

Table of Contents

Foreword	5
UNCITRAL Working Group III – Working Paper Documents	13
UNCITRAL Session Reports and other UNCITRAL Documents	21
Contributors (in alphabetical order)	25
Chapter 1: The Idea of a Multilateral Investment Court in the Rise, Crisis, and Reform of International Investment Law	27
<i>Julian Scheu</i>	
Chapter 2: Institutional Elements for a Multilateral ISDS System	51
<i>Johanna Braun and Philipp Reinhold</i>	
Chapter 3: An Advisory Centre for International Investment Law	83
<i>Johanna Braun and Philipp Reinhold</i>	
Chapter 4: Appeal Mechanism and the Issue of Consistency in International Investment Arbitration	105
<i>Niclas Landmann</i>	
Chapter 5: Mass Investment Claims in the ISDS Reform Process: Promoting Procedural Efficiency and the Rights of Individuals and Small and Medium-Sized Enterprises	139
<i>Petyo Nikolov</i>	
Chapter 6: Selection and Appointment of Adjudicators	167
<i>Caroline Kittelmann and Alexander Dünkelsbühler</i>	
Chapter 7: Code of Conduct of Adjudicators	207
<i>Alexander Dünkelsbühler</i>	

Chapter 8: Reforming ISDS Through an Opt-In Treaty – The Case of a Multilateral Investment Court	227
<i>Leonard Funk</i>	
Chapter 9: Recognition and Enforcement of MIC Decisions – How Effective will an MIC Dispute Resolution Mechanism possibly be?	251
<i>Carla Müller</i>	
Chapter 10: EU Law Requirements for the Establishment of the Multilateral Investment Court	281
<i>Ingo Borgdorf</i>	
Chapter 11: Creation and Implementation of a Multilateral Investment Court: Outlook from a Practitioner Perspective	307
<i>Moritz Keller and Caroline Kittelmann</i>	