

Counterclaims in Investment Arbitration

Holding Foreign Investors Accountable for Violations of International Law

Author: Edward Guntrip

Foreign investors benefit from investment protection standards in international investment law which are enforceable in investment arbitration.

However, international law does not directly bind foreign investors and investment arbitration struggles to address foreign investor misconduct. Thus, host States cannot easily claim against foreign investors for breaches of international law in investment arbitration.

In *Counterclaims in Investment Arbitration*, Edward Guntrip illustrates how host States can use counterclaim procedures in investment arbitration to hold foreign investors accountable for misconduct that breaches international law.

Based on arbitral practice, the book sets out how host States can amend their State practice and litigation strategies to enhance the effectiveness of counterclaim procedures and assesses when host States should take this course of action.

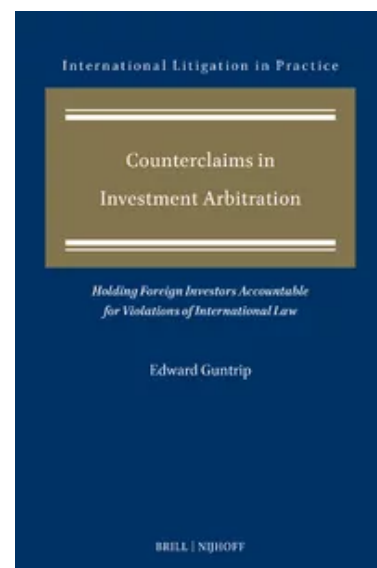
Edward Guntrip, Ph.D., Brunel University, is a Senior Lecturer in International Law at the University of Sussex. He is a former solicitor and publishes in the fields of international investment law, investment arbitration and international human rights law.

Readership: Practitioners, government officials, academics and post-graduate students who are interested in international investment law, investment arbitration, business and human rights and public international law.

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International Litigation in Practice, Volume: 13

E-Book (PDF)

July 2024

ISBN: 9789004420953

Pages: xx, 190 pp.

Language: English

€ 120.- excl. VAT

Hardback

June 2024

ISBN: 9789004420946

€ 129.- excl. VAT

Discount Code
72435

35% Discount

*Valid until

31 December 2024