

ABOUT THE CONTRIBUTORS

James Allsop is a Senior Associate and solicitor advocate based in the London office of Herbert Smith Freehills. After graduating from Oxford University James joined Herbert Smith (as it was then) in 2006, qualifying into the firm's dispute resolution practice in 2008. James' practice includes both commercial litigation and international arbitration, representing clients across a broad range of business sectors with principal industry areas including pharmaceutical and healthcare, banking and financial services, consumer products, automotive and shipping. James has acted in arbitrations conducted under various institutional rules including ICC, LCIA, JCAA, ZCC as well as pure ad hoc arbitrations, with seats across Asia and Europe. From April 2012 to November 2015, James was based in Herbert Smith Freehill's Tokyo office where he was licensed to advise as a Gaikokuho Jimu Bengoshi. During his time in Tokyo James acted as counsel on a number of arbitrations before TOMAC, including as advocate.

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.

Adriana Aravena-Jokelainen is Legal Counsel at the Finland Arbitration Institute (FAI) and Secretary of the Directive Committee

of the Nordic-Baltic Chapter of the Spanish and Ibero-American Arbitration Club (CEIA). Previously, she was a member of the Arbitration Practice Group of a leading Finnish law firm for nearly five years, where she gained knowledge and practical experience in domestic and international arbitrations (FAI, SCC, ICC and ICSID). Before moving to Finland in 2003, she qualified as a Chilean lawyer and worked in one of the largest business law firms in her home city Concepción, Chile. Ms. Aravena-Jokelainen holds a law degree from the University of Concepción, Chile, and a postgraduate diploma in Biosafety from the University of Concepción, Chile, in collaboration with UNIDO (United Nations Industrial Development Organization). She also holds an *Industriekauffrau* bilingual degree (German/Spanish), having trained with the chemical company BASF in Chile.

Vladimír Balaš is an Associate Professor at the Department of International Law, Charles University, Faculty of Law in Prague, and former director of the Institute of Law of the Czech Academy of Sciences. Membership: Permanent Court of Arbitration (PCA), ICSID Panel of Arbitrators, ILA (President of Czech ILA Branch), International Academy of Comparative Law, Czech Bar Association, List of Arbitrators of Arbitration Court attached to the Economic Chamber of the Czech Republic and Agricultural Chamber of the Czech Republic (Vice-president of CAC since 2016). Fields of specific expertise: International Law, International Economic Law, International Investment Law, Peaceful Settlement of Disputes, International Arbitration. Counsel, legal expert and expert witness in ICSID and UNCITRAL investment arbitrations, Counsel, arbitrator and expert witness in numerous international commercial arbitrations. Member of the Czech delegation at UNCITRAL, Working Group II (Arbitration and Conciliation).

Zolzaya Batsukh is a Specialist at Mongolian International and National Arbitration Center /MINAC/at the Mongolian National Chamber of Commerce and Industry /MNCCI.

Valeria Butyrina is a Deputy Director of the Russian Arbitration Center at the Russian Institute of Modern Arbitration. Valeria used to administer arbitral proceedings and has acted as a tribunal assistant in plenty of arbitrations under the Arbitration Rules of the RAC. Since 2020, Valeria mostly focuses on research activities within the RAC, she took part in the elaboration of different sets of Arbitration Rules of the RAC and frequently acts as an expert on different issues of arbitration procedure. Prior to starting her career at RAC, she had experience working in litigation at a Russian law firm.

Nguyen Thi Hai Chi is Deputy Secretary-General of the Vietnam International Arbitration Centre.

Phan Trong Dat (MCIArb) is the Vice Secretary-General of the Vietnam International Arbitration Centre at the Vietnam Chamber of Commerce and Industry (VIAC).

Dmitry Davydenko is a Senior Research Fellow and an Associate Professor at Belarusian State University, Director of CIS Arbitration Forum and holds a Ph.D. in Law awarded in Russian in 2004. He is listed and practices as an arbitrator of many arbitral institutions including the Hong Kong International Arbitration Center and Shenzhen Court of International Arbitration. Dr. Davydenko specializes in private international law and procedure, law of international commerce, including maritime disputes, contract law and conflict of laws, recognition and enforcement of arbitral awards and foreign judgments, and has extensive experience in international commercial arbitration.

Dr. Davydenko has advised and represented a broad range of clients in national and cross-border matters, including before the SCC, the ICAC and MAC at the Russian Federation Chamber of Commerce and Industry and Russian state commercial courts. He has taken part as arbitrator in more than 55 proceedings, including several under the Rules of the ICC Court of International Arbitration. He has a vast experience providing legal opinions and expert reports on Russian law and is a certified lawyer in Belarusian law.

Dr. Davydenko is a frequent speaker at conferences and has authored numerous publications on amicable dispute settlement, international commercial arbitration and mediation, and law of international commerce.

Maarten Devinck is a Transaction Lawyer at Freshfields Bruckhaus Deringer, Germany. and a Teaching Assistant at Ghent University, Belgium.

Marko Djinović, is Secretary General of the Ljubljana Arbitration Centre at the Chamber of Commerce and Industry of Slovenia (the LAC) where he is responsible for the management of work for the LAC. Prior to becoming Secretary General of the LAC, Marko held senior legal positions at the Slovenian Chamber of Commerce. His areas of expertise include in particular international commercial law and corporate law affairs. Marko is also Expert Advisor to the International Chamber of Commerce (ICC), National Committee of Slovenia, a member of the ICC

Commission on Arbitration and ADR (2012–present) and ICC Commission on Commercial Law and Practice (2010–present). Marko is the Executive Editor of the Slovenian Arbitration Review (SAR) and visiting lecturer at the Faculty of Economics, University of Ljubljana where he teaches arbitration.

Milena Djordjevic is Lecturer at the University of Belgrade Faculty of Law.

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 taken part in ad hoc arbitration, and has managed sport arbitration cases under the CAS Rules, which is unique for Belarus.

Miguel Ángel Fernández-Ballesteros is former President of the Madrid Court of Arbitration, Spanish Arbitrator, and Chair of Civil Procedural Law at the Universidad Complutense de Madrid.

Aleš Galič is a Professor at the Faculty of Law, University of Ljubljana, with major interests in teaching and research being Civil Procedure, International and European Civil Procedure, International Private Law, Arbitration and ADR. In addition, he has been working part-time as a legal advisor to the Constitutional court of Slovenia since 1996, where he specializes in matters relating to constitutional procedural guarantees. Prof. Galič is a member of the Board of the Ljubljana Arbitration Centre.

Björn Gehle has advised clients on construction projects and construction-related disputes throughout Asia, Europe, Africa, the Middle East and Australia. He has represented government departments and private sector clients in relation to disputes involving major infrastructure projects including ports, railways, tunnels, hospitals, power plants, oil & gas pipelines and other commercial construction projects. His other areas of specialisation are international trade and protection of foreign direct investments. He is a founding member and co-chair of the Australasian Forum for International Arbitration (AFIA), a member of the Global Advisory Board of the International Centre for Dispute Resolution in New York (ICDR Y&I) and a Special Associate to the Australian Centre for International Commercial

Arbitration (ACICA) where he is a member of the drafting committee for ACICA's international arbitration rules.

Beata Gessel-Kalinowska vel Kalisz is the Honorary President of the Lewiatan Court of Arbitration.

Marian Gili is Associate Professor of Private Law at Universitat Oberta de Catalunya (Barcelona).

Sergiy Gryshko is a Partner and the Head of the Dispute Resolution practice of Redcliffe Partners. He represents clients at all stages of international arbitration proceedings, offering seamless pre-arbitration, arbitration and post-arbitration advice. He has handled arbitrations under a variety of international institutional and ad hoc arbitration rules, including ICACU, LCIA, LMAA, SCC, ICC, UNCITRAL and ICSID. Sergiy has also advised major oil & gas and energy sector clients in investment arbitrations. Sergiy is a listed arbitrator of the International Commercial Arbitration Court at the Ukrainian Chamber of Commerce and Industry, and at the JSM Permanent Court of Arbitration (Slovak Republic). He is the Head of ICC Ukraine's Commission on International Arbitration and a member of the Council of the Ukrainian Bar Association Committee on Procedural Law. Sergiy is recommended for Dispute Resolution by Chambers Europe 2016 and Chambers Global 2016. He is also recommended for International Arbitration by Ukrainian Law Firms 2016.

Vu Thi Hang is a Member of the Vietnam International Arbitration Centre at the Vietnam Chamber of Commerce and Industry (VIAC) Secretariat.

Sadaff Habib is a Senior Associate in the Dubai office of Beale & Co specialising in construction related international arbitration and dispute resolution. She is a New York qualified attorney and has significant experience in the Middle East having spent the last eight years practising at both local and international firms in the UAE. Sadaff has represented large regional developers, contractors and subcontractors on significant construction and infrastructure disputes in arbitration under institutional rules including the DIAC, DIFC-LCIA, ADCCAC and the Swiss Rules of International Arbitration.

Prior to joining the firm, Sadaff worked in-house for a Saudi contractor managing their arbitration and litigation portfolio and advising on infrastructure projects such as the Ras Al Khaimah Ring

Road project. Her non-contentious experience includes drafting construction contracts modelled on FIDIC and bespoke construction contracts for developers, contractors and subcontractors.

Sadaff sits as arbitrator in real estate and construction disputes with the Dubai International Arbitration Centre and has also been appointed as tribunal secretary in over a dozen arbitrations for reputable sole arbitrators and tripartite tribunals.

Doug Jones is a Sydney-based Partner in the Australian law firm of Clayton Utz where he heads the International Arbitration and Major Projects Groups of the firm. Doug is a door tenant at Atkin Chambers, London. His experience includes acting as Arbitrator and Counsel in major international arbitrations, and advising on major projects in the areas of buildings, road and rail infrastructure, power, potable and waste water, mining infrastructure and processing, and on and offshore oil and gas. Doug sits as an international commercial and investor / state arbitrator. Details of his arbitration experience can be found at www.dougjones.info. Doug is currently President of the Australian Centre for International Commercial Arbitration, past President of the Chartered Institute of Arbitrators, London (2011), and a Member of the LCIA Court. He is an Australian Government nominee on the ICSID panel of arbitrators and a foundation fellow and graded arbitrator of the Institute of Arbitrators & Mediators Australia, Fellow, Arbitrators and Mediators Institute of New Zealand, President, Dispute Review Board Foundation Australia, member of the ICC Australia Arbitration Committee, and a member of a number of panels of International Arbitral bodies. In January 1999 Doug was made a Member of the Order of Australia in recognition of his services to construction law and dispute resolution, and in June 2012 Doug Jones was made an Officer of the Order of Australia, for distinguished service to the law as a leader in the areas of arbitration and alternative dispute resolution, to policy reform, and to national and international professional organisations. He is Co-Editor in Chief of the *International Construction Law Review* and Editorial Board Member of *International Trade and Business Law Review*, *India Business Law Journal* and *Global Arbitration Review*. He is International correspondent for Australia of the *Romanian Review of Arbitration*. He lectures, and authors articles for publication, within Australia and internationally.

László Kecskés is the President of the Arbitration Court attached to the Hungarian Chamber of Commerce and Industry (from 2007) and an experienced International Arbitrator from 1995. He is Corresponding

Member of the Hungarian Academy of Sciences (from 2013). He is Professor of Law at the University of Pécs, Faculty of Law, Civil Law Department (from 1977 until the present time being) teaching the following subjects: Civil Law, Comparative Civil Law, Private International Law, EC Law, Approximation of Laws, and Problems of State Immunity and State Liability. He acts as Dean of the Faculty of Law (from 2013). He was Deputy Secretary of State in the Ministry of Justice (from 1990 to 1995) in the following special fields: codification of civil law and economic law, harmonization of the Hungarian law with the EC law. He played a role also as Member of the Hungarian government delegation on the negotiations with the EC and its Member States concerning the agreement on Hungary's association to the EC and its Member States (1990-1991). He was the Chairman of the Legal Science Commission of the Hungarian Academy of Sciences (2007- 2012) and he is the Chief Editor of periodical "Európai Jog" (European Law) published by HVG-Orac (from 2001).

N G Khaitan is a Senior Partner of Khaitan & Co, one of the top three Law Firms in India. He was awarded Bell Chamber's Gold Medal for standing first in all the Law Examinations by the Incorporated Law Society, Kolkata. He is currently the President of the Indian Council of Arbitration, New Delhi; President of Agra-Horticultural Society of India; Vice President of Bharat Chamber of Commerce, Kolkata; Executive Committee Member of The Federation of Indian Chambers of Commerce and Industry; Chairman, Law Firm Section, Indian National Bar Association, New Delhi; and Executive Committee Member of Mahadevi Birla World Academy and Gyan Bharati School. He is the former President of two leading Clubs. He is also on the Board of several well-known Public Limited Companies.

Elena Kumashova, LL.M. Harvard is an Associate with VVGB Advocaten in Brussels. Ms. Kumashova specialises in international trade law, WTO law and international arbitration. Ms. Kumashova represents clients in the WTO dispute settlement proceedings, before the Court of Justice and the General Court of the European Union and in arbitration proceedings under ICC, SCC, LCIA and ICSID Rules. Ms. Kumashova is admitted to practice law as Solicitor in England & Wales and Attorney-at-Law in New York.

Nejc Lahne is a Deputy Secretary General of the Ljubljana Arbitration Centre at the Chamber of Commerce and Industry of Slovenia (LAC). He also works as a Senior Legal Advisor at the Chamber of Commerce and Industry of Slovenia (CCIS) and is an Expert Advisor to the ICC

Slovenia—an International Chamber of Commerce national committee. Nejc is a member of the ICC Commission on Commercial Law and Practice and the ICC Commission on Arbitration and ADR. His practice focuses on international arbitration and alternative dispute resolution. He also advises clients on the field of contract drafting, preparation of international commercial contracts and international transactions. Nejc has presented at numerous conferences and written on various topics in relation to arbitration.

Hanna Meliana is a Senior Associate at Herbert Smith Freehills' associated firm in Indonesia, Hiswara, Bunjamin & Tandjung. She has just completed her secondment program at Herbert Smith Freehills' Singapore office and specialises in construction projects in Indonesia, energy, investment and infrastructure. Hanna holds Master's degree in law from Queen Mary University (London) focusing on build, operate and transfer (BOT) projects and the use of the FIDIC Silver Book.

Elina Mereminskaya is Partner at Wagemann Lawyers & Engineers, Chile. She is also a Member of the CAM Santiago Board of Directors. Between 2007 and 2013 she served as Special Advisor for International Arbitration and Mediation Center of the Santiago Chamber of Commerce (CAM Santiago). Ms. Mereminskaya studied law at Baltic University of Immanuel Kant (former Kaliningrad State University) where she graduated with highest honors (1996). She graduated with maximum distinction from LL.M. Georg-August University of Göttingen, Germany (1998) and held a doctorate degree in Law with magna cum laude, from the same University (2001).

Heidi Merikalla-Teir is the Managing Partner of Merilampi in Helsinki, Finland. In addition to that role, she is an attorney and Partner in Merilampi's Dispute Resolution practice group. Heidi is also the Chair of the Arbitration Institute of the Finland Chamber of Commerce (FAI). Prior to joining Merilampi, Heidi worked as a Director at the Finland Chamber of Commerce, heading its Dispute Resolution Services, and as the Secretary General of the Arbitration Institute of the Finland Chamber of Commerce (FAI).

Claire Messer is a Lawyer and practices primarily in the fields of shipping, commodities and marine insurance. Initially focusing on subrogated cargo recoveries, she broadened her expertise in the field of charterparty and commodity trade disputes. She is experienced in High Court litigation and international arbitration, and enjoys mediation.

Dirk De Meulemeester is a Partner at DMDB Law Firm, Brussels, Belgium, a Professor and Academic Consultant at Ghent University, Belgium and Leiden University, Netherlands and the President of CEPANI, The Belgian Centre for Arbitration and Mediation. He is a Substitute Judge at the Commercial Courts of Ghent and Honorary Fellow at the University of Ghent on International Commercial Arbitration. De Meulemeester is a member of the Bar of Ghent and Paris. He has been practicing dispute resolution for over 17 years, in both national and international commercial arbitration, acting as counsel or arbitrator (co-arbitrator, sole arbitrator or presiding arbitrator) in over fifty arbitration proceedings, administered (incl. ICC, Swiss Rules, ICSID, CEPANI, WIPO) and ad hoc, governed by various procedural and substantive laws, both civil law and common law (incl. English and Swiss), and by international law. Areas of specialization include joint venture, share purchase, M&A, sales, agency, distribution, IT, construction, energy, the pharmaceutical sector and investment arbitration. De Meulemeester has presented at numerous conferences and written on various topics in relation to arbitration and was a member of the working group who drafted the New 2013 Belgian Arbitration Law.

Yulia Mullina is Director of the Russian Arbitration Center at the Russian Institute of Modern Arbitration. Yulia has been working on the project of the RAC since its very beginning in 2016; she participated personally in drafting of the RAC Arbitration Rules as well as the RAC Ad hoc Rules. In 2019–2023, Yulia also served as Executive Administrator. Prior to that, Yulia practiced litigation and arbitration in one of leading Russian law firms. Yulia has a master's degree in private law and now works on her PhD project in Lomonosov Moscow State University, Faculty of Law.

Emilia Onyema is a Lecturer in Law at the School of Oriental and African Studies, University of London.

Ekaterina Petrenko is a Legal Counsel at the Russian Arbitration Center at the Russian Institute of Modern Arbitration. She acts as a tribunal secretary in complex arbitrations and as an expert in public international law, in particular, providing opinions on investment law and arbitration, as well as leads RAC educational and capacity-building projects. Prior to joining RAC she was working in an arbitration practice of the Malaysian and Russian law firms and had experience in the arbitral institution (AIAC).

Steffen Pihlblad is the Secretary-General of the Danish Institute of Arbitration. He obtained his law degree from the University of Aarhus. From 2001–2006, he was the Deputy Secretary-General of the Danish Bar and Law Society. Prior to this, Steffen was attorney at Bech-Bruun Law Firm and at the Ministry of Justice.

Sundra Rajoo is Founding President of the Asian Institute of Alternate Dispute Resolution (2018 to date); Certified International ADR Practitioner (AIADR); Chartered Arbitrator (CIArb); Advocate & Solicitor; Architect and Town Planner; Director, Asian International Arbitration Centre (2010–2018); Chairman, Asian Domain Name Dispute Resolution Centre (2018); Deputy Chairman, FIFA Adjudicatory Chamber (2018); President, Chartered Institute of Arbitrators (2016); President, Asian Pacific Regional Arbitration Group (APRAG)(2011); Founding President, Society of Construction Law Malaysia; Founding President, Malaysian Society of Adjudicators; Founding President, Sports Law Association of Malaysia; and sometimes Visiting and Adjunct Professor at Universiti Teknologi Malaysia, Universiti Kebangsaan Malaysia, Universiti Sains Malaysia, University of Malaya. Hon LLD (Leeds Beckett).

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.

Peter Rižnik is an Associate at Konrad Partners, an international arbitration law firm based in Vienna, Austria. He also works as Senior Legal Counsel at the Ljubljana Arbitration Centre (LAC) and is writing his doctoral dissertation in the field of International Investment Law at the Vienna Faculty of Law. In the past he has worked as visiting scholar and as intern at the United Nations Commission on International Trade Law (UNCITRAL) and the United Nations Office for Outer Space Affairs (UNOOSA). He is active primarily in the fields of international investment and commercial arbitration but is also interested in public international law, international commercial law and the law of outer space. He has authored a number of publications in these fields of law.

Supajee Rungroj is an Executive Director of Thai Arbitration Institute (TAI), Office of the Judiciary, Thailand and a Judge of the Office of the

President of the Supreme Court. Her specialization and expertise is in international commercial law, international transportation, shipping insurance law and e-commerce law including business law. She also taught at the Faculty of Accounting, Sri Patum University, and Faculty of Law, Ramkhamhaeng University and is a member of the thesis committee at the Faculty of Law, Chulalongkorn University. She has been working as a judge for ten years. During the past ten years, she has experienced in adjudicating civil, criminal and international trade cases. She was a judge of the Mediation center of the Minburi Provincial Court, Thailand before moving to the Thai Arbitration Institute. She has published periodicals, including "INCOTERMS: Reflections on Current International Trade Practice" in the 15th anniversary journal of the Intellectual Property and International Trade Court, "Building Legal Tools to Overcome Obstacles to Online Arbitration in Thailand" in the 20th anniversary journal of the Intellectual Property and International Trade Court. She is an editor of TAI Newsletter and TAI Journal of Arbitration. Her education background includes LL.M. from University College of London and Chulalongkorn University on International Commercial Law and International Law (her thesis is focusing on the form of arbitration agreement) respectively and LL.B. (second class honour) from Chulalongkorn University. She has been admitted to a Barrister-at-Law, the Institute of Legal Education of Thai Bar Association.

Henrik Sajakorpi is the Secretary General of the Finland Arbitration Institute (FAI). He leads the FAI Secretariat and spearheads FAI's domestic and international initiatives in cooperation with the FAI Board. Henrik joins the FAI from Roschier, Attorneys Ltd. in Helsinki, where he has been practicing dispute resolution, including international commercial arbitration, since 2015.

Rogier Schellaars is a Senior Associate in De Brauw Blackstone Westbroek's Litigation and Arbitration Practice and primarily acts as counsel in international arbitration and advises on commercial contracts. He holds a position on the editorial board of the *Netherlands Arbitration Journal* and lectures regularly on arbitration law. He also sits on the board of the NAI's under-40 group (NAI Jong Oranje) and has contributed to the aforementioned *Guide to the NAI Rules*. Mr. Schellaars is an alumnus of the University of London and Leiden University.

Reema Shour is a Lawyer in the fields of shipping, international trade and commodities and marine insurance. She has been a professional

support lawyer since 2009, having previously pursued a fee-earning career in shipping, trade and commodities, marine insurance and dispute resolution. She has contributed to various other publications, including *Getting the Deal Through* and *Chambers Shipping Guide*.

Debby Sulaiman is a Partner in Hiswara Bunjamin & Tandjung's disputes practice specialising in commercial disputes, arbitration, corporate restructuring and insolvency. She has extensive experience representing international clients in handling transnational and complex commercial disputes before Indonesian courts, as well as in domestic and international arbitrations. In addition to advising clients on contentious matters, she also provides strategic advice and dispute avoidance tactics, drawing on her distressed market experience.

Mercedes Tarrazón is the Founding Partner of Dispute Management, SL, a company specializing in business consulting for conflict management and resolution, as well as training in this field. She is an attorney who specializes in conflict resolution and is very involved in commercial arbitration and business mediation—mainly in Europe and Latin America. She has acted as sole arbitrator in ad hoc domestic and international cases, co-arbitrator in international institutional cases, mediator in domestic and international cases, and conciliator in international cases.

Vojtěch Trapl (Dr.) is Senior Partner of the Law Office Dr. Trapl a partner advokáti s.r.o. (Ltd.), Vice-President at the Arbitration Court attached to the Czech Chamber of Commerce and the Agricultural Chamber of the Czech Republic (CAC), Arbitrator under CAC Rules, UNCITRAL Rules, ICC Rules, VIAC Rules, ICAC Rules, CIETAC Rules, DIS Rules, Member of the ICC Commission on Arbitration and ADR (2007–present), and Visiting lecturer at the Faculty of Law, Charles University in Prague, international public and economic law.

Bernadette Uwicyeza is the Secretary General of Kigali International Arbitration Centre (KIAC). Prior to joining the arbitration Centre, Bernadette was Legal Consultant for The Rwandan Ministry of East African community Affairs (MINEAC) under Trade Mark East Africa Support Project (2011) assisting the Ministry in legal and judicial matters of the EAC integration Process. She serves also as Legal consultant to the Ministry of Justice under the Competitiveness and Enterprise Development Project/World Bank (2006–2011), coordinating the business law reform program engaged by the government to create an

enabling environment for doing business in Rwanda. She worked earlier to that as Managing Director in different companies in Rwanda and also served as lecturer in different Schools of law in Rwanda. Bernadette Holds a French Law degree and a DEA in European Law (Honors) from the University of Rennes I. The special field for Bernadette is business law, management and policy formulation. She speaks English, French & Kinyarwanda. Her recent publications include: *New Law Governing Contracts in Rwanda* (Rozenberg Publishers-Amsterdam 2013-ISBN 978 90 361 0362 6).

Bommel van der Bend is a Partner in De Brauw Blackstone Westbroek's Litigation and Arbitration Practice, handles international arbitrations and advises on contractual issues in the area of large-scale construction projects and commercial contracts in the oil, gas and electricity industries. Mr. van der Bend acts as counsel in both international and national arbitrations under the rules of UNCITRAL, ICC, Netherlands Arbitration Institute (NAI) and Dutch Arbitration Court for Construction Matters. He is vice-president of the governing board of the NAI Mr. van der Bend is co-author of the leading handbook on European and Dutch procurement law and the English language *Guide to the NAI Arbitration Rules and Commentary on Dutch Arbitration Law* (KLI 2009). He is an alumnus of Leiden University and has attended the Europa-Institut of the University of Saarbrücken.

Korinna von Trotha is the Head of Berlin Office of the German Institution of Arbitration (DIS). She was appointed to this role in September 2015. From September 2009 to May 2015, Korinna was the Manager of the Case Management Unit at the Dubai International Arbitration Centre (DIAC), where she established and led a team of several case managers in administering around 600 pending domestic and international arbitration cases. Before moving to Dubai, Korinna worked as Deputy Counsel in the secretariat of the International Court of Arbitration of the International Chamber of Commerce (ICC) in Paris. Korinna started her law studies at the University of Heidelberg, went on to study at the National University of Singapore and the University of Durham, and graduated from the University of Freiburg. She is admitted to the German bar.

Anna Maria Wenzel is Attorney assigned to the Executive Secretary of the Venezuelan Business Center of Conciliation and Arbitration.

ABOUT THE EDITORS

Professor Loukas Mistelis, LLB, MLE, FCIArb, is an acknowledged authority on international dispute resolution and investment treaty law. In 2006 he was listed as one of the “leading lights in international arbitration”, 45 under 45, amongst the top 15 highlighted members of the list, is listed on the Who’s Who Commercial Arbitration since 2007 and also a member of the ICSID Panel of Arbitrators as well as the recipient of the GAR Award for best arbitration lecture of 2013. He is also listed as one of the *Thought Leaders in International Arbitration*.

Loukas Mistelis is the Clive M Schmitthoff Professor of Transnational Commercial Law and Arbitration and the Director of the School of International Arbitration at the Centre for Commercial Law Studies, Queen Mary University of London. He joined Queen Mary University of London in 1998 and became a professor in 2005. He was also Visiting Professor, NYU in London (2006–2012), a Visiting Professor at Pepperdine University London program (2008–2011); he is Distinguished Visiting Professor, National University of Singapore (2013); he was Visiting Scholar at Columbia University Law School (spring semester 2007), Visiting Fellow at NYU Law School (2012), Visiting Professor at Keio University, Tokyo (2008), LUISS, Rome (2009) and Catholic University of Portugal, Lisbon (2007, 2009). He is coordinating the LLM specialisation in Comparative and International Dispute Resolution. He teaches at the LLM programs in London and Paris and is the coordinator of the courses in International Arbitration Law and Practice II, Investment Treaty Arbitration and Investment Arbitration: Substantive Protection and also teaches on the International Commercial Law and International Energy Transactions courses. In Paris Loukas Mistelis teaches International Investment Dispute Settlement, Regulation and Infrastructure of International Arbitration and Applicable Law and Procedures in International Arbitration. Loukas Mistelis has also developed directs our Diploma in International Arbitration by Distance Learning, the Diploma in International Mediation (ADR) by Distance Learning and the Diploma in International Arbitration, which is offered by CCLS with accreditation from the Chartered Institute of Arbitrators.

Professor Mistelis was the Secretary of the CISG-AC (Advisory Council of the Convention on Contract for the International Sale of Goods) from 2001 to the end of 2007. He is a member of the Academic Committee of the Institute of Transnational Arbitration, an academic member of the Investment Treaty Forum, British Institute of International and Comparative Law and a member of the Advisory Board of the EFILA

(European Federation of Investment Law and Arbitration) and a member of the Academic Committee of AIPN, Chair of Academic Committee of the Civil Mediation Council and President of the Court of CEDRAC (Cyprus Eurasia Dispute Resolution & Arbitration Centre).

Professor Mistelis was educated in Greece (LLB Hons Athens 1991); France (Certificate in International & Comparative Human Rights, IIHR, Strasbourg, 1990); Germany (MLE, 1992, Law School, Hanover, Germany, 1998); and Japan (Certificate in Japanese international trade law, Law School, Keio University, Tokyo, 1998). He has been a member of the Athens Bar since 1993. He is fluent in English, German and Greek, and has good knowledge of French, and basic knowledge of Polish, Russian and Spanish. Member of Chartered Institute of Arbitrators (CIArb) since 2001, became Fellow of the CIArb (FCIArb) in December 2016.

Laurence Shore became a Partner at BonelliErede in September 2017 and is the Co-head of the firm's international arbitration practice group. He is resident in the Milan office. Previously, Laurence practiced law in New York and London, where he was a partner at Herbert Smith (1999–2008, 2013–2017) and Gibson Dunn (2008–2013). 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. 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).

John Ribeiro is Senior Legal Counsel at INPEX Corporation, specialising in dispute resolution and international commercial arbitration with experience of advising clients in arbitration under the ICC, LCIA, JCAA, AAA and UNCITRAL Rules. He holds a PhD in international commercial arbitration and has a particular focus on the pharmaceuticals sector, as well as advising Japanese business conglomerates and technology

companies John has been with the Tokyo office for over five years and recently completed a two-year secondment with the dispute resolution team in our London office. In addition to his dispute resolution specialism, John has spent time on secondment to the legal department of a major Japanese entertainment company, advising on general corporate matters. He has published in both English and Japanese on international commercial arbitration, international trade and international IP infringement. He is a founding member of the Young Japan Association of Arbitrators, and an editor of the *World Arbitration Reporter*, *Japanese Yearbook of International Law* and *Doing Business in Japan*.

John holds a Bachelor of Laws with First Class Honour from Queen Mary University of London and a PhD on procedure in international commercial arbitration at Osaka University. He is fluent in Japanese and is admitted to practise in England and Wales.

Dr. Stavros Brekoulakis is a Professor and the Director of the School of International Arbitration at Queen Mary University of London and an associate member of 3 Verulam Buildings (Gray's Inn). He teaches courses in International Commercial Arbitration, International Construction Contracts and Arbitration, International Investment Arbitration, International Commercial Litigation and Conflict of Laws, International Commercial Law. His academic work includes the leading publications on *Third Parties in International Arbitration*, *Arbitrability*, the *ICCA-Queen Mary Report on Third Party Funding* and numerous publications in leading legal journals and reviews. He is currently working on a book on *Policies, including Public Policy in English Arbitration Law* (OUP forthcoming). He is a member of the Steering Committee of the UNCITRAL Academic Forum on ISDS, the ICC Commission on Arbitration, an assistant Rapporteur in the International Law Association Committee on International Commercial Arbitration, the General Editor of the Journal of International Dispute Settlement, the Editor-in-Chief of the (CIArb's) International Journal of Arbitration, Mediation and Dispute Management and Co-editor of the Kluwer's International Arbitration Law Library series.

Brekoulakis is regularly listed in the *Who's Who Legal: Arbitration*, described as “*standing out as a first-rate arbitrator and academic; an expert in construction and commercial disputes and is regularly engaged in matters arising out of major infrastructure projects around the world*”. He was also listed in the *Who's Who Future Leaders: Arbitration 2017* as one of the ten most highly regarded future leaders, described as

"very thorough and professional" and "held in the highest regard", named as a GAR *Thought Leader—Arbitration 2018 and 2019*, and nominated for GAR "*Best Prepared and Most Responsive Arbitrator*" in 2016. He has been appointed in more than 30 arbitrations, as chairman, sole arbitrator, co-arbitrator and emergency arbitrator under the rules of the ICC, LCIA, SCC, DIA, CAS and *UNCITRAL Arbitration Rules*.

He holds an LLB degree from the National University of Athens, an LLM degree in International Business Law from King's College London and a PhD degree in Arbitration and Conflict of Laws from Queen Mary University of London (QMUL).