Fordham International Arbitration Conference

Key Issues in International Dispute Resolution: 2021

November 19, 2021
9:30 a.m. – 3 p.m. EST
via Zoom Webinar

COURSE MATERIALS

FORDHAM UNIVERSITY
THE SCHOOL OF LAW
Table of Contents

1. Speaker Biographies (view in document)

2. CLE Materials

Supplemental Reading List

<table>
<thead>
<tr>
<th>Title</th>
<th>Author(s)</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Arbitrator and the Law: Does He/She Know It? Apply It? How? And a Few More Questions</td>
<td>By Gabrielle Kaufmann-Kohler, Arbitration</td>
<td></td>
</tr>
<tr>
<td>How Far Should an Arbitrator Go to Get it Right?</td>
<td>By Jennifer Kirby, from the book <em>The Powers and Duties of an Arbitrator</em> edited by Patricia Shaughnessy and Sherlin Tung.</td>
<td></td>
</tr>
</tbody>
</table>
The International Task Force on Mixed Mode Dispute Resolution

The IMI/CCA/STRAUS Mixed Mode Task Force

The International Task Force on Mixed Mode Dispute Resolution (the Mixed Mode Task Force) is a combined effort by the International Mediation Institute (IMI), College of Commercial Arbitrators (CCA), and the Straus Institute for Dispute Resolution, Pepperdine School of Law. All work product of the Task Force is public, and its documents and reports can all be found on the Mixed Mode Task Force page.

An introduction to the work product of the seven working groups of the Task Force was published by the New York State Bar Association Dispute Resolution Section in the spring of 2021. The publication is available at: https://nysba.org/new-york-dispute-resolution-lawyer-vol-14-no-1/.

The term “mixed mode” refers to combinations of different dispute resolution processes (e.g., adjudicative processes, such as litigation and arbitration with non-adjudicative processes, such as conciliation or mediation). Well known examples are MED-ARB (mediation followed by arbitration), ARB-MED (arbitration followed by mediation), Dispute Resolution Boards and MEDOLOA (mediation followed by last-offer arbitration). They have existed for many decades, if not centuries. However, process combinations have varied greatly depending on local cultural influences, from country to country, within countries, and within different types of practices. The Task Force was therefore set up in April 2016 to generate discussion, dialogue and deliberation among dispute resolution practitioners and thinkers from different cultures and legal systems regarding how mixed modes might better be used in both public and private, domestic and international spheres to improve access to justice and stimulate faster, cheaper and better ways of reaching resolution.

The Task Force’s mission is to:

1. promote understanding of and share expertise on mixed mode scenarios across diverse groups and cultures;

2. expand the use of dispute resolution processes tailored to conflict, including measures that manage, resolve and reduce potential escalation of conflicts; and

3. facilitate research, investigations and discussions regarding the management and resolution of disputes and foster educational initiatives regarding best practices.
The Task Force is organized into seven working groups, each comprising 15-34 experts from around the world having broad experience in different dispute resolution practices, many of whom already have experience in mixed mode practices. Each working group has at least two co-chairs. They are organized in conceptual chronological order as follows:

- **Working Group 1**: Upstream conflict management processes (e.g., dispute resolution clauses including tiered/stepped processes) (Co-Chairs: K. Paisley (BE), J. Player (GB) & T. Stipanowich (U.S.))

- **Working Group 2**: Neutrals facilitating tailored process design (evaluative and non-evaluative) (Co-Chairs: L. Kaster (U.S.) & J. Lack (CH))

- **Working Group 3**: Mediators using non-binding evaluations and proposals (Co-Chairs: K. Fan (HK) & V. Fraser (CA))

- **Working Group 4**: Arbitrator Techniques and their (Direct or Potential) Effect on Settlement (E. Sussman (U.S.) & K.P. Berger (DE))

- **Working Group 5**: Neutrals switching hats (M. Mironi (IL) & T. Stipanowich (U.S.))

- **Working Group 6**: Finality and enforceability of facilitated and arbitrated “Mixed Mode” outcomes (K. Paisley (BE) & J. Player (GB))

- **Working Group 7**: Future directions: Interaction between mediators and arbitrators (D. Masucci (U.S.) & D. Nigmatullina (RU)).

The Task Force would love to hear your feedback and comments on the reports. Please email mixedmode@imimediation.org.

---

1 For a list of all working group members please see the [Mixed Mode Task Force](#) page.
Speaker Bios

Rafael F. Alves
Partner
MAMG Advogados
Represents clients in domestic and international arbitration, mediation, negotiation and litigation on complex disputes regarding construction contracts, M&A transactions, commercial partnerships, real estate, banking, oil & gas, energy, among others. Regularly sits as arbitrator in Brazil. Former Deputy Counsel at the Secretariat of the ICC International Court of Arbitration, in Paris. Council Member of CPR. Co-Chair of the Brazilian Advisory Board of CPR. Director of the Brazilian Arbitration Committee (CBAr). Ph.D, Master of Laws and Bachelor of Laws from University of São Paulo (USP). He also holds a LL.M. from New York University (NYU), where he was an Arthur T. Vanderbilt Scholar, and recipient of the Arthur T. Vanderbilt Medal (2010). Currently, he is a NYU Weinfeld Fellow. Professor of arbitration at the Graduate Program (FGV LAW) at Fundação Getulio Vargas in São Paulo (FGV DIREITO SP).

Paul Cohen
Independent Arbitrator & Head of International Group
4-5 Gray’s Inn Square Chambers
Paul Cohen is among the world’s foremost international arbitration practitioners. He is also well-known for his international anti-bribery and fraud work. Paul heads the international group at 4-5 Gray’s Inn Square Chambers. He is called to the Bars of New York and England and Wales. Paul practiced for many years with the late Arthur Marriott QC, one of the founding fathers of modern international arbitration. Paul got his start in international law working at the Prosecutor’s Office of the International Criminal Tribunal for the Former Yugoslavia. A former speechwriter on the Clinton/Gore Presidential Campaign, Paul later worked on high-profile international cases with the late Ted Sorensen, John F Kennedy’s legendary speechwriter and counsel. Paul is particularly well known for his work in the energy, financial, and technology sectors. He has appeared in commercial disputes involving all the major arbitral institutions, as well as inad hoc arbitrations. He has represented both investors and host states in investment treaty disputes. Paul is often called upon to represent clients in highly complex cases in which clients feel concerned that their case might be lost in the minutiae. Paul’s prior experience as an American-qualified trial lawyer has made him one of the counsel of choice for distilling difficult fact patterns to their essence. Clients have called him “riveting” and “quite simply unrivaled” in his presentation to arbitral tribunals.

Giuditta Cordero-Moss
Professor, Department of Private Law
University of Oslo & Independent Arbitrator
Giuditta publishes and lectures in Norway and internationally within the fields of contract law, private international law and arbitration. Former corporate lawyer, arbitrator in international disputes since 2002. She is, i.a.: Delegate for Norway, UNCITRAL Working Group on Arbitration (since 2007); Member of the ICC Court of Arbitration (since 2018); Member of the Curatorium of the Hague Academy of International Law (since 2019); former President (2017-20) and Judge (2007-2020) of the European Bank for Reconstruction and Development Administrative Tribunal.

Hon. Francesco Cortesi
Justice, Italian Supreme Court & Scholar-in-Residence
New York University School of Law
Justice Cortesi, who graduated in 1994 cum laude from Bologna University School of Law, and specialized in international commercial law at Tilburg University School of Law (Netherlands) under the supervision of Professor Franco Ferrari, the Center’s Director who at the time was professor at Tilburg University, was appointed Judge at Court of Bologna in 1999. In 2001, he was assigned to the Court of Rimini, where he mainly dealt with disputes regarding contracts, consumer law issues and professional malpractice torts. In 2007, he moved to the Court of Forlì, where he was able to focus on those very same areas of law. During his tenure there, he also rendered some of the most relevant decisions concerning the United Nations Convention on Contracts for the International Sales of Goods,
many of which have been translated into various languages, including English. In 2006, Justice Cortesi was appointed to the Government Committee for the revision of the Italian Civil Code. In January 2016, Justice Cortesi was appointed to the Italian Supreme Court, thus becoming one of the two youngest justices ever appointed to the Italian Supreme Court.

Damian Hickman
CEO
IDRC
Damian is the CEO of The IDRC, which he founded in 1999. Before this he was the Manager of The Fleet Arbitration Centre which he joined in 1994. Damian’s main responsibility is managing the centre and has been regularly consulted in the setting up of other dispute resolution centres around the world.

Josh Kallmer
Head of Global Public Policy and Government Relations
Zoom Video Communications
Josh Kallmer is Head of Global Public Policy and Government Relations at Zoom. He was most recently Executive Vice President for Policy at the Information Technology Industry Council (ITI), leading efforts to influence policy development around the globe. Before joining ITI, he acted as counsel for Crowell & Moring LLP and Deputy Assistant U.S. Trade Representative for Investment.

Neil Kaplan CBE QC SBS
International Arbitrator
Arbitration Chambers
Called to the Bar of England and Wales in 1965, Neil Kaplan CBE QC SBS has practiced as a barrister, Principal Crown Counsel at the Hong Kong Attorney General’s Chambers, and served as a Judge of the Supreme Court of Hong Kong in charge of the Construction and Arbitration List. Mr. Kaplan has been a full-time practising arbitrator since 1995. During this period he has been involved in several hundred arbitrations as co-arbitrator, sole arbitrator or chairman in England and Hong Kong, but also in the USA, Canada, France, Germany, Croatia, Austria, Philippines, China, Laos, Japan, The Netherlands, Malaysia, Australia, Denmark, Sweden and South Africa. These arbitrations have included a wide range of commercial, infrastructure and investment disputes, under the auspices of all the major institutions such as the ICC, HKIAC, LCIA and SIAC. Mr. Kaplan’s investment treaty cases under ICSID and UNCITRAL both as presiding arbitrator and co-arbitrator have involved, among others, Hungary, Indonesia, Timor-Leste, Hungary, Croatia, Vietnam, Cambodia, Ecuador, India and Iran. Often referred to as the “Father of Hong Kong arbitration”, Mr. Kaplan was Chairman of the HKIAC from 1991 to 2004, and he was president of the Chartered Institute of Arbitrators from 1999 to 2000. Since 1995, he has been a Council Member and now Governing Board Member of the International Council of Commercial Arbitration (ICCA). Between 2012 and 2016, Mr. Kaplan was also a Member of the ICC International Court of Arbitration. He is a Chartered Arbitrator and a Fellow of the Chartered Institute of
Arbitrators. He is a panelist of several other arbitral institutions including CIETAC. In June 2001, Mr Kaplan was awarded a CBE for services to international arbitration. In 2007, he was awarded the Silver Bauhinia Star by the Chief Executive of the Hong Kong SAR. Since 2017, Mr Kaplan has been the president of the Court of the Mauritius Chamber of Commerce and Industry’s International Arbitration and Mediation Centre (MARC). On 26 August 2018, Mr. Kaplan has been appointed as a member of the International Commercial Expert Committee to the Chinese Supreme People’s International Commercial Court. Mr Kaplan has written and edited several books on arbitration as well as having written numerous articles and delivered many lectures including the 6th Goff Lecture and the first Harbour Lecture in Hong Kong. He teaches at the City University of Hong Kong as well as giving guest lectures elsewhere.

**Laura A. Kaster FCIArb**
Independent Arbitrator and Mediator
Laura is immediate past Chair of the NYSBA Dispute Resolution Section. From 2015-2017, Laura was the President of the Justice Marie L. Garibaldi ADR Inn of Court, the first ADR Inn in the country. She is also a past Chair of the NJBSA Dispute Resolution Section and a Co-Editor in Chief of the NYSBA’s journal, Dispute Resolution Lawyer. She is the 2018 recipient of the Richard K. Jeydel Award for ADR Excellence and Civility and the 2014 recipient of the NJSBA’s Boskey Award for the ADR practitioner of the year. She is a co-editor and chapter author of the CCA Guide to Best Practices in Commercial Arbitration (4th Ed 2017); She is a co-author on chapters in Halket, The Arbitration of International IP Disputes 2 ed. (2021); Singer, Arbitrating Commercial Disputes in the United States (Practicing Law Institute, 2d Edition, 2020); co-author “Arbitrating Technology Cases: Considerations for Businesspeople and Advocates”, in Samaras (Ed) ADR Advocacy, Strategies, and Practices for Intellectual Property and Technology Cases. She is on the Roster of the National Academy of Distinguished Neutrals. She is on the Tech List of the Silicon Valley Arbitration and Mediation Center, an arbitrator and mediator for the American Arbitration Association, for the International Institute for Conflict Prevention and Resolution (CPR), on the panel for the Global Mediation and Exchange Center (GMXC), and an arbitrator for FINRA. She is a fellow of the Chartered Institute of Arbitrators and a fellow of the College of Commercial Arbitrators. She is also a member of the Pepperdine, CCA and IMI Task Force on Mixed Modes. She is a Master Mediator for the American Arbitration and is a CEDR accredited and IMI certified mediator and a Mediate.com online mediator.

**Louis B. Kimmelman**
Independent Arbitrator & Chair of the New York International Arbitration Center
Louis B. Kimmelman is an independent arbitrator based in New York and is Chair of the New York International Arbitration Center. He retired as a partner of Sidley Austin LLP in December 2020, after having been a co-leader of Sidley’s global international arbitration practice. As an arbitration practitioner, he acted as lead counsel in complex commercial and investment treaty disputes under all the major international arbitration rules and served as an arbitrator in international and domestic disputes. Mr. Kimmelman also represented parties involved in litigation in aid of the arbitration process, such as compelling parties to arbitrate and enforcing arbitration awards. He is an adjunct professor of law at Brooklyn Law School and Georgetown University Law Center, where he teaches International Commercial Arbitration, and also at Washington School of Law of American University, where he teaches a course on arbitration under the ICC Rules of Arbitration. He is an adviser to the American Law Institute project on the Restatement of the U.S. Law of International Commercial and Investor-State Arbitration and is Co-Chair of the annual Fordham Conference on International Arbitration and Mediation. Mr. Kimmelman received his B.A. degree from Yale College and his J.D. degree from Yale Law School and clerked for the Honorable Leonard I. Garth of the U.S. Court of Appeals for the Third
Jeremy Lack
Independent Arbitrator and Mediator
Jeremy Lack is an Appropriate Dispute Resolution (ADR) Neutral and Attorney-at-Law who provides a broad range of international dispute prevention and resolution services. He specializes in commercial disputes, cross-cultural disputes, online dispute resolution, new technologies, start-ups and intellectual property matters. He is a member of the Independent Advisory Committee of the International Mediation Institute (IMI), the Co-President of the Swiss Chamber of Commercial Mediation (Section Romandie), and a panelist with several international ADR institutions (including AAA/ICDR, CPR, CMAP, ICC, SCCM, SIMC, WIPO). He qualified as an English barrister in 1989, as a US Attorney-at-Law in 1990/1 (NY State, CAFC & USPTO) and is admitted to the Geneva Bar since 2003 as a foreign lawyer. Jeremy is a Door Tenant with QUADRANT CHAMBERS (UK), counsel to HELVETICA AVOCATS SARL (CH) and LEGAL REBEL (NL), and a consultant to NEGO-MEDIATIONS SARL (CH). He also serves as general counsel to SONARSOURCE SA and MINDMAZE HOLDING SA and as an ombudsperson to the DRUGS FOR NEGLECTED DISEASES INITIATIVE. He has served on several boards of directors and as a business executive for several start-ups. Jeremy has a MA (Oxon) degree in Physiological Sciences and in Jurisprudence from Lincoln College, Oxford University. He is a co-founder of www.neuroawareness.com, INNOVADR and several start-ups. Jeremy handles international negotiations, mediations, conciliations and arbitrations, and mixed modes of ADR processes in a wide range of fields and industries. He is a certified IMI mediator and mediation advocate and has written and lectured extensively on Guided Choice dispute resolution and mixed mode ADR processes to customize ADR proceedings early in complex cases. He has two daughters and lives in Geneva, Switzerland with his wife, with whom he co-mediates. For more information, please see: www.lawtech.ch.

Marisa Marinelli
Partner
Holland & Knight LLP
Marisa Marinelli is an attorney in the Litigation Section of Holland & Knight’s New York office and serves on the firm’s Directors Committee.

Ms. Marinelli is an arbitration advocate and trial attorney whose practice focuses on the litigation and arbitration of disputes arising in connection with international commercial contracts and transactions. She represents clients in all phases of the dispute resolution process (drafting and advising on dispute resolution provisions, analysis of claims, pre-dispute settlement negotiations and mediation, arbitration or litigation of claims, post-judgment recovery, and appeals), with a focus on disputes that involve the international sale of goods, particularly in the energy and raw materials sectors; transportation contracts; post-M&A representation and warranty disputes; insurance coverage disputes; and commercial disputes. She also has represented clients in matters concerning marine casualties; environmental claims; sovereign immunity issues; the Oil Pollution Act of 1990; Comprehensive Environmental Response, Compensation and Liability Act (CERCLA); and shipping-company workouts.

Deborah Masucci
Independent Arbitrator and Mediator & Adjunct Professor of Law
Deborah Masucci is a full-time arbitrator and mediator. She is a global expert in alternative dispute resolution and dispute management with over thirty years’ experience in promoting the effective use of ADR. She is a published author on ADR issues and frequently speaks on the topic. She is a past Chair of the NYSBA and ABA Dispute Resolution Sections, and past Chair and Honorary Board Member of the International Mediation Institute. She is one of the founding members of Women in Dispute Resolution and co-founder of Minorities in Dispute Resolution. She is a founding member of the ADR Inclusion Network. She was a delegate to UNCITRAL’s Working Group II that
developed the Singapore Convention. She was the 2020 recipient of the CPR James Henry Award for Outstanding Contributions to the Field of ADR and the ABA DR Section Chair’s Award. She is also an Awards Winner International Advisory Experts 2020/21 and was selected for Who’s Who Legal Mediation 2020. She is an adjunct professor at Fordham Law School. For more information go to www.debmasucciadr.com

Sophie Nappert
Independent Arbitrator
3 Verulam Buildings, Gray’s Inn
Sophie Nappert is an arbitrator in independent practice, based in London. She is dual-qualified as an Avocat of the Bar of Quebec, Canada and as a Solicitor of the Supreme Court of England and Wales. Before becoming a full-time arbitrator, she pursued a career as an advocate and was Head of International Arbitration at a global law firm.

Sophie is trained and has practised in both civil law and common law jurisdictions. For over a decade she served as the peer-nominated Moderator of OGEMID, the online discussion forum on current issues of international investment law, economic law and arbitration. She is commended as “most highly regarded” and a “leading light” in the field by Who’s Who Legal.

Sophie takes great interest in the impact of technology in her field. In 2019, she completed the University of Oxford’s Said Business School Programme on Blockchain Strategy. She pioneered scholarship on technology in arbitration that is cited as a reference on the topic. In 2021, she co-founded ArbTech, a worldwide, online community forum fostering cross-disciplinary dialogue on technology, dispute resolution and the future of justice.

Dilyara Nigmatullina
Postdoctoral Researcher in ADR
University of Antwerp Faculty of Law & Accredited Mediator
Dr. Dilyara Nigmatullina is a postdoctoral researcher at the University of Antwerp, Belgium. Her areas of research interest include international commercial dispute resolution, Alternative Dispute Resolution, comparative and empirical research. Dilyara regularly publishes on issues relating to international dispute resolution, teaches and presents at international and regional conferences in this field. Her publications include a book entitled ‘Combining Mediation and Arbitration in International Commercial Dispute Resolution’ published by Routledge in 2018. Since 2012, Dilyara has been registered as a mediator in civil and commercial matters by the Belgian Federal Mediation Commission. She is a co-chair of Working Group 7 on ‘Future Directions: Interaction Between Mediators and Arbitrators’ of the International Task Force on Mixed Mode Dispute Resolution established in 2016 by the International Mediation Institute, College of Commercial Arbitrators, and the Straus Institute for Dispute Resolution, Pepperdine School of Law.

Kathleen Paisley
International Arbitrator and Mediator
Kathleen Paisley is a recognised international arbitrator based between Europe and the US. She is triple qualified in law, finance and accounting, with a JD from the Yale Law School, an MBA in finance and has completed the CPA exam. Kathleen has acted in commercial cases under all the major international arbitration rules. She is widely recognised for her expertise in life sciences, technology, IP, data protection, cyber security, shareholder and post-merger disputes, complex damages and accounting, as well as for her significant experience under common and civil law, as well as EU law. She has also acted as chief legal officer in both technology and pharmaceutical companies. In addition to her commercial and corporate experience, she is also recognised in both public and private international law having acted in investor-State cases for more than 25 years.

Ina Popova
Partner
Debevoise & Plimpton LLP
Ina C. Popova is a partner in the firm’s International Dispute Resolution Group, and her practice focuses on international arbitration, international litigation and public international law. Ms. Popova is admitted to practice in Paris and New York and holds advanced degrees in English law.

Ms. Popova is recognized within the legal community as one of the top international lawyers of her generation. She sits as arbitrator and serves as counsel in a broad range of international matters and has particular
experience in the energy, mining, and technology, media and telecommunications sectors. Fluent in several languages, Ms. Popova leads matters in English, Spanish and French, and she regularly handles complex disputes arising out of Latin America and Africa. She also advises investment firms and asset managers in evaluating investments in international claims or arbitration awards.

**Rekha Rangachari**  
Executive Director  
NYIAC  
Rekha Rangachari is the Executive Director of the New York International Arbitration Center (NYIAC). In her role at NYIAC, Rekha collaborates with stakeholders and thought leaders in the space to advance scholarship and best practices; offers educational programming, events, and trainings; and operates world-class hearing facilities. Rekha is actively engaged with the arbitration community across several organizations and institutions. She serves as Co-Chair of the Private International Law Interest Group at the American Society of International Law, Board Member of ArbitralWomen and Co-Chair of Racial Equality for Arbitration Lawyers, amongst other affiliations.

**Jeffrey A. Rosenthal**  
Partner  
Cleary Gottlieb Steen & Hamilton LLP  
He has represented numerous foreign and domestic entities before a wide variety of judicial and arbitral bodies, including the International Chamber of Commerce, the London Court of International Arbitration, the American Arbitration Association, the Stockholm Chamber of Commerce, UNCITRAL, the Society of Maritime Arbitrators, and a number of federal and state courts. Jeffrey has tried or arbitrated approximately two dozen cases through merits hearings as lead counsel concerning international joint venture disputes, intellectual property, sports contract disputes, maritime issues, bankruptcy, breaches of contract, insurance law, bilateral investment treaty disputes and tort law, among others. He is also a member of the Court of Arbitration for Sport and has been appointed to serve as arbitrator in connection with proceedings involving the Ladies Professional Golf Association and a National Basketball Association club.

**Laurence Shore**  
Of Counsel and Head of International Arbitration Department  
BonelliErede  
Laurence Shore is head of the BonelliErede international arbitration department and is based in the firm’s Milan office. He previously practiced in London, New York City, and Washington, D.C. Laurence has also taught arbitration courses at New York University School of Law and the Washington College of Law (American University). He is a member of the New York, Washington, D.C., and Virginia Bars, and is also a solicitor of the Senior Courts of England and Wales. Laurence’s law degree is from Emory University, where he was Editor-in-Chief of the Emory Law Journal. He earned a Ph.D in History from Johns Hopkins University, and his undergraduate degree is from the University of North Carolina at Chapel Hill, where he graduated with highest honors. He is the co-author of International Investment Arbitration: Substantive Principles (OUP, 2d edition, 2017).

**Thomas Stipanowich**  
William Webster Chair in Dispute Resolution  
Professor of Law, Pepperdine University  
Thomas Stipanowich holds the William Webster Chair in Dispute Resolution and Professor of Law at Pepperdine, is an internationally known scholar with more than sixty articles and books including Resolving Disputes: Theory, Practice and Law (Aspen/Wolters-Kluwer, 4th ed. 2021). He is also an experienced arbitrator and mediator affiliated with JAMS. He led Pepperdine’s Straus Institute for Dispute Resolution during a 15-year period in which it was ranked first 13 times in the U.S. News & World Report rankings, and was President & CEO of the International Institute for Conflict Prevention & Resolution (CPR) from 2001-2006. An advisor on many initiatives in the field, Stipanowich received the D’Alemberte-Raven Award of the ABA Dispute Resolution Section and CPR’s James F. Henry Award for career contributions. He was the first non-Indian honored as Distinguished Professor of
Law by National Law University Delhi and is a member of the Affiliated Global Faculty of Peking University School of Law.

Edna Sussman
Independent Arbitrator
Fordham Law School ADR Practitioner in Residence
Edna Sussman (esussman@SussmanADR.com) is a full time independent arbitrator and is the Distinguished ADR Practitioner in Residence at Fordham University School of Law. She was formerly a litigation partner at White & Case LLP and has served in over 250 complex commercial arbitrations, both international and domestic. Ms. Sussman is a member of the panel of many of the leading dispute resolution institutions around the world. Ms. Sussman sits on the Board of the American Arbitration Association, serves as Chair of the New York International Arbitration Center, is the former chair of the AAA-ICDR Foundation, as a member of the consultative group for the American Law Institute’s Restatement (Third) of the US law of International Arbitration and as Co-Editor-in-Chief of the New York Dispute Resolution Lawyer.

Alan Treibitz
CEO
Z-Axis LLC
Alan Treibitz is the co-founder and Managing Partner of Z-Axis Corporation, based in the United States, and Z-Axis Global LTD, based in London. Z-Axis, founded in 1983, is the oldest company specializing in visual presentations for disputes. It has produced presentations for arbitrations or trials in more than 30 countries around the world. Alan has worked on many high-profile matters including the BP gulf oil spill trial, the Yukos arbitration, the World Trade Center insurance dispute, the Singapore v Malaysia tax arbitration, and numerous BIT treaty and state arbitrations. He has taught classes at the Singapore International Arbitration Academy, at law schools in the United States, and he holds a U.S. patent in the field of legal presentation technology.