

# Contents

|   |      |
|---|------|
| <i>Acknowledgements</i>   | vii  |
| <i>List of abbreviations</i>  | viii |
| Introduction  | 1    |
| <b>PART A</b>   |      |
| <b>The international context</b>  | 7    |
| 1 Exploring Indigenous participation – why is it important?                               | 9    |
| <b>PART B</b>   |      |
| <b>Case study: Australia – historical context</b>   | 29   |
| 2 History of water law in Australia   | 31   |
| 3 Indigenous participation in the development of Australian water management regimes      | 49   |
| <b>PART C</b>   |      |
| <b>Current status of Indigenous water management rights:</b>                              |      |
| <b>Commonwealth legislation</b>   | 67   |
| 4 Native title as a source of Indigenous water rights                                     | 69   |
| 5 Other Commonwealth legislation relating to Indigenous participation in water management | 89   |



PART D

Case study: Victoria 103

- 6 Indigenous participation in water management via the *Water Act 1989* (Vic) 105
- 7 Victorian Indigenous rights legislation, environment and land management legislation and the management of water resources 121

PART E

Case study: Aotearoa New Zealand 145

- 8 History of water law in Aotearoa New Zealand 147
- 9 Engaging with Māori rights – native title, and the *Resource Management Act 1991* (NZ) 165
- 10 Treaty settlements 185

PART F

The way forward 211

- 11 Reform and recommendations 213
- 12 Lessons to be learned 225

*Glossary of Māori terms* 231

*Bibliography* 232

*Index* 255