

European Investment Law and Arbitration Review

Call for Papers for the 2021 issue

The *Editorial Committee of the European Investment Law and Arbitration Review* invites original, unpublished scholarly submissions on recent developments in international investment law, with a focus on the theme “European investment law and arbitration: new frontiers”.

Examples of topics that authors could consider include:

- **Brexit, the EU-UK TCA, and investment treaty arbitration**
- **The Agreement for the Termination of BITs between the Member States of the EU**
- **Covid 19 and its impact on investment law and arbitration**
- **The Continuing *Micula v. Romania* saga**
- **The EU and the reform of the Energy Charter Treaty**
- **Ireland and its post-Brexit position in investment law**
- **Investment protection standards under existing EU law**
- **Trends and new developments in EU trade and investment treaty policy (e.g. the EU China Investment Agreement other multilateral trade agreements)**
- **Human rights and EU investment law and arbitration**
- **Climate change and EU investment law and arbitration**
- **The impact of the Treaty of Lisbon on EU investment law, 10 years on**

We also invite case-notes and short articles on, *inter alia*, the following topics:

- **Decision of the U.S. District Court for the District of Columbia in *Micula v. Romania***
- **Decision of the General Court of the European Union in *Micula v. Romania***
- **Recent intra-EU cases / issues arising in relation to the ECT, e.g., EU Advocate General Saugmandsgaard’s Opinion in Joined Cases C-798/18 and C-799/18**

Submissions to the *Review* should fit within the following formats:

Long articles

- Scholarly articles should provide an in-depth analysis of a topic and aim to comprehensively cover the relevant case-law and literature. **The maximum length should be 15,000 words.**

Short articles

- Shorter articles should offer a succinct analysis of a topical issue together with original views intended to stimulate debate. **The maximum length should be 8,000 words.**

Case-notes

- Case-notes should provide a concise analysis of a recent arbitration award or decision of a national court. Case-notes are to include a summary of the facts and main points of the decision as well as an analysis of the impact of the decision on investment law and arbitration. **The maximum length should be 5,000 words.**

Book reviews

- Book reviews should offer a critical summary of the main aspects of the book. **The maximum length should be 3,000 words.**

The above word limits are exclusive of footnotes, which should not be overly lengthy.

Submissions must be in English.

Submission must conform with the *Review*'s house style, which is available on the *Review*'s website: <https://efila.org/call-for-papers/>.

Examples of previously published articles in the *Review* can be found on the *Review*'s website.

The *Review* reserves the right to reject a submission which does not conform with its house style.

All submissions must be unpublished and original material. Co-authored submissions are permissible.

All submissions will be peer-reviewed. The Editorial Committee reserves the right to accept, reject a submission or make publication conditional upon modifications which have been suggested to the author.

Submissions are to be emailed as an attached Word document to eilarev@efila.org

The deadline for submission is **15 April 2021**.