5 JULY 2018 | 4 p.m. VENUE: SEMINAR BUILDING

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The *Achmea* judgment by which the Court of Justice of the European Union declared the arbitration clause of the Netherlands-Slovakia bilateral investment treaty to be incompatible with European law has led to many unanswered questions. Against this background, the International Investment Law Centre Cologne (IILCC) is pleased to invite academics, practitioners and students to join us for a discussion on the consequences deriving from *Achmea* for bilateral investment treaties between EU member states ("Intra-EU BITs"), pending arbitration cases and the future of international investment protection in Europe.

## **PROGRAMME**

7			
η	6:00	WELCOME REMARKS	
	U.UU	VVELCOIVIE ILLIVIANNS	

16.15 Panel 1: Consequences of the Achmea Judgment – a matter of perspectives?

Chair: *Prof. Dr. Isabel Feichtner* University of Würzburg

Dr. Martins Paparinskis University College London

Dr. Tim Maxian Rusche European Commission

Prof. Dr. Stephan Schill University of Amsterdam

17.45 COFFEE BREAK

18.00 Panel 2: European Investment Protection Beyond Intra-EU-BITs

**Investment Protection under EU Law** 

Dr. Luigi Malferrari European Commission

**Investment Protection under the ECHR** 

*Prof. Dr. Ursula Kriebaum* University of Vienna

19.15 CLOSING REMARKS

19.30 RECEPTION

**ADRESS:** Universität zu Köln | Albertus-Magnus-Platz | 50923 Cologne Attendance is free of charge. Please register at **www.iilcc.com** 



■ Campus Location: Seminar Building

