

ITA-CCB AMERICAS WORKSHOP:
Confrontando las Cuestiones Éticas en el Arbitraje Internacional
y
Las Perspectivas de las Instituciones Latinoamericanas de Arbitraje

Calle 67 No. 8 – 32/44, Cámara de Comercio de Bogotá - Sede Chapinero
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LUCY REED, Chair of the ITA, is a partner in the New York office of Freshfields Bruckhaus Deringer US LLP and co-head of the firm's global international arbitration group. Lucy represents private and public clients in cases conducted under the ICSID, ICC, AAA and other major institutional and ad hoc rules, and occasionally sits as arbitrator. She was a member of the Ethiopia-Eritrea Claims Commission, and served as co-director of the Claims Resolution Tribunal for Dormant Accounts in Switzerland. While with the U.S. Department of State, Lucy served as U.S. Agent to the Iran-United States Claims Tribunal and Deputy Assistant Legal Adviser for International Claims and Investment Disputes. She is the co-author of the *Guide to ICSID Arbitration* (Reed, Paulsson, Blackaby, Kluwer 2004) and *The Freshfields Guide to Arbitration and ADR* (Paulsson, Rawding, Reed and Schwartz, Kluwer 1999), and publishes widely on international arbitration. Lucy served as President of the American Society of International Law 2008-2010 and is a member of the Council on Foreign Relations.



RAFAEL BERNAL GUTIÉRREZ is a lawyer from the Universidad del Rosario, Colombia. He is now Director of the Arbitration and Conciliation Center of the Chamber of Commerce of Bogota, where he previously served as Legal Vice President. He has expanded his studies in numerous courses and seminars at the Chartered Institute for Arbitrators "KEBLAR's College of Oxford, in Paris Arbitration Center (ICC), and the Garrigues Chair in Global Law at the University of Navarra as a Visiting Scholar. Professor Bernal is a member of several agencies and institutions, including: the Commercial Bar Association (Colombia), the Bar Association of Honduras (Honorary Member), the "Instituto de Empresa Argentina" (Honorary Member), the Chartered Institution for Arbitrators (London), the London Court for International Arbitration (London), the International Bar Association and the Swiss Arbitration Association. He has extensive experience as a consultant for entities like the World Bank, USAID El Salvador, Costa Rica, Guatemala, Bolivia and Uruguay, as well as for the Latin American Federation of Banks. He was a partner at "Hollman Restrepo de Irisarri Lawyers" (1975 to 1979) and has contributed in many legislative processes: editor of the Law on Establishment of the Alternative Dispute Resolution Methods (Act 23 of 1991) and consultant to the Congress of Peru on reform of the Law of Arbitration and Conciliation (1995), among others like in El Salvador. Professor Bernal exercises taught in various academic institutions both inside and outside their country: Universidad del Rosario, Catholic University of Peru, National University of Santo Domingo, and so on. He also develops a tireless work as a lecturer in various forums around the world.

WORKSHOP CO-CHAIRS



JAMES E. CASTELLO is a partner in the Paris office of King & Spalding International LLP and a member of the firm's International Arbitration Group. He has advised and represented clients in a wide range of international legal disputes, particularly institutional and ad hoc arbitrations. He is a member of the Court of the London Court of International Arbitration and also of the International Advisory Board for the Vienna International Arbitral Centre. For the past nine years, he has served on the United States' delegation to the Arbitration Working Group at UNCITRAL, as it has revised the Model Law on International Commercial Arbitration and drafted a new version of the UNCITRAL Arbitration Rules. James is recognized in *Chambers Global* and the *International Who's Who of Commercial Arbitration*, and he writes and speaks frequently on international arbitration topics. At the beginning of his legal career, James served as law clerk to Justices William J. Brennan, Jr. and Thurgood Marshall on the U.S. Supreme Court and as legal assistant to Judge Howard Holtzmann on the Iran-U.S. Claims Tribunal at The Hague. For nearly six years beginning in 1995, James left private practice to serve in senior legal positions in the Clinton Administration, including as Deputy Counsel to the President, at the White House, and Associate Deputy Attorney General, in the Justice Department.



JONATHAN C. HAMILTON practices in international dispute resolution and cross-border investment with White & Case LLP. He is the Chair of the Institute for Transnational Arbitration (ITA) Americas Initiative. Based in Washington, DC, he commenced his career in the New York office of White & Case and was based for several years in the Firm's Mexico City office. He also worked as a visiting associate with a leading firm in Peru. He has experience in disputes relating to over 15 jurisdictions across Latin America, as well as emerging markets worldwide. Mr. Hamilton is listed in the *International Who's Who of Commercial Arbitration* and recognized by *Chambers* and *Global Arbitration Review*. He is partner in the group named *Chambers USA International Arbitration Team of the Year*. His experience includes investment disputes under the ICSID and UNCITRAL rules and commercial disputes under the ICC, ICDR and AAA rules. His experience spans sectors such as aviation, commodities, construction, defense, energy, finance, media, oil and gas, telecommunications and sovereign issues. Notable recent success include *Plama Consortium Ltd. v. Bulgaria*, a US\$300 million Energy Charter Treaty ICSID case related to an oil refinery; *Fraport v. Philippines*, a US\$1 billion ICSID case related to an airport construction project; and *U.S. Energy Corp. v. Nukem, Inc.*, involving a US\$174 million claim before a AAA panel.



FERNANDO MANTILLA-SERRANO is a partner at Shearman & Sterling LLP in Paris, where he practices in international arbitration. A graduate from the Pontificia Universidad Javeriana in Bogota where he received his Law degree (JD) and specialization in Economics, Mr. Mantilla-Serrano has also received a MCJ (LLM) from New York University (Fulbright Scholar), a DEA in International Private Law and International Trade and a DSU in EU Law from the Université de Paris II. He conducts arbitrations and appears as Counsel before arbitral tribunals in numerous venues, mainly in Europe, the United States and Latin America. Mr. Mantilla-Serrano is the Colombian member of the ICC International Court of Arbitration, Fellow of the Chartered Institute of Arbitrators and member of the ICSID Panel of Arbitrators. His articles on arbitration have been published in *Arbitration International*, the French *Revue de l'Arbitrage*, the *Journal of International Arbitration* and the Spanish *Revista de la Corte Española de Arbitraje*. He was one of a four-member commission created by the Spanish Minister of Justice to draft Spain's new arbitration act (Law 60 of December 23, 2003). He is admitted to the bars of Colombia, New York (USA), Paris (France) and Madrid (Spain).



KENNETH B. REISENFELD is a Partner in the Washington, D.C. office of Patton Boggs LLP, where he chairs the firm's International Arbitration Practice. A 1978 graduate of Harvard Law School, Mr. Reisenfeld has over 30 years' experience representing U.S. and foreign corporations and sovereign government entities in litigation and arbitration of international investment, treaty, commercial, pharmaceutical, technology, construction, M&A, energy, trade and public international law disputes in U.S. courts and before international arbitral tribunals throughout the world, including in Latin America. Mr. Reisenfeld is named in "Chambers Global," "The International Who's Who of Commercial Arbitration Lawyers," and Euromoney's "Guide to the World's Leading Experts in Commercial Arbitration." He is on panel rosters for a number of arbitral institutions and has been appointed by the U.S. Trade Representative to serve on Binational Panels under NAFTA. Mr. Reisenfeld served as special arbitration counsel to the U.S. Government and the Overseas Private Investment Corporation in the state-to-state arbitration against the Government of India involving the Dabhol Power Plant. Mr. Reisenfeld is a Past Chairman of the American Bar Association's 22,000 member Section of International Law and a former Chairman of the ABA International Arbitration Committee. He has served on the U.S. Secretary of State's Advisory Committee on International Law and on the Executive Committee of the Institute for Transnational Arbitration. Mr. Reisenfeld currently serves on the IBA Task Force on Counsel Ethics in International Arbitration, as Senior Adviser to the ABA International Arbitration Committee and as the ABA Liaison to the LCIA. He also is a co-author of the ABA/AAA Code of Ethics for Arbitrators (2004). Prior to joining private practice, Mr. Reisenfeld was a judicial law clerk to U.S. District Court Chief Judge Frank J. Battisti, and served in the Attorney General's Office at the U.S. Department of Justice, where he provided advice leading to the establishment of the Iran-United States Claims Tribunal.



CATHERINE A. ROGERS is a law professor at two law schools, Penn State Law, and Università Commerciale Luigi Bocconi in Milan, Italy. Professor Rogers' scholarship focuses on the convergence of the public and private in international adjudication, the reconceptualization of the attorney as a global actor and various procedural aspects international arbitration. She has published widely and presented on these topics at professional and academic conferences and symposia around the world. In particular, she has a book forthcoming in Oxford University Press entitled, "Legal Ethics in International Arbitration." Professor Rogers is an Associate Reporter for the American Law Institute's Restatement of the Law (Third) of International Commercial Arbitration, a recipient of the CPR Professional Article Award and a repeat invitee to the Stanford-Yale Junior Faculty Forum. She has served as a member of the American Society of International Law Task Force on Global Legal Ethics, as an expert consultant to ARIAS-US, and as a member of the Academic Council of the Institute for Transnational Arbitration. She has also on occasion sat as an international arbitrator. Before entering academia, Professor Rogers practiced international litigation and arbitration in New York, Hong Kong, and San Francisco.



EDUARDO ZULETA is a partner of Gomez-Pinzon Zuleta in Bogotá, Colombia. Mr. Zuleta specializes in international dispute resolution. Mr. Zuleta has extensive experience in international commercial arbitration - in matters related to construction, infrastructure, project finance, telecommunications, energy and international commercial contracts - and in investment disputes. He has acted as co-arbitrator, chair and counsel in international commercial arbitration under ICC, ICDR and UNCITRAL Rules and in investment arbitration under ICSID and UNCITRAL. Mr. Zuleta is professor in international arbitration and commercial law, vice-chair of the Arbitration Committee of IBA, member of the ICC Latin American Group, member of the advisory board of ITA and ACI Arb. He is the author of several articles and co-editor of publications on international arbitration.

LUNCHEON SPEAKER



JUAN CARLOS HENAO PÉREZ is a lawyer from Universidad Externado de Colombia, he has a Laws Phd in the Panteón-Assas University Paris 2, is specialist in Public Law from Paris 2 University and also is specialist French Public Law. He has an important experience as litigant lawyer and counselor for government entities and private entities, besides his experience in more than 25 arbitration tribunals that resolve conflicts rose in state contracts and different companies and private concessionaries. Professor invited in different French and Colombian universities. Since 1982 he has been researcher professor in Constitutional Law, Public Law, Private Law, Environmental Law and Juridical Sociology of Universidad Externado de Colombia. He has been invited to Montpellier University, Grenoble-Pierre Mendes, Rennes 1, Cergy-Pontoise and he was professor of Institut de Hautes Etudes de Sciences Politiques in Paris (Sciences Po) and of Instituto de Altos Estudios de América Latina (IHEAL). He also teaches Public Law in Javeriana University and Rosario University in Colombia. In the Jurisdictional field he had been auxiliary magistrate, State Attorney Delegate and Cojudge in different state departments of different levels. He has been invited as panelist in events of Public Law in Colombia, as in international events Panamá, Brazil, Venezuela, Ecuador, Mexico, United Status of America, France, Canada, Morocco and Spain. Actually, he works as magistrate in the Constitutional Court of Colombia.

PLAYERS AND COMMENTATORS



FERNANDO AGUILAR is currently retired from “Marval, O’Farrell & Mairal”. He joined the firm in 1981 and became partner in 1989. Member of ICC’s Latin American Arbitration Group and of the Institute for Transnational Arbitration (ITA). He is appointed by ICC Argentine National Committee as member of the Arbitration Commission of the ICC. He is included in arbitrator lists of domestic arbitration institutions, he has been involved in international arbitration proceedings mainly under the Arbitration Rules of ICC, and is currently involved in domestic arbitration proceedings as Proceedings Director of the Centre for Mediation and Commercial Arbitration of the Argentine Chamber of Commerce (CEMARC). Mr. Aguilar is founder member and chair of the Argentine National and Transnational Arbitration Committee (CARAT). He is author of several articles and publications (see International Law Office Newsletters) and he is regularly invited as speaker to seminars on arbitration related subjects. See www.foresjusticia.org.ar/carat



FERNANDO AGUIRRE B. is Senior Partner of Bufete Aguirre Soc. Civ. in Bolivia, a firm which this year has celebrated 70 years of continued legal services. Dr. F. Aguirre has 42 years of professional practice. The firm is a specialized business law firm providing services to numerous international and Bolivian companies and entities. It has been ranked amongst the leading and recommended, endorsed or ranked Top Tier firms in Bolivia by Chambers & Partners, Latin Lawyer 2010, plc Which Lawyer, IFLR 1000-2010 and a winner of 2010 Corporate International, Global Awards. F. Aguirre a law graduate of the State University of La Paz with a Diploma in Law by Oxford University has taught Public International Law at the Bolivian Diplomatic Academy for four years and has been Professor of Alternative Means of Settlement of Disputes and Arbitration during the 2008 Master’s Degree Program in International and Diplomatic Law, ADR & Arbitration of the Catholic University in La Paz. He is a registered arbitrator at the Centre of Conciliation & Arbitration of the National Chamber of Commerce in La Paz and was listed as an arbitrator in the Panel of Arbitrators of ICSID until Bolivia’s denunciation of the Washington Convention. Has been an arbitrator and counsel in arbitration in various cases and coordinate’s the firm’s

arbitration group. He has contributed with a number of articles and papers on business and investment law to various publications, including articles on Arbitration and participated as panellist on such subjects at international conferences or seminars of the IBA, the Rocky Mountain Mineral Law Foundation and others. Dr. Aguirre is Chairman of the Board of Directors of Embol S.A, the Coca Cola bottlers in Bolivia, "Síndico" of Empresa Minera San Cristobal, the largest mining venture in Bolivia and a Director and Past President of the American Chamber of Commerce of Bolivia. He is also ranked amongst the leading mining lawyers around the world. In the past Dr. Aguirre was for a few months Minister Secretary of the Presidency of Bolivia (1979) and for around two years outside Director of the Bolivian Central Bank (1993-96). He also has various publications on Constitutional Reform in Bolivia.



JOSÉ I. ASTIGARRAGA is described as "a major figure for Latin American litigation and arbitration [who] represents large U.S., European and South American corporations" by Chambers Global Guide to the World's Leading Business Lawyers, Astigarraga has accumulated broad experience in international business disputes in his 30 years of practice. Recently given the "Lawyer of the Americas" award for distinguished contribution to the field of international law, Astigarraga has handled disputes emanating from most countries in Latin America for *Fortune* 500 companies, major banks, government-owned companies as well as Latin American enterprises. The U.S. Government appointed him as one of 10 representatives to the first tri-partite committee advising the NAFTA commission on international arbitration and alternative means of resolving private commercial disputes as well as an expert to the international law conference of the Organization of American States. His experience goes beyond Latin America - he serves as vice president of the 35-member London Court of International Arbitration. Most recently he was recognized as one of the year's "Most Effective Lawyers" for leading the team that won an arbitral award of U.S. \$52 Million plus attorneys' fees in a claim over international licensing rights in the Mercosur region that included parallel litigation proceedings in the U.S., Brazilian and Argentine courts. As Vice Chairman of the Board of the National Law Center for Interamerican Free Trade, he is active in efforts to promote commercial law reform and modernization in the Americas.



DR. PATRICK BARRERA S. Partner of the Law Firm Barrera, Andrade- Cevallos & Abogados. Has a distinguished career both in the public service and in private practice. He was a Board Member of The Central Bank of Ecuador as well as a Board Member of the Superintendence of Banks of Ecuador. He has been also appointed Member of the Board of the Quito Stock Market. Dr. Barrera has practiced in areas such as banking and finance as well as corporate law and securities. He has officiated as an arbitrator in international and national arbitration proceedings. He has been appointed Arbitrator by the Republic of Ecuador for several BITs claims under UNCITRAL. As an arbitrator, Dr. Barrera S. is highly regarded and very experienced in international law and the resolution of international disputes between sovereign states and commercial enterprises. In addition to his international practice, Dr. Barrera is an active arbitrator in the following Ecuadorian Arbitration Centers: International Center of Arbitration and Mediation of the Ecuadorian British Chamber of Industry and Commerce, CIAM; Ecuadorian American Chamber of Commerce; Quito Chamber of Construction; Quito Chamber of Commerce. He is also a Member of the Latin America Arbitration Group of the International Chamber of Commerce-ICC. Dr. Barrera is a Professor of Corporate Governance in Universidad de Las Americas-UDLA in Quito. He is a graduate of Pontificia Universidad Catolica de Quito and The Johns Hopkins University-SAIS.



JACK COE, JR. is a specialist in private international law a. He is a Professor at Pepperdine Law School. He has authored numerous articles on transnational topics and has written or co-written the books *Protecting Against the Expropriation Risk in Investing Abroad* (co-authored with R.C. Allison) (1993), *International Commercial Arbitration-American Principles and Practice in a Global Context*

(1997), and NAFTA Chapter 11 Reports (ed., with Brower and Dodge) (2006). He clerked for the Honorable Richard C. Allison at the Iran-U.S. Claims Tribunal, the Hague and now consults with governments and multinational corporations in relation to commercial and direct investment disputes. Professor Coe is an elected member of the American Law Institute, and an Associate Reporter for the Restatement (Third) on the Law of International Commercial Arbitration. He is a fellow of the American Bar Foundation, and is admitted to practice in California and Washington. He has been chair of the Disputes Division of the ABA International Law Section, and is Immediate Past Chair of the Academic Council of the Institute for Transnational Arbitration. Coe has argued international arbitral claims under NAFTA, has served as an expert in several transnational cases involving sovereign parties, and is an arbitrator listed on the panel of the International Centre for Dispute resolution (AAA). Professor Coe's training includes an LL.M. at Exeter, where he was a Rotary International Graduate Fellow, the Diploma of the Hague Academy of International Law, and a Ph.D. from the London School of Economics.



DIANA C. DROULERS, a Venezuelan lawyer, is the Executive Director of the Arbitration Centre of the Caracas Chamber of Commerce and Secretary General of ICC in Venezuela. She is President of the International Federation of Commercial Arbitration Institutions (IFCAI), Secretary of the Board of Directors of Arbitral Women's Group and Vice President of the Venezuelan chapter of The Spanish Arbitration Club. She is a member of the Metropolitan Council of the City in Caracas. As head of the Arbitration Centre she is responsible for the management of arbitration and mediation cases and for the execution of Interamerican Development Bank and Corporacion Andina de Fomento projects in dispute resolution, and represents Venezuela in the Inter American Commercial Arbitration Commission (IACAC). She is a member of the "Arbitration Commission" and "Latin American Arbitration Group" at ICC. She has taught dispute resolution seminars at the Universidad Católica Andrés Bello and the Universidad Metropolitana in Caracas. She is the author of several articles and publications and is often invited to lecture on arbitration.



ELISABETH ELJURI is a partner of Macleod Dixon. She is the head of the Oil and Gas Practice Group in Caracas and co-chairs the Firm's Latin American Practice. She is admitted in Venezuela and New York. Elisabeth received her law degree from Universidad Católica Andrés Bello (*cum laude*) and her Masters in Law (LLM) from Harvard Law School. Elisabeth focuses on transactional work involving high-end sophisticated deals as well as dispute work related to energy, major projects and infrastructure. Over the past 18 years of practice, in addition to her contracts and general business practice, she regularly advises oil and gas producers and service companies engaged in high level transactions as well as disputes. Elisabeth is active both as counsel and as independent expert in energy and natural resources disputes, whether in the context of commercial arbitrations or investment arbitrations. Elisabeth is also on the Venezuelan official list of arbitrators to the ICC (CCCAC) and CEDCA. She has spoken and published extensively in the area of energy investment disputes and investment treaty law. In 2010, Who's Who Legal selected Elisabeth as one of the top ten energy practitioners worldwide, stating that "Eljuri is one of the true stars in Latin America." Elisabeth has also been listed, among others, as a leading practitioner in Who's Who in Commercial Arbitration, Who's Who in Mergers and Acquisitions, and in Chambers Latin America (*as Star Individual*). Since 1990, she has also been the national administrator for Venezuela of the Philip C Jessup Moot Court Competition, which has given her extensive background in international law.



EDUARDO FERRERO is a Lawyer and Doctor in Law with recognized experience in International Law. Is Senior partner at Estudio Echeopar Abogados and head of its International Area, in Lima. Is President of the Arbitration Center of the American Chamber of Commerce of Peru and represents parties in international arbitration and litigation. Currently is co-counsel for the Republic of Peru in a case before ICSID, Senior Counsel for Peru in the case of maritime delimitation filed against the Republic of Chile at the International Court of Justice and Peruvian Procurador Ad Hoc in the case against University of Yale for the recovery of the artifacts from Machupicchu. He is member of the Permanent Court of Arbitration and was member of the ICC Court of Arbitration. Has been Minister of Foreign Affairs of Peru, Member of the United Nations Committee Against Racial Discrimination, General Legal Counsel of the Ministry of Industry, Trade, Tourism and Integration of Peru, Peruvian Ambassador to the United States and the Organization of American States. He is Senior Professor of International Law at Universidad Católica del Perú and Universidad del Pacífico, where he was Dean of the Law School and today President of its Consultative Committee. Was founder and Executive President of the Peruvian Center for International Studies (CEPEI) and has several books and academic articles on International Law, Law of the Sea and Peruvian Foreign Policy.



CECILIA FLORES RUEDA - Her legal practice at Santamarina y Steta (Mexico City) focuses on commercial arbitration, with particular experience in large complex cases. She handles international and domestic arbitrations, both as party representative and arbitrator, under various arbitration rules, mainly on issues related to infrastructure projects, shareholders' disputes, international sale of goods, insurance, and commercial transactions in general.

She also represents clients before state and federal courts in proceedings requesting and enforcing interim measures, and recognition and enforcement of arbitral awards. For 6 years she worked as Secretary General for the Mediation and Arbitration Centre of the Mexico City National Chamber of Commerce (CANACO), where she was in charge of the administration of mediation and arbitration proceedings. She currently represents Mexico before the Arbitration and Conciliation Group of the United Nations Commission for International Trade Law (UNCITRAL) and in the NAFTA Advisory Committee on Private Commercial Disputes (2022 Committee). She is President of the Young Arbitrators' Initiative of the Institute for International Arbitration (ITA), member of the Arbitration Commission of the International Chamber of Commerce (ICC), President of the ICC Young Arbitrator's Forum (YAF) in México and member of the Regional Coordinating Committee of the ICC YAF Latin America Chapter. She teaches the Negotiation, Mediation and Arbitration course in the Universidad La Salle, and is member of the faculty of the Arbitration Diploma Course by the ICC and the Escuela Libre de Derecho. As editor, she recently published the *Diccionario Enciclopédico de Arbitraje Comercial* (Themis, 2010).



SALVADOR FONSECA is an international partner at the Mexico City office of Chadbourne & Parke and a member of the firm's International Dispute Resolution Group. Mr. Fonseca has extensive experience in handling disputes in the construction, infrastructure, oil & gas, traditional and renewable energy, project finance, telecommunications, pharmaceutical and hospitality industries and has participated in arbitrations under the rules of all the major arbitral institutions. He is

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NICOLÁS GAMBOA-MORALES is senior partner and founder of Gamboa & Chalela, a Colombian Law Firm based in Bogotá. Graduated from the Law School of Colegio Mayor de Nuestra Señora del Rosario, Bogotá and admitted to practice law in Colombia in 1970, Mr. Gamboa-Morales specialized in Business Law in Bogotá and has Masters Degrees in Comparative Law and Political Science from the University of Illinois at Urbana-Champaign. Mr. Gamboa-Morales has

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EDUARDO DAMIÃO GONÇALVES is a partner at Mattos Filho, Veiga Filho, Marrey Jr. e Quiroga Advogados in São Paulo, Brazil with focus on arbitration and also on environmental cases. Eduardo has been Chairman of the Brazilian Arbitration Committee-CBAR (2005-2009) and was the co-head of the Organizing Committee for the ICCA Congress held in Rio in May 2010. He is currently an Officer of the IBA Arbitration Committee, of Young ICCA, as well as the Latin

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ENRIQUE GÓMEZ-PINZÓN is admitted to practice in Colombia, New York, and the District of Columbia. He is a partner at Holland & Knight LLP, and is based in Washington D.C. Mr. Gómez-Pinzón has been recognized by leading specialized independent publications, such as *The Legal Times*, *LatinLawyer*, *Legal's Whos' Who* and *Who's Who of Project Finance Lawyers*. He forms part of the list of arbitrators of the World Bank's International Center for Settlement of Investment Disputes (ICSID) and of the Camara de Comercio de Lima. He has extensive experience as an arbitrator in ICSID arbitrations as well as experience in arbitrations under the Inter-American Commercial Arbitration Commission (IACAC), Panama. He presided over an ICSID arbitration between international investors and Argentina. He was member of an arbitration panel in a matter between an international utility company and Ecuador which was recognized as the runner-up in the *LatinLawyer Magazine* deal of the Year-Litigation award 2009 in Sao Paulo. Currently he is the sole arbitrator in an ICSID arbitration between a Spanish construction company and Honduras. He is one of the arbitrators appointed by Colombia under the G-2 Free Trade Agreement with Mexico. He coordinated the team that handled one of Colombia's largest litigation matters, which was litigated successfully, before the District Court for the District of Columbia, the Court of Appeals for the District of Columbia Circuit and finally the U.S. Supreme Court.



KATHERINE GONZÁLEZ ARROCHA is a Panamanian citizen. A qualified lawyer, she obtained her law degree in Panama and a Master's degree from the French university Paris II (Panthéon-Assas), where she specialized in arbitration and alternative dispute resolution. Katherine joined the Secretariat of the ICC International Court of Arbitration in Paris in 1996, where she was entrusted with the responsibility of managing arbitration cases originating in Latin America and the Iberian countries. In 2004, she was appointed Secretary for the ICC Commission on Arbitration and Senior Counsel for ICC Dispute Resolution Services. Since February 2007, she has been Director for Latin America of the ICC International Court of Arbitration and of the ICC Dispute Resolution Services, based in Panama City. Katherine González Arrocha has authored several articles and has lectured at seminars, workshops and conferences on international arbitration and alternative dispute resolution throughout the world. She also works as an independent practitioner. In this capacity, she has acted as consultant for the Panamanian government and she also advises law firms in the areas of arbitration and dispute resolution. Katherine speaks Spanish, English and French fluently.



KARIN HELMLINGER CASANOVA is the Executive Director and Secretary General of the Arbitration and Mediation Center of the Santiago Chamber of Commerce. Attorney, Universidad Católica de Chile. Mediator with training in Negotiation and Mediation in the United States of America, Argentina and Santiago, Chile. Professor on Alternative Methods of Dispute Resolution at Universidad Adolfo Ibañez, Universidad Alberto Hurtado and Universidad Diego Portales.



ANDRÉS JANA is regarded by Chambers & Partners as one of the best litigation attorneys in Chile, Andrés Jana is the partner in charge of the International Arbitration Group at Bofill Mir & Alvarez Hinzpeter Jana. Andrés is the Chilean delegate before the United Nations Commission on International Trade Law, UNCITRAL and is a member of the Working Group on Arbitration Involving States or State Entities of the ICC's Arbitration Committee. Andrés Jana has experience in

commercial and investment arbitration and was appointed by the Chilean government as a member of the list of ICSID arbitrators. The 2009 Legal *Who's Who* recognized him as one of five experts in international arbitration in Chile. Andrés Jana has acted as external advisor to the Chilean government, particularly to the Ministries of Energy, Foreign Affairs and Finance. He provided advice to the government during negotiations of the FTA between Chile and USA, as well as the negotiations of the financial services and investment chapters of the FTA with the European Union. Andrés Jana obtained his LL.M. from Harvard University (1995) and graduated *Summa Cum Laude* in 1994 from the Law School of the University of Chile. Andrés was qualified as lawyer that same year.



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