

# 3<sup>RD</sup> ANNUAL ITA-IEL-ICC JOINT CONFERENCE ON INTERNATIONAL ENERGY ARBITRATION

January 14-15, 2016  
Omni Houston Hotel  
Houston, Texas

*Presented by*

**The Institute for Transnational Arbitration**  
and  
**The Institute for Energy Law**  
of  
The Center for American and International Law  
and  
**The ICC International Court of Arbitration**

## CONFERENCE CO-CHAIRS



**MARK BAKER** is Global Co-Head of International Arbitration and a member of the Norton Rose Fulbright Global Supervisory Board. He practices in the areas of complex commercial arbitration, business litigation and alternative dispute resolution (ADR). He has represented numerous clients in matters regarding international and domestic construction contracts, power purchase and sale agreements, energy contracts, joint ventures, and project finance and development agreements. Mark has chaired, on average, eight international arbitration cases each year since 1998. Mark received the 2015 Client Choice Award, Texas, arbitration & ADR by *Globe Business Publishing*, and he was selected as 2014 Lawyer of the Year - Houston International Arbitration: Commercial by *The Best Lawyers in America*. Mark is consistently recognized as one of the “Top 20 International Arbitration Experts” by PLC, and one of the “100 Most Influential Lawyers in America” by the *National Law Journal*. He is internationally ranked for his arbitration work by *Chambers Global*, *Chambers USA*, *Chambers Latin America*, *Global Counsel*, *LawDragon*, *Legal 500*, *The International Who’s Who of Commercial Arbitration*, *The International Who’s Who of Business Lawyers*, *Who’s Who of Oil & Gas Lawyers*, and *The Best Lawyers in America*. More information can be found at [www.nortonrosefulbright.com](http://www.nortonrosefulbright.com).



**KARL HENNESSEE** joined Halliburton in 2013 as Vice-President Public Law & Technology. He also serves as Chairman of the Governing Body of the ICC Court of International Arbitration. Prior to joining Halliburton, Karl was VP of Litigation & Regulatory Affairs at Airbus SAS in Toulouse, France and a lecturer at the Toulouse Business School in law and public policy. Karl has previously practiced law in Germany and in the United States on behalf of institutions including the German government’s Federal Cartel Office; DaimlerChrysler; White & Case, Feddersen and Vinson & Elkins. Educated at the University of Göttingen, Germany, the London School of Economics and SMU Law School, he holds degrees in history, economics and law. He is a member of the Leadership of the ABA Antitrust Section as well as a Fellow of the Robert Bosch

Foundation and Phi Beta Kappa. Mr Hennessee is the winner of the ILO Award for Litigation “Individual of the Year” for 2009. He has published over sixty articles on various legal subjects and is currently a doctoral candidate in international comparative law.



**TONI HENNIKE** is Vice President Legal – Exploration, Development, Drilling & Services for Hess Corporation, a global independent energy company engaged in the exploration and production of crude oil and natural gas. Ms. Hennike is responsible for leading the Legal function that supports global exploration, drilling, development, supply chain, and general services within Hess. Prior to joining Hess in 2011, Ms. Hennike held a variety of roles with ExxonMobil over 19 years, including Coordinator, International Investments & Arbitration; Assistant Chief Attorney: for the Exploration Company, for the Development Company and for the Production Company; and General Counsel for Mobil Exploration and Production in Australia and the U.S. She was previously Senior Counsel at Hunt Oil Company, and held positions as Landman, Gas Contract Representative, Non-Conventional Gas Market Analyst and Non-Conventional Gas Market Coordinator – Gulf Coast at Atlantic Richfield Company. Ms. Hennike earned a bachelor’s degree in Political Science and a Juris Doctorate from Tulsa University. She is a member of the Oklahoma Bar Association and the State Bar of Texas, and is admitted to practice before the 5th & D.C. Circuit Courts and the U.S. Supreme Court. She is on the Board of the American Arbitration Association, and the Advisory Boards of the Institute for Energy Law and the Holocaust Museum Houston.

#### LUNCHEON SPEAKER



**GERALD AKSEN** is a full time independent international arbitrator. He is a co-founder and member of the College of Commercial Arbitrators, and formerly held the positions of: general counsel and board member of the American Arbitration Association, (AAA), vice president of the International Court of Arbitration of the International Chamber of Commerce (ICC), vice president of the London Court of International Arbitration (LCIA), adjunct professor of law at New York University School of Law, teaching international arbitration for thirty years. He was a member of the US Department of State Advisory Committee which, among other things, drafted the bill that was later enacted by the Congress as Chapter 2 of the Federal Arbitration Act, the enabling legislation for the 1958 Convention on the Recognition and Enforcement of Foreign Arbitral Awards. He has a dual background as counsel and arbitrator, having been the partner in charge of international arbitration in the firm of Thelen Reid & Priest and as an arbitrator in over 300 cases in 24 different countries. He has extensive experience both in ad hoc (UNCITRAL and ARIAS Rules) and institutional arbitrations under the rules of AAA, ICC, ICDR, JCAA, LCIA and SCC. He is the 2005 recipient of the ABA Dispute Resolution Section’s D’Alemberte/Raven Award and has been consistently ranked in Chambers USA as one of New York’s notable international arbitrators up to and including 2016.

## FACULTY



**FRANCISCO BALDUZZI**, Senior Counsel, Wood Group - International attorney with experience both as outside and in-house counsel (19+ year experience). Currently responsible for all the legal affairs for the Latin American region at Wood Group's legal department with increasing responsibilities in the North American region. For the last eleven years his main focus has been the energy services industry (oil, gas & power), with particular emphasis on cross border and international transactions, including M&A and joint ventures, and international disputes. He previously worked at the international law firm of Norton Rose Fulbright (Previously Fulbright & Jaworski LLP) in Houston and at the Buenos Aires-based Estudio Beccar Varela. Francisco is former President and Board Member of "*Instituto Argentino del Petroleo & Gas – Houston*", current Chair of the Northwestern Law Alumni Club of Houston and director of the Association of Corporate Counsel Houston Chapter. Francisco is a graduate of the *Pontificia Universidad Católica Argentina, Buenos Aires, Argentina*, where he obtained his law degree (*Abogado*) in 1995. He also holds a Master of Laws from Northwestern University School of Law, Illinois, Chicago. A native of Buenos Aires, Francisco is fluent in Spanish, English and Portuguese.



**ANDREA K. BJORKLUND** is the L. Yves Fortier Chair in International Arbitration and International Commercial Law) at McGill University Faculty of Law. She is an adviser to the American Law Institute's project on restating the U.S. law of international commercial arbitration. She is also a member of the Advisory Board of the Investment Treaty Forum of the British Institute for International and Comparative Law. She is immediate past chair of the Institute for Transnational Arbitration's Academic Council, and she remains on the Executive Committee. She is on the panel of arbitrators of the International Center for Dispute Resolution of the American Arbitration Association. Professor Bjorklund is widely published in investment law and dispute resolution and transnational contracts. Prior to joining McGill, Professor Bjorklund taught at the University of California, Davis, School of Law. Before entering the academy she was an attorney-adviser on the NAFTA arbitration team in the Office of the Legal Adviser of the U.S. Department of State. Professor Bjorklund holds a J.D. from Yale Law School, an M.A. in French Studies from New York University, and a B.A. (with High Honors) in History and French from the University of Nebraska, Lincoln.



**SUZANA BLADES** is Lead Counsel of Arbitrations at the ConocoPhillips Company in Houston. At ConocoPhillips, Suzana manages a series of investment and international commercial arbitrations around the world. Prior to joining ConocoPhillips, Suzana worked as a Senior Negotiator at the Hess Corporation in Houston and as an associate in the international arbitration group of Arnold & Porter in Washington, D.C. Suzana is a graduate of Georgetown University Law Center, New York University School of Law and State University of Rio de Janeiro (Brazil).



**JULIÁN CÁRDENAS GARCÍA** is an Adjunct Professor at the Environment, Energy and Natural Resources Center of the University of Houston Law Center where he teaches Transnational Petroleum Law, Diplomacy of Oil and Gas and Transnational Investment Law and Arbitration. As a visiting professor, he has taught at the Rio de Janeiro State University (UERJ) in Brazil, the University of Nuevo Leon (UANL) in Monterrey, the ITAM, in Mexico City, and the University

of Externado, in Bogota, Colombia. Prior to this position, he served as career diplomat at the Venezuelan Ministry of Foreign Affairs working multilateral affairs with the Organization of the American States (OAS) and the United Nations (U.N.) and bilateral affairs on sovereign boundary issues. Professor Cardenas has been retained as an expert on Venezuelan law in international arbitrations regarding the upstream petroleum sector in Venezuela. He has also been involved in ICC, AAA and ICSID arbitration cases concerning downstream petroleum transactions, direct foreign investments, and international construction projects. He holds a law degree and a B.A. in International Relations from the Universidad Central de Venezuela, a Master of Laws in Arbitration from the Sorbonne University - Paris II Pantheon-Assas, and a LL.M. with a Certificate in Energy, Environment & Natural Resources Law from the University of Houston Law Center. He is a Doctoral Fellow at the Research Center on Investment and International Trade Law (CREDIMI) at the University of Bourgogne, Dijon, France.



**ROBERT CARLTON** leverages his broad base of dispute resolution experience to serve clients across a broad range of industries by digesting his client's issues and coming up with a sound litigation strategy that takes into account both business and legal considerations. Robert has represented clients in federal and state courts across the country. He has also represented clients in front of both domestic and international arbitral tribunals. Robert is particularly adept at navigating the various nuances of international arbitration, representing clients in front of the ICC, ICDR, and other arbitral bodies. Robert represents clients of all sizes and from diverse industries. His clients include one of the four largest banks in the country, a Fortune 100 Oil and Gas Company, a Fortune 500 international oilfield services company, the largest fertilizer manufacturer in the world, a former CEO of one of the largest broker-dealers in the country, an international turbine company, multiple independent oil and gas companies of varying sizes, and the owner of one of the premier hotels in Texas.



**JAMES CASTELLO**, a Partner in King & Spalding's Paris office, has represented clients in a wide range of international arbitrations (both commercial and investment treaty), particularly in disputes related to the energy sector. Formerly a Court member of the London Court of International Arbitration, he now serves on the LCIA's Board of Directors and as President of its European Users' Council, as well as on the Advisory Board of the Vienna International Arbitral Centre. Since 2001, he has also served as a U.S. delegate to the UNCITRAL Arbitration Working Group, participating actively in revision or adoption of UNCITRAL's Model Law on International Commercial Arbitration (2006), Arbitration Rules (2010), and Transparency Rules for Investor-State Arbitration (2013). He is recognized, *inter alia*, in *Chambers Global*, *International Who's Who of Commercial Arbitration*, and *Legal 500*. After obtaining undergraduate and graduate degrees from Yale and Berkeley, he served as law clerk at the U.S. Supreme Court and received his first exposure to international arbitration as a legal assistant (1988-1990) at the Iran-U.S. Claims Tribunal, in The Hague.



**WENDY F. DABOVAL** is Chair of the IEL and General Counsel and Vice President, Chevron North America Exploration and Production Company. In this role, she is responsible for the overall provision and management of legal and land services to Chevron's North American upstream operations. A native of New Orleans, Louisiana, Daboval received her Bachelor and Juris Doctorate degrees from Loyola University New Orleans. She then served as law clerk to the Hon. Frederick J. R. Heebe, Chief Judge, United States District Court, Eastern District of Louisiana,

before joining the Texaco Legal Department in 1985. Daboval was named to her present position, in July 2006. In addition to serving on several leadership committees for Chevron North America Exploration and Production, she also is a member of the Chevron Law Function Executive Committee. Daboval has received several industry and community honors, including recognition by the Department of the Interior, the Houston Business Journal, the Houston Association of Women Attorneys, and Houston Woman Magazine.



**CHARLES D. "CHUCK" DAVIDSON** is currently a Venture Partner with Quantum Energy Partners, a private equity firm based in Houston. Previously, he was Chairman and CEO of Noble Energy, an independent exploration & production company which has carried out operations throughout the U.S. as well as in several international locations, including countries in Europe, Central and South America, West Africa, Asia and the Middle East. Prior to joining Noble Energy in 2000, Chuck was CEO of Vastar Resources, Inc., a publicly owned subsidiary of ARCO. Previous to the formation of Vastar, he held a number of engineering, operations and executive assignments at ARCO. Chuck has a bachelor's degree in chemical engineering from Purdue University and a master's degree in management from the University of Texas at Dallas.



**STEVEN K. DAVIDSON** is a partner in the Washington office of Steptoe, where he is chair of the International Arbitration Group. For 30 years, Mr. Davidson has represented top Fortune 500 corporations, including ExxonMobil, Google, Motorola, and US Airways, in litigation throughout the United States and abroad, as well as in domestic and international arbitrations. Mr. Davidson serves as an arbitrator in prominent international arbitrations and as an expert witness in attorney fee disputes. Mr. Davidson also is a leader in the worldwide enforcement of court judgments and arbitral awards, including provisional and pre-judgment remedies, and as against sovereigns. Pulitzer Prize-winning journalist Steve Coll described Mr. Davidson in his recent New York Times bestselling book *Private Empire: ExxonMobil and American Power* as "one of the world's leading specialists in the art of seizing and liquidating assets on behalf of large, aggrieved companies." Mr. Davidson graduated from Boston University (BA, 1982, *summa cum laude*; MA, 1983) and Northwestern University School of Law (JD, 1985). He joined Steptoe & Johnson as an associate in the Washington, D.C. office and has practiced there continuously.



**ROCÍO DIGÓN** is Managing Director and Counsel of the ICC International Court of Arbitration, SICANA, Inc. She is responsible for the management of the SICANA office, including directing SICANA's promotional activities, and for the administration of cases for the North America region. She is a former associate in the international arbitration practice of King & Spalding LLP's New York office and has experience in proceedings under the rules of the ICC, UNCITRAL, ICSID, and LCIA. In addition, Ms. Digón has published several articles on topics related to international arbitration. Ms. Digón received her undergraduate degree from Amherst College, where she graduated *summa cum laude* and her J.D. from Yale Law School. She also has an LL.M. in public international law from Leiden University in the Netherlands, which she received while on a J. William Fulbright fellowship. She is admitted to practice in New York and Massachusetts.



**ALEXANDRA DOSMAN** is the first Executive Director of the New York International Arbitration Center (“NYIAC”). Founded in 2013, NYIAC is a non-profit organization that promotes and enhances the conduct of international arbitration in New York, offers educational programming, and operates worldclass hearing facilities for rent in Midtown Manhattan. Prior to joining NYIAC in May 2013, Ms. Dosman practiced litigation and arbitration at Shearman & Sterling LLP for seven years, where she had a leading role in international commercial and investment treaty arbitration cases. Ms. Dosman was educated at McGill University in Montreal and at the University of Toronto. She is bilingual English/French. Ms. Dosman writes and speaks widely on international arbitration topics, with a particular focus on New York arbitral law. Recent updates and articles include: “Evaluating the Advantages and Drawbacks of Emergency Arbitrators,” with Edna Sussman, *New York Law Journal Special Report on Alternative Dispute Resolution*, March 30, 2015; “Sovereign Immunity Is No Defense to the Recognition of ICSID Award Against Venezuela; New York Court Stays Recognition on Basis of ICSID Internal Proceedings,” *NYIAC Case Law Chronicle*, March 20, 2015; “General Personal Jurisdiction Revisited: the Second Circuit’s Decision in *Sonera v. Çukurova*,” *IBA Arbitration Newsletter*, March 2015; “In New York, Limitations on Use of Estoppel Doctrine to Join Non-Signatories to an Arbitration Agreement,” *7(1) NY Dispute Res. Law*. 51, Spring 2014; “Toward a Treaty Basis for Transparency in Investor-State Arbitration,” *7(2) NY Dispute Res. Law*. 36, Fall 2014; “A Home for International Arbitration In New York,” *6(2) NY Dispute Res. Law*. 13, Fall 2013.



**JONATHAN FAIRTLOUGH** is a managing director and head of the Kroll Los Angeles office. He joined Kroll after a distinguished career with the Los Angeles County District Attorney’s Office where he served as both a prosecutor and co-founder of the office’s High Technology Division. At Kroll, Jonathan leads teams that provide comprehensive investigative services for digital forensics, data breach response and complex cyber-crimes. Prior to joining Kroll, Jonathan was the deputy in charge of the Eastlake [Central] Juvenile Office. Earlier he served as the assistant head deputy and co-founder of the High Technology Division of the Los Angeles County District Attorney’s Office. During his career Jonathan held a number of positions within the District Attorney’s Office and was involved in many high-profile cases, including the first major data breach filed in Los Angeles County for which he received the IAFCI (Southern California Chapter) award for Prosecutor of the Year in 2006. Jonathan is an instructor for the National Computer Forensic Institute and an adjunct professor at Cypress College on the subject of cyber law and forensics.



**ANDREW FLOWER** is the global head of Deloitte’s dispute consulting service line. Andrew is a fellow of the Institute of Chartered Accountants in England and Wales. Andrew has focused for much of the past 25 years on the provision of expert evidence in international arbitration (both commercial and investor state). He has provided expert evidence in many arbitrations conducted under the auspices of various institutions including the ICC, LCIA, ICDR, ICSID, DIAC, NAI, DIS, SIAC and under UNCITRAL rules. Andrew has testified on many occasions before Tribunal in many parts of the world including North America, Europe, the Middle East and Asia. Andrew has appeared both as a party-appointed expert and on behalf of Tribunals. Andrew has also been nominated by the ICC (and ultimately selected) through its expertise procedure. Andrew’s experience covers a range of many different sectors including telecommunications, hotel and leisure projects, the aerospace and defence sector, manufacturing, energy, chemicals, distribution

processes and the pharmaceutical industry. Andrew has been a partner with Deloitte in Europe and New York for over 10 years other than for a short period with a consulting boutique. Andrew is listed by Who's Who Legal as one of the leading expert witnesses in International Arbitration. He has been so listed since inception of that list. Andrew speaks English and French.



**MARK W. FRIEDMAN** is a litigation partner at Debevoise & Plimpton LLP. He has broad experience in civil and criminal matters, with a concentration on international arbitration and litigation. He has represented clients in a wide variety of disputes, including those concerning energy, mining, construction, shareholder relationships, joint ventures, telecommunications, and investments. He has acted as counsel or arbitrator in disputes under the major institutional rules. Among other positions, Mr. Friedman is a Vice President of the ICC Court of Arbitration, a member of the editorial board of *Dispute Resolution International*, and was previously Co-Chair of the International Bar Association's Arbitration Committee, member of the Court of the London Court of International Arbitration, Vice-Chair of the International Dispute Resolution Committee of the International Section of the American Bar Association, and co-rapporteur of the International Law Association's Commercial Arbitration Committee.



**TERESA GARCIA-REYES** is Senior Counsel, Litigation for GE Oil & Gas in Houston, Texas. She represents her company in commercial disputes world-wide, with a focus on leading negotiations, mediation, arbitration, and litigation in North and South America. She also leads policy initiatives within her business, aimed at managing and reducing the risks of disputes with suppliers and customers. Prior to joining GE Oil & Gas, Teresa was with the litigation practices of Morgan Lewis & Bockius LLP, and Mayer Brown LLP. She is a graduate of Texas A&M University, and Tulane Law School.



**JOHN GOTANDA** is the Arthur J. Kania Dean and Professor of Law at Villanova University School of Law. He has published widely on the subject of damages in international law, and has been cited by courts, tribunals and commentators, including by the U.S. Supreme Court. He has spoken widely on the subjects of damages, international arbitration, and international sales law, including at the Hague Academy of International Law. He also serves as an expert on damages and an arbitrator in international investment disputes. He is a member of the Advisory Council of the United Nations Conventions on Contracts for the International Sale of Goods, an Institute Member of the ICC Institute of World Business Law, and the Co-Editor of *The Journal of Damages in International Arbitration*.



**KELLY HERRERA**, Senior Counsel, Arbitrations - Kelly Herrera has managed a wide variety of disputes for ConocoPhillips since April 2012. Kelly joined the Arbitration group at ConocoPhillips in 2015, where she focuses on domestic and international arbitrations. In this capacity she participates in the oversight of significant investor-state and commercial disputes, as well as advising on related policy and contractual issues. Prior to joining ConocoPhillips, Kelly litigated commercial disputes for 7 years at the law firm of Strasburger & Price, LLP in Houston, Texas. In that role, Kelly often served as lead trial counsel, appearing before various U.S. state and federal courts on behalf of her clients in energy, maritime and general commercial disputes.



**ROMAN KHODYKIN** is an arbitration specialist with extensive experience in national and cross-border matters, with particular emphasis on corporate and shareholder disputes. He holds a Ph. D in Conflict of Laws and is a visiting Professor at Clare College and Cambridge University where he regularly participates in the Arbitration and Civil Justice Forum. Additionally, Roman is an arbitrator of the Arbitration Court for Sport at the Russian Olympic Committee and a member of the editorial board of the *International Commercial Arbitration Review* (Moscow). He is named a “rising star” by Chambers and is also highly ranked by Legal 500. Finally, Roman was in the Best Lawyers list in the field of litigation and dispute resolution compiled by the *Vedomosti*, the leading business paper in Russia (equivalent of FT). Roman has recently authored two books: *Arbitration Law of Russia: Practice and Procedure* and *The System of English Civil Process*, Russian edition. He also regularly writes on the subject of arbitration, most recently for the *Fordham Papers* and *European Business Law Review*.



**LOUIS B. KIMMELMAN** - Partner, Sidley Austin LLP, New York Office. Co-leader of the firm’s global International Arbitration practice. He focuses on the arbitration and litigation of complex commercial and investment treaty disputes as well as litigation in aid of the arbitration process. Benno regularly represents U.S. and foreign clients, as well as sovereign entities, in international disputes before arbitral tribunals and state and federal courts in the United States. He has acted as lead counsel and as arbitrator in numerous cases before the leading international arbitration institutions. He is an Adjunct Professor of Law at Brooklyn Law School and Georgetown University Law Center, where he teaches International Commercial Arbitration, as well as an Adviser to the American Law Institute project on the Restatement of the U.S. Law of International Commercial Arbitration. He is a member of the ICC Commission on Arbitration and served as chair of the International Commercial Disputes Committee of the Association of the Bar of the City of New York. He received his B.A. and J.D. degrees from Yale University and clerked for the Honorable Leonard I. Garth of the U.S. Court of Appeals for the Third Circuit.



**JAMES L. LOFTIS** chairs V&E’s International Dispute Resolution practice, and focuses his practice on international commercial arbitration and investor-state disputes, both as counsel and as arbitrator, and on disputes involving public international law. He is a member of the ICC Commission on Arbitration, is listed in *Global Arbitration Review* and in the *Energy Arbitrators List*, is listed in *Legal Media Group’s* (Euromoney’s) *Expert Guide to Commercial Arbitration*, and is ranked in international arbitration in both *Chambers Global* and *Chambers USA*. He is listed in *The Best Lawyers in America(r)* for international arbitration. From 1997 to 2000, James served in Geneva, Switzerland, as chief counsel for the Oil Sector and Construction and Engineering Panels of the United Nations Compensation Commission (the Iraq/Gulf War claims tribunal). James is also an adjunct professor of law at the University of Texas School of Law, where he teaches international investment law and international arbitration.



**SILVIA M. MARCHILI** is a partner in King & Spalding’s International Arbitration Group. She has over 12 years of experience focusing on complex international arbitration cases involving both commercial and investment claims. Ms. Marchili regularly appears before international tribunals under the World Bank’s International Centre for the Settlement of Investment Disputes (ICSID) Convention and other arbitration rules. She has represented parties in over twenty investment



arbitration cases. Among her recent cases are some of the largest ICSID BIT awards ever obtained by foreign investors.



**MELINDA MCLELLAN** is Counsel in BakerHostetler’s New York office, where she advises clients on complex privacy, cybersecurity, and information management issues as a member of the firm’s Chambers-ranked national Privacy and Data Protection team. Melinda frequently works with companies across multiple industry sectors on a broad range of privacy and security matters, including the use of cross-border data transfer mechanisms and the management of international data flows in commercial and litigation contexts. Melinda has broad experience counseling companies that have experienced data security breaches on breach notification obligations, forensic investigations, communications strategies, and remediation efforts. She also regularly works with clients to develop and implement global privacy and security policies and procedures; employee privacy training programs; and compliance strategies for the use of data-intensive products and services. Melinda has written and spoken extensively on privacy and data security law, with a particular focus on the privacy impacts of emerging technologies and corporate “Bring Your Own Device” programs. Melinda received her Bachelor’s Degree from Rice University and her JD from Harvard Law School where she served as Executive Editor of the Harvard International Law Journal. She is a member of the International Association of Privacy Professionals and the Sedona Conference Data Security and Privacy Liability Working Group. New York Super Lawyers has selected Melinda as a “Rising Star” for the past four years in a row.



**MICHAEL L. MORKIN** is a Partner at Baker & McKenzie and past Managing Partner of its Chicago Office where he has worked for over 25 years. He is a recognized expert on international arbitration and litigation matters. Having successfully managed a significant business to record headcount, brand recognition, revenue and profit, Mr. Morkin brings this unique understanding to his already successful track record as counsel. His expertise has resulted in arbitration awards valued in excess of USD1 billion and industry recognitions including 40 Under Forty Hall of Fame and Chicago International Arbitration Lawyer of the Year. Mr. Morkin has handled arbitrations in Asia, Latin America, Europe, the Caribbean and throughout the United States under the rules of institutions including the ICC, ICDR, SIAC, UNCITRAL, AAA, London Maritime Arbitrators Association and numerous ad hoc arbitrations. He has successfully arbitrated disputes in the areas of energy, reinsurance, shipping, post-acquisition, intellectual property, climate, construction, derivatives, sports, distribution and supply agreements and other commercial arrangements. He teaches International Commercial Arbitration at The University of Chicago Law School and is a frequent lecturer and author on international disputes throughout the US, Europe and Asia. He serves on the Executive Committee of World Business Chicago and chairs its Legal Advisory Board.



**SOPHIE NAPPERT** is a dual-qualified lawyer in Canada and in the UK. She is an arbitrator in independent practice, based in Gray’s Inn, London, specialising in international disputes, notably in energy, infrastructure, natural resources and cross-border investment. Before becoming a full-time arbitrator, she was Head of International Arbitration at a global law firm. Sophie is trained and has practised in both civil law and common law jurisdictions. She is the peer-nominated Moderator of OGEMID, the online discussion forum on current issues of international investment law, economic law and arbitration. She is ranked in Global Arbitration

Review's Top 30 List of Female Arbitrators Worldwide and is commended as a "leading light" in the field by Who's Who Legal. Sophie is the author of a *Commentary on the 2010 UNCITRAL Arbitration Rules: A Practitioner's Guide* (Juris, 2012). She is a regular speaker at conferences and seminars on issues of international arbitration, international investment law and dispute resolution. She is a guest lecturer at Columbia Law School, Harvard Law School and McGill University Faculty of Law. She has created the Nappert Prize in International Arbitration, open to young scholars and practitioners worldwide, and administered under the auspices of McGill University.



**SOLEDAD O'DONNELL** is a senior associate in Mayer Brown LLP's Litigation & Dispute Resolution group, where she focuses primarily on International Arbitration disputes in Latin America, and is a member of the firm's International Arbitration Coordinating Committee. Prior to joining Mayer Brown in 2012, Soledad served as a Law Clerk for the Honorable Richard C. Tallman, United States Court of Appeals for the Ninth Circuit, and worked for several years as a Litigation associate for a Chicago-based international law firm. Prior to law school, Soledad was a paralegal for the Antitrust Division of the United States Department of Justice. Soledad is a Center for Conflict Resolution Certified Mediator and is a native Spanish speaker. Soledad received her JD from Northwestern University School of Law and her BA in political science, magna cum laude, from the University of Notre Dame.



**KEVIN O'GORMAN** is a partner at Fulbright & Jaworski LLP (Norton Rose Fulbright) in Houston. He handles international commercial arbitration and investor-state matters as counsel, with particular expertise in energy, commercial and construction-related disputes. Kevin also regularly sits as an arbitrator in international and domestic disputes. He is admitted to practice law in Texas and New York, and is qualified as a solicitor in England and Wales. Kevin co-chairs the Energy Arbitrators List Steering Committee ([www.energyarbitratorslist.com](http://www.energyarbitratorslist.com)) and serves on the Board of the Houston International Arbitration Club. Kevin chaired the Disputes Division and International Arbitration Committee of the American Bar Association's Section of International Law, and served on its Council. He has taught as an adjunct professor at the University of Houston Law Center and was elected to the Council of the State Bar of Texas Section of International Law. Kevin formerly served as Senior Legal Secretary and Team Leader of the Claims Resolution Tribunal for Dormant Accounts in Switzerland, which resolved claims against Swiss banks relating to Holocaust-era dormant accounts. He is a Life Fellow of the American, Texas and Houston Bar Foundations. Kevin earned a J.D. with honors from the University of Michigan Law School and clerked for U.S. District Judge Howell Cobb of the Eastern District of Texas. He received the Chair's Special Recognition Award from the ABA Section of International Law, and a Certificate of Appreciation from the U.S. Department of State. He has been recognized by the Irish Legal 100, Chambers Global, Chambers USA, Chambers Latin America, the Legal 500, the International Who's Who of Commercial Arbitration, The Best Lawyers in America, Global Arbitration Review's 45 Leaders in International Arbitration under 45 (runner-up), Texas Super Lawyers and Texas Rising Stars. Best Lawyers named him Lawyer of the Year for Houston international arbitration – governmental in 2013.



**JENNIFER PERMESLY** is a Partner at Chaffetz Lindsey LLP in New York, where she specializes international arbitration. Jennifer is particularly active in Latin America, where she counsels US and Latin American energy, gas, and mining companies in both Spanish and English. Jennifer's research and writing interests focus on the approach taken by US courts to international arbitration matters, including non-signatory issues, enforcement of arbitral awards, and injunctions in aid of arbitration. Jennifer spent the first seven years of her career practicing international arbitration at Cleary Gottlieb Steen & Hamilton, and she clerked for the Honorable Miriam Goldman Cedarbaum of the Southern District of New York. She is a 2004 cum laude graduate of Harvard Law School, where she served as Editor-in-Chief of the Harvard International Law Journal. She is a Term Member of the Council on Foreign Relations, a leading U.S.-based foreign policy think tank, a member of the International Arbitration Club of New York, and the Treasurer of the New York International Arbitration Center, Inc. She regularly publishes on international arbitration and presents at arbitration conferences and training seminars in Spanish and English.



**INA C. POPOVA** is a member of Debevoise & Plimpton's International Dispute Resolution Group whose practice focuses on international arbitration, complex commercial disputes and public international law. Ms. Popova is dual-qualified in civil law and common law and is admitted to practice in Paris. She frequently leads contentious matters in Spanish and French. Ms. Popova has particular experience in the mining and energy sectors, in which she regularly handles multi-billion-dollar disputes involving commercial, socio-environmental and public international law issues across a variety of jurisdictions. She has represented private clients and States in a wide range of disputes before the major arbitral institutions and in national courts, including the United States Supreme Court. Ms. Popova serves on the ITA's Board of Reporters as an Institutional Reporter for ICSID, and speaks and publishes regularly in the field. Ms. Popova also serves in a number of leadership positions, including as co-Chair of the 2016 Annual Meeting of the American Society of International Law and as a rapporteur for the ASIL-ICCA Joint Task Force on Issue Conflicts in Investor-State Arbitration. She has taught law at the *Institut d'Études Politiques de Paris* (Sciences Po) and is a Fellow of the *Société de Législation Comparée*.



**ANÍBAL SABATER** is an international arbitration specialist with over 18 years of experience, representing clients from around the world and industries as diverse as construction, energy, mining, shipping, technology, and telecommunications, in arbitrations under all major international arbitration rules, including AAA/ICDR, ICC, LCIA, and UNCITRAL. He has also acted in several investment arbitration cases under the UNCITRAL Rules and the ICSID Convention/Rules, as well as in commercial disputes involving states and state-owned entities. Licensed in several US jurisdictions, England and Wales (solicitor), and Spain, Aníbal has represented clients in disputes governed by the laws of more than 20 nations across Latin America, North America, Europe, North Africa, and the Middle East.



**LAURENCE SHORE** is an international arbitration specialist and a partner in the New York City office of Herbert Smith Freehills LLP. He has extensive experience representing clients in major arbitral seats, such as Geneva, Paris, London, Singapore, Cairo, and New York City. He also frequently sits as an arbitrator in ICC, ICDR, and LCIA cases. He is a member of the LCIA's North American Users' Council, and from September 2012 to May 2014 he was the

Chair of the New York City Bar's International Law Committee. In addition to his work as an arbitration practitioner, Laurence tries cases in the United States courts. Laurence is a member of the New York, District of Columbia and Virginia Bars, and is also a solicitor of the Supreme Court of England and Wales (with rights of audience as a solicitor-advocate, Higher Courts, Civil). Prior to joining Herbert Smith Freehills in March 2013, Laurence was a partner in the New York City office of Gibson, Dunn & Crutcher LLP. He has also served as an attorney-adviser international in the Office of the Legal Adviser, United States Department of State, and began his career as a litigation associate at Williams & Connolly in Washington, D.C. Laurence's law degree is from the Emory University School of Law, where he was Editor-in-Chief of the Emory Law Journal (1988-89). He earned a Ph.D. degree in History from The Johns Hopkins University (Baltimore, Maryland). His undergraduate degree is from the University of North Carolina at Chapel Hill, where he graduated with highest honours. Among his publications are "Do Witness Statements Matter – And If So, How Can They Be Improved? (ICCA Congress Series No. 18 (Kluwer 2015); and "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).



**ABBY COHEN SMUTNY** is Chair of the ITA and a partner of White & Case LLP. She is recognized as one of the world's leading practitioners of international arbitration and has represented clients in arbitrations before all major arbitral forums including ICSID, the ICC, the Vienna International Arbitral Centre, the LCIA, the ICDR, as well as in ad hoc UNCITRAL Rules arbitrations. She handles both commercial contract disputes as well as disputes arising under investment treaties. She is Vice-President of LCIA's North American User's Council, a member of the Board of the AAA, and a member of the Editorial Board of the Yearbook on International Investment Law and Policy. Previously she served as Vice-President of the American Society of International Law and a member of its Executive Committee and Executive Council, Vice-Chair of the Arbitration Committee of the IBA and Chair of its Investment Treaty Sub-Committee, co-Editor-in-Chief of the World Arbitration and Mediation Review, and as Chair of the International Law Section of the DC Bar.



**MARC D. VEIT** is a partner of LALIVE in Zurich. He has extensive experience in complex international arbitration and litigation matters with particular emphasis on multi-jurisdictional disputes. His expertise spans across various industries including energy (in particular gas), construction, telecommunications, life sciences and biotechnology, banking, commodity trading, shipping, ship building and nutrition. Marc Veit also represents parties before the Swiss Federal Supreme Court in setting aside proceedings. He has been ranked for many years by Chambers Global as a leading individual in Arbitration and Litigation in Switzerland, and by Legal 500 as a recommended practitioner in Dispute Resolution in Switzerland.