Thirty Sixth ITF Public Conference

Time Limits in International Investment Law

22 October 2021 | 09:00 – 17:30 | Hybrid

@BIICL #itflaw #ISDS

BIICL

Investment Treaty Forum +
CONTENTS

CONFERENCE OVERVIEW ................................................................................................................. 2
PRACTICAL INFORMATION .................................................................................................................. 2
AGENDA ............................................................................................................................................ 3
SPEAKER BIOGRAPHIES ................................................................................................................... 5
INVESTMENT TREATY FORUM ........................................................................................................ 12
ISDS COURSE FLYER ....................................................................................................................... 15
NOTES ............................................................................................................................................... 16
CONFERENCE OVERVIEW

This hybrid conference brings together senior practitioners, arbitrators, academics and other experts to discuss time limits in international investment law. The topics will include retroactive application of law, application of treaties before entry into force (including provisional application), continuous breaches, the applicability of commercial law statutes of limitation in ISDS, sunset clauses in international investment agreements, and the consequences of mutually agreed termination of treaties.

PRACTICAL INFORMATION

Venue

The conference will be held in the hybrid format, which means that it is possible to attend in person at Goodenough College (Mecklenburgh Square, London WC1N 2AB) or online via Zoom.

Registration

Find out more information and register online: www.biicl.org/itf36

Follow us on social media

@BIICL #itflaw #ISDS

BIICL

Investment Treaty Forum +

Contact Us

eventsregistration@biicl.org
AGENDA

Friday, 22 October 2021 - 09:00 -17:30 (UK time)

09:00 - 09:10
Opening remarks
Prof Yarik Kryvoi, British Institute of International and Comparative Law, London

09:10 - 10:00
Keynote address: Professor Kaj Hobér, Uppsala University and 3 Verulam Buildings, Sweden
Time limits in international investment law

10:00 - 11:30
Panel 1: Jurisdiction ratione temporis of investment tribunals
Chair: Prof Nicolas Angelet, Université Libre de Bruxelles, Brussels

- Graham Coop, Volterra Fietta, Brussels
Application of treaties before their entry into force including provisional application

- Katia Finkel, Baker McKenzie, London
Jurisdiction ratione temporis and corporate restructuring

Duration of ISDS proceedings: reform proposals and practical tips

11:30 - 11:45 – Networking break

11:45 - 13:15
Panel 2: Time limits and substantive protections
Chair: Ishita Pant, Energy Charter Treaty Secretariat, Brussels

- Christophe Bondy, Steptoe & Johnson, London
Jurisdiction Ratione Temporis and Substantive Protection Ratione Temporis

- Cameron Forsaith, Eversheds, London
Application of treaties to existing and pre-existing disputes

- Danielle Morris, WilmerHale, Washington, DC
The effect of withdrawal from ICSID on ratione temporis jurisdiction of tribunals

13:15 - 14:00 – Lunch break

14:00 - 15:30
Panel 3: Retroactivity, sunset clauses and treaty termination
Chair: Norah Gallagher, Queen Mary University of London

- Joachim Pohl, Organisation for Economic Co-operation and Development (OECD), Paris
Temporal validity of investment treaties

- Nick Gallus, LK Law, Adelaide
The non-retroactivity presumption and retroactive application of law

- Nick Lawn, Van Bael & Bellis, London
Consequences of mutually agreed termination of treaties, including on sunset clauses
15:30 - 15:45 – Networking break

15:45 - 17:15  
Panel 4: Time limits and quantum  
Chair: Sabine Konrad, Morgan Lewis, Frankfurt am Main

- Thayananthan Baskaran, Baskaran, Kuala Lumpur  
  Time value of money
- Ina Popova, Debevoise & Plimpton, New York  
  Date for establishing market price
- Roula Harfouche, HKA, London  
  Pre-award interest and the date of damages assessment

17:15 - 17:30  
Closing remarks  
Vaughan Lowe QC, Essex Court Chambers and University of Oxford, Oxford

*This programme is subject to change*
SPEAKER BIOGRAPHIES

Prof Nicolas Angelet
Université Libre de Bruxelles, Brussels

Nicolas Angelet is a member of the Brussels Bar, an Associate Tenant of Doughty Street Chambers, London, and a professor of international law in the Université Libre de Bruxelles (ULB).

Dr. Angelet sits as arbitrator and in ICSID annulment proceedings. He has acted as counsel for states and corporations in international investment cases, and has represented international organizations, the Belgian Government and foreign states from the Americas, Africa and Europe, as well as corporate clients before domestic courts in Belgium and abroad, PCA inter-State arbitration, the International Court of Justice, the European Court of Human Rights, the European Court of Justice, the UN Human Rights Committee and subsidiary organs of the UN Security Council.

Dr. Angelet is a member of the ICSID panel of conciliators and of the ICSID panel of arbitrators.

Thayananthan Baskaran
Baskaran, Kuala Lumpur

Thaya Baskaran is a partner with Baskaran, Kuala Lumpur, and an associate member of Crown Office Chambers, London. Thaya is on the panel of several international arbitration centres and has been appointed as arbitrator in a variety of commercial disputes. Thaya is the author of Arbitration in Malaysia: A Commentary on the Malaysian Arbitration Act published by Kluwer Law International in 2019. Thaya was the Chair of the Chartered Institute of Arbitrators Malaysia Branch (2017-19) and the President of the Society of Construction Law Malaysia (2016-17). Thaya is recognized as an Arbitration Future Leader in Who’s Who Legal 2020, which says he ‘comes highly recommended for his impressive arbitration practice and has been involved as counsel in a variety of complex construction disputes’.

Christophe Bondy
Steptoe & Johnson, London

Christophe Bondy is a partner at Steptoe & Johnson in London. He has more than 20 years of experience as an investment treaty counsel, and his work includes taking a leading role in some of the highest profile cases yet decided in investment treaty arbitration. Christophe currently is lead counsel in multiple investment treaty arbitrations on behalf of both claimant investors and respondent States, including legacy claims under NAFTA Chapter Eleven. In addition to his busy counsel practice, Christophe sits as an arbitrator in investment treaty

Christophe also has deep experience as counsel in the negotiation of international trade and investment agreements. He was senior counsel to Canada in the negotiation of the Canada – European Union Comprehensive Economic and Trade Agreement (CETA), with particular emphasis on services and investment chapters. He has negotiated treaties with countries around the world and advised States on both strategic and compliance issues, up to the highest levels of government, and provides capacity building and advisory services to States around the world.
Graham Coop  
**Volterra Fietta, Brussels**

Graham Coop is a partner at Volterra Fietta in Brussels. Graham is qualified as a barrister and solicitor in New Zealand and as a solicitor with higher rights of audience (Civil) in England and Wales. He advises and represents companies, governments and international organisations on international dispute resolution and public international law, with a particular focus on the energy, natural resources and infrastructure sectors, together with environmental, banking and defence issues.

He also advises sovereign clients and energy companies on jurisdictional immunities issues under public international law, including in the context of judicial proceedings before European courts. His work on contentious matters has focused on the Energy Charter Treaty, investment treaties, price revisions under long-term energy sale contracts, and maritime boundary delimitation.

He has appeared as counsel, advocate and expert before a wide range of international courts and tribunals, including the International Court of Justice, ICSID, the PCA and the ICC. He is on the UK Attorney General’s list of public international law practitioners.

---

Katia Finkel  
**Baker McKenzie, London**

Katia is a senior associate in the Baker McKenzie Dispute Resolution team, based in London. She advises clients on global dispute resolution strategy and settlement negotiation and acts on their behalf in commercial and investment disputes under LCIA, ICC, ICSID and UNCITRAL Arbitration Rules. She acts on behalf of governments and private parties in energy, large construction projects and post M&A disputes, where she has extensive experience. Her practice mainly involves multijurisdictional issues and she regularly advises clients on investment structuring and restructuring.

Katia completed a nine-month secondment in Shell’s EMENA Litigation Group, working on a number of high-stake disputes. She taught international commercial and investment arbitration at King’s College London for several years and regularly publishes in the field of international arbitration.

---

Cameron Forsaith  
**Eversheds Sutherland, London**

Cameron Forsaith is a principal associate within Eversheds Sutherland’s International Arbitration Group. Based in London, he specialises in international arbitration and cross-border disputes, and in recent years has maintained a particular focus on investor-State and State-to-State disputes.

Cameron has acted as counsel in more than 30 arbitrations across a wide range of rules and seats. He is listed as a ‘Future Leader’ in Who’s Who Legal: Arbitration, and was described in Legal 500 as a “rising star” with “an impressive practice” who “is dedicated to producing outstanding work”.

Cameron is also experienced in court litigation, expert determination, mediation, and bespoke forms of dispute resolution. Outside of contentious proceedings, Cameron also advises on the drafting and interpretation of dispute resolution clauses and cross-jurisdictional enforcement risk, rights under international investment law and investment structuring to access investment treaty protections, and a wide range of issues under English law.
Norah Gallagher  
Queen Mary University of London, London

Norah Gallagher is Deputy Director of the School of International Arbitration and Academic Director of the Energy Law Institute at the Centre for Commercial Law Studies. She teaches international energy law & climate change, investment and commercial arbitration on the LLM in London and Paris.

Norah is a public international lawyer who has specialised in international dispute resolution for over twenty years. She has advised on a range of issues on international commercial and investment cases and sits regularly as arbitrator. Norah worked at Clifford Chance, Herbert Smith and was Director of the Investment Treaty Forum at the British Institute of International and Comparative Law before moving to Singapore in 2010. Previously, she was a Research Fellow of the Lauterpacht Research Centre for International Law, University of Cambridge for several years working on international claims, including deep off shore projects, land and maritime boundary claims and investment disputes.

Nick Gallus  
LK Law, Adelaide

Nick Gallus is special counsel at LK Law in Adelaide. Nick has extensive experience representing states and multinational companies in investment treaty and commercial arbitrations, WTO disputes, and treaty negotiations. He has advised clients on a broad range of international disputes, particularly in the resource, energy, construction, and finance sectors.

Nick lectures in international arbitration at Monash University and previously taught international trade and investment law at Queen’s University in Canada. His writing appears in leading international academic journals and his most recent book on international disputes was published by Oxford University Press in 2017.

Roula Harfouche  
HKA, London

Roula Harfouche is a Partner with HKA in London. She specialises in the assessment of damages and complex valuation issues in litigation and international arbitration contexts. She is experienced in matters involving breaches of contract, investment treaty claims, transaction-related disputes and intellectual property infringements. She has been valuing companies, listed and unlisted securities, and intellectual property rights in commercial and contentious contexts since 2000, and has provided valuation or damages assessment services in over 80 disputes.

Roula is recognised among the leading expert witnesses worldwide by Who’s Who Legal in the Thought Leaders Global Elite list, in Arbitration, for the quantum of damages and in forensic accounting.

Roula has testified in English and French, and has worked on matters before the UK High Court, Family Division, and Patents Court, and the Singapore International Commercial Court, as well as the LCIA, ICC, SCC, HKIAC, PCA, Cairo Regional Center For International Commercial Arbitration (CRCICA), SCIA, and ICSID, and in mediation.
Prof Kaj Hobér
Uppsala University and 3 Verulam Buildings, Sweden

Kaj Hobér is a Professor of Law at Uppsala University in Sweden and an Associate Member of 3 Verulam Buildings in London.

He has acted as counsel to numerous corporations and governmental agencies in general commercial and corporate law matters throughout his professional career. Kaj is also widely regarded as an arbiter and has been appointed to panels of large scale arbitral disputes in more than 200 international arbitrations, commercial as well as treaty based, (including many chairmanships) across a variety of tribunals which include the SCC, ICC, ICISD and the LCIA, amongst others.

Kaj has over thirty years of experience dealing with the legal aspects of East-West trade, advising clients from both sides in a variety of transactions including, inter alia, joint ventures, industrial cooperation agreements, turn-key contracts for various types of plants, construction and civil engineering contracts, licensing and other transfer of technology agreements, countertrade transactions, privatization transactions, oil and gas projects, different capital markets transactions, trading in Russian securities, loan transactions, and mergers and acquisitions.

Sabine Konrad
Morgan Lewis, Frankfurt am Main

Sabine Konrad is a partner at the Frankfurt office of Morgan Lewis and focuses on international arbitration and international law disputes. Sabine represents investors and governments in high-stakes investment arbitrations around the globe and advises investors in matters of investment protection. She also represents clients in commercial arbitrations worldwide. Sabine’s counsel work covers a broad range of industries, including energy, infrastructure, life sciences, and fintech.

Sabine is frequently appointed as chairperson, sole arbitrator, and party-appointed arbitrator in commercial arbitrations and has experience with all major arbitration rules. In investment treaty arbitrations, she has acted as arbitrator in cases under the UNCITRAL, ICSID, and SCC rules. Sabine has been a member of the ICSID Panel of Arbitrators since 2007.

Prof Yarik Kryvoi
Investment Treaty Forum Director, London

Professor Yarik Kryvoi is Senior Research Fellow in International Economic Law and Director of the Investment Treaty Forum at the British Institute of International and Comparative Law (BIICL).

He holds law degrees from Harvard, Moscow, Nottingham, Utrecht and St Petersburg and is admitted to practice in the State of New York. Before moving to academia, he practicing international investment law with Freshfields Bruckhaus Deringer in London, Morgan Lewis & Bockius in Washington, DC and Baker & McKenzie in Saint Petersburg. He is the founding editor of the CIS Arbitration Forum and serves on editorial boards of several international legal periodicals.

Professor Kryvoi is the course leader of the Institute’s new online course International Investment Law and Dispute Resolution, available at http://biicl.org/isds.
Nick Lawn
Van Bael & Bellis, London

Nicholas Lawn leads Van Bael & Bellis’ London-based International Dispute Resolution team. He specialises in international arbitration and litigation with a particular focus on investment arbitration and public international law. Over the course of nearly 20 years, he has advised a range of clients - both investors and governments - in relation to international disputes across numerous sectors and under a variety of different arbitral rules. Nicholas has won some of the largest and most notable investment arbitration awards of recent years. Most recently, he successfully acted for Vodafone in its landmark US$5.5 billion arbitral victory against the Republic of India. Nicholas was included in the International Arbitration Powerlist and was named as a Next Generation Partner for International Arbitration and Public International Law by The Legal 500 UK. He is also part of the OGEMID team, acting as Rapporteur for EU-related arbitration matters.

Vaughan Lowe QC
Essex Court Chambers, University of Oxford, Oxford

Vaughan Lowe QC is a practising Barrister at Essex Court Chambers and Emeritus Chichele Professor of Public International Law and an Emeritus Fellow of All Souls College in the University of Oxford.

He was formerly Reader in International Law and a Fellow of Corpus Christi College in the University of Cambridge; and before that he taught at the universities of Cardiff and Manchester and, as a visiting professor, in the USA. He practices as a barrister from Essex Court Chambers, London. He has advised governments and corporations on matters of international law, and is the author of many books and articles on the subject, of which the most recent are The Law of the Sea (3rd ed., MUP, 1999; with Robin Churchill), The Settlement of International Disputes (OUP, 1999; with John Collier), and International Law (OUP, 2007). He was appointed QC in 2008.

Danielle Morris
WilmerHale, Washington, DC

Danielle Morris is a partner in WilmerHale’s International Arbitration Practice and is based in Washington, DC. Ms. Morris’s practice spans both private and public international law. She has 10 years of experience representing clients in both ad hoc and institutional arbitrations, including under the rules of ICSID, the LCIA, the SCC and UNCITRAL.

Ms. Morris regularly advises clients on the substantive protections and dispute resolution mechanisms under various investment treaties, both bilateral and multilateral, and has represented both investors and States in investment arbitrations. She has also advised an African State regarding a boundary mediation. Ms. Morris has taught both international commercial arbitration and investment arbitration and is recommended by The Legal 500 United States for her international arbitration practice.
Ishita Pant
Energy Charter Treaty Secretariat, Brussels

Ishita Pant is an Investment Expert at the Energy Charter Secretariat. She leads the development of Secretariat’s flagship publication, the Energy Investment Risk Assessment. Her core task involves evaluating legal and regulatory risks to energy investment and advising governments on mitigation measures. She has experience working with countries in Central Asia, South Asia, Middle East and Africa. Ishita is a common law qualified lawyer and holds an LLM in Energy and Natural Resources Law from the Queen Mary University of London. Prior to joining the International Energy Charter, she worked as an in-house attorney for the France-based multinational company, Air Liquide. Her areas of specialisation are energy, projects and infrastructure, and regulated industries.

Joachim Pohl
Organisation for Economic Co-operation and Development, Paris

Joachim Pohl serves the international investment policy community at the OECD as a member of the Secretariat. As Head of the International Investment Governance team, he leads the Organisation’s work on investment policies designed to manage security threats associated with international investment; investment treaties; and investment policy monitoring.

Mr. Pohl joined the OECD in 2003. In his earlier roles in the Organisation’s Anti-Corruption Division, he advised developing and emerging economies in Asia and the Pacific on governance and anti-corruption policies and coordinated the Asian Development Bank/OECD Anti-Corruption Initiative for Asia and the Pacific.

Before joining the OECD, Mr. Pohl, a German national, taught constitutional and public law at Humboldt University Berlin and MGLU Moscow. He holds a PhD in law from Humboldt-University and a master’s degree in political science from the University of Bordeaux, France.

Ina Popova
Debevoise & Plimpton, New York

Ina C. Popova is a partner in the International Dispute Resolution Group, and her practice focuses on international arbitration, international litigation and public international law, with particular experience in matters in the energy, mining, technology, media and telecommunications sectors. Over the course of her career, she has represented individuals, corporations and states and in a broad range of disputes under the rules of all of the major arbitral institutions, as well as several regional institutions. She also advises parties in international litigations involving proceedings in foreign and domestic courts and has represented parties before federal and state courts in the United States, including the United States Supreme Court. Ms. Popova leads matters in English, Spanish and French, and she regularly handles disputes arising out of Latin America and Africa. In addition to her work as counsel, Ms. Popova has assumed leadership positions in various international arbitration organizations, including as a member of the ICC International Court of Arbitration.
Alexander Slade
Vinson & Elkins, London

Alexander Slade is counsel at Vinson & Elkins in London. Alexander has broad experience in investment arbitration and international commercial arbitration, under a wide range of arbitral seats and governing laws. Alexander is familiar with all major institutional rules, and has particular experience under the ICSID, ICC, LCIA, SCC and UNCITRAL Rules. He has also been involved in numerous claims in the English High Court. Alexander is admitted in England as a Solicitor Advocate.

Alexander’s practice covers a wide variety of sectors, particularly energy, infrastructure, construction, and telecommunications, and he advises on dispute resolution clauses, public international law, international investment law and nationality planning, and issues arising out of EU sanctions. In 2011, Alexander was seconded to the London Court of International Arbitration where he administered arbitrations as part of the counsel team. The following is a list of representative matters in which Alexander has assisted.
INVESTMENT TREATY FORUM

Overview

The Investment Treaty Forum (ITF) was founded in 2004. Its aim is to provide a global centre for serious high level debate in the field of international investment law. The Forum is a membership-based group, bringing together some of the most expert and experienced lawyers, business managers, policy advisers, academics and government officials working in the field. Like BIICL itself, the Forum has a reputation for independence, even-handedness and academic rigour. The Forum membership is by invitation only.

People

Patrons

The Patrons of the Forum are: HE Judge Rosalyn Higgins GBE QC and Yves Fortier CC QC.

Forum Director

The Forum Director is Professor Yarik Kryvoi.

The Advisory Board

Since its inception the Investment Treaty Forum’s programme has been guided on an informal basis by a small Advisory Board which currently comprises:

- Sir Frank Berman, KCMG QC, Essex Court Chambers;
- Professor Andrea Bjorklund, McGill University;
- Professor A Vaughan Lowe, All Souls College Oxford and Essex Court Chambers;
- Loretta Malintoppi, 39 Essex Chambers, London;
- Audley Sheppard, Clifford Chance LLP, London;
- Robert Volterra, Volterra Fietta, and Faculty of Law, UCL

Membership

The ITF’s strength lies in its membership, which is drawn from as wide a range of backgrounds as possible. Members meet regularly (typically 6-7 times each year) to discuss topical issues and, where appropriate, to develop views on issues of concern to governments and decision-makers. The Forum also has strong links with related institutions (including the UK Foreign Commonwealth and Development Office, UNCTAD and many others).

Benefits of membership

Key benefits for ITF members include:

- The right to participate in an independently-run Forum, including free entry to all ITF meetings and conferences.
- A direct influence on the agenda of Forum meetings and the opportunity to recommend events, speakers and topics for debate.
- The opportunity to suggest research or other work to be carried out by the Forum staff.
- Access to a members-only section of the website with materials related to investment treaty law.
- BIICL’s Individual membership benefits (electronic access to ICLQ, 40% discount on BIICL publications, 20% discount on CUP publications and member rate at BIICL events).
Conditions of membership

Forum membership is limited by invitation only, to ensure the highest quality in its plenary discussions. To guarantee continuity, and manageability of debate, membership is for named individuals only. However, at the time of joining, members may nominate a senior colleague to represent them on those occasions when they are unable to attend meetings.

Membership rates

Membership of the ITF is available at the following annual rates (exclusive of VAT):

- Corporate membership: £2,950
- Individuals: £750

Membership of the Forum is by invitation only. For more information on ITF membership please contact Prof Yarik Kryvoi (Y.Kryvoi@bicl.org).

Forum members

Organisations

- Allen & Overy LLP
- Baker & McKenzie LLP
- Baker Botts LLP
- Clifford Chance LLP
- Cooley LLP
- Debevoise & Plimpton LLP
- Dechert LLP
- DLA Piper LLP
- Eversheds Sutherland LLP
- Freshfields Bruckhaus Deringer LLP
- Gibson, Dunn & Crutcher LLP
- Herbert Smith Freehills LLP
- Hogan Lovells LLP
- Jones Day LLP
- Latham & Watkins LLP
- Linklaters LLP
- Mannheimer Swartling Advokatbyrå AB
- Reed Smith LLP
- Shearman & Sterling LLP
- Skadden, Arps, Slate, Meagher & Flom LLP
- Steptoe & Johnson LLP
- Three Crowns LLP
- Vinson & Elkins LLP
- Volterra Fietta
- White & Case LLP
- WilmerHale LLP
- Withers LLP

Individuals

- Prof Nicolas Angelet, Université libre de Bruxelles, Brussels
- Thayananthan Baskaran, Baskaran, Kuala Lumpur
- Sir Franklin Berman QC, Essex Court Chambers, London
- Prof Andrea Bjorklund, McGill University, Montreal
- Dr Tillmann Rudolf Braun, Federal Ministry for Economic Affairs & Humboldt University of Berlin
- Stuart Dutson, Simmons & Simmons, London
- Ike Ehiribe, 7 Stones Chambers, London
- Raed Fathallah, Bredin Prat, Paris
- Professor Matthew Happold, University of Luxembourg, Luxembourg
- Robert Hunter, Osborne Clarke, London
- Dr Tomoko Ishikawa, Nagoya University, Nagoya
Shreyas Jayasimha, Aarna Law, India
Dr Jean Ho, National University of Singapore
Jean Kalicki, Independent Arbitrator, Washington, D.C.
Prof Mark Kantor, Georgetown University Law Center, Washington, D.C.
Dr Sabine Konrad, McDermott Will & Emery, Frankfurt a. M.
Prof A Vaughan Lowe, All Souls College Oxford and Essex Court Chambers
Loretta Malintoppi, 39 Essex Chambers, London
Inga Martinkute, MMSP, Vilnius
Prof Emeritus Maurice Mendelson QC, Blackstone Chambers, London
David A. Pawlak, David A. Pawlak LLC, Warsaw & Washington, D.C.
Anthony Sinclair, Quinn Emanuel Urquhart & Sullivan, LLP, London
Can Yeginsu, 4 New Square, London

Consultative Forum Members

Organisations

- Attorney General Office of the State of the Republic of Ecuador
- The Energy Charter Secretariat
- General Attorney’s Office, the Kingdom of Spain
- The International Institute for Sustainable Development
- The Legal Office for International Trade Law, Ministry of Economy, Government of Mexico
- Ministry of Finance of the Czech Republic
- The Organisation for Economic Cooperation and Development
- The Permanent Court of Arbitration
- The Permanent Representation of the Slovak Republic to the European Union
- Secretariat for Legal Affairs - Presidency of the Republic of Ecuador
- State Chancellery of Latvia
- Trade Law Bureau, Government of Canada
- Treasury Legal Advisers, Government Legal Department, United Kingdom
- The United Nations Conference on Trade and Development
- The United Kingdom Department for International Trade
- The United Kingdom Foreign, Commonwealth and Development Office

Individuals

- Professor Jansen Calamita, National University of Singapore (former ITF director)
- Professor James Crawford SC, FBA, University of Cambridge and International Court of Justice
- Norah Gallagher, Queen Mary University of London (former ITF director)
- Judge Christopher Greenwood QC, International Court of Justice
- Professor Loukas Mistelis, Queen Mary University of London
- Professor Peter Muchlinski, School of Oriental and African Studies, University of London
- Dr Federico Ortino, School of Law, King’s College London (former ITF Director)
- Dr Antonio Parra, Visiting Professor, University College London and former Deputy Secretary-General, International Centre for the Settlement of Investment Disputes
- Dr Karl P Sauvant, Columbia University Law School
- Professor Christoph Schreuer, University of Vienna
- Judge Stephen M. Schwebel, Essex Court Chambers
- Professor M Sornarajah, National University of Singapore
Online Course
International Investment Law and Dispute Resolution

Overview
This course covers the history and the rationale of protection of foreign direct investments, applicable law, the key principles of international investment law and investor-state dispute settlement (ISDS). Participants will develop their own critical appreciation of international investment law and will cover the nature of international investment law, the main substantive and procedural principles, dispute resolution mechanisms and the current professional criticisms of the system. Total guided learning time is approximately 18 hours.

Curriculum
- Introduction to international investment law and dispute resolution
- Why do we need international investment law?
- Conflict of law issues in investment arbitration
- Fair and equitable treatment and arbitrary measures
- Substantive standards of international investment law: expropriation and denial of justice
- Investor-State dispute settlement
- Legitimacy challenges and reform of international investment law

Tutors
- Professor Yarik Kryvoi (course leader)
- Suzanne Spears, Allen & Overy LLP
- Hussein Haeri, Withers LLP
- Stuart Dutson, Simmons & Simmons LLP
- Samantha Rowe and Patrick Taylor, Debevoise & Plimpton LLP
- Maurice Mendelson QC, Blackstone Chambers
- Professor Phillippe Sands QC, Matrix Chambers and University College London

Pricing and Registration
The course fee is $149 (approx £120) (incl. VAT). Discounts are available for groups of five and more people, please contact eventsregistration@biicl.org for more information.