



School of International Arbitration and ICC Institute of World Business Law 35th Annual Joint Symposium of Arbitrators London, 24 February 2020

Venue: Herbert Smith Freehills LLP, Exchange House, Primrose St, London EC2A 2EG

STATES AND STATE ENTITIES IN INTERNATIONAL ARBITRATION

PROGRAMME

- Joint Chair. Julian DM Lew, QC, Head, School of International Arbitration & Twenty Essex Yves Derains, Chairman, ICC Institute of World Business Law
- 09:00 9:30 *Registration and coffee*
- 09.30 09.45 Welcome address
 Julian DM Lew, QC, Head, School of International Arbitration & Twenty Essex
 Craig Tevendale, Partner and Head of the International Arbitration group in London and Head of Energy, UK, Herbert Smith Freehills

09.45 – 11.15 State Involvement in International Business and Trade and International Arbitration

Issues to be addressed:

- How are States and State Entities involved in International Business and Trade, and International Arbitration; Consent for arbitration in disputes involving States and State Entities: concession agreements, investment contracts, public-private partnerships, joint ventures, privatization contracts, government guarantees and assurances
- States' standing and jurisdictional objections to arbitration for lack of States' proper representation and ratification of arbitration agreements
- Sovereign immunity:
 - Under treaty
 - Agreed arbitration for dispute settlement.

Chair: **Karyl Nairn,** QC, Partner and European co-head of the International Litigation and Arbitration Group, Skadden

Speakers:

- Ali Malek, QC, 3 Verulam Buildings
- Andrew Cannon, Partner, Herbert Smith Freehills
- **Carmen Nuñez-Lagos**, International Arbitrator and Founding Partner, Nunez-Lagos Arbitration
- 11.15-11.30 *Coffee Break*

11.30-13.00 **Representing States and State Entities**

Issues to be addressed:

- Procurement and selection of counsel for representing States and State Entities
- Differences between representing States and representing State Entities
- Ensuring State and State Entity representatives are properly authorised to represent the State and State Entity in international arbitration
- Difficulties in representing States and State Entities, including in collecting evidence, communicating with State representatives, collaborating with in-house Government and State Entities lawyers, budget constraints
- Entering into settlement agreements for States and State Entities

Chair: **Stavros Brekoulakis**, Director School of International Arbitration, & 3 Verulam Buildings

Speakers:

- **Paolo Di Rosa**, Partner & Global Head of International Arbitration at Arnold & Porter
- Will Thomas, Partner, Freshfields Bruckhaus Deringer LLP
- Christina Hioureas, Counsel, International Litigation & Arbitration Department and Chair, United Nations Practice Group at Foley Hoag LLP (New York)
- Eduardo Silva Romero, Partner, Dechert LLP
- 13.00-14.15 Lunch

14.15-15.45Representing Private Sector Parties against States and State
Entities

Issues to be addressed:

- Corruption related matters
- States' failure to participate in the arbitration procedure
- States' potential efforts to interfere with the arbitration

procedure

- Collecting evidence against States and State Entities
- Entering into settlement agreements with States and State Entities
- Enforcing awards against States and State Entities.

Chair: Constantine Partasides, QC, Partner, Three Crowns

Speakers

- Ina Popova, Partner, avocat à la cour, Debevoise & Plimpton LLP
- Sabine Konrad, Partner, Morgan Lewis
- **Epaminontas Triantafilou**, Partner, Quinn Emanuel Urquhart & Sullivan, LLP
- Sarah Vasani, Partner, International Arbitration and Head of Investor State Disputes, Addleshaw Goddard

15.45-16.00 *Coffee break*

16.00-17.30 Investment vs Commercial Arbitration against States and State Entities

A panel discussion will address the following considerations as to whether to commence commercial or investment arbitration against States and State:

- Jurisdiction
- Tribunal, Evidence and Procedure
- Applicable law
- Liability
- Damages
- Enforcement of Arbitral Awards
- Possibility of Parallel Proceedings
- Transparency/Confidentiality /Publicity
- Non-legal Considerations: the role of public opinion, media pressure, change in governments and broader political considerations.

Chair: **Phillip Capper**, Partner and Co-Head of International Arbitration, White & Case LLP London, and Nash Professor of Engineering Law, King's College London

Speakers

- Michael E. Schneider, Founding Partner, LALIVE S.A.
- Monica Jimenez Gonzalez, Secretary General, Ecopetrol S.A
- Norah Gallagher, School of International Arbitration, QMUL
- Massimo Benedettelli, Partner Arblit

17.30-17.45 **Conclusion**

Yves Derains, Chairman, ICC Institute of World Business Law Page 3 of 3