

SUPPORTING BUSINESS

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INFO-LETAK br. 10/2016

Dr Zoltan Vig i Dr Slobodan Doklešćić su objavili monografiju pod nazivom „Requirements of Lawful Taking of Foreign Property in International Law

Profesor Dr Zoltan Vig i advokat Dr Slobodanom Doklešćić objavili su 2016. godine monografiju pod nazivom „Requirements of Lawful Taking of Foreign Property in International Law“ (srp. „Uslovi za zakonito oduzimanje inostrane imovine po međunarodnom pravu“).

Primarni cilj ove monografije, kao što je i navedeno u njenom uvodnom delu, jeste da ispita uslove za zakonito oduzimanje inostrane imovine po pravilima međunarodnog prava.

Sveobuhvatnom analizom međunarodne jurisprudencije, akademske literature i međunarodne sudske prakse, autori su pokušali da pokažu da za oduzimanje inostrane imovine moraju biti ostvarena tri uslova: 1) oduzimanje treba da bude u javne svrhe; 2) ne sme biti diskriminatorno; 3) mora biti obezbeđena adekvatna naknada.

Monografija na sistematičan način analizira i obrađuje sve navedene uslove za zakonito oduzimanje imovine u inostranstvu, svrstavajući celokupnu sadržinu u pet celina: 1) Pojmovi; 2) Pravo na oduzimanje imovine i javna svrha; 3) Princip nediskriminacije; 4) Naknada za stečenu imovinu; 5) Zaključak.

Činjenica da je oduzimanje inostrane imovine jedan od takozvanih nekomercijalnih, a ujedno i najvećih rizika sa kojima se suočavaju inostrani investitori, upravo je i jedan od glavnih razloga za objavljivanje monografije ovakve sadržine.

Monografija ima 136 strana i realizovana je isključivo na engleskom jeziku.

NEWSLETTER no. 10/2016

Dr Zoltan Vig and Dr Slobodan Doklešćić have published a monograph “Requirements of Lawful Taking of Foreign Property in International Law”

Professor Dr Zoltan Vig and advocate Dr Slobodan Doklešćić have published in 2016 a monograph titled “Requirements of Lawful Taking of Foreign Property in International Law“.

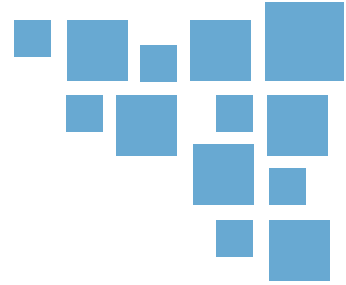
The primary goal of this monograph, as it is stated in its introduction, is to examine the conditions for lawful taking of foreign property in international law.

By comprehensive analysis of international jurisprudence, related academic literature, and international case law, the authors have attempted to prove that there are three requirements of taking of foreign property which must be satisfied: 1) taking should be for public purpose; 2) non-discriminatory; 3) appropriate compensation should be provided.

Monograph in a systematic way analysis and process all stated requirements of lawful taking of foreign property in international law, classifying the entire contents in five chapters: 1) Notions; 2) The right to take property and the public purpose; 3) The principle of non-discrimination; 4) Compensation for the taken property; 5) Conclusion.

One of the main reasons for publishing this monograph is the fact that taking of foreign property is one of the so-called non-commercial risks foreign investors have to face abroad.

Monograph has 136 pages and is realized exclusively in English language.



Za više informacija o ovome kontaktirati



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