ABOUT THE CONTRIBUTORS

Tan Sri Cecil Abraham, Senior Partner with Zul Rafique & Partners, is a Barrister-at-Law of the Middle Temple and graduated with an LL.B. Hons from Queen Mary College, University of London. He is a Chartered Arbitrator and a Fellow of the Chartered Institute of Arbitrators U.K., Malaysian Institute of Arbitrators, Singapore Institute of Arbitrators and the Australian Centre for International Commercial Arbitration Limited. Mr. Abraham is involved as Counsel and Arbitrator in more than 100 arbitrations under the ICC, SIAC, KLRCA, LCIA and ICSID Rules and also in Ad Hoc Arbitrations. He is a Member of the ICSID panel. He has represented the Government of Malaysia in an ICSID arbitration, has been involved in annulment proceedings under the ICSID Convention, is a Member of the Permanent Court of Arbitration and was a former Member of the LCIA Court.

Viktoria Afanasieva has been an Associate at Asters since 2011. Ms. Afanasieva focuses primary on corporate law, dispute resolution (commercial litigation, international arbitration). Viktoria graduated from the National University of "Kyiv-Mohyla Academy" (2011). Ms. Afanasieva has authored a number of articles and publications on international commercial arbitration and white collar crimes in various Ukrainian legal journals and newspapers.

Fernando Aguirre B. is Senior Partner at Bufete Aguirre Soc. Civ., coordinating the mining and arbitration practices of the firm. Dr. Fernando Aguirre B. (Postgraduate Diploma in Law, Oxford University, 1971), is an arbitrator at the National Chamber of Commerce -La Paz, the Bolivian Chamber of Hydrocarbons and Energy and the Kuala Lumpur Regional Arbitration Center (Malasia), and is a member of the Latin-American arbitration group of the International Chamber of Commerce. He is a past arbitrator in the panel of arbitrators of ICSID, and a past professor of ADR and Arbitration. He has contributed to various publications in arbitration and other subjects (themes).

Nurzhan Albanov is a Senior Associate at Dentons Kazakhstan and holds a LL.M. in Finance from Frankfurt am Main University.

Aizhan Albanova holds a LL.M. from American University in Washington.

Khadija S. Ali is Counsel at Afridi & Angell.

Phillip Bliss Aliker is a Barrister of the Honourable Society of the Inner Temple at Tanfield Chambers in London specialising in international commercial contractual disputes including international commercial arbitration. He is an advocate of the High Court of Uganda and he is admitted as a Foreign Legal Consultant in the State of New York. As a Chartered Arbitrator and a Fellow of the Chartered Institute of Arbitrators he accepts appointments in *ad hoc* and institutional arbitrations. He is a panel member of the Chartered Institute of Arbitrators London and Kenya Branch, the Center for Arbitration and Dispute Resolution in Uganda, the Arbitration Foundation of South Africa and the Center for Justice in the City of London. He holds a Bachelor of Arts from Vanderbilt University, an LLB from the University of Leeds, and a Diploma in International Commercial Arbitration from the School of Arbitration at Queen Mary University of London.

Abdullah M. Alsaidi (Dr.) is Minister of the Ministry of Legal Affaires, Sultanate of Oman.

Torki A. Alshubaiki has worked with the Riyadh Chamber of Commerce and Industry from 1994 to 1997. His job includes legal advising, mediation, and working as a Secretary of the Arbitration Board. He has also been involved with some Chamber of Commerce Committees for the drafting and amendments of various Saudi commercial regulations, such as the commercial agency law, and the regulations for the prevention of bankruptcy. In 1996 he obtained his license as a Saudi Lawyer. He received a BA in Law from King Saud University in 1991, an LL.M. from the American University Washington College of Law (Washington D.C.) in 1993, and a PhD from the London School of Economics (LSE) in 2003. At the present time, Dr. Torki lives in Riyadh, Saudi Arabia where he practices law, and teaches commercial law and private international law at the Business and Law Faculties of Prince Sultan University.

Alexey Anischenko is a Partner of SORAINEN where he leads regional Commercial Contracts Team and local Dispute Resolution and Insurance Teams in Belarus. Mr. Anischenko was awarded a law degree from the Belarusian State University where he is now a senior lecturer. His post-graduate education includes Asser College Europe Course in International Trade and Business Law at the T.M.C.

Asser Instituut (The Hague), Special course on Financial Law Issues jointly organised by the LSE and EBRD for lawyers in transition economies (London) and training in International Commercial Arbitration for lawyers from CIS countries at the SCC Arbitration Institute (Stockholm). He regularly speaks and contributes to publications on dispute resolution matters both in Belarus and abroad. Mr. Anischenko is on the List of Recommended Arbitrators of the International Arbitration Court of the BelCCI and recently was a member of a working group for revision of its rules. Mr. Anischenko's dispute resolution practice comprises client representation in commercial arbitration and litigation in Belarus and abroad with particular focus on international trade and corporate disputes. He has been recognised as a leading practitioner in Belarus by different directories, including IFLR 1000 (for general business law) and Chambers Europe (for dispute resolution). Mr. Anischenko speaks Belarusian, Russian, English and Polish.

Crina Baltag, Ph.D. (Queen Mary University of London), LL.M. (Stockholm University), M.Sc. (Academy of Economic Studies, Bucharest), LL.B. (University of Bucharest); Attorney-at-law; Secretary General, Amcham Brazil Arbitration and Mediation Center

Eduardo Barboza, Senior Partner of Estudio Echecopar, is an expert in Contract law, Commercial Law and Arbitration. He carries out his regular practice on contracts and commercial arbitration, having been mentioned by the magazine Latin Lawyer as one of the 20 best Peruvian attorneys under the age of 40. He has a strong international experience developed during his work at Wilmer, Cutler, Pickering (Washington DC), now Wilmer Hale. He is a listed arbitrator of the main Peruvian Arbitration Centers, such as Lima Chamber of Commerce, Pontificia Universidad Catolica del Peru, Amcham-Peru and the Supervisor Agency for the Contracts of the State (OSCE, former Consucode). He is also a member of the Board of USA Alumni of the Peruvian-American Chamber of Commerce (Amcham-Peru). Mr. Barboza attended the University of Virginia, Charlottesville, Virginia, where he achieved a Master in Law (LL.M.), 1999, and Pontificia Universidad Catolica del Peru, where he achieved a Law Degree, Lima, 1997. He is a Professor of Contracts at Pontificia Universidad Catolica del Peru (1999 to date). Related to his strong teaching practice, Mr. Barboza permanently publishes articles on contracting in general, concessions and privatizations, legal stability,

alternative dispute resolution and specifically on local and international arbitration.

Nicholas Barnes is the Managing Partner of Munro Leys. He was admitted to the roll of Solicitors of England and Wales in 1991 and spent the first years of his career in private practice in the UK as a commercial litigation solicitor practising mainly in professional negligence and employment law. In 1997 Nick left the UK to work in the South Pacific island state of Tuvalu as the People's Lawyer, a government-funded public advocate position, with a wide range of civil and criminal law responsibilities. After 12 months in Tuvalu he joined the Attorney General's Office in Fiji as Principal Legal Officer for two years before returning to the United Kingdom, where he worked as an in house lawyer for Greenpeace UK, a prominent nongovernment organisation. In July 2002, he was appointed Solicitor-General of the Caribbean island state of Grenada, a position he held until returning to Fiji to join Munro Leys in 2004. Nick's practice has a particular emphasis on commercial, administrative and environmental law. He is admitted to practise law in New Zealand, Tuvalu and Grenada as well as England and Wales and Fiji.

Nadia El Baroudi-Kostrikis attained a PhD in Law obtained at the Faculty of Law of Montpellier (France). She is an Attorney at law with the Paris Bar Association and European Attorney at Law with the Cyprus Bar Association; Member of the "Collège Européen de resolution des conflits" (Arbitration Court in Paris); Member of the Commission of Law and Practice and Arbitration with ICC Morocco; Attorney at Law with NBK Law Office (Nicosia – Cyprus), Of Counsel of Hajji&Associés (Casablanca – Morocco); Expert for Morocco for the International Distribution Institute (IDI).

Philippe Bärtsch is a Partner in Schellenberg Wittmer's international arbitration group in Geneva. He has acted as counsel and arbitrator in numerous international arbitration proceedings, both *ad hoc* and institutional (ICC, LCIA, AAA/ICDR and Swiss Rules), involving a wide array of matters such as: share purchase and asset purchase transactions, joint ventures, sales and distribution contracts, license agreements, construction and infrastructure projects, and collateral management agreements. He has represented clients from around the world in a wide range of industries, including in the energy, telecommunications, pharmaceutical, construction, food, luxury goods, and commodity trading sectors. Philippe Bärtsch also advises clients

on Swiss contract law issues and on arbitration-related matters, including drafting of arbitration agreements, challenges of arbitral awards before the Swiss Supreme Court, and enforcement of arbitral awards. He has also experience in international trade sanctions. Mr. Bärtsch holds a law degree from the University of Geneva Law School (2000) and a Master of Laws (LL.M.) from Harvard Law School (2004). He has been admitted to the Swiss Bar since 2002. He is a member of several professional associations, including the Geneva Bar Association, the Swiss Arbitration Association, the London Court of International Arbitration, the London Court of Arbitration Young International Arbitration Group, and the Harvard Club of Switzerland. He co-chairs the Marketing Committee of the Swiss Arbitration Association, as well as the Y.A.P. (Young Arbitration Practitioners).

Thayananthan Baskaran is a Partner with Zul Rafique & Partners and regularly appears as Counsel in arbitrations. He studied law at King's College, London and was admitted as an Advocate & Solicitor of the High Court of Malaya in 2000. Mr. Baskarana is a member of the Chartered Institute of Arbitrators and is on the panel of arbitrators of the Kuala Lumpur Regional Centre for Arbitration. He is also a member of the International Chamber of Commerce Malaysia Arbitration Committee and the Consultative Task Force for the Working Group on the Revision of the ICC's ADR, Expertise and Dispute Board Rules. Mr. Baskaran is the co-author of the Malaysian chapter of Arbitration World, 3rd Ed, (London: The European Lawyer, 2010), Arbitration in Asia, 2nd Ed, (New York: Juris Publishing, 2010), Asia Arbitration Guide, 2nd Ed, (Singapore: Respondek & Fan, 2011) and Asia Arbitration Handbook, 1st Ed, (London: Oxford University Press, 2011).

Alex Baykitch is a Partner at King & Wood Mallesons in Sydney, Australia where his practices focuses on litigation & dispute resolution and international arbitration. Alex has over 20 years' experience in the area of cross border litigation and international arbitration. Described by *Chambers Global* as "fast rising and energetic [lawyer]. . .who has developed into one of Australia's strongest arbitration counsel", Alex has particular experience of dispute in major construction, engineering and infrastructure. Alex is consistently listed as a leading individual in legal directories, for his expertise in cross border litigation and international arbitration, and sits as sole and party appointed arbitrator as well as chairman of arbitral tribunals conducted under the ICC, LCIA, KLRCA, and

UNCITRAL Rules. Alex is a Member of the Australian Government's Delegation to UNCITRAL's Working Group on Arbitration. He is also an Australian Delegate to the ICC Arbitration Commission and served on the Commission's Task Force on the New York Convention. Alex is the current President of the Australian Centre for International Commercial Arbitration (ACICA) and is a fellow of ACICA. He is also a Member of the Arbitration panels of the ICC International Court of Arbitration, Singapore International Arbitration Centre, China Maritime Arbitration Commission, the Korean Commercial Arbitration Board and ACICA. He has presented at numerous conferences and written on various topics in relation to international arbitration and is a co-author for the Australian chapter of World Arbitration Reporter.

Alexander J. Belohlavek is a Managing Partner of Belohlavek Law Offices Prague / Czech Republic (Branch of his law firm under Mr. Belohlavek's Bar license registered in N.J. / US). His main topics are international arbitration and litigation, private international law, investment protection and European Law. Since the 1990s he has been involved in more than 170 arbitrations (international as well as domestic), mostly as co-arbitrator or chairman or sole arbitrator; as a panelist listed for the permanent courts of arbitration in Prague (Czech Republic), Vienna (Austria), Kiev (Ukraine); as chairman or sole arbitrator in ICC or ad hoc arbitrations; and appointed as arbitrator in investor-state disputes. In his practice, Mr. Belohlavek has represented many international groups and multinational entities. He is currently vice-president of the World Jurist Association (Washington, D.C.); is a professor lecturing in private international law, international litigation and international commercial law in the Department. of Law, Faculty of Economics in Ostrava and in the Department of International and European Law in the Faculty of Law University in Brno (both Czech Republic); is author of 17 monographs, mostly in the field of private international law and arbitration, and of more than 250 published articles on the same topics (publishing in Czech, Slovak, English, German, Russian, Polish and Ukrainian). He graduated in law as well as in economics, received a Ph.D. in 1993, was appointed to associated professor in 1996, and as of 2001 was appointed as an ordinary professor. He is a member of ASA Switzerland, DIS Germany, Austrian Arbitration Association and many other organisations.

Denis Bensaude is an International Arbitrator based in Paris, member of the New York and Paris Bars, a Cornell Law School alumnus and a

former Counsel of the ICC International Court of Arbitration. Denis began his career in 1993, practicing in capital markets and mergers and acquisitions before joining the international court of arbitration of the ICC in 1999. Denis returned to private practice in 2003, and established his independent international arbitration practice in 2004. Since then, he has acted as chairperson, co-arbitrator or sole arbitrator in over 40 ad hoc and institutional international arbitrations (ICC, LCIA, AFA, CCIA, CCIG and UNCITRAL among others). Denis occasionally acts as counsel or co-counsel in international commercial arbitrations. He is a member of the International Arbitration Commissions of both the ICC and the International Law Association. He is also a DIAC (Dubai International Arbitration Center) qualified arbitrator, and is on the International Centre for Dispute Resolution (ICDR) roster of neutrals. Denis regularly publishes in the field of international arbitration and lectures on international commercial arbitration in French, US and Dutch Universities. He is fluent in English and French.

Caroline Berube is the Managing Partner of HJM Asia Law (with offices in China and Singapore). She is admitted to the New York Bar, the Singapore Bar and holds a BCL (civil law) and an LL.B. (common law) from McGill University in Montreal. Caroline also studied for a year at the National University of Singapore, where she focused on Chinese law. Caroline has been working in Asia for 19 years with SMEs, MNCs and foreign banks, advising them in the field of commercial law, intellectual property, human resources and M&A in the Asia Pacific region. She spent the majority of this time in China, besides assignments in Bangkok and Singapore when she worked in a British law firm. With an extensive presence on the ground in Asia, Caroline is well versed in the opportunities and risks associated with most Asian jurisdictions. She is highly regarded for her legal expertise in setting up legal and tax corporate structures in Asia and navigating the challenges related to investment in Asia. Caroline has been quoted in numerous publications, such as the Singapore Straits Times, the Business Times, Bloomberg News, Asian Legal Business and La Presse. She is also a regular speaker at various international conferences.

Mirela P. Bogdani is Lecturer at Law Faculty, University of Tirana, Albania, teaching Legal Research and Writing and also private attorney at law. Ms. Bogdani was graduated lawyer on 2000 and continued her legal education on research studies at "Queen Mary" University of London, "Center for Commercial Law Studies", London

UK, on Public Investment Dispute Resolution, International Arbitration during October 2004 – January 2005 and also the studies in Washington College of Law, Washington DC, USA on Legal Research and commercial litigations during January – June 2007. On June 2011 received the Ph.D. in Law. Ms. Bogdani is working in different Rule of Law projects in Albania related to legal reform and court administration issues and from 2003 is member of Albanian Bar Association / ABA practicing law by representing clients' interests mainly in commercial litigations.

Pierre Burger joined Werksmans in Johannesburg in 2006, and currently practises as a Director in the litigation department, with a special interest in alternative dispute resolution, cross-border disputes (primarily within Africa) and mining-related litigation. Pierre obtained his BA (Hons) in Latin at the University of Cape Town and the Vrije Universiteit in Amsterdam in 1996. His course work included transcribing, translating, editing and commenting on the previously untranscribed *Casus Codicis* of the 12-century legal scholar Wilhelmus de Cabriano. After completing his law degree in 1998, Pierre qualified as an attorney in 2001. A brief sabbatical from the profession in 2002 saw him acting as the legislative draftsman, speechwriter and legal researcher to the Leader of the Opposition in the South African parliament.

Roque J. Caivano, Lawyer, University of Buenos Aires; PhD in Law, University of El Salvador, Buenos Aires; Adjunct Professor of Law, University of Buenos Aires; Independent arbitrator; Member of the Buenos Aires bar.

Trevor A. Carmichael is the Chairman of Chancery Chambers law firm in Barbados. He has been the visiting Professor of Caribbean Foreign Investment Law to the Florida State University Summer Programme at the University of the West Indies. He serves as a Panel Member of the International Centre for Settlement of Investment Disputes of the World Bank in Washington.

Ricardo A. Cevallos is a Partner with BLP Abogados in El Salvador. His practice is focused mainly in M&A, financial, contract and commercial law as well as arbitration. He is a member of the Texas and El Salvador Bars. Mr. Cevallos was named by *Latin Lawyer* magazine as one of the 40 best attorneys under the age of 40 in Central America (2005), he also received the *American Jurisprudence*

Award after receiving the highest grade in the Negotiation and Dispute Resolution course while in law school (1993). His international experience developed during his work at various firms in the United States and at the UN participating in UNCITRAL arbitrations. He is a listed arbitrator in the trade agreements between Central America with México and Chile. Mr. Cevallos attended Tulane Law School, Louisiana, where he received a Juris Doctor cum laude (J.D.) in 1995, a Masters in Law with distinction (LL.M.) in 1993, and Universidad Centro Americana, where he received a Law Degree, El Salvador, 1991. He is a Professor of Ethics at Escuela Superior de Economía y Negocios (2006 to date) and Contracts and ADR at Universidad Centro Americana (2004 to date). Related to his strong teaching practice, Mr. Cevallos permanently publishes articles on contracts, litigation, alternative dispute resolution and local arbitration.

Lasonexay Chanthavong is a Legal Adviser with DFDL in Lao PDR. Lasonexay received his Bachelor of Laws, LL.B, from the National University of Laos. He is a member of the Lao Bar Association and has worked for DFDL as a Legal Adviser since 2003. He speaks Lao, English and Thai.

Brennan Coleman is a Managing Director with DFDL in Lao PDR. Brennan has practiced as a corporate and commercial lawyer for over 11 years in Australia, the United Kingdom and in Cambodia, where he was Head of DFDL's Corporate Finance Practice Group from 2005 to early 2009 and was Deputy Managing Director from mid-2007 to early 2009. He has extensive experience in all areas of corporate and commercial practice with an emphasis on mergers and acquisitions, joint ventures, financings, private equity, public company listings and capital raisings, manufacturing agreements, licensing and distribution agreements, corporate advisory work and the provision of employment advice to employers. He holds Bachelor of Arts (Mass Communications) and Bachelor of Laws Degrees from Macquarie University, Sydney, Australia, a Diploma of Legal Practice from the College of Law, Sydney, and is a solicitor admitted to practice law in the Supreme Court of New South Wales, Australia.

Eileen Crowley is a Junior Associate with White & Case LLP, based in Geneva. Ms. Crowley was educated at University College Dublin, where she was awarded the BBL degree. She earned an LL.M *with distinction* from Georgetown University Law Center in 2014.

Fernanda Marques Dal Mas is an Associate in the litigation and arbitration practice group of Pinheiro Neto Advogados, São Paulo; acts as secretary of arbitral tribunals in domestic and international arbitration proceedings; former coach and coordinator of the study group on arbitration at the São Paulo Law School of Fundação Getulio Vargas (FGV), São Paulo; member of the Brazilian Association of Arbitration Students—ABEArb; among others.

Rimantas Daujotas has extensive experience in disputes arising under bilateral and multilateral investment treaties and high-value commercial agreements, having served as a consultant or representative to company claimants and respondents as well as government claimants and respondents. Rimantas is advising global energy companies as well as major law firms. In addition to arbitration work, Rimantas had worked on a number of high profile international litigations in the Baltics as well as the Court of Justice of the European Union and advised major companies on trade, investment, regulatory, and transactional matters. Rimantas is one of the leading individuals on international investment law and investor-state disputes, WTO law and international arbitration in the Baltics. Currently, Rimantas is a PhD scholar at Queen Mary University's School of International Arbitration supervised by Prof. L. Mistelis. Rimantas was also invited as Visiting scholar at Columbia Law School's Center for International Commercial & Investment Arbitration and the National University of Singapore. Rimantas is also a prolific author on international law, international investment law and arbitration. Rimantas is the chief-editor of the Eurasia Arbitration Journal, lecturer of WTO law at KSU University, lecturer of international investment law and arbitration at Vilnius University and Senior Associate at "Motieka & Audzevicius" PLP.

S. Demberel is the Director of the Mongolian National Chamber of Commerce and Trade.

Amadou Dieng is a member of the Paris Bar Association and was the former Permanent Secretary of the Senegal Arbitration and Mediation Center.

Domenico Di Pietro practises international arbitration with Freshfields Bruckhaus Deringer in Italand, Japan. He has acted in a great variety of arbitration proceedings including major commercial disputes, investment arbitrations and sport disputes at the Olympics.

He frequently serves as an arbitrator. Domenico lectures international arbitration at Roma Tre University and is a past Fellow of the Centre for Transnational Litigation and Commercial Law at New York University School of Law. He graduated in law at University of Rome La Sapienza and received his LLM from Queen Mary, University of London. He is a member of the Commission on Arbitration and ADR of the ICC Court of Arbitration and the ICC Institute for World Business Law. He is a founding member of Arbit, the Italian Forum for Arbitration and ADR. He is qualified in Italy and in England and Wales.

Nguyen Manh Dzung, MCIArb is the Managing Partner of Dzungsrt & Associates LLC and is recommended by the Asia Pacific Legal 500 2015 edition as one of the Leading Dispute Resolution Lawyers in Vietnam. He is also an internationally recognised specialist in all areas of maritime law, commercial litigation and international arbitration in Vietnam. He was a former Vice President of the Pacific International Arbitration Center (the "PIAC") in Ho Chi Minh City, Vietnam and is now a member of the Research Council of the Vietnam International Arbitration Center (the "VIAC"). Mr. Nguyen Manh Dzung was a key contributing editorial member of the Drafting Committee of Arbitration Legislation of Vietnam. He has presented and lectured extensively on ADR and international commercial arbitration at the Judicial Academy of the Ministry of Justice of Vietnam and the Diplomatic Academy of the Ministry of Foreign Affairs of Vietnam. Mr. Dzung has acted as expert witness and legal counsel in both domestic and international arbitrations conducted under various arbitration rules, such as those of the ICC, SIAC, JCAA and VIAC. He has also assisted international clients in pursuing enforcement proceedings of a large number of arbitral awards rendered by the ICC, ICA, GAFTA, JCAA, LMAA and SIAC in Vietnam.

Aboubacvar Fall is a Member of the Senegal and Paris Bar Associations.

Federico Florin is a Senior Associate in Guyer & Regules, and in charge of complex civil, commercial and administrative litigation. His practice also includes advising in civil and commercial issues, negotiating agreements and settlements. Recently worked in London at the Commodities team of Hill Dickinson taking part in several English law GAFTA (Grain and Feed Trade Association), FOSFA (Federation of Oils, Seeds and Fats Association), LMAA (London

Maritime Arbitrators Association) and ICC (International Chamber of Commerce) arbitrations as well as some arbitration related court proceedings. He is Assistant Professor of Private Law II and Private Law III (civil law contracts and torts) at the University of Uruguay, School of Law. He has published papers on civil, commercial, arbitration and administrative issues.

John Gaffney is a Senior Associate with the Al Tamimi and Company, based in Abu Dhabi. Mr. Gaffney was educated at the National University of Ireland, where he was awarded the BCL and LL.B degrees and a Diploma in International Arbitration. John earned a LL.M *with distinction* from the University of Amsterdam in 1998. He was admitted to the Roll of Solicitors in England and Wales in 2007 and to the Roll of Solicitors in Ireland in 1994.

Aleš Galič is Professor of Civil Procedural Law, University of Ljubljana, Slovenia.

Angel Ganev is a Partner at DGKV and heads the Bankruptcy & Insolvency and Litigation & Arbitration Practice Groups at DGKV. He is an experienced litigator with more than 15 years' practice in complex commercial disputes with a strong cross-border focus, in international arbitration, and commercial litigation. Mr. Ganev acts on regular basis as an arbitrator with the VIAC, the Arbitration Court with the Bulgarian Industrial Association and the Chartered Institute of Arbitrators. He is a Member of Sofia Bar, IBA, INSOL Europe and ICC FraudNet. He also holds a LL.M diploma from London University and Sofia University and a Diploma in International Comparative Commercial Arbitration from School of International Arbitration, London and has various publications on arbitration, insolvency and competition law.

Alejandro M. Garro is an Adjunct Professor of Law and Senior Research Scholar at Columbia University and an Honorary Professor of Law at the University of Buenos Aires. He is a member of the Buenos Aires, Madrid, and New York bars.

Santiago Gatica is an Associate at Guyer & Regules in Uruguay and is part of the Litigation and Arbitration Department of the Firm. Mr. Gatica is an Assistant Professor of Commercial Law at the Universidad de Montevideo School of Law as well as coach for the University of Montevideo arbitration moot teams in the Willem C. Vis

international arbitration moot and Latin-American Arbitration Moot. He obtained 2nd place in the oral rounds of the Willem C. Vis international arbitration moot. He graduated from the Universidad de Montevideo School of Law in 2011 and obtained his Master in Laws (LL.M.) at Harvard Law School in 2017.

Agis Georgiades is a Partner at Christos Georgiades & Associates LLC in Cyprus (Nicosia and Paphos), where his practice focuses on commercial and construction litigation, arbitration and ADR. He holds an LLB from the University of Leeds, an LLM from the London School of Economics and a Diploma in International Mediation from Queen Mary College. He is a Barrister of Lincoln's Inn, a Member of the Chartered Institute of Arbitrators and an Accredited Mediator (CIArb). He also completed the ICC Advanced Arbitration Academy Course.

Gilberto Giusti is a Partner, coordinates the dispute resolution department and is responsible for one of the litigation and arbitration practice groups of Pinheiro Neto Advogados, São Paulo; LL.M. degree from the University of California, Berkeley Law School—2012; member of the Board of the American Arbitration Association—AAA, in New York; member of the Latin American Group of the International Arbitration Court of the International Chamber of Commerce—ICC; Vice-President of the Arbitration and Mediation Centre of the Brazil-Canada Chamber of Commerce—CAM.CCBC; President of the Brazilian Chapter of the Club Español de Arbitraje—CEA, among others.

Oleksandr Gudko is an Associate in the Kyiv office of CMS Cameron McKenna. He specializes in international commercial arbitration and commercial litigation as well as corporate and commercial law. Mr. Gudko holds an LL.M in International Commercial Arbitration from Stockholm University and a Master's Degree in Private International Law from the Institute of International Relations of Kyiv National Taras Shevchenko University. Prior to joining the firm Mr. Gudko worked for leading Ukrainian law firms.

Gardar V. Gunnarsson is an Attorney at Law at LEX Law Offices in Reykjavik. Mr. Gunnarsson specializes in international commercial arbitration law, commercial law, company law and tax law. He has been a lecturer at Reykjavik University since 2008. In addition, Mr. Gunnarsson has been actively involved in promoting the use of arbitration in Iceland as well as instigating for a legislative reform of

the Icelandic Arbitration Act. Mr. Gunnarsson received his B.A. and M.L. degrees from Reykjavik University School of Law and an LL.M. degree in International Commercial Arbitration Law from Stockholm University.

Dang Vu Minh Ha is an Associate of Dzungsrt & Associates LLC. She focuses mainly on commercial arbitration and mediation. Minh Ha obtained her first degree in law from Diplomatic Academy of Vietnam (DAV) and was ranked among the Top 10 graduates in her class. She got her LLM in International Commercial Law at School of Law, University of Leicester, United Kingdom. Specializing in International Commercial Law, she usually involves in drafting legal advices and statements in both Vietnamese and English and assisted clients in local courts and arbitration in relevant fields. Beside the client works, Minh Ha is co-author in a number of publications on Arbitration and Mediation in Vietnam such as Vietnam Chapter in IBA Country Guideline, World Arbitration Reporter (2nd Edition), Young Arbitration Review, Asia - Pacific Arbitration Review - regional report of the Global Arbitration Review. She also assists Mr. Nguyen Manh Dzung in making comments on the Draft of the Decree on Commercial Mediation and the 2015 Civil Procedure Code of Vietnam.

Hamza Ahmad Hadad has been an Attorney at law since 1985 and was a Professor of law at University of Jordan until 1985. He received his Ph.D from Cairo University and another Ph.D from University of Bristol.

Majdi H. Haddad is a Legal Counsel at Standard Chartered Bank.

Amin Hajji is Professor of Law at the Faculty of Law of Casablanca (Morocco); Attorney at Law with the Casablanca Bar Association; Founding partner of Hajji & Associés (Casablanca-Morocco) and acting co-chair of the Commission of Law and Practice and Arbitration with ICC Morocco.

Ralf Ho, an Associate of HJM Asia Law, is a China-qualified Attorney whose practice focuses on labor dispute and civil cases. He earned his Bachelor Degree in Economics from South China Normal University. Prior to joining HJM, Ralf was an Associate at a Chinese law firm specializing in corporate compliance and employment law. In addition to his corporate practice, Ralf has assisted clients on a variety of litigation and arbitration matters, including the resolution

of redundancy and class action labor disputes before various courts and arbitration commissions in China.

Petra Hollá is an Associate at Wolf Theiss Bratislava with international training and recognized experience in arbitration matters. Before joining Wolf Theiss, she worked in several domestic and international law offices and firms. She studied at the Comenius University in Bratislava and the Queen Mary, University of London, the United Kingdom, with a primary focus on international arbitration law. She is a Slovak attorney registered with the Slovak Bar Association. Ms. Hollá is a frequent contributor to many significant publications and coauthor of various articles concerning domestic and international arbitration law.

Sami Houerbi is a Partner of BK & Associés. His practice as a corporate lawyer focuses on Tunisian commercial law, with a particular emphasis on labour and distribution law in Tunisia. He advises on a range of corporate matters, including on companies' constitution and the investment framework in Tunisia. He also focuses on employment law matters and negotiating and drafting labour contracts. Mr. Houerbi obtained his first degree in law at the University of Paris II prior to obtaining a post-graduate degree in international law. He also holds an LL.M in German Law from the Ludwig-Maximilian University in Munich. He was a member of the Secretariat of the International Court of Arbitration in Paris, where, as counsel, he was directly involved in the administration of ICC arbitrations. On the international level, Mr. Houberi's areas of expertise include international commercial and investment arbitration (counsel and arbitrator in domestic, ICC, and UNCITRAL arbitrations); international contracts (installation and construction contracts, energy distribution, international sale, know-how transfer) under various national and international legal systems; and international litigation. He speaks Arabic, English, French and German.

Rizwan Hussain is a practising lawyer based in Lahore, Pakistan, and the Founding Partner at *Hussain and Associates* (Advocates). He is a member of Lahore High Court Bar Association and admitted to the Punjab Bar Council in 2007. Mr. Hussain regularly lectures in international arbitration and commercial law, at recognized institutions in Pakistan. He is a guest lecturer at Management and Professional Development Department (MPDD) of Government of Punjab, which trains provincial civil servants. He is also affiliated

with a reputed English Daily 'The Nation' in Pakistan, as guest columnist. He has published various articles in different areas of law in domestic and foreign journals. Mr. Hussain obtained his LL.B. degree from University of the Punjab, Pakistan, and holds LL.M. in Comparative and International Dispute Resolution from Queen Mary, University of London.

Anthony Idigbe is a Senior Advocate of Nigeria (SAN) and Senior Partner of PUNUKA Attorneys & Solicitors, a leading full service and multidimensional law firm in Lagos, Nigeria. He is a Fellow of the Chartered Institute of Arbitrators, UK and Member of the International Chamber of Commerce National Commission on Arbitration in Nigeria. He has handled many arbitration cases in the capacities of presiding arbitrator, co-arbitrator or counsel. Anthony has published several works on arbitration and other areas of legal practice.

Andrés Jana is a Partner with the firm Bofill Mir & Alvarez Jana located in Santiago, Chile. Mr. Jana is in charge of Litigation and the International Arbitration group at the firm and has lengthy experience in commercial and investment arbitration acting as counsel, arbitrator and expert.

Tanja Jussila is a Partner at Waselius & Wist Attorneys-at-law in Helsinki. Her main area of practice is dispute resolution, and she has represented a substantial number of Finnish and foreign clients in litigation and arbitration proceedings in Finland and abroad. She also advises clients on related matters, such as enforcement and interim measures, and she is a trained mediator and also frequently acts as arbitrator. She is an author of various articles in international professional publications and has lectured on several fields of law, particularly on dispute resolution.

Inga Kačevska is Attorney at Law at the Law Office of Inga Kačevska and Assistant Professor at the University of Latvia. Dr. Kačevska holds LL.B (University of Latvia), LL.M (Chicago Kent College of Law), Master of Orientalistics (University of Latvia), and Ph.D (University of Latvia). Dr. Kačevska is a leading and reputable practitioner in the field of commercial litigation and arbitration with particular strength in international dispute resolution and application of international private law. She is the author of various publications and is regularly appointed as an arbitrator in international and national cases. She is a member of Chartered Institute of Arbitrators.

Daniel Kalderimis is a Partner at Chapman Tripp and leads the firm's international arbitration practice, focused on the Asia-Pacific region. He is admitted in New Zealand, New York and England and Wales (where he is a solicitor-advocate for civil matters). Daniel is New Zealand's representative to the ICC Commission and national correspondent to the United Nations for the New York Convention and UNCITRAL Model Law. Daniel regularly acts as counsel in international arbitrations, and acted on the first bilateral investment treaty arbitration held in New Zealand. He also regularly appears as a barrister and solicitor in significant commercial litigation before New Zealand courts. He has experience as an ICC arbitrator. He is author of a guide to the ICSID Convention and Arbitration Rules; the New Zealand chapters for guides produced by the International Bar Association, Global Arbitration Review and World Arbitration Reporter; and a contributing author to New Zealand's leading arbitration textbook. Daniel graduated first in his year at Victoria University of Wellington (LLB Hons: first class, BA), and studied at Columbia Law School (LLM), where he received the Fulbright-Buddle Findlay Award and was an associate-in-law. He previously worked in London as a senior associate in Freshfields Bruckhaus Deringer's international arbitration group. Daniel is an adjunct lecturer at Victoria University of Wellington and a member of the LCIA, International Bar Association, International Law Association, American Society of International Law and Arbitrators' and Mediators' Institute of New Zealand.

Daphna Kapeliuk, Partner, Goldfarb Seligman & Co., Law Offices, Tel Aviv, Israel.

Roman Khodykin is Counsel in the litigation and dispute resolution practice group at the Moscow office of Clifford Chance, an associate professor at Moscow State Institute of International Relations (MGIMO), a member of the Moscow Bar Association and holds a Ph. D in Law. He is also an arbitrator of the Arbitration Court for Sport at the Russian Olympic Committee. Mr. Khodykin specialises in all aspects of litigation and arbitration, domestic and international, including commercial cases, repossession of aircraft, real estate litigation and corporate disputes, and he has extensive experience in international commercial arbitration. Mr. Khodykin has represented a broad range of clients in national and cross-border matters, including before the LCIA, ICSID and the International Commercial Arbitration Court at the Russian Federation Chamber of Commerce

and Industry. He has experience litigating cases before the Russian Federation Constitutional Court and the Russian Federation Supreme Arbitrazh Court. Mr. Khodykin is a frequent speaker at seminars and conferences and has authored numerous publications on international commercial arbitration and conflict of laws.

Masafumi Kodama was admitted to practice law in Japan in 1993 and in New York, U.S.A. in 1999. Mr. Kodama handles various international and domestic dispute resolution cases (including arbitration), insolvency cases and transaction cases. He has been a Partner of Kitahama Partners in Osaka, Japan since 2001, and has served as Council of Japan Association of Arbitrators since 2011. Between 2004 and 2008, Mr. Kodama also served as professor at the Law School of Kobe Gakuin University. He received his B.A. from University of Tokyo and his LL.M. from Cornell Law School.

Christian Koller, a Senior Research and Teaching Assistant at the University of Vienna and the University of Zurich, specializes in international commercial arbitration and litigation. He lectures on complex dispute resolution as well as cross-border enforcement of judgements and arbitral awards at the University of Vienna. Dr. Koller has published extensively on international arbitration, most recently a monograph on set-off and counterclaim in international commercial arbitration (Manz, 2009). He received his Ph.D. from the University of Vienna.

Rajnil Krishna is a Senior Associate at Munro Leys. Rajnil graduated with Bachelor of Commercial and Bachelor of Law degrees from the University of the South Pacific in 2008. He completed his Professional Diploma in Legal Practice in the same year. He joined Munro Leys in January 2009 and was admitted to the Fiji Bar in February 2009. Rajnil practices primarily in the area of general company law, taxation and foreign investment.

Riikka Kuha is a Senior Associate at Waselius & Wist. She works mainly with litigation and arbitration, dispute resolution, corporate and commercial law, and EU and Competition Law mergers and acquisitions.

Elena Kumashova, LL.M. Harvard, is an Associate with VVGB Advocaten/Avocats in Brussels.

David Lindsey has practiced law for 22 years and is a founding Partner of Chaffetz Lindsey LLP. David represents plaintiff and defendant multinational companies in cross border disputes most often decided by international arbitration tribunals under the rules of the ICDR, the ICC, the LCIA, and other top international arbitral institutions. David also has an active U.S. litigation practice in New York federal and state courts, and he has tried cases in the Florida courts. He is licensed to practice in New York, Florida, and the District of Columbia. His clients are leaders in the power, oil and gas, engineering, manufacturing, automotive sales, franchising, licensing, and pharmaceutical industries, and David has represented them in arbitrations or court proceedings in North and South America, Europe, and Asia. David also acts both for and against foreign sovereigns concerning, among other things, expropriation of a foreign party's investments, fair and equitable treatment under public international law, breach of a sovereign's obligations under treaty instruments, breach of contract, determination of applicable law, U.S. racketeering laws, and the U.S. Foreign Sovereign Immunities Act. He represents private companies suing sovereigns, but also represents foreign sovereigns, their political subdivisions, agencies, and instrumentalities in U.S. courts in matters arising from enforcement of U.S. trade sanctions.

Chang-Fa Lo is a Justice of the Constitutional Court of the ROC (Taiwan) from October 2011. Prior to his current position, he was Chair Professor and Lifetime Distinguished Professor at National Taiwan University (NTU); Dean of NTU College of Law; Director of Asian Center for WTO and International Health Law and Policy of NTU College of Law (ACWH); Director of Center for Ethics, Law and Society in Biomedicine and Technology of NTU; Commissioner of Taiwan's Fair Trade Commission (in charge of the competition law in Taiwan); Commissioner of Taiwan's International Trade Commission (responsible for the injury determination of antidumping and countervailing duties and safeguard measures); and legal advisor for Taiwan's GATT/WTO accession negotiations. In his capacity as the Director of ACWH, Professor Lo launched two English journals "Asian Journal of WTO and International Health Law and Policy" and "Contemporary Asia Arbitration Journal" in 2006 and 2008 respectively. The former one has been included in the SSCI list. Prior to his teaching career, he practiced law in Taipei. He received his SJD from Harvard University in 1989. He was appointed by WTO as a panelist for the case Brazil—Retreaded Tyres in 2006 and as a member of the Permanent Group of Experts under the ASCM in 2008. He is the author of 12 books and about 70 journal papers. The most recent books are "A Commentary on the International Health Regulations (2005): A New Charter for Global Health Matters" and "WTO-Plus in Free Trade Agreements" both published in 2010.

Deborah Loedt joined HJM ASIA in 2011 as an Associate and brought her know-how in contract drafting and intellectual property to the team. After three years of handling incorporation and restructuration in China and Singapore, intellectual property management in China among other business law work, Deborah has become a fully skilled business lawyer with broad practice area for advising clients on doing business in Asia. Due to her broad expertise, Deborah participates to legal events in Asia including legal organizations meetings and bar's association events to promote HJM ASIA's practice and bring her thinking on the legal profession in a global environment. Deborah has obtained the Bar qualification in Paris in 2010 after she graduated of a Master Degree from Paris XI University (France) specializing in Contract law and completed a course at Paris II University in Business law. Deborah is well versed in the fields of contract, corporate and commercial law as she worked in Paris for two years in corporate and finance departments at major law firms. Deborah moved to China in 2009 where she studied mandarin and completed a course in industrial property law and new technologies from Lille 2 University in 2011.

Christopher P. Malcolm, LL.B. (UWI), LL.M. – Banking & Finance, Ph.D. (Lond), FCIArb, is Former Attorney General, British Virgin Islands; Director, Mona Law Institutes Unit, Deputy Dean for External Affairs, and Senior Lecturer, Faculty of Law at Mona, University of the West Indies; Executive Director, Street Law Caribbean; Secretary General, Mona International Centre for Arbitration and Mediation; Member, Caribbean ADR Chambers; Fellow, Chartered Institute of Arbitrators; Chair, Chartered Institute of Arbitrators – Caribbean Branch; and Member, Technical Advisory Group, Improved Access to Justice in the Caribbean (IMPACT) Project, which is concerned with Arbitration and Alternative Dispute Resolution (ADR).

Juan Manuel Marchan is a Partner at Pérez Bustamante & Ponce, Professor of International Commercial Arbitration at University San Francisco de Quito (USFQ), Attorney at law and Doctor of Laws granted by the Pontificia Universidad Católica del Ecuador. LL.M. and

recipient of *Parker School Recognition for Achievement in Comparative* and *International Law*, Columbia University. Executive Director of the Ecuadorian Arbitration Institute.

Ivan Marisin is Senior Partner and head of the litigation and dispute resolution practice at Clifford Chance's Moscow office. He specialises in all aspects of litigation and arbitration, domestic and international. Mr. Marisin is a member of the Moscow Bar Association and also an arbitrator at the International Commercial Arbitration Court at the Chamber of Commerce and Industry of the Russian Federation, the Vienna International Arbitral Centre of the Austrian Federal Economic Chamber and other arbitration centres. He has acted in high-profile disputes involving construction, tax, banking, contractual and commercial issues, share buy-out offers, recovery of debts and assets, restructuring, bankruptcy and aircraft repossession. Mr. Marisin represented the Bank of New York in its ongoing defence against a controversial \$22.5 billion claim filed by the Russian Federal Customs Service and was lead counsel for a Russian uranium producer in a major \$1 billion SCC arbitration. A frequent speaker at seminars and conferences, Mr. Marisin is also the author of numerous publications and an editor of the Russian journal *Arbitration*.

Lars Markert is an Associated Partner in the Stuttgart office of Gleiss Lutz. His practice focuses on international commercial and investment arbitration, as well as cross-border litigation. He received his doctorate from the University of Cologne and holds an LL.M. from the Georgetown University Law Center (IIEL Fellow) and a maîtrise en droit international from the Université d'Aix-Marseille III, France. Before joining Gleiss Lutz in 2007, he was an international associate in the competition and international arbitration departments in the New York office of Simpson Thacher & Bartlett LLP, and from 2012-2014 he was seconded to the international dispute resolution department in the Tokyo office of Nishimura & Asahi, Japan. He is admitted to the German and New York bars and is an academic advisor to the International Investment Law Centre Cologne (IILCC). He is also a lecturer on international investment arbitration at the University of Cologne.

Ricardo Dalmaso Marques is an Associate in the litigation and arbitration practice group of Pinheiro Neto Advogados, São Paulo; acts as secretary of arbitral tribunals in domestic and international arbitration proceedings; Master's Degree candidate in dispute

resolution in the University of São Paulo (USP); assistant to professors in the Graduate Programs of the University of São Paulo (USP) and the São Paulo Law School of Fundação Getúlio Vargas (FGV), São Paulo; co-founder and former Secretary General of the Brazilian Association of Arbitration Students – ABEArb; Secretary of the Brazilian Chapter of the Club Español de Arbitraje – CEA, among others.

Olexander Martinenko has been a Senior Partner and the Head of Commercial Practice in the Kyiv office of CMS Cameron McKenna since 2007. Mr. Martinenko joined CMS Cameron McKenna from the Kyiv office of Baker McKenzie. His practice includes a broad experience in advising multi-national and local companies, institutions and organizations on their business activities in Ukraine, including on corporate and competition law, with a particular emphasis on anticounterfeiting and unfair competition, corporate restructuring, as well as mergers and acquisitions and telecommunications. Mr. Martinenko has over 20 years of experience representing clients in the Ukrainian general and commercial court systems, up to and including the level of the Supreme Court of Ukraine, and over 15 years of experience representing clients in international commercial arbitration proceedings, both within and outside Ukraine (was involved in more than a dozen international commercial arbitration proceedings). Mr. Martinenko has served as an expert on matters of Ukrainian law in international commercial arbitration and foreign dispute resolution proceedings. He has also handled over 20 dispute resolution cases in courts of other jurisdictions with the assistance of local counsel.

Sofia Martins is a Partner and Head of Miranda's Litigation & Arbitration practice. Sofia has experience in all forms of dispute resolution, notably in the field of arbitration, acting as counsel and also sitting as arbitrator. Sofia has been one of the seven members of the Board of the Arbitration Centre of the Portuguese Chamber of Commerce and Industry since 2012 and sits, since March 2014, on the Board of the Portuguese Arbitration Association. She was cochair of the CEA-40 (under forty section of the Club Español del Arbitraje) and co-founder and co-chair of APA Sub 40 (under forty section of the Portuguese Arbitration Association). She is also a member of the ICC Arbitration and ADR Committee as well as an officer of the IBA Arbitration Committee. She lectures and writes regularly on arbitration related matters.

Andrew Massey is an Associate at Afridi & Angell.

Alison Maxwell LL.B (Hons), LL.M, ACIArb is an Attorney at Law in the Cayman Islands. She was awarded her certification in Arbitration Award Writing from the School of International Arbitration, and awarded her Master of Laws (LL.M) in International Commercial Law at Queen Mary University of London. She is also a certified professional Mediator, and was certified by U.K. Mediation in 2010.

Karen Mills is Founder of the KarimSyah Law Firm of Jakarta, Member of the Bar of the State of New York, and has practiced in Indonesia for over 30 years. A Chartered Arbitrator, Fellow of the Chartered Institute of Arbitrators ("CIArb") and of the Singapore and Hong Kong Institutes, Ms. Mills founded and co-chairs the Indonesian Chapter of CIArb, sits as arbitrator internationally, and is on the panel of most arbitral institutions in the region, including those in Indonesia, China, Malaysia, New Zealand, Hong Kong, Korea, and the Philippines, as well as AAA/ICDR. An Executive Board Member of Arbitral Women since its inception, Ms. Mills also sits on the first appointing authority of the Chinese-European Arbitration Institution, the IBA/IMI task force on investor-state mediation, as well as others, is an approved tutor for all CIArb courses and teaches and speaks widely on arbitration and ADR related topics throughout the Asia-Pacific region. Ms. Mills's substantive fields of specialization include investor-state disputes, financing and restructuring, oil, gas, mining and energy matters, hotel and leisure management, insurance, maritime law, information technology and general cross-border investment and transactions. In recent years she has successfully represented the Indonesian Government in a number of investor-state disputes. She has published over 140 papers in international professional books and journals. Contact: kmills@cbn.net.id.

Agostinho Pereira de Miranda is the Senior Partner and Chairman of the Supervisory Board of the Portuguese law firm Miranda & Associados ("Miranda"), a Lisbon-based international law firm (www.mirandalawfirm.com) with offices in all eight (8) Portuguese-speaking countries, Spanish-speaking Equatorial Guinea, and the French-speaking African countries of Gabon, Republic of the Congo, Republic Democratic of the Congo, Cameroon and Ivory Coast. Agostinho worked as in-house counsel for Chevron Petroleum Inc. He has worked and lived in Lisbon, Luanda (Angola), London, Houston and San Francisco. Agostinho chairs the Ethics Committee of the Portuguese Arbitration Association and is a member of the ICC Portuguese Arbitration Commission. He seats in the ICSID Panels of Arbitrators and

Conciliators. He has taught and written extensively on mining, oil & gas and arbitration legal issues.

Marília Machado Muchiuti is an Intern in the litigation and arbitration practice group of Pinheiro Neto Advogados, São Paulo; coordinator and participant of the study group on arbitration and international trade law at the Mackenzie University, São Paulo; among others.

Kristian S. Myrbakk is in House Counsel for DNV GL and was previously a Senior Lawyer in Wiersholm.

Olivier Van Outryve is a Partner with boutique law firm Dugardyn & Partners, based in Brussels, Belgium. He specializes in the resolution of national and international disputes relating to commercial, construction, energy and financial services matters. He has acted as advisor for governments, international organisations and private companies from around the world. Mr. Van Outryve handles cases in French, English, German, Dutch/Flemish and Spanish. He is a member of the independent Belgian arbitration and mediation center CEPANI and also regularly acts as an arbitrator.

Vladimir Pavić is Associate Professor, University of Belgrade, Faculty of Law; Vice-President, Belgrade Arbitration Center.

Guy Pendell is a Solicitor Advocate and has been a Partner at CMS Cameron McKenna LLP since 2005. He is the Head of the firm's Commercial, Regulatory and Disputes practice and the former Chair of the CMS International Arbitration Group. He has disputes experience across many industry sectors, including financial services, manufacturing, chemicals and engineering, energy, healthcare and hotels & leisure. In international arbitration, Mr. Pendell has acted in many large complex *ad hoc* and institutional commercial proceedings and has advised on disputes under the following arbitration rules: ICC, LCIA, SCC, UNCITRAL and ICSID. Mr. Pendell is the UK rapporteur to the standing ICC Task Force on the New York Convention and a member of the Task Force Working Group. He is a co-editor of the CMS Guide to Arbitration and sits as an arbitrator.

Yaroslav Petrov is a Counsel with Asters and has been with the firm since 2010. Mr. Petrov joined Asters from the Kyiv office of CMS Cameron McKenna. His area of expertise includes international commercial and investment arbitration and energy law. Mr. Petrov

advises clients on various issues of international arbitration and acts as a counsel in international arbitration proceedings. Mr. Petrov is listed as an arbitrator in several arbitration institutions and his experience in arbitration and energy is recognized by international and national rankings. He has authored a number of articles and publications on international commercial arbitration in various Ukrainian and foreign journals. Since 2007 Mr. Petrov has been a contributor to ITA reports (KluwerArbitration) on behalf of Ukraine. He holds an LL.M in International Commercial Arbitration from Stockholm University. Mr. Petrov is a Board Member and Secretary General of the Ukrainian Arbitration Association.

Lic. Luis Fernando Bermejo Quiñónez has been a Partner of Bermejo & Bermejo since 2013 and is the head of the firm's litigation and arbitration group. Luis has represented clients in domestic and international arbitrations under institutional and *ad hoc* rules and in international commercial. Luis has lectured on International Arbitration at the Universidad del Istmo, Guatemala and International Investment Law at the Universidad Francisco Marroquín. He received his law degree from Universidad Francisco Marroquín, Guatemala and his Master's degree from Universidad de Navarra in Pamplona, Spain, where he specialized in International Investment Law.

Ilman Rakhmat, formerly a Partner of KarimSyah, is currently a Partner at Rakhmat Suroso Advocates in Jakarta and one of the upcoming arbitration lawyers in Indonesia. His legal practice of twelve years includes being a key member of the team which successfully won an UNCITRAL arbitration for the Indonesian Government and a SIAC arbitration for Indonesia's biggest state-owned company, an ICSID arbitration for the Indonesian Government against a claim from a British investor, and recently an arbitration under the OIC Agreement for the Indonesian Government against a claim from a Saudi investor. He has been acting as counsel in commercial arbitrations conducted under the Rules of ICC, UNCITRAL, SIAC, ICSID, BANI and the Indonesian Sharia Arbitration Board. Mr. Rakhmat also acted as a secretary to a tribunal in an ICC case. He is one of the very few Indonesians admitted as a Fellow of the Chartered Institute of Arbitrators. A graduate of Utrecht Universiteit, the Netherlands, he regularly lectures at workshops and speaks in conferences on arbitration and some of his articles on arbitration have been published internationally.

Mohamed Abdel Raouf is Attorney at law, Partner and Head of Arbitration Group at Abdel Raouf Law Firm, Cairo-Egypt and Associate Professor at Université Paris 1 Panthéon-Sorbonne. He is the former Director of the Cairo Regional Centre for International Commercial Arbitration (CRCICA [2012-2016]), mohamed@abdelraouf.com.

Juan Manuel Rey is an Associate in the Arbitration Group at Philippi, Prietocarrizosa, Ferrero DU & Uría (PPU) in Santiago de Chile. Prior to joining PPU, he was an associate in the International Arbitration Group in Clifford Chance in Washington DC for 2014 to 2016, and in the Litigation group at Guyer & Regules in Montevideo from 2011 to 2013. He has published on issues regarding arbitration and civil matters and regularly acts on behalf of clients in international arbitration proceedings under the ICC, UNCITRAL, Cámara de Comercio de Lima, Centro de Arbitraje y Mediación Santiago, and ICSID Rules in both commercial and investment matters. He graduated from the Universidad de Montevideo School of Law in 2011 and holds an LL.M. from Columbia Law School (2014).

John Rhie is a partner in Kim & Chang's international arbitration and cross-border disputes group and an adjunct professor at Korea's Judicial Research and Training Institute. John's primary practice is in the area of international commercial arbitration and investment treaty arbitration and he has a wealth of experience in institutional as well as ad hoc arbitrations. He has worked at offices in major arbitration jurisdictions such as London, New York, Hong Kong and Seoul. He has knowledge and understanding of numerous arbitration seats and governing laws from the U.S., Europe, Asia and Africa. Mr. Rhie has also represented both States and Investors in investment treaty disputes arising from BITs, MITs and FTAs under ICISD, Energy Charter Treaty and ICC Rules.

Stefan Riegler, a Partner of Baker & McKenzie in Vienna, specializes in international commercial arbitration and litigation. He is acting both as counsel (before state courts and arbitral tribunals) and increasingly as arbitrator in international arbitrations under the major institutional rules and in *ad hoc* arbitrations. Dr. Riegler has published extensively on international arbitration, particularly as co-editor and author of *Arbitration Law of Austria: Practice and Procedure* (Juris Publishing 2007). He received his postgraduate degree from the London School of Economics and Political Science and his Ph.D. from the University of Vienna; he is also an *alumnus* of

the School of International Arbitration at Queen Mary, University of London. Dr. Riegler is a founding member and former chairman of YAAP (Young Austrian Arbitration Practitioners).

José Antonio Moreno Rodríguez (Harvard LL.M., 1993) is Member of the International Chamber of Commerce Arbitration Court. Member of the UNIDROIT Governing Council and also Member of the Inter-American Juridical Committee of the Organization of American States. He has acted as Delegate before UNCITRAL at its 39th session (amendments to the Model Law on Arbitration and approval of the Recommendation Regarding the Interpretation of the New York Convention.) He is enlisted as arbitrator at many institutions, among them the International Centre for Settlement of International Disputes (ICSID). He is member of the IBA, "Recognition and Enforcement of Arbitral Awards Subcommittee" about public policy. He was President of the American Association of Private Law (ASADIP) from 2013 to 2016. He is one of the two Latin Americans of the fifteen experts in the Working Group regarding the Principles of International Contracts and Arbitration of the Hague Conference on Private International Law. He is currently a Professor in Paraguay and at Heidelberg University in Chile and at Paris Pantheón-Assas University. He is author of several books and legal articles published in the United States, the UK, Spain, Peru, Colombia, México, Chile, Ecuador, Argentina and Brazil on international contracts and arbitration, inter alia. He is Founder of ALTRA Legal Services (www.altra.com.py). Personal site: www.jmoreno.info.

Andrea Rupenian is an Associate at Abreu, Abreu & Ferres in Uruguay; prior to that she was an Associate in the Litigation team of Guyer & Regules. Mrs. Rupenian obtained second place in the oral rounds with the Universidad de Montevideo in the "Eighteenth Annual, Willem C. Vis International Commercial Arbitration Moot" in Viena and also in Bogotá in the Third Latin-American Arbitration Moot. She took the summer course on International Private Law in The Hague Academy. She graduated from the Universidad de Montevideo School of Law in 2010.

Filipa Russo de Sá is a Partner with the Mozambican firm of Pimenta & Associados and a member of the Miranda Alliance (www.mirandalawfirm.com).

Anders Ryssdal is a Partner in the law-firm Wiersholm in Oslo, www.wiersholm.no. Holding more than 15 years of general experience in corporate litigations and domestic and international arbitration, he heads its International Arbitration Practice Group. He is a member of the ICC International Court of Arbitration.

Ank Santens is a Partner with White & Case LLP, based in New York. She specializes in international arbitration and has conducted commercial, investment, construction, insurance and sports arbitrations around the world under all major arbitration rules, as both advocate and arbitrator. A Belgian native, she is trained in civil and common law. Ms. Santens has a broad range of experience, with particular expertise in disputes arising in the energy industry. She chairs the CPR Arbitration Committee, is a Vice Chair of the IBA Arbitration Committee, and serves on the Board of CPR, the Executive Committee of the Foundation for International Arbitration Advocacy, the ICCA Task Force on Third Party Funding, and the Advisory Board of the Institute for Transnational Arbitration. She frequently lectures and writes on international arbitration.

Ricardo Saraiva is an Associate with Miranda & Associados ("Miranda").

Dorothee Schramm is a Senior Associate in the International Arbitration Group of Sidley Austin LLP in Geneva. She has acted as counsel before international arbitral tribunals in all phases of complex commercial disputes relating to a broad range of industries and transactions, including, for example, disputes arising from large infrastructure and energy projects, international joint ventures, manufacturing and sales contracts, distribution agreements and contracts for services. In addition, Dr. Schramm advises and represents clients in connection with the setting aside or enforcement of arbitral awards, as well as on questions of private international law and Swiss and German contract law. In addition, Dr. Schramm has served as chairperson, sole arbitrator and party-appointed arbitrator. Dr. Schramm holds a law degree from the University of Göttingen (Germany, 2001) and a doctorate of laws from the University of Lucerne (Switzerland, 2004). She was admitted to the bar in Switzerland in 2007. Dr. Schramm has published mainly in the areas of international arbitration and private international law, including issues of jurisdiction in international matters and the recognition and enforcement of foreign decisions. She is a member of several professional associations, including the Swiss Arbitration Association and ASA below 40, the German Institution of Arbitration and DIS40, the Austrian Arbitration Association, the Young Austrian Arbitration Practitioners, the ICDR Young & International, Young ICCA, ArbitralWomen, the International Bar Association, the Geneva Bar Association and the Zurich Bar Association. Dr. Schramm is currently serving as a member of the Global Advisory Board of ICDR Young & International.

Jamal Seifi, LLB, LLM, Ph.D., Judge at the Iran-United States Claims Tribunal, Member of the Permanent Court of Arbitration, Fellow of the Chartered Institute of Arbitrators (FCIArb). Jamal Seifi is a former Iranian judge and a former Visiting Professor at the University of Hull, UK (1999-2000). Prior to taking up his position as a Member of the Iran-United States Claims Tribunal in 2009, Jamal Seifi has written on, taught and practised international arbitration for nearly two decades as arbitrator, counsel and expert in his capacity as a member of the law firm of *Jamal Seifi & Associates* and as Associate Professor of law at the Shahid Beheshti University, Tehran.

Kamal Sefrioui is a Partner at Sefrioui Law Firm and a member of the bars of Paris and Geneva. He acts as counsel in international arbitration, in institutional and ad hoc proceedings. He specialises in international commercial law and in the laws of the Arab world. Sefrioui Law Firm is a Paris-based arbitration practice that was created in 1969. The firm is particularly active in the fields of international trade, construction, aviation, maritime law and investments. The firm has also handled major international litigations, in matters ranging from State responsibility for support of terrorism to the international export of contaminated blood products. Sefrioui Law Firm has historically represented several Arab governments and public entities in their international disputes, relative to both their sovereign and commercial activities. The firm also assists companies on a regular basis, including major industries, financial institutions and investors from Europe, North Africa, and the Arab Gulf. The firm has offices in Paris and in Geneva.

Mir Shahbiz Shafe, LL.B, LLM, Ph.D., is an Attorney, legal advisor to international corporations working in Iran and a university lecturer.

Dmytro Shemelin is a Counsel with Asters since 2016, when he joined from Ilyashev and Partners. His area of expertise includes

international commercial and investment arbitration, as well as transborder litigation. For more than 10 years he has been acting in high-profile disputes, including 8 investment arbitration cases on behalf of the claimants and the respondents alike. He has also authored more than 50 publications in the sphere of dispute resolution, including a contribution to the only Ukrainian treatise on investment arbitration. He holds a LL.M in International Dispute Settlement (MIDS) from Geneva University and the Graduate Institute. In 2017, Mr. Shemelin was appointed Deputy Chairman of the Arbitration Committee under the Law of Ukraine on Financial Restructuring.

Nicholas Song is a Partner of Vinson & Elkins LLP. He is a member of the firm's International Dispute Resolution and the Energy Transactions and Projects practice groups. He has advised on both contentious and non-contentious international energy matters. Before joining V&E, Mr. Song was a litigator in a prominent Singapore law firm. He received his LL.B. (Hons) from the National University of Singapore, his LL.M. in International Legal Studies from the New York University School of Law as a Hauser Global Scholar, and his LL.M. in Comparative and International Dispute Resolution (Distinction) from Queen Mary, University of London as a British Chevening Scholar.

Thawatchai Suvanpanich is Law Lecturer at Sukhothai Thammathirat Open University. He has presented and lectured on the subject of arbitration in many Universities in Thailand. He is an Associate Judge in Central Intellectual Property and International Trade Court. He serves as the Information Disclosure Tribunal for National Economy and Finance. He also accepts appointments as arbitrator. Mr. Suvanpanich received his MCL from Dickinson School of Law and George Washington University and his PhD from School of International Arbitration, Queen Mary, London University.

Flutura Kola Tafaj is a Partner with the Kola & Associates Law Firm based in Tirana, Albania since October 2005 and a Lecturer of Civil Procedure Law, Arbitration Law and Alternative Dispute Resolution at the Faculty of Law, University of Tirana since October 1995. Mrs. Kola Tafaj was awarded a Legal Degree (Juris Doctor) from the Faculty of Law, Tirana University in 1995. Her post-graduate education includes a Master in Law Degree, a PhD Degree (her PhD thesis was: "Arbitral Award. Its Challenge, Recognition and Enforcement"), both awarded from the Faculty of Law, Tirana University and recently she was awarded the "Associate Professor"

Title. Mrs. Kola Tafaj regularly gives a great contribution to the development and improvement of the laws by her participation in some working groups for amendments of laws such as Albanian Laws "On Concessions", "On Mediation" etc. and by writing and assessing commentaries of different Albanian and Kosovo laws, such as her contribution on the commentary of the Albanian Law on Mediation and assessment of the Commentaries of the Kosovo Code of Civil Procedure and Family Code. She is also very active in practicing arbitration, where she has served as a Co-arbitrator in an ICC arbitration process in Paris and as a member of the Tirana Bar Association (since 1996) is involved in many arbitration proceedings representing her clients in both national and international arbitration. She has participated in several National and International Conferences and has published many articles in national and international journals mostly in the field of arbitration and alternative dispute resolution. Mrs. Kola Tafaj is also a Professional representative at the European Patent Office and an Authorized Representative for patents of inventions, trademarks, industrial design and origin denominations, licensed from the Albanian Patent and Trademark Office.

Sona Taghiyeva is a Senior Associate in Baku office of Dentons, an international law firm. Sona specializes in corporate and commercial law, energy and infrastructure, banking & finance and real estate, construction, licensing and hospitality issues, as well as dispute resolution. She holds Bachelor's and Master's degree in International Law from Baku State University and LL.M degree in Comparative Law, specialized in Corporate and Business Law at the University of San Diego. She was admitted to the New York Bar in January 2011. Before joining Dentons, Sona worked for MGB Law Offices Limited and headed the Department on International Financial Institutions of Oil Workers Rights Protection Organization in Azerbaijan. She is also teaching courses on "Corporations" and "General Energy Law" at the LLM Commercial Law Faculty of Baku State University.

Danyel Thomson is a Senior Legal Adviser with DFDL in Lao PDR and a member of the Bar Associations of New Jersey and North Carolina in the United States. She holds a Juris Doctor from the University of North Carolina at Chapel Hill School of Law. Danyel practiced litigation in the United States before joining DFDL's Laos office in 2007. She relocated to the Bangkok office in 2010 and returned to Vientiane in 2011. Her practice areas cover investment regulatory compliance, investment and project coordination, contracts, and labor issues with

experience in an array of sectors including mining, commercial banking, and hotels. Danyel has also worked closely with stakeholders on various projects for diplomatic missions and non-government organizations.

Omone Tiku is an Associate Member of the Chartered Institute of Arbitrators, UK and has been involved in arbitration as counsel to parties or administrative secretary. She has also been involved in litigation cases borne out of arbitration.

Anna Tkachova is a Senior Associate with Asters. Her area of expertise encompasses dispute resolution matters (international arbitration, foreign jurisdiction litigation, complex cross-border commercial litigation). Anna also deals with various issues of international law, including investments protection. Anna is a co-reporter to KluwerArbitration for Ukraine.

Priyanka Tobing is an Associate at the KarimSyah Law Firm in Jakarta. Mr. Tobing's practice areas include primarily arbitration and dispute resolution. He is currently involved in certain investorstate arbitrations in which KarimSyah Law Firm acts as lead counsel for the Government. Mr. Tobing graduated from Universitas Padjadjaran School of Law in 2010. During his study, Mr. Tobing was actively involved in international moot court competitions activities, both as participant of the Philip C. Jessup moot and advisor to other moot competitions teams that Universitas Padjadjaran had namely, the Asia Cup Moot, the International Humanitarian Law Moot, the Manfred Lachs Space Law Moot and occasionally, the Willem C. Vis Arbitration Moot. Up to now, Mr. Tobing remains a regular figure on the coaching team of Universitas Padjadjaran's Philip C. Jessup moot team. Highly passionate in International Law, Mr. Tobing also founded the International Law Students' Guild of Universitas Padjadjaran and was named its first President. During his tenure, the Guild held numerous international law-related events.

Eva Paloma Treves is a Trainee at the International Arbitration Group of Freshfields Bruckhaus Deringer in Rome. Her work mainly includes advising clients in commercial arbitration, investment-state arbitration and investment protection. She has also contributed to advising in issues regarding Insolvency Law. Eva Paloma graduated magna cum laude from the University of Milan. She was awarded the "Premio Daniele Padovani" for best dissertation in International Private Law.

During her studies she attended different courses in international law and arbitration at several institutions, including the Hague Academy of International law, Cornell Law School and the London School of Economics. Before joining the firm she worked as Research Assistant at the Office of Legal Affairs of the United Nations. Eva Paloma speaks English, Spanish, Italian and French.

Reynaldo Urtiaga, Bryan, Gonzalez Vargas & Gonzalez Baz, S.C.; Professor of Law at the National Autonomous University of Mexico. He can be contacted at: rurtiaga@bryanlex.com.

Pedro Sousa Uva is an Associate with the Miranda law firm in the Litigation & Arbitration department. He holds a Masters in Law (LLM) in Comparative International Dispute Resolution at Queen Mary University of London and seconded at Wilmer Cutler Pickering Hale and Dorr LLP. Pedro currently co-chairs APA Sub 40 and is Founder and Director of YAR - Young Arbitration Review.

Alan Uzelac is Professor of Law at the Zagreb University, where he teaches civil procedure, arbitration and alternative dispute resolution. His past engagements include discharging the office of the Secretary General at the Permanent Arbitration Court of the Croatian Chamber of Commerce in Zagreb (1992-2002). He is currently also active as arbitrator in a number of administered and ad hoc arbitration, mainly international ones. As an arbitration expert he was actively involved in the reform of Croatian laws on arbitration and alternative dispute resolution, where he used his experiences as national delegate in the UNCITRAL Working Group on Arbitration and Conciliation. He is author of a great number of books, papers and national reports on the issues of arbitration and alternative dispute resolution.

Kamil Valiyev is a Partner in Baku office of Baker & McKenzie. Mr. Valiyev holds Bachelor's degree from Baku State University and LL.M degree in Intellectual Property, Commerce and Technology from the University of New Hampshire, School of Law (formerly Franklin Pierce Law Center), USA. He specializes in competition, energy and infrastructure, corporate and commercial law, IT/tele-communications and construction matters. Mr. Valiyev also has served as a Head of Legal Department of the Bank of Azerbaijan OJSC and has led a division of the Legal Support of International Project at the State Oil Company of the Republic of Azerbaijan. He is an adjunct professor of Baku State

University, Law Faculty and teaches "Energy Law of Caspian Sea States."

Ioannis Vassardanis is managing Partner at Ioannis Vassardanis & Partners law firm in Athens, Greece. Ioannis possesses extensive experience in arbitration. He has been involved in numerous international and domestic arbitrations both as Arbitrator and as Counsel, mainly institutional ones (under the aegis of the ICC, LCIA and the Arbitration Institute of the Stockholm Chamber of Commerce) as well as ad hoc ones (including UNCITRAL). He has also been involved in numerous arbitration-related proceedings before the Greek courts and foreign courts (the latter in cooperation with the arbitration practice groups of large foreign firms). Ioannis is Council Member of the Greek Arbitration Association. Moreover, he is inter alia member of the following organisations: Comité Français de l'Arbitrage (CFA); International Council of Commercial Arbitration (ICCA); London Court of International Arbitration (LCIA); International Arbitration Institute (IAI) and Arbitration Committee of the International Bar Association (IBA). Ioannis has been selected for inclusion in the "Guide to the World's Leading Experts in Commercial Arbitration 2011", "25 Best Lawyers in Greece", "The International Who's Who of Commercial Arbitration 2012 and 2013", "Roster of International Arbitrators 2012" and the "Leading Lawyer Awards for 2012" in the category "Dispute Resolution - Greece". Ioannis has published among others the following publications: "Les directives de l'IBA sur l'impartialité, l'indépendance et la révélation en matière de l'arbitrage international" (Cahiers de l'Arbitrage, 2004), "Contributions to the ICCA Yearbook Commercial Arbitration, 2008, 2009 and 2011", "Greece" in the ICCA International Handbook on Commercial Arbitration (to be published); "Greece" in the World Arbitration Reporter (to be published) and several reports as co-reporter for Greece (Institute for Transnational Arbitration, USA).

Andrea Vincze is Adjunct Professor of Law and Fellow of the Institute of International Commercial Law at Pace Law School (White Plains, USA). She is admitted to practice in New York. She has been teaching and researching the UN Convention of International Sale of Goods (CISG), international commercial arbitration, investment arbitration, ADR, ODR, global consumer law and European Union law in Hungary and in the USA. She has published numerous articles on international arbitration topics and the CISG. Ms. Vincze is a member

of the Online Dispute Resolution Committee of the Consumer Sales Initiative "ConsumerShield," and Vice-President of a consumer protection organization in Hungary. Previously she was an assistant professor of law at the University of Miskolc (Hungary) and coached students for the Willem C. Vis International Arbitration Moot. She received her *juris doctor* degree at the University of Miskolc (Hungary), her LL.M. in Comparative Legal Studies at Pace Law School (USA), and is writing her Ph.D. on ICSID arbitration at the University of Miskolc.

Pilar Perales Viscasillas is Chair of Commercial Law at University Carlos III of Madrid (Spain), and formerly Chair of Commercial Law at University of La Rioja. Graduated from the Law School of the University Autónoma of Madrid (1991). He obtained his Doctor in Law at the University Carlos III of Madrid (1996), with honours. Member of the Spanish Bar since 2000. Consultant on domestic and international commercial legal matters and has acted as arbitrator in international commercial matters. Of Counsel at Baker & McKenzie (Madrid). Prof. Perales Viscasillas has published several books in Spanish as well as many articles in Spanish and English. Visiting Scholar at UNCITRAL and at the Universities of Columbia, Arizona and Pace, where she also was Adjunct Professor of Law. Also Visiting Professor at Queensland University and Louisiana State University. Spanish Representative at UNCITRAL in the Working Group on International Commercial Arbitration. CLOUT National correspondent. Observer at UNIDROIT on the WG (3rd edition UNIDROIT Principles of International Commercial Contracts). Member of the International Arbitration Group of the London Court of International Arbitration (LCIA). Member of the International Academy of Commercial and Consumer Law (IACCL). Member of the CISG-AC (The International Sales Convention -Advisory Council). Associate Member to the General Commission for the Codification of Commercial Law in Spain. She is also Co-Director and co-editor of the CISG database: Spain and Latin America, and co-director of Moot Madrid.

Stephan Wilske is a Partner in the Stuttgart office of Gleiss Lutz and a lecturer on international arbitration at the Universities of Heidelberg and Hanover. His practice focuses on arbitration and cross-border litigation. He regularly publishes and lectures on international dispute resolution and public and private international law. He received his doctorate from the University of Tübingen, Germany, his LL.M. from the University of Chicago (Casper Platt Award), his M.A. in political

science at the University of Tübingen, and his maîtrise en droit international from the Université d'Aix-Marseille III, France. Before joining Gleiss Lutz in 1997, he was an associate in the New York office of Rogers & Wells. He is admitted to the German and New York bars as well as to the U.S. Supreme Court and the U.S. Courts of Appeals for the Federal and the Second Circuit. He is a Fellow of the Chartered Institute of Arbitrators, a member of the Advisory Committee of the Swiss Arbitration Academy, and a Senior Committee Member of the Contemporary Asia Arbitration Journal. He is also an international correspondent (Germany) of the Revista Română de Arbitraj (Romanian Arbitration Review). In 2010, he was a visiting professor at National Taiwan University College of Law. He is a lecturer at the University of Heidelberg.

Ali Yeşilirmak is a Member of the Faculty in Kadir Has University Law Faculty in İstanbul.

Muhammad Zayd is an Associate with Zul Rafique & Partners. He was admitted as an Advocate & Solicitor of the High Court of Malaya in 2010.

Gaļina Žukova is an Attorney at White & Case LLP, Paris, as well as Associate Professor at the Riga Graduate School of Law (Latvia). Formerly, she was Counsel at the Secretariat of the ICC International Court of Arbitration (Paris), where she was leading Central and Eastern Europe case management team. Her academic credentials include LL.B (University of Latvia), LL.M (University of Exeter), and Ph.D (European University Institute in Florence). Dr. Žukova has particular experience in international trade and dispute resolution and is the author of several publications on these subjects.

Eduardo Zuleta is a Partner and head of the Dispute Resolution and International Law Practices in GPZ Abogados. He became Co-Chair of the IBA Arbitration Committee in 2013. He is a member of the ICSID list of arbitrators appointed by the President of the World Bank and serves as member of the Court of Arbitration of LCIA and of the Governing Council of ICCA. Mr. Zuleta has many years of experience as both arbitrator and counsel in institutional and ad hoc arbitration proceedings, both in commercial and investment cases. He was associate and partner of a US international law firm for 16 years, where he acquired extensive experience as counsel in infrastructure, project finance and international commercial contracts, including

cross border acquisitions. He is also former Chair of the Americas Initiative and actual Vice Chair of the Institute for Transnational Arbitration. He was a member of the drafting commission appointed by the Colombian Government for the new Colombian law on international arbitration and as Chair of the IBA Arbitration Committee is involved in the drafting and review of Guidelines on different arbitration topics. Mr. Zuleta is a Colombian citizen. He graduated in law (JD), with honors from the Universidad del Rosario in Bogota and did postgraduate studies (LLM) at the University of London—Queen Mary, with a specialization in international dispute resolution.

ABOUT THE EDITORS

Professor Dr. Loukas Mistelis, MCIArb is an acknowledged authority in international dispute resolution. He has been listed as one of the "leading lights in international arbitration," "45 under 45" and is also listed in the *Who's Who of Commercial Arbitration* since 2007.

He is the Clive Schmitthoff Professor of Transnational Law and Arbitration and the Director of the School of International Arbitration at Centre for Commercial Law Studies, Queen Mary University of London. He is also Visiting Professor, NYU in London, and was a Visiting Scholar at Columbia University Law School and at Keio University Law School. He teaches LL.M. courses on International and Comparative Commercial Arbitration, International Trade and Investment Dispute Settlement, International Commercial Litigation and ADR. He is also an Academic Member of the Investment Treaty Forum and of the Institute of Transnational Arbitration.

Professor Mistelis was educated in Greece, France, Germany and Japan. He is fluent in English, German and Greek, has good knowledge of French and basic knowledge of Polish, Russian and Spanish. His publications include 65 referred articles and 13 books. He has practiced law in Germany, Greece and the UK, having also acted as a consultant in Cambodia, Japan, Moldova, Nigeria, Poland, Ukraine, and Vietnam and advised UNCTAD, UNCITRAL, ECLAC and EBRD. He has substantial arbitration experience, under ICC, ICSID, LCIA, UNCITRAL, SCC and Moscow Rules in commercial, corporate, energy and financial disputes. He is also designated to the ICSID Panel of Arbitrators.

Laurence Shore is a Partner with Herbert Smith Freehills in New York City and focuses his practice on international arbitration. Laurence has been the lead advocate in a large number of arbitration cases under, for example, the ICC, LCIA, ICDR, AAA, UNCITRAL, Cairo Regional Centre, and Swiss Rules. Laurence also has been called as an arbitrator on more than 25, ICC, ICDR and other arbitrations.

He has experience serving as co-arbitrator, tribunal chair and sole arbitrator in the following arbitral seats: New York, Connecticut, London, Geneva, Paris, The Hague, Montreal, Cairo, Tel Aviv and Cyprus. In addition to his work as an arbitration practitioner, Laurence has tried cases in the United States courts and in England's High Court. He originally joined Herbert Smith LLP (London office) in 1995, having previously worked at the United States Department

of State (Office of the Legal Adviser) and the Williams & Connolly law firm (Washington, D.C.). In 2008, he left London and Herbert Smith to relocate to the United States, and joined the New York City office of Gibson Dunn as a partner. Laurence returned to Herbert Smith in March 2013. His publications include "You Can Bet the Company but Not the State: The Proper and Improper Conduct of Sovereigns in Arbitration," World Arbitration and Mediation Review (2009 Vol. 3, Nos. 4-5); "Arbitration, Rhetoric, Proof: The Unity of International Arbitration across Cultures," in Contemporary Issues in International Arbitration and Mediation: The Fordham Papers (2009), Ed. A.W. Rovine (Martinus Nijhoff Publishers, 2010).