INTERNATIONAL CONFERENCE

60 YEARS OF THE NEW YORK CONVENTION ON THE RECOGNITION AND ENFORCEMENT OF FOREIGN ARBITRAL AWARDS KEY ISSUES AND FUTURE CHALLENGES

LOYOLA UNIVERSITY ANDALUSIA

4-6 April 2018
SEVILLE

Presidency of the Scientific Committee for the Conference
Dr. Ana Mercedes López Rodríguez (Loyola University Andalusia)
Dr. Katia Fach Gómez (University of Zaragoza)
SCIENTIFIC COMMITTEE

Presidency of the Scientific Committee for the Conference

Dr. Ana Mercedes López Rodríguez (Loyola University Andalusia)
Dr. Katia Fach Gómez (University of Zaragoza)

Dr. José Manuel Álvarez Zárate (Externado University, Colombia)
Dra. Laura Carballo Piñeiro (University of Santiago de Compostela, Spain
and World Maritime University, Malmö, Sweden)
Dr. Alejandro Garro (Columbia University, USA)
Dr. Lasse Hejlund Christensen (University of Aarhus, Denmark)
Dr. Rodrigo Polanco Lazo (World Trade Institute, Bern, Switzerland)

-40 Conference co-director
Ángel S. Freire, Associate at Araoz & Rueda, Madrid

For further information see the Conference website
www.uloyola.es/en/foreign-arbitral-awards
15:00 - 15:15
Opening and Welcome Speeches
Ángel S. Freire, Associate, Araoz & Rueda, Madrid. Conference co-director.
Rafael Monsalve del Castillo, Partner, Cuatrecasas, Seville.
Patricia Saiz, Club Español del Arbitraje (CEA -40), Associate Professor and Director of International Relations, ESADE, Barcelona.
Ana Mercedes López Rodríguez, Associate Professor, Loyola University Andalusia, Conference co-director.

15:15 - 16:30
ACUERDOS ARBITRALES Y EJECUCIÓN DE LAUDOS EN EL CONTEXTO INTERNACIONAL (Session in Spanish)
Moderator: Carlos Rodríguez Díaz, Partner, BRD Abogados and Part-time Professor, Loyola University Andalusia.
Speakers:
Isabel Lorente Martínez, Lecturer, University of Murcia. Litigación internacional e impugnación del convenio arbitral en vía principal
Natalia Álvarez Aladrén, Associate, RZS Abogados y Economistas, Seville. Artículo II, Párrafo 2 de la Convención sobre el reconocimiento y ejecución de sentencias arbitrales extranjeras: Interpretación de la expresión “acuerdo por escrito” en virtud del contexto comercial actual. Incidencia del Comercio Electrónico
Maria Asunción Cebrián Salvat, Lecturer, University of Murcia. La excepción de orden público en la NYC
Iñaki Carrera, Associate, PLMJ Advogados, Lisbon. El Convenio de Nueva York y el orden público positivo
Yeray Romero Matute, Ph.D. student, University of Zaragoza. La aplicación en España de la Convención de Nueva York a laudos del Tribunal de Arbitraje Deportivo
Gustavo Prieto, Visiting fellow, Max Planck Institute for Comparative Public Law and International Law, Heidelberg. El “derecho constitucional” del arbitraje internacional: el impacto de la CNY en el régimen de arbitraje de inversiones
Corte Española de Arbitraje

Fundada en 1981, la Corte Española de Arbitraje es la institución arbitral decana en España. Ofrece a los operadores económicos, tanto públicos como privados, servicios de resolución de disputas comerciales bajo los principios de independencia, transparencia y calidad en el servicio. Tanto su organización como actividad están orientadas a prestar a sus usuarios, y en particular a las empresas, un servicio de arbitraje excelente que ofrezca una alternativa efectiva a los tribunales de justicia. La Corte Española de Arbitraje administra tanto arbitrajes domésticos como internacionales.

Spanish Court of Arbitration

Founded in 1981, the Spanish Court of Arbitration was the first arbitral institution to be set up in Spain. It provides economic operators, both public and private, with dispute resolution services under principles of independence, transparency and service quality. The Court seeks to deliver excellent arbitration services as an effective alternative to state courts for users, especially businesses. The Spanish Court of Arbitration administers both domestic and international arbitrations.
16:30 - 17:45
JUDICIAL APPLICATION OF THE NY CONVENTION
(Session in English)

**Moderator:** José María Fernández de la Mela, Corte Española de Arbitraje, Madrid

**Speakers:**
- Diogo Manuel Pereira, Private Sector Development Specialist, World Bank Group, Washington, D.C.
- Supritha Suresh, LL.M, Candidate, University of Miami School of Law.
- Jessica Dewolf, LL.M, Candidate, Comillas Pontifical University, Madrid.
- Sumru Akter, Associate, Göksu Aydın Attorneys at Law, Istanbul.
- Diora Ziyaeva, Associate, Dentons, New York.
- María Antonia Pérez, Associate, Araoz & Rueda, Madrid.
- Diana Giner Alonso, Associate Professor, Universidad San Jorge, Zaragoza.
- Sara Scordo, Trainee, Alpeggiani & Associati, Milan.

**Dealing with Dishonesty: A Narrative of Deals, Deception, and Detectives under the New York Convention**

**Loopholes in the Law: Does the Forum Non Conveniens Doctrine Perverse the Intention of the New York Convention?**

**Flipping the Hourglass: Time Limits for the Recognition and Enforcement of Foreign Arbitral Awards**

**The NYC and Enforcement of Annulled Awards**

**Enforcement of Annulled Awards: the Role Played by the Seat of the Arbitration. Differences between Jurisdictions**

**The Construction of a Powerful Argumentation in the Enforcement of Annulled Pemex Award**

**The Need of a Uniform Notion of Arbitrability: a Comparative Study on Corporate Arbitration**

18:00 - 19:15
THE NY CONVENTION AND INVESTMENT ARBITRATION
(Session in English)

**Moderator:** Krystle Baptista Serna, Associate, Armesto & Asociados, Madrid

**Speakers:**
- Aliz Káposznyák, Research Fellow, Eötvös Loránd University, Budapest.
- Berk Demirkol, Lecturer, University of Galatasaray, Istanbul.
- Piotr Wilinski, Lecturer, Erasmus University, Rotterdam.
- Fernando Gallego Osuna, Official of the European Union, Brussels.

**The Expanding Role of the New York Convention in Enforcement of International Investment Arbitral Awards**

**Direct Responsibility of the State for the Breach of the New York Convention in Investment Treaty Arbitration**

**Sovereign Immunity as a Ground to Refuse the Enforcement of Investment Treaty Awards: The New York Convention and the ICSID Convention Compared**

**Exploring Commercial Arbitration Tribunals’ Access to Preliminary References as a Tool for More Procedural Efficiency and Effective Enforcement of Awards**

**Should the Miami Draft Be Given a Second Chance? Or the New York Convention 2.0**

**The Investment Court System and the Multilateral Investment Court. The Recognition and Enforcement of the Decisions of the New Systems Proposed by the European Commission in Third Countries**

**Enforcement Mechanism under the TTIP Investment Court System, an Appropriate Tool for Enforcing in Third States?**

20:30 > Welcome cocktail reception
Restaurante La Raza
Avda. Isabel la Católica, 2, Parque de María Luisa, Seville.
08:45 - 09:15 > Registration
Loyola University Andalusia
Hall, Building F

09:15 - 09:45
Executive Room, Building F

OPENING AND WELCOME SPEECHES

Anna Joubin-Bret, The Secretary of UNCITRAL.
Gabriel Pérez Alcalá, President, Loyola University Andalusia.
Carlos de los Santos, Vicepresident, Club Español del Arbitraje.
Regional Government Representative.
Local Council Representative.
Ana Mercedes López Rodríguez & Katia Fach Gómez, Conference Directors.

09:45 - 10:45
Executive Room, Building F

PLENARY SESSION

60 Years of the NY Convention: A Success Story

Moderator: Steve Hammond, Partner, Hughes Hubbard & Reed, New York.

Speakers:
The UNCITRAL Guide to the New York Convention. Methods and Conclusions
Yas Banifatemi, Partner, Sherman & Sterling, Paris.
The Website newyorkconvention1958.org
Corinne Montineri, Legal Officer, UNCITRAL.
UNCITRAL Technical Assistance and Training Activities on the New York Convention

10:45 - 11:15 > Coffee Break
(Executive Room, Building F)
APPLICATION OF THE NY CONVENTION 
AND THE ARBITRAL AGREEMENT

PARALLEL SESSION A
Room G-01, Building G

Key Terms, Definitions and Scope

Moderator: Pilar Perales Viscasillas, Professor, University Carlos III Madrid.

Speakers:
Hannah van Roessel, Director, Counsel, Omni Bridgeway, Amsterdam.
Practical Limitations to the Scope of Application of the New York Convention - the Frequent User’s Perspective
Anibal Sabater, Partner, Chaffetz Lindsey, New York.
Binding, Advisory, or Negligible: Do the New York Convention Provisions Matter to Arbitrators?
National Awards: the Second Scenario of Article 1.1 New York Convention
Paul Key QC, Barrister, Essex Court Chambers, London.
Estoppel and Res Judicata in the Context of Decisions Made by Another State’s Courts on Matters Arising Under the New York Convention
Félix J. Montero, Partner, Pérez-Llorca, Madrid.
New York Convention: Recognition and Enforcement against Sovereign Entities

PARALLEL SESSION B
Room E-18, Building E

The Arbitral Agreement

Moderator: David Arias, Partner, Arias, Madrid.

Speakers:
Ana Armesto, Independent arbitrator, Bilbao.
Multi-Tiered Dispute Resolution Clauses. Is There a Need for a New York Convention on Mediation/Conciliation?
Manuel Penadés Fons, Lecturer, King’s College, London & Pedro Tent Alonso, Associate, J&A Garrigues, Valencia and Associate lecturer of Private International Law, University of Valencia.
Enforcement of Arbitral Agreements and Kompetenz-Kompetenz
Ignacio Santabaya, Of counsel, Jones Day Madrid & Carlota Dominguez, Associate, Jones Day, Madrid.
Recognition and Enforcement of Arbitral Awards against Non-Signatories. Do We Really Want to Get Rid of Arbitration Agreements in Writing?
Maryam Salehijam, Ph.D. candidate, Transnational Law Center, Ghent University.
Remedying the Adverse Effect of Multi-Tiered Dispute Resolutions Clauses Calling For Mediation Prior To Arbitration
Helmut Brokelmann, Partner, Martinez Lage, Allendesalazar & Brokelmann, Madrid.
Are tortious cartel follow-on damages claims covered by standard arbitration agreements?
Por eso, en Extenda te asesoramos para que la internacionalización de tu empresa sea un éxito.

Ponemos a tu disposición profesionales en Andalucía y una completa Red Exterior presente en cuatro continentes, para que vueles siempre acompañado.

Un asesoramiento experto y adaptado a la situación y objetivos de tu empresa en las áreas fundamentales para elaborar o revisar tu Plan de Internacionalización.
PARALLEL SESSION A  
Room G-01, Building G  

The NY Convention and the Use of Information Technology  

Moderator: Patricia Fröhlingsdorf, State Attorney, Spanish Ministry of Justice.  

Speakers:  
Reinmar Wolff, Professor, University Mamburg.  
The New York Convention and the UN Convention on Electronic Communications in International Contracts  
Nadine Lederer, Associate, Hogan Lovells, Munich.  
The New York Convention and the Internet: Friends or Foes?  
Irene Ng (Huang Ying), Ph.D. student, University of Vienna  
When the Tribunal is an Algorithm: Complexities of Enforcing Orders Determined by a Software under the New York Convention  
Sara Hourani, Lecturer in Law, Middlesex University, London.  
Recognition and Enforcement of Cross-border Online Arbitral Awards: Challenges in the Era of Automation  

PARALLEL SESSION B  
Room E-18, Building E  

Suitability of the NY Convention for Modern Trade. Emergency Arbitration  

Moderator: Urquiola de Palacio del Valle de Lersundi, Partner, Palacio & Asociados, Madrid.  

Speakers:  
Marike Paulsson, Director of the University of Miami School of Law’s International Arbitration Institute, Lecturer in Law.  
The New York Convention’s 60th Anniversary. A Restatement for the New York Convention?  
Joe Tirado, Partner, Garrigues, London.  
Time for a New York Convention? Was Albert van der Berg Right?  
Orsolya Toth, Assistant Professor, University of Nottingham.  
Suitability of the New York Convention for Modern Trade  
Poomintr Sooksripaisarnkit, Lecturer, University of Tasmania, Australia & Sai Ramani Garimella, Senior Assistant Professor, South Asian University, New Delhi, India.  
The Compatibility of the Emergency Arbitrator under the New York Convention and Domestic Law  
Enforcement of Decisions of the Emergency Arbitrator under the New York Convention and Domestic Laws  
Jakob Horn, Wissenschaftliche Mittarbeiter, Friedrich Schiller University Jena.  
The Emergency Arbitrator
FOUR SITUATIONS, ONE EXPERTISE.

Accuracy

Transactions | Disputes | Turnarounds | Decisions

Accuracy is an independent advisory firm that provides high added value solutions to corporates, investment funds and lawyers worldwide, thanks to our unique combination of cross-sectoral expertise.

In a world of endless specialization, we integrate and connect skills, from finance to engineering, from strategy to technology, to help clients make fact-founded decisions.

contacto@accuracy.com

www.accuracy.com

Innovative advice to the most complex international disputes and arbitrations
15:30 - 16:45

GROUNDS FOR REFUSAL UNDER THE NY CONVENTION (I)

PARALLEL SESSION A
Room G-01, Building G

Public Policy

Moderator: Corinne Montineri, Legal Officer, UNCITRAL.

Speakers:
Margaret L. Moses, Professor, Loyola University Chicago School of Law.

Public Policy under the New York Convention: National, International or Transnational

Murat R. Özsunay, Part-time Professor, Özyeğin University, Istanbul.

The Public Policy Exception under New York Convention. Other Defences to the Recognition and Enforcement of Foreign Arbitral Awards

Karsten Nowrot, Professor, University of Hamburg & Emily Sipiorski, Senior Researcher, University of Hamburg.

Constitutionalizing the 1958 New York Convention from below by Other Means? The Relevance of Respondent States’ Domestic Constitutional Law in the Enforcement of Awards

Iina Tornberg, Ph.D. Student, University of Helsinki.

Competition Law Provisions as Manifestations of Public Policy within the Meaning of Article V (2) (b) of the New York Convention? Examining Competition Law of the People’s Republic of China to Reveal the Uniqueness of Competition Law in the Context of International Commercial Arbitration

PARALLEL SESSION B
Room E-18, Building E

Other Grounds (I)

Moderator: Anna Joubin-Bret, The Secretary of UNCITRAL.

Speakers:
Petri Taivalkoski, Partner, Roschier, Helsinki.

Arbitrator’s Perspective in Ensuring Enforceability ofthe Award against Challenges Based on Alleged Violation of Due Process

José Ricardo Feris, Partner, Squire Patton Boggs, Paris.

Partial Awards on Jurisdiction and Article V (1) (a) New York Convention

Rafael Carlos de Rosal Carmona, International Case Counsel, International Centre for Dispute Resolution, New York.

Lack of Impartiality or Independence as Grounds to Deny Enforcement under the New York Convention

Ramona Cirlig, Associate, Musat & Asociatti, Bucharest.


16:45 - 17:15 > Coffee Break
(Executive Room, Building F)
• Cases managed: 145 (over 2,900 since the Court’s foundation)
• Aggregate value of cases managed: Over 1,000 million euros
• Average amount in dispute: 6.6 million euros
• Secretariat with ten-people team

Our cases by economic sector

- Banking: 31%
- Energy: 14%
- Corporate cases: 17%
- Technology: 12%
- Construction: 16%
- Distribution/Agency/Franchise: 6%
- Others: 4%

International and domestic balance

- International cases: 83%
- Domestic cases: 17%

Duration of proceedings

- Less than a year: 68%
- More than a year: 32%

Average duration: less than ten months

Appointment of women arbitrators

(three-year evolution)

- 2014: 10% Women, 90% Men
- 2015: 17% Women, 83% Men
- 2016: 26% Women, 74% Men
- 2017: 28% Women, 72% Men

86% appointed by the Court and 14% by the parties
PARALLEL SESSION A
Room G-01, Building G
Other Grounds (II)

Moderator: Santiago Martínez-Lage, President, Martínez Lage, Allendesalazar & Brokelmann, Madrid.

Speakers:
- Fabien Gélinas, Full Professor, McGill University, Montreal
- Giacomo Marchisio, Research Associate, McGill University, Montreal.

Procedural Irregularities in Arbitration under the New York Convention: Toward a Transnational Approach
Didem Kayali, Assistant Professor, TOBB University of Ankara.

Independence and Impartiality of Arbitrators as a Refusing Ground under Article V of the New York Convention
Stavroula Angoura, Ph.D. Candidate, Research Fellow, Max Planck Institute Luxembourg for International, European and Regulatory Procedural Law.

Arbitrator’s impartiality under Art. V(1)(d) of the New York Convention

PARALLEL SESSION B
Room E-18, Building E

Enforcement of Anulled Awards

Moderator: Antonio Sánchez-Pedreño, President, Corte de Arbitraje de Madrid.

Speakers:
- Vladimir Gladyshev, Attorney-at-law, member of the Moscow bar.
- Kenneth Figueroa, Partner, Foley Hoag, Washington D.C.
- Mostafa Fahim Nia, Attorney at Law, Iran Bar Association.

Enforcement of Awards Anulled by the Courts of the Russian Federation: Developing the Practice of European Courts
Deference to Nullity?: The New York Convention and Enforcement of Anulled Awards
Enforcement of Anulled Awards (A Global Comparative Study in Common Law and Civil Law Countries)
Particularities of the Enforcement Proceedings of an Annulled Award

20:30 > Conference Dinner
Restaurante Abades Triana
Calle Betis, 69, Seville
Cremades & Calvo-Sotelo es una firma que responde por naturaleza a esta época de cambios. Ponemos a disposición de los clientes un equipo de juristas de probada competencia y experiencia en las diferentes ramas del Derecho, complementado con un profundo conocimiento de la realidad de los negocios y de sus industrias.

Nuestros Consejos Asesor y Académico, integrado por destacadas personalidades y especialistas pertenecientes al mundo de la empresa, la cultura y la comunicación, nos permiten una constante actualización de conocimientos y nos proporcionan una presencia activa y plural en los ámbitos de mayor dinamismo.

Nuestra razón de ser son nuestros clientes. Les escuchamos, orientamos y acompañamos en su camino de éxito, aprovechando al máximo las nuevas oportunidades que se abren en el mundo de los negocios. Dedicamos tiempo a cada caso. Cada cliente cuenta.

Creemos en la innovación como actitud, porque nos lleva más allá de lo esperado.

Valoramos el talento y la experiencia, la contribución desde la diversidad.

Defendemos la labor social de la empresa favoreciendo los valores de la familia y el balance entre la vida personal y la profesional.

La comunicación nos diferencia. En Cremades & Calvo-Sotelo compartimos y damos visibilidad a nuestras actuaciones, porque creemos que es la forma de influir y liderar en un mundo global y socialmente integrado. Queremos una comunicación que sirva para promover una competitividad sana y honesta.
PARALLEL SESSION A
Room G-01, Building G

Derecho procesal internacional y la Convención de Nueva York

Moderator: Andrés Rodríguez Benot, Senior professor. University Pablo de Olavide, Seville.

Speakers:
Alfonso Luis Calvo-Caravaca, Senior Professor, University Carlos III, Madrid.
Declinatoria internacional y convenio arbitral: Derecho internacional privado europeo y Convención de Nueva York de 10 junio de 1958

Javier Carrascosa González, Senior Professor, University of Murcia.
Acciones por daños e incumplimiento del convenio arbitral: Derecho internacional privado europeo y Convención de Nueva York de 10 junio de 1958

Juliana Rodríguez Rodrigo, Tenured Associate professor, University Carlos III, Madrid.
La Convención de Nueva York y el Arbitraje de Inversiones

Isabel Antón Juárez, Assistant Professor, University Carlos III, Madrid.
Medidas cautelares en los procedimientos de arbitraje ante Estados miembros partes del Reglamento Bruselas I Bis

Dámaso Javier Vicente Blanco, Lecturer, University of Valladolid.
El arbitraje internacional como no lugar. Deslocalización del arbitraje y del derecho aplicable y reconocimiento del laudo extranjero

PARALLEL SESSION B
Room E-18, Building E

La relación entre la Convención de Nueva York y otros instrumentos internacionales sobre jurisdicción

Moderator: Francisco José Garcimartín Alférez, Consultant, Linklaters, Madrid and Senior Professor, Autonomous University of Madrid.

Speakers:
Miguel Gómez Jene, Of counsel, Cuatrecasas, and Professor UNED, Madrid.
Declaración de no reconocimiento del laudo arbitral

Iván Heredia, Tenured Associate Professor, Autonomous University of Madrid and Associate, Garrigues, Madrid.
Reconocimiento de laudos extranjeros y concurso

Laura García Gutiérrez, Tenured Associate Professor, Autonomous University of Madrid.
La adopción y la ejecución de medidas cautelares en el arbitraje comercial internacional: ¿una cuestión pendiente en la Convención de Nueva York de 1958?

Javier Víaña de la Puente, Assistant Professor, Deusto University, Bilbao.
Problemas prácticos en la ejecución de laudos extranjeros vía artículo V. d) de la Convención de Nueva York. Diálogo entre ‘common law’ y ‘civil law’

Ángel María Ballesteros Barros, Professor, University of Cádiz.
La relación entre la Convención de Nueva York de 1958 y otros instrumentos internacionales sobre jurisdicción, reconocimiento o exequátur
Experts in Economic Consulting

Competition
Awarded Competition Economist Firm of the Year for the third consecutive year in 2017 by Who’s Who Legal. Who’s Who Legal lists 33 experts and 5 affiliates at Compass Lexecon for Competition Economics and two of the five most highly regarded ‘Competition - Future Leaders’ are from Compass Lexecon.

Arbitration
Ranked as the leading advisers globally for the third consecutive year for Arbitration Expert Witnesses by Who’s Who Legal, together with our parent company FTI Consulting.

Our economists provide independent analysis and advice to law firms, corporations and government clients engaged in legal and regulatory proceedings. Our innovative techniques were applied in over 80% of European Commission Phase II merger cases in 2016.

We have the highest number of competition specialists in the industry, with a global team of over 425 professionals and affiliates, including 150 Ph.D. economists. Our European practice of over 100 economists based in 7 offices includes former senior officials at the European Commission and national competition authorities.

Helping you succeed in tomorrow’s world
Tackling the digital, economic, environmental and political challenges that are shaping international business.

compasslexecon.com

©2018 FTI Consulting, Inc. All rights reserved.
PARALLEL SESSION A
Room G-01, Building G

Europe (I)

Moderator: Manuel Conthe, President, Corte Española de Arbitraje, Madrid.

Speakers:
Álvaro López de Argumedo, Partner, Uría Menéndez, Madrid.

Ten Years of Spanish Case Law on the New York Convention

Maria Nicole Cleis, Chargée d’enseignement, University of Neuchâtel.

Arbitration and the Enforcement of Foreign Awards in Switzerland

Federico Banti, Partner, Osborne Clarke, Milan & Eva de Gotzen, Senior Lawyer, Ph.D., Osborne Clarke, Milan.

Recognition and Enforcement of Foreign Arbitral Awards in Italy: the Relationship among the Italian Procedural Civil Code, the 1958 New York Convention and the Regulation (EU) n. 1215/2012

Paschalis Paschalidis, Référendaire, Court of Justice of the European Union & Jonathan Wildemeersch, Référendaire, Court of Justice of the European Union.

EU Law Challenges to the Enforcement of Arbitral Awards

PARALLEL SESSION B
Room E-18, Building E

Europe (II)

Moderator: Gonzalo Stampa, Director, Corte Civil y Mercantil de Arbitraje, Madrid.

Speakers:
Natalia I. Gaidaenko Shaer, Senior Researcher, Institute of Legislation and Comparative Law, Deputy Head of COMEDIARS, Moscow.

The Russian Federation and the New York Convention

Katažyna Mikša, Associate Professor, Mykolas Romeris University.

Enforcement of Foreign Arbitral Award in Lithuania - GAZPROM Case from a National Perspective

Attila Nagy, Legal advisor, Local administration, City of Subotica, Serbia.

Recognition and Enforcement of Arbitral Decisions in Post-Conflict Societies

Fabricio Fortese, LL.D. Candidate, Stockholm University.

The Relationship between the New York Convention and other International Instruments on Jurisdiction
Experts in international arbitration

Ashurst's international arbitration specialists focus on providing individual solutions to our clients. Disputes subject to international arbitration are commonly complex – both legally and often culturally – involving the interaction of various legal systems and the need to take legal strategy into consideration.

Our specialists bring to these issues not only legal technical excellence but also experience, awareness and common sense, and they present our clients’ cases in an impressive and compelling fashion.

We work with our clients from the outset to understand their commercial objectives and drivers, in order to focus on achieving a result that is relevant and beneficial to our clients’ specific goals. Our clients are in the best hands.

www.ashurst.com

ABOUT GPARTNERS

We are a boutique specializing in the provision of Forensic Services. We prepare objective and independent expert reports in the economic, financial and accounting field, to be used by companies in any judicial conflict. All partners have extensive experience in the ratification of expert reports before arbitration courts or judicial courts. More than 50 reports ratified in the past 5 years support us.

How we make a difference?

- Very experienced teams and partners involved in the preparation of expert reports.
- Flexibility and capacity to provide quick responses due to the absence of internal bureaucracy, allowing us to meet urgent cases.
- Very experienced in ratifications “face to face” with other experts and providing alternative analysis of the facts.
- Very competitive prices.

Experienced in:

- Civil and Commercial disputes
- Economic Criminal claims
- Labour disputes
- Arbitrations
- Compliance

www.gpartners.es
info@gpartners.es
+34 912 831 881
Experts in international arbitration

Ashurst's international arbitration specialists focus on providing individual solutions to our clients. Disputes subject to international arbitration are commonly complex – both legally and often culturally – involving the interaction of various legal systems and the need to take legal strategy into consideration.

Our specialists bring to these issues not only legal technical excellence but also experience, awareness and common sense, and they present our clients' cases in an impressive and compelling fashion.

We work with our clients from the outset to understand their commercial objectives and drivers, in order to focus on achieving a result that is relevant and beneficial to our clients' specific goals. Our clients are in the best hands.

www.ashurst.com

© Ashurst LLP 2018 Ref D/7853

11:30 - 13:00

NATIONAL AND REGIONAL APPROACHES TO THE NY CONVENTION

Particular attention to emerging countries

PARALLEL SESSION C
Room G-15 Building G
Asia and Africa

Moderator: Julián Aguilar, Partner, Legalsur, Seville and Part-time Professor, Loyola University Andalusia.

Speakers:

Yeow-Choy Choong, Professor, Faculty of Law, University of Malaya.
Arbitrating and Enforcing Foreign Awards in the ASEAN Region: Confronting the Perennial Issues

Maria L Rubert, Partner, United Advocates, Dubai.
New York Convention in the UAE, Pass or Fail?

Wasiq Abass, Dept. of Legal Studies, Central European University, Budapest.
Public Policy Exception in India: A Tale of Turbulent Past and a Promising Future

Reyadh M. Seyadi, Assistant Professor, University of Bahrain.
Public Policy as a Ground to Refuse Recognition and Enforcement of Foreign Arbitral Awards under the 1958 New York Convention in the Arab Gulf States

Abayomi Okubote, Ph.D. Student, Queen's University, Kingston.
60 Years of the New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards: Are we there yet in Africa?

PARALLEL SESSION D
Room G-16, Building G
America

Moderator: Patricia Saiz, Associate Professor and Director of International Relations, ESADE, Barcelona.

Speakers:

Juan Antonio Gaviria Gil, Professor, Universidad Pontificia Bolivariana, Medellin.
The Conflict Between the New York Convention and the “Acción de tutela” against Colombian Arbitral Awards or against Judgments on Foreign Arbitral Awards

Christa Mueller, Partner, Mueller Abogados, Mexico D.F.
Duty of the Judges to Apply Conventionality Control and the Struggle of the Application of the New York Convention in Mexico

Juan Carlos Herrera, Master in International Dispute Settlement (MIDS), Geneva.
Disregard of the New York Convention in Ecuador: Hurdles and Hazards of the Recognition and Enforcement of Foreign Arbitral Awards

Camilo Valenzuela Bernal, Assistant Professor, Externado University, Bogotá.
The Execution of Arbitral Awards Annull ed in Colombia through the Tutela Action

13:00 - 14:15 > Lunch
(Executive Room, Building F)
IN LITIGATION, SOLID EXPERT TESTIMONY IS DECISIVE. DON'T TOY WITH IT.

SOLID EXPERT TESTIMONY
ÉLAN is a specialized Expert Testimony services firm with a core focus on commercial and investment treaty litigation and arbitration in the global renewable energy and infrastructures sectors.

+34 911 846 445 info@elanforensic.com
PARALLEL SESSION A
Room G-01, Building G

Applicability of the NY Convention to Investment Treaty Awards

Moderator: Erica Stein, Partner, Dechert, Brussels / Paris.

Speakers:
Anna Joubin-Bret, The Secretary of UNCITRAL.
Consideration of ISDS reform by UNCITRAL, status and impact study on the New York Convention

José Luis Gómara, State Attorney, Spanish Treasury, Ministry of Economy, Industry and Competitiveness.
The Envisioned Permanent Investment Tribunal and the New York Convention

Derek Smith, Partner, Foley Hoag, Washington D.C.
Applicability of the New York Convention to Investment Treaty Awards

Gabriel Bottini, Partner, Uría Menéndez, Madrid.
Recognition and Enforcement of Investment Arbitral Awards under the New York Convention and EU Law

The New York Convention and Corruption in Treaty Arbitration

Carlo De Stefano, Lecturer, Università Roma Tre & BonelliErede Studio Legale, Milan.
The Circulation of International Investment Awards under the New York Convention

PARALLEL SESSION B
Room E-18, Building E

State Responsibility for Breach. A World Investment Court

Moderator: Javier Diez Hochleitner, Of counsel, Baker McKenzie, Madrid and Chaired Professor, Autonomous University of Madrid.

Speakers:
Álvaro Galindo, International Counsel, Dechert, Washington.
The World Investment Court and Enforcement of Awards under the New York Convention

Catharine Titi, Tenured Research Scientist, French National Center for Scientific Research, Paris & CREDIMI, University of Burgundy, Dijon.
Enforcement of Decisions of an International Investment Court

Yannik Radi, Professor of International Law, University of Louvain.
State Responsibility and Non-Compliance with the New York Convention in Investor-State Arbitration

Zdenek Nový, Assistant Professor, Masaryk University, Brno.
The Legal Consequences of the BIT Provisions Referring to the Convention on the Recognition and Enforcement of Foreign Arbitral Awards and its Breach by the Contracting State

Christine Sim, Research Associate, Centre for International Law, Singapore.
Architecture of a World Investment Court: Where does the New York Convention fit in?

15:45 - 16:15 > Coffee Break
(Executive Room, Building F)
FUNDING AND SPECIALISED SKILLS FOR

HIGH VALUE LITIGATION

INTERNATIONAL ARBITRATION

ENFORCEMENT, WORK-OUT AND MONETISATION OF JUDGMENTS AND AWARDS

GROUP CLAIMS

NON-PERFORMING LOANS

AMSTERDAM ● GENEVA ● COLOGNE

SINGAPORE ● GUERNSEY ● DUBAI

www.omnibridgeway.com
16:15 - 17:00
Executive Room, Building F

PLENARY SESSION
Round Table Discussion on the NY Convention as a Framework for the Development of Reforms as Currently Considered by UNCITRAL

Moderator:
Anna Joubin-Bret, The Secretary of UNCITRAL.

Members of the Roundtable:
Gabriel Bottini
Álvaro Galindo
Fabien Gélinas
José Luis Gómara

17:00 - 17:20
Executive Room, Building F

CLOSING SPEECHES
Anna Joubin-Bret, The Secretary of UNCITRAL.
Javier Gassó Matoses, Deputy, Director-General for the United Nations, Spanish Ministry of Foreign Affairs and Cooperation.
Carlos García Alonso, Vice President of Research, Loyola University Andalusia.
Carlos de los Santos, Vicepresident, Club Español del Arbitraje
EXTENDA representative
Ángel Sánchez Freire, -40 Conference co-director.
Ana Mercedes López Rodríguez & Katia Fach Gómez, Conference Directors.
1. Train Station
2. Bust Stop (to go to Loyola) Hotel Melia Sevilla (Calle Dr. Pedro de Castro, 1). 
3. Cuatrecasas (Calle Fernández y González, 2) 
5. Hotel Silken Al-Andalus (Avda. de la Palmera, s/n - Bellavista) 
6. Wednesday cocktail Restaurante La Raza. (Avda. Isabel la Católica, 2) 
7. Thursday Dinner Restaurante Abades Triana (Calle Betis, 69) 
8. Murillo exhibition Espacio Santa Clara (Calle Becas, s/n)
Corte Civil y Mercantil de Arbitraje
Asociación administradora de arbitrajes de derecho y equidad, totalmente independiente, cuyas listas de Árbitros nacionales e internacionales están formadas por Abogados de indudable categoría profesional y cuya Secretaría vela por la correcta tramitación de los expedientes de arbitraje.

Civil and Mercantile Court of Arbitration
A fully independent association that manages arbitrations of law or equity, whose members, national and international Arbitrators, are Lawyers of unquestionable professional excellence, and whose Secretary ensures the correct processing of arbitration files.

Cour Civile et Commerciale d’Arbitrage
Association d’administration des arbitrajes de droit et d’équité, totalement indépendante, dont les listes d’Arbitres nationaux et internationaux sont composées d’Avocats possédant une catégorie professionnelle indubitable et dont le Secrétariat veille au bon traitement des dossiers d’arbitrage.