

EUROPEAN INTERNATIONAL ARBITRATION REVIEW

Volume 5:2 TABLE OF CONTENTS

PUBLISHER'S NOTE

Michael Kitzzen, Editor in Chief, JURIS v

ARTICLES

The TTIP Investment Court System: An Evolution of Investor-State Dispute Settlement <i>Joanna G. Coyne</i>	1
The Misdiagnosed Investment Court: The Wrong Remedy for the Right Problem <i>Joshua B. Simmons</i>	23
European Union Law as a Jurisdictional and Substantive Defense in Investor-State Arbitration <i>George A. Bermann</i>	51
An Opaque Blacklist: The Lack of Transparency in Identifying Non-Cooperating Countries under the EU IUU Regulation <i>Eva Romée van der Marel</i>	69
Maritime Boundary Delimitation Agreements in the Eastern Mediterranean Sea <i>Nicholas A. Ioannides</i>	89

Correction Notice: The title of the article written by Catherine A. Kunz which was featured in the last issue of the *European International Arbitration Review*, Volume 5, Issue 1, contained typographical errors. The correct title of the article is “Waiver of Right to Challenge an International Arbitral Award Is Not Incompatible with ECHR: *Tabbane v Switzerland*.” The incorrect use of the words “not compatible” in the original published version resulted in an unintended distortion of meaning. *We regret the error.*

EUROPEAN INTERNATIONAL ARBITRATION REVIEW

Web Site

The *European International Arbitration Review* (**EIAR**) is available through its Publisher, JurisNet, LLC at www.arbitrationlaw.com and at www.jurispub.com.

Submission of Manuscripts

The *European International Arbitration Review* actively seeks articles and case notes of high quality addressing current issues in international arbitration in Europe.

For article contributions, please contact General Editor, Franco Ferrari, franco.ferrari@nyu.edu. For case note contributions, please contact Case Notes Editors, Jan Asmus Bischoff, JBischoff@mmwarburg.com, Vladimir Pavić, pavic@ius.bg.ac.rs, Francesca Ragno, francesca.ragno@univr.it, Friedrich Rosenfeld, rosenfeld@hanefeld-legal.com, and Nathalie Voser, nathalie.voser@swlegal.ch. Please include a 1-2 page abstract of the article or case note explaining the basics to be examined and the overall relevance to international arbitration in Europe.

Manuscript submissions should be accompanied by an assurance that the article or case note has not been previously published or accepted elsewhere, or an explanation as to how this submission differs from that previously published (*e.g.*, entails an excerpt from a previous publication or includes material not previously included).

Subscriptions

A subscription to the *European International Arbitration Review* comprises two (2) issues per year. Subscription rates can be obtained and registration completed through Juris Publishing, at subscriptions@jurispub.com.

Permissions

To request permission to reproduce any article or information contained in this journal, please contact JurisNet, LLC, 71 New Street, Huntington, NY 11743, USA, Tel: (631) 350-2100, Fax: (631) 673-9117.

ISSN 2167-9061. For reference, this issue may be cited as *Eur. Int'l Arb. Rev.*, Vol. 5:2. Printed in the United States of America, by JurisNet, LLC, Huntington, New York.

© JurisNet, LLC 2016. All rights reserved under the U.S. Copyright Act. No part of this publication may be reproduced, reprinted, stored in a retrieval system, transmitted in any form or by any means, including but not limited to digital, electronic, mechanical, recording, or photocopying without prior written permission or a license permitting restricted use from the Publisher.