

Master in International Advocacy

Investment Arbitration

Universidad Carlos III de Madrid

COURSE PROGRAM

1. SESSION 1 AND 2

- 1.1 COURSE INTRODUCTION, PRESENTATION OF CASE STUDY AND METHOD OF EVALUATION
- 1.2 INTRODUCTION TO INVESTMENT ARBITRATION
- 1.3 BILATERAL INVESTMENT TREATIES
- 1.4 WASHINGTON CONVENTION 1965
- 1.5 INVESTMENT REQUIREMENTS
- 1.6 PROTECTION STANDARDS

2. SESSION 3 AND 4

- 2.1 JURISDICTIONAL OBJECTIONS: IMPACT ON THE PROCEDURE
- 2.2 JURISDICTIONAL REQUIREMENTS:
 - A. *Ratione Personae*
 - B. *Ratione Materiae*
 - C. *Ratione Temporis*
 - D. Legality of the Investment

3. SESSION 5 AND 6

- 3.1 CALCULATION OF DAMAGES IN INVESTMENT ARBITRATION:
 - A. Material Damages
 - B. Moral Damages

4. SESSION 7 AND 8

- 4.1 MERITS OF THE DISPUTE: INTERNATIONAL STANDARDS OF PROTECTION

5. SESSION 9 AND 10

5.1. ENFORCEMENT OF AWARDS: SINGULARITIES OF ICSID AWARDS

6. SESSION 11 AND 12

6.1 ANNULMENT OF AWARDS – JURISDICTION

6.2 CRITICISMS AND FUTURE ALTERNATIVES

6.3 ANY HOPE FOR INTRA-EU INVESTMENT ARBITRATION AFTER ACHMEA?

6.4 REVISION AND QUESTIONS

7. SESSION 13. EXAM: 1,5H