

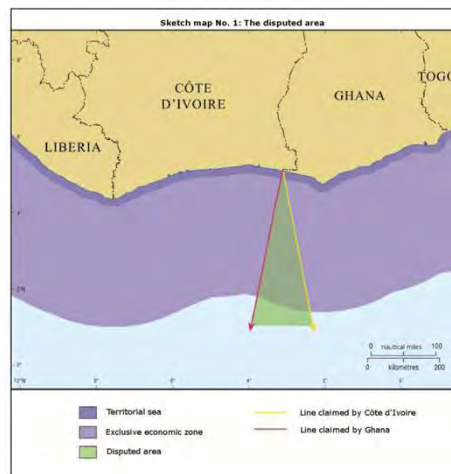
INVESTMENT DISPUTES IN AREAS OF UNCERTAIN SEA BOUNDARIES

Ghana / Côte d'Ivoire

Christine Sim

© Copyright National University of Singapore. All Rights Reserved.

GHANA / CÔTE D'IVOIRE



Request for the Prescription of Provisional Measures submitted by the Republic of Côte d'Ivoire under Article 290, Paragraph 1, of the United Nations Convention on the Law of the Sea, 7 February 2015

INVESTMENT DISPUTES IN AREAS OF UNCERTAIN SEA BOUNDARIES

© Copyright National University of Singapore. All Rights Reserved.

SCOPE OF INVESTMENT TREATIES

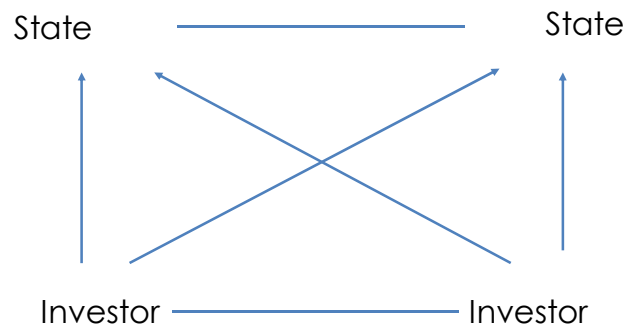
The 'territory' of Ghana is defined in the UK–Ghana investment treaty as:

the present territory of the Republic of Ghana including the territorial sea and any maritime area situated beyond the territorial sea of Ghana which has been or might in the future be designated under the national law of Ghana in accordance with international law as an area within which Ghana may exercise rights with regard to the sea-bed and subsoil and the natural resources.

INVESTMENT DISPUTES IN AREAS OF UNCERTAIN SEA BOUNDARIES

© Copyright National University of Singapore. All Rights Reserved.

PARALLEL PROCEEDINGS



INVESTMENT DISPUTES IN AREAS OF UNCERTAIN SEA BOUNDARIES

© Copyright National University of Singapore. All Rights Reserved.

PROCEDURAL RULES

1. *Monetary Gold* indispensable third party principle
2. *Res judicata / lis pendens*
3. Abuse of process
4. Comity
5. Definition of a dispute

INVESTMENT DISPUTES IN AREAS OF UNCERTAIN SEA BOUNDARIES

© Copyright National University of Singapore. All Rights Reserved.

CHRISTINE SIM

‘Investment Disputes arising out of Areas of Unsettled Boundaries: Ghana / Côte d’Ivoire’ (2018) 11 *Journal of World Energy Law and Business* 1–16

christine.sim@mids.ch

© Copyright National University of Singapore. All Rights Reserved.