

TABLE OF CONTENTS

ENDORSEMENT	i
APPROVAL PAGE	ii
STATEMENT OF NON-PLAGIARISM.....	iii
ACKNOWLEDGEMENTS.....	iv
ABSTRACT	ix
INTISARI	x
CHAPTER I.....	1
A. Background	1
B. Research Question.....	6
C. Research Goals.....	7
D. Originality of Research	7
E. Benefits of Research	11
CHAPTER II	13
A. International Arbitration	13
B. The Intertwining Principle between Commercial Arbitration and Investor-State Arbitration	15
1. Principle of Party Autonomy	16
2. Principle of Transparency	17
3. Principle of Confidentiality.....	20
C. The Origin and Pathway of Amicus Curiae into International Arbitration	21
1. Domestic Practice	21
2. International Practice	22
3. Investor-State Dispute Settlement Practice.....	24
CHAPTER III	27
A. Type of Legal Research	27
B. Types of Data	27
C. Data Collection.....	28
D. Data Analysis	29
CHAPTER IV.....	31

A. The Participation of Amicus Curiae in Relation to the Procedural Rights of The Disputing Parties during the Dispute Settlement Process	31
1. Confidentiality of Access to Parties Documents during on-going Proceeding .	34
2. Hostile Positioning in Relation to Party Equality	40
3. Jurisdictional Objection initiated by Amici	45
B. The Effect of Amicus Curiae Participation towards the Systemic Landscape of Investor-State Dispute Settlement.....	50
1. Shaping The Contour of Interaction with Other Regime of International Law	52
2. Enhancing the Legitimacy of The System	74
CHAPTER V	79
A. Conclusion:	79
B. Recommendation.....	81
BIBLIOGRAPHY	83