THE REGISTRATION
Fax: 49-(0)211-81-11456
Email: arbitration@uni-duesseldorf.de

Prof. Dr. R. Alexander Lorz, LL.M.
Heinrich-Heine-University Düsseldorf
Universitätsstraße 1
40225 Düsseldorf

I am registering for
☐ Practitioner’s Workshop
☐ Düsseldorf International Arbitration Conference: Arbitration in Times of Crises
☐ Both Events

Name

Company

Address

E-Mail

Date

Signature

THE VENUES
September 29th
Heinrich-Heine University, Faculty of Law
Room 01.65 (Building 24.91)
September 30th
Industrie-Club e.V., Elberfelder Strasse 6

THE ORGANIZERS
Alexandra Diehl, LL.M. (SU Boston),
Clifford Chance (Düsseldorf)
Prof. Dr. R. Alexander Lorz, LL.M. (Harvard), Heinrich-Heine-University (Düsseldorf)
Dr. Heiko Sauer, Heinrich-Heine-University (Düsseldorf)

THE FEES
The fee is EUR 200 for both events, EUR 100 for the Practitioner’s Workshop and EUR 150 for the Düsseldorf International Arbitration Conference: Arbitration in Times of Crises. Refreshments and light snacks are included. Participation in the Düsseldorf International Arbitration Conference also includes a lunch.
E-mail arbitration@uni-duesseldorf.de for further information.
THE PROGRAM

Thursday, September 29th
PLEADING AND PRACTITIONER’S DAY

14:00-19:00 PRACTITIONER’S WORKSHOP IN COOPERATION WITH DIS (DEUTSCHE INSTITUTION FÜR SCHIEDSGERICHTSBARKEIT e.V./GERMAN INSTITUTION FOR ARBITRATION)

The Practitioners’ Workshop is intended to acquaint practitioners with the “world of arbitration”. The workshop will be based on a real case brought under the Arbitration Rules of the German Institution for Arbitration (DIS), will follow the course of a real arbitration proceeding and is conducted in English. The participants will gain an insight into how an arbitration proceeding is commenced, the selection of arbitrators, drafting procedural orders and the preparation and conduct of an oral hearing including witness and expert examination. The drafting of an arbitral award will also be discussed.

The workshop will be interactive with a number of group activities and active participation is encouraged.

LECTURERS
• Dr. Christoph Benedict, Alstom Germany AG (Mannheim)
• Dr. Mariel Dimsey, Cleary Gottlieb (Frankfurt)
• Ulrike Gantenberg, Heuking Kühn Lüer Wojtek (Düsseldorf)
• Peter Kraft, Counsel, DIS (Cologne)
• Dr. Michael J.R. Kremer, LL.M. (Tulane), Clifford Chance (Düsseldorf)

Friday September 30th
DÜSSELDORF INTERNATIONAL ARBITRATION CONFERENCE: ARBITRATION IN TIMES OF CRISIS

9:30-9:45 Welcome Speech
• Prof. Dr. R. Alexander Lorz, LL.M. (Harvard), Heinrich Heine University (Düsseldorf)

9:45-10:30 Evolution of Investment Arbitration
• Baiju Vasani, Crowell & Moring (Washington, D.C.)

10:30-11:00 COFFEE BREAK

11:00-12:30 MORNING PANEL: INVESTMENT ARBITRATION IN EMERGENCY SITUATIONS

The level of protection for international investments that investors may legitimately expect in arbitration proceedings under the corresponding treaties may vary due to the general circumstances in the country at issue. In emergency situations, considerations of necessity may be taken into account and eliminate or reduce the claims for compensation that investors would otherwise be able to raise. However, in this regard very much depends on the concrete parameters of the situation. Natural disasters evoke different implications than civil strife, external war or purely economical pressure. The Argentinian debt crisis has so far been the only major event to trigger considerable case law in investment arbitration. But as emergency situations of all sorts abound, the question how to deal with them before international tribunals when investors claim damages that somehow result from them will play a much bigger role in the future.

MODERATOR
• Prof. Dr. Richard H. Kreindler, Shearman & Sterling (Frankfurt)

PANELISTS
• Dr. David J. A. Cairns, B Cremades y Asociados (Madrid)
• Baiju Vasani, Crowell & Moring (Washington, D.C.)
• Audley Sheppard, LL.M. (Cantab.), Clifford Chance (London)
• Prof. Doug Jones, Clayton Utz (Sydney)

12:30-13:45 LUNCH BREAK

13:45-15:45 AFTERNOON PANEL: ARBITRATION IN (RE-) INSURANCE MATTERS: GROWING PRESSURE OR BUSINESS AS USUAL?
Introductory Remarks by
• Dr. Herbert Palmberger, M.C.J. (NY), Heuking Kühn Lüer Wojtek (Düsseldorf)

The global reinsurance market has used arbitration as its traditional method of dispute resolution for a long time. However, actual disputes have only recently become more commonplace among the large players. This is especially true for Germany where reinsurance arbitration has been growing for several years and can be expected to grow further in light of recent natural disasters and the increasing competition on the market. It is therefore timely to discuss recent trends and recurring issues in (re)insurance arbitration. One topic to be discussed in our panel will be the form and content of arbitration clauses in re-insurance contracts. Typically, these clauses refer to ad hoc-arbitration and are rather lengthy and complex. This may lead to many practical problems as the panel discussion will show.

MODERATOR
• Dr. Daniel Busse, LL.M. (Columbia), Allen & Overy (Frankfurt)

PANELISTS
• Dr. Hubertus Labes, Chiling International GmbH (Rellingen)
• Dr. Hans-Werner Rhein, M.C.J. (Miami), ARIAS Europe e.V. (Cologne)
• Dr. Oliver Sieg, Noerr (Düsseldorf)
• Dr. Eberhard Witthoff, Munich Re (Munich)