

Buku

- Adolf, Huala , 2004, *Hukum Penyelesaian Sengketa Internasional*, Sinar Grafika, Jakarta.
- _____, 2007, *Dasar-dasar Hukum Kontrak Internasional*, PT. Refika Aditama, Bandung.
- Bales, Richard, 2006, “*Alternate Dispute Resolution: An Introduction to Arbitration*,” *Bench & Bar (Kentucky)*
- Bücheler, Gebhard, 2015, *Proportionality in Investor-State Arbitration*, Oxford, UK: Oxford University Press
- Chaisse, Julien and Sufian Jusoh, 2016, *The ASEAN Comprehensive Investment Agreements: The Regionalisation of Laws and Policy on Foreign Investment*, Edward Elgar Publishing Limited, Cheltenham, UK
- Dolzier, Rudolf and Christoph Schreuer, 2008, *Principles of International Investment Law*, Oxford: University Press, New York
- Fabry, Elvire, and Giorgio Garbasso, 2015, “*ISDS in the TTIP the devil is in the details*,” Policy Paper, Notre Europe, Paris: Jacques Delors Institute
- Faundez, Julio, 1978, *A Decision without A Strategi; Excess Profits in The Nationalisation of Copper in Chile*, London: The Macmillan Press Ltd
- Garcia, Frank J. , 2006, “*Why Trade Law Needs a Theory of Justice*”, *Proceedings of the Annual Meeting American Society of International Law*
- Hertanti, Rachmi and Rika Febriani, 2014, Bilateral Investment treaty (BITs) Negara VS Korporasi, Seri Buku Panduan Memahami BITs: Perjanjian Perlindungan Investasi Internasional dan Gugatan Investor Melawan Indonesia”, Jakarta: Indonesia for Global Justice, p. 5.
- Ibrahim, Johnny, 2008, *Teori & Metodologi Penelitian Hukum Normatif*, Cetakan ke-4, Bayumedia Publishing, Malang
- Indonesia for Global Justice, 2016, *Lembar Fakta Ancaman Perjanjian TPP : Masyarakat Indonesia #TolakTPP*. 2016
- Ishaq, 2017, *Metode Penelitian Hukum dan Penulisan Skripsi, Tesis, serta Disertasi*, Penerbit Alfabeta, Bandung
- Marzuki, Peter Mahmud , 2016, *Penelitian Hukum*, Cetakan ke-12, Kencana Prenada Media Group, Jakarta.
- _____, 2008, *Pengantar Ilmu Hukum*, Jakarta: Kencana, 2008
- M. Sornarajah, 2010, *The International Law on Foreign Investments, Third Edition*, Cambridge University Press, Cambridge. OECD, 2008, *OECD Benchmark Definition of Foreign Direct Investment*. Fourth Edition.
- Redfern, Alan 2004, *Law and Practice of International Commercial Arbitration*, Sweet & Maxwell
- Robinowitz, Victor, 1978, *The Cuban Nationalism in The United States Courts: The Sabbatino Case and Its Progeny, dalam The Nationalisation of Multinationals in Peripheral Economies*, edited by Julio Faundez and Sol Picciotto, London: The Macmillan Press Ltd
- Schill, Stephan W, 2009, *The Multilateralization of International Investment Law*, Cambridge University Press, Cambridge.

Schreuer, Christoph 2008, *The International Centre for Settlement of Investment Disputes (ICSID) on Principle of International Investment Law* 2nd edition, New York, Oxford University Press

Sekretariat ASEAN, 2013, *ASEAN Comprehensive Investment, A Guidebook for Businesses an Investors*, Sekretariat ASEAN, Jakarta.

Soekanto, Soerjono dan Sri Mamudji, 2015, *Penelitian Hukum Normatif: Suatu Tinjauan Singkat*, Jakarta: PT RajaGrafindo Persada

Sumardjono, Maria SW. , 2014, *Metodologi Penelitian Ilmu Hukum*, Universitas Gadjah Mada, Yogyakarta

Suttle, Oisin, 2018, *Distributive Justice and World Trade Law*, Cambridge, UK: Cambridge University

Valasek, Martin J, Alison G. FitzGerald, dan Jenna Anne de Jong, “Major Changes for Investor-State Dispute Settlement in New United States-Mexico-Canada Agreement”, *Norton Rose Fulbright Publications*, Oktober 2018.

Weiss, Martina A, et. al, 2015, *International Investment Agreement (IIAS)*, Congressional Research Service, Washington

Wellhausen, Rachel, 2015, “*Recend Trends in Investor State Dispute Settlement*”, *Journal of International Dispute Settlement*, University of Texas in Austin

Werner, Jacques, 2009, “*Limits of Commercial Investor-State Arbitration: The Need for Appellate Review*”, dalam: Dupuy, Pierre-Marie/ Petersmann, Ernst-Ulrich/ Francioni, Francesco (eds.), *Human Rights in International Investment Law and Arbitration*, Oxford

Peraturan Perundang-Undangan

Undang-undang No. 5 Tahun 1968 tentang tentang Penyelesaian Perselisihan Antara Negara dan Warga negara Asing Mengenai Penanaman Modal Undang-undang Nomor 25 Tahun 2007 tentang Penanaman Modal

Indonesia, *Undang-Undang tentang Arbitrase*, No. 30 Tahun 1999, LN No. 138 Tahun 1999, TLN No. 3872

Peraturan Presiden Pengesahan ASEAN Comprehensive Investment Agreement, Perpres No. 49 Tahun 2011, LN No. 80 Tahun 2011

Undang-Undang Nomor 30 Tahun 1999 tentang Arbitrase dan Alternative Penyelesaian Sengketa

Undang-Undang Nomor 25 Tahun 2007 tentang Penanaman Modal,

Peraturan Presiden Pengesahan ASEAN Comprehensive Investment Agreement, Perpres No. 49 Tahun 2011, LN No. 80 Tahun 2011

Peraturan Presiden Nomor 78 Tahun 2012 tentang Penugasan Menteri Hukum dan Hak Asasi Manusia

Peraturan Presiden Nomor 17 Tahun 2016 tentang Tim Penanganan Gugatan Arbitrase dari IMFA

Pasal 5 Peraturan Menteri Keuangan Nomor 61/PMK.01/2016 tentang Tata Cara Pengadaan Jasa Konsultan Hukum dalam Rangka Penanganan Gugatan Arbitrase Internasional

Association of Southeast Asian Nation. ASEAN Comprehensive Investment Agreement 2009

International Centre for Settlement of Investment Disputes. Convention on the Settlement of Investment Disputes. 2006.

International Centre for Settlement of Investment Disputes. The Rules of Procedure for Conciliation Proceedings of ICSID. 2006.

United Nation Conference on Trade and Development, *Investor-State Dispute: Prevention and Alternative to Arbitration*

United Nations Conference on Trade and Development, *World Investment Report 2019*

United Nations Commission on Trade and Development, *General Topics: International Centre for Settlement of Investment Disputes*

Convention on the Settlement of Investment Disputes Between States and Nationals of Other States tahun 1965.

Konvensi International Centre for Settlement of Investment Dispute (ICSID Convention)

ICSID Rules of Procedure for Arbitration Proceedings (Arbitration Rules), 4 Int'l Tax & Bus. Law. 362

ICSID, *Rules Governing the Additional Facility for Administration of Proceedings by the Secretariat of the International Centre for Settlement of Investment Disputes (Additional Facility Rules)*

United Nations Conference On Trade and Development, Dispute Settlement: International Centre for Settlement of investment Disputes

Perjanjian BIT antara Indonesia dengan India

Arbitration Rules 2012 of the Permanent Court of Arbitration.

Perjanjian Australia-Indonesia CEPA tahun 2019

International Centre for Settlement of Investment Disputes, Convention on the Settlement of Investment Disputes

International Centre for Settlement of Investment Disputes, *The Rules of Procedure for Conciliation proceedings of ICSID*

International Centre for Settlement of Investment Disputes, *The Rules of Procedure for Arbitration Proceeding of ICSID*

The New Draft Model US BIT

Jurnal

Agvirta Armila Sativa & Agus Anwar, 2020, *Penanganan Gugatan Arbitrase Internasional Terhadap Pemerintah Indonesia*, Modul Best Practice, Badan Pengembangan Sumber Daya Manusia Hukum dan Hak Asasi Manusia, Kementrian Hukum dan Hak Asasi Manusia Republik Indonesia

Alvin Yeo SC dan Smitha Menon, 2016, Indonesia – Arbitrating with Foreign Parties: A Closer Look at Indonesia's Approach to Investor-State Dispute Settlement. *18 Asian Dispute Review, Issue 3*, Leiden: Kluwer Law International

Anna Joubin-Bret, 2012, *is There a Need for Sanctions in International Investment Arbitration, Proceeding of the Annual Meeting*, American Society of International Law, Vol. 106

Anthony Cockett, 2017, *Penghematan BITs Indonesia*, Jurnal Investasi dan Perdagangan Dunia

Ambareen Beebeejaun, 2018, *The Role of International Investment Agreements in Attracting FDI to developing countries: An Assesment Mauritus*, International Journal of Law Volume 4; Issue 6.

Amokura Kawharu, Luke Nottage, 2017 *Models for Invest-ment Treaties in the Asia Pacific region: An Underview*, Ariz. J. Int'l & Comp. L., Vol.34 No. 461

Atik, Sornarajah, Van Harten/Schneiderman, 2019“*Public Statement on the International Investment Regime*”, Osgood Hall Law School, 2006, dalam Shilpa Singh Jaswant, “*Establishment of Investment Court System Under CETA and EU-VIET NAM FTA and its Compatibility with EU Law*”, Europa-Kolleg Hamburg: Study Paper No 02/19.

Carlos G. Garcia, 2014, “*All the Other Dirty Little Secrets: Investment Treaties, Latin America, and the Necessary Evil of Investor-State Arbitration*”, Florida Journal of International Law, Vol.16, No.2

Chien-Huei Wu, 2010, *The ASEAN Economic Community Under the ASEAN Charter: Its's External Economic Relation and Dispute Settlement Mecanism*, European Yearbook of Economic International Law, Vol. 1

Delfiyanti, 2014, *Perjanjian ASEAN Comprehensive Investment Aggrementnt (ACIA) Tahun 2009 Prospek dan Tantangan Bagi Indonesia*, Jurnal Masalah-Masalah Hukum, Volume 43, No. 4, Semarang.

Denise Eby Konan, 1996, *The Need for Common Investment Measures within ASEAN*,” *ASEAN Economic Bulletin*, Vol. 12, No. 3.

Dian Maris Rahmah, 2019, *ASEAN Regional Arbitration Board: An Alternative Dispute Resolution In The ASEAN Region within the Framework of the ASEAN Economic Community*, Jurnal Hukum dan Peradilan Vol. 8, no. 3.

David Gaukrodger, 2014, *Perjanjian Investasi dan Klaim Pemegang Saham untuk Kerugian Reflektif: Wawasan dari Sistem Hukum Perusahaan Tingkat Lanjut*, Kertas Kerja Organisasi untuk Kerjasama Ekonomi dan Pembangunan No. 2014/02

Daniela Páez-Salgado, 2016, *Penyelesaian di Arbitrase Investor-Negara: Apakah Pemegang Saham Minoritas Dihalangi dari Mengajukan Tuntutan Perjanjian?*, Jurnal Penyelesaian Sengketa Internasional Vol. 7

Emmanuel Gaillard, 2007, “ *The Denunciation of ICSID Convention*, “ New York Law Journal, Vol. 237, NO. 122

Effrey T. Cook, 2007, “*The Evolution of Investment-State Dispute Resolution in NAFTA and CAFTA; Wild West to World Order*”, Pepp. L. Rev., Vol. 34 Issue 4.

Grant Hanessian dan Kabir Duggal, 2015, *Model India 2015 BIT: Apakah Ini Perubahan yang Ingin Dilihat Dunia?*, Ulasan ICSID Vol.30, No. 3

Herliana, 2015, *ASEAN Synergy to Overcome Challenges In Investment Arbitration*, heinonline.org, Vol. 13, no.1.

Hesti Widyaningrum, 2018, *Eksistensi Pemberantasan Korupsi dalam Perjanjian Investasi Internasional di Indonesia*, Vol. 4 No. 2

Jannes S. Kalangi, 2018, *Liberasi dan Regulasi Investasi “ASEAN Comprehensive Investment Agreement” Dalam Rangka Implementasi MEA*, Lex Et Societatis Journal Vol. VI/No. 5/Jul/2018.

Jason Webber Yackee, 2010, *Do States Bargain Over Investor State Dispute Settlement? Or Toward Greater Collaboration in the Study of Bilateral Investment Treaties*”, Santa Clara J. Int’l L., Vol. 12 No. 277.

Juan P. C. Benedetti, 2019, *“The Proposed Investment Court System: Does it Really Solve the Problems?”*, Revista Derecho del Estado, No. 42

J.W Yackee, 2010, *“Do Bilateral Investment Treaties Promote Foreign Direct Investment? Some Hints from Alternative Evidence”*, Virginia Journal of International Law, Vol. 51.

Lucy Reed, Jan Paulson, & Nigel Blackaby, 2004, *ed, Guide to ICSID Arbitration*, Hague: Kluwer Law International

Lucy Reed dan Kenneth Wong, 2015, *Evolusi Persyaratan Formal untuk Perlindungan Perjanjian Investasi 'Investasi' di Malaysia*”, Buletin KLRCA Vol. 20

Luke Nottage, 2017, *Bab Investasi dan ISDS di TPP: Pelajaran dari Asia Tenggara*, Economic Working Paper, No. 2017-2

Luke Nottage dan Kate Miles, 2009, *Kembali ke Masa Depan' untuk Arbitrase Investor-Negara: Merevisi Aturan di Australia dan Jepang untuk Kepentingan Umum*, Jurnal Arbitrase Internasional 26, No. 1

Luke Nottage dan Thanitcul, 2015, *Masa Lalu, Sekarang dan Masa Depan Arbitrase Investasi Internasional di Thailand*, Vanina Sucharitkul, “Dari Walter Bau ke Harapan: Jalur Menuju Bandara Bangkok Don Muang”, Reporter Arbitrase Asia-Pasifik (1)

Matthew C. Porterfield, 2015, *“Exhaustion of Local Re- medies in Investor State Dispute Settlement: An Idea Whose Time has Come*, Yale J. Intl. L. Online, Vol. 41 No. 1

Mahdev Mohan, dan J. Romesh Weeramantry, 2017, Laos, Jurnal Investasi dan Perdagangan Dunia

Michael Nolan, 2015 *Challenge to the Credibility of the In-vestor state arbitration system*, Am. U. Bus. L. Rev., Vol. 5 No. 429

Nikesh Patel, 2017, *An Emerging Trend in International Trade: A shift to safeguard against ISDS abuses and pro-protect host state sovereignty*, Minnesota Journal of International Law, Minn. J. Int’l L. Vol. 26 No. 273.

Nurnaningsih Amriani, 2015, *Penerapan Prinsip Keterbukaan Atas Putusan Arbitrase ICSID di Indonesia dan Perbandingannya Dengan Beberapa Negara*, Jurnal Hukum dan Peradilan Volume 5 Nomor 1.

Peter Muchlinski, Federico Ortino dan Christoph Schreuer, 2008, *ed., International Investment Law*, New York: Oxford University Press

Robert Rhodes QC, 2019, *Investment Rights under Bilateral Investment Treaties: Arbitration, The International Journal of Arbitration, Mediation and Dispute Management*, Vol. 85 Issue 4

Ronny Hanitijo Soemitro, 2010, *Metodologi Penelitian Hukum dan Jurimetri*, Cetakan ke-4, Ghalia Indonesia, Jakarta.

Salim Farrar, 2011, *Hukum investasi asing dan peran FDI dalam model ekonomi 'baru' Malaysia*”, di *Hukum Investasi dan Penyelesaian Sengketa Hukum dan Praktek di Asia*, diedit oleh Vivienne Bath dan Luke Nottage, eds., London: Routledge

Sefriani, *“The Urgency of International Investment Agreements (IIA) and Investor-State Dispute Settlement (ISDS) for Indonesia”* Jurnal Dinamika Hukum, Vol. 18 No.2

Shilpa Singh Jaswant, 2019, *“Establishment of Investment Court System Under CETA and EU-VIET NAM FTA and its Compatibility with EU Law”*, Europa-Kolleg Hamburg: Study Paper No 02/19

Sornirajan, Tudor, Rona, 2001, *The Fair and Equitable Treatment Standard in the International Law of Foreign Investment*, European Journal of International Law 20 (2009) (Oxford: Oxford University Press, 2008), hal. 315, *Review of Asian Views on Foreign Investment Law*, hlm. 246 dan 250, diedit oleh Vivienne Bath dan Luke Nottage, eds., London: Routledge, 2011

Stephen L. MAGIERA, 2017, *International Investment Agreements and Investor-State Disputes: A Review and Evaluation for Indonesia*, ERIA Discussion Paper Series, ERIA-DP-2016-30

Sufian Jusoh dan Mohamad Azim Mazlan, 2017, *Malaysia dan Penyelesaian Sengketa Investor-Negara: Belajar dari Pengalaman*, Jurnal Investasi dan Perdagangan Dunia

Susan D Franck, 2019, *The Legitimacy Crisis in Investment Arbitration: Privatizing Public International Law Through Inconsistent Decision*, Fordham Law Review (2005), Vol. 73, hlm. 1522-1523 dalam Zulfikar Dimas Winarno, *Model Penyelesaian Sengketa yang Menyeimbangkan Kepentingan Investor dan Negara Penerima*, Jurisdiction, Vol. 2, No. 6.

Thanh Tu Nguyen dan Thi Chau Quynh Vu, 2014, *Penyelesaian Sengketa Investor-Negara dari Perspektif Vietnam: Mencari Reformasi 'Pasca Bulan Madu*, Manajemen Sengketa Transnasional 1

Tim R Samples, 2019, *Winning and Losing in Investor-State Dispute Settlement*, American Business Law Journal, Volume 56, Issue 1

Vivienne Bath & Luke Nottage, 2013, *The ASEAN Comprehensive Investment Agreement and 'ASEAN Plus' – The Australia-New Zealand Free Trade Area (AANZFTA) and the PRC-ASEAN investment Agreement*, Legal Studies Research Paper No. 13/69.

Vivienne Bath dan Luke Nottage, 2011, *Hukum investasi asing dan peran FDI dalam model ekonomi 'baru' Malaysia*, Hukum Investasi dan Penyelesaian Sengketa Hukum dan Praktek di Asia, eds, London: Routledge

W. Schill, 2011 *Enhancing the Legitimacy of International Investment Law: Conceptual and Methodological Foundations of a New Public Law Approach*, Virginia Journal of International Law, Vol. 52.

Karya Ilmiah

Agus Saiful Abib, 2018, *Penyelesaian Perselisihan Antara Negara Dengan Warga Negara Asing Mengenai Penanaman Modal Berbasis Pancasila*, Fakultas Hukum Universitas Semarang.

Andi Muhammad Faiz Adani, 2017, *Penyelesaian Sengketa Investor-State Dispute Settlement (ISDS) Melalui International Centre for Settlement of Investment Dispute (ICSID) ditinjau dari Perspektif HAM Internasional*, Fakultas Hukum Universitas Hasanuddin.

Christopher Michael, 2014, *Mekasnisme Penyelesaian Sengketa Dalam Kerjasama ASEAN di Bidang Ekonomi: Analisis ASEAN Protocol On Enhanced Dispute Settlement Mechanism 2004 dan ASEAN Comprehensive Investment Agreement 2009*, Fakultas Hukum Universitas, Indonesia.

Christopher H. Schreuer, et. Al., 2009, *The ICSID Convention: A Commentary*, Cambridge, University Press, Cambridge.

Elvire Fabry, and Giorgio Garbasso, 2015, “*ISDS in the TTIP the devil is in the details*”, Policy Paper, Notre Uurope (Paris: Jacques Delors Institue)

Hilman Ramdhani, 2017, Skripsi: *Tinjauan Yuridis Eksistensi Intrument Investor-State Dispute Settlement (ISDS) dalam Perjanjian Investasi Internasional (PII)*, Fakultas Hukum Unversitas Brawijaya dan Fakultas Syariah Universitas Islam Negeri Maulana Malik Ibrahim.

Lupitta Risma Candanni, 2020, Tesis: *Mekanisme Penyelesaian Perselisihan Penanaman Modal Investor-Negara Melalui Lembaga Permanent Court of Arbitration*, Fakultas Hukum Universitas Indonesia.

Wawancara

Valenshia Destaningtyas, 2020, Staf Direktorat Kerjasama Regional Badan Koordinasi Penanaman Modal, Hasil Wawancara Pribadi: 13 November 2020. Jakarta

Riyatno. 2021. Sengketa Penanaman Modal. Hasil Wawancara Pribadi: 9 April 2021. Jakarta

Internet

August Reinisch, “*Umbrella Clause*”, Paper on International Seminar of Investment Protection, University of Vienna, 2006/2007, <https://intlaw.univie.ac.at/.../user.../weissenfels.pdf>, terakhir kali diakses pada 26 Juli 2021

Dasar pertimbangan berlakunya *Choice of law* (Pilihan hukum) atas pemikiran bahwa semua negara tidak memiliki sistem hukum nasional yang sama. “*Pandangan Yuridis Conflict of Law dan Choice of Law Dalam Kontrak Bisnis Internasional*”, <http://www.bi.go.id/NR/rdonlvres/>, Diakses 19 Juli 2020

Departemen Perdagangan Republik Indonesia, *Menuju ASEAN Economic Community 2015*, 2009, Departemen Perdagangan Republik Indonesia, Jakarta.

Lembaga Arbitrase Sebagai Pilihan Forum”, http://www.greasy.com/dansur/Lembaga_arbitrase_sebagai.html, Diakses, 6 Februari 2008.

Cahyafitri, R. (2015), ‘*Indian Firm Takes RI to Arbitration Court, Claims \$600 million*’, *The Jakarta Post*, 19 November 2015

Fact Sheet:” Investment Protection and Investor-to-State Dispute Settlement in EU agreements”. November 2013 [Artikel on-line] tersedia di https://trade.ec.europa.eu/doclib/docs/2013/november/tradoc_151916.pdf diakses pada 09 Oktober 2021

Fritz Horas Silalahi, “Indonesia Arbitration Update”, Dipresentasikan pada Konferensi APRAG 2016 di Bali: BANI Arbitration Center, 7 Oktober 2016), <http://www.apragbali2016.baniarbitration.org/filepaper/Session%203/Fritz%20Silalahi.pdf>, diakses 28 November 2021

Indonesia Keberatan, ISDS tak Masuk dalam Poin RCEP”, Gatra.com, 22 Oct 2019, 14.31. Dapat diunduh pada <https://www.gatra.com/detail/news/452426/ekonomi/indonesia-keberatan-isds-tak-masuk-dalam->

Lawrence W. Newman and David Zaslowsky, *The Difference Between Commercial and Investment Arbitration*, <http://www.jurispub.com/The-Difference-between-Commercial-and-Investment-Arbitration-Part-5-Chapter-43-The-Practice-of.html>, diakses pada 08 Januari 2021

Permanent Court of Arbitration, Annual Report 2018, diakses dari <https://pca-cpa.org/wp-content/uploads/sites/6/2019/03/PCA-annual-report-2018.pdf> pada 27 Februari 2021

Lutfiyah Hanim, 'Perjanjian Peningkatan dan Perlindungan Penanaman Modal dan Implikasinya' dalam <https://igj.or.id/wp-content/uploads/2018/09/presentasi-lutfiyah-hanim-MK-23-mei-2018-Pertama.pdf>

University of Melbourne, "Investor-State Dispute Settlement & Arbitral Institutions", diakses dari <https://unimelb.libguides.com/c.php?g=697682&p=4949075> pada 2 Desember 2019.

Permanent Court of Arbitration, "Indian Metals & Ferro Alloys Limited (India) v. The Government of the Republic of Indonesia", diakses dari <https://pca-cpa.org/en/cases/144/> pada 15 Desember 2019.

UNCTAD Investment Policy Hub, "India - Indonesia BIT (1999)", diakses dari <https://investmentpolicy.unctad.org/international-investment-agreements/treaties/bilateral-investment-treaties/1918/india---indonesia-bit-1999-> pada 15 Desember 2020.

Agreement between the Government of the Republic of Indonesia and the Government of the Republic of India for the Promotion and Protection of Investments", diakses dari <https://investmentpolicy.unctad.org/international-investment-agreements/treaty-files/1563/download> pada 15 Desember 2020.

Office of the United States Trade Representative, "Agreement between the United States of America, the United Mexican States, and Canada 05/30/19 Text, diakses dari <https://ustr.gov/trade-agreements/free-trade-agreements/united-states-mexico-canada-agreement/agreement-between> pada 8 Desember 2020.

Article 14.2 (4): *For greater certainty, an investor may only submit a claim to arbitration under this Chapter as provided under Annex 14-C (Legacy Investment Claims and Pending Claims), Annex 14-D (Mexico-United States Investment Disputes), or Annex 14-E (Mexico-United States Investment Disputes Related to Covered Government Contracts).* Pembahasan singkat mengenai hal ini dapat dibaca di Congressional Research Service, "In Focus – USMCA: Investment Provisions", April 3, 2019, diakses dari <https://fas.org/sgp/crs/row/IF11167.pdf> pada 8 Desember 2020.

Richard Lighfoot & James Nicolaidis. "Resolving investment dispute through ICSID". ADR Buletin Vol. 9 No. 8. 6-1-2007. [jurnal on-line] tersedia di <http://epublications.bond.edu.au/cgi/viewcontent.cgi?article=1401&context=adr> diakses pada 09 Oktober 2021

Claire Provost and Matt Kenard, 10 Juni 2015. "The Obsecure Legal System that lets Corporations Sue Countries".[artikel on-line] tersedia di <https://www.theguardian.com/business/2015/jun/10/obscure-legal-system-lets-corporations-sue-states-ttip-ic-sid> diakses pada 09 Oktober 2021

ASEAN Comprehensive Investment Agreement", http://www.asean.org/storage/images/2013/economic/aia/ACIA_Final_Text_26%20Feb%202009.pdf, diakses 09 Oktober 2021

United Nations Conference on Trade and Development, “The Energy Charter Treaty”, diakses dari <https://investmentpolicy.unctad.org/international-investment-agreements/treaty-files/2427/download> pada 14 Desember 2019.

Termination Bilateral Investment Treaty
<http://indonesia.nlembassy.org/organization/departments/economic-affairs/termination-bilateralinvestment-treaty.html>, diakses 18 Desember 2020.

Yuang Chi Oo Trading Pte Ltd. v Government of the Union of Myanmar, ASEAN ID Case No. ARB/01/1, <http://www.italaw.com/sites/default/files/casedocuments/ita0909.pdf>, diakses 09 Oktober 2021

<http://www.aseanbriefing.com/news/2013/04/12/introduction-to-the-asean-comprehensive-investment-agreement.html>, diakses 8 Desember 2020

<http://sbr.com.sg/markets-investing/commentary/how-asean-protects-singaporean-investments-abroad>, diakses 11 Januari 2021

<http://icsid.worldbank.org/ICSID/Index.jsp>, diakses 14 Desember 2020

<http://web.worldbank.org/WESITE/EXTERNAL/EXTABOUTUS/0..contentMDK:20122597~menuPK:329837~piPK:34542~piPK:329829~theSitePK:29708,00.HTML>, diakses 3 Juni 2014

<http://www.iisd.org/itn/2012/04/13/venezuelas-withdrawal-from-icsid-what-it-does-and-does-not-achieve/>, diakses 12 Desember 2020

<http://www.thejakartapost.com/news/2014/04/02/indonesia-should-withdraw-icsid.html>, diakses 12 Desember 2020

<https://m.cnnindonesia.com/ekonomi/20160420115322-85-125224/hadapi-gugatan-arbitrase-pemerintah-kontrak-konsultan-hukum>, 22 Agustus 2020

Komisi Eropa, Berdagang, <http://trade.ec.europa.eu/doclib/press/index.cfm?id=1409>, diakses 09 Oktober 2021

Tidak ada solusi mudah untuk kekacauan Malaysia, <http://www.eastasiaforum.org/2015/11/10/no-easy-solutions-for-malaysias-mess/>, diakses 09 Oktober, 2021

Arbitrase Investasi Internasional di Myanmar, <http://www.italaw.com/sites/default/files/casedocuments/ita0909.pdf>, (diakses 09 Oktober 2021)

Singapore International Arbitration Centre, “Public Consultation on Draft SIAC Investment Arbitration”, <http://www.siac.org.sg/69-siac-news/469-public-consultation-on-draftsiac-investasi-arbitrase-rules>, diakses 09 Oktober 2021

Pengenalan Mekanisme Tinjauan Banding untuk Sengketa Investasi Internasional - Manfaat yang Diharapkan dan Sisa Tugas”, Manajemen Sengketa Transnasional, <http://www.transnational-dispute-management.com/article.asp?key=2076>, diakses 09 Oktober 2021

Kemitraan Perdagangan dan Investasi Transatlantik, Komisi Eropa, “Komisi mengusulkan Sistem Pengadilan Investasi baru untuk TTIP dan negosiasi perdagangan dan investasi UE lainnya, <http://trade.ec.europa.eu/doclib/press/index.cfm?id=1364>, diakses 09 Oktober 2021

Investment Arbitration: Effects of an Arbitral Award Rendered in a Related Contractual Dispute”, Manajemen Sengketa Transnasional, <http://www.transnational-disputemanagement.com/article.asp?key=2138>, diakses 09 Oktober 2021

Pusat Arbitrase Regional Kuala Lumpur, “Konferensi Arbitrase Investasi Internasional KLRCa, <http://klrca.org/events/klrca-international-investment-arbitrationconference-kiiac-2016/>, diakses 09 Oktober 2021

http://finmin.nic.in/the_ministry/dept_eco_affairs/investment_division/ModelBIT_Annex.pdf, diakses 09 Oktober 2021

Perlindungan Pemegang Saham dalam Hukum Investasi Internasional”, Manajemen Sengketa Transnasional 3 (2005), <http://www.transnational-dispute-management.com/article.asp?key=426>, http://www.univie.ac.at/intlaw/pdf/csunpublpaper_2.Pdf, diakses 09 Oktober 2021

ASEAN Comprehensive Investment Agreement”, http://www.asean.org/storage/images/2013/economic/aia/ACIA_Final_Text_26%20Feb%202009.pdf, diakses 09 Oktober 2021

Indonesia Arbitration Update, <http://www.apragbali2016.baniarbitration.org/filepaper/Session%203/Fritz%20Silalahi.pdf>, diakses 09 Oktober 2021

[Http://web.worldbank.org/WESITE/EXTERNAL/EXTABOUTUS/0..contentMDK:20122597~menuPK:329837~piPK:34542~piPK:329829~theSitePK:29708,00.HTML](http://web.worldbank.org/WESITE/EXTERNAL/EXTABOUTUS/0..contentMDK:20122597~menuPK:329837~piPK:34542~piPK:329829~theSitePK:29708,00.HTML), diakses 3 Juni 2021

Investor State Dispute Settlement. [database on-line] tersedia di <http://dfat.gov.au/trade/topics/Pages/isds.aspx> diakses pada 29 September 2021