

## Curriculum Vitae

**Eduardo Silva Romero**  
*Abogado – Avocat à la Cour*  
*Professor of International Law*  
*Docteur en Droit*

### PERSONAL DETAILS

Place of birth: Bogota D.C. (Colombia)

Nationalities: Colombian and French

Position: Partner / Co-Head of International Arbitration

Address : **Dechert (Paris) LLP**  
32 rue de Monceau  
75008 – Paris – France

Tel: +33 1 57 57 80 14

Fax: +33 1 57 57 80 80

E-mail: eduardo.silvaromero@dechert.com

### PROFESSIONAL EXPERIENCE

Since October 2005 **Partner, Dechert (Paris) LLP, International Arbitration Department** – The Paris Office of Coudert Brothers LLP was taken over by Dechert LLP on 1 October 2005

January 2005 – October 2005 **Partner, Coudert Brothers LLP (Paris Office), International Arbitration Department**

July 2001 – January 2005 **Deputy Secretary General of the International Court of Arbitration of the International Chamber of Commerce – Paris**

January 2000 – July 2001 **Counsel at the International Court of Arbitration of the International Chamber of Commerce – Paris**

December 1998 – December 1999 **Assistant Counsel at the International Court of Arbitration of the International Chamber of Commerce – Paris**

March – September 1997 and November 1997 – December 1998	<b>Intern/Foreign Associate. Coudert Brothers LLP (Paris Office)</b> Areas of practice: International Arbitration, Mergers and Acquisitions, Mining Law, Competition Law
September – October 1997	<b>Intern at the International Court of Arbitration of the International Chamber of Commerce – Paris</b>
January – March 1997	<b>Intern Colombian Embassy – Paris</b> Areas of practice: Investment Law
December 1993 – September 1994 Bogota	<b>Associate. Law Firm of Hernando TAPIAS ROCHA.</b> Areas of practice: <u>Private Law</u> : Arbitration, Insurance Law, Banking Law, Family Law <u>Public Law</u> : State Contracts

a) **As Counsel**

- As an associate to Dr. Hernando Tapias Rocha, acted as counsel in cases (representing French multinationals in disputes arising from international distribution contracts) in proceedings administered by the **Bogota Chamber of Commerce Arbitration and Conciliation Center**.
- As an associate at Coudert Brothers (Paris Office), acted as counsel in arbitration cases between Brazilian state-owned companies and Libyan companies administered under the auspices of the **ICC** (construction / civil engineering – oil disputes).
- As a partner of Coudert Brothers (Paris Office), acted as counsel in an arbitration before the **Stockholm Chamber of Commerce** arising from a joint-venture in the advertising field in China.
- As a partner of Coudert Brothers (Paris Office), acted as counsel in an **ad-hoc UNCITRAL** arbitration in defence of a Central-American government against an American multinational arising from the exploitation of a thermo-electrical plant.
- As a partner of Dechert (Paris) LLP, acted as co-counsel of an Asian State against a French public company in an **ICC** arbitration.
- As a partner of Dechert (Paris) LLP, acted as counsel of an English company against a Finnish company and two French companies in an **ICC** arbitration arising from an M&A agreement.

- As a partner of Dechert (Paris) LLP, acted as counsel of a French company against Brazilian and Luxembourgian companies in an **ICC** arbitration arising from a shareholders' agreement to operate a cement company in Brazil.
- As a partner of Dechert (Paris) LLP, acted as counsel of a French company against Finnish, Hungarian and Chinese companies in an **ICC** arbitration arising from the development of a high-tech cellular phone.
- As a partner of Dechert (Paris) LLP, acted as counsel of an African scientist against a French pharmaceutical company in an **ICC** mediation arising from the intellectual property of a drug.
- As a partner of Dechert (Paris) LLP, advised a Bermuda company before the District Court of Washington D.C., in the enforcement of an **ICC** arbitral award rendered against a Caribbean State.
- As a partner of Dechert (Paris) LLP, acted as counsel of a Colombian company against a French company in a potential **ICC** arbitration arising from the sale of an airplane.
- As a partner of Dechert (Paris) LLP, advised a Colombian company against a Greek multinational in an **ICC** arbitration arising from an agreement to run a lottery license delivered by the local government.
- As a partner of Dechert (Paris) LLP, acted as co-counsel of a Brazilian energy company against a Central American state-owned company in an **ICC** arbitration arising from the construction of a hydroelectric power station.
- As a partner of Dechert (Paris) LLP, acted as co-counsel of an Italian company against a Central American state-owned company in an **ICC** arbitration arising from a contract for cruise services.
- As a partner of Dechert (Paris) LLP, acted as co-counsel of a French company against an Egyptian company in an **ICC** arbitration arising from a shareholders' agreement in the telecommunication industry.
- As a partner of Dechert (Paris) LLP, acted as co-counsel of a Spanish state-owned company against a French state-owned company in an **ICC** arbitration arising from the alleged copying of submarine technology.
- As a partner of Dechert (Paris) LLP, acted as co-counsel of a Greek company against a German company and a Greek company in an **ICC** arbitration arising from a contract for the supply of gaseous oxygen, nitrogen and argon.
- As a partner of Dechert (Paris) LLP, acted as counsel of a Chinese company against a German company in an **ICC** arbitration arising from three contracts for the construction of chemical product plants.
- As a partner of Dechert (Paris) LLP, acted as co-counsel of a Salvadorian company against a company of the same nationality in **four ICC** arbitrations arising from a telecommunication agreement.

- As a partner of Dechert (Paris) LLP, acted as co-counsel of a French company against a Monegasque company, a Swiss company and a Dutch company in **two ICC** arbitrations arising from the termination of a contract for the decoration of bottles.
- As a partner of Dechert (Paris) LLP, acted as co-counsel of a Brazilian citizen in a motion to vacate **two ICC** arbitral awards related to the sale of a Brazilian sugar cane processing factory.
- As a partner of Dechert (Paris) LLP, acted as co-counsel of a Brazilian citizen in a motion to revise **two ICC** arbitral awards related to the sale of a Brazilian sugar cane processing factory.
- As a partner of Dechert (Paris) LLP, acted as co-counsel of an Argentinean company against a Chilean company in an arbitration administered under the auspices of the **ICC** arising from a contract for the construction of a wind-powered plant.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of a Norwegian company against a Latin-American State in an **ICC** arbitration arising from the extension of the duration of an oil concession contract because of force majeure.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Dominican Republic against a Caymanian hedge fund in **two ICC** arbitrations arising from criminal proceedings brought against people working in a company in which the parties to the arbitration own shares.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of a Norwegian oil company against a Colombian oil company in an **ICC** arbitration arising from the breach of a farmout agreement.
- As a partner of Dechert (Paris) LLP, acted as counsel of an American company against a South Korean company in an **ICC** arbitration arising from the marketing and sales of smartphones using the American company's software.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of a leading European gas company in its gas pricing dispute against another leading European gas company in a potential **ICC** arbitration arising from a long term gas supply contract.
- As a partner of Dechert (Paris) LLP, acted as co-counsel of a Brazilian group of companies against a Portuguese group of companies in an **ICC** arbitration arising from contracts for the financing of a construction project.
- As a partner of Dechert (Paris) LLP, acted as co-counsel of group of cement producing companies from Brazil, Chile, and Spain in an **ICC** arbitration arising from a shareholder's dispute relating to the constructing of a major producing facility in South America.
- As a partner of Dechert (Paris) LLP, acted as counsel of a Finnish and an American company against a Japanese and an American multinational

electronics corporation in an **ICC** arbitration arising from antitrust claims in connection with the sale and purchase of batteries for mobile devices.

- As a partner of Dechert (Paris) LLP, acted as counsel of a Bolivian state entity against an Indian company in an **ICC** arbitration arising from a contract for the joint exploitation of a mining concession.
- As a partner of Dechert (Paris) LLP, acted as counsel of the company Petróleos Paraguayos (Petropar), a Paraguayan state company, against Petróleos de Venezuela (PDVSA) in an **ICC** arbitration arising from Petropar's alleged failure to comply with a cooperation agreement for hydrocarbons supply.
- As a partner of Dechert (Paris) LLP, acts as lead counsel of a South American Autonomous Municipal Government in an **ICC** arbitration (and the *priori* emergency arbitrator proceedings) commenced by a Spanish Consortium related to the construction of a tramway line.
- As a partner of Dechert (Paris) LLP, acts as lead counsel of a South American Autonomous Municipal Government in an **ICC** arbitration commenced by a French company related to the supervision of the construction of a tramway line.
- As a partner of Dechert (Paris) LLP, acts as lead counsel of an American multinational technology company against a Japanese multinational company in an **ICC** arbitration pertaining to batteries to be used in mobile devices.
- As a partner of Dechert (Paris) LLP, acts as lead counsel of an American multinational technology company against a South Korean multinational company in an **ICC** arbitration pertaining to batteries to be used in mobile devices.
- As a partner of Dechert (Paris) LLP, acts as lead counsel of an American multinational technology company against two South Korean companies in two arbitrations administered under the auspices of the **Finnish Dutch Chamber of Commerce** pertaining to batteries to be used in mobile devices.
- As a partner of Dechert (Paris) LLP, acted as counsel of a Spanish company against two Peruvian companies in a potential **AAA** arbitration arising from a shareholders' agreement.
- As a partner of Dechert (Paris) LLP, acted as counsel of an American oil company in a **negotiation** with a Colombian state-owned oil company of a joint-production agreement in the Caribbean Sea.
- As a partner of Dechert (Paris) LLP, acted as counsel of a French organization in an *ad hoc* arbitration arising from the exercise of a put option and the price of the shares.
- As a partner of Dechert (Paris) LLP, acted as counsel of Spanish Company and a French citizen in an *ad hoc* arbitration arising from the exercise of a put option and the price of the shares.

- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Czech Republic in the *ad hoc* arbitration *A. M. F. Aircraftleasing Meier & Fischer GmbH & Co. KG v. Czech Republic*, arising from the purported taking of two aircraft in bankruptcy proceedings.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of a South American State against a Chinese company in an arbitration administered under the auspices of the **Arbitration and Mediation Center of the Quito Chamber of Commerce**, arising from to a concession contract for a maritime port.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of a Latin American State in an *ad-hoc UNCITRAL* investment arbitration against a Bolivian investor, arising from the termination of a concession contract.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of a Latin American State in an *ad-hoc UNCITRAL* investment arbitration against a German investor, arising from the seizure of the investor's subsidiary.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of a Latin American State in an *ad-hoc UNCITRAL* investment arbitration against a Dutch investor, arising from the nationalization of the investor's interest in the State's largest telecommunications operator.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of a Latin American State in an *ad-hoc UNCITRAL* investment arbitration against Spanish investor arising from the nationalization of four electricity companies.
- As a partner of Dechert (Paris) LLP, acted as co-counsel of a Canadian mining company regarding the annulment proceedings of an **UNCITRAL** award rendered in France.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Plurinational State of Bolivia in the *ad-hoc PCA-UNCITRAL* arbitration case, *Guaracachi America, Inc. (U.S.A.) and Rurelec PLC (United Kingdom) v. Plurinational State of Bolivia*, arising from the nationalisation of a power plant in Santa Cruz.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Plurinational State of Bolivia in the *ad-hoc PCA-UNCITRAL* arbitration case, *Abertis Infraestructuras S.A. v. Plurinational State of Bolivia*, arising from the nationalisation of a company operating airports in Bolivia.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Plurinational State of Bolivia in the *ad-hoc PCA-UNCITRAL* arbitration case, *South American Silver Ltd. (United Kingdom) v. Plurinational State of Bolivia*, arising from the termination of a mining license in Potosi.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Plurinational State of Bolivia in the **PCA-UNCITRAL** arbitration, *Glencore Finance (Bermuda) Limited v. the Plurinational State of Bolivia*, arising from the nationalisation of Bolivia's second-largest tin mine (Colquiri), and a tin and an antimony smelter.

- As a partner of Dechert (Paris) LLP, acted as co-lead counsel of the Republic of Ecuador in the *ad-hoc PCA-UNCITRAL* arbitration case, *Chevron Corporation and Texaco Petroleum Company v. The Republic of Ecuador* (PCA Case No. 2009-23), arising from Chevron's and Texaco Petroleum Company (TexPet)'s request for relief that would excuse Chevron from having to pay a US\$ 18 billion judgment.
- As a partner of Dechert (Paris) LLP, acted as co-lead counsel of the Republic of Ecuador in the *ad-hoc PCA-UNCITRAL* arbitration case, *EcuadorTLC S.A., Cayman International Exploration Company S.A. and Teikoku Oil Ecuador v. The Republic of Ecuador*, arising from alleged breach of a transitory contract for exploration and production of petroleum crude.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Republic of Colombia in two **UNCITRAL** arbitrations, *Cosigo Resources, Ltd, Cosigo Resources Sucursal Colombia, Inc, and Tobie Mining and Energy v. The Republic of Colombia*, arising from the State's revocation of a license to explore and exploit a gold mine due to environmental reasons and the protection of indigenous communities in Colombia.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Czech Republic in the **UNCITRAL** case, *WCV World Capital Ventures Cyprus Ltd. And Channel Crossings Ltd v. Czech Republic*, arising from changes in the regulatory framework for lotteries and gaming.
- As a partner of Dechert (Paris) LLP, acted as adviser of an American mining company in a potential **ICSID** arbitration against a South American state arising from a reform of mining legislation.
- As a partner of Dechert (Paris) LLP, acted as adviser of an American company in a potential **ICSID** arbitration arising from a default of payment of sovereign debt.
- As a partner of Dechert (Paris) LLP, acted as co-lead counsel of the Republic of Ecuador in *Occidental Petroleum Corporation and Occidental Exploration and Production Company v. Republic of Ecuador*, **ICSID** Case No. ARB/06/11, arising from the termination of a participation contract to explore and operate petroleum fields in Ecuador.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of an Argentinean company in *Convial Callao S.A. y CCI – Compañía de Concesiones de Infraestructura S.A. v. Republic of Peru*, **ICSID** Case No. ARB/10/2, arising from a concession agreement to build and operate a national highway.
- As a partner of Dechert (Paris) LLP, acted as adviser of a French company in a potential **ICSID** arbitration against a South American state.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Republic of Ecuador in *Perenco Ecuador Limited v. Republic of Ecuador*, **ICSID** Case No. ARB/08/6, arising from the termination of a participation contract to explore and operate petroleum fields in Ecuador.

- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Republic of Ecuador in *Burlington Resources, Inc. and others v. Republic of Ecuador*, **ICSID** Case No. ARB/08/5, arising from the termination of a participation contract to explore and operate petroleum fields in Ecuador.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Plurinational State of Bolivia in *Quiborax S.A., Non-Metallic Minerals S.A. and Allan Fosk Kaplún v. the Plurinational State of Bolivia*, **ICSID** Case No. ARB/06/2, arising from the termination of a mining concession.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Plurinational State of Bolivia in *Pan American Energy LLC v. Plurinational State of Bolivia*, **ICSID** Case No. ARB/10/8, arising from the nationalisation of an oil company.
- As a partner of Dechert (Paris) LLP, acted as co-lead counsel of the Republic of Ecuador in the Annulment proceedings against the Award rendered in the *Occidental Petroleum Corporation and Occidental Exploration and Production Company v. Republic of Ecuador* dispute, **ICSID** Case No. ARB/06/11.
- As a partner of Dechert (Paris) LLP, acted as lead counsel the Plurinational State of Bolivia in the annulment phase of *Quiborax S.A. y Non-Metallic Minerals S.A. v. the Plurinational State of Bolivia*, **ICSID** Case No. ARB/06/2.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Republic of Ecuador in the Annulment proceedings against the Award rendered in the *Burlington Resources, Inc. and others v. Republic of Ecuador* dispute, **ICSID** Case No. ARB/08/5.
- As a partner of Dechert (Paris) LLP, advised a Norwegian investor in a potential **ICSID** arbitration against a South-American State arising from a gas supply contract.
- As a partner of Dechert (Paris) LLP, advised a U.A.E. investor in a potential **ICSID** arbitration against an Asian State in the telecommunication sector.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of a group of Costa Rican and Dutch investors in *Álvarez y Marín Corporación S.A. and others v. Republic of Panama*, **ICSID** Case No. ARB/15/14, arising from the construction and development of an ecotourism resort on the Panamanian coast.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Republic of Colombia in *Glencore International A.G. and C.I. Prodeco S.A. v. Republic of Colombia*, **ICSID** Case No. ARB/16/6, arising from the State's imposition of a fine due to the wrongful modification of a contract to transport coal in Colombia.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Republic of Colombia, in *América Móvil S.A.B. de C.V v. the Republic of Colombia*, **ICSID** Case No. ARB(AF)/16/5, arising from the State's enforcement of its telecom regulations governing the restitution of assets to the State after the termination of a concession contract for the provision of telecom's services in Colombia.

- As a partner of Dechert (Paris) LLP, acted as lead counsel of a joint-venture in *Rizzani De Eccher S.p.A., Obrascón Huarte Lain S.A. and Trévi S.p.A. v. the State of Kuwait*, **ICSID** Case No. ARB/17/8, arising from the construction of an expressway.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of Colombian investors in *Carlos Mario Rios Velilla & Francisco Javier Rios Velilla v. the Republic of Chile*, **ICSID** Case No. ARB/1716, arising from investments in the transportation industry.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of a leading European construction company in a potential **ICSID** Case against a South American State arising from the breach of a concession contract for the construction of a highway.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of a Asian citizen, in a potential **ICSID** Case against an Asian State arising from the expropriation of his shares in several companies.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Czech Republic in *Pawlowski AG and Projekt Sever s.r.o. v. Czech Republic*, **ICSID** Case No. ARB/17/11, arising from the alleged illegal acts of the State in connection with real estate investments in Prague.
- As a partner of Dechert (Paris) LLP, acted as lead counsel of the Republic of Poland in the annulment proceedings before the Paris Court of Appeals of the Award rendered in “*Vincent J. Ryan, Schooner Capital LLC, and Atlantic Investment Partners LLC v. Republic of Poland*”, **ICSID** Case No. ARB(AF)/11/3.

### As Arbitrator

- As an associate to Dr. Hernando Tapias Rocha, acted as Secretary to three arbitral tribunals (Dr. Tapias Rocha was the Chairman of those tribunals dealing with disputes arising from construction / civil engineering contracts) conducting proceedings under the auspices of the **Bogota Chamber of Commerce Arbitration and Conciliation Center**.
- As an associate of Coudert Brothers (Paris Office), acted as Secretary to two arbitral tribunals conducting proceedings under the **ICC** Rules of Arbitration (both cases arising from an international contract for purchase and sale of goods).
- As Assistant Counsel, Counsel and Deputy Secretary General of the **ICC** International Court of Arbitration, supervised thousands of international arbitration cases held all over the world and involving parties of more than 120 nationalities. Those cases involved all economic sectors and all types of contracts. In particular, as Deputy Secretary General, reviewed all draft awards

submitted by ICC arbitral tribunals for scrutiny and approval by the ICC International Court of Arbitration.

- As Sole Arbitrator in an **ICC** arbitration between a Spanish company and a Costa Rican company in a dispute arising from the sale of a television channel (Madrid seat, Spanish law).
- As Sole Arbitrator in an **ICC** arbitration between a Belgian claimant and a Panamanian respondent in a dispute arising from a bare boat charter agreement (Paris seat, Spanish law).
- As Sole Arbitrator in an **ICC** arbitration between a Ghanaian citizen and a Togolese company arising from a service contract in the pharmaceutical sector (Lome seat, Togolese law).
- As Sole Arbitrator in an **ICC** arbitration between an African state entity and an African private company in a dispute relating to a contract for the transportation of tea (Paris seat, Burundian law).
- As Sole Arbitrator in an **ICC** arbitration between a French company and a Macedonian company in a dispute arising from a technical assistance contract (Paris seat, French law).
- As Sole Arbitrator in an **ICC** arbitration between a French citizen and a French company arising from a breach of a brokerage agreement (Paris seat, French law).
- As Sole Arbitrator in an **ICC** arbitration between a Mauritanian company and an Australian company in a dispute arising from a lease agreement (Paris seat, Mauritanian law).
- As Sole Arbitrator in an **ICC** arbitration between a Belgian company and a Chilean company in a dispute arising from a cooperation agreement (Paris Seat, French law).
- As Sole Arbitrator in an **ICC** arbitration between a Swiss company and an African State in a dispute relating to the construction of a highway.
- As Sole Arbitrator in a **LCIA** arbitration between a Belgian company and a UK company relating to a breach of a contract to build and operate a gas plant (London seat, English law).
- As Sole Arbitrator in an arbitration under the **Swiss Rules of International Arbitration** between a Swiss company and an English company in a dispute arising from a contract for exclusive distribution (Geneva seat, Swiss law).
- As Sole Arbitrator in an arbitration under the **Swiss Rules of International Arbitration** between a Brazilian company and a Swiss company in a dispute arising from a sale of goods contract for steel products (Geneva seat, Swiss law).

- As Sole Arbitrator in an *ad-hoc* arbitration between two Spanish entities in a dispute arising from maritime insurance (Madrid seat, Spanish law).
- As Sole Arbitrator in a **Dubai International Arbitration Centre (“DIAC”)** arbitration between a BVI company and an Irish citizen in a real estate dispute arising from the purchase of a property (Dubai seat, United Arab Emirates and Emirate of Dubai laws).
- As Sole Arbitrator in an arbitration before the **Civil and Commercial Court of Arbitration in Madrid (“CIMA”)** between an American company, on the one hand, and a Spanish individual and a Spanish company, on the other, in a dispute arising from a franchise agreement (Madrid seat, Spanish law).
- As a Co-arbitrator in **two** related **ICC** arbitrations between Argentinean, Chilean, Peruvian and Danish parties in a dispute arising from a commercial agency contract (Montevideo seat, Argentine law).
- As a Co-arbitrator in an **ICC** arbitration between a French citizen and a French company in a dispute arising from a contract executed in Saudi Arabia in a dispute arising from a services contract (Paris seat, French law).
- As a Co-arbitrator in an **ICC** arbitration between a Spanish company and a Romanian state-owned company in a dispute arising from a contract for the installation of the lighting equipment on a highway (Bucharest seat, Romanian law).
- As a Co-arbitrator in an **ICC** arbitration between an American company and a Colombian company in a dispute arising from a distribution contract (Chile seat, Colombian law).
- As a Co-arbitrator in an **ICC** arbitration between on the one hand, a Brazilian company, and, on the other hand, an American and a Maltese company in a dispute arising from a share purchase agreement (Amsterdam seat, Delaware law).
- As Co-arbitrator in an **ICC** arbitration between two Chilean companies in a dispute arising from a construction agreement (Paris seat, Chilean law).
- As a Co-arbitrator in an **ICC** arbitration between a French company and two Russian companies in a dispute arising from a construction contract (Stockholm seat, Russian law).
- As Co-arbitrator in an **ICC** arbitration between two Dutch companies and one Barbados company in a dispute arising from a share purchase agreement (Zurich seat, Peruvian law).
- As a Co-arbitrator in an **ICC** arbitration between two Colombian companies in a dispute arising from an operating agreement in the hydrocarbon sector (London seat, Colombian law).

- As a Co-arbitrator in an **ICC** arbitration between an Italian company and an Ecuadorian company in a dispute arising from a joint venture agreement (Quito seat, Ecuadorian law).
- As a Co-arbitrator in an **ICC** arbitration between a Brazilian company on the one hand and nine Brazilian companies, two French companies, one Portuguese company, one Gibraltar company and a British company on the other hand in a dispute arising from a share purchase agreement (Paris seat, Brazilian law).
- As Co-arbitrator in an **ICC** arbitration between a Brazilian company against a German company and a Brazilian company in a dispute arising from construction agreement (Rio de Janeiro seat, Brazilian law).
- As Co-arbitrator in an **ICC** arbitration between Uruguayan companies in a dispute arising from contracts for the construction of a pulp and paper mill (Paris seat, Uruguayan law).
- As Co-arbitrator in an **ICC** arbitration between a Dominican company and a Brazilian company in a dispute arising from the construction of a hydro power plant (Miami seat, Dominican law).
- As Co-arbitrator in an **ICC** arbitration between an Italian company and an Algerian state entity in a dispute arising from a contract for the construction of an oil pumping station (Paris seat, Algerian law).
- As a Co-arbitrator in an **ICC** arbitration involving two Colombian companies and a Swedish company in a dispute arising from a concession contract (Paris seat, Colombian law).
- As a Co-arbitrator in an **ICC** arbitration involving a Brazilian investment fund and three Brazilian companies in a dispute arising from a share purchase agreement (São Paulo seat, Brazilian law).
- As a Co-arbitrator in an **ICC** arbitration between two Colombian companies in a dispute arising from an asset purchase agreement in the mining sector (Geneva seat, Colombian law).
- As Co-arbitrator in an **ICC** arbitration involving two Peruvian companies, a Swedish company and an American company in a dispute arising from a purchase contract – and related agreements – of a gas turbine (Lima seat, Peruvian law).
- As a Co-arbitrator in an **ICC** arbitration involving Peruvian, Chilean, Danish, and Spanish companies in a dispute arising from two construction agreements for two wind farms in Peru (Paris seat, Spanish law).
- As a Co-arbitrator in an **ICC** arbitration between a Canadian company and a Spanish company in a dispute in relation with the development, construction, and commissioning of a submarine gas storage facility in the coast of Spain (Madrid seat, Spanish law).

- As a Co-arbitrator in an **ICC** arbitration between a Spanish company and a French company in a dispute in relation with the amount to be paid under the Reverse Earn Out mechanism of a Share Purchase and Sale Agreement (Geneva seat, Spanish law).
- As a Co-arbitrator in an **ICC** arbitration between a Brazilian company against a Brazilian consortium against six Brazilian companies against three other Brazilian companies in a dispute in relation with the construction and implementation of a hydroelectric plant (Sao Paulo seat, Brazilian law).
- As a Co-arbitrator in an **ICC** arbitration between a Spanish company and a Portuguese company in a dispute arising from a contract for the tolling of natural gas (Paris seat, Portuguese law).
- As Co-arbitrator in an **ICC** arbitration between two Spanish companies arising out of a natural gas supply agreement (Madrid seat, Spanish law).
- As Co-arbitrator in an arbitration before the **Madrid Court of Arbitration** between two Spanish companies in a dispute related to a gas supply contract of a plant in the North of Spain (Madrid seat; Spanish law).
- As Co-arbitrator in a **Cairo Regional Centre for International Commercial Arbitration (CRCICA)** arbitration between two Egyptian companies in a dispute arising from an agreement for the development of a hotel (Cairo seat, Egyptian law).
- As a Co-arbitrator in a **DIAC** arbitration involving an Emirati company on the one hand, and two other Emirati companies on the other, in a dispute over the purchase of a plot (Dubai seat, United Arab Emirates and Emirate of Dubai laws).
- As Chair in a **Bogotá Chamber of Commerce** arbitration between a Chinese consortium and two State entities in a dispute arising from a construction contract (Bogotá seat, Colombian law).
- As a Co-arbitrator in a **Bogotá Chamber of Commerce** arbitration between a private company and a state entity in a dispute arising from a concession contract for water treatment (Bogotá seat, Colombian law).
- As a Co-arbitrator in a **Bogotá Chamber of Commerce** arbitration between a Colombian citizen and a private company in a dispute arising from a leasing contract (Bogotá seat, Colombian law).
- As a Co-arbitrator in a **Bogotá Chamber of Commerce** arbitration between a Colombian private company and a state entity in a dispute arising from a concession for a railway line (Bogotá seat, Colombian law).
- As a Co-arbitrator in a **Bogotá Chamber of Commerce** arbitration between a Colombian private company and a state entity in a dispute arising from a construction agreement (Bogotá seat, Colombian law).

- As a Co-arbitrator in a **Bogotá Chamber of Commerce** arbitration between an automobile assembly company and his largest distributor in a dispute arising from a contract for motor vehicles distribution (Bogotá seat, Colombian law).
- As a Co-arbitrator in a **Bogotá Chamber of Commerce** arbitration between a consultant firm and a state oil refinery in a dispute arising from the construction and installation of a fuel distribution system (Bogotá seat, Colombian law).
- As a Co-arbitrator in a **Lima Chamber of Commerce** arbitration between a Peruvian company and a Peruvian state-owned company arising from a licence contract for the exploitation of oil wells (Lima seat, Peruvian law).
- As a Co-arbitrator in an **UNCITRAL *ad-hoc*** arbitration between a Swiss private company and an Eastern European state entity in a dispute arising from a construction agreement.
- As a Co-arbitrator in an **UNCITRAL *ad-hoc*** arbitration between the Colombian affiliate of an American company and an inter-governmental organization in a dispute arising from a service contract.
- As a Co-arbitrator in an ***ad-hoc*** arbitration between two Spanish companies relating to a natural gas supply contract (Paris seat, Spanish law).
- As a Co-arbitrator in an ***ad-hoc*** arbitration between a Swiss company and a Brazilian company in a dispute arising from a license agreement for spirits (Geneva seat, Swiss Law).
- As a co-arbitrator in an ***ad-hoc*** arbitration between a Peruvian company and a Peruvian state-owned company arising from a licence contract for the exploitation of oil wells (Lima seat, Peruvian law).
- As Co-arbitrator in an arbitration under the Arbitration Rules of the Center for Arbitration and Mediation of the Chamber of Commerce Brazil-Canada (**CAM-CCBC**) between a Brazilian company and a Brazilian group of companies in a dispute arising from an agreement for the rail transportation of sugar (São Paulo seat, Brazilian law).
- As Co-arbitrator in a **CAM-CCBC** arbitration between a Brazilian company and an American company in a dispute arising from a beverage license agreement (São Paulo seat, Brazilian law).
- As Co-arbitrator in a **CAM-CCBC** arbitration between five Brazilian companies against six Brazilian individuals and four Brazilian companies in a dispute arising from sale and purchase agreement for the acquisition of an educational institution (São Paulo seat, Brazilian law).
- As Chairman in a **CAM-CCBC** arbitration between two Brazilian companies in a dispute arising from a construction agreement (Rio de Janeiro seat, Brazilian law).

- As Chairman in a **CAM-CCBC** arbitration between three Brazilian companies in a dispute arising from an agreement for the rendering of port services (Rio de Janeiro seat, Brazilian law).
- As Chairman in an **ICC** arbitration between a Spanish private company and a Latin American Sovereign State in a dispute arising from a transfer of technology agreement (Paris seat, the law of the said State was applicable).
- As Chairman in an **ICC** arbitration between an Italian company and a French company in a dispute arising from a purchase agreement for geothermic devices aimed at building a power plant (Paris seat, French law).
- As Chairman in an **ICC** arbitration between a Portuguese company and a Spanish company in a dispute arising from a purchase agreement for a Spanish telecommunications company (Madrid seat, Spanish law).
- As Chairman in an **ICC** arbitration between an Italian company and a Spanish company in a dispute arising from a patent licence contract for the production of bottle taps (Paris seat, Spanish law).
- As Chairman in an **ICC** arbitration between an Argentine company and a Brazilian state-owned company in a dispute arising from a contract for the operation of oil fields (Buenos Aires seat, Argentine law).
- As Chairman in an **ICC** arbitration between a German company and an Iranian company in a dispute relating to the payment of a bank guarantee (Geneva seat, Swiss law).
- As Chairman in an **ICC** arbitration between a regional intergovernmental organization and a Saudi Arabian company in a dispute arising from a contract for the operation of a satellite channel (Geneva seat, English law).
- As Chairman in an **ICC** arbitration between two Albanian companies in a dispute arising from an airport construction agreement (Vienna seat, English law).
- As Chairman in an **ICC** arbitration between, on the one hand, a Spanish company, and, on the other hand, a Spanish company, a German company, a Dutch company, an American (Delaware) company, two Luxembourgian companies and six English companies relating to the purchase of a Spanish company (Madrid seat, Spanish law).
- As Chairman in an **ICC** arbitration between a French company and a Tunisian company arising from a breach of a construction contract (Geneva seat, Tunisian law).
- As Chairman in an **ICC** arbitration between an American company and eight Brazilian citizens arising from a share purchase agreement (Paris seat, Brazilian law).

- As Chairman in an **ICC** arbitration between a Mexican state-owned company and two Mexican companies in a dispute arising from a construction agreement (Mexico D.F. seat, Mexican law).
- As Chairman in an **ICC** arbitration between US and Brazilian companies in a dispute arising from a real estate project (Miami seat, Brazilian law).
- As Chairman in an **ICC** arbitration between a Spanish company and a Caribbean State relating to a breach of a bilateral investment treaty (Paris seat).
- As Chairman in an **ICC** arbitration between three Moroccan companies, a Japanese company and a Spanish company in a dispute arising from a distribution contract (Barcelona seat, Spanish law).
- As Chairman in an **ICC** arbitration between, on the one hand, a Spanish company and on the other hand, two Spanish companies and a Belgian company in a dispute arising from a building project (Madrid seat, Spanish law).
- As Chairman in an **ICC** arbitration between, on the one hand, a Spanish company and, on the other hand, two Spanish companies and a Belgian company relating to a real estate project (Madrid seat, Spanish law).
- As Chairman in an **ICC** arbitration between a Mauritian company and a Dominican company in a dispute arising from a distribution contract (Paris seat, Dominican law).
- As Chairman in an **ICC** arbitration between, on the one hand, two Brazilian companies, two Australian companies and a New Zealander company, and, on the other hand, several Brazilian individuals and a Brazilian company, in a dispute arising from a share purchase agreement (São Paulo seat, Brazilian law).
- As Chairman in an **ICC** arbitration between an English company and a Spanish company in a dispute arising from a contract for the distribution of seeds (Paris seat, Spanish law).
- As Chairman in an **ICC** arbitration between an English company and a Spanish company in a dispute arising from a supply agreement (Paris seat, Spanish law).
- As Chairman in an **ICC** arbitration between an Italian company and a Greek company in a dispute arising from a contract for the design, manufacture and installation of a DCS in a power plant (Brussels seat, Greek law).
- As Chairman in an **ICC** arbitration between a French company and a Swiss company in a dispute arising from an electricity supply contract (Geneva seat, French law).
- As Chairman in an **ICC** arbitration between Portuguese companies in a dispute arising from a construction agreement (Madrid seat, Portuguese law).

- As Chairman in an **ICC** arbitration between two Portuguese companies in a dispute arising from an engineering, procurement and construction agreement (Lisbon seat, Portuguese law).
- As Chairman in an **ICC** arbitration between Brazilian and Italian companies in a dispute arising from a merger agreement (Paris seat, Brazilian law).
- As Chairman in a second **ICC** arbitration between, on the one hand, two Brazilian companies and, on the other hand, two Brazilian financial institutions relating to a share purchase agreement (São Paulo seat, Brazilian law).
- As Chairman in an **ICC** arbitration between, on the one hand, Chilean and German companies and, on the other hand, a Chilean company in a dispute arising from a contract for the construction of an hydro power plant (Santiago seat, Chilean law).
- As Chairman in an **ICC** arbitration between an African company and an African State in a dispute arising from a contract for the construction of highway (Paris seat, the law of said State applicable).
- As Chairman in an **ICC** arbitration between Brazilian company and another Brazilian company against a Spanish company in a dispute arising from a contract for the supply of conveyor belts (London seat, Brazilian law).
- As Chairman in an **ICC** arbitration between a French company and a Saudi Arabian company in a dispute arising from a cooperation agreement for the exchange of information on railway projects in Saudi Arabia (Paris seat, French law).
- As Chairman in an **ICC** arbitration between a Romanian entity, on the one hand, and a German company and an Austrian company on the other hand, in a dispute arising from the refurbishment works of a hydro power plant (Bucharest seat, French law).
- As Chairman in an **ICC** arbitration between a Mexican company and a Dutch company in a dispute arising from a shareholders' agreement (Mexico City seat, Mexican law).
- As Chairman in an **ICC** arbitration concerning tax liabilities in a post-acquisition dispute between an American company and a number of sellers (Brussels seat, Belgian law).
- As Chairman in an **ICC** arbitration between two Swiss companies in a dispute arising from the inspection of goods (Paris seat, French law).
- As Chairman in an **LCIA** arbitration between, on the one hand, an Argentinean company and, on the other hand, two Canadian companies and two Argentinean companies (Buenos Aires seat, Argentine law).
- As Chairman in an **LCIA** arbitration between two Spanish companies in a dispute arising from a gas supply contract (Madrid seat, Spanish law).

- As Chairman of an **Inter-American Commercial Arbitration Commission** arbitration between Brazilian companies and an American company in a dispute arising from a lease agreement (Panama seat, Brazilian law).
- As Chairman of an arbitration before the **Madrid Court of Arbitration** between three Spanish companies, on the one hand, and two American companies, one company from Luxembourg, and three Spanish companies, on the other, in a dispute arising from a shareholders agreement (Madrid seat, Spanish law).
- As Chairman in an **UNCITRAL *ad-hoc*** arbitration between a Spanish company and the Government of a Central American State in a dispute arising from a construction agreement (Paris seat, the law of said State was applicable).
- As Chairman in a **UNCITRAL** arbitration administered by the **SCC** between a European investor and a European State in a dispute arising from changes to the legal regime for thermo solar plants. (The Hague seat).
- As Chairman in an **UNCITRAL** arbitration administered by the **LCIA** between a Brazilian company and a Chinese company in a dispute arising from a construction agreement (London seat, Brazilian law).
- As Chairman in an ***ad-hoc*** arbitration between a French company and an African state relating to a breach of a bilateral investment treaty (The Hague seat).
- As Chairman in an ***ad-hoc*** arbitration between a Swiss company and an Eastern European State relating to a breach of a bilateral investment treaty (Frankfurt seat).
- As Chairman in the **PCA** Case No. 2013-32 under the **EDF** Rules between a European consortium and an African state entity in a dispute relating to the construction of a railway road (the law of said State applicable).
- As Chairman in the **PCA** Case No. 2013-33 under the **EDF** Rules between a European consortium and an African State in a dispute relating to the construction of a water supply system (the law of said State applicable).
- As member of the Annulment Committee in the **ICSID** arbitration *Sociedad Anónima Eduardo Vieira v. Republic of Chile* (ICSID Case No. ARB/04/7) in a dispute relating to a fisheries company.
- As member of the Annulment Committee in the **ICSID** arbitration *Rumeli Telekom A.S. and Telsim Mobil Telekomunikasyon Hizmetleri A.S. v. Republic of Kazakhstan* (ICSID Case No. ARB/05/16) in a dispute relating to a telecommunications enterprise.
- As member of the Annulment Committee in the **ICSID** arbitration *Astaldi S.p.A. v. the Republic of Honduras* (ICSID Case No. ARB/07/32) in a dispute relating to the construction of a dam.

- As member of the Annulment Committee in the **ICSID** arbitration *Malicorp Limited v. Arab Republic of Egypt (ICSID Case No. ARB/08/18)* in a dispute relating to an airport construction project.
- As member of the Annulment Committee in the **ICSID** arbitration *Libananco Holding Co. Limited v. Republic of Turkey (ICSID Case No. ARB/06/08)* in a dispute relating to electricity generation and distribution concessions.
- As Chairman in the **ICSID** arbitration *Alpiq AG v. Romania (ICSID Case No. ARB/14/28)* in a dispute arising from Romania's termination of long-term electricity supply contracts granted to Alpiq AG's local subsidiaries.
- As Co-arbitrator in the **ICSID** arbitration *Mr. David Minnotte and Mr. Robert Lewis v. the Republic of Poland (ICSID Case No. ARB(AF)/10/1)* in a dispute relating to blood treatment and processing facilities.
- As Co-arbitrator in the **ICSID** arbitration *Supervision y Control S.A. v. Republic of Costa Rica (ICSID Case No. ARB/12/4)* in a dispute relating to a concession agreement to build and operate motor vehicle inspection facilities.

## EDUCATION

- 2005 **Paris Bar Exam**
- 1996-2000 **PhD: *Docteur en Droit*** (University of Paris II – Assas)  
Thesis: **Philosophers of Language and Law**  
Passed **with distinction *Summa Cum Laude***  
(*Félicitations du Jury*)
- 1996-1997 **Researcher** at the *Institut des Hautes Etudes Internationales* (University of Paris II – Assas)  
Subject: **Conciliation and International Commercial Law**, under the supervision of Professor Charles Leben
- 1995-1996 **DEA (PhD First Year) in Philosophy of Law**  
(University of Paris II – Assas) – First in class
- 1994-1995 **DSU (LL.M) (*Diplôme Supérieur de l'Université Paris II – Assas*) in Private International Law** – First in class
- June-July 1995 Course in **Private International Law** at **The Hague Academy of International Law**
- 1994-1995 **Diploma in Comparative Law and Legal Terminology** at the Institute of Comparative Law of Paris II – Assas (Foreign laws studied: Spain, Portugal and countries of Latin America. Legal translator French/Spanish) – First in class
- 1989-1993 **Law degree (*Abogado*)** from the *Universidad del Rosario*, Bogota, ***Colegial*** (Fellow / member of the College) – First in class

## **ACADEMIC EXPERIENCE**

- Since 2017 **Lecturer on International Arbitration** at the Geneva LL.M. in International Dispute Settlement (MIDS)
- Since 2017 **Member of the Practitioners Consultative Committee** of the LL.M. in Transnational Arbitration & Dispute Settlement of the Paris Institute for Political Studies (Sciences Po)
- Since 2015 **Lecturer on International Investment Arbitration** at the Law School of the Paris Institute for Political Studies (Sciences Po)
- Since 2015 **Guest Lecturer on Commercial and Investment arbitration**, Master of International Affairs at University of Panthéon-Assas (Paris II)
- From 2011 to 2014 **Lecturer on International Commercial Arbitration** at the Law School of the Paris Institute for Political Studies (Sciences Po)
- Since 2010 **Adjunct Professor** of the Arbitration Institute of the American University
- Since 2007 **Honorary Associate of International Law** at the University of Dundee (Scotland)
- From 2006 to 2009 **Lecturer on Theory of Law** at the Paris Institute for Political Studies (Sciences Po)
- Since 2005 **Professor of International Law** at the University of Rosario Law School – Bogotá
- Since 2005 **Director of the Arbitration Department** of University of Rosario Law School – Bogotá
- Since 2005 **Lecturer on Institutional Arbitration** at the University of Versailles (France)
- Since 2003 **Lecturer on International Contracts** at the Law School of the Paris Institute for Political Studies (Sciences Po)
- Since 2000 **Lecturer on Arbitration** at University of Paris-Dauphine (Paris IX)
- Since October 1997 **Representative** of the University of Rosario in France

January – September 1994

**Legal Editor** of the University of Rosario Law School – Bogotá

October 1992 – December 1993

**Academic Secretary** of the University of Rosario Law School – Bogotá

February 1992 – September 1994

**Lecturer on Philosophy of Law** at University of Rosario's Law School – Bogotá

## MISCELLANEOUS – MEMBERSHIPS

Since 2017	Member of the Commercial Mediation and Arbitration Center at the <b>Argentine Chamber of Commerce</b> . Panel of Arbitrators
Since 2017	Member of the Conciliation, Arbitration and Amicable Composition Centre of the <b>Chamber of Commerce of Medellín</b> . Panel of Arbitrators
Since 2017	Member of the Commercial Mediation and Arbitration Center at <b>the Argentine Chamber of Commerce (CEMARC)</b> . Panel of Arbitrators
Since 2017	Chair of the <b>Arbitration Committee of the International Bar Association (IBA)</b>
Since 2016	Member of the arbitrators list of the <b>Russian Arbitration Association (RAA)</b>
Since 2015	Member of the <b>South China International Economic and Trade Arbitration Commission (SCIA)</b> Panel of Arbitrators
Since 2014	Member of the <b>Hong Kong International Arbitration Center (HKIAC)</b> Panel of Arbitrators
Since 2014	Member of the Advisory Board and of the List of Arbitrators of the <b>Chamber of Arbitration and Mediation of Federation of Industries of the State of Parana</b>
Since 2014	Member of the arbitrators list of the <b>Kuala Lumpur Regional Centre for Arbitration (KLRC)</b>
Since 2014	Member of the French branch of the <b>International Law Association (ILA)</b>
Since 2014	Member of the international arbitrators list of the <b>Arbitration Center of the Bogotá Chamber of Commerce</b>
Since 2014	Member of the international arbitrators list of the <b>Arbitration Center of the Lima Chamber of Commerce</b>
2014-2016	Secretary General of <b>the Arbitration Academy</b>
Since 2013	Member of the international arbitrators list of the <b>Câmara de Arbitragem Empresarial – Brasil (CAMARB)</b>

Since 2013	Vice-President of the <b>Jerusalem Arbitration Court</b>
Since 2013	Member of the <b>Energy Arbitrators List (EAL)</b>
Since 2013	Member of the List of Arbitrators for <b>the arbitration proceedings established under the Trade Agreement between the European Union and its Member States, of the one part, and Colombia and Peru, of the other part</b>
2013-2014	Chair of the <b>Recognition and Enforcement of Arbitral Awards Subcommittee (IBA)</b>
2013-2014	Chair of the <b>State Mediation Subcommittee (IBA)</b>
Since 2013	Member of the Advisory Board of <b>AILA (Africa International Legal Awareness)</b>
Since 2013	Member of permanent list of arbitrators of the <b>CIESP/FIESP</b>
Since 2012	<b>ICCA Member</b>
Since 2012	Member of the <b>Milan Club of Arbitrators</b>
Since 2012	Member of the arbitrators list of the <b>Chamber of Conciliation, Mediation and Arbitration of the Centre of the Industries of the State of São Paulo and of the Federation of Industries of the State of São Paulo</b>
Since 2012	Member of the <b>Editorial Board of the ICSID Review</b>
Since 2011	Member of the arbitrators list of the <b>Arbitration and Mediation Centre of the Brazil-Canada Chamber of Commerce</b>
Since 2011	Vice-president of the <b>Arbitration and Mediation Centre of the Chamber of Commerce Brazil-Canada</b>
Since 2011	Member of the Reading Panel of the French Arbitration Journal <i>La Revue de l'Arbitrage</i>
Since 2009	Chairman of the <b>ICC Task Force on Arbitration involving states or state entities</b>
Since 2008	Associate Member of the <b>ICC Institute of World Business Law</b>
Since 2008	Vice-Chairman of the <b>ICC Arbitration Commission</b>
Since 2007	Member of the Advisory Board of the <i>Revista de la Corte Española de Arbitraje</i>

From 2006 to 2012	Member of the <b>ICSID panel of Arbitrators appointed by the Republic of Colombia</b>
Since 2005	Member of the <b>Swiss Arbitration Association (ASA)</b>
Since 2005	Member of the <b>Spanish Club of Arbitrators</b>
Since 2005	Arbitrator of the <b>Bogotá Chamber of Commerce (List A)</b>
Since 2005	Member of the <i>Groupe de Travail Contrats Internationaux</i>
Since 2005	Colombian Member of the <b>ICC Commission on Arbitration</b>
Since 2005	Member of the <b>International Bar Association (IBA)</b>
Since 2004	Member and former Secretary of the <b>ICC Latin American Arbitration Group</b>
Since 2004	Member of the <b>International Council of the Venezuelan Committee on Arbitration</b>
From 2004 to 2008	Member of the Academic Council of the <b>Institute for Transnational Arbitration (ITA)</b>
Since 2004	Member of the Editorial Board of the <i>Revista Colombiana de Arbitraje</i>
Since 2004	Member of the International Council of the Brazilian <i>Revista de Arbitragem e Mediação</i>
Since 2003	Member of Foreign Editorial Board of the <i>Revista Brasileira de Arbitragem</i>
Since 2002	Member of the French Committee on Arbitration and of its <b>International Arbitration Institute (IAI)</b>
Since 2002	Founding member and Vice-President of the <b>Colombian Committee for Arbitration</b>
Since 2000	Founding member of the <b>Brazilian Arbitration Committee - CBAr</b>
Since 1996	Member of the <b>French Association for the Philosophy of Law</b>

## **LANGUAGES**

Spanish, English, French, and Portuguese

## PUBLICATIONS

### **Books:**

Contributor of “*International Arbitration in the Energy Sector*” in Oxford University Press by Maxi Scherer, 2018.

Translator in Spanish of “*Théorie de l’arbitrage*” by Bruno Oppetit, Bogotá, D.C.: French Embassy in Colombia – Legis – Universidad del Rosario, 2006.

Editor of “*El Contrato de Arbitraje*”, Bogotá, D.C.: Legis – Universidad del Rosario, 2005.

“*Wittgenstein et la philosophie du droit*”, Paris: *Presses Universitaires de France* (PUF), *Collection Droit Ethique Société* supervised by François Terré and Marie-Anne Frison-Roche, 2002.

### **Articles:**

(with Luis Miguel Velarde Saffer) “*La extensión del convenio arbitral a partes no signatarias en Europa: ¿un enfoque uniforme?*” in the *Revista de Arbitraje PUCP* N° 7, 2017, p. 22 et seq.

“*The Extension of the Arbitral Agreement to Non-Signatories in Europe: a Uniform Approach?*” in the *American University Business Law Review*, 2016 Vol. 5 Issue 2.

“*Chronique des sentences arbitrales de la Chambre de Commerce Internationale – commentaire sous la sentence finale n° 13997*” in *Clunet*, N° 2/ 2016, p. 607.

“*Aux origines de l’arbitrage commercial contemporain : l’émergence de l’arbitrage CCI (1920 – 1958)*” in *Revue de l’arbitrage*, 2016, N° 2, p. 403 et seq.

“*Some Remarks on the Contribution of ICC Arbitrators to the Development of International Commercial Arbitration Involving States and State Entities*” in *International Arbitration Under Review*, ICC Publication, 2015, p. 401 et seq.

“*Consolidation and Parallel Proceedings*” in *Building International Investment Law: The First 50 Years of ICSID*, Kluwer, 2015, p. 601 et seq.

(With Audrey Caminades), “*Actualité des Clauses de Stabilisation*” in *Le contentieux extractif*, ICC Publications, N° 770F, 2015, p. 51 et seq.

(With Fernando Mantilla Serrano), “*Continent latino-américain*” in the *Paris Journal of International Arbitration*, (*Les cahiers de l’arbitrage*) 2014-3, p. 631 et seq.

(With Ana Carolina Simoes E Silva), “*Introduction note to the Declaration of the 1st Ministerial Meeting of the Latin American States Affected by the Transnational Interests*” in *International Legal Materials*, N°6 / 2013, Vol 52.

“*Chronique des sentences arbitrales de la Chambre de Commerce Internationale – commentaire sous la sentence partielle n° 16056*” in *Clunet*, N° 1 / 2014, p. 218 et seq.

“*Confidencialidad y transparencia en el arbitraje internacional*” in *Lima Arbitration*, N° 5, 2012/2013, p. 35 et seq.

“*De la confidencialidad del arbitraje internacional y materias aledañas*” in *Cuestiones Claves del Arbitraje Internacional*, Edited by D. Fernández Arroyo and E. Gaillard, Universidad del Rosario, 2013, p. 165 et seq.

“*De la calificación del arbitraje de internacional en el Estatuto de Arbitraje Nacional e Internacional colombiano*” in *Estatuto Arbitral Colombiano – Análisis y aplicación de la Ley 1563 de 2012*, Legis, 2013 pp. 345 et seq.

“*Chronique des sentences arbitrales de la Chambre de Commerce Internationale – commentaire sous la sentence finale N° 12553*” in *Clunet*, n° 1 / 2013, p. 205 et seq.

“*Immunity and Liability of Arbitrators: what is the Proper Balance ?*” in *Players’ Interaction in International Arbitration*, Edited by B. Hanotiau and A. Mourre, Dossiers ICC Institute of World Business Law, 2012, pp. 93 et seq.

(With Pierre Mayer), “*Le nouveau règlement d’arbitrage de la chambre de commerce internationale (la “CCI”)*” in *Revue de l’arbitrage*, 2011, N° 4, p. 897 et seq.

“*Chronique des sentences arbitrales de la Chambre de Commerce Internationale – commentaire sous la sentence finale n° 14470*” in *Clunet*, n° 4 / 2011, p. 1229 et seq.

“*La nouvelle loi costaricienne sur l’arbitrage commercial international du 25 mai 2011*”, in *Revue de l’arbitrage*, 2011, n° 3, p. 421 et seq.

“*El artículo 14 de la nueva ley Peruana de Arbitraje de 2008: Reflexiones sobre el contrato de arbitraje – Realidad*”, in *Lima Arbitration*, N° 4, 2010/2011, p 76 et seq.

(With Audrey Caminades), “*Quel arbitrage d’investissement (institutionnel ou ad hoc) ?*”, Kessedjian (C.) (dir.), in *Le droit européen et l’arbitrage d’investissement*, Editions Panthéon Assas, 2011, p. 93 et seq.

(With Ana Carolina Simoes E Silva), “*L’arbitrage CIRDI et les contrats de nature publique passés avec un Etat ou une entité étatique*”, AUDIT (M.) (dir.), in *Contrats publics et arbitrage international*, Bruylant, 2011, p. 25 et seq.

“*Observations sur la notion d’investissement après la sentence Phoenix*” in *The Paris Journal of International Arbitration (Les cahiers de l’arbitrage)*, 2010-4, p. 987 et seq.

“*São os Estados responsáveis pelas condutas de suas instrumentalidades? Um estudo sobre a jurisprudência da CCP*” in *Arbitragem e Poder Público*, 2010, p. 383 et seq.

“*Chronique des sentences arbitrales de la Chambre de Commerce Internationale – commentaire sous la sentence finale n° 12456*” in *Clunet*, n° 4 / 2010, p. 1377 et seq.

“*Por un regreso al sentido ordinario de la palabra “inversión”* in *Revista Ecuatoriana de Arbitraje*, 2009, p. 217 et seq.

“*El mito del carácter ilimitado del derecho a la propiedad de los inversionistas*” in FJ Peláez and M. Griñó (ed.) *El arbitraje internacional: cuestiones de actualidad*, Barcelona: ESADE and Bosch Editor, 2009, p. 241 et seq.

“*Chronique des sentences arbitrales de la Chambre de Commerce Internationale – commentaire sous la sentence finale n° 12827*” in *Clunet*, N° 4 / 2009, p. 1355 et seq.

“*Are States Liable for the Conduct of Their Instrumentalities? ICC Case Law*” in E. Gaillard and J. Younan (ed.) *State Entities in International Arbitration*, London : Juris Publishing, 2008, p. 31 et seq.

(With Fernando Mantilla Serrano) “*Panorama de jurisprudencia latino-americaine*” in the *Gazette du Palais (Les cahiers de l’arbitrage)*, 2008, p. 40 et seq.

“*A propos de l’inexorable collision de philosophies dans la constitutionnalisation de l’arbitrage en Amérique Latine*”, in Bénédicte Fauvarque-Cosson et Arnoldo Wald (dir.), *L’arbitrage en France et Amérique Latine à l’aube du XXI siècle*, Paris: Société de législation comparée, 2008, p. 269 et seq.

“*De la inexorable colisión de filosofías en la constitucionalización del arbitraje internacional en América Latina*” in Ch. Larroumet (dir.), *Constitucionalización en el derecho privado*, Bogotá: Asociación Andrés Bello – Universidad Externado de Colombia – Universidad del Rosario, 2007, p. 341 et seq.

*“Chronique des sentences arbitrales de la Chambre de Commerce Internationale – commentaire sous la sentence finale n° 12193 – commentaire sous la sentence finale n° 12551”* in *Clunet*, n° 4 / 2007, p. 1277 et seq., p. 1301 et seq.

*“Las tensiones del arbitraje internacional”*, in F. Mantilla-Serrano (dir.), *El Arbitraje Internacional: Tensiones Actuales*, Bogotá D.C.: Legis – 2007.

(With Fernando Mantilla Serrano) *“Panorama de jurisprudencia latino-americaine”* in *Gazette du Palais (Les cahiers de l’arbitrage)*, 2007, p. 50 et seq.

*“El arbitraje institucional y sus contratos aledaños”*, in F. Mantilla and F. Ternera Barrios (dir.), *Los Contratos en el Derecho Privado*, Bogotá D.C.: Universidad del Rosario – Legis, 2007, p. 657 et seq.

*“Chronique des sentences arbitrales de la Chambre de Commerce Internationale – commentaire sous la sentence finale n° 10671 – commentaire sous la sentence finale n° 11426”* in *Clunet*, n° 4 / 2006, p. 1417 et seq., p. 1443 et seq.

*“Quelques brèves observations du point de vue de la Cour internationale d’arbitrage de la Chambre de Commerce Internationale”* in Ch. Leben, ed., *Le contentieux arbitral transnational relatif à l’investissement*, Paris, LGDJ / Anthemis, 2006, p. 331 et seq.

*“Chronique des sentences arbitrales de la Chambre de Commerce Internationale – commentaire sous la sentence intérimaire sur la compétence n° 10671”* in *Clunet*, N° 4 / 2005, p. 1268 et seq.

*“Requiem for the Rules of Article 177(2) of the Swiss Private International Law Act ?”*, in *Global Reflections on International Law, Commerce and Dispute Resolution – Liber Amicorum in honour of Robert Briner*, Paris: ICC Publishing, 2005, p. 825 et seq.

*“Brèves observations sur l’opinion dissidente”*, in *Les Arbitres Internationaux*, Paris : Société de Législation Comparé, 2005, p. 179 et seq.

*“International Arbitration Involving State Parties. Observations on the Applicable Law in State Contract Arbitration”*, in *Revista de Arbitragem e Mediação*, ano 2 – N° 6, July - September 2005, São Paulo: Editora Revista dos Tribunais, 2005, p. 176 et seq.

*“La circulation des conventions d’arbitrage dans les droits d’Amérique Latine”*, in L. Cadiet, T. Clay and E. Jeuland, Editors, *Médiation et arbitrage / Alternative dispute resolution*, Paris : Litec, 2005, p. 337 et seq.

*“Crónica sobre jurisprudencia en materia de arbitraje”*, in *Revista Internacional de Arbitraje*, Boletín del Comité Colombiano de Arbitraje (CCA), N° 3, July-December 2005, Bogotá D.C.: Legis, 2005, p. 96 et seq.

“*Brief Report on Counterclaims and Cross-Claims : The ICC Perspective*”, in *Arbitral Procedure at the Dawn of the New Millennium – Reports of the International Colloquium of CEPANI – 15 October 2004*, Brussels: Bruylant, 2005, p. 73 et seq.

“*Les apports de la doctrine et de la jurisprudence françaises à l’arbitrage de la Chambre de commerce internationale (CCI)*” in *Revue de l’arbitrage*, 2005, N° 2, p. 421 et seq.

“*Arbitrage Institutionnel et Investissements Internationaux*”, in *Revista de Arbitragem e Mediação*, year 2 – N° 4, January – March 2005, São Paulo: Editora Revista dos Tribunais, 2005, p. 120 et seq.

“*ICC Alternative Dispute Resolution and Transition Countries*”, in the book edited by M. Andenas y G. Sanders, “*Enforcing Contracts in Transition Economies*”, London: The European Bank for Reconstruction and Development and The British Institute of International and Comparative Law, 2005, p. 93 et seq.

“*The Dialectic of International Arbitration Involving State Parties*”, in *ICC International Court of Arbitration Bulletin*, Paris: ICC Publishing S.A., Vol. 15 / N° 2 – Fall 2004, p. 79 et seq.

“*Algunas observaciones sobre el reconocimiento y la ejecución de laudos arbitrales extranjeros en América Latina*”, in *Revista de Arbitragem e Mediação*, ano 1 – N° 3, September - December 2004, São Paulo: Editora Revista dos Tribunais, 2004, p. 80 et seq.

“*Breves observaciones sobre la ‘modernidad’ del arbitraje internacional. A propósito de la Nueva Ley Española de Arbitraje*”, in *Actualidad Jurídica (Uría & Menéndez)*, N° 9, Madrid: Dykinson, S.L., 2004, p. 11 et seq.

“*América Latina como sede de arbitrajes comerciales internacionales. La experiencia de la Corte Internacional de Arbitraje de la CCI*”, in *Revista DeCITA 02.2004 derecho del comercio internacional – temas y actualidades – Arbitraje*, Buenos Aires: Zavalía, 2004, p. 217 et seq.

“*La Distinción entre ‘Estado’ y ‘Administración’ y el Arbitraje Resultante de ‘Contratos de Estado’*”, in *Revista Brasileira de Arbitragem*, N° 1, jan / fev / mar 2004, São Paulo: Síntese Publicações, 2004, p. 73 et seq.

“*América Latina como sede de arbitrajes comerciales internacionales*”, in *Revista de Arbitragem e Mediação*, year 1 – N° 1, January – April 2004, São Paulo: Editora Revista dos Tribunais, 2004, p. 88 et seq.

Book Review: “Csaga Varga, *Lectures on the Paradigms of Legal Thinking, Budapest, Akadémiai Kiadó (Collection Philosophiae Iuris), 1999, translation from Hungarian into English by Emese Gáll (Chapters 1-7) and by Csaba Varga (Appendixes), 280 p.*”, in Archives de Philosophie du Droit, Tome 47: La mondialisation entre illusion et utopie, Paris: Dalloz, 2003, p. 491 et seq.

“La “*jurisprudencia*” arbitral de la Cámara de Comercio Internacional en materia de derecho aplicable a los contratos internacionales de distribución. Breve contribución al derecho internacional privado colombiano”, in Derecho Internacional de los Negocios – Alcances, Adriana Zapata de Arbeláez, Compiladora, Bogotá, D.C.: Universidad Externado de Colombia, 2003, p. 313 et seq.

(With Anne-Marie Whitesell) “*Multiparty and Multicontract Arbitration: Recent ICC experience*”, in ICC International Court of Arbitration Bulletin, Special Supplement 2003 – Complex Arbitration, Paris: ICC Publishing, 2003, p. 7 et seq.

“*La sede del arbitraje comercial internacional: la perspectiva de la Corte Internacional de Arbitraje de la Cámara de Comercio Internacional*”, in Revista de Derecho de la Facultad de Derecho de la Universidad de Montevideo, Año II (2003), N° 4, Montevideo: Universidad de Montevideo, 2003, p. 93 et seq.

“*Reflexiones sobre el contrato de arbitraje - Algunas confusiones conceptuales en derecho colombiano*”, in Estudios de Derecho Civil – Obligaciones y Contratos – Libro Homenaje a Fernando Hinestrosa, Bogotá, D.C.: Universidad Externado de Colombia, 2003, p. 289 et seq.

“*Crónica de jurisprudencia arbitral de la CCI en la Revista de Derecho Internacional y del Mercosur*”, Tucumán (Argentina): La Ley – Síntese Editora, 2002.

“*La filosofía del sistema de arbitraje de la Cámara de Comercio Internacional*”, in Revista “Impulso”, Boletín de la Cámara de Comercio e Integración Colombo-Mexicana, 2002, Bogotá, D.C.: Villamil & Almeida Editores Ltda., p. 18 et seq.

“*El sistema de arbitraje de la Cámara de Comercio Internacional y la situación del arbitraje institucional en Colombia*”, in Foro del Jurista – Métodos alternativos de solución de conflictos, Revista de la Cámara de Comercio de Medellín para Antioquia, Medellín: Cargraphics, 2002, N° 23, p. 171 et seq.

“*Las normas jurídicas aplicables en el arbitraje comercial internacional – Breve contribución al derecho internacional privado colombiano*”, in Revista de Derecho privado, Vol. 28: Arbitraje y conciliación, Bogotá, D.C.: Universidad de los Andes, 2002, p. 3 et seq.

Paris, 1 March 2018