



ACADEMIE DE DROIT INTERNATIONAL  
FONDÉE EN 1923 AVEC LE CONCOURS DE LA  
DOTATION CARNEGIE POUR LA PAIX INTERNATIONALE

RECUEIL DES COURS  
COLLECTED COURSES OF THE HAGUE  
ACADEMY OF INTERNATIONAL LAW

1987

IV

*Tome 204 de la collection*



1988

MARTINUS NIJHOFF PUBLISHERS  
Dordrecht/Boston/Lancaster

## TABLE OF CONTENTS

Preface . . . . .	19
Introduction . . . . .	21
The investment climate . . . . .	21
Stability <i>versus</i> evolution . . . . .	23
Autonomy of the will <i>versus</i> sovereignty . . . . .	24
A <i>modus vivendi</i> . . . . .	24
 Chapter I. Specificity of petroleum agreements . . . . .	26
Section 1. Common characteristics . . . . .	26
A. The parties to petroleum agreements . . . . .	26
Immunity of jurisdiction.	
Immunity of execution.	
B. Petroleum agreements comprise a mixture of contractual and regulatory provisions . . . . .	36
C. Petroleum agreements are long-term contracts . . . . .	41
D. Petroleum agreements are international contracts . . . . .	43
Section 2. Specific characteristics: contra-distinction to contracts of work and service contracts . . . . .	45
A. The assumption of risk . . . . .	45
B. The sharing in the decision-making process . . . . .	46
C. The sharing in the production (appropriation of petroleum) . . . . .	46
 Chapter II. Protection of investment inherent in the type of agreement . . . . .	48
Section 1. Evolution of concession agreements . . . . .	48
The traditional concessions . . . . .	48
The landmarks of the evolution . . . . .	49
Section 2. Typology of petroleum agreements . . . . .	50
Concession agreements . . . . .	51
Participation or association agreements (joint ventures, production sharing agreements) . . . . .	52
Joint ventures ( <i>stricto sensu</i> ) . . . . .	52
Production sharing . . . . .	53
Joint operating company . . . . .	54
Section 3. Distinction between the various types of petroleum agreements . . . . .	58
Participation agreements are not contracts of work or service contracts . . . . .	60
Section 4. Legal nature of the rights vested in the foreign enterprise	65
Before petroleum is discovered . . . . .	66
Rights in petroleum.	
Rights in the land.	

After petroleum is discovered . . . . .	68
Rights in the land.	
Rights in the petroleum.	
Rights in the deposits.	
Chapter III. State protection of investments — stability <i>versus</i> evolution . . . . .	77
Section 1. Stability . . . . .	78
Constitutional protective provisions . . . . .	78
Treaties protection . . . . .	79
Legislative protection . . . . .	84
Formalization of the contract by law . . . . .	87
Section 2. Evolution . . . . .	89
Doctrine of "unexpected circumstances" (théorie de l'imprévision), Reconciliation of stability and evolution . . . . .	89
Legislative consecration.	
Case-law consecration.	
Section 3. Evolutionary trends in the concept of contract . . . . .	93
Chapter IV. Contractual protection of investment, autonomy of the will <i>versus</i> sovereignty of the State . . . . .	98
Section 1. Autonomy of the will . . . . .	98
Principal protective clauses . . . . .	98
A. Adaptation clauses <i>stricto sensu</i> and hardship clauses . . . . .	102
Distinction and terminology . . . . .	102
Elimination . . . . .	105
Automatic adaptation clauses . . . . .	106
The hardship clauses . . . . .	107
Validity and efficacy of adaptation clauses . . . . .	110
Re-negotiation of the agreement . . . . .	112
Conciliation procedures . . . . .	112
The "cooling period" . . . . .	113
B. Stabilization clauses . . . . .	115
Definition and techniques of stabilization . . . . .	115
Techniques of stabilization . . . . .	116
Freezing of the law.	
Setting aside the new law (inopposabilité) . . . . .	117
Incorporation . . . . .	117
C. The governing law and the forum arbitration clause . . . . .	121
Governing law clauses . . . . .	122
The interpretation of governing law clauses: the arbitral awards	124
The doctrine . . . . .	132
Public international law governs.	
A third legal order.	
The "contrat sans loi".	
The negation of the submission of the State to the internal legal order.	
Disconcerting uncertainty . . . . .	140
Realism <i>versus</i> sophistication . . . . .	144
The forum . . . . .	148

Section 2. Sovereignty of the State . . . . .	150
The fight for the sovereignty over natural resources . . . . .	150
Sovereignty <i>versus</i> autonomy of the will . . . . .	152
The doctrine . . . . .	153
Arbitral awards . . . . .	157
Section 3. Conclusion . . . . .	160
Validity and efficacy of the stabilization clause . . . . .	160
Validity of the clause . . . . .	162
Efficacy . . . . .	164
Epilogue . . . . .	167
Bibliography . . . . .	168