

ABOUT THE CONTRIBUTORS

Jalal El Ahdab (Jil Ahdab) is a Senior Associate in Orrick's Paris office and a member of the Orrick Arbitration Practice. After two years of experience in corporate and finance transactional work, his practice now concentrates mainly on domestic and international arbitration, both commercial (ICC, UNCITRAL, LCIA and VIAC) and investment (ICSID and UNCITRAL), with a focus on Europe, the Middle East, and Africa. He sometimes deals with international (civil/criminal) litigation and corporate matters. Mr. Ahdab is a member of both the Paris and Beirut Bars and is fluent in French, English and Arabic. He has taught Law & Religion at Sciences Po and teaches arbitration law at Versailles University. He is also managing editor of *The Journal of Arab Arbitration*, published quarterly, is a speaker at international arbitration conferences, and is also the author of numerous articles on arbitration and corporation matters. He will be publishing next year, together with Abdul Hamid El Ahdab, the third edition of *Arbitration with Arab Countries* (Kluwer).

Edmund Bao is a Solicitor at King & Wood Mallesons and specialises in complex cross-border disputes with an emphasis on international arbitration and commercial litigation. He has also acted for major financial institutions and corporations on regulatory and compliance matters including fraud investigations, anti-bribery and corruption, money-laundering, asset tracing and recovery. Previously, Edmund was the Australian Fellow at the World Bank's Integrity Vice Presidency in Washington D.C., reporting to the Sanctions Board and prosecuting companies for corruption in multinational development projects.

Alex Baykitch, a Partner at King & Wood Mallesons, has over 26 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. He 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 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. On 26 January 2017, Alex was appointed a Member of the Order of Australia for his significant service to the law in the field of international commercial arbitration, and to professional legal organisations. On 18 May 2017, Alex won the award for best Arbitrator of the Year' at the Australasian Law Awards.

Monique Carroll is a cross-border and regulatory dispute resolution Specialist with a focus on China related disputes. Her experience includes working in Australia and China acting as advisor and counsel in international arbitrations, international trade and investment treaty disputes and as international counsel providing strategic oversight for regulatory and government related disputes across jurisdictions. In October 2013, she joined the Sydney office of King & Wood Mallesons as Special Counsel. Between July 2012 and September 2013 Monique worked in the Beijing office where she gained a deep understanding of commercial and cultural issues relevant to China related disputes. Whilst in China, Monique represented SOEs, private companies and foreign clients in relation to private equity, emission reduction purchase agreements, joint venture, commodity and ship construction disputes, as well as investment treaty protection. Monique also has experience advising foreign clients on compliance issues and disputes before the Chinese courts. Monique utilizes a variety of methods to resolve disputes: mediation and negotiation; constitutional and administrative challenges to government decisions; litigation and arbitration. She has experience with arbitration conducted under ICSID; the UNCITRAL Rules; London Arbitration Act, WTO Dispute Resolution Rules and GAFTA, and located in Mainland China, Hong Kong, Singapore and London.

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Samaa A. Haridi is a Partner at Hogan Lovells US LLP whose practice focuses on Public International Law, Investment Treaty Protection, and International Commercial Arbitration. She is a civil and common law-trained, trilingual lawyer who represents corporations and financial institutions from all over the world in international commercial and investment arbitration, under the rules of all major arbitral institutions. She also frequently sits as an arbitrator in international disputes. Samaa has been ranked by clients and peers in *Chambers USA* and *Chambers Global* for International Arbitration. She has been singled out by clients for her "brilliant," "no-nonsense and impressive" approach. Sources also acknowledge her as being "hard-working and very entrepreneurial," as well as a "unique practitioner with unique skills" who delivers "clear and intelligent arguments." She is also recognized by *The Legal 500* and by *Who's Who Legal: Thought Leaders – Arbitration 2018*.

Federica Iorio obtained a double-degree law from La Sapienza University of Rome and Paris 2 Panthéon Assas in 2011. She joined the Milan office of Bonelli Errede Pappalardo law firm in 2012, where she practices competition law as well as international and commercial arbitration.

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Anna Kirk has a PhD in Public International Law from the University of Cambridge and is an experienced practitioner in international arbitration. She spent a number of years practising international arbitration at Herbert Smith LLP in London, where she represented clients in both commercial and investment treaty arbitrations. She is a Barrister at Bankside Chambers in Auckland (New Zealand) and works closely with Sir David Williams QC. She regularly acts as tribunal secretary in large international commercial arbitrations and assists on investment treaty arbitrations. She is a contributing author to Williams & Kawharu on Arbitration (2011 and 2017).

Sabine Konrad, a Partner in the Paris office of K&L Gates LLP since 2009, specializes in International Dispute Resolution and in particular in International Arbitration and Public International Law, regularly advising investors and governments in matters of investment protection. She also sits as arbitrator. In 2007 the Government of the Federal Republic of Germany appointed her as a member of the Panel of Arbitrators of the World Bank's International Centre for Settlement of Investment Disputes (ICSID). She was also closely involved in setting up the Frankfurt International Arbitration Center, which serves as a cooperation facility of ICSID for investment treaty arbitrations in Germany. Dr. Konrad publishes extensively on investment arbitration. She is a co-founder of the Frankfurt Investment Arbitration Moot Court and designs the case studies for this international moot court competition. Dr. Konrad is a German Rechtsanwältin and was admitted to the Frankfurt Bar in 2002. She also is a Fellow at the Chartered Institute of Arbitrators.

Philippe Leboulanger is the Founding Partner, Leboulanger & Associés, France, an Attorney called to the Paris Bar, lecturer on International Arbitration at Panthéon-Assas University (Paris II) and former Chairman (2010-2012) of the French Arbitration Committee (CFA). His specializations include international business law, litigation and arbitration. He was an Associate at Coudert Frères, 1974-1977. He has appeared as Counsel and has been appointed as Co-Arbitrator, Sole Arbitrator and Chairman of Arbitral Tribunals in numerous international arbitrations (ICC, UNCITRAL, ICSID, CRCICA, LCIA, DIAC, CCJA – OHADA, Ad Hoc) concerning State Contracts, Construction, Sales, Distribution, Investments, Oil and Gas, Transfer of Technology, Joint-Ventures, etc. He is a member of various Panels including the ICC (French Committee); Cairo Regional Centre for International Commercial Arbitration – CRCICA (Member of the Board of Trustees and of the Advisory Board); Dubai International Arbitration Centre – DIAC (Member of the Board of Trustees); London Court of International Arbitration; Kuala Lumpur International Arbitration Centre (Malaysia); Vilnius International Commercial Arbitration (Lithuania); Dakar Arbitration Centre (Senegal); Madagascar Arbitration and Mediation Centre. Lecturer and visiting professor at various universities in Paris, Cairo and Bucharest, Mr. Leboulanger is author of *“Les contrats entre Etats et entreprises étrangères”* and has written numerous articles and notes on international arbitration. He has been invited as a speaker at various conferences and seminars in the UK, Europe, Africa, India, North and South America and the Middle East.

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Loretta Malintoppi is Barrister of 39 Essex Chambers in Singapore. She has a law degree from Rome University and holds an LLM in Common Law Studies from Georgetown University Law Centre. Ms. Malintoppi is dually qualified (Paris and Rome Bars) and is registered to practice as a Foreign Lawyer in Singapore. She specializes in both international commercial and investment arbitration. She acts as counsel, advocate and arbitrator and has represented private companies, States and State entities in proceedings under a variety of arbitration rules, including ICSID, ICC, UNCITRAL, SIAC, LCIA and DIAC. Ms. Malintoppi also appears as counsel and advocate in State-to-State disputes before the International Court of Justice and in ad hoc arbitrations. She was a Member for Italy of the ICC International Court of Arbitration from 2000 to 2009 and served as a Vice-President of the ICC Court from 2009 until 30 June 2015. Ms. Malintoppi has written a number of articles on investment arbitration and State-to-State litigation and is one of the co-authors of *The ICSID Convention – A Commentary* published by Cambridge University Press in 2009. She is also a member of the Editorial Board of *The Law and Practice of International Courts and Tribunals*, editor of the series *International Litigation in Practice Series*, and a member of the editorial advisory board of the *Journal of World Investment and Trade*. Ms Malintoppi is regarded by the legal directory *Chambers Global* as a leading individual in international arbitration.

Andrea J. Menaker is a Partner of White & Case LLP where she practices international arbitration. Prior to joining White & Case, she was Chief of the NAFTA Arbitration Division for the U.S. State Department where she represented the United States in arbitrations under NAFTA Chapter Eleven and participated in the drafting of the 2004 U.S. Model BIT and the investment protection and dispute resolution provisions in U.S. BITs and Free Trade Agreements, including the CAFTA-DR.

Colin Ong is a Barrister Associate Member at Stone Chambers in London. He is also Senior Partner at Dr. Colin Ong Legal Services in

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Luca G. Radicati di Brozolo holds the chair of Private International Law at the Catholic University of Milan, where he also teaches Law of International Arbitration and Transnational Commercial Law. In 2013 he founded the arbitration and litigation boutique Arblit – Radicati di Brozolo Sabatini Benedettelli (www.arblit.com), after more than 20 years as a partner at two of Italy's top firms. He is a door tenant at Fountain Court Chambers in London (www.fountaincourt.co.uk). His current practice focuses primarily on international arbitration as presiding, party-appointed and sole arbitrator, counsel and expert. He has significant experience in investor-State arbitration, having acted as counsel in several high-profile cases (including the ICSID cases *Saipem v Bangladesh* and *Ambiente Ufficio v. Argentina* and *Giovanni Alpi v. Argentina* and in several UNCITRAL cases against the Czech Republic under the Energy Charter Treaty and several BITs). He also

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“especially acclaimed for his knowledge of investment treaty matters and for his academic prowess” (Public International Law, 2014). Legal 500 says “Anthony Sinclair has ‘fantastic analytic skills and a broad range of PIL knowledge’,” (Public International Law, 2012). He is rated by Who’s Who Legal (Commercial Arbitration) and in 2011 was named one of Global Arbitration Review’s “45 under 45” leading arbitration practitioners.

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