

SUMMARY IN ENGLISH

The Ph.D. thesis concern the problem of transparency in investment arbitration. The transparency in the context of investment arbitration is limited to procedural aspects, i. e. transparent dispute settlement in arbitration between a private investor and a host state. The main objective of the thesis is to comprehensively analyze the problem of transparency in current legal acts that deal with investment arbitration, i. a. multi and bilateral investment treaties as well as the UNCITRAL Rules on Transparency and the Mauritius Convention. Four broad scientific problems are formulated in the Ph.D. thesis. Each of them contains more specific scientific thesis or scientific questions. The main problem concerns the attempt to identify and formulate an international standard of transparency in investment arbitration.

The conducted researches enable to verify formulated thesis and answer formulated scientific questions. It has been proved that, i. a., it is possible to formulate the universal standard of transparency, that will be commonly accepted. The UNCITRAL Rules on Transparency can amount to such standard.

In addition, in the Ph.D. thesis, the recommendations for Poland regarding accepting the transparency standard, included in the Rules on Transparency as well as regarding acceding to the Mauritius Convention, are formulated.

Krzysztof

Kraków, dnia 10.05.2017r