The Intercontinental Barclay Hotel, New York City

January 13-14, 2011
The recent economic downturn, rising litigation and increased corporate challenges have confirmed that dispute prevention and management are essential elements in every successful business plan. Join CPR and our esteemed colleagues for the 2011 Annual Meeting as we explore “Global Problem Solving: New Tools & Solutions.”

We are excited about the exceptional program that we have assembled this year. Thursday’s keynote speaker will be BP’s Group General Counsel Rupert Bondy, who will discuss the unique challenges faced by general counsel addressing mass claims issues. On Friday, we are pleased to welcome renowned game theorist and author of The Predictioneer’s Game, Prof. Bruce Bueno de Mesquita.

This year’s program will depart from our usual structure and will feature an interactive workshop on a controversial mass claims issue led by Deborah Greenspan, former Deputy Special Master for the September 11 Victims’ Compensation Fund Program. Other highlights include legal arguments on Economical Litigation Agreements and Third Party Financing before a “Mock Tribunal” of former judges and an Ethics panel that will answer your pre-submitted disclosure dilemmas and questions. Our presenters and speakers will include an outstanding group of leading General Counsel, top attorneys, and international arbitration and mediation experts. As in previous years, we will begin with CPR’s popular General Counsel panel which will address how their companies have adapted their ADR strategy to new business realities.

CPR is known for providing executive-level networking, the highest quality examination of ADR theory, and the most practical take-away learning in the field. This year is no exception.

Attendance will be limited and the event will sell out! Please register early.

An Event Not To Be Missed!

What Attendees are Saying

“CPR Meetings provide an exceptional resource to connect to world-class content and the collective wisdom of professionals in dispute resolution.”

Melanie Lewis  
Director, Solutions Program  
Coca-Cola Enterprises Inc.

“CPR connects me to global litigation and ADR developments through informative speakers, written materials, international programs, and practical pointers that help me do my job better.”

Carla Herron  
Group Counsel – Litigation  
Shell Group

“GE is proud of our association with CPR, which continues to provide us with innovative tools to keep us current and proactive in managing our disputes around the globe.”

Michael McIlwrath  
Senior Counsel for Litigation  
GE Oil & Gas

“Most of what is known about dispute resolution by corporate leaders that I meet can be traced back to CPR, its publications and its meetings. General Counsel, in particular, learn a lot through CPR.”

Colin Rule  
Director of Online Dispute Resolution  
e-Bay, Inc.
A block of rooms has been reserved at our venue hotel, The Intercontinental Barclay, at the special rate of $279 (per room, per night, plus taxes).

To reserve a room, please contact the hotel directly at +1.888.424.6835 and request the rate for the International Institute for Conflict Prevention and Resolution.

**Room Block Ends: December 21**

**HOTEL ADDRESS:**
111 East 48th Street
Between Lexington & Park Avenues

Training is being held concurrently with the first day of CPR’s Annual Meeting. On Thursday evening, trainees are invited to attend the evening cocktail reception. Trainees may also attend the Friday session of the Annual Meeting at no additional cost.

**Register Online at:** www.cpradr.org
Overview of ADR Developments in the Courts and in Congress

The past year has been a busy one for dispute resolution, both in the courts and in Congress. Competing philosophies as to the desirability and fairness of arbitration have created a perfect storm of controversy. This panel of experts will walk us through recent Supreme Court case law and the legislative developments that could have a dramatic effect on the future of arbitration, as well as institutional adaptations and innovations that parties can employ to navigate these changing waters.

Rupert Bondy (invited)
Group General Counsel
BP p.l.c.

A background in private practice as an M&A lawyer, a senior executive position at GlaxoSmithKline, and experience in U.S. litigation and government investigations gave Mr. Bondy an ideal background to take command of the UK’s largest legal budget at BP in 2008. In light of recent events, he will use this keynote address to discuss the unique challenges faced by general counsel who address mass claims issues and will share his personal experiences in managing complex, large-scale disputes.

Anastasia Kelly (Moderator)
Former General Counsel, AIG
Of Counsel
DLA Piper

Thomas J. Sabatino, Jr.
Senior Vice President, General Counsel and Corporate Secretary
United Airlines/UAL Corp.

Thomas L. Sager
Senior Vice President and General Counsel
E.I. du Pont de Nemours and Company

Robert C. Weber (invited)
Senior Vice President – Legal & Regulatory Affairs and General Counsel
IBM Corporation

Networking Lunch

1:00 – 2:00pm
WORKSHOP

When Disaster Strikes: The Role of ADR in Resolving Mass Claims
① 2:00 – 5:00pm
Learn how it is really done! In the past decade, we have witnessed a number of catastrophic events that have impacted numerous stakeholders. In this interactive workshop featuring small group breakouts, you will have a hands-on role in analyzing a mass claims environmental disaster from the standpoint of these various stakeholders. Working with a mediator, each small group will craft a potential solution that addresses the needs and concerns of each group. The workshop will be directed by the former Deputy Special Master for the September 11 Victims’ Compensation Fund Program.

Deborah Greenspan (Workshop Chair)
Partner
Dickstein Shapiro LLP

Facilitators will include luminaries from the world of dispute resolution, including:

David T. Austern
President
CRMC

Elizabeth J. Cabraser
Partner
Lieff, Cabraser, Heimann & Bernstein LLP

Thomas H. Hill
Senior Executive Counsel – Environmental Litigation & Legal Policy
General Electric Company

Presentation of CPR’s Annual Awards, Law Firm Excellence in ADR Award, and Diversity in ADR Award
① 5:00 – 5:30pm

Networking Cocktail Reception
① 5:30 – 7:30pm

_KEYNOTE SPEAKER_

Prof. Bruce Bueno de Mesquita
New York University
Sr. Fellow, Stanford University
Author, The Predictioneer’s Game
① 9:05 – 9:45am
Recognized as a leading proponent of using game theory to understand and influence policy choices, Bruce Bueno de Mesquita has served as advisor to the U.S. government and corporations regarding forecasting and engineering outcomes in negotiations involving M&A, litigation, regulation, and legislation. In this keynote address, he will share his insights on what the future holds for the legal industry and how to best predict and plan for possible outcomes.

New Strategies for Resolving Disputes
① 9:45 – 11:00am
There are many new creative techniques which have been developed to simplify dispute resolution and manage risks and costs. This highly engaging session will examine two of these techniques: the Economical Litigation Agreement (ELA), referred to as the “litigation pre-nup,” and third-party financing of disputes. Distinguished litigators will put their case to a renowned tribunal of former judges and “make or break” the case for these innovative approaches.

TRIBUNAL

Hon. Charles B. Renfrew (Chair)
Former U.S. District Court Judge and Deputy Attorney General
Law Offices of Charles B. Renfrew

Hon. Timothy K. Lewis
Former U.S. Court of Appeals Judge
Counsel
Schnader Harrison Segal & Lewis LLP

Hon. Fern M. Smith
Former Federal District Court Judge
JAMS

ELA ARGUMENT

John S. Kiernan
Partner
Debevoise & Plimpton LLP

Daniel B. Winslow
Senior Counsel
Proskauer Rose LLP

REGISTER ONLINE AT WWW.CPRMEETING.ORG
MEETING AGENDA

THIRD-PARTY FINANCING ARGUMENT

David M. Lindsey
Partner
Chaffetz Lindsey LLP

Larry Schaner
Partner
Jenner & Block LLP

COFFEE BREAK
11:00 – 11:30am

THE FUTURE OF INVESTMENT DISPUTES
11:30 – 12:30pm
Investment arbitrations have become a significant part of the international law landscape with the top cases valued at more than $100 billion. Most of these disputes involve claims that host states have expropriated foreign investments without appropriate compensation, or otherwise violated minimum standards in international investment treaties. This panel will discuss how international investment arbitration may develop in light of the growing pressures on the arbitral system and criticism of the process.

Michael D. Nolan (Moderator)
Partner
Milbank, Tweed, Hadley & McCloy LLP

Dr. Bernardo M. Cremades
B. Cremades y Asociados

Jason E. Doughty
Managing Counsel – Commercial Litigation, Arbitration and Compliance
ConocoPhillips

Eugene J. Silva
Counsel, International Disputes Group
ExxonMobil Corporation

Abby Cohen Smutny
Partner
White & Case LLP

Disclosure and Other Ethical Issues in Mediation
12:30 – 1:45pm
Get your questions answered! This panel will allow attendees to pre-submit their ethical dilemmas or questions prior to the Annual Meeting, which will then be presented by well-known facilitators and offered up for discussion with the audience. The interactive format will provide an opportunity to “brainstorm” with the experts and resolve some of the challenging ethical issues which arise before, during or after the mediation concludes. This session will qualify for 1.5 New York State Ethics CLE credit hours.

Prof. Eric D. Green
Boston University School of Law
Principal
Resolutions, LLC

Prof. Nancy Hardin Rogers
Michael E. Moritz Chair in Alternative Dispute Resolution
Ohio State University

Hon. Daniel Weinstein (invited)
Former Superior Court Judge
JAMS

CLOSING REMARKS
1:45 – 2:00pm
Kathleen A. Bryan
President and CEO
CPR Institute

CONTINUING LEGAL EDUCATION

The CPR Institute has been certified by the New York State Continuing Legal Education Board as an Accredited Provider of continuing legal education in the State of New York [July 14, 2007-July 13, 2010] [application for renewal pending with NY CLE Board]. CPR is a nonprofit organization. Under financial hardship guidelines, at its discretion, CPR may waive the fee for attorneys who demonstrate that they are not currently employed (not retirees). CPR may also provide a special discounted price to attorneys, full-time judges and administrative law judges practicing in the nonprofit and public sectors full time.

Questions?
Contact Julie DeSarbo at jdesarbo@cpradr.org or +1.646.753.8231

E-mail info@cpradr.org for information.
CPR has restructured this year's program to include highly-interactive workshops and panels designed to engage attendees and spark lively debate. Attendees will:

- acquire innovative strategies and commercial ADR best practices;
- gain valuable insight regarding current trends in commercial dispute resolution; and
- develop new business contacts and network with corporate decision-makers and leading experts.

CPR brings together the world’s most innovative thinkers, futurists and ADR trailblazers. Below is a selection of organizations that have sent representatives to recent CPR meetings:

Abbott Laboratories
AEGIS Insurance Services
AIG/Chartis
Amgen Inc.
American Management Association
Bechtel Group
CIGNA Corporation
Coca-Cola Enterprises
ConocoPhillips
E.I. du Pont de Nemours & Company
eBay
ExxonMobil Corporation
Deloitte
Duke Energy Corporation
Fidelity Investments
FMC Technologies, Inc.
General Electric Company
Georgia-Pacific Corporation
IBM
ITT Corporation
Johnson & Johnson
JPMorgan Chase
Morgan Stanley
Nestlé
Northeast Utilities
Newell Rubbermaid Inc.
Pfizer Inc.
PricewaterhouseCoopers LLP
Shell Group
Toro Company
Unilever
U.S. Department of Justice

Attendees will be eligible for up to 11.5 hours of continuing legal education credit, including 1.5 hours of Ethics CLE credit, under the rules of the New York State CLE Board.
CANCELLATION POLICY

If you have registered but are unable to attend, you may substitute another employee from your company/firm at no additional charge. Please send written notification of this change to Julie DeSarbo at jdesarbo@cpradr.org.

The cancellation fees are as follows:
- On or before December 13, 2010, a 75% refund will apply.
- On or before January 3, 2011, a 50% refund will apply.
- After January 3, 2011, no refunds will be provided.