**COURSE   
‘BUSINESS AND NATURAL RESOURCES RIGHTS’**

**SESSION 5**

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| **Session title** | **International investment protection law and its interaction with indigenous peoples’ rights** |
| Type of the session | Lecture |

**SESSION ABSTRACT**

As a logical continuation of the established link to business activities, the lecturer will tie the materials from the previous lectures to investment protection.

**SESSION READINGS**

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| **Mandatory** |
| 2015 Report to the General Assembly, 7 August 2015: “Report of the Special Rapporteur of the Human Rights Council on the rights of indigenous peoples on the impact of international investment and free trade on the human rights of indigenous peoples”. |
| 2016 Report of the Special Rapporteur on the rights of indigenous peoples to the Human Rights Council, 11 August 2016. |
| Malcolm Langford, Daniel Behn, Runar Hilleren Lie; ‘The Revolving Door in International Investment Arbitration’, Journal of International Economic Law, Volume 20, Issue 2, 1 June 2017, Pages 301–332, <https://doi.org/10.1093/jiel/jgx018>. |
| **Optional & recommended** |
| Cecilia Malmström, speech of 22 November 2018, “A Multilateral Investment Court: a contribution to the conversation about reform of investment dispute settlement”, <http://trade.ec.europa.eu/doclib/docs/2018/november/tradoc_157512.pdf>. |
| Gaukrodger, D. and K. Gordon (2012), “Investor-State Dispute Settlement: A Scoping Paper for the Investment Policy Community”, OECD Working Papers on International Investment, 2012/03, OECD Publishing. |
| Malcolm Langford, Daniel Behn, Runar Hilleren Lie; ‘The Revolving Door in International Investment Arbitration’, Journal of International Economic Law, Volume 20, Issue 2, 1 June 2017. |