investment Framework	45

	Evolution of the ASEAN investment framework into ACIA	47
	The complex coverage of ACIA	49
6.	ASEAN investment scenario	53
	Types of investments	53
	Layer of national policies	54
	Investment promotion agencies and regulators	56
	Investment liberalisation	58
	Admission of investments	61
PART III THE SUBSTANTIVE REGIME OF THE ACIA		
7.	Investment liberalisation	67
	Investment liberalisation	67
8.	Scope of the agreement: The investment and the investor	71
	Geographical scope	72
	Temporal application	72
	The investment	73
	Investor	80
9.	Principle of non-discrimination	83
	National treatment	83
	Most-favoured-nation treatment	88
	The treatment of senior management and boards of directors	103
	Prohibition of performance requirement	103
	Limitations to the benefits/liberalisation	111
10.	Standards of protection: Protecting investors and investments	115
	Fair and equitable treatment for ASEAN investors	116
	Full protection and security	122
	Expropriation and compensation	124
	Compensation in cases of strife (Article 12)	128
	Freedom to transfer funds	128
11.	Other substantive rules	131
	Balance of payment: Temporary measure	131
	Subrogation	133
	Entry, temporary stay and work of investors and key personnel	135
	Transparency	137
	Exception to transparency	138

12. Exceptions under ACIA	140
General exceptions	140
Security exceptions	149
Exception to safeguarding the balance-of-payments	153
Anti-treaty shopping/denial of benefits (Article 19)	154
PART IV ACCESS TO DISPUTE SETTLEMENT MECHANISMS	
13. Dispute settlement	161
Domestic courts	163
Minimising disputes: ACIA's sensible approach to conflict management	164
Investor-State Arbitration	166
State-to-State dispute settlement	173
ACIA arbitration prospects	174
PART V THE EMERGENCE OF AN ASEAN EXTERNAL INVESTMENT POLICY	
14. ASEAN+DP investment agreements	181
AANZFTA	181
ASEAN-China Free Trade Agreement	189
ASEAN-Korea FTA	190
15. Salient similarities and differences of ASEAN+DP PTAs	192
16. Cross benefits of ACIA and ASEAN+DP PTAs	197
PART VI CONCLUSION	
17. Conclusion	203
<i>Annex 1: ACIA at a glance</i>	206
<i>Annex 2: The ASEAN Comprehensive Investment Agreement</i>	209
<i>Annex 3: Important websites</i>	248
<i>Index</i>	249