



Chinese Arbitration Association, Taipei



Asian Center for WTO & Int'l  
Health Law and Policy

## 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, 14<sup>th</sup> Floor

### Agenda

Day 1: September 6, 2015 (Sunday)		
Time	Topics	Speakers
8:30-9:00	Registration	
9:00-9:20	<p><b>Opening Remarks</b></p> <ol style="list-style-type: none"> <li>Fuldien Li (李復甸), Chairman, Chinese Arbitration Association, Taipei (CAA)</li> <li>Tsai-yu Lin (林彩瑜), Professor, NTU College of Law and Director, ACWH</li> </ol> <p><b>Signing Ceremony</b></p> <p>Dr. Fuldien Li (李復甸), Chairman, CAA &amp; DDr. Alexander Petsche, Representative and Board Member, Vienna International Arbitral Centre (VIAC)</p>	
Session 1 9:20-10:50	<p><b>Government's Role in Promoting or Attracting Commercial Arbitration</b></p> <p><b>Chair: Mr. Samuel Wong (王則左)</b></p>	
	1. <i>The dual role of the Malaysian Government in Alternative Dispute Resolution – Conflict or</i>	Sundra Rajoo, Director, Kuala Lumpur Regional Centre for Arbitration (KLRCA)

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

	9.	<i>Fragmentation of International Commercial Law</i>	Joshua D H Karton, Associate Professor, Queen's University Faculty of Law and Visiting Associate Professor, National Taiwan University College of Law
15:40-16:00	<b>Tea Break</b>		
<b>Session 4</b> 16:00-17:40	<b>Recent Development of International Commercial Mediation</b> <b>Chair: Dr. Fuldien Li (李復甸)</b>		
	10.	<i>New Developments in International Mediation</i>	Danny McFadden, Managing Director, Centre for Effective Dispute Resolution (CEDR)
	11.	<i>Recent Developments in International Mediation: Singapore's Unique Approach</i>	Josephine Hadikusumo, Adjunct Faculty, Singapore International Mediation Centre (SIMC) & Eunice Chua, First Deputy Chief Executive Officer, SIMC
	12.	<i>The promotion of Draft Convention on the Cross-border Enforcement of iMSA</i>	Chang-fa Lo (羅昌發), Justice, Constitutional Court; Professor, NTU Law & Winnie Ma (馬若梅), Honorary Assistant Professor, Faculty of Law, Bond University, Australia
<b>Day 2: September 7, 2015 (Monday)</b>			
<b>Session 5</b> 9:00-10:50	<b>Issues in Investment Arbitration</b> <b>Chair: Prof. Chang-fa Lo (羅昌發)</b>		
	13.	<i>Limiting the Application of Investor-State Arbitration for Tobacco Investors under Investment Treaties: The Possible Role of FCTC Parties' Agreement?</i>	Tsai-yu Lin (林彩瑜), Professor, NTU College of Law and Director, ACWH
	14.	<i>Use (and Abuse?) of Multi-tiered Dispute Resolution Clauses in Recent Commercial and Investment Arbitrations:</i>	Emmanuel Jacomy, International Arbitration Lawyer, Shearman & Sterling LLP (Singapore)

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

