

2015 Taipei International Conference on Arbitration and Mediation

Hosts

Chinese Arbitration Association, Taipei (CAA)
Asian Center for WTO & International Health Law and Policy, College of Law,
National Taiwan University (ACWH)

Date: September 6-7, 2015

Venue: Howard Civil Service International House, 14th Floor

Agenda

1: September 6, 2015 (Sunday)					
Time		Topics	Speakers		
8:30-9:00	Re	Registration			
9:00-9:20	Op	Opening Remarks			
	1.	1. Fuldien Li (李復甸), Chairman, Chinese Arbitration Association,			
		Taipei (CAA)			
	2.	2. Tsai-yu Lin (林彩瑜), Professor, NTU College of Law a			
		Director, ACWH			
	Sig	Signing Ceremony			
		Dr. Fuldien Li (李復甸), Chairman, CAA			
		&			
	,	DDr. Alexander Petsche, Representative and Board Member,			
	,	Vienna International Arbitral Centre (VIAC)			
Session 1		Government's Role in Promoting or Attracting Commercial			
9:20-10:50		Arbitration			
		Chair: Mr. Samuel Wong (王則左)			
	1.	The dual role of the	Sundra Rajoo, Director, Kuala		
		Malaysian Government in	Lumpur Regional Centre for		
		Alternative Dispute	Arbitration (KLRCA)		
		Resolution – Conflict or			

		Accountability?		
		Accountability?	Lion long Vu (工//中華) Domite	
	2.	Government as a	Jian-long Yu (于健龍), Deputy	
		Facilitator in Commercial	Director & Secretary General,	
		Arbitration in Mainland	China International Economic and	
		China	Trade Arbitration Commission	
			(CIETAC)	
	3.	Feasibility of Transforming	Pei-kan Yang (楊培侃), Associate	
		Taiwan into an Arbitration	Professor, Department of	
		Center in Asia-Pacific	International Business, National	
		Region: Difficulties and	ChengChi University, Taiwan	
		Possible Solutions		
10:50-11:10	Te	a Break and Group Photos		
Session 2	Procedural Issues in International Commercial Arbitration			
11:10-12:10		Chair: Dr. Pi-s	song Tsai (蔡碧松)	
	4.	Personal Sanctions Against	Stephan Wilske, Partner, Gleiss	
		Counsel in International	Lutz	
		Arbitration – Possible,		
		Desirable or Conceptual		
		Confusion		
	5.	New Vienna Rules and the	DDr. Alexander Petsche,	
		new Austrian Arbitration	Representative and Board	
		law	Member, VIAC; Partner, Baker &	
			McKenzie	
12:10-13:40	Lunch Break			
Session 3	Substantive Law Issues in International Commercial Arbitration			
13:40-15:40	Chair: Dr. Stephan Wilske			
	6.	Arbitration and the CISG	Ingeborg Schwenzer, Professor,	
			University of Basel	
			·	
	7.	Commercial Arbitral	Chang-fa Lo (羅昌發),	
		Tribunal's Interpretation of	Constitutional Court Justice; NTU	
		Treaties	Law Professor	
	8.	The Law Applicable to the	Winnie Jo-Mei Ma (馬若梅),	
	0.	Substance of Arbitral	Honorary Assistant Professor of	
		Dispute: Arbitrators'	Law, Bond University, Australia	
		_	Law, Bond Oniversity, Australia	
		Choice in Absence of		
		Parties' Choice		

	9.	Fragmentation of	Joshua D H Karton, Associate	
		International Commercial	Professor, Queen's University	
		Law	Faculty of Law and Visiting	
		Luw	Associate Professor, National	
			Taiwan University College of Law	
15:40-16:00	То	o Dunals	Taiwan University Conege of Law	
Session 4	Tea Break			
	Recent Development of International Commercial Mediation Chair: Dr. Fuldien Li (李復甸)			
16:00-17:40	10			
	10.	New Developments in	Danny McFadden, Managing	
		International Mediation	Director, Centre for Effective	
	<u> </u>		Dispute Resolution (CEDR)	
	11.	Recent Developments in	Josephine Hadikusumo, Adjunct	
		International Mediation:	Faculty, Singapore International	
		Singapore's Unique	Mediation Centre (SIMC)	
		Approach	&	
			Eunice Chua, First Deputy Chief	
			Executive Officer, SIMC	
	12	The promotion of Draft	Chang-fa Lo (羅昌發), Justice,	
		Convention on the	Constitutional Court; Professor,	
		Cross-border Enforcement	NTU Law	
		of iMSA	&	
			Winnie Ma (馬若梅), Honorary	
			Assistant Professor, Faculty of	
			Law, Bond University, Australia	
Day 2: September 7, 20	15 (N	Monday)		
Session 5	Issues in Investment Arbitration			
9:00-10:50	Chair: Prof. Chang-fa Lo (羅昌發)			
	13.	Limiting the Application of	Tsai-yu Lin (林彩瑜), Professor,	
		Investor-State Arbitration	NTU College of Law and Director,	
		for Tobacco Investors	ACWH	
		under Investment Treaties:		
		The Possible Role of FCTC		
		Parties' Agreement?		
	14.	Use (and Abuse?) of	Emmanuel Jacomy, International	
		Multi-tiered Dispute	Arbitration Lawyer, Shearman &	
		Resolution Clauses in	Sterling LLP (Singapore)	
		Recent Commercial and	6 (29-F 316)	
		Investment Arbitrations:		
	<u> </u>	mvesiment montantins.		

		Issues and Lessons for the	
		_	
		Parties	
	15.	Using the Doctrine of	Chieh Lee (李潔), LLM, College
		Corporate Veil-Piercing In	of Law, National Taiwan
		Resolving Nationality	University
		Planning Issue in	
		International Investment	
		Arbitration	
10:50-11:00	Tea Break		
11:00-12:00	16.	The Impact of Amicus	Emily Choo Wan Ning, Practice
		Curiae Submissions in	Fellow, Centre for International
		Investment Treaty	Law (CIL), National University of
		Arbitration	Singapore
	17.	The Principle of Effective	Tomoko Ishikawa, Associate
		Interpretation in the World	Professor, University of Tsukuba
		Trade Organization and	
		Investment Arbitration:	
		Difference in Parameters?	
12:00	Concluding Remarks, by Tsai-yu Lin (林彩瑜), Director, ACWH		

The Agenda of 2015 Taipei International Conference on Arbitration and Mediation is also published by Transnational Dispute Management (TDM, ISSN 1875-4120), which is a comprehensive and innovative information service on the management of international disputes, with a focus on the rapidly evolving area of investment arbitration, but also in other significant areas of international investment (such as oil, gas, energy, infrastructure, mining, utilities etc). It deals both with formal adjudicatory procedures (mainly investment and commercial arbitration), but also mediation/ADR methods, negotiation and managerial ways to manage transnational disputes efficiently. See http://www.transnational-dispute-management.com for more information.

