

Investment protection in energy between private and public enforcement

Dr Dirk Buschle

Executive Training Program for Young Energy Leaders

Energy Charter Secretariat, Brussels, 28 October 2013

- international energy relations and energy disputes
- options for dispute settlement under international law
 - private enforcement
 - public enforcement
- dispute settlement under the energy charter treaty

- the european union - a regional model for the juridification and judicialization of energy relations
- the classic enforcement architecture
 - private enforcement national
 - public enforcement national
 - public enforcement eu
 - private enforcement eu

- the case of european competition law
 - public enforcement
 - private enforcement

- new elements of energy enforcement after the third package
 - acer and national regulators
 - the european commission

- the european economic area

- institutional model
- homogeneity rules

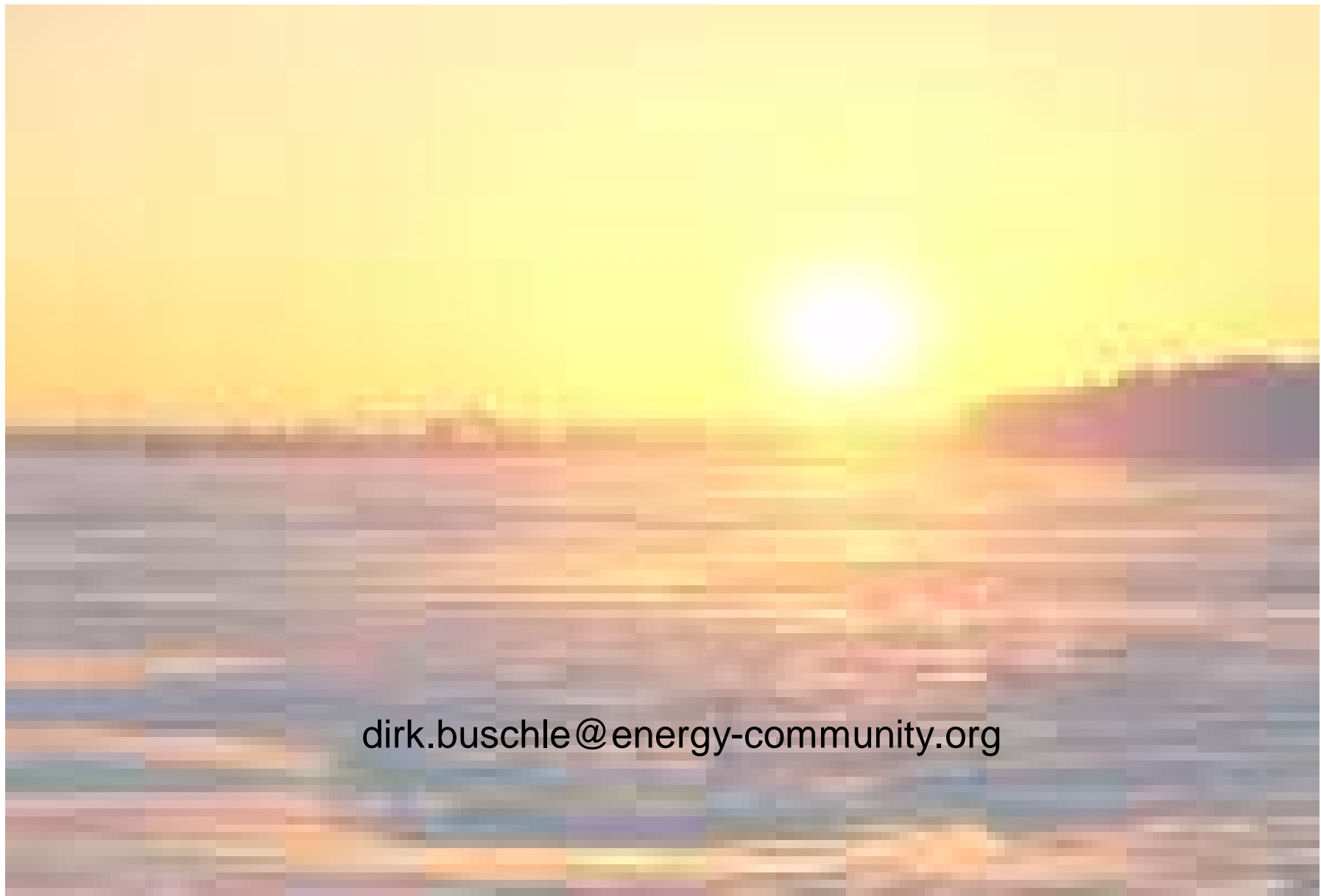
- the energy community

- institutional model
- enforcement in theory and practice
- reform discussions

- arbitration vs eu competition law – the *AES* case
- investment protection vs eu energy rules – the *ATEL* case
- investment protection vs energy community law – the *EVN* case

- europe's situation on the axis from diplomatic to legal dispute resolution
- how efficient is energy investor protection in (wider) europe?
- can it serve as a model for other parts of the world?

thank you for your attention!



dirk.buschle@energy-community.org