

For the Committee on International Trade (INTA)

**WORKSHOP**

***EU investment protection after the  
ECJ Opinion on Singapore:  
Questions of competence and coherence***

Wednesday, 20 February 2019, 14.00-15.30

Brussels, Altiero Spinelli building (ASP), **room A1G-2**

---

**DRAFT PROGRAMME**

---

- |              |  |
|--------------|--|
| <b>14.00</b> | <b>Welcome and introductory remarks</b> <ul style="list-style-type: none"><li>• <b>Mr Jan ZAHRADIL</b>, Vice-Chair of the Committee on International Trade</li></ul>   |
| <b>14.10</b> | <b>Stocktaking of investment protection provisions in EU agreements and Member States' bilateral investment treaties and their impact on the coherence of EU policy</b> <ul style="list-style-type: none"><li>• <b>Prof. Steffen HINDELANG</b>, Professor of Law, University of Southern Denmark, Odense</li></ul> |
| <b>14.25</b> | <b>From Investor-State Dispute Settlement to a Multilateral Investment Court?</b> <ul style="list-style-type: none"><li>• <b>Prof. Stephan SCHILL</b>, Professor of International and Economic Law and Governance, Amsterdam Center for International Law, University of Amsterdam</li></ul>                       |
| <b>14.40</b> | <b>Exchange of views</b> <ul style="list-style-type: none"><li>• <b>Colin BROWN</b>, Deputy Head of Unit, Dispute Settlement and Legal Aspects of Trade Policy, DG TRADE, European Commission</li><li>• Discussion with participation of MEPs and stakeholders</li></ul>   |
| <b>15.25</b> | <b>Concluding remarks by the Chair</b>   |