China's Treaty Policy and Practice in International Investment Law and Arbitration
A Comparative and Analytical Study

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In this comparative and analytical study, G. Matteo Vaccaro-Incisa offers the most comprehensive and detailed account of China’s Treaty Policy and Practice in International Investment Law and Arbitration published to date. After outlining the evolution of China's macroeconomics and ideological stance toward foreign investment, the author analyzes the relationship between the model investment treaties China adopted over the time and those of other traditional key players in the field (Germany, UK, France, Italy, Netherlands). Most innovatively, by analytically surveying several key provisions (including ISDS, expropriation, MFN, NT, FET, FPS) of 120 International Investment Agreements concluded by China, this work manages to draw an objective assessment of the investment treaty policy and practice of a nation that has quickly become a leading importer and exporter of capital across the globe.

Readership
Academics involved in research in international investment law and dispute settlement, including investor-State dispute settlement reform; practitioners and law firms involved in investment arbitration with China.

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