

ABOUT THE CONTRIBUTORS

Tan Sri Dato’ Cecil Abraham, Senior Partner with Cecil Abraham & Partners, is a Barrister-at-Law of Middle Temple and graduated with an LL.B. Hons from Queen Mary College, University of London. He is a fellow of Queen Mary College and a Bencher of Middle of Temple. He was admitted to as an Advocate and Solicitor of the High Court of Malaya in 1970. 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.

Dato’ Sunil Abraham, Partner with Cecil Abraham & Partners, is a Barrister-at-law of Middle Temple and graduated with a BSc Economics Hons from the London School of Economics and Post-Graduate Degree in Law from BPP Law School in London. He was admitted as an Advocate and Solicitor of the High Court of Malaya in 2004.

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 (Malaysia), 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 Director of Legal Affairs at the University of Central Asia, an international educational organization established by an international treaty signed between Tajikistan, Kyrgyzstan, Kazakhstan and the Ismaili Imamate in August 2000, ratified by their respective parliaments and registered with the United Nations. He is also a Ph.D. candidate at the Kyrgyz National Academy of Sciences. As a professional lawyer with around 15 years of international experience and background, Nurzhan Albanov is currently responsible for provision of leadership and management to the Legal Affairs function across UCA in Kyrgyzstan, Tajikistan and Kazakhstan. He is comfortable to handle complex legal issues arising from different fields of law and periodically deals with transnational projects involving Kazakhstan, Kyrgyzstan, and other countries. Nurzhan has substantial experience on legal due diligence investigations of companies from various industries and high premium on providing preemptive legal support in Russian or English.

Aizhan Albanova holds a LL.M. from American University in Washington and is Legal Counsel at KOC.

Khadija S. Ali is a Barrister of Counsel for Leadership. Khadija practices civil and commercial law, and in particular international commercial litigation and arbitration. From her time practising at chambers in London she has a background in employment, family, public and international law. Khadija is an experienced trial advocate and has a good understanding of cases with a foreign element and those involving an interplay with different areas of law. She is a fervent advocate of women's rights. Previously, Khadija practised at a law firm in the United Arab Emirates where she handled a broad range of litigation and dispute resolution matters. She regularly advised and represented clients in arbitration proceedings and before the Courts of the Dubai International Financial Centre (the DIFC Courts). Khadija also sat on a committee of the DIFC Courts and assisted in drafting the Courts' rules relating to cost orders. She received an Honourable Mention at the DIFC Courts' first Access to Justice Awards in October 2012, for her dedication and commitment to the Court's Pro Bono Programme. Khadija is a regular contributor to dispute resolution publications in the region and is also a member of the editorial board of the Arab Law Quarterly. Khadija is a Legal 500 EMEA recommended dispute resolution practitioner.

Phillip Bliss Alikier is a Barrister of the Honourable Society of the Inner Temple at Tanfield Chambers in London specialising in international commercial contractual disputes including international

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Abdullah M. Alsaidi (Dr.) is Minister of the Ministry of Legal Affairs, Sultanate of Oman. He had served as the Yemeni Ambassador to the United Nations from 22 July 2002 to 2011. He has also held important government positions, including Vice-Minister for Foreign Affairs from 1999 to 2002 and member of the National Arbitration Committee with Eritrea over the Hanish Islands from 1996 to 2002. In 1995, he served as Counsellor in the Office of the Foreign Minister. From 1986 to 1988, he was Director of the Deputy Foreign Minister's Office. In 1997, he was a member of the Yemeni delegation to the United Nations Mission. He also served as foreign minister from 2014 to 2015.

Torki A. Alshubaiki (Dr.) is Dean and Founder of the College of Law & International Relations at Alfaisal University. He had worked as the secretary of the Arbitration Board at the Riyadh Chamber of Commerce and Industry from 1994 to 1997. He then left to practice law with the law firm of Baker & McKenzie. 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. He participated in founding the college of law at Prince Sultan University, where he taught business law, and private international law.

Darwin P. Angeles is a Partner at MOSVELDTT Law Offices and presently heads its Intellectual Property (IP) Department. His practice also covers dispute resolution, data privacy tech law, and special projects. For six (6) consecutive years, he has been listed as a *Rising Star for Dispute Resolution* (2020–2022) and *Next Generation Lawyer* (2017–2019) in the Philippines by the Legal 500 Asia-Pacific.

As an IP lawyer, Mr. Angeles specializes in patent prosecution for computer-implemented technologies, commercialization of IP assets, and IP rights enforcement. He has successfully prosecuted multiple patents involving blockchain, data science and artificial intelligence technologies and defended clients in patent and trademark disputes. He has successfully represented clients in invalidating evergreened patents for lack of inventive step and defended companies from multimillion-dollar patent infringement suits. He has successfully represented small business owners in trademark ownership disputes as well as handled IP enforcement actions with law enforcement agencies.

As a dispute resolution practitioner, Mr. Angeles specializes in commercial and construction arbitration and appellate litigation. He has successfully prosecuted claims and defended clients before the Permanent Court of Arbitration, Hong Kong International Arbitration Centre, and Construction Industry Arbitration Commission. He has appeared before the Philippine Supreme Court in high profile constitutional cases. Among his clients include Retired Senior Associate Justice Antonio T. Carpio, Retired Justice and Ombudsman Conchita Carpio Morales and faculty of the University of the Philippines College of Law in *Carpio v. Anti-Terrorism Council*; Honorable Congressman Vicente S.E. Veloso in *Hon. Veloso v. Philippine Drug Enforcement Agency*; human rights victims in *Ocampo vs. Enriquez*; and members of the LGBT community in *Falcis vs. Civil Registrar-General*. Mr. Angeles also has considerable experience in infrastructure and private-public partnership projects where he served as transaction advisor for water, public transport, and business district projects.

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

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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.

Ivanna Artemovych is an Associate at Asters in Ukraine. Ivanna focuses on complex domestic and cross-border business litigations, as well as international arbitrations, including commercial and investor-state disputes. She also advises clients on issues related to fraud investigation, asset tracing and insolvency. Her experience also includes contentious cross-border litigations in the UK, the US, Israel, Cyprus, Switzerland, and Germany.

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Crina Baltag is a Senior Lecturer in International Arbitration at Stockholm University and qualified attorney-at-law since 2004, with extensive practice in international commercial and investment arbitration, international dispute resolution, private and public international law. Crina holds a PhD degree in International Arbitration from Queen Mary University of London (UK), LL.M in International Commercial Arbitration Law from Stockholm University (Sweden), M.Sc. in International Business from Academy of Economic Studies (Romania), LL.B. from University of Bucharest (Romania). Crina also holds a Postgraduate Certificate in Teaching in Higher Education (UK) and she is Fellow of the UK Higher Education Academy.

Chiann Bao is an Independent Arbitrator at Arbitration Chambers (with offices in Hong Kong, New York and London). She is qualified in Hong Kong and New York. Chiann is listed on the panel of the major arbitration institutions and has served as tribunal chair, co-arbitrator and sole arbitrator in ad hoc and institutional arbitrations under the ICC, UNCITRAL, SIAC, HKIAC, KCAB, CIETAC, and SCIA rules. She also serves as emergency arbitrator. She is a fellow of the Chartered Institute of Arbitrators and a CEDR-accredited mediator. Prior to becoming an independent arbitrator and mediator, Chiann worked in private

practice where she focused on complex international arbitration and litigation, acting as counsel for corporates, state-owned enterprises and states in a range of disputes in various sectors. Chiann has served as counsel in cases arising from construction projects, intellectual property, licensing, shareholder agreements, joint venture agreements, real estate projects, financial services agreements and other contractual disputes. She advised clients on all aspects of the arbitral process under the major arbitral rules, including UNCITRAL, ICC, HKIAC, SIAC, and CIETAC. Chiann currently serves as a vice president of the ICC Court of Arbitration and is the chair of the ICC Commission task force on arbitration and ADR. She is also a member of the ICC Belt and Road Initiative Commission. From 2010 to 2016 she served as the secretary general of the Hong Kong International Arbitration Centre where she managed hundreds of arbitrations before tribunals in Asia. During her tenure, HKIAC was recognized as the most frequently used arbitral institution outside of Europe, most improved institution and ranked as the third best arbitral institution worldwide by the 2015 International Arbitration Survey, conducted by Queen Mary University of London.

Eduardo Barboza, Senior Partner at Amprimo, Flury, Barboza & Rodriguez Abogados, 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. In his professional career, he has been Senior Partner and Head of the Contracts and Real Estate practices at Estudio Echecopar, member firm of Baker & McKenzie International, firm which he was a part of for almost thirty years, having also formed part of the Latin American branch of the prestigious firm Wilmer, Cutler, Pickering, Hale and Dorr LLP, in Washington D.C. 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

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Nadia El Baroudi-Kostrikis is a former Attorney at Law, registered with the Paris Bar Association. She holds a doctorate degree in Law from the Faculty of Law of Montpellier I (France) and is a Fellow of the Chartered Institute of Arbitrators in London (UK). She is also a member of the CIArb Cyprus Branch Committee and the ICC Commission of Arbitration and ADR in Paris (France). She is listed in the roster of arbitrators of several arbitration institutions such as the Court of Arbitration for Art (CAfA), Hague (Netherlands), the China International Economic and Trade Arbitration Commission (CIETAC), Beijing (China), the Casablanca International Mediation and Arbitration Center (CIMAC), Casablanca (Morocco) and MIZAN, Arbitration and Mediation Center, Casablanca (Morocco).

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).

Alex Baykitch is an International Arbitration Consultant and one of Australia's preeminent Arbitrators, with over 26 years' experience in cross border litigation and international arbitration. He is consistently listed as a leading individual in legal directories and has extensive experience in arbitration in major construction, engineering and infrastructure matters. 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 former 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./U.S.). 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

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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, CCJA, 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.

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 arbitration. 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.

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

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Percival Billimoria, Esq., is a Senior Advocate (a designation in India akin to King's Counsel) specialising in international commercial disputes, which especially includes international arbitration and cross-border disputes in Courts in India. Percival practices mainly at the High Court of Delhi, the Supreme Court of India. He has significant experience in infrastructure projects, including oil and gas, power projects and construction law disputes.

Carlos Brandes is a Partner at Guyer & Regules in Uruguay. He is a lawyer and notary public, and mainly works in the Litigation Department. He is Assistant Professor in Procedural Law at the School of Law, University of Uruguay. His practice includes Litigation, International Commercial Arbitration, Collections, Torts and Antitrust, being specialist in procedural and commercial law.

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

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Roque J. Caivano is a Professor of arbitration, commercial law, mediation and contract law at the Faculty Law of the University of Buenos Aires and has a Doctorate in Juridical Sciences from the Universidad del Salvador. Mr. Caivano is the Legal Director of the Grain Exchange, acts as an arbitration expert. He has also acted as arbitrator in ICSID cases. Also a renowned scholar, Mr. Caivano has authored a leading publication on arbitration and mediation and has authored numerous articles on this topic. Mr. Caivano is the co-founder and Executive Committee member of the UBA-Universidad del Rosario International Arbitration Moot, the main international arbitration competition in Latin America.

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.

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J. Brian Casey has 40 years of experience in commercial dispute resolution. He is a former Principal of Baker & McKenzie International and a former Chair of the Firm's North American Litigation Practice group. In 2012 he formed Bay Street Chambers in order to devote his time exclusively to arbitration. He has a Bachelor of Engineering degree, a J.D. and an LL.M. in international business law. He was called to the Bar in 1976. He has been a Fellow of the Chartered Institute of Arbitrators since 1995. Brian is listed in tier one in *Chambers Global*

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Ricardo A. Cevallos has a dual practice in the United States and El Salvador. His specialty practice areas are Business Law, Banking & Finance, and Dispute Resolution. 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 Senior Legal Adviser, Head of Regulatory and Compliance with DFDL in Lao PDR. Lasonexay is a Lao Bar Association member and is the head of the regulatory and compliance team in Vientiane. He attends to and supervises corporate matters, including company establishment, investment applications and other filings as well as providing general market entry legal advice to foreign investors. He received his Bachelor of Laws (LL.B.) from the National University of the Lao PDR and Master of Laws (LL.M.) from Yokohama National University, Japan.

Brennan Coleman is a Senior Legal Consultant at RMA Group Company Limited in Bangkok. Formerly the managing director of DFDL, he brought a high-level of leadership experience upon his appointment as RMA Group's first general counsel. Brennan has practiced as a corporate and commercial lawyer for over 11 years in Australia, the United Kingdom

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Eileen Crowley is an Associate with White & Case LLP, based in London. 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.

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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.

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Amadou Dieng is an Attorney at law (Paris Bar), specializing in international business transactions, international banking and investment law. Previously, he was a lecturer at the Institute of Latin American Studies (IHEAL) of the University Sorbonne Nouvelle of Paris and permanent Secretary of the Centre for Arbitration and Mediation of the Chamber of Commerce, Industry and Agriculture of Dakar, Senegal. He also authored different articles on international legal matters, including with regard to the Organization for the Harmonization of Business Law in Africa (OHADA).

Domenico Di Pietro practises international arbitration with Bryan Cave Leighton Paisner LLP. He has acted in a great variety of arbitration proceedings worldwide including major commercial disputes, investment arbitrations and sport disputes at the Olympics. He frequently serves as an arbitrator. Domenico lectured 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 authored and edited numerous leading publications on several aspects of international arbitration. He graduated in law at University of Rome La Sapienza and received his LLM from Queen Mary, University of London. He is a Freeman of the Worshipful Company of Arbitrators, City of London and a founding member of Arbit, the Italian Forum for Arbitration and ADR.

Valeria Dubeshka, LL.M. Stockholm University, is an Associate at Sorainen. With a primary focus in Dispute Resolution and Competition and Regulatory practice, she has participated in resolving complex international disputes in the fields of international trade and construction in the following arbitration institutions: ICC (Paris), SCC (Stockholm), VIAC (Vienna) and IAC at the BelCCI (Belarus). She also has

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Patricia has been based in Paris, France since 2019 where she worked for various international arbitration and public international law firms on high-level and multi-regional disputes involving complex issues in investment treaty and international commercial arbitrations under ICC, ICSID, LMAA, and SCC Rules.

Prior to coming to France, Patricia was with Poblador Bautista & Reyes Law Offices in Makati City, Philippines, where she was counsel in several domestic and international arbitrations (*ad hoc* and institutional conducted under the rules of the UNCITRAL and the ICC), among which were disputes involving claims against the Philippine government. She also advised companies on pre-arbitration matters, applications for interim measures, and enforcement of foreign arbitral awards. She regularly acted as counsel in various civil, criminal, and commercial litigations, including mediation proceedings, before domestic courts and quasi-judicial bodies including the Securities and Exchange Commission, the Philippine Competition Commission, and the Intellectual Property Office of the Philippines. Patricia clerked for the Supreme Court of the Philippines where she aided in the preparation of memoranda on cases involving international defense cooperation and bilateral trade agreements, international commercial arbitration, construction arbitration, and the enforcement of foreign judgments.

She has taught both public and private international law in several law schools in the Philippines, including at the College of Law of the University of the Philippines, Far Eastern University, and University of Makati.

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 investor-state 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 an Associate in Foley Hoag's International Litigation & Arbitration Department, based in Paris. Originally trained in Italy, she is admitted to the New York Bar and focuses her practice on advising and representing sovereign States and State-owned companies in disputes related to foreign investment. Prior to joining the firm, Eva Paloma practiced in leading international law firms, both in London and in Italy, where she worked on several high-profile investor-State arbitrations, both representing the State and the private entities. Eva Paloma graduated *summa cum laude* from the University of Milan. She was awarded the "Premio Daniele Padovani" for best dissertation in Private International Law. Eva Paloma earned her LL.M in International Business Regulation and Arbitration at NYU School of Law, where she was a Dean's Graduate.

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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. 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).