

Contents

<i>Acknowledgements</i>	vi
<i>List of contributors</i>	vii
1 Introduction: the ILA Study Group on the role of soft law instruments in international investment law <i>Andrea K. Bjorklund and August Reinisch</i>	1
2 Sources of international investment law <i>Moshe Hirsch</i>	9
3 Soft law in international law: an overview <i>Melaku Geboye Desta</i>	39
4 Assessing the effectiveness of soft law instruments in international investment law <i>Andrea K. Bjorklund</i>	51
5 Soft law instruments in environmental law: models for international investment law? <i>Kate Miles</i>	82
6 Soft law codifications in the area of commercial law <i>Giuditta Cordero-Moss</i>	109
7 GATT/WTO law and international standards: an example of soft law instruments hardening up? <i>Melaku Geboye Desta</i>	148
8 The evolution of investment protection based on public international law treaties: lessons to be learned <i>Christian Tietje and Emily Sipiorski</i>	192
9 Is the MFN principle in international investment law ripe for multilateralization or codification? <i>Andreas R. Ziegler</i>	238
10 Is expropriation ripe for codification? The example of the non-discrimination requirement for lawful expropriations <i>August Reinisch</i>	271
11 Soft codification of international investment law <i>August Reinisch and Andrea K. Bjorklund</i>	305
<i>Index</i>	319