Saenredamstraat 81 Haarlem, 2021 ZP +31 6 25 24 94 93 www.nl-investmentconsulting.com contact@nl-investmentconsulting.com



NIKOS LAVRANOS

Advising, litigating, negotiating, drafting legislation and briefings, lecturing, researching in the following areas:

EXPERTISE

- international investment law and arbitration
- WTO law
- EU law

•

- Public International law
- Interaction between international, European and national law
- founder & owner of NL-Investmentconsulting.
- Secretary General of the European Federation for Investment Law and Arbitration (EFILA).
- Legal Advisor at NautaDutilh, Amsterdam.
- Legal Advisor at Van Doorne, Amsterdam.
- Of Counsel at Wöss & Partner, Vienna.
- Consultant for Billiet & Co Lawyers, Brussels.

Associate Partner at The Bridge, Amsterdam.

NON-ACADEMIC POSITIONS

- Member of the Public International Law Advisory Group (PILAG).
- Board Member of the Association of International Arbitration (AIA), Brussels.
- Permanent contributor for the Kluwer Arbitration Law Blog, Practical Law Arbitration Blog and Borderlex.
- Associate Consultant for Trade Impact BV, Rotterdam.
- from 1 September 2014 until 31 December 2016: Head of Legal Affairs, Global Investment Protection AG.
- from 1 March 2010 until 1 July 2014: Senior Trade Policy Advisor & Chief Negotiator, International Trade section, responsible for all Dutch BITs, Dutch Ministry of Foreign Affairs, The Netherlands.
- from 1 January 2007 until end of August 2008: Senior Advisor European & International Strategy, Dutch Competition Authority (NMa) The Hague.

APPOINTMENTS BY ARBITATION INSTITUTIONS	 Mediator on the Panel List of the Asia International Arbitration Centre (AIAC). Arbitrator and Mediator on the List for the Vienna International Arbitration Centre (VIAC). Mediator on the Panel List of the Energy Community.
ACADEMIC POSITIONS	 Guest Professor "International Investment Law" at the Free University Brussels – Brussels Diplomatic Academy. from 2015-2018: Visiting Professor at Verona University, Law Faculty. Senior Fellow at the WTI, Bern. Co-Editor-in-Chief of the: <i>European Investment Law and Arbitration Review</i>. from 2012-2016: Editor in Chief and since 2016 Editorial Board member of the <i>Hague Yearbook of International Law</i>. from 2012-2016: Guest Professor, The Hague University. from 2012-2016: Guest Professor, University of Amsterdam. from 1 September 2009 until end February 2010: Interim Academic Research Director European Law and Senior Lecturer, The Hague University. from 1 September 2008 until end of August 2009: <i>Max Weber Fellow</i> at the European University Institute (EUI), Florence; mentor: Prof. EU. Petersmann. from December 2001 until end of August 2008: Assistant Professor "European Law" and Senior Researcher "International Law" at the ACIL, Law Faculty, University of Amsterdam. from September 1997 until December 2001: Researcher and Ph.D. Candidate at the Dep. of International and European Law, Law Faculty, Maastricht University.
ACADAMIC EDUCATION	 4 JUNE 2004 - DOCTOR IN LAW - MAASTRICHT UNIVERSITY - THE NETHERLANDS Title of Ph.D. thesis: Decisions of International Organizations in the European and domestic legal orders of selected EU Member States, Europa Law Publishing, Groningen 2004, 309 pp. 1996 - 1997 - MASTER OF COMPARATIVE AND EUROPEAN COMMUNITY LAW (LLM) MAASTRICHT UNIVERSITY – THE NETHERLANDS Master of Comparative and European Community Law (LL.M.), cum laude, Maastricht University, The Netherlands. 1990 - 1997 – LAW STUDIES – GOETHE UNIVERSITY - FRANKFURT - GERMANY Law studies at the Johann Wolfgang Goethe University Frankfurt, Germany, 1. Juristisches Staatsexamen (1st state exam).

2

1992 - 1993 – ERASMUS EXCHANGE – MAASTRICHT UNIVERSITY – THE NETHERLANDS

one-year ERASMUS exchange studies in European and International Law at Maastricht University, The Netherlands.

Book contributions

 Renewable Energy Investment Disputes – Recent Developments and Implications for Prospective Energy Market Reforms, in: M. Roggenkamp et al (eds.), *European Energy Law Report XII* 2018, pp. 65-94 (together with Cees Verburg).

SELECTED RECENT PUBLICATIONS

- How the European Commission and the EU Member States are reasserting their control over their Investment Treaties and ISDS Rules, in: A. Kulick (ed.), *States' Reassertion of control over International Investment Agreements and International Investment Treaty Dispute Settlement* (Cambridge University Press, 2016), pp. 309-332.
- In defence of Member States' BITs gold standard: The Regulation 1219/2012 establishing a transitional regime for existing extra-EU BITs - A Member State's perspective, in: *TDM special issue*, published in Vol. 10, issue 2, March 2013.

(peer reviewed) Articles

- Achmea: Ground-breaking or Overrated? in: SchiedsVZ 2018, pp. 348-357 (together with T. Singla).
- CJEU Opinion 1/17: Keeping International Investment Law and EU Law Strictly Apart, in: *European Investment Law and Arbitration Review* 2019 (forthcoming).
- Recent Awards in Spanish Renewable Energy Cases and the Potential Consequences of the Achmea Judgment for intra-EU ECT Arbitrations, in: *European Investment Law and Arbitration Review* 2018, pp. 197-224 (together with Cees Verburg).
- Mixed Exclusivity: The CJEU's Opinion on the EU-Singapore FTA, in: *European Investment Law and Arbitration Review* 2017, pp. 3-34.
- The CETA-drama: Entering the dark age of protectionism and nationalism?, in: *Int'l Lis Corriere trimestrale della litigation internationazionale* 2017, pp. 111-113.
- Lights and Shadows of the WTO-inspired International Court System of Investor-State Dispute Settlement, in: *European Investment Law and Arbitration Review* 2016, pp. 191-266 (together with several other authors).
- A Response to the Criticism against ISDS by EFILA, in: *Journal of International Arbitration* 2016, pp. 1-36 (together with several other authors).

Shorter Articles/Commentaries

- Comparative Analysis between the 2018 and 2004 Dutch Model Bilateral Investment Treaty Texts, in: *European Investment Law and Arbitration Review* 2019 (forthcoming) (together with A.M. Paschalidis).
- Is Commercial Arbitration an Alternative to Investment Treaty Arbitration in Light of the increasing aversion against BITs ?, in: *European Investment Law and Arbitration Review* 2017, pp. 302-314.

Blogposts and miscellaneous

- Court of Justice of the EU approves CETA investment court system, Practical Law Arbitration blog, 14 June 2019.
- The Harvest Report of the First Half of 2019, Kluwer Arbitration blog, 7 June 2019.
- ISDS reform: New York meeting will test global appetite for EU investment court plans, Borderlex, 1 April 2019.
- The new EU Regulation on the screening of foreign direct investments: A tool for disguised protectionism?, EFILA blog, 22 January 2019.
- Analysis: Even the EU cannot be fully consistent on investment protection in FTAs, Borderlex, 8 January 2019.
- 2019: the Year of the Big Harvest!, Kluwer Arbitration blog, 30 December 2018.
- Beyond USMCA: ISDS à la carte, Kluwer Arbitration blog, 8 October 2018.
- After *Achmea*: The Need for an EU Investment Protection Regulation, Kluwer Arbitration blog, 17 March 2018.
- Black Tuesday: the end of intra-EU, Practical Law Arbitration blog, 7 March 2018.
- Insight: The end of intra-EU BITs what next? Borderlex, 9 March 2018.
- A new *Micula*-type case on the horizon?, Practical Law Arbitration blog, 25 February 2018.

LANGUAGES German, English, Dutch: excellent French, Greek: intermediate Italian: basic