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## I. EXECUTIVE SUMMARY

1. During the course of the year, the Permanent Court of Arbitration (PCA) administered a record number of sixty-nine cases. On December 6, the Administrative Council accepted the resignation of the PCA's twelfth Secretary-General, Mr. Christiaan M.J. Kröner, with effect from December 31, 2011. The Council expressed its gratitude for Mr. Kröner's service to the PCA since coming to office in September 2008.
2. The Administrative Council appointed by acclamation Mr. Hugo Hans Siblesz, current Ambassador of the Kingdom of the Netherlands to France, to succeed Secretary-General Kröner, effective May 1, 2012.
3. The PCA's sixty-nine pending registry cases in 2011, nineteen of which were submitted to the PCA in 2011, included: three state-state arbitrations; forty investor-state arbitrations under bilateral or multilateral investment treaties; twenty-four arbitrations under contracts or other agreements to which at least one party is a state, state-controlled entity, or intergovernmental organization; one case under a national investment law; and one case under the PCA Optional Rules for Arbitration of Disputes relating to Natural Resources and/or the Environment.
4. The PCA received thirty-six new requests relating to its appointing authority services under the 1976 and 2010 UNCITRAL Arbitration Rules and other ad hoc arbitration provisions. These included eighteen requests that the Secretary-General designate an appointing authority for the appointment of arbitrators; ten requests that the Secretary-General act as appointing authority for the appointment of arbitrators; three requests that the Secretary-General appoint a legal expert; three requests that the Secretary-General act as appointing authority to decide a challenge to an arbitrator; one request that the Secretary-General designate an appointing authority to decide a challenge; and one request that the Secretary-General replace an appointing authority.
5. With the accession of Albania, Bangladesh, Rwanda and Viet Nam to the 1907 Convention for the Pacific Settlement of International Disputes, the number of PCA member states increased to 115.
6. A voluntary contribution to the PCA's Financial Assistance Fund, which aims at helping eligible developing countries offset the costs of international arbitration or other means of dispute settlement offered by the PCA, was received in 2011 from the Netherlands.
7. In December 2011, the PCA Administrative Council adopted a new set of procedural rules, the PCA Optional Rules for Arbitration of Disputes Relating to Outer Space Activities, as developed by an Advisory Group of experts in space law.
8. The PCA concluded a Host Country Agreement with the Government of Chile in December 2011.
9. Also in 2011, the PCA entered into a cooperation agreement with the Central American Court of Justice
10. The PCA's cooperation with the International Council for Commercial Arbitration (ICCA) continued with the publication of the Yearbook Commercial Arbitration (Volume XXVI), five supplements to the International Handbook on Commercial Arbitration, ICCA Congress Series No. 15 and ICCA's Guide to the Interpretation of the 1958 New York Convention.
11. The eighth volume in the PCA Award Series, The Guyana/Suriname Arbitration, Award of 2007, was prepared in 2011 by the PCA for publication in 2012.
12. The staff members of the International Bureau made a number of presentations in the Peace Palace and elsewhere to high-ranking officials and judges, legal advisors, members of the diplomatic corps, lawyers, law students and other groups on subjects relating to the PCA.

## II. THE WORK OF THE INTERNATIONAL BUREAU

### A. SCOPE OF ACTIVITY

#### **Arbitration**

13. The PCA was established by the Convention for the Pacific Settlement of International Disputes, concluded at The Hague in 1899 to facilitate arbitration and other forms of dispute resolution. It was the product of the first Hague Peace Conference, which was convened by Tsar Nicholas II of Russia "with the object of seeking the most effective means of ensuring to all peoples the benefits of a real and lasting peace, and above all, of limiting the progressive development of existing armaments." The 1899 Convention, the constitutive instrument of the PCA, was revised at the second Hague Peace Conference in 1907. The PCA's founding conventions set out procedures for arbitrating disputes between states.
14. Although the 1899 and 1907 Conventions contain basic rules of procedure, parties may, by agreement, adopt their own procedural framework, or elect to use the PCA's own modern rules of procedure, which are based on the highly regarded and widely used UNCITRAL Arbitration Rules. These rules are: the Permanent Court of Arbitration Optional Rules for Arbitrating Disputes between Two States (adopted in 1992); the Permanent Court of Arbitration Optional Rules for Arbitrating Disputes between Two Parties of Which Only One Is a State (1993); the Permanent Court of Arbitration Optional Rules for Arbitration Involving International Organizations and States (1996); the Permanent Court of Arbitration Optional Rules for Arbitration between International Organizations and Private Parties (1996); the Permanent Court of Arbitration Optional Conciliation Rules (1996); the Permanent Court of Arbitration Optional Rules for Fact-finding Commissions of Inquiry (1997); the Permanent Court of Arbitration Optional Rules for Arbitration of Disputes Relating to Natural Resources and/or the Environment (2001); and the Permanent Court of Arbitration Optional Rules for Conciliation of Disputes Relating to Natural Resources and/or the Environment (2002); the Permanent Court of Arbitration Optional Rules for Arbitration of Disputes Relating to Outer Space Activities (2011).
15. In May 2011, the PCA Administrative Council approved a proposal of the Secretary-General to constitute a drafting committee of leading practitioners in international arbitration to revise the PCA Optional Rules in light of changes made to the UNCITRAL Arbitration Rules in 2010.
16. Although initially conceived as an instrument for the settlement of disputes between states, the PCA received a request in 1934 to administer a case between the Radio Corporation of America and the National Government of the Republic of China. Having considered the matter, the PCA Administrative Council concluded that the PCA's founding conventions permitted the International Bureau to offer its services to cases between private entities and states. This case set a precedent for the PCA's future activity providing services for the resolution of disputes involving various combinations of states, state entities, international organizations and private parties.
17. In particular, the PCA has been widely used among investors and states for administering international investment disputes arising under treaties for the protection of investments. Through the end of 2011, the PCA served as registry to 65 such investment cases.
18. A list of cases submitted to arbitration under the auspices of the PCA is, to the extent permitted by the parties' confidentiality requirements, set out in annex 2 to this report.

#### **International Commissions of Inquiry and Conciliation**

19. The Conventions of 1899 and 1907 provide for the constitution of International Commissions of Inquiry to facilitate the settlement of certain types of disputes by elucidating the facts through impartial investigation. A list of cases submitted to International Commissions of Inquiry is set out in annex 3 to this report. The Permanent Court of Arbitration Optional Rules of Procedure for Fact-finding Commissions of Inquiry were adopted in 1997.
20. Since 1937, the International Bureau has been authorized to administer Conciliation Commissions. A list of cases submitted to Conciliation Commissions is set out in annex 4 to this report. The Permanent Court of Arbitration Optional Conciliation Rules, which follow closely the 1980 UNCITRAL Conciliation Rules, were adopted in 1996. In 2002, the Administrative Council adopted the Permanent Court of Arbitration Optional Rules for Conciliation of Disputes Relating to Natural Resources and/or the Environment, which complement the 2001 Permanent Court of Arbitration Optional Rules for Arbitration of Disputes Relating to Natural Resources and/or the Environment.

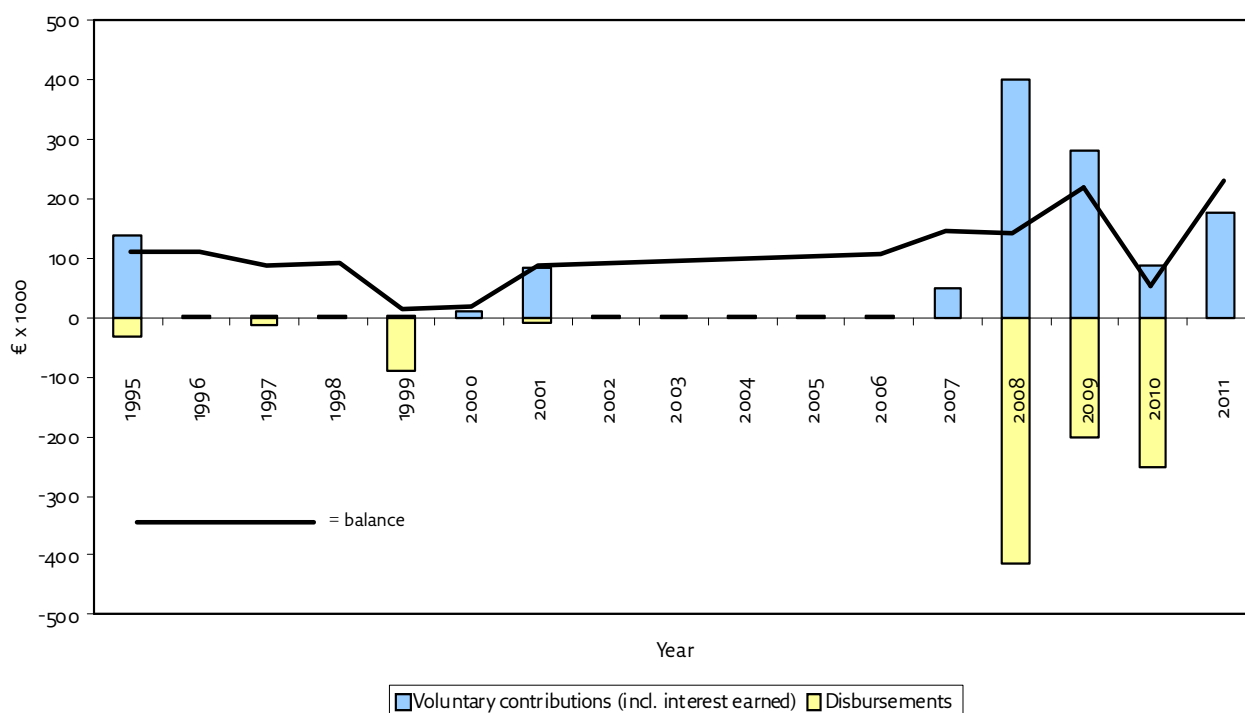
## Provision of Services and Facilities

21. The PCA provides full registry services and administrative support to tribunals and commissions, serving as the official channel of communication and ensuring safe custody of documents, in addition to providing services such as research, financial administration, logistical and technical support at meetings and hearings, travel arrangements, translation and interpretation, and general secretarial support. At its headquarters in the Peace Palace at The Hague, the PCA has a spacious and well-appointed courtroom, as well as several other meeting rooms, all of which are available not only to tribunals for PCA-administered proceedings, but also to non-PCA tribunals that wish to hold their hearings at the Peace Palace. An additional hearing facility was built for use by the PCA as part of the new Hague Academy Building, annexed to the Peace Palace. This suite comprises a hearing room, several breakout rooms and an arbitrator deliberation room.
22. The PCA can also provide facilities for hearings at various locations around the world pursuant to its host country agreements.

## Financial Assistance Fund

23. The PCA Financial Assistance Fund was established by the Administrative Council in October 1994 with the aim of helping developing countries meet part of the costs involved in international arbitration or other means of dispute settlement offered by the PCA. The Fund relies on voluntary contributions and is available to qualifying states that are parties to the 1899 or 1907 Conventions and that: (1) have concluded an agreement for the purpose of submitting one or more disputes, whether existing or future, for settlement by any of the means administered by the PCA; and (2) at the time of requesting financial assistance from the Fund, are listed on the "DAC List of Aid Recipients" prepared by the Organisation for Economic Co-operation and Development, set out in annex 5c to this report. A qualifying state may seek financial assistance from the Fund by submitting a written request to the Secretary-General of the PCA. An independent Board of Trustees decides on the request. The Fund's Terms of Reference and Guidelines, as well as the composition of its Board of Trustees, have been reproduced in annexes 5a and 5b to this report.
24. Since the establishment of the Fund, contributions have been made by Cyprus, Costa Rica, France, Lebanon, the Netherlands, Norway, Saudi Arabia, South Africa, Switzerland and the United Kingdom. In 2011, an additional contribution was made by the Netherlands.
25. To date, grants of assistance have been made to two Asian states, a Central American state and five African states. The Netherlands has also made a special contribution to the PCA for purposes of promoting the use of the Fund among certain developing countries.

**Movements in and out of the Financial Assistance Fund  
1995 - 2011**



## International Cooperation

26. In 1968, the PCA entered into its first cooperation agreement with the International Centre for Settlement of Investment Disputes (ICSID), an agreement that provides, inter alia, for the use of staff and facilities in connection with proceedings conducted at the headquarters of one institution but under the auspices of the other. The PCA has since concluded similar agreements with the Multilateral Investment Guarantee Agency in 1990, the American Arbitration Association in 2002, the Singapore International Arbitration Centre in 2008, and the China International Economic and Trade Arbitration Commission, the Hong Kong International Arbitration Centre, the Australian Centre for International Commercial Arbitration and the Organization of American States in 2010. In 2011, the PCA entered into a cooperation agreement with the Central American Court of Justice.
27. A 1989 cooperation agreement with ICCA provides that ICCA will furnish the PCA Secretary-General, at the Secretary-General's request, with information concerning arbitration institutions, experts, procedure and activities in various parts of the world. In 1996, the International Bureau concluded an additional agreement with ICCA concerning the preparation of ICCA publications. In 2007, a new cooperation agreement with ICCA was signed, providing for continued cooperation in the production of ICCA publications and provision of information to the PCA on developments in international arbitration.
28. The PCA is a member of the International Federation of Commercial Arbitration Institutions, which aims to: establish and maintain permanent relationships among commercial arbitration institutions; facilitate the exchange and distribution of information on services offered and potential arbitrators and conciliators; promote and facilitate the publication of research on conciliation and arbitration; and exchange information on legislation, rules, non-confidential awards and judicial decisions. This information facilitates the exercise of the Secretary-General's special competence to designate appointing authorities under the UNCITRAL Arbitration Rules (see paragraphs 48-49, below).
29. In December 1997, the Conference of the State Parties to the Organisation for the Prohibition of Chemical Weapons (OPCW) in The Hague designated the International Bureau as registry for dispute resolution activities of the OPCW's Confidentiality Commission. The relevant agreement came into effect in 1999.

## Host Country Agreements

30. To make its dispute resolution services more widely accessible, the PCA has adopted a policy of concluding "Host Country Agreements" with member states. Through such an agreement, the host country and the PCA establish a legal framework to support the conduct of PCA-administered proceedings in the territory of the host country.
31. Specifically, the PCA and the host country cooperate to ensure that adjudicators, PCA staff, and participants in proceedings (such as counsel, agents, and witnesses) are able to perform their functions under conditions similar to those guaranteed under the PCA's Headquarters Agreement with the Kingdom of the Netherlands. Importantly, Host Country Agreements secure the provision by the host country of the facilities and services required for PCA-administered proceedings (such as office and meeting space and secretarial services) and regulate the privileges and immunities afforded by the host country to the adjudicators and participants (such as certain fiscal exemptions and immunity, under certain conditions, from legal process in respect of words spoken or written). The PCA and the host country may also establish a PCA facility in the territory of the host country. Thus, these arrangements give the PCA the flexibility to offer parties the full advantages of PCA-administered proceedings in the territory of the host country on an increasingly global basis.
32. The wider benefits of Host Country Agreements to the host country, neighboring states and the parties in dispute include:
  - attracting arbitrations to the host country that would otherwise be conducted elsewhere;
  - raising the international profile of the host country as an arbitral forum;
  - increasing domestic and regional awareness of arbitration and other methods of dispute settlement offered by the PCA;
  - promoting the use of arbitral institutions located in the host country;
  - strengthening cooperation between the PCA and national or regional arbitral institutions and facilitating the exchange of expertise; and
  - increasing access to PCA-administered dispute resolution.
33. Since the establishment of the program through 2010, the PCA has concluded Host Country Agreements with Argentina, Costa Rica, India, Lebanon, Mauritius, Singapore, and South Africa. In 2011, the PCA concluded a Host Country Agreement with Chile.
34. The Mauritius Host Country Agreement, concluded on April 3, 2009, provides for the posting of a PCA Legal

Counsel in Mauritius under the direct authority of the Secretary-General. In accordance with this Agreement, the duties of the PCA Legal Counsel in Mauritius include assisting the Secretary-General with the discharge of the latter's functions under the Mauritian International Arbitration Act 2008, and promoting Mauritius as a venue for the resolution of international disputes through arbitration. Pursuant to the terms of the Mauritius Host Country Agreement, all expenses incurred by the posting of this PCA Legal Counsel to Mauritius are covered by the Government of the Republic of Mauritius in the form of a special subsidy.

35. In fulfilling the responsibilities under the Agreement during 2011, the PCA Legal Counsel in Mauritius participated in the Mauritian Prime Minister's Taskforce on International Arbitration, provided advice in relation to the establishment of a new arbitral centre in Mauritius, delivered guest lectures on international dispute settlement at the University of Mauritius, edited a publication arising from the 2010 Mauritius International Arbitration Conference, established an internship program in the PCA Mauritius office, secured funding and made arrangements for promotional trips to Tanzania, South Africa, Botswana, and Uganda, informed participants at the International Bar Association Annual Conference in Dubai about the Mauritius international arbitration project, identified potential arbitral hearing venues in Mauritius, developed a program for training of judges in the enforcement of arbitral awards under the New York Convention in conjunction with the Chief Justice of the Supreme Court and ICCA, and administered the first application to the PCA under the Mauritius International Arbitration Act of 2008. The PCA representative also continued to work on PCA registry cases from the Mauritius office, thus integrating the work of the Mauritius office into the activities at the PCA's headquarters in The Hague.

## B. DEVELOPMENTS IN 2011

### Registry and Related Activities

#### *(a) Registry*

36. In the course of 2011, the Permanent Court of Arbitration reached a new record of sixty-nine registry cases. These cases included: three state-state arbitrations; forty investor-state arbitrations under bilateral or multilateral investment treaties; twenty-four arbitrations under contracts or other agreements to which at least one party is a state, state-controlled entity, or intergovernmental organization; one case under a national investment law; and one case under the PCA Optional Rules for Arbitration of Disputes relating to Natural Resources and/or the Environment. To the extent permitted by the parties' confidentiality requirements, information on recent and pending cases is set forth in this report and in greater detail on the PCA's website at <http://www.pca-cpa.org>.
37. The PCA was requested to act as registry in nineteen new cases in 2011, including two state-state cases, ten cases brought pursuant to bilateral or multilateral investment treaties (including the North American Free Trade Agreement (NAFTA) and the Energy Charter Treaty) and seven cases brought pursuant to contracts or other agreements.
38. The International Bureau continued to serve as registry for the arbitral tribunal concerning the Bank for International Settlements (BIS Tribunal), established pursuant to Article XV of an agreement signed at The Hague on January 20, 1930. The tribunal is composed of Professor W. Michael Reisman (President), Professor Dr. Jochen Abr. Frowein, Professor Dr. Mathias Krafft, Professor Paul Lagarde, and Professor Dr. Albert Jan van den Berg. On September 19, 2003, the tribunal issued a final award in a dispute between the Bank and three of its former private shareholders. There are no arbitrations currently pending before the BIS Tribunal.
39. The International Bureau continued to provide administrative support in an arbitration brought by Achmea B.V. (formerly known as Eureko B.V.) against The Slovak Republic, which is being conducted under the UNCITRAL Arbitration Rules, pursuant to the Agreement on Encouragement and Reciprocal Protection of Investments between the Kingdom of the Netherlands and the Czech and Slovak Federal Republic. The arbitral tribunal consists of Professor Vaughan Lowe (Presiding Arbitrator), Professor Albert Jan van den Berg, and Mr. V.V. Veeder.
40. The International Bureau continued to provide administrative support in an arbitration brought by HICEE B.V. against The Slovak Republic, which was conducted under the UNCITRAL Arbitration Rules, pursuant to the Agreement on Encouragement and Reciprocal Protection of Investments between the Kingdom of the Netherlands and the Czech and Slovak Federal Republic. The arbitral tribunal consisted of Sir Franklin Berman (Presiding Arbitrator), Judge Charles N. Brower, and Judge Peter Tomka. A final award was rendered on October 17, 2011.
41. The International Bureau continued to provide administrative support in an arbitration brought by Bilcon of Delaware and four individuals against the Government of Canada, which is being conducted under the

UNCITRAL Arbitration Rules, pursuant to Chapter Eleven of NAFTA. The arbitral tribunal consists of Judge Bruno Simma (Presiding Arbitrator), Professor Donald McRae, and Professor Bryan Schwartz.

42. The International Bureau continued to provide administrative support in an arbitration brought by the European American Investment Bank AG against The Slovak Republic, which is being conducted under the UNCITRAL Arbitration Rules, pursuant to the Agreement Between the Republic of Austria and the Czech and Slovak Federal Republic Concerning the Promotion and Protection of Investments. The arbitral tribunal consists of Judge Sir Christopher Greenwood (Presiding Arbitrator), DDr. Alexander Petsche, and Professor Brigitte Stern.
43. The International Bureau continued to provide administrative support in an arbitration brought by the People's Republic of Bangladesh against the Republic of India, pursuant to Article 287 and Annex VII, Article 1 of the United Nations Convention on the Law of the Sea. The members of the arbitral tribunal are Judge Rüdiger Wolfrum (President), Judge Thomas A. Mensah, Dr. Pemmaraju Sreenivasa Rao, Professor Ivan Shearer, and Professor Tullio Treves.
44. The International Bureau continued to provide administrative support in an arbitration brought by China Heilongjiang International Economic & Technical Cooperative Corporation, Beijing Shougang Mining Investment Company Limited and Qinquangdaoshi Qinlong International Industrial Company Limited against Mongolia, pursuant to the Agreement between the Government of the Mongolian People's Republic and the Government of the People's Republic of China concerning the Encouragement and Reciprocal Protection of Investments dated August 26, 1991. The arbitral tribunal consists of Donald Francis Donovan, Esq. (Presiding Arbitrator), Dr. Yas Banifatemi, and Mark A. Clodfelter, Esq.
45. The International Bureau provided administrative support in an arbitration brought by the Islamic Republic of Pakistan against the Republic of India, pursuant to the 1960 Indus Waters Treaty. The members of the Court of Arbitration are Judge Stephen M. Schwebel (Chairman), Sir Franklin Berman, Professor Howard S. Wheeler, Professor Lucius Caflisch, Professor Jan Paulsson, Judge Bruno Simma, and Judge Peter Tomka.
46. The International Bureau provided administrative support in an arbitration brought by the Republic of Mauritius against the United Kingdom of Great Britain and Northern Ireland, pursuant to Article 287 and Annex VII, Article 1 of the United Nations Convention on the Law of the Sea. The members of the arbitral tribunal are Professor Ivan Shearer (President), Judge Sir Christopher Greenwood, Judge Albert Hoffmann, Judge James Kateka, and Judge Rüdiger Wolfrum.

*(b) Iran-United States Claims Tribunal*

47. The PCA provided the Iran-United States Claims Tribunal (Claims Tribunal) with office space and secretarial support before the latter moved to its own premises in 1982. The PCA continues to serve as secretariat of the Claims Tribunal's appointing authority, who, according to the Claims Tribunal rules is appointed by the Secretary-General of the PCA. The current appointing authority is former President of the Supreme Court of the Netherlands ("Hoge Raad"), Justice W.E. Haak.

*(c) Guest Tribunals*

48. Under its cooperation agreement with ICSID, the PCA makes its facilities available, upon request, to arbitrations conducted under ICSID's auspices. The PCA also makes its facilities available, upon request, to tribunals established under the rules of certain international commercial arbitration institutions or pursuant to ad hoc rules. In 2011, the following guest tribunals made use of the PCA's facilities:
  - an ICSID tribunal held deliberations from January 27 to 29;
  - an ICSID hearing was held from May 16 to 20;
  - an ICSID tribunal held deliberations from July 13 to 14; and
  - an ICSID tribunal held deliberations from September 22 to 23.

**Designation of Appointing Authorities and the Appointment of Arbitrators by the Secretary-General**

49. Articles 6, 7 and 12 of the 1976 United Nations UNCITRAL Arbitration Rules, reproduced below, entrust the Secretary-General of the PCA with maintaining the integrity of the international arbitral process, by authorizing the Secretary-General, upon the request of a party, to designate an "appointing authority" for the purpose of appointing the members of an arbitral tribunal and ruling on challenges to arbitrators. Parties may also designate the Secretary-General as appointing authority under the UNCITRAL Rules or other instruments.

31/98. Arbitration Rules of the United Nations Commission on International Trade Law

*The General Assembly,*

*Recognizing* the value of arbitration as a method of settling disputes arising in the context of international commercial relations,

*Being convinced* that the establishment of rules for *ad hoc* arbitration that are acceptable in countries with different legal, social and economic systems would significantly contribute to the development of harmonious international economic relations,

*Bearing in mind* that the Arbitration Rules of the United Nations Commission on International Trade Law have been prepared after extensive consultation with arbitral institutions and centres of international commercial arbitration,

*Noting* that the Arbitration Rules were adopted by the United Nations Commission on International Trade Law at its ninth session<sup>1</sup> after due deliberation,

1. *Recommends* the use of the Arbitration Rules of the United Nations Commission on International Trade Law in the settlement of disputes arising in the context of international commercial relations, particularly by reference to the Arbitration Rules in commercial contracts;
2. *Requests* the Secretary-General to arrange for the widest possible distribution of the Arbitration Rules.

UNCITRAL ARBITRATION RULES

SECTION II. COMPOSITION OF THE ARBITRAL TRIBUNAL

APPOINTMENT OF ARBITRATORS (Articles 6 to 8)

*Article 6*

1. If a sole arbitrator is to be appointed, either party may propose to the other:
  - (a) The names of one or more persons, one of whom would serve as the sole arbitrator; and
  - (b) If no appointing authority has been agreed upon by the parties, the name or names of one or more institutions or persons, one of whom would serve as appointing authority.
2. If within thirty days after receipt by a party of a proposal made in accordance with paragraph 1 the parties have not reached agreement on the choice of a sole arbitrator, the sole arbitrator shall be appointed by the appointing authority agreed upon by the parties. If no appointing authority has been agreed upon by the parties, or if the appointing authority agreed upon refuses to act or fails to appoint the arbitrator within sixty days of the receipt of a party's request therefor, either party may request the **Secretary-General of the Permanent Court of Arbitration** at The Hague to designate an appointing authority.
3. The appointing authority shall, at the request of one of the parties, appoint the sole arbitrator as promptly as possible. In making the appointment the appointing authority shall use the following list-procedure, unless both parties agree that the list-procedure should not be used or unless the appointing authority determines in its discretion that the use of the list-procedure is not appropriate for the case:
  - (a) At the request of one of the parties the appointing authority shall communicate to both parties an identical list containing at least three names;
  - (b) Within fifteen days after the receipt of this list, each party may return the list to the appointing authority after having deleted the name or names to which he objects and numbered the remaining names on the list in the order of his preference;
  - (c) After the expiration of the above period of time the appointing authority shall appoint the sole arbitrator from among the names approved on the lists returned to it and in accordance with the order of preference indicated by the parties;
  - (d) If for any reason the appointment cannot be made according to this procedure, the appointing authority may exercise its discretion in appointing the sole arbitrator.
4. In making the appointment, the appointing authority shall have regard to such considerations as are likely to secure the appointment of an independent and impartial arbitrator and shall take into account as well the advisability of appointing an arbitrator of a nationality other than the nationalities of the parties.

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<sup>1</sup> Official Records of the General Assembly, Thirty-first Session, Supplement No. 17 (A/31/17), chap. V, sect. C.



#### *Article 7*

1. If three arbitrators are to be appointed, each party shall appoint one arbitrator. The two arbitrators thus appointed shall choose the third arbitrator who will act as the presiding arbitrator of the tribunal.
2. If within thirty days after the receipt of a party's notification of the appointment of an arbitrator the other party has not notified the first party of the arbitrator he has appointed:
  - (a) The first party may request the appointing authority previously designated by the parties to appoint the second arbitrator; or
  - (b) If no such authority has been previously designated by the parties, or if the appointing authority previously designated refuses to act or fails to appoint the arbitrator within thirty days after receipt of a party's request therefor, the first party may request the **Secretary-General of the Permanent Court of Arbitration** at The Hague to designate the appointing authority. The first party may then request the appointing authority so designated to appoint the second arbitrator. In either case, the appointing authority may exercise its discretion in appointing the arbitrator.
3. If within thirty days after the appointment of the second arbitrator the two arbitrators have not agreed on the choice of the presiding arbitrator, the presiding arbitrator shall be appointed by an appointing authority in the same way as a sole arbitrator would be appointed under Article 6. [...]

#### CHALLENGE OF ARBITRATORS (Articles 9 to 12) [...]

#### *Article 12*

1. If the other party does not agree to the challenge and the challenged arbitrator does not withdraw, the decision on the challenge will be made:
  - (a) When the initial appointment was made by an appointing authority, by that authority;
  - (b) When the initial appointment was not made by an appointing authority, but an appointing authority has been previously designated, by that authority;
  - (c) In all other cases, by the appointing authority to be designated in accordance with the procedure for designating an appointing authority as provided for in article 6.
2. If the appointing authority sustains the challenge, a substitute arbitrator shall be appointed or chosen pursuant to the procedure applicable to the appointment or choice of an arbitrator as provided in articles 6 to 9 except that, when this procedure would call for the designation of an appointing authority, the appointment of the arbitrator shall be made by the appointing authority which decided on the challenge.

50. Articles 6 and 8 through 13 of the 2010 UNCITRAL Arbitration Rules, reproduced below, entrust the Secretary-General of the PCA with maintaining the integrity of the international arbitral process by authorizing the Secretary-General, upon the request of a party, to designate an appointing authority. Under the 2010 Rules, an appointing authority may be called upon to appoint arbitrators, appoint a sole arbitrator under certain circumstances including that there is no agreement on the number of arbitrators, decide challenges to arbitrators, apply a fee schedule to an arbitration, comment on deposit amounts, determine whether a party may be deprived of its right to appoint a substitute arbitrator and authorize a truncated tribunal to proceed, and review a tribunal's fees and expenses. The 2010 Rules explicitly provide that a party may propose that the PCA Secretary-General act as appointing authority. In addition, the 2010 Rules establish a new role for the PCA Secretary-General in reviewing a tribunal's fees and expenses (Article 41).

#### UNCITRAL ARBITRATION RULES 2010 SECTION I. INTRODUCTORY RULES

#### DESIGNATING AND APPOINTING AUTHORITIES

#### *Article 6*

1. Unless the parties have already agreed on the choice of an appointing authority, a party may at any time propose the name or names of one or more institutions or persons, including the **Secretary-General of the Permanent Court of Arbitration** at The Hague (hereinafter called the "PCA"), one of whom would serve as appointing authority.
2. If all parties have not agreed on the choice of an appointing authority within 30 days after a proposal made in accordance with paragraph 1 has been received by all other parties, any party may request the **Secretary-General of the PCA** to designate the appointing authority.

[...]

4. Except as referred to in article 41, paragraph 4, if the appointing authority refuses to act, or if it fails to appoint an arbitrator within 30 days after it receives a party's request to do so, fails to act within any other period provided by these Rules, or fails to decide on a challenge to an arbitrator within a reasonable time after receiving a party's request to do so, any party may request the **Secretary-General of the PCA** to designate a substitute appointing authority.
5. In exercising their functions under these Rules, the appointing authority and the **Secretary-General of the PCA** may require from any party and the arbitrators the information they deem necessary and they shall give the parties and, where appropriate, the arbitrators, an opportunity to present their views in any manner they consider appropriate. All such communications to and from the appointing authority and the **Secretary-General of the PCA** shall also be provided by the sender to all other parties.
6. When the appointing authority is requested to appoint an arbitrator pursuant to articles 8, 9, 10 or 14, the party making the request shall send to the appointing authority copies of the notice of arbitration and, if it exists, any response to the notice of arbitration.
7. The appointing authority shall have regard to such considerations as are likely to secure the appointment of an independent and impartial arbitrator and shall take into account the advisability of appointing an arbitrator of a nationality other than the nationalities of the parties.

## SECTION II. COMPOSITION OF THE ARBITRAL TRIBUNAL

### APPOINTMENT OF ARBITRATORS (Articles 8 to 10)

#### *Article 8*

1. If the parties have agreed that a sole arbitrator is to be appointed and if within 30 days after receipt by all other parties of a proposal for the appointment of a sole arbitrator the parties have not reached agreement thereon, a sole arbitrator shall, at the request of a party, be appointed by the appointing authority.
2. The appointing authority shall appoint the sole arbitrator as promptly as possible. In making the appointment, the appointing authority shall use the following list-procedure, unless the parties agree that the list-procedure should not be used or unless the appointing authority determines in its discretion that the use of the list-procedure is not appropriate for the case:
  - (a) The appointing authority shall communicate to each of the parties an identical list containing at least three names.
  - (b) Within 15 days after the receipt of this list, each party may return the list to the appointing authority after having deleted the name or names to which it objects and numbered the remaining names on the list in the order of its preference;
  - (c) After the expiration of the above period of time the appointing authority shall appoint the sole arbitrator from among the names approved on the lists returned to it and in accordance with the order of preference indicated by the parties;
  - (d) If for any reason the appointment cannot be made according to this procedure, the appointing authority may exercise its discretion in appointing the sole arbitrator.

#### *Article 9*

1. If three arbitrators are to be appointed, each party shall appoint one arbitrator. The two arbitrators thus appointed shall choose the third arbitrator who will act as the presiding arbitrator of the arbitral tribunal.
2. If within 30 days after the receipt of a party's notification of the appointment of an arbitrator the other party has not notified the first party of the arbitrator it has appointed, the first party may request the appointing authority to appoint the second arbitrator.
3. If within 30 days after the appointment of the second arbitrator the two arbitrators have not agreed on the choice of the presiding arbitrator, the presiding arbitrator shall be appointed by the appointing authority in the same way as a sole arbitrator would be appointed under article 8.

#### *Article 10*

1. For the purposes of article 9, paragraph 1, where three arbitrators are to be appointed and there are multiple parties as claimant or as respondent, unless the parties have agreed to another method of appointment of arbitrators, the multiple parties jointly, whether as claimant or as respondent, shall appoint an arbitrator.
2. If the parties have agreed that the arbitral tribunal is to be composed of a number of arbitrators other than one or three, the arbitrators shall be appointed according to the method agreed upon by the parties.
3. In the event of any failure to constitute the arbitral tribunal under these Rules, the appointing authority shall, at the request of any party, constitute the arbitral tribunal

and, in doing so, may revoke any appointment already made and appoint or reappoint each of the arbitrators and designate one of them as the presiding arbitrator.

#### DISCLOSURES BY AND CHALLENGE OF ARBITRATORS (Articles 11 to 13)

##### *Article 11*

1. When a person is approached in connection with his or her possible appointment as an arbitrator, he or she shall disclose any circumstances likely to give rise to justifiable doubts as to his or her impartiality or independence. An arbitrator, from the time of his or her appointment and throughout the arbitral proceedings, shall without delay disclose any such circumstances to the parties and the other arbitrators unless they have already been informed by him or her of these circumstances.

##### *Article 12*

1. Any arbitrator may be challenged if circumstances exist that give rise to justifiable doubts as to the arbitrator's impartiality or independence.
2. A party may challenge the arbitrator appointed by it only for reasons of which it becomes aware after the appointment has been made.
3. In the event that an arbitrator fails to act or in the event of the de jure or de facto impossibility of his or her performing his or her functions, the procedure in respect of the challenge of an arbitrator as provided in article 13 shall apply.

##### *Article 13*

1. A party that intends to challenge an arbitrator shall send notice of its challenge within 15 days after it has been notified of the appointment of the challenged arbitrator, or within 15 days after the circumstances mentioned in articles 11 and 12 became known to that party.
2. The notice of challenge shall be communicated to all other parties, to the arbitrator who is challenged and to the other arbitrators. The notice of challenge shall state the reasons for the challenge.
3. When an arbitrator has been challenged by a party, all parties may agree to the challenge. The arbitrator may also, after the challenge, withdraw from his or her office. In neither case does this imply acceptance of the validity of the grounds for the challenge.
4. If, within 15 days from the date of the notice of the challenge, all parties do not agree to the challenge or the challenged arbitrator does not withdraw, the party making the challenge may elect to pursue it. In that case, within 30 days from the date of the notice of challenge, it shall seek a decision on the challenge by the appointing authority.

#### SECTION IV. THE AWARD FEES AND EXPENSES OF ARBITRATORS

##### *Article 41*

[...]

4. (a) When informing the parties of the arbitrators' fees and expenses that have been fixed pursuant to article 40, paragraphs 2 (a) and (b), the arbitral tribunal shall also explain the manner in which the corresponding amounts have been calculated;
- (b) Within 15 days of receiving the arbitral tribunal's determination of fees and expenses, any party may refer for review such determination to the appointing authority. If no appointing authority has been agreed upon or designated, or if the appointing authority fails to act within the time specified in these Rules, then the review shall be made by the **Secretary-General of the PCA**;
- (c) If the appointing authority or the **Secretary-General of the PCA** finds that the arbitral tribunal's determination is inconsistent with the arbitral tribunal's proposal (and any adjustment thereto) under paragraph 3 or is otherwise manifestly excessive, it shall, within 45 days of receiving such referral, make any adjustments to the arbitral tribunal's determination that are necessary to satisfy the criteria in paragraph 1. Any such adjustments shall be binding upon the arbitral tribunal;
- (d) Any such adjustments shall either be included by the arbitral tribunal in its award or, if the award has already been issued, be implemented in a correction to the award, to which the procedure of article 38, paragraph 3, shall apply.

[...]

51. Requests relating to appointing authority services require careful review of the dispute settlement provisions of the underlying contracts and/or treaties, in order to establish the prima facie existence of an arbitration agreement. Only then is any action taken regarding the request, such as searching for a suitable appointing authority or arbitrator.

52. During 2011, the PCA received thirty-six new requests relating to its appointing authority services under the 1976 and 2010 UNCITRAL Arbitration Rules and other ad hoc arbitration provisions. These included eighteen requests that the Secretary-General designate an appointing authority for the appointment of arbitrators; ten requests that the Secretary-General act as appointing authority for the appointment of arbitrators; three requests that the Secretary-General appoint a legal expert; three requests that the Secretary-General act as appointing authority to decide a challenge to an arbitrator; one request that the Secretary-General designate an appointing authority to decide a challenge; and one request that the Secretary-General replace an appointing authority.

### Overview of Appointing Authority Activity in 2011

**Case No. AA 379:** In a dispute between the Claimant, a European company, and the Respondent, a European state, the Claimant requested that the Secretary-General act as appointing authority pursuant to the UNCITRAL Arbitration Rules 1976 to decide the Claimant's challenge to the arbitrator appointed by the Respondent. The Secretary-General rejected the challenge.

**Case No. AA 399:** In a dispute between the Claimant, an African company, and the Respondent, another African company, the Claimant requested that the Secretary-General replace the previously designated appointing authority pursuant to the UNCITRAL Arbitration Rules 1976. Finding no grounds for replacement, the Secretary-General declined the request.

**Case No. AA 405:** The Claimant, a European company, requested that the Secretary-General act as appointing authority to appoint the second arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Respondent, another European company. The Claimant later withdrew its request.

**Case No. AA 407:** The Claimant, an Asian state entity, requested that the Secretary-General designate an appointing authority to appoint the presiding arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Respondent, a Central American company. Having considered the request, the Secretary-General designated an appointing authority.

**Case No. AA 408:** The Claimant, a European company, requested that the Secretary-General act as appointing authority to appoint the second arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Respondent, an Asian state. The Respondent subsequently appointed the second arbitrator and the Claimant withdrew its request.

**Case No. AA 409:** The Claimant, an African company, requested that the Secretary-General designate an appointing authority to appoint the second arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Respondent, an African state. Having considered the request, the Secretary-General designated an appointing authority.

**Case No. AA 409:** Pursuant to the Parties' further request in the same case, the Secretary-General acted as appointing authority and appointed the second arbitrator.

**Case No. AA 410:** The Claimant, an individual with North American nationality, requested that the Secretary-General act as appointing authority to appoint the second arbitrator pursuant to the UNCITRAL Arbitration Rules 2010 in a dispute with the Respondent, an Asian state. The Claimant later amended its application and requested that the Secretary-General designate an appointing authority pursuant to the UNCITRAL Arbitration Rules 1976. Having considered the request, the Secretary-General designated an appointing authority.

**Case No. AA 411:** The Claimant, a European company, requested that the Secretary-General designate an appointing authority to appoint the sole arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Respondent, an Asian state. The Claimant did not pursue its request.

**Case Nos. AA 412 & AA 413:** The Claimant, an African company, requested that the Secretary-General designate an appointing authority to appoint the second arbitrator pursuant to two related agreements between the Parties in a dispute with the Respondent, an African state. The Respondent subsequently appointed the second arbitrator.

**Case No. AA 414:** The Claimant, a Caribbean company, requested that the Secretary-General act as appointing authority to appoint two arbitrators to a five-member panel pursuant to an order by a North American court in a dispute with the Respondents, a European company and a North American company. At the request of the Parties, the Secretary-General deferred responding to the request until the resolution of an appeal of the aforementioned court order.

**Case No. AA 415:** The Claimant, an African company, requested that the Secretary-General act as appointing authority to appoint the sole arbitrator in a dispute with the Respondents, an Asian company and a Caribbean company. The Secretary-General appointed the sole arbitrator pursuant to the Claimant's request.

**Case No. AA 416:** The Claimant, an Asian company, requested that the Secretary-General designate an appointing authority to appoint the second arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Respondent, another Asian company. Having considered the request, the Secretary-General designated an appointing authority.

**Case No. AA 417:** The Claimant, a European company, requested that the Secretary-General designate an appointing authority to appoint the second arbitrator pursuant to the UNCITRAL Arbitration Rules 2010 in a dispute with the Respondent, another European company. The Parties subsequently settled their dispute.

**Case No. AA 418:** The Claimant, an Asian company, requested that the Secretary-General designate an appointing authority to appoint the second arbitrator pursuant to the UNCITRAL Arbitration Rules 2010 in a dispute with the Respondent, an Asian state. Having considered the request, the Secretary-General designated an appointing authority.

**Case No. AA 419:** The Respondents, a European company and a Middle Eastern company, requested that the Secretary-General designate an appointing authority to decide a challenge to two arbitrators pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Claimant, another Middle Eastern company. Having determined that the previously appointed appointing authority was willing to act, the Secretary-General concluded that he was unable to act in the matter and declined the request.

**Case Nos. AA 420 & AA 421:** The Claimant, a European company, requested that the Secretary-General designate an appointing authority to appoint the second arbitrator in a dispute with the Respondent, an Asian state agency, and that the Secretary-General designate an appointing authority to appoint the sole arbitrator in a related dispute with the Respondent pursuant to the UNCITRAL Arbitration Rules 1976. Having considered the requests, the Secretary-General designated an appointing authority in each case.

**Case No. AA 422:** The Claimant, a Middle Eastern company, requested that the Secretary-General designate an appointing authority to appoint the second arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Respondents, an Asian company and an individual with Asian nationality. Having considered the request, the Secretary-General designated an appointing authority.

**Case No. AA 423:** The Claimant, a Middle Eastern company, and the Respondent, another Middle Eastern company, jointly requested that the Secretary-General act as appointing authority to appoint the presiding arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute between them. The Secretary-General appointed the presiding arbitrator pursuant to the joint request.

**Case No. AA 424:** The Claimant, a European company, requested that the Secretary-General designate an appointing authority to appoint the presiding arbitrator pursuant to the UNCITRAL Arbitration Rules 2010 in a dispute with the Respondent, a South American state. Having considered the request, the Secretary-General designated an appointing authority.

**Case Nos. AA 425 & AA 430:** The Claimants, a group of companies from Africa, Asia, the Caribbean, and Europe, requested that the Secretary-General act as appointing authority to appoint two experts in two related disputes with the Respondents, an Asian state entity and an Asian company, pursuant to a contractual agreement between the Parties. The Claimants withdrew the first of their requests. The second request remains pending.

**Case No. AA 426:** The Claimant, a European company, requested that the Secretary-General designate an appointing authority to appoint the second arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Respondent, a Middle Eastern state. Having considered the request, the Secretary-General designated an appointing authority.

**Case No. AA 427:** The Claimant, an Asian company, requested that the Secretary-General act as appointing authority to appoint the second arbitrator pursuant to the Mauritian Arbitration Act of 2008 in a dispute with the Respondent, a European company. The request remains pending.

**Case No. AA 428:** The Claimant, a North American company, requested that the Secretary-General act as appointing authority to appoint the presiding arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Respondent, a South American state. The Claimant subsequently withdrew its request.

**Case No. AA 429:** The Respondent, an international organization, requested that the Secretary-General designate a substitute appointing authority to appoint the sole arbitrator pursuant to the UNCITRAL Arbitration Rules 2010 in a dispute with the Claimant, a South American company. Having considered the request, and having found that the previously agreed appointing authority was not willing to act, the Secretary-General designated an appointing authority.

**Case No. AA 431:** The Claimant, a European company, requested that the Secretary-General designate an appointing authority to appoint the sole arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Respondent, a North American company. Having considered the request, the Secretary-General designated an appointing authority.

**Case No. AA 432:** The Claimant, a North American company, requested that the Secretary-General designate an appointing authority to appoint the second arbitrator and the presiding arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Respondent, a North American state. The Respondent subsequently appointed the second arbitrator and the Secretary-General did not act in the matter.

**Case No. AA 433:** The Claimant, a European company, requested that the Secretary-General act as appointing authority to appoint the second arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Respondent, an international organization. The request remains pending.

**Case No. AA 434:** In a dispute between the Claimant, a North American company, and the Respondent, a South American state, the Claimant requested that the Secretary-General act as appointing authority pursuant to the UNCITRAL Arbitration Rules 1976 to decide the Claimant's challenge to the arbitrator appointed by the Respondent. The request remains pending.

**Case No. AA 434:** In the same case, the Respondent subsequently requested that the Secretary-General act as appointing authority pursuant to the UNCITRAL Arbitration Rules 1976 to decide the Respondent's challenge to the arbitrator appointed by the Claimant. The request remains pending.

**Case No. AA 435:** The Claimant, a European company, requested that the Secretary-General act as appointing authority to appoint an expert in a dispute with the Respondent, an African state entity. The Parties' contract foresaw the use of an expert for the resolution of certain disputes. Having considered the request, the Secretary-General appointed an expert.

**Case No. AA 436:** The Claimants, a North American company and a European company, requested that the Secretary-General designate an appointing authority to appoint the second arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Respondent, a South American state. Having considered the request, the Secretary-General designated an appointing authority.

**Case No. AA 437:** The Claimant, a Middle Eastern company, requested that the Secretary-General act as appointing authority to appoint the second arbitrator pursuant to the UNCITRAL Arbitration Rules 1976 in a dispute with the Respondent, another Middle Eastern company. The request remains pending.

## **Environmental Dispute Resolution**

53. The PCA Optional Rules for Arbitration of Disputes Relating to Natural Resources and/or the Environment and the Optional Rules for Conciliation of Disputes Relating to Natural Resources and/or the Environment continue to be referred to as the procedural rules for resolving certain disputes in a variety of instruments ranging from treaties, such as the 2003 United Nations Economic Commission for Europe Civil Liability Protocol, to public and private carbon emissions trading contracts in the context of the Kyoto Protocol.
54. In 2011, the PCA continued to provide administrative support for a case between a private party and a state conducted under its Rules for Arbitration of Disputes Relating to Natural Resources and/or the Environment. The PCA also administers several other cases under other rules of procedure, both state-state and investor-state, involving questions of environmental law.

## **Mass Claims**

55. The International Bureau continues to gather information concerning various mass claims tribunals and processes, in order to create a conveniently accessible source of useful information for those involved in existing mass claims tribunals as well as those responsible for the design of future ones. This information is available on the PCA's website (on the "Mass Claims Processes" page under "PCA Services").

## **Disputes Relating to Outer Space**

56. In 2011, the PCA continued to support the ongoing work of an Advisory Group of leading experts in air and space law charged with drafting a set of specialized arbitration rules for arbitrations relating to outer space activities. The Advisory Group's work culminated in the adoption by the PCA Administrative Council of the "PCA Optional Rules for the Arbitration of Disputes Relating to Outer Space Activities" on December 6, 2011.

## **Cooperation Agreements (Publications)**

57. PCA staff began providing editorial services to the International Council for Commercial Arbitration on February 1, 1997. Members of the PCA editorial staff prepare the following ICCA publications: Yearbook Commercial Arbitration, International Handbook on Commercial Arbitration, the ICCA Congress Series and other ad hoc publications. This arrangement arose out of the cooperation agreements entered into between ICCA and the PCA in 1989 and 2007. In 2011, the editorial staff produced Volume XXXVI of the Yearbook, Supplements 63-67 of the Handbook, ICCA Congress Series No. 15, Arbitration Advocacy in Changing Times and ICCA's Guide to the Interpretation of the 1958 New York Convention.
58. The PCA continued to work in cooperation with the Hague Justice Portal, a project of The Hague Academic Coalition, to digitalize the PCA's historic international arbitral awards, making them available for the first time in electronic format.

## **Meetings, Conferences and Seminars Hosted by the PCA**

59. On April 11 and 12, the PCA again hosted pre-moot practice rounds at the Peace Palace to prepare students for the annual Willem C. Vis International Commercial Arbitration Moot, held in Vienna from April 15 to 21. Participating teams included Amsterdam University, Catholic University of America, King's College London, McGill University, Moscow State Institute of International Relations, National University of Juridical Sciences, Stockholm University, University Carlos III of Madrid, University of Buenos Aires, University of Cologne and University of the State of Rio de Janeiro.
60. On May 12 and 13, the PCA hosted a meeting of its Advisory Group on Dispute Resolution and Sovereign Debt, part of a Steering Committee on Sovereign Debt convened by the Government of the Netherlands in cooperation with the PCA. At the meeting, the Advisory Group addressed issues relating to arbitration in the context of sovereign debt disputes.

## **PCA Publications**

61. The eighth volume in the PCA Award Series, The Guyana/Suriname Arbitration, Award of 2007, was prepared in 2011 by the PCA for publication in 2012. The Series features recent arbitral awards rendered under the auspices of the PCA, accompanied by commentary from pre-eminent international legal scholars. This eighth volume contains the text of the Guyana/Suriname Award and includes an introduction by Judge Peter Tomka on the contribution of the Guyana/Suriname Award to the law of international maritime delimitation.
62. The International Bureau prepared the proceedings of the 2011 Mauritian International Arbitration Conference for publication in 2012. This volume includes contributions from members of the International Bureau and invited guests.

## **Increasing Awareness of the PCA**

63. The PCA participated in several important international conferences and meetings during the year under review. The staff members of the International Bureau made a number of presentations at the Peace Palace and elsewhere on subjects relating to the PCA to high-ranking officials and judges, legal advisors, members of the diplomatic corps, lawyers, law students and other groups.
64. In February, the Secretary-General made an official visit to Viet Nam at the invitation of the Government of Viet Nam. While there, he met with representatives from the Ministry of Foreign Affairs and the Ministry of Justice. Among the matters of mutual interest discussed was the prospect of Viet Nam's accession to the 1907 Hague Convention which would make it a Member of the PCA.
65. The Secretary-General visited South Korea in March to promote the Host Country Agreement under negotiation between the PCA and South Korea. During his visit, he attended an awards ceremony hosted by the Global Arbitration Review where the PCA was awarded the prize for the top arbitration institution of the year.

66. In June, the Secretary-General visited Spain and, at the invitation of the Centro Internacional de Arbitraje, Mediación y Negociación, he delivered the Hugo Grotius Lecture, "Crossing the Mare Liberum: The Settlement of Disputes in an Interconnected World."
67. The Secretary-General visited Hong Kong in October at the invitation of Professor Guiguo Wang, Dean of the Hong Kong City University. He also traveled to mainland China where he gave a lecture on "International Arbitration: A Universal Vocation" at the Hunan Normal University.
68. The Secretary-General traveled to Chile in December where he signed a Host Country Agreement with the Minister of Foreign Affairs Mr. Alfredo Moreno Charme.
69. A Legal Counsel attended, as an Observer, the Fifty-fourth and Fifty-fifth sessions of the UNCITRAL Working Group II on Arbitration and Conciliation, held in New York from February 7 to 11 and Vienna from October 3 to 7.
70. At the request of the Department of Foreign Affairs of the Philippines, a Legal Counsel traveled to the Philippines from March 2 to 4 to speak at a conference about the implications of the Philippines' accession to the 1907 Hague Convention.
71. A Legal Counsel attended the 27th Meeting of the Council of Ministers of the Indian Ocean Commission in Flic en Flac, Mauritius on October 6.
72. On November 7, a Legal Counsel attended, as an Observer, the Sixty-sixth regular session of the United Nations General Assembly in New York, at which elections were held for judges to the International Court of Justice and for members to the International Law Commission.
73. A Legal Counsel published a chapter on "Navigating the Parallel Universe of Investor-State Arbitrations under the UNCITRAL Rules" in Chester Brown and Kate Miles (eds.), *Evolution in Investment Treaty Arbitration*, through Cambridge University Press.
74. Legal Counsel gave lectures and presentations on arbitration-related topics at conferences and at other venues throughout the year. On February 17, a Legal Counsel participated on a panel on investor-state arbitration in Quito, Ecuador. An Assistant Legal Counsel delivered a lecture on March 9 in The Hague to a group of students from the International Business Arbitration Program of the Association for International Arbitration. On March 24, the Deputy Secretary-General spoke on a panel at the American Society of International Law Annual Meeting in Washington, DC. An Assistant Legal Counsel gave a presentation in The Hague to practitioners of many nationalities from the International Business Law Consortium on April 1. On April 6, a Legal Counsel gave a lecture on PCA activities and the development of international arbitration to members of the Organization of American States Secretariat and representatives of the Organization's Member States in Washington, DC. The same day, a Legal Counsel addressed the revision of the UNCITRAL Arbitration Rules as part of a panel on new arbitration rules organized by the American Bar Association Section of International Law at its spring meeting in Washington, DC. A Legal Counsel presented a paper on "The Interaction of International Investment Arbitration and the Rights of Indigenous Peoples" at a conference at Leiden University on April 9. On April 13, an Assistant Legal Counsel gave a presentation to a group of Indonesian diplomats participating in a course on international law at the Clingendael Institute in The Hague. A Legal Counsel presented a paper on investment arbitration at a workshop entitled "Changing Subjects: Rights, Remedies and Responsibilities of Individuals under Global Legal Pluralism" held at the European University Institute in Florence, Italy on May 7. On May 17, the Deputy Secretary-General gave a presentation at a conference in Berlin organized by the German Institution of Arbitration on arbitration costs. An Assistant Legal Counsel gave a presentation on June 1 to students from Webster University in Leiden, the Netherlands, regarding the work of the PCA. On June 4, a Legal Counsel gave a lecture on the Abyei Arbitration as part of an event on conflict resolution in Sudan at Leiden University. A Legal Counsel participated on a panel in London on June 13 regarding "The PCA's Role in Mauritius as a New Arbitral Seat" as part of an event hosted by the Franco-British Lawyers' Society. From June 22 to 24, a Legal Counsel spoke at a regional workshop and conference co-sponsored by the United Nations Conference on Trade and Development (UNCTAD) and the Asia-Pacific Economic Cooperation concerning international investment agreements and investor-State dispute settlement. On July 9, a Legal Counsel spoke on developments among arbitral institutions in Asia as part of the Asia-Pacific Regional Arbitration Group Conference, organized in Malaysia by the Kuala Lumpur Regional Centre for Arbitration. The Deputy Secretary-General led two workshops in Paris, France at the International Academy for Arbitration Law on July 13 and 15. A Legal Counsel delivered a lecture on the PCA to participants in the United Nations International Law Fellowship Program on July 22. A Legal Counsel presented a paper regarding procedural difficulties arising for investment arbitration in Europe at a conference on September 28 in Sopot, Poland. A Legal Counsel presented on the topic of the PCA as a registry for ad hoc arbitrations at the Fourth Seminar on International Arbitration in Quito. On November 16, a Legal Counsel gave a presentation on small claims in investment arbitration at the Seventh Annual Symposium on Investment Law and Arbitration in Frankfurt am Main, Germany. A Legal Counsel spoke at the invitation of UNCTAD and the City University of Hong Kong at a joint



conference entitled "Contemporary Issues in Investment Arbitration: Challenges and Opportunities for Asia's Growth and Development" from November 21 to 22. The Deputy Secretary-General spoke to the Indian Society for International Law in New Delhi on November 22. On November 30, the Deputy Secretary-General delivered a lecture in The Hague regarding the Abyei Arbitration as part of the Peace Palace Library's Lecture Series.

75. Legal Counsel taught courses and gave lectures at universities and other educational institutions in Australia, Brazil, Canada, France, Germany, Mauritius, the Netherlands, the Philippines, Singapore, South Africa, the United Kingdom, and the United States. The Deputy Secretary-General taught a course on international arbitration from January to March for students enrolled in an LL.M. program at Leiden University. On January 12, an Assistant Legal Counsel gave a presentation to a group of judges and prosecutors from Afghanistan participating in a training course on international and comparative law. On March 3, a Legal Counsel delivered a presentation on the PCA's role in international dispute settlement at the Ateneo de Manila University School of Law. The Deputy Secretary-General spoke about inter-State arbitration at Yale Law School on April 4. On May 14, a Legal Counsel gave a lecture on developments in inter-State arbitration in Talloires, France, as part of the capstone seminar of the LL.M. Program in International Law at the Fletcher School of Law and Diplomacy. A Legal Counsel gave a lecture entitled "Comparing and contrasting different legal frameworks for the resolution of international investment disputes" in Montréal, Canada as part of the McGill University Dispute Resolution Lecture Series and Penn State-McGill Summer Arbitration Programme on June 6. The Deputy Secretary-General delivered two lectures at The Hague Academy summer programs on Public International Law and Private International Law on July 5 and August 2 in The Hague. On August 8 and 9, a Legal Counsel taught several sessions on international arbitration as part of the Organization of American States course on international law organized in Rio de Janeiro, Brazil. The Deputy Secretary-General delivered a series of guest lectures on international arbitration in Montréal including at McGill University from September 12 to 16. From September 26 to October 7, a Legal Counsel taught an intensive course on international arbitration to LL.M. students at the University of Cape Town. On October 1, an Assistant Legal Counsel spoke at the Max Planck Research School on Successful International Dispute Resolution on the function of *amicus curiae* before international courts and tribunals. On October 13, a Legal Counsel presented two lectures on investor-State arbitration as part of the University of New South Wales and Chartered Institute of Arbitrators Diploma Course in International Arbitration in Sydney, Australia. A Legal Counsel delivered a guest lecture on arbitration in a course at Washington & Lee School of Law on October 24. Throughout October and November, a Legal Counsel gave a series of guest lectures to the International Dispute Settlement course at the University of Mauritius, addressing a variety of arbitration-related themes. On November 9, a Legal Counsel delivered a lecture at New York University on "Contemporary Challenges in International Dispute Resolution: Inter-State and Mixed Arbitration." A Legal Counsel gave a lecture concerning international arbitration and the PCA on November 14 at the United States Military Academy at West Point, New York. A Legal Counsel spoke at the National University of Singapore on international dispute settlement on November 17. On November 21, as part of a training program organized by Africa International Legal Awareness, a Legal Counsel gave a presentation to a group of African government lawyers in London on "Selected Policy Issues Arising in Investor-State Arbitration." On the same date, a Legal Counsel taught a session on the use of arbitration in intra-state armed conflicts as part of the University of Amsterdam's master's program on Conflict Resolution and Governance. A Legal Counsel delivered a lecture on "International Arbitration Institutions" to candidates for the LL.M. in International Economic and Business Law at the University of Groningen as part of a course on International Commercial Dispute Settlement on December 1. On December 12, a Legal Counsel taught a session on international investment arbitration as part of the Erasmus University Rotterdam's LL.M. Program in European and International Economic Law. A Legal Counsel gave a lecture to LL.M. students in the arbitration and international business program at the University of Versailles on December 15 on the topic of arbitration at the PCA.
76. Legal Counsel attended a number of conferences, lectures and moot competitions. From April 15 to 21, one Legal Counsel and four Assistant Legal Counsel acted as arbitrators for the Willem C. Vis International Commercial Arbitration Moot in Vienna, Austria. Three Assistant Legal Counsel also attended the International Chamber of Commerce Young Arbitrators Forum on April 16 and the International Centre for Dispute Resolution Young International Group seminar on "Arbitration and the Resolution of Mass Claims" on April 17 also in Vienna. From May 19 to 20, the Deputy Secretary-General, three Legal Counsel and one Assistant Legal Counsel attended the International Council for Commercial Arbitration 50th Anniversary Conference on "Arbitration - the Next 50 Years" in Geneva, Switzerland and the Young ICCA-Young Arbitration Practitioners conference in Geneva on May 19. Also on May 19, a Legal Counsel attended a working meeting of the International Commercial Arbitration Committee of the International Law Association in Geneva. On June 10, a Legal Counsel attended the launch of The Hague Institute for Global Justice in The Hague. A Legal Counsel attended the tenth anniversary of Energy Charter Treaty arbitration in Stockholm, Sweden from June 9 to 10. From June 16 to 17, a Legal Counsel participated in the Institute for Transnational Arbitration Roundtable and Workshop in Dallas, Texas, United States. A Legal Counsel attended the Young Canadian Arbitration Practitioners' Spring Symposium on "Effective Use of Experts in Commercial Arbitration" in Ottawa on June 22. A Legal Counsel was involved in organizing a Young ICCA skills training workshop for young arbitration practitioners in Buenos Aires, Argentina on September 15 and another in Prague, Czech Republic on October 24. On October 15, a Legal Counsel participated in the Annual General Meeting of the Canadian Chamber of

Commerce International Arbitration Committee. A Legal Counsel and an Assistant Legal Counsel attended a conference in London hosted by the British Institute for International and Comparative Law on November 3 entitled, "Why Still ICSID? Summary Procedures, Annulment Proceedings and the Future of ICSID Arbitration." In early November, a Legal Counsel attended the annual conference of the International Bar Association in Dubai, United Arab Emirates, including several panels hosted by the IBA international arbitration committee and a discussion hosted by Arbitral Women. On November 17, a Legal Counsel attended the American Bar Association Section on International Law and International Centre for Dispute Resolution Young International Group's conference on "Arbitration Related to Russia and the CIS: How to Not Get Lost in the Siberian Woods" in New York. From November 24 to 26, a Legal Counsel attended the Young Canadian Arbitration Practitioners' Fall Symposium on "Future Directions in Canadian Arbitration Law" and an UNCITRAL-McGill University conference entitled, "The Model Law After 25 Years: Global Perspectives on International Commercial Arbitration Law" in Montréal. A Legal Counsel attended the Croatian Arbitration Days conference in Zagreb, Croatia from December 1 to 2.

### III. STATE PARTIES TO THE CONVENTIONS OF 1899 AND 1907

77. The PCA welcomed four new member states in 2011. Rwanda acceded to the 1907 Convention for the Pacific Settlement of International Disputes on April 29, 2011 and became the 112th member state of the PCA effective June 28, 2011. Albania acceded to the 1907 Convention on October 28, 2011 and became the 113th member state effective December 27, 2011. Viet Nam acceded to both the 1899 Convention for the Pacific Settlement of International Disputes and the 1907 Convention on December 29, 2011, making it the PCA's 114th member state as of that date. Bangladesh acceded to the 1907 Convention on December 28, 2011 and became the PCA's 115th member state effective February 26, 2012. A list of state parties to the 1899 and 1907 Conventions, as of March 1, 2012, is set forth in annex 1 to this report.

### IV. MEMBERS OF THE PERMANENT COURT OF ARBITRATION

78. According to Article 44 of the 1907 Convention (Article 23 of the 1899 Convention), each member state is entitled to select up to four persons of "known competency in questions of international law, of the highest moral reputation, and disposed to accept the duties of Arbitrator" for inscription as a Member of the Court. A list of all the persons so inscribed as of June 30, 2012, along with brief biographical notes, is set forth in annex 6 to this report.
79. Members of the Court are appointed for a term of six years. These appointments are renewable. The Secretary-General has invited all Members to indicate whether they wish to have any special fields of experience mentioned in the biographical notes. Information received in response to this request has also been included in annex 6. Member states are requested to bring to the immediate attention of the International Bureau any alteration in the status of persons selected as Members of the Court, so that the list may be amended.
80. In accordance with Article 4, paragraph 1, of the Statute of the International Court of Justice, the Members of the Permanent Court of Arbitration appointed by each state party constitute "national groups" which are entitled to nominate candidates for election by the General Assembly and the Security Council of the United Nations, to the International Court of Justice. In addition to this statutory role granted to the Members of the PCA, they may also propose candidates for the Nobel Peace Prize.

### V. SPECIALIZED PANELS

81. The PCA Optional Rules for Arbitration of Disputes Relating to Natural Resources and/or the Environment were adopted on June 19, 2001, and the Optional Rules for Conciliation of Disputes Relating to Natural Resources and/or the Environment were adopted on April 16, 2002. The working group, drafting committee, and member states agreed that, given the highly technical nature of most environmental disputes, tribunals and conciliation committees should be made up of highly-skilled experts on the subject matter. At the Administrative Council meeting of June 19, 2001, member states agreed to nominate one environmental law expert and one environmental science expert to be appointed to the lists of persons referred to in Articles 8(3) and 27(5) of the PCA Environmental Arbitration Rules. The Secretary-General may make these lists available to assist the parties, the tribunal, and/or the appointing authority, depending on the circumstances of the case. The lists of members of the specialized panels as of June 30, 2012, are set forth in annexes 7 and 8 to this report, and include nominations put forth by the Secretary-General.

## VI. ADMINISTRATIVE MATTERS

### Administrative Council

82. According to Article 49 of the 1907 Convention (Article 28 of the 1899 Convention), the Administrative Council is "composed of the Diplomatic Representatives of the Contracting Powers accredited to The Hague, and of the Netherlands Minister of Foreign Affairs, who will act as President . . . ."
83. At its 183rd meeting on May 26, 2011, the Administrative Council, which is charged with the direction and control of the International Bureau, adopted the Budget Performance Report and Audited Financial Accounts 2010. At the same meeting, the Administrative Council appointed a committee of experts to review the PCA Optional Rules in light of changes made to the UNCITRAL Arbitration Rules in 2010.
84. At its 184th meeting on December 6, 2011, the Administrative Council adopted a new set of Financial Regulations and Rules applicable as of January 1, 2012. In this same meeting, the Administrative Council adopted a new set of Rules of Procedure: the PCA Optional Rules for Arbitration of Disputes Relating to Outer Space Activities. The Council also approved the budget for the International Bureau for 2012.
85. The Administrative Council entrusts financial supervision of the International Bureau to a Financial Committee composed of three members of the Administrative Council resident in The Hague. Its membership is "renewed annually on the first day of January, by replacement of one member, according to the alphabetical order of the Powers," pursuant to Article XI of the Rules of Procedure of the Administrative Council. In 2011, the representative of Kuwait succeeded the representative of Jordan, who served as a member of the Committee in 2010. Thus, as of January 1, 2011, the Committee was composed of the representatives of Kenya, Korea and Kuwait. During the year under review, the Committee met on April 27 and November 8, prior to the regular meetings of the Administrative Council on May 26 and December 6.
86. At its 174th meeting on November 8, 2004, the Administrative Council established a Budget Committee to exist and function parallel to the Financial Committee. The committee is open to the representatives of all member states, enabling the full membership of the organization to have an early consideration of Council documents of a financial or budgetary nature before they are considered by the Administrative Council at its regular session(s). The Budget Committee met on April 28 and November 10, 2011.

### International Bureau Staff

87. In the year under review, the International Bureau was composed of:

Secretary General:	Mr. Christiaan Kröner
Deputy Secretary-General/	
Principal Legal Counsel:	Mr. Brooks W. Daly
Legal Counsel:	Ms. Sarah Grimmer
Legal Counsel/	
PCA Representative and	
Legal Officer in Mauritius:	Mr. Matthias Kuschner (until June 30)
Legal Counsel/	
PCA Representative and	
Legal Officer in Mauritius:	Ms. Judith Levine (from July 1)
Legal Counsel:	Mr. Aloysius Llamzon
Legal Counsel:	Mr. Dirk Pulkowski
Legal Counsel:	Mr. Martin Doe
Legal Counsel:	Mr. Garth Schofield
Legal Counsel:	Mr. Epaminontas Triantafyllou (from June 1)
Legal Counsel:	Ms. Jara Mínguez Almeida
	(Assistant Legal Counsel until August 31)
Legal Counsel:	Ms. Fedelma Claire Smith (from September 19)
Assistant Legal Counsel:	Ms. Rita Labib Feghali
Assistant Legal Counsel:	Ms. Yanying Li
Assistant Legal Counsel:	Ms. Sarah Melikian (until August 25)
Assistant Legal Counsel:	Ms. Pilar Colomés Iess (until September 1)
Assistant Legal Counsel:	Ms. Catherine Quinn (until September 9)
Assistant Legal Counsel:	Ms. Anna Vinnik (until September 14)
Assistant Legal Counsel:	Ms. Rebecca Hekman (until September 20)
Assistant Legal Counsel:	Mr. Hugh Meighen (until September 27)
Assistant Legal Counsel:	Ms. Annie Lespérance (from April 4)
Assistant Legal Counsel:	Ms. Annabelle Möckesch (from April 4)

Assistant Legal Counsel:	Ms. Evgénia Goriatcheva (from September 5)
Assistant Legal Counsel:	Ms. Hinda Rabkin (from September 5)
Assistant Legal Counsel:	Mr. Alberto Torró Molés (from October 3)
Assistant Legal Counsel:	Ms. Astrid Wiik (from October 3)
Assistant Legal Counsel:	Ms. Kathleen Claussen (from November 16)
Finance Officer:	Mr. Riny van Eekelen
Chief Administrator:	Mr. Theodore Mercredi (until July 31)
Administrator:	Ms. Maita Borromeo (from April 4)
Legal Secretary:	Ms. Evelien ter Meulen (until October 1)
Legal Secretary:	Ms. Helcha Prins (until November 18)
Legal Secretary:	Ms. Vilmante Blink
Legal Secretary:	Ms. Gaëlle Chevalier
Legal Secretary:	Ms. Willemijn van Banning
Legal Secretary:	Ms. Caroline Lumsden
Legal Secretary:	Ms. Naya Pessoa (from August 29)
Legal Secretary:	Ms. Órla Wilkinson (from September 13 until December 13)
Legal Secretary:	Ms. Anna Forlani (from December 1)
ICCA Publications	
Managing Editor:	Ms. Silvia Borelli
Executive Editor (ICCA)/	
Legal Counsel (PCA):	Ms. Lise Bosman
Assistant Managing Editor:	Ms. Alice Siegel
Sub-Editor:	Ms. Helen Pin

### **Fellowship and Internship Programs**

88. In 2011, the PCA continued its Assistant Legal Counsel fellowship program. Participants in this program spend up to twelve months at the International Bureau working closely with legal staff and arbitral tribunals. Seven candidates were accepted to the program during 2011.
89. The PCA's internship program provides law students and graduates with the opportunity to participate in the functioning of the International Bureau, usually for a period of three months. Five individuals participated in the program in 2011.

### **Budget and Finance**

90. The Budget Performance Report 2011 was duly examined by the Financial Committee on May 24, 2012, and considered, together with the Audited Financial Accounts 2011, by the Budget Committee on June 7, 2012. It is available to member states in a supplement to this report.
91. Article 41 of the 1907 Convention (Article 20 of the 1899 Convention) states: "With the object of facilitating an immediate recourse to arbitration for international differences, which it has not been possible to settle by diplomacy, the Contracting Powers undertake to maintain the Permanent Court of Arbitration, as established by the First Peace Conference, accessible at all times . . . ." Further, pursuant to Article 50 of the 1907 Convention (Article 29 of the 1899 Convention), "[t]he expenses of the Bureau shall be borne by the Contracting Powers in the proportion fixed for the International Bureau of the Universal Postal Union." In conformity with the General Rules of the Union, which were approved at Seoul in 1994 and became effective on January 1, 1996, state parties are divided into eleven categories contributing respectively 50, 40, 30, 25, 20, 15, 10, 5, 3, 1 and 0.5 units. The amount of the budget, divided by the total number of units attributed to member states, is the unit of assessment.
92. The contributions of each Contracting Power (member state), payable to the PCA by April 1 every year, are set out in the Scale of Assessments, approved by the Administrative Council at its meeting of May 23, 2005. This scale is available to member states in a supplement to this report.

\* \* \*

## MEMBER STATES

This list comprises signatories to and contracting powers of the Hague Conventions of 1899 and 1907. The date for which either of the conventions took effect for the corresponding state is also indicated. Bold text indicates that the International Bureau received notification of accession during the year under review. An asterisk (\*) indicates a Declaration of Succession.

State	1899	1907
<b>Albania</b>		27-12-2011
Argentina	15-06-1907	
Australia	01-04-1960	21-02-1997
Austria	12-11-1918	12-11-1918
Bahrain		29-08-2008
<b>Bangladesh</b>		26-02-2012
Belarus	04-06-1962	04-06-1962
Belgium	04-09-1900	07-10-1910
Belize		21-01-2003
Benin		16-09-2005
Bolivia	15-06-1907	26-01-1910
Brazil	15-06-1907	06-03-1914
Bulgaria	04-09-1900	10-06-2000
Burkina Faso	30-08-1961	30-08-1961
Cambodia	07-01-1956	07-01-1956
Cameroon	01-08-1961	01-08-1961
Canada	19-08-1960	09-07-1994
Chile	15-06-1907	18-01-1998
China, People's Republic of	21-11-1904	26-01-1910
Colombia	15-06-1907	17-03-1997
Congo, Democratic Republic of the	25-03-1961	25-03-1961
Costa Rica		20-07-1999
Croatia*	07-10-1998	
Cuba	15-06-1907	22-04-1912
Cyprus		12-11-1993
Czech Republic		11-10-1993
Denmark	04-09-1900	26-01-1910
Dominican Republic	15-06-1907	07-09-1958
Ecuador	03-07-1907	
Egypt	20-06-1907	04-11-1968
El Salvador	20-06-1907	26-01-1910
Eritrea	04-10-1997	
Estonia		01-09-2003
Ethiopia	30-07-2003	
Fiji	02-04-1973	
Finland		09-06-1922
France	04-09-1900	06-12-1910
Germany	04-09-1900	26-01-1910
Greece	04-04-1901	
Guatemala	15-06-1907	14-05-1911
Guyana	25-01-1998	
Haiti	15-06-1907	03-04-1910
Honduras	01-12-1961	30-01-1962
Hungary	16-11-1918	16-11-1918
Iceland	08-12-1955	08-12-1955
India	29-07-1950	
Iran	04-09-1900	
Iraq	31-08-1970	30-10-1970
Ireland		06-07-2002
Israel		17-06-1962
Italy	04-09-1900	

State	1899	1907
Japan	06-10-1900	11-02-1912
Jordan		27-01-1992
Kenya		11-06-2006
Korea, Republic of		21-02-2000
Kuwait		14-09-2003
Kyrgyzstan	04-06-1992	04-06-1992
Lao People's Democratic Republic	18-07-1955	18-07-1955
Latvia		12-08-2001
Lebanon	14-02-1968	14-04-1968
Libya		02-09-1996
Liechtenstein		23-09-1994
Lithuania		09-01-2005
Luxembourg	12-07-1901	04-11-1912
Macedonia, Former Yugoslav Republic of	19-12-2000	17-02-2001
Madagascar		06-12-2009
Malaysia		06-05-2002
Malta		07-09-1968
Mauritius	03-08-1970	
Mexico	17-04-1901	26-01-1910
Montenegro*	01-03-2007	
Morocco		04-06-2001
Netherlands	04-09-1900	26-01-1910
New Zealand	10-02-1959	
Nicaragua	15-06-1907	12-06-1910
Nigeria		16-02-1987
Norway	04-09-1900	18-11-1910
Pakistan	05-08-1950	
Panama	15-06-1907	10-11-1911
Paraguay	15-06-1907	24-06-1933
Peru	15-06-1907	
Philippines		12-09-2010
Poland		26-05-1922
Portugal	04-09-1900	12-06-1911
Qatar		02-12-2005
Romania	04-09-1900	30-04-1912
Russian Federation	04-09-1900	26-01-1910
<b>Rwanda</b>		28-06-2011
Saudi Arabia		20-01-2002
Senegal	01-08-1977	30-09-1977
Serbia*	05-06-2006	
Singapore		11-09-1993
Slovak Republic		26-04-1993
Slovenia*	05-09-1996	29-03-2004
South Africa		21-12-1998
Spain	04-09-1900	17-05-1913
Sri Lanka	09-02-1955	
Sudan		02-12-1966
Suriname		27-12-1992
Swaziland		25-12-1970
Sweden	04-09-1900	26-01-1910
Switzerland	29-12-1900	11-07-1910
Thailand	04-09-1900	11-05-1910
Togo		17-12-2004
Turkey	12-06-1907	
Uganda		30-04-1966
Ukraine	04-04-1962	04-04-1962
United Arab Emirates		05-01-2009
United Kingdom of Great Britain and Northern Ireland	04-09-1900	12-10-1970
United States of America	04-09-1900	26-01-1910
Uruguay	17-06-1907	

<b>State</b>	<b>1899</b>	<b>1907</b>
Venezuela	15-06-1907	
<b>Viet Nam</b>	29-12-2011	27-02-2012
Zambia		31-12-1999
Zimbabwe	19-09-1984	

## CASES CONDUCTED UNDER THE AUSPICES OF THE PCA OR WITH THE COOPERATION OF THE INTERNATIONAL BUREAU

For summaries of the arbitral awards in many of these cases, see P. Hamilton, et al., *The Permanent Court of Arbitration: International Arbitration and Dispute Resolution – Summaries of Awards, Settlement Agreements and Reports* (Kluwer Law International 1999) pp. 29-281, and B. Macmahon and F. Smith, *Permanent Court of Arbitration Summaries of Awards 1999-2009* (TMC Asser Press 2010) pp. 39-312.

	<b>Parties</b>	<b>Case</b>	<b>Date Initiated</b>	<b>Date of Award</b>	<b>Arbitrators<sup>1</sup></b>
1.	United States of America – Republic of Mexico	Pious Fund of the Californias	22 - 05 - 1902	14 - 10 - 1902	<b>Matzen</b> Sir Fry de Martens Asser de Savornin Lohman
2.	Great Britain, Germany and Italy – Venezuela	Preferential Treat- ment of Claims of Blockading Powers Against Venezuela	07 - 05 - 1903	22 - 02 - 1904	<b>Mourawieff</b> Lammasch de Martens
3.	Japan – Germany, France and Great Britain	Japanese House Tax leases held in perpetuity	28 - 08 - 1902	22 - 05 - 1905	<b>Gram</b> Renault Motono
4.	France – Great Britain	Muscat Dhows fishing boats of Muscat	13 - 10 - 1904	08 - 08 - 1905	<b>Lammasch</b> Fuller de Savornin Lohman
5.	France – Germany	Deserters of Casablanca	10/24 - 11 - 1908	22 - 05 - 1909	<b>Hammar skjöld</b> Sir Fry Fusinato Kriege Renault
6.	Norway – Sweden <sup>2</sup>	Maritime Boundary Grisbådarna Case	14 - 03 - 1908	23 - 10 - 1909	<b>Loeff<sup>3</sup></b> Beichmann Hammar skjöld
7.	United States of America – Great Britain	North Atlantic Coast Fisheries	27 - 01 - 1909	07 - 09 - 1910	<b>Lammasch</b> de Savornin Lohman Gray Sir Fitzpatrick Drago
8.	United States of Venezuela – United States of America	Orinoco Steamship Company	13 - 02 - 1909	25 - 10 - 1910	<b>Lammasch</b> Beernaert de Quesada
9.	France – Great Britain	Arrest and Restoration of Savarkar	25 - 10 - 1910	24 - 02 - 1911	<b>Beernaert</b> Ce de Desart Renault Gram de Savornin Lohman

1. The names of the presidents are typeset in bold.

2. Pursuant to article 47 of the 1907 Convention (article 26 of the 1899 Convention).

3. Not a Member of the Permanent Court of Arbitration.

4. The proceedings of this case were conducted in writing exclusively.

5. In this case the summary procedure provided for in Chapter IV of the 1907 Convention was applied.



	<b>Parties</b>	<b>Case</b>	<b>Date Initiated</b>	<b>Date of Award</b>	<b>Arbitrators<sup>1</sup></b>
10.	Italy – Peru	Canevaro Claim	25 - 04 - 1910	03 - 05 - 1912	<b>Renault</b> Fusinato Alvarez Calderón
11.	Russia – Turkey <sup>2</sup>	Russian Claim for Indemnities damages claimed by Russia for delay in payment of compensation owed to Russians injured in the war of 1877-1878	22 - 07 - 1910/ 04 - 08 - 1910	11 - 11 - 1912	<b>Lardy</b> Bon de Taube Mandelstam <sup>3</sup> H.A. Bey <sup>3</sup> A.R. Bey <sup>3</sup>
12.	France – Italy	French Postal Vessel “Manouba”	26 - 01 - 1912/ 06 - 03 - 1912	06 - 05 - 1913	<b>Hammarskjöld</b> Fusinato Kriege Renault Bon de Taube
13.	France – Italy	The “Carthage”	26 - 01 - 1912/ 06 - 03 - 1912	06 - 05 - 1913	<b>Hammarskjöld</b> Fusinato Kriege Renault Bon de Taube
14.	France – Italy	The “Tavignano,” “Camouna” and “Gaulois” Incident	08 - 11 - 1912	Settled by agreement of parties	<b>Hammarskjöld</b> Fusinato Kriege Renault Bon de Taube
15.	The Netherlands – Portugal <sup>4</sup>	Dutch-Portuguese Boundaries on the Island of Timor	03 - 04 - 1913	25 - 06 - 1914	<b>Lardy</b>
16.	Great Britain, Spain and France – Portugal <sup>5</sup>	Expropriated Religious Properties	31 - 07 - 1913	02/04 - 09 - 1920	<b>Root</b> de Savornin Lohman Lardy
17.	France – Peru <sup>2</sup>	French claims against Peru	02 - 02 - 1914	11 - 10 - 1921	<b>Ostertag<sup>3</sup></b> Sarrut <sup>3</sup> Elguera
18.	United States of America – Norway <sup>2</sup>	Norwegian shipowners’ claims	30 - 06 - 1921	13 - 10 - 1922	<b>Vallotton<sup>3</sup></b> Anderson <sup>3</sup> Vogt <sup>3</sup>
19.	United States of America – The Netherlands <sup>4</sup>	The Island of Palmas case (or Miangas)	23 - 01 - 1925	04 - 04 - 1928	<b>Huber</b>
20.	Great Britain – France <sup>2</sup>	Chevreau claims	04 - 03 - 1930	09 - 06 - 1931	<b>Beichmann</b>
21.	Sweden – United States of America <sup>2</sup>	Claims of the Nordstjernan company	17 - 12 - 1930	18 - 07 - 1932	<b>Borel</b>
22.	Radio Corporation of America – China <sup>2</sup>	Interpretation of a contract of radio-telegraphic traffic	10 - 11 - 1928	13 - 04 - 1935	<b>van Hamel<sup>3</sup></b> Hubert <sup>3</sup> Furrer <sup>3</sup>
23.	States of Levant under French Mandate – Egypt <sup>2</sup>	Radio-Orient	11 - 11 - 1938	02 - 04 - 1940	<b>van Lanschot<sup>3</sup></b> Raestad Mondrup <sup>3</sup>

1. The names of the presidents are typeset in bold.

2. Pursuant to article 47 of the 1907 Convention (article 26 of the 1899 Convention).

3. Not a Member of the Permanent Court of Arbitration.

4. The proceedings of this case were conducted in writing exclusively.

5. In this case the summary procedure provided for in Chapter IV of the 1907 Convention was applied.

	<b>Parties</b>	<b>Case</b>	<b>Date Initiated</b>	<b>Date of Award</b>	<b>Arbitrators<sup>1</sup></b>
24.	France – Greece <sup>2</sup>	Administration of lighthouses	15 - 07 - 1931	24 - 07 - 1956	<b>Verzijl</b> <sup>3</sup> Mestre Charbouris <sup>3</sup>
25.	Turriff Construction (Sudan) Limited – Sudan <sup>2</sup>	Interpretation of a construction contract	21 - 10 - 1966	23 - 04 - 1970	<b>Erades</b> <sup>3</sup> Parker <sup>3</sup> Bentsi-Enchill <sup>3</sup>
26.	United States of America – United Kingdom of Great Britain and Northern Ireland <sup>2</sup>	Heathrow Airport user charges treaty obligations; amount of damages	16 - 12 - 1988	30 - 11 - 1992 02 - 05 - 1994 Settlement on amount of damages	<b>Foighel</b> <sup>3</sup> Fielding <sup>3</sup> Lever <sup>3</sup>
27.	Moiz Goh Pte. Ltd – State Timber Corporation of Sri Lanka <sup>2</sup>	Contract dispute	14 - 12 - 1989	05 - 05 - 1997	<b>Pinto</b> <sup>3</sup>
28.	African State – two foreign nationals <sup>2</sup>	Investment dispute	-	30 - 09 - 1997 Settled by agreement of parties	-
29.	Technosystem SpA – Taraba State Government and the Federal Government of Nigeria <sup>2</sup>	Contract dispute	21 - 02 - 1996	25 - 11 - 1996 Lack of jurisdiction	<b>Ajibola</b>
30.	Asian State-owned enterprise – three European enterprises <sup>2</sup>	Contract dispute	-	02 - 10 - 1996 Award on agreed terms	-
31.	State of Eritrea – Republic of Yemen <sup>2</sup>	Eritrea/Yemen: Sovereignty of various Red Sea Islands sovereignty; maritime delimitation	03 - 10 - 1996	09 - 10 - 1998 Award on sovereignty  17 - 12 - 1999 Award on maritime delimitation	<b>Jennings</b> Schwebel <sup>3</sup> El-Kosheri <sup>3</sup> Highet <sup>3</sup> Higgins
32.	Italy – Costa Rica <sup>2</sup>	Loan agreement between Italy and Costa Rica dispute arising under financing agreement	11 - 09 - 1997	26 - 06 - 1998	<b>Lalive</b> <sup>3</sup> Ferrari Bravo Hernandez Valle <sup>3</sup>
33.	Larsen – Hawaiian Kingdom <sup>2</sup>	Treaty interpretation	30 - 10 - 1999	05 - 02 - 2001	<b>Crawford</b> <sup>3</sup> Greenwood <sup>3</sup> Griffith <sup>3</sup>
34.	The Netherlands – France <sup>2</sup>	Treaty interpretation	21 - 10 - /17 - 12 - 1999	12 - 03 - 2004	<b>Skubiszewski</b> Guillaume Kooijmans <sup>3</sup>
35.	European corporation – African government	Contract dispute	04 - 08 - 2000	18 - 02 - 2003 Settled by agreement of parties	-
36.	Eritrea-Ethiopia Boundary Commission <sup>2</sup>	Boundary dispute	12 - 12 - 2000	13 - 04 - 2002	<b>Lauterpacht</b> Ajibola Reisman <sup>3</sup> Schwebel <sup>3</sup> Watts

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3. Not a Member of the Permanent Court of Arbitration.

4. The proceedings of this case were conducted in writing exclusively.

5. In this case the summary procedure provided for in Chapter IV of the 1907 Convention was applied.

	<b>Parties</b>	<b>Case</b>	<b>Date Initiated</b>	<b>Date of Award</b>	<b>Arbitrators<sup>1</sup></b>
37.	Eritrea-Ethiopia Claims Commission <sup>2</sup>	Settlement of claims arising from armed conflict	12 - 12 - 2000	01 - 07 - 2003 Partial Awards for prisoner of war claims 28 - 04 - 2004 Partial Awards for Central Front claims 17 - 12 - 2004 Partial Awards for civilians claims 19 - 12 - 2005 Partial Awards for remaining liability claims 17 - 08 - 2009 Final Award for damages	<b>van Houtte</b> <sup>3</sup> Aldrich <sup>3</sup> Crook <sup>3</sup> Paul <sup>3</sup> Reed <sup>3</sup>
38.	Dr. Horst Reineccius; First Eagle SoGen Funds, Inc.; Mr.P.M. Mathieu – Bank for International Settlements <sup>2</sup>	Dispute with former private shareholders	07 - 03 - 2001 31 - 08 - 2001 24 - 10 - 2001	22 - 11 - 2002 Partial Award 19 - 09 - 2003 Final Award	<b>Reisman</b> <sup>3</sup> van den Berg <sup>3</sup> Frowein <sup>3</sup> Krafft <sup>3</sup> Lagarde <sup>3</sup>
39.	Ireland – United Kingdom <sup>2</sup>	Proceedings pursuant to the OSPAR Convention	15 - 06 - 2001	02 - 07 - 2003	<b>Reisman</b> <sup>3</sup> Griffith <sup>3</sup> Mustill <sup>3</sup>
40.	Saluka Investments B.V. – Czech Republic <sup>2</sup>	Investment treaty dispute	18 - 06 - 2001	17 - 03 - 2006 Partial Award	<b>Watts</b> Behrens <sup>3</sup> Fortier <sup>3</sup>
41.	Ireland – United Kingdom <sup>2</sup>	Proceedings pursuant to the Law of the Sea Convention (UNCLOS) “MOX Plant Case”	25 - 10 - 2001	06 - 06 - 2008 Termination order following withdrawal of claim	<b>Mensah</b> <sup>3</sup> Fortier <sup>3</sup> Hafner Crawford <sup>3</sup> Watts
42.	European government – European corporation <sup>2</sup>	Investment treaty dispute	30 - 04 - 2002	24 - 05 - 2004 Settled by agreement of parties	–
43.	Two corporations – Asian government <sup>2</sup>	Contract dispute	16 - 08 - 2002	12 - 10 - 2004 Partial Award	–
44.	Telekom Malaysia Berhad – Government of Ghana <sup>2</sup>	Investment treaty dispute	10 - 02 - 2003	01 - 11 - 2005 Award on agreed terms	<b>Van den Berg</b> <sup>3</sup> Gaillard <sup>3</sup> Layton <sup>3</sup>
45.	Belgium – The Netherlands <sup>2</sup>	Dispute regarding the use and modernization of the “IJzeren Rijn” on the territory of The Netherlands	22/23 - 07 - 2003	24 - 05 - 2005	<b>Higgins</b> Schrans <sup>3</sup> Simma <sup>3</sup> Soons <sup>3</sup> Tomka
46.	Barbados – Trinidad and Tobago <sup>2</sup>	Proceedings pursuant to the Law of the Sea Convention (UNCLOS)	16 - 02 - 2004	11 - 04 - 2006	<b>Schwebel</b> <sup>3</sup> Brownlie <sup>3</sup> Orrego Vicuña <sup>3</sup> Lowe <sup>3</sup> Watts
47.	Guyana – Suriname <sup>2</sup>	Proceedings pursuant to the Law of the Sea Convention (UNCLOS)	24 - 02 - 2004	17 - 09 - 2007	<b>Nelson</b> <sup>3</sup> Hossain <sup>3</sup> Franck <sup>3</sup> Shearer Smit <sup>3</sup>

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2. Pursuant to article 47 of the 1907 Convention (article 26 of the 1899 Convention).

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5. In this case the summary procedure provided for in Chapter IV of the 1907 Convention was applied.

<b>Parties</b>	<b>Case</b>	<b>Date Initiated</b>	<b>Date of Award</b>	<b>Arbitrators<sup>1</sup></b>
48. Malaysia – Singapore <sup>2</sup>	Proceedings pursuant to the Law of the Sea Convention (UNCLOS)	04 - 07 - 2003	01 - 09 - 2005 Award on agreed terms	<b>Pinto</b> <sup>3</sup> Hossain <sup>3</sup> Shearer Oxman <sup>3</sup> Watts
49. 1. The Channel Tunnel Group Limited 2. France-Mache S.A. – 1. United Kingdom 2. France <sup>2</sup>	Proceedings pursuant to the Treaty of Canterbury Concerning the Construction and Operation by Private Concessionaires of a Channel Fixed Link (Eurotunnel)	17 - 12 - 2003	30 - 01 - 2007 Partial Award  2010 Termination order	<b>Crawford</b> <sup>3</sup> Fortier <sup>3</sup> Guillaume Millett <sup>3</sup> Paulsson
50. Chemtura Corporation (formerly Crompton Corporation) – Government of Canada <sup>2</sup>	Proceedings conducted under Chapter Eleven of the North American Free Trade Agreement (NAFTA)	17 - 10 - 2002/ 17 - 02 - 2005	02 - 08 - 2010	<b>Kaufmann-Kohler</b> <sup>3</sup> Brower <sup>3</sup> Crawford <sup>3</sup>
51. Vito G. Gallo – Government of Canada <sup>2</sup>	Proceedings conducted under Chapter Eleven of the North American Free Trade Agreement (NAFTA)	30 - 03 - 2007	15 - 9 - 2011	<b>Fernández-Armesto</b> <sup>3</sup> Castel <sup>3</sup> Lévy <sup>3</sup>
52. Romak S.A. - The Republic of Uzbekistan <sup>2</sup>	Proceedings pursuant to the Agreement between the Swiss Confederation and the Republic of Uzbekistan on the Promotion and the Reciprocal Protection of Investments	06 - 09 - 2007	26 - 11 - 2009	<b>Mantilla-Serrano</b> <sup>3</sup> Rubins <sup>3</sup> Molfessis <sup>3</sup>
53. The Government of Sudan – The Sudan People's Liberation Movement/Army <sup>2</sup>	Delimitation of the Abyei area	11 - 07 - 2008	22 - 07 - 2009	<b>Dupuy</b> <sup>3</sup> Al-Khasawneh Hafner Reisman <sup>3</sup> Schwebel
54. Centerra Gold Inc. & Kumtor Gold Co. – Kyrgyz Republic <sup>2</sup>	Investment agreement dispute	08 - 03 - 2006	29 - 06 - 2009 Termination order	<b>Van den Berg</b> <sup>3</sup>
55. TCW Group & Dominican Energy Holdings – Dominican Republic <sup>2</sup>	Proceedings conducted under the Central America-DR-USA Free Trade Agreement (CAFTA-DR)	21 - 12 - 2007	16 - 07 - 2009 Consent Award	<b>Böckstiegel</b> <sup>3</sup> Fernández-Armesto <sup>3</sup> Kantor <sup>3</sup>
56. Bilcon of Delaware <i>et al.</i> – Government of Canada <sup>2</sup>	Proceedings conducted under Chapter Eleven of the North American Free Trade Agreement (NAFTA)	26-05-2008	-	<b>Simma</b> <sup>3</sup> McRae Schwartz <sup>3</sup>

1. The names of the presidents are typeset in bold.

2. Pursuant to article 47 of the 1907 Convention (article 26 of the 1899 Convention).

3. Not a Member of the Permanent Court of Arbitration.

4. The proceedings of this case were conducted in writing exclusively.

5. In this case the summary procedure provided for in Chapter IV of the 1907 Convention was applied.

	<b>Parties</b>	<b>Case</b>	<b>Date Initiated</b>	<b>Date of Award</b>	<b>Arbitrators<sup>1</sup></b>
57.	HICEE B.V. – The Slovak Republic <sup>2</sup>	Proceedings pursuant to the Agreement on Encouragement and Reciprocal Protection of Investments between the Kingdom of the Netherlands and the Czech and Slovak Federal Republic	17 - 12 - 2008	23 - 05 - 2011 Partial Award 17 - 10 - 2011 Supplementary and Final Award	<b>Berman</b> Tomka Brower <sup>3</sup>
58.	Polis Fundi Immobiliare di Banche Popolare S.G.R.p.A – International Fund for Agricultural Development (IFAD) <sup>2</sup>	Contract dispute	10 - 11 - 2009	17 - 12 - 2010	<b>Reinisch</b> <sup>3</sup> Canu <sup>3</sup> Stern <sup>3</sup>
59.	European American Investment Bank AG – The Slovak Republic <sup>2</sup>	Proceedings pursuant to the Agreement Between the Republic of Austria and the Czech and Slovak Federal Republic Concerning the Promotion and Protection of Investments	23 - 11 - 2009	–	<b>Greenwood</b> Petsche <sup>3</sup> Stern <sup>3</sup>
60.	Bangladesh – India <sup>2</sup>	Proceedings pursuant to the Law of the Sea Convention (UNCLOS)	08 - 10 - 2009	–	<b>Wolfrum</b> <sup>3</sup> Mensah <sup>3</sup> Rao <sup>3</sup> Shearer Treves <sup>3</sup>
61.	China Heilongjiang International Economic & Technical Cooperative Corporation <i>et al.</i> – Mongolia <sup>2</sup>	Proceedings pursuant to the Agreement between the Government of the Mongolian People's Republic and the Government of the People's Republic of China concerning the Encouragement and Reciprocal Protection of Investments dated August 26, 1991	12 - 02 - 2010	–	<b>Donovan</b> <sup>3</sup> Banifatemi <sup>3</sup> Clodfelter <sup>3</sup>
62.	Chevron Corporation & Texaco Corporation – The Republic of Ecuador	Proceedings pursuant to the Treaty between the United States of America and the Republic of Ecuador concerning the Encouragement and Reciprocal Protection of Investment	22 - 05 - 2007	31 - 08 - 2011	<b>Böckstiegel</b> <sup>3</sup> Brower <sup>3</sup> Van den Berg <sup>3</sup>

1. The names of the presidents are typeset in bold.

2. Pursuant to article 47 of the 1907 Convention (article 26 of the 1899 Convention).

3. Not a Member of the Permanent Court of Arbitration.

4. The proceedings of this case were conducted in writing exclusively.

5. In this case the summary procedure provided for in Chapter IV of the 1907 Convention was applied.

	<b>Parties</b>	<b>Case</b>	<b>Date Initiated</b>	<b>Date of Award</b>	<b>Arbitrators<sup>1</sup></b>
63.	Achmea B.V. (formerly known as Eureko B.V.) – The Slovak Republic	Proceedings pursuant to the Agreement on Encouragement and Reciprocal Protection of Investments Between the Kingdom of the Netherlands and the Czech and Slovak Federal Republic	01 - 10 - 2008		<b>Lowe<sup>3</sup></b> Van den Berg <sup>3</sup> Veeder <sup>3</sup>
64.	Chevron Corporation & Texaco Corporation – The Republic of Ecuador	Proceedings pursuant to the Treaty between the United States of America and the Republic of Ecuador concerning the Encouragement and Reciprocal Protection of Investment	23 - 09 - 2009		<b>Veeder<sup>3</sup></b> Grigera Naón <sup>3</sup> Lowe <sup>3</sup>
65.	Pakistan – India	Indus Waters Treaty Arbitration	17 - 05 - 2010		<b>Schwebel</b> Berman Wheater <sup>3</sup> Caflisch Paulsson Simma <sup>3</sup> Tomka
66.	Guaracachi America, Inc. & Rurelec PLC – The Plurinational State of Bolivia	Proceedings pursuant to the Treaty between the Government of the United States of America and the Government of the Republic of Bolivia Concerning the Encouragement and Reciprocal Protection of Investment and the Agreement between the Government of the United Kingdom of Great Britain and Northern Ireland and the Republic of Bolivia for the Promotion and Protection of Investments	10 - 11 - 2010		<b>Júdice<sup>3</sup></b> Conthe <sup>3</sup> Vinueza
67.	The Republic of Mauritius – The United Kingdom of Great Britain and Northern Ireland	Proceedings pursuant to the Law of the Sea Convention (UNCLOS)	20 - 12 - 2010		<b>Shearer</b> Greenwood Hoffmann <sup>3</sup> Kateka <sup>3</sup> Wolfrum <sup>3</sup>

1. The names of the presidents are typeset in bold.

2. Pursuant to article 47 of the 1907 Convention (article 26 of the 1899 Convention).

3. Not a Member of the Permanent Court of Arbitration.

4. The proceedings of this case were conducted in writing exclusively.

5. In this case the summary procedure provided for in Chapter IV of the 1907 Convention was applied.

## INTERNATIONAL COMMISSIONS OF INQUIRY

For summaries of the Commissions of Inquiry in many of these cases, see P. Hamilton, et al., *The Permanent Court of Arbitration: International Arbitration and Dispute Resolution – Summaries of Awards, Settlement Agreements and Reports* (Kluwer Law International 1999) pp. 295-314.

	<b>Parties</b>	<b>Case</b>	<b>Date of Inquiry Agreement</b>	<b>Date of Report</b>	<b>Commissioners<sup>1</sup></b>
1.	Great Britain – Russia	Incident in the North Sea The Dogger Bank Case	25 - 11 - 1904	26 - 02 - 1905	<b>Spaun</b> Fournier Doubassoff Beaumont Davis
2.	France – Italy	Capture of the “Tavignano” and cannon shots fired at the “Canouna” and the “Galois”	20 - 05 - 1912	23 - 07 - 1912 <sup>2</sup>	<b>Segrave</b> Somborn Genoese Zerbi
3.	Germany – Spain	The Steamship “Tiger” Sinking of the steamer “Tiger”	-	08 - 11 - 1918	<b>Garde</b> Montagut y Miro Horn
4.	Germany – The Netherlands	Loss of the Dutch Steamer “Tubantia”	30 - 03 - 1921	27 - 02 - 1922	<b>Hoffmann</b> Surie Ravn Unger Gayer
5.	Great Britain – Denmark	“Red Crusader” Incident	15 - 11 - 1961	23 - 03 - 1962	<b>de Visscher</b> Gros Moolenburgh

1. The names of the presidents are typeset in bold.

2. In conformity with the Inquiry Convention, this report was transmitted by the Parties to the Arbitral Tribunal charged with deciding these cases. As the Parties agreed to settle these cases, the report was not published.

INTERNATIONAL CONCILIATION COMMISSIONS<sup>1</sup>

For summaries of the Conciliation Commission Reports in these cases, see P. Hamilton, et al., *The Permanent Court of Arbitration: International Arbitration and Dispute Resolution – Summaries of Awards, Settlement Agreements and Reports* (Kluwer Law International 1999) pp. 283-293.

	<b>Parties</b>	<b>Case</b>	<b>Date of Request</b>	<b>Date of report</b>	<b>Commissioners<sup>2</sup></b>
1.	Denmark – Lithuania	Method of payment of the balance of the claim of Højgaard and Schultz against the Lithuanian Government	01 - 09 - 1937	30 - 09 - 1938	<b>van Karnebeek</b> Oldenburg Vte de Fontenay Römer's Ozolins
2.	France – Switzerland	Customs irregularities Costs of internment in Switzerland of the 2nd Polish division	20 - 08 - 1954	24 - 11 - 1955	<b>van Asbeck</b> de Zulueta Corbin Panchaud McNair
3.	Greece – Italy	Destruction of the Greek steamship “Roula”	19 - 03 - 1955	20 - 10 - 1956	<b>François</b> Spiropoulos Monaco

1. On May 1, 1937, the Administrative Council authorized the International Bureau to put its offices and organization at the disposal of Conciliation Commissions.  
 2. The names of the presidents are typeset in bold.



## FINANCIAL ASSISTANCE FUND FOR SETTLEMENT OF INTERNATIONAL DISPUTES

### TERMS OF REFERENCE AND GUIDELINES

#### **Establishment of a Financial Assistance Fund**

1. The Hague Conventions for the Pacific Settlement of International Disputes of 1899 and 1907 brought into being what is today the oldest existing global system for the peaceful settlement of international disputes. They established the Permanent Court of Arbitration, and provided for the settlement of such disputes by States Parties through arbitration and other peaceful means of their own choice.
2. States Parties to the Conventions undertake to use their best efforts to ensure the peaceful settlement of their disputes. However, there may be instances when States are deterred from recourse to international arbitration or other means of settlement offered by the Conventions because they find it difficult at the time to allocate funds to meet the costs involved. Such costs may include the fees and expenses of members of an arbitral or other body entrusted with settling the dispute; the expenses of implementing an award or other decision or recommendation of such a body; payments to agents, counsel, experts and witnesses; and operational or administrative expenses connected with oral or written proceedings. Making funds available to meet costs of this nature could facilitate recourse to arbitration or other means of settlement, thus advancing the aims and purposes of the Conventions, and promoting friendly relations and cooperation among States.
3. Accordingly, the Secretary-General of the Permanent Court of Arbitration (the "Secretary-General") has, with the approval of the Administrative Council, established a Financial Assistance Fund for the Settlement of International Disputes (the "Fund"). The Fund will provide financial assistance to Qualifying States (as defined herein), in accordance with the terms and conditions specified herein, to enable them to meet, in whole or in part, expenses of the type referred to in paragraph 2.

#### **Contributions to the Fund**

4. The Fund shall consist of voluntary financial contributions by States, intergovernmental organizations, national institutions, as well as natural and legal persons.

#### **Request for Financial Assistance from the Fund**

5. For purposes of this document, "Qualifying State" shall mean a State that is a party to the Convention of 1899 or 1907, or any institution or enterprise owned and controlled by such State, which has concluded an agreement for the purpose of submitting one or more disputes, whether existing or future, for settlement under the auspices of the Permanent Court of Arbitration by any of the means administered by the Permanent Court of Arbitration, and which State, at the time of requesting financial assistance from the Fund, is listed on the "DAC List of Aid Recipients" prepared by the Organization for Economic Co-operation and Development (OECD).
6. Any Qualifying State may seek financial assistance from the Fund, by submitting a written request therefor to the Secretary-General, accompanied by:
  - i. a copy of the above-mentioned dispute resolution agreement, as well as, in the case of an agreement to submit future disputes, a brief description of the specific dispute concerned;
  - ii. an itemized statement of the estimated costs for which financial assistance is sought from the Fund;
  - iii. an undertaking that the requesting State shall supply a final statement of account providing details of the expenditures made from the approved amounts, audited by an independent accountant acceptable to the International Bureau of the Permanent Court of Arbitration.

### Implementing Office

7. The International Bureau of the Permanent Court of Arbitration shall be the implementing office for the Fund, and shall be responsible for the administration of the Fund. The International Bureau shall make no allocations or disbursements from the Fund, other than pursuant to a decision of the Board of Trustees, as set forth below.

### Board of Trustees

8. For purposes of deciding on requests for financial assistance from the Fund, there shall be a Board of Trustees (the "Board"), composed of no fewer than three and no more than seven members who have experience in international dispute resolution and are of the highest moral standing. Members shall be appointed by the Secretary-General with the approval of the Administrative Council, and shall serve for a term of four years, which may be renewed. The Secretary-General shall be entitled to fill any vacancy occurring in the membership of the Board with immediate effect, pending approval by the Administrative Council at its next following meeting.
9. The Secretary-General shall serve as chairman of the Board. He shall conduct and participate fully in meetings of the Board, but shall not vote on any request for financial assistance from the Fund.
10. The Board shall examine requests for financial assistance from the Fund, and shall determine the amount of financial assistance to be given, if any, the categories of expenses to which it may be applied, as well as any terms and conditions it deems appropriate.
11. After having consulted the Board of Trustees, the Secretary-General shall adopt rules governing, *inter alia*, the manner in which the work of the Board is to be conducted. The work of the Board shall be conducted in strict confidentiality.
12. In considering a request for disbursement, the Board shall be guided, *inter alia*, by the financial needs of the requesting State and the availability of funds.
13. Members of the Board shall not be entitled to receive fees for their services, or reimbursement of expenses incurred in that connection. The Secretary-General may, in exceptional cases and in his sole discretion, determine the amount to be paid to a member by way of reimbursement of expenses for travel and subsistence incurred in connection with the rendering of services to the Board.
14. Upon the approval of a request for financial assistance, the amount granted shall be disbursed to the requesting State out of the Fund, pursuant to the terms and conditions set forth by the Board in its decision.
15. The decision of the Board concerning a request for financial assistance from the Fund shall be final, and not subject to recourse or review.

### Reporting

16. The Secretary-General shall report to the Administrative Council at least once annually in detail on the activities and transactions relative to the Fund, including contributions pledged and received, and allocations and disbursements made. The Annual Report of the PCA shall contain a summary report on the activities of the Fund.

The Administrative Council  
December 11, 1995

FINANCIAL ASSISTANCE FUND  
FOR SETTLEMENT OF INTERNATIONAL DISPUTES

BOARD OF TRUSTEES

The Financial Assistance Fund Board of Trustees currently consists of:

Mr. Hans Corell (*former Legal Advisor to the United Nations*);  
Judge Gilbert Guillaume (*former President of the International Court of Justice*);  
Judge Howard M. Holtzmann (*former Judge of the Iran-United States Claims Tribunal*);  
Judge Kenneth Keith (*Judge of the International Court of Justice*);  
Prof. Dr. Ahmed Al-Kosheri (*arbitrator and former Judge ad hoc of the International Court of Justice*);  
Mr. Christopher Pinto (*former Secretary-General of the Iran-United States Claims Tribunal*); and  
Judge Bernardo Sepúlveda-Amor (*Vice President of the International Court of Justice*).

# FINANCIAL ASSISTANCE FUND FOR SETTLEMENT OF INTERNATIONAL DISPUTES

DAC LIST OF ODA RECIPIENTS  
EFFECTIVE FOR REPORTING ON 2011, 2012 AND 2013 FLOWS\*

Least Developed Countries		Other Low Income Countries (per capita GNI <\$1,005 in 2010)		Lower Middle Income Countries and Territories (per capita GNI \$1,006 - \$3,975 in 2010)		Upper Middle Income Countries and Territories (per capita GNI \$3,976 - \$12,275 in 2010)	
Afghanistan	Malawi	Kenya	South Sudan	Armenia	Mongolia	Albania	Lebanon
Angola	Mali	Korea, Dem. Rep.	Tajikistan	Belize	Morocco	Algeria	Libya
Bangladesh	Mauritania	Kyrgyz Rep.	Zimbabwe	Bolivia	Nicaragua	Anguilla <sup>1</sup>	Malaysia
Benin	Mozambique			Cameroon	Nigeria	Antigua and Barbuda	Maldives
Bhutan	Myanmar			Cape Verde	Pakistan	Argentina	Mauritius
Burkina Faso	Nepal			Congo, Rep.	Papua New Guinea	Azerbaijan	Mexico
Burundi	Niger			Côte d'Ivoire	Paraguay	Belarus	Montenegro
Cambodia	Rwanda			Egypt	Philippines	Bosnia and Herzegovina	Montserrat <sup>1</sup>
Central African Rep.	Samoa			El Salvador	Sri Lanka	Botswana	Namibia
Chad	São Tomé and Príncipe			Fiji	Swaziland	Brazil	Nauru
Comoros	Senegal			Georgia	Syria	Chile	Niue
Congo, Dem. Rep.	Sierra Leone			Ghana	Tokelau <sup>1</sup>	China	Palau
Djibouti	Solomon Islands			Guatemala	Tonga	Colombia	Panama
Equatorial Guinea	Somalia			Guyana	Turkmenistan	Cook Islands	Peru
Eritrea	Sudan			Honduras	Ukraine	Costa Rica	Seychelles
Ethiopia	Tanzania			India	Uzbekistan	Cuba	South Africa
Gambia	Timor-Leste			Indonesia	Vietnam	Dominica	St. Helena <sup>1</sup>
Guinea	Togo			Iraq	West Bank and Gaza Strip	Dominican Republic	St. Kitts-Nevis
Guinea-Bissau	Tuvalu			Kosovo <sup>2</sup>		Ecuador	St. Lucia
Haiti	Uganda			Marshall Islands		Former Yugoslav Republic of Macedonia	St. Vincent and Grenadines
Kiribati	Vanuatu			Micronesia, Federated States		Gabon	Suriname
Laos	Yemen			Moldova		Grenada	Thailand
Lesotho	Zambia					Iran	Tunisia
Liberia						Jamaica	Turkey
Madagascar						Jordan	Uruguay
						Kazakhstan	Venezuela
							Wallis and Futuna <sup>1</sup>

\* Source: <http://www.oecd.org/> (visited April 1, 2012).

1. Territory.

2. This is without prejudice to the status of Kosovo under international law.

## MEMBERS OF THE PERMANENT COURT OF ARBITRATION

## LISTE DES MEMBRES DE LA COUR PERMANENTE D'ARBITRAGE

June 30, 2012

30 juin 2012

Date of appointment	Date of latest renewal
Date de la nomination	Date du dernier renouvellement

**Argentina****Argentine**

Her Excellency Ms. SUSANA MYRTA RUIZ CERUTTI, Lawyer and career diplomat; former Ambassador to Switzerland; Agent to the International Arbitral Tribunal dealing with a border dispute between Argentina and Chile; former member or head of delegations to several arbitral proceedings; former Legal Adviser; former Vice-Minister and Minister of Foreign Affairs; former Ambassador to Canada; since November 2000 Secretary of State for Foreign Relations. Avda. Libertador Gral. San Martín 4408, piso 13°, 1424 Buenos Aires, Argentina.

26 - 04 - 1995 21 - 11 - 2007

Dr. RAÚL EMILIO VINUESA, law degree from the University of Buenos Aires, The Fletcher School of Law and Diplomacy, Harvard Law School, University of Cambridge, University of Amsterdam; Professor of International Law at the Faculty of Law, University of Buenos Aires, and at the Argentine Foreign Service Institute; Arbitrator at MERCOSUR, ICSID, CAR, ICC, SIECA; Judge ad hoc at the International Court of Justice; Member of the Institut de Droit International. Arsenales 843 5° 18, Buenos Aires (C1061AAC), Argentina; tel.:/fax: +54 11 4394 4412.

21 - 11 - 2007

Mr. ENRIQUE J.A. CANDIOTI, Member and former Chairman of the United Nations International Law Commission; former Secretary of State for Foreign Affairs and Legal Adviser of the Argentine Foreign Ministry; former Ambassador to the United States of America, Germany, Australia and New Zealand. Specializations: public international law, law of the sea, territorial and boundary matters, international arbitration. Avda. Coronel Díaz 2277 (10-A), C1425DQI Buenos Aires, Argentina.

25 - 07 - 1997 21 - 11 - 2007

His Excellency Mr. HORACIO A. BASABE, Director of the Argentine Institute for the Foreign Service; former professor of public international law (University of Buenos Aires); former legal adviser and former under Secretary for Foreign Policy of the Argentine Foreign Ministry; former Ambassador to the Czech Republic; former agent in the Laguna del Desierto Arbitration. Beruti 535, Banfield, Argentina.

28 - 01 - 2005

**Australia****Australie**

Professor IVAN A. SHEARER, A.M. RFD., Emeritus Professor of Law, University of Sydney; Adjunct Professor of Law, University of South Australia; former Challis Professor of International Law; Judge ad hoc at the International Tribunal for the Law of the Sea; Former Member of the UN Human Rights Committee (2001-2008), Vice President (2006-2008). Past President of the Australian Branch of the International Law Association. Specializations: law of the sea, law of armed conflict, national security law, extradition law, international human rights law. School of Law, University of South Australia, GPO Box 2471, Adelaide SA 5001, Australia; fax: + 61 8 8302 7128 ; e-mail: Ivan.Shearer@unisa.edu.au.

23 - 10 - 1986 18 - 06 - 2011

Professor HILARY CHARLESWORTH, Professor of International Law and Human Rights at the Australian National University since 1998; Professor and Director of the Centre for International Governance and Justice in the Regulatory Institutions Network; Australian Research Council Federation Fellow; educated at the University of Melbourne and Harvard Law School; President of the Australian and New Zealand Society of International Law from

22 - 04 - 2009

	appointment/ nomination	renewal/ renouvellement
1997 to 2001; appointed judge ad hoc of the International Court of Justice in 2011 for the Whaling in the Antarctic case. Specializations: public international law, international human rights law, use of force, law of armed conflict, peace building and post-conflict legal regimes. College of Law, The Australian National University, ACT 0200, Australia; email: hilary.charlesworth@anu.edu.au; fax: +61 26125 1507.		
The Honourable ROBERT SHENTON FRENCH AC, Chief Justice of the High Court of Australia since 1 September 2008; formerly a Judge of the Federal Court of Australia since 1986; President of the National Native Title Tribunal from 1994 to 1998; formerly a member of the Supreme Court of Fiji; former additional member of the Supreme Court of the Australian Capital Territory; former Deputy President of the Australian Competition Tribunal; former Member of the Australian Law Reform Commission; former President, Australian Association of Constitutional Law. High Court of Australia, PO Box 6309, Kingston, ACT 2604; fax: +61 262706947.	22 - 04 - 2009	
Mr. STEPHEN GAGELER SC, Solicitor-General of Australia; Barrister and Solicitor of the High Court of Australia; Barrister of the Supreme Court of New South Wales. Robert Garron Offices, 3-5 National Circuit, Barton ACT 2600, Australia; fax +61 292308920.	22 - 04 - 2009	
<b>Austria</b> Em. univ. prof. Dr. MANFRED ROTTER, Professor for Public International Law, European Community Law and International Relations (1983 - 2004); Head of the Institute for European Community Law (1990 - 2004); Head of the Institute for Public International Law and International Relations (1996 - 2004); Member of the Scientific Board of the Conference of Rectors of the Alps-Adriatic Community (1982-97); Director of the European Documentation Center of the European Commission at Johannes Kepler University Linz (1990 - 2004); Member of the Advisory Board for Nuclear Affairs at the Federal Ministry for Environment (since 1990); Member of the Governing Board of the Joint Program of the Czech Republic and Austria for Scientific Co-operation (since 1996). Memberships: International Law Association; German Society of International Law; Austrian Society of European Law; Austrian Commission of Jurists; Austrian Law Association; Austrian Society of Political Science; International Law Association (Austrian branch). Fields of specific expertise: international lawmaking processes, international treaty law, international security cooperation (on various levels), international environmental law (e.g. legal dimension of sustainability), nuclear security, humanitarian law. Johannes Kepler Universität Linz, Altenbergerstrasse 69, 4040 Linz, Österreich.	23 - 04 - 2008	
Univ. prof. Dr. WOLFRAM KARL, Professor for International Law at the University of Salzburg (since 1989) and Head of the Department of International Law (where he spent most of his academic career); Scientific Director of the Austrian Human Rights Institute in Salzburg (since 2004) where he had been Managing Director since 1990; Honorary Professor at the University of Innsbruck; Guest Professor at the McGeorge School of Law, Sacramento, California, and at the Universities of Maribor and Frankfurt/Oder; Head of Department for Human Rights in the Federal Ministry for Foreign Affairs of Austria (1988/89); ECRI (Council of Europe) in 1994/95; Observer Missions for the OSCE 1992 in Belarus, Moldova and Ukraine; Missions for the United Nations in Iraq/Iran 1985 and 1988 (POW camps); <i>venia legendi</i> for international law and international relations (Salzburg 1981); Legal Department of the European Free Trade Association (EFTA) in Geneva (1969/71); LL.B. (Cambridge 1965/67); Dr.iur. (Vienna 1964). Memberships: German Society for International Law; Austrian Commission of Jurists. Fields of specific expertise: human rights, humanitarian law, protection of minorities, law of treaties. University of Salzburg; Churfürststrasse 1, A-5020 Salzburg, Austria; tel.: +43 662 8044 3651 or 3650; fax: +43 662 8044 135; e-mail: wolfram.karl@sbg.ac.at.	23 - 04 - 2008	
Univ. prof. Dr. CHRISTOPH SCHREUER, Professor of International Law at the University of Vienna since October 2000; Edward B. Burling Professor of International Law and Organization at the Paul H. Nitze School of Advanced International Studies (SAIS) of the Johns Hopkins University in Washington, D.C. 1992 to 2000; Professor of International Law at the University of Salzburg 1970-2000. Membership: ICSID Panel of Conciliators and Arbitrators; Chairman ILA Committee on the Law of Foreign Investment 2003-2008; International Arbitration Institute; The London Court of International Arbitration; German Society for International Law; American Society of International Law; Austrian Society for International Law; Board of Editors Austrian Review of International and European Law; Fields of specific	23 - 04 - 2008	

	appointment/ nomination	renewal/ renouvellement
expertise: international investment law, peaceful settlement of disputes, international arbitration, arbitrator in ICSID and UNCITRAL investment arbitrations. University of Vienna; Juridicum Schottenbastei 10-16, Stg. 2, 5. Stock, A-1010 Wien, Austria; tel.: +43 1 4277 35314; fax: +43 1 4277 9353; e-mail: christoph.schreuer@univie.ac.at.		
Univ. prof. Dr. GERHARD HAFNER, Professor for International Law at the University of Vienna (since 1990); Professor, Diplomatic Academy, Vienna; Permanent Guest Professor, Law Faculty, Comenius University, Bratislava; Professor, Vysoka Škola Prava, Bratislava, Jurisconsulte of the Austrian Ministry for International and European Affairs. Memberships: Membre de l'Institut de Droit International; President, Austrian Branch, International Law Association; Chairman, ILA-Committee on Succession of States; Member of the Council of the German Society for International Law; Member of the Austrian Delegation to the General Assembly of the United Nations; Chairman, Academic Commission of the Diplomatic Academy in Vienna; Member, American Society of International Law; Member, Société française pour le droit international; Member, Austrian Society for European Law; Member of the Committee of Publishers, Austrian Review of International and European Law; Member, Austrian Society for Foreign Policy; Member, Program Volgadoc (Grenoble, Amsterdam, Universities of the district Volga of the Russian Federation, 2003 - 2006); former Member of the International Law Commission of the United Nations (ILC), Member of the Arbitration Panel in the MOX case (Ireland v United Kingdom), Governing Board of the European Studies Institute (Moscow). Fields of specific expertise: international law for the prevention of transboundary damages and liability, peaceful settlement of disputes, codification of international law, european law, law of neutrality, territorial aspects of international law, succession of states, international criminal law, law of the sea. University of Vienna, Schottenbastei 10-16, Stiege 2, 5. Stock, A-1010 Wien, Austria; tel.: +43 1 4277 35306; fax: +43 1 4277 35321; e-mail: gerhard.hafner@univie.ac.at.	14 - 05 - 2002	23 - 04 - 2008
<b>Bahrain</b> Prof. JAN PAULSSON, President, London Court of International Arbitration; President, World Bank Administrative Tribunal; President, European Bank of Reconstruction and Development Administrative Tribunal; Head of International Arbitration and Public International Law Groups, Freshfields Bruckhaus Deringer, 2 rue Paul Cézanne, 75008 Paris, France; tel.: +33 1 44 56 44 56; fax: +33 1 44 56 44 00.	07 - 07 - 2008	
Mr. NASSIB G. ZIADÉ, Director, Dubai International Arbitration Centre (DIAC) (since 2011); former Deputy Secretary-General (2007-2011) and Acting Secretary-General (April 2008-June 2009), International Centre for Settlement of Investment Disputes (ICSID); former Executive Secretary, World Bank Administrative Tribunal (1997-2007). Dubai Chamber of Commerce & Industry, Baniyas Road Deira, P.O. Box 1457, Dubai, U.A.E.; tel.: +971 4 202 8393; fax: +971 4 202 8668; e-mail: nassib.ziade@dubaichamber.com / M. NASSIB G. ZIADÉ, Directeur, Centre d'arbitrage international de Dubai (depuis 2011) ; ancien Secrétaire Général adjoint (2007-2011) et Secrétaire Général par intérim (avril 2008-juin 2009), Centre international pour le règlement des différends relatifs aux investissements (CIRDI) ; ancien Secrétaire exécutif du Tribunal administratif de la Banque mondiale (1997-2007). Dubai Chamber of Commerce & Industry, Baniyas Road Deira, P.O. Box 1457, Dubai, U.A.E.; tél.: +971 4 202 8393 ; fax : +971 4 202 8668 ; e-mail: nassib.ziade@dubaichamber.com.	07 - 07 - 2008	
Ambassador Dr. YUSUF ABDUL KARIM MOHAMMED, Legal Director of Legal Affairs Directorate, Ministry of Foreign Affairs of the Kingdom of Bahrain, Government Road, Manama, Kingdom of Bahrain; tel.: +973 1722 7555.	07 - 07 - 2008	
<b>Belarus</b> Mr. YEVGENI A. SMIRNOV, Judge, Deputy-Chairman of the Supreme Economic Court of the Republic of Belarus. Specializations: international private law, business law, international commerce arbitration. 8 Volodarsky Str., Minsk, 220050, Belarus; fax: +375 17 227 16 41.	09 - 06 - 1989	21 - 02 - 2001
Ms. GALINA V. BOCHKOVA, First Deputy-Director of the National Center of Legislative Activity under the Auspices of the President of the Republic of Belarus. Specializations: international private law, international economic law, financial law. 1-a Stankevich Str., Minsk 220050, Belarus; fax: +375 17 220 12 25.	09 - 06 - 1995	21 - 02 - 2001

	appointment/ nomination	renewal/ renouvellement
His Excellency Mr. MIKHAIL M. KHVOSTOV, Deputy Prime-Minister and Minister of Foreign Affairs of the Republic of Belarus, former Ambassador of the Republic of Belarus to Canada. Specializations: public international law, international economic law, international organizations, diplomatic and consular law, treaty law, 19 Lenin Str., Minsk 220050, Belarus; fax: +375 17 227 45 21.	09 - 06 - 1995	21 - 02 - 2001
Mr. VLADIMIR A. KUCHINSKI, Head of the Department of Legal Expertise, Secretariat of the Constitutional Court of the Republic of Belarus. 32 K. Marx Str., Minsk 220016, Belarus; fax: +375 17 227 17 61/227 80 12.	09 - 06 - 1995	21 - 02 - 2001
<b>Belgium</b>		
Prof. JEAN J.A. SALMON, Docteur en droit de l'Université libre de Bruxelles et de l'Université de Paris ; Professeur émérite de l'Université libre de Bruxelles ; Président du Centre de droit international de la Faculté de Droit ; Directeur de la Revue belge de droit international ; membre de l'Institut de droit international. 4, Clos du Rouge-Cloître, B-1310 La Hulpe, Belgique ; fax : +32 2 652 12 30.	23 - 08 - 1977	08 - 08 - 2002
M. JOE VERHOEVEN, Docteur en droit ; Professeur à l'Université catholique de Louvain ; membre de l'Institut de droit international. 2, place Montesquieu, B-1348 Louvain-la-Neuve, Belgique ; fax : +32 10 47 30 58.	07 - 08 - 1989	08 - 08 - 2002
M. MARC BOSSUYT, Professeur extraordinaire (Faculté de Droit de l'Université d'Anvers) de droit international public et d'organisations internationales ; Juge à la Cour d'Arbitrage de Belgique ; commissaire général aux réfugiés et aux apatrides. Place Royale 7, B-1000 Bruxelles, Belgique ; tél.: +32 2 500 1289 ; fax: +32 2 500 1200 ; e-mail: marc.bossuyt@arbitrage.be.	31 - 03 - 2004	
M. ERIK FRANCKX, Professeur et Directeur du Centre de droit international et européen à la « <i>Vrije Universiteit Brussel</i> » ; chargé de cours à l'Université libre de Bruxelles ; Professeur adjoint au Vesalius College (Bruxelles) et enseignant à la Brussels School of International Studies (University of Kent at Canterbury, Bruxelles). 2, av. de la Plaine, B-1050 Bruxelles, Belgique ; tél.: +32 2 629 26 06 ; fax: +32 2 629 12 59 ; e-mail: Erik.Franckx@vub.ac.be.	01 - 07 - 2006	
<b>Benin</b>		
Ms. INNOCENTIA ETIENNETTE ATTANASSO, Master of law from National University of Benin; Technical Adviser in charge of the good working of Jurisdictions under the Ministry of Justice, Legislation and Human Rights; Lawyer at the Appeal Courts of Benin; Member of the Order of Lawyers of Benin; Member of the League for the Defense of Human Rights; Member of the NGO (Forum of Research and Analysis in Law development and politics); Training of Trainers With Peace Corps - Benin (1986); Oath as Lawyer (1990); Enrolment for English Course at American Cultural Center of Cotonou; Specializations: Solving Contemporary great political problems, good Working of International high jurisdictions of repression and arbitration, contributing to the application and respect of human rights for existence of more Justice and Peace in the world; French (speaking/writing/reading), English (writing/reading/fair speaking). Address: 03 BP 26 95 Cotonou, Benin; tel.: + 229 663 76 177, + 229 97 08 63 16; e-mail: nettiattanasso@yahoo.fr.	29 - 06 - 2011	
Dr. GERMAIN P. ADINGNI, PhD in Private Law, University of Paris II Pantheon in 1982; graduate of the University of the French National School of Magistrates in 1973; Certified from the International Institute of Public Administration (Option territorial administration) IIAP2 in 1970; Adjunct Professor of Private Law at the University Chcih Anta Diop of Dakar (Senegal) (1973-1980); part-time Lecturer at the National School of Administration and Magistracy of Dakar (Senegal) (1973-1981); part-time Lecturer in the training program for candidates of Benin in the preparation of certificate of proficiency for the legal profession (2002-2004); Adjunct Professor at the Faculty of Law, National University of Benin (since 1983); teaching law mission in faculty of law of Guinea Conakry (1990-1997); lawyer registered at the Bar of Benin (since 1988); Permanent Secretary of the Scientific Sector Council, Faculty of Law, University of Abomey-Calavi; legal technical advisor to the Revolutionary National Assembly of Benin (1988-1990); worked at the Ministry in charge of relations with parliament (1992-1994); worked at the Ministry of Culture and Communications (1994-1995); Supervisor-Coordinator of the Constitutional Court for the	29 - 06 - 2011	



	appointment/ nomination	renewal/ renouvellement
<p>presidential elections of 2001 and legislative elections of 2002; training consultant appointed by the United Nations Center in Geneva for the teaching of human rights in primary and secondary school in Cotonou in 1995 and for the independence of the judiciary and international standards in this area in Cotonou in 1996; appointed by the UNDP and the Ministry of Justice to coordinate the project of legal aid for the Department of Alibori in Cotonou in 2007. Address: 03 BP 1387 Cotonou, Benin; tel.: +229 94 131 266, +229 966 388 71, +229 90 111 555, +229 213 803 75.</p>		
<p>Prof. GRACIA NOUTAIS-HOLO, Ph.D. in private law at University François Rabelais of Tours, France (1999); lawyer at the Appeal Court of Benin since 1985; assistant professor at National University of Benin since 1999; involved in the training of police superintendents since 2002; observer of OAU &amp; of ONUMOZ in 1994 for presidential election in Mozambique; former member of the national electoral committee (CENA 2003) for general election, former observer for presidential election in Senegal (2007); member of the Bar of Benin; former secretary (1990-1994) and member of the Bar Council (2002-2004 / 2008-2010); Benin Commissioner of Penal Law of Benin Coalition for the International Criminal Court and Chartered Arbitrator of the Common Court of Justice and Arbitration Law OHADA. Address: 01 BP 70 Cotonou, Benin; e-mail: gnholo@yahoo.fr; tel.: +229 21 30 23 00, +229 90 03 38 98, +229 90 90 84 23.</p>	29 - 06 - 2011	
<p>Hon. Commissioner Mrs. REINE ALAPINI GANSOU, lawyer to the Bar of Benin since 1986; law teacher at the University of Abomey-Calavi (Benin) since 2000; chairperson of the African Commission on Human and People's Rights since 2009; Member of the Commission since 2005; former Special Rapporteur on Rights of Human Rights Defenders in Africa (2005-2009); Laureate of the Prize of Human Rights for the Fiftieth year of African Countries Independence in 2010; former Member of the United Nations International Commission of Inquiry on post-electoral violence in Cote d'Ivoire (May-June 2011); holds two high level University degrees, in Common Law at University of Lyon in 2007 (DU) and in Environmental Law and Politics at University of Lomé, Maastricht and Bhutan in 1999; author and coauthor of research papers in human rights and in law; Specializations: International Law and Human Rights, Commercial and Business Law (Alternative Dispute Resolution Mechanisms), Labor Law and Criminal Law. Address: 04 BP 0608, C/626, Gbgamey, Cotonou, Benin; tel.: +229 21 31 19 86; e-mail: alapinireine@yahoo.fr.</p>	19 - 07 - 2011	
<div><b>Bolivia</b></div> <div><b>Bolivie</b></div>		
<p>Dr. JAVIER MURILLO DE LA ROCHA, Doctor of Law; Professor of International Law; Minister of Foreign Affairs and Religion; former Ambassador to the Russian Federation, Head of Delegation for 43 special missions; Adjunct Ambassador to the United Nations; Secretary-General of the Andean Development Corporation. Calle las Retamas No. 8646, La Paz, Bolivia; tel.: +59 127 924 00.</p>	31 - 03 - 1999	25 - 04 - 2005
<p>Dr. FERNANDO SALAZAR-PAREDES, Doctor of Law, Political and Social Sciences; former Minister of State, Member of Parliament and Ambassador; Full professor of International Private Law and Foreign Policy at Bolivia's main state university; Chairman of the III Interamerican Specialized Conference on Private International Law and head of the delegation to the IV and V Conferences; Chairman of the Board of the Andean Development Corporation and President of the paramount body of the Andean Group; Chairman of the Permanent Council of the Organization of American States; Founder and President of the Centre for the Study of International Relations and Development, CERID; Former UNDP Resident Representative in Ecuador, Peru, Cuba and Dominican Republic; Author of more than a dozen books on international relations, foreign policy and international law. Avda. Fuerza Naval N° 1621 (Calacoto), La Paz, Bolivia; tel.: +591 2 279 6282; cel.: +591 706 14 634; fax: +591 2 211 2407; e-mail: fernando@salazar-law.bo; www.salazar-law.bo.</p>	02 - 05 - 2003	
<p>Dr. RAMIRO GASTON ORIAS ARREDONDO, Lawyer; graduated in Law and Political Science at the "Universidad Mayor de San Simón," Cochabamba, Bolivia; M.A. in International Studies, Universidad de Chile; participated in Annual Courses on International Law of the Organization of American States and IJC. Professor of International Law at the Bolivian Diplomatic Academy; Professor of International Private Law at the Catholic University of Bolivia; Former Secretary-General of the Presidency of the Republic of Bolivia; Legal consultant of the Ministry of Foreign Affairs of Bolivia; Legal Adviser in the National Chamber of Commerce of Bolivia and former Director of its Conciliation and Arbitration Center; Member of the arbitrators' list of the Interamerican Commercial Arbitration</p>	25 - 04 - 2005	

	appointment/ nomination	renewal/ renouvellement
Commission (IACAC); Author of several academic articles related to foreign relations, regional integration, international law, peaceful settlement of disputes, law of the sea, and on freedom of transit for landlocked countries.		
Dr. ALBERTO ZELADA CASTEDO.	25 - 04 - 2005	
<b>Brazil</b>		
Prof. M. CELSO LAFER, Minister of Foreign Relations; graduate of Political Science at Cornell University, New York; post-doctoral studies in International Public Law at University of São Paulo (USP) (1977); professor at the Law School, (USP) since 1971; former Chairman of the Department of Jurisprudence and General Theory of Law School (USP), Vice-Chairman of 1992 United Nations Rio Conference on Environment and Development; Ambassador and Permanent Representative of Brazil to the World Trade Organization (WTO) (1995-1998); Av. Brigadeiro Faria Lima, 1306-10 andar, CEP: 01451-914, São Paulo, Brazil; tel.: + 5511 3816 0306; fax: +5511 3815 6014.	02 - 09 - 2002	
Mme. NADIA DE ARAUJO, Master of Comparative law, (George Washington University); Docteur en Droit (Université de São Paulo); membre et Secrétaire Générale de la Société Brésilienne de Droit International; Procureur de Justice pour l'état de Rio de Janeiro; Professeur de droit international privé de la Pontificale Université Catholique, Rio de Janeiro (PUC-Rio); Arbitre désigné par le Gouvernement du Brésil au système de solution de disputes du MERCOSUL. Spécialisations: droit international privé, arbitrage commercial, droit de l'intégration. Rua General Rabelo, 64 ap. 201, Rio de Janeiro, 22.451-010, Brésil ; tél.: +552125124673 ; fax: +552125125890 ; e-mail: nadia@infolink.com.br.	18 - 06 - 2004	
M. ANTONIO PAULO CACHAPUZ DE MEDEIROS, Docteur en Droit (Université de São Paulo) ; Directeur du cours de maîtrise en droit internationale économique de l'Université Catholique de Brasília, Professeur (licencié) de l'Université Catholique de Rio Grande do Sul, Ancien Président de l'Institut des Avocats de Rio Grande do Sul (1986-1989) ; ancien membre du Conseil de la Section de Rio Grande do Sul du Barreau des Avocats du Brésil ; Ancien Président du Tribunal administratif de l'Association Latino-américaine d'Intégration (ALADI) ; Juge au Tribunal administratif du Marché Commun du Sud (MERCOSUL) ; Conseiller juridique du Ministère des Relations extérieures du Brésil depuis 1998. SQS 316 Bloco B Ap. 103 70387-020 Brasília, DF., Brésil ; tél. : +551612247717/+55 21613468919 ; fax: +551613216545 ; e-mail: cachapuz@mre.gov.br ; cachapuze@terra.com.br.	18 - 06 - 2004	
Prof. EDUARDO GREBLER, Bachelor of Laws (Federal University of Minas Gerais); LL.M. S.J.D. (residence) (Columbia University Law School); Attorney-at-law; Professor of Private International Law at the School of Law of the Catholic University of Minas Gerais; President of the International Law Association (ILA) (2008-2010); member of the List of Brazilian Ad Hoc Arbitrators for the Mercosur Treaty (2004 - ), practicing counsel and commercial arbitrator; author of several published works on arbitration and international trade law. Av. Álvares Cabral, 1777, 14th floor, 30170-001, Belo Horizonte, MG, Brazil; tel: +55 31 3516 0500; e-mail: egrebler@gmail.com; egr@grebler.com.br.	18 - 06 - 2004	
<b>Bulgaria</b>		
Mr. DIMITAR GOCHEV, Member of the Arbitration Court of the Bulgarian Chamber of Commerce and Industry; Vice- President of the Bulgarian Union of Lawyers; Former Judge at the Constitutional Court of the Republic of Bulgaria; Former Arbitrator at the International Chamber of Commerce, Paris; Former Judge at the European Court of Human Rights, Strasbourg; Former Vice-President of the Supreme Court of the Republic of Bulgaria; Former Chairman of the Commercial Department of the Supreme Court of the Republic of Bulgaria; Former Legal Adviser and Judge at the State Court of Arbitration. Kozludui Str. 34, Sofia 1202, Bulgaria; tel.: +359 2 831 54 25; e-mail: dgochev@abv.bg.	08 - 03 - 2000	08 - 03 - 2006
Prof. TODOR TODOROV, Chairman of the Scientific Commission of Legal Studies at the Supreme Certifying Commission; Professor of International Private Law, Bourgas Free University, Bulgaria; Chairman of the Bulgarian Branch of the International Law Association; Former Judge at the Constitutional Court of the Republic of Bulgaria; Former Deputy Chairman of the Arbitration Court at the Bulgarian Chamber of Commerce and Industry; Former Head of the International Law and International Relations Chair. Ivan	25 - 04 - 2000	25 - 04 - 2006

	appointment/ nomination	renewal/ renouvellement
Vazov str. 24, Sofia 1000, Bulgaria; tel.: +359 2 981 20 43; e-mail: todorov@abv.bg.		
Dr. MARGARIT GANEV, Professor of Public International Law at the Free University of Varna; former Professor of Public International Law and Vice-Dean of the Law Faculty at the Free University of Burgas; Attorney at law, Sofia Bar Association ; founder and Chairman of the Institute of International Law, Sofia; Secretary-General of the Bulgarian Association of International Law; member of the International Law Association, London; Member of the Committee "International Criminal Court", Former Vice-President of Arbitration Court at the Bulgarian Stock Exchange; former Deputy Minister of Justice of the Republic of Bulgaria. Belite Brezi, bl. 6, ap. 31, Sofia 1680, Bulgaria; tel.: +3592 869 6826; fax: +3592 869 1979; e-mail: m.ganev@mai.bg.	02 - 03 - 2004	10 - 03 - 2010
H.E. Mr. ZLATKO DIMITROFF, S.J.D., Ambassador and Deputy Permanent Representative of Bulgaria to the UN in New York, former Legal Advisor to the Ministry of Foreign Affairs of Bulgaria, former Adjunct Professor of International Law at the University of Plovdiv. Permanent Mission of Bulgaria to the UN, 11 East 84th St., New York, NY 10028, U.S.A.; tel.: +12127374790; fax: +1212472 9865.	10 - 03 - 2010	
<b>Burkina Faso</b>		
M. LARBA YARGA, Maître assistant de droit public ; ancien Ministre de la Justice ; Garde des Sceaux. 01 BP 3465, Ouagadougou 01, Burkina Faso; tél.: (Dom): +226 50 36 47 43; e-mail: yargalarba@hotmail.com ; louabouy@yahoo.fr.	22 - 04 - 2008	
M. CHEICK DIMKINSO OUEDRAOGO, ancien Magistrat ; ancien Président de la Cour de Cassation. 05 BP 6204, Ouagadougou 05, Burkina Faso; tél. : +226 50 31 20 47, fax : +226 31 02 71; e-mail : cheick.ouedraogo@justice.gov.bf.	22 - 04 - 2008	
M. BENOIT SAWADOGO, avocat ; ancien Bâtonnier de l'Ordre des Avocats. 01 BP 827, Ouagadougou 01, Burkina Faso; tél. : +226 50 30 69 75; fax : +226 50 31 012.	22 - 04 - 2008	
M. ABDOURAMANE BOLY, Magistrat hors hiérarchie ; ancien membre du Conseil Constitutionnel ; Procureur général près la Cour des Comptes. 01 BP 4776, Ouagadougou 01 Burkina Faso; tél. : +226 50 30 08 68; e-mail : bolyabdouramane@yahoo.fr.	22 - 04 - 2008	
<b>Cameroon</b>		
M. ALEXIS DIPANDA MOUELLE, Magistrat hors hiérarchie ; Premier Président de la Cour Suprême.	27 - 06 - 2008	
Prof. MAURICE KAMTO, Docteur en droit ; Professeur à l'Université de Yaoundé II, à l'Institut des Relations Internationales du Cameroun, à l'Ecole Nationale d'Administration et de Magistrature ; Professeur associé aux Universités de Douala, de Dschang, à l'Université Catholique d'Afrique Centrale ; ministre Délégué auprès du Vice-Premier ministre, ministre de la Justice, Garde des Sceaux du Cameroun (déc. 2004 - ) ; membre de la Commission du droit international des Nations Unies depuis mai 1999 et Premier Vice-Président de la Commission en 2000 ; membre du Conseil des ministres de l'Organisation pour l'Harmonisation en Afrique du droit des Affaires ; membre et conseiller juridique de la délégation camerounaise à la Conférence diplomatique de Rome pour la création de la Cour pénale internationale (CPI) (juillet 1998) ; à la première session de la Commission préparatoire pour la CPI (février 1999) ; Chef de la délégation du Cameroun à la Conférence de révision du Statut de la CPI (juillet 2010). Ministère de la Justice, B.P. 11261 Yaoundé, Cameroun ; tél. : +237 22 23 55 69 ; e-mail : mkamtots@yahoo.fr.	19 - 10 - 2010	
Prof. JOSEPH-MARIE BIPOUN WOUM, Professeur de Droit ; ancien ministre.	27 - 06 - 2008	
Prof. EPHRAIM NGWAFOR, LL.M. Dalhousie Canada; Ph.D London; former Rector University of Yaounde II; former Minister in charge of Missions at the Presidency of the Republic of Cameroon; Head of the Department of Common Law at the University of Yaounde; Member of the Cameroon Bar Association; Legal Adviser to Hydromine Inc., New York (Mining, Port Construction, Energy etc); Legal Adviser BSM Petroleum Nigeria; Legal Adviser Cameroon Civil Aviation Authority; member of the London Court of International Arbitration (LCIA); author of twelve books and more than thirty articles; teaches the following subjects at the postgraduate level: settlement of international disputes, law of the	27 - 06 - 2008	

use of force, international financial law, international humanitarian law, arbitration, contracts; other interests include: corporate law, due diligence, intellectual property (he is an accredited agent and attorney of intellectual property) shipping law, maritime law.

## Canada

## Canada

Mr. SIMON V. POTTER, Attorney-at-Law Ogilvy Renault, Montreal, Member of the Roster of Experts, United States-Canada Free Trade Agreement and North American Free Trade Agreement (NAFTA). Specializations: commercial litigation, international trade, competition law and administrative law. 1981 McGill College Avenue, Room 1100, Montreal, Quebec, Canada; fax: +1 514 286 54 74.

appointment/  
nomination

renewal/  
renouvellement

02 - 02 - 1996 01 - 04 - 2003

Prof. DONALD M. MCRAE, LL.B., LL.M., Dipl. Int. Law of the Bars of New Zealand and Ontario; holds the Hyman Soloway Chair in Business and Trade Law, former Dean of the Common Law Section, University of Ottawa; former Professor and Associate Dean at the Faculty of Law at the University of British Columbia, former Advisor to the Department of Foreign Affairs and International Trade and Counsel for Canada in several international fishery and boundary arbitrations; Editor-in-Chief of the Canadian Yearbook of International Law.

06 - 07 - 1998 06 - 04 - 2006

Justice ROSALIE SILBERMAN ABELLA practised civil and criminal litigation until she was appointed to the Ontario Family Court in 1976. She subsequently chaired the Ontario Law Reform Commission and the Ontario Labour Relations Board, was the sole Commissioner and author of the 1984 Royal Commission on Equality in Employment, a visiting professor at McGill Law School for 5 years and a judge on the Ontario Court of Appeal for 12 years. She is a specially elected Fellow of the Royal Society of Canada and of the American Academy of Arts and Sciences, as well as a graduate of the Royal Conservatory of Music in classical piano. She was a judge of the Giller Literary Prize, has written extensively on a wide variety of legal topics, and has 25 honorary degrees. She was appointed to the Supreme Court of Canada in 2004.

17 - 11 - 2008

Mr. ALAN H. KESSEL, B.A., LL.B., Legal Adviser at the Department of Foreign Affairs and International Trade; former Deputy Legal Adviser and Director General of the Bureau of Legal Affairs. Mr. Kessel has held numerous positions in the Legal Bureau of the Department of Foreign Affairs and International Trade including that as Director of the United Nations, Criminal and Treaty Law Division. He was the head of the Canadian Delegation to the United Nations preparatory committees negotiating the establishment of the International Criminal Court. His postings abroad have included the Canadian Embassy in Sweden, the Canadian Mission to the United Nations in Geneva, Switzerland and most recently the Canadian High Commission in London, UK. Mr. Kessel joined the Canadian Department of Foreign Affairs and International Trade in 1983 after several years in private practice in corporate and commercial law in Toronto.

30 - 11 - 2006

## Chile

## Chili

Ms. XIMENA FUENTES TORRIJO, D.Phil. (Oxon.); Lawyer; Associate Professor of International Law at the University Adolfo Ibañez; Assistant Professor of International Law at University of Chile; Vice President of the Chilean Society of International Law; Member of the International Law Association; Co-Rapporteur of the Committee on Sustainable Development. Areas of expertise: international environmental law, human rights, sustainable development, peaceful settlement of international disputes. Avda. Presidente Errazuriz 3485, Las Condes, Providencia, Santiago de Chile, Chile; tel.: +5623693675; e-mail: ximena.fuentes@uai.cl.

07 - 07 - 2004

Prof. Mr. HUGO LLANOS MANSILLA, Lawyer, University of Chile, LL.M. (Harvard University); Professor International Law Central University, Santiago de Chile; Member of the Court of Appeals of Santiago; Former Deputy Secretary-General for Legal Affairs and former Secretary-General of the Permanent Commission of the South Pacific; Member of the Hispano-Luso American International Law Institute; Honorary Professor University of Talca, Chile; Visiting Professor University of Stanford. Martín de Zamora 3181 Depto 52, Las Condes, Santiago, Chile; tel.: +56 2 769 8370.

07 - 07 - 2004

His Excellency Mr. EDMUNDO VARGAS CARREÑO, Lawyer; Professor of International Law, Secretary-General of the Agency for the Prohibition of Nuclear Weapons in Latin

04 - 07 - 1990 07 - 07 - 2004

	appointment/ nomination	renewal/ renouvellement
America and the Caribbean (OPANAL); former Juridical Counselor at the Ministry of Foreign Affairs of Chile; former Director of the Diplomatic Academy; former Executive-Secretary of the Inter-American Commission of Human Rights of the OAS; former Under-Secretary of Foreign Affairs; former Member of the Intl. Law Commission. Schiller 326, 11570 Mexico DF, Mexico; e-mail: evargas@opanal.org.		
Mr. EDUARDO VÍO GROSSI, Lawyer; Doctor in Public Law at the University of Social Sciences of Grenoble, France; President of the Inter-American Juridical Committee of the OAS, former President of the Administrative Tribunal of the Latin American Association for Integration; Professor of International Public Law at the University Diego Portales, Santiago de Chile and at the Diplomatic Academy "Andrés Bello" of the Ministry of Foreign Affairs of Chile. La Concepción 65, oficina 704, Providencia, Santiago de Chile, Chile; tel.: +56 2 374 9263 and 9264; fax: +56 2 374 9265; e-mail: edovio@terra.cl.	20 - 08 - 1990	07 - 07 - 2004
<b>People's Republic of China</b>		
<b>République populaire de Chine</b>		
Mr. SHAO TIANREN, LL.B., Legal Adviser to the Ministry of Foreign Affairs; Member of the International Space Law Society; Adviser to the Chinese Society of International Law; Adviser to the China Arbitration Committee on International Economy and Trade; Part-time Professor at Peking University. Ministry of Foreign Affairs, Treaty & Law Department, 2 Chao Yang Men Nan Avenue, Beijing 100701, People's Republic of China; fax: +86 10 65 96 32 09.	16 - 07 - 1993	01 - 07 - 2009
Mr. XU GUANGJIAN, Senior Researcher, National Institute for South China Sea Studies; former Legal Adviser of the Chinese Foreign Ministry; former member of the International Tribunal for the Law of the Sea. No.30 Dong Jiao Min Xiang, Dongcheng District, Beijing 100006, People's Republic of China; fax: +86 10 6596 3209.	01 - 07 - 2009	
Madam XUE HANQIN, member of the International Law Commission; Legal Adviser of the Chinese Foreign Ministry; former Ambassador of the People's Republic of China to the Netherlands; Permanent Representative of the People's Republic of China to the Organization for the Prohibition of Chemical Weapons; former Board member, Chinese Yearbook of International Law. No.2 Chao Yang Men Nan Da Jie, Beijing 100701, People's Republic of China; fax: +86 10 6596 3285; e-mail: hqxue@yahoo.com.	01 - 07 - 2009	
Professor LIU NANLAI, Honorary Member of the Chinese Academy of Social Sciences; former Chief Editor, Chinese Yearbook of International Law; former Director of International Law Division, Institute of Law, Academy of Social Sciences; former Vice-President, Chinese Society of International Law; former Council member, Chinese Society of the Law of the Sea; former arbitrator, China Maritime Arbitration Commission. Jia No.2 Dong Gao Fang Hu Tong, Dongcheng District, Beijing 100009, People's Republic of China; fax: +86 10 6401 4045.	01 - 07 - 2009	
<b>Colombia</b>		
<b>Colombie</b>		
His Excellency Prof. RAFAEL NIETO NAVIA, Judge of the International Criminal Court for the former Yugoslavia; Professor of International Law, former Director of the Department of Public Law at the Law School at Javeriana University in Bogotá; former President of the Inter-American Court of Human Rights; former President of the Argentinean-Chilean International Tribunal for the Laguna del Desierto case. ICTY, Churchillplein 1, 2517 JW, The Hague, The Netherlands; tel.: +31 70 416 52 77, fax: +31 70 416 53 07, or Edificio Seguros Fénix, Carrera 7 No. 32-33, Piso 13, Bogotá, Colombia; tel.: +57 1 334 57 92; fax: +57 1 334 51 66.	01 - 08 - 1988	26 - 01 - 2005
His Excellency Mr. RAFAEL RIVAS POSADA, Lawyer; former Minister of Education; Ambassador to the EEC, Belgium and Luxembourg, Ministry of Foreign Affairs of Colombia.	25 - 11 - 1997	26 - 01 - 2005
His Excellency GUILLERMO FERNÁNDEZ DE SOTO VALDERRAMA, Doctor of Law and Economics, with studies on International Relations and Conflict Management; Ambassador of Colombia to The Netherlands, former Minister of Foreign Affairs; former Secretary-General of the Andean Community; former Chairman of the Bogota's Chamber of Commerce; former Chairman of the Ibero-American Association of Chambers of Commerce; former Director General of the Inter-American Commercial Arbitration	26 - 01 - 2005	

	appointment/ nomination	renewal/ renouvellement
Commission and former Head of the UN Technical Mission to draw up the Special Economic Cooperation Plan for Central America. Groot Hertoginnelaan 14, 2517 EG The Hague, The Netherlands; tel.: +31 70 361 45 45; fax: +31 70 361 46 36.		
<b>Democratic Republic of the Congo</b>		
<b>République démocratique du Congo</b>		
M. BALANDA MIKUIN LELIEL, Docteur en droit ; Premier Président de la Cour suprême de Justice ; Président du Groupe de travail spécial d'Experts de la Commission des droits de l'homme de l'ONU sur l'Afrique australe ; membre du Tribunal administratif de l'ONU ; Professeur ordinaire à la Faculté de Droit de Kinshasa. Spécialisations : droit international public, droit international administratif, droit des organisations internationales, droit international criminel. Cour suprême de Justice, Boîte postale 3382, Kinshasa/Gombe ou 1, Avenue Bellevue, Kinshasa/Ngaliema, Boîte postale 13197, Kinshasa I, République démocratique du Congo.	18 - 02 - 1981	17 - 09 - 2007
Son Excellence M. SAYEMAN BULA-BULA, Docteur en droit ; Directeur du projet de Chaire de droits de l'homme et de droit international humanitaire à l'Académie militaire de Bujumbura (Burundi) ; juge ad hoc près la Cour internationale de Justice dans l'affaire du mandat du 11 avril 2000 (Congo RD c. Belgique) ; Expert agréé du programme des Nations Unies pour l'Environnement (PNUE) pour l'arbitrage spécial en matière de l'environnement marin et côtier ; Professeur titulaire de la Chaire de droit international public et Professeur de droit international humanitaire, Professeur de droit international des droits de l'homme, Professeur de droit de la mer, ancien Vice Doyen, Université de Kinshasa, ancien responsable du groupe de l'ONU en Haïti chargé de l'appui au renforcement de l'État de droit et des droits de l'homme ; consultant international. Maison G.18, Plateau des Résidents, Université de Kinshasa, Commune de Lemba, Kinshasa, République démocratique du Congo ; e-mail : sayeman_bula@yahoo.fr.	05 - 03 - 2001	17 - 09 - 2007
Son Excellence M. NTUMBA LUABA LUMU, Docteur en droit, habilité à diriger des recherches en droit public ; Professeur à la Faculté de droit de l'Université de Kinshasa, Chef du Département de droit international public, ancien Vice-Doyen ; ancien membre de la Commission constitutionnelle ; ancien membre de l'Assemblée constituante et législative-Parlement de transition ; Vice-ministre de la Justice et des Affaires parlementaires. Spécialisations : droit international public, droit de l'intégration régionale, droits de l'homme, droit constitutionnel. Boîte postale 146, Kinshasa XI, République démocratique du Congo ; tél. : +243 68 80 27 84.	05 - 03 - 2001	17 - 09 - 2007
<b>Costa Rica</b>		
<b>Costa Rica</b>		
Dr. ELIZABETH BENITO ODIO, Second Vice-President of Costa Rica; Minister of Environment and Energy; former Minister of Justice; Permanent Representative to the United Nations Office at Geneva; former Minister of Justice and Attorney General; former Judge of the ICTY; former Vice-President of the ICTY; jurist. Specializations: introduction to law, history of law, private law, labor law, family law, international human rights law. Apartado Postal 2292-1000, San José, Costa Rica; tel.: + 506 224 4092; fax: +506 253 6984.	20 - 12 - 2000	23 - 01 - 2001
Dr. SONIA PICADO, Jurist; Parliamentarian; Legislative Assembly of Costa Rica; President of Social Democrat Political Party "Liberación Nacional"; Chair of the Board of Directors of the Inter-American Institute of Human Rights; Commissioner of the International Commission on Human Security; Professor at the Interdisciplinary Course of the Inter-American Institute on Human Rights; Professor of the Interdisciplinary Course of the Inter-American Institute of Human Rights. PO Box 1224-1000, San José, Costa Rica; tel.: +506 243 2866.	20 - 12 - 2000	23 - 01 - 2001
Dr. RODOLFO PIZA ROCAFORT, Jurist.	20 - 12 - 2000	
Mr. SERGIO UGALDE GODINEZ, Magister Juris in European and Comparative Law from Oxford University; Counsel for Costa Rica at the International Court of Justice; Coordinator of the International Law Commission, Senior Advisor to the Minister and Deputy Minister of Foreign Affairs of Costa Rica; Professor of Justice and Human Rights, University of Costa Rica; former Partner at the Law Firm Monte Blanco; former Consultant for Trade and Investment in Asia and Costa Rica. Paseo de los Estudiantes, P.O. Box 370-1002, San José, Costa Rica; tel.: +506 396 5755; fax: +506 256 0561; e-mail: sugalde@rree.go.cr.	30 - 03 - 2006	

	appointment/ nomination	renewal/ renouvellement
<b>Croatia</b>		
Her Excellency Mrs. LJERKA ALAJBEG, M.M.L. (International Trade Law); Ambassador to Belgium and Luxembourg; former Chief Legal Adviser of the Ministry of Foreign Affairs of the Republic of Croatia; former Head of the International Law Department of the Ministry of Foreign Affairs; former Minister Counselor of the Embassy of the Republic of Croatia in Canada.	13 - 07 - 1999	
Dr. BOZIDAR BAKOTIC, LL.B., J.S.D. (Zagreb); Professor of International Law of the University of Zagreb, Faculty of Law; Member of the OSCE Dispute Settlement Mechanism and conciliator of the Court of Conciliation and Arbitration within the OSCE; Member of the International Academy of Astronautics and formerly Member of the Board of Directors of the International Institute of Space Law. University of Zagreb, Faculty of Law, Cirilometodska 4/1, 10000 Zagreb, Croatia; fax: +385 1 485 1801.	13 - 07 - 1999	
His Excellency Mr. JAKSA MULJACIC, LL.M. (Zagreb); Ambassador of the Republic of Croatia to the Kingdom of the Netherlands; former Senior Counselor and Head of the Department at the Department of International Law at the Ministry of Foreign Affairs. Embassy of Croatia, 16 Amaliastraat, 2514 JC, The Hague, The Netherlands; fax: +31 70 362 31 95.	13 - 07 - 1999	
Dr. BUDISLAV VUKAS, LL.M. (Zagreb); Professor of Public International Law, University of Zagreb; Vice-President of the International Tribunal for the Law of the Sea; Member of the Institut de Droit international. University of Zagreb, Faculty of Law, Cirilometodska 4/1, 10000 Zagreb, Croatia; tel.: +385 1 489 5615; fax: +385 1 485 1801.	13 - 07 - 1999	
<b>Cuba</b>		
M. MIGUEL A. D'STEFANO PISSANI, Docteur en droit ; membre du secrétariat du Comité pour les sciences politiques du ministère des Affaires étrangères. Ministère des Affaires étrangères, La Havane, Cuba.	14 - 03 - 1963	26 - 02 - 1998
Mme OLGA MIRANDA BRAVO, Docteur en droit ; Directeur juridique du ministère du Tourisme, La Havane, Cuba.	09 - 07 - 1974	26 - 02 - 1998
Dr. MIGUEL ALFONSO MARTINEZ, Titular Professor in the Superior Institute for International Relations. Ave. 31 No. 4214 (altos) e/42 y 44, Playa, Ciudad de La Habana, Cuba; fax : +53 724 15 16.	26 - 02 - 1998	
<b>Cyprus</b>		
His Excellency Dr. NICHOLAS EMILIOU, Ambassador, Permanent Secretary of the Ministry of Foreign Affairs of the Republic of Cyprus. He has been Permanent Representative of the Republic of Cyprus to the Council of Europe (2002-2004) and Permanent Representative of Cyprus to the EU (2004-2008). He holds a Ph.D in Law and has held a number of academic posts. Ministry of Foreign Affairs, Presidential Palace Avenue 1447, Nicosia, Cyprus; tel.: +357 22 401 213; fax: +357 22 661 881.	30 - 11 - 1995	21 - 04 - 2010
Mr. ALECOS MARKIDES is former Attorney-General. In this capacity, he headed the Legal Office of the Republic of Cyprus and was responsible for ensuring harmonization of Cyprus' legal system with the EU <i>acquis communautaire</i> . He has lectured and published articles on legal and constitutional matters. Iroon Street 1-1A, POB 24325, 1703 Nicosia, Cyprus; tel.: +357 22 819 450; fax: +357 22 819 379; e-mail: alecos.markides@markides.com.cy / info@markides.com.cy.	30 - 11 - 1995	21 - 04 - 2010
His Excellency Mr. GEORGHIOS PIKIS is former President of the Supreme Court of the Republic of Cyprus and former Judge of the International Criminal Court. He has held a number of positions in the Cyprus Judiciary between 1966 and 2004. For the period 1996-1998 he was a member of the United Nations Committee Against Torture. He is the author of a number of books on legal and constitutional matters; tel.: +357 22 315 706.	30 - 11 - 1995	21 - 04 - 2010
Mr. SOTOS DEMETRIOU, former Member of the Public Service Commission; former President of the District Court of Nicosia; former Senior District Judge in Paphos; former District Judge in Famagusta; former Barrister at Law; former chairman and founder member	04 - 04 - 2003	21 - 04 - 2010

	appointment/ nomination	renewal/ renouvellement
of the Chartered Institute of Arbitrators. Rega Fereou 33, CY-1087 Nicosia, Cyprus; tel.: +357 22 49 39 17; fax: +357 22 442 406.		
<b>Czech Republic</b>		
<b>Dr. DALIBOR JÍLEK</b> , Doctor of Law; Professor for Public International Law at the Institute of Interdisciplinary Studies in Brno; Professor for Public International Law at the Bratislava University of Law; Member of the Advisory Committee to the Framework Convention for the Protection of National Minorities (1998-2002, 2006-2010); Member of the European Commission against Racism and Intolerance (since 2002). Rehorova 24, 618 00 Brno, Czech Republic.	31 - 08 - 1994	15 - 02 - 2008
<b>Dr. VLADIMÍR BALAŠ</b> , Ph.D., Associate Professor at the Department of International Law, Charles University, Faculty of Law in Prague; Former Director of the Institute of Law of the Czech Academy of Sciences; Memberships: International Academy of Comparative Law, ICSID Panel of Arbitrators, ILA Committee on the Law of Foreign Investment 2003-2008, Czech Bar Association, Arbitration Court attached to the Economic Chamber of the Czech Republic and Agricultural Chamber of the Czech Republic, President of Czech ILA Branch; Fields of specific expertise: International Economic Law, International Investment Law, Peaceful Settlement of Disputes, International Arbitration; Counsel in ICSID and UNCITRAL investment arbitrations; Counsel and Arbitrator in numerous international commercial arbitrations. Charles University, Faculty of Law, nám. Curieových 7, 110 00 Praha 1, Czech Republic; Tel.: +420 603 207 484; Fax: +420 242 412 964; e-mail: balas@prf.cuni.cz.	01 - 09 - 2000	15 - 02 - 2008
<b>Prof. Dr. JIŘÍ MALENOVSKÝ</b> , Doctor of Law; Judge of the Court of Justice of the European Union (since 2004); Professor of Public International Law at the Masaryk University in Brno; former Ambassador, Permanent Representative of the Czech Republic to the Council of Europe in Strasbourg; former Chairman of the Committee of Ministers' Deputies of the Council of Europe (1995) and former Chairman of its Group of Rapporteurs for legal co-operation; former Director-General of the Legal and Consular Section in the Ministry of Foreign Affairs of the Czech Republic; former Judge of the Constitutional Courts of the Czech and Slovak Federal Republic and of the Czech Republic; lecture on "The Independence of International Judges," given at The Hague Academy of International Law (2010). Court of Justice of the European Union, L-2925 Luxembourg, fax: +352 4303 3869, e-mail: jiri.malenovsky@curia.europa.eu.	01 - 09 - 2000	15 - 02 - 2008
<b>Prof. Dr. PAVEL ŠTURMA</b> , Doctor of Law; Professor and Head of the International Law Department, Vice-Dean of the Law Faculty of the Charles University in Prague; Member of the International Law Commission (elected in 2011); Senior Research Fellow at the Institute of Law of the Czech Academy of Sciences; former Member of the Legislative Council of the Government of the Czech Republic; Member of the Board of the Czech Branch of ILA and President of the Czech Society of International Law; member of ASIL, ESIL, SFDI. Charles University, Faculty of Law, nám. Curieových 7, 116 40 Prague 1, Czech Republic; fax: +420 2 21 00 53 48; e-mail: sturma@prf.cuni.cz.	01 - 09 - 2000	15 - 02 - 2008
<b>Denmark</b>		
<b>Mr. TYGE LEHMANN</b> , Former Ambassador and senior legal adviser; Danish representative at the Sixth (Legal) Committee of the United Nations General Assembly 1982-2001 and Chairman of the Committee in 1995; Agent of the Government of Denmark before the International Court of Justice in the Jan Mayen Case (1988-93) and the Great Belt Case 1991-92 as well as in cases before the Human Rights Commission and Court in Strasbourg (1981-94); Assistant professor of international law and European community law at the University of Copenhagen, 1977-91.	09 - 08 - 1986	25 - 01 - 2012
<b>Dr. BØRGE DAHL</b> , President of the Supreme Court; President of the Danish Court of Impeachment; former president of the Danish Labour Court; former member of the Consultative Council of European Judges (CCJE); former Professor of commercial law at	25 - 01 - 2012	



	appointment/ nomination	renewal/ renouvellement
Copenhagen Business School; former Head of the Law Department at Copenhagen Business School; former associate professor at University of Copenhagen; Law degree from the University of Copenhagen.		
Mr. THOMAS WINKLER, Under-Secretary for Legal Affairs at the Danish Ministry of Foreign Affairs; Head of Legal Service comprising departments of International Law; EU Law and Human Rights Law, Associate Professor of International Law; Chairman of the Working Group 2 (legal) of the Contact Group on Piracy off the Coast of Somalia; former Deputy Head of Mission at the Royal Danish Embassy in Stockholm; former Deputy Head of Mission at the Royal Danish Embassy in Kiev; former Second Secretary at the Royal Danish Embassy in Moscow; Law Degree from University of Copenhagen.	25 - 01 - 2012	
Mrs. ANNE KRISTINE AXELSSON, Permanent Secretary of State for Justice, Danish Ministry of Justice; former Deputy Permanent Secretary, Danish Ministry of Justice; former Chief Legal Adviser for the Prime Minister; former Head of Division, Danish Ministry of Justice; former Head of Section, Danish Ministry of Justice; former Deputy Judge, District Court, Roskilde; Master of Laws (LL.M.), Århus University, 1994.	25 - 01 - 2012	
<b>Dominican Republic</b>		
<b>République dominicaine</b>		
His Excellency AMBASSADOR LUIS ARIAS NÚÑEZ is currently the Ambassador of the Dominican Republic accredited to the Kingdom of the Netherlands and former Ambassador in Canada. He obtained his Bachelor of Law degree in International Law, <i>Magister</i> in International Relations, and PhD Degree in Law and Legal Science. He is the former President of the Central Electoral Board; Dean of the Faculty of Legal Sciences in the Universidad Autónoma de Santo Domingo (UASD); and Professor of this University. Dr. Arias has received the distinction of being a candidate for Membership on the Inter-American Juridical Committee proposed by the Ministry of Foreign Affairs in 1998. He is author of several publications related to public and private international law. Raamweg 21-22, 2596 HL, The Hague; Tel.: +31 70 331 7553; Fax: +31 70 404 9890; E-mail: l.arias@embajadadominicana.nl.	26 - 05 - 2004	
His Excellency Ambassador MIGUEL A. PICHARDO OLIVIER is currently the Legal Affairs Chief of the Ministry of Foreign Affairs of the Dominican Republic. As a career diplomat, he has served at various posts and has held, among others, the positions of: Legal Adviser; Director of International Organizations; Vice-Minister for Foreign Affairs; and Administrative Matters. He has represented the Dominican Republic in international conferences related to legal matters. He has taught international law, public and private diplomatic and consular law. He is the former Director of the Law School and Dean of the Faculty of Legal and Politics Sciences of the Catholic University of Santo Domingo (Universidad Católica de Santo Domingo). C/Víctor Garrido Puella #147, Edif. Diamante Requena, Apto. 502, Ensanche Evaristo Morales, Santo Domingo de Guzmán, Dominican Republic; Tel.: +1 809 532 1586, +1 809 535 6270, +1 809 621 8896; Fax: +1 809 985 7550; E-mail: mpichardo@serex.gov.do.	26 - 05 - 2004	
Her Excellency Ambassador RHADYS ABREU DE POLANCO is currently the Ambassador, Chief of the Section of Human Rights for the United Nations System of the Ministry of Foreign Affairs, and is also Judge of Inter American Court of Human Rights. She is a Professor of public international law, private international law, diplomatic and consular law, and notary law. She graduated from her legal studies with <i>cum laude</i> merit and holds the degrees of Master in Politics and International Law and Master of Criminal Law and Criminology, with specialization in European Studies. She has completed courses in international criminology and human rights. She has represented the Dominican Republic in international conferences, the World Conference on Human Rights, World Conference on Racial Discrimination and others. She is the author of many publications, including "Voluntary Jurisdiction." C/Rafael Augusto Sánchez #4, Ensanche Piantini, Santo Domingo, Dominican Republic; Tel.: +1 809 223 3180, +1 809 566 2865, +1 809 535 1166;	26 - 05 - 2004	

	appointment/ nomination	renewal/ renouvellement
Fax: +1 809 985 7553; E-mail: rdpolanco@hotmail.comr.		
His Excellency AMBASSADOR JORGE ADALBERTO SANTIAGO PÉREZ is a career diplomat currently serving as Ambassador assigned to the Ministry of Foreign Affairs. He is a professor in legal and diplomatic matters. He holds a Bachelor's degree in International Law, with <i>summa cum laude</i> merit; studied for a Ph.D. in Law; and holds a Master's in Research and Higher Pedagogy, specializing in international relations, international trade, trade policy, international cooperation, international negotiation, diplomacy and foreign service, humanitarian law, human rights, refugees, human resources, civil and administrative career. Av. México 65, Apto. 17, El Vergel, Santo Domingo de Guzmán, Dominican Republic; Tel.: +1 809 616 5656; +1 809 882 9865; E-mail: jorgesantiago023@hotmail.com.	26 - 05 - 2004	
<b>Ecuador</b>		
His Excellency Mr. ENRIQUE PONCE Y. CARBO, Doctor of Law, Master of Laws, Yale University; Magistrate of the former Supreme Court of Justice; former Ambassador to the United Nations in Geneva and to the Holy See; Chairman of the Human Rights Commission of the United Nations; former Professor of civil law, commercial law, procedural law and diplomacy. P.O. Box 17-12-454, Quito, Ecuador; fax: +593 252 6564.	24 - 07 - 1987	20 - 04 - 2004
Son Excellence M. GALO LEORO FRANCO, Docteur en droit ; Représentant permanent auprès de l'Office des Nations Unies à Genève. Avenida González Suárez No. 33-12 y Bosmediano (sector Bellavista), Quito, Ecuador ; tél. : +593 2 2462 802 ; fax : +593 2 2255 455.	24 - 07 - 1987	20 - 04 - 2004
Dr. ALEJANDRO PONCE-MARTÍNEZ, Professor of Law, Catholic University of Ecuador. Quevedo & Ponce, 12 de Octubre and Lincoln, 16th Floor, P.O. Box 17-01-600, Quito, Ecuador; tel.: +593 2 986 570 (ext. 218); fax: +593 2 986 580; e-mail: alejandro.poncem@quevedo-ponce.com.	20 - 04 - 2004	
<b>Egypt</b>		
His Excellency Dr. AHMED ESMAT ABDEL-MEGUID, Doctor of Law; Lawyer & President of the Arab & African Arbitrator's Society; Member of the International Center for Settlement of Investment Disputes (ICSID); Member of the High Level Advisory Panel of Eminent Persons of the Organization of African Unity (OAU); former Secretary-General of the League of Arab States; former Deputy-Prime Minister and Minister of Foreign Affairs; former Ambassador to France and to the United Nations. 78, El Nil Street, Giza, Egypt; tel.: +20 2 748 91 11; fax: +20 2 748 99 50.	25 - 04 - 1990	24 - 06 - 2005
Dr. MOHAMED I.M. ABOUL-ENEIN, Director, Cairo Regional Center for International Commercial Arbitration; Constitutional Advisor to the People's Assembly (Parliament); Professor of Law, Faculty of Law (English Section), Cairo University; former Senior Vice President of the Supreme Constitutional Court of Egypt; former Member of the Egyptian Judiciary and Justice of the Supreme Constitutional Court of Egypt; former Legal Advisor at the Presidency of the Republic.	24 - 06 - 2005	
His Excellency Judge NABIL ELARABY, former Judge at the International Court of Justice; former Ambassador of Egypt to the United Nations in New York and Geneva; former Member of the International Law Commission; former Judge at the Judicial Tribunal of the Organization of Arab Petroleum Exporting Countries; former Commissioner at the United Nations Compensation Commission in Geneva; Member of Unidroit; Member of ICAS; Senior Partner at Zaki Hashem & Partners. 23, Kasr El-Nil Street, Cairo, Egypt 11211: tel.: +202 3933 766; fax: +202 3933 585; e-mail: nabil.elaraby@hashemlaw.com; website: www.hashemlaw.com.	24 - 06 - 2005	
Dr. HISHAM SADEK ALI SADEK, Professor of private international law, Faculty of Law, Alexandria University; Chief of the Private International Law Department, Lawyer at the	24 - 06 - 2005	

	appointment/ nomination	renewal/ renouvellement
High Supreme Court in Egypt (Court of Review); Arbitrator and Legal Adviser in several arbitral cases. University of Alexandria, Faculty of Law, Mostafa Mosharafa Street, Alexandria, Egypt; tel.: +203 487 29 03; fax: +203 487 66 11.		
<b>El Salvador</b>		
His Excellency Dr. REYNALDO GALINDO POHL, Doctor of Law; Professor of International Law; former President of the National Constitutional Assembly; former Chief of State; former Minister of Culture, former Member of the Inter-American Legal Committee of the OAS; Ambassador, Ministry of Foreign Affairs, San Salvador. Boulevard Vista Hermosa II 22-36, Apto 1-D, Zona 15, Guatemala; tel.: +502 2365 8594; tel.: +503 2225 4171; fax: +503 225 41 71 (El Salvador).	23 - 01 - 1968	23 - 01 - 1996
Mr. ALFREDO MARTINEZ MORENO, Doctor of Law; Professor of International Law; former President of the Supreme Court; former Minister of Foreign Affairs; Member of the United Nations International Law Commission; Ministry of Foreign Affairs, San Salvador.	27 - 06 - 1973	15 - 01 - 1996
Dr. DAVID ESCOBAR GALINDO, Dean of the University "Doctor José Matías Delgado," Member of the negotiating Commission of the 1980 General Peace Treaty between Honduras and El Salvador; Member of the 1992 Peace Commission; Member of the UNESCO Council.	15 - 01 - 1996	
Dr. GABRIEL MAURICIO GUTIÉRREZ CASTRO, former Vice-President of the Republic; former Judge and President of the Supreme Court; Member of the Inter-American Legal Committee of OAS; Substitute Judge of the Central American Court of Justice; Ministry of Foreign Affairs, San Salvador.	15 - 01 - 1996	
<b>Estonia</b>		
Dr. iur. JULIA LAFFRANQUE, LL.M.; Judge at European Court of Human Rights (since 2011); Justice of Supreme Court of the Republic of Estonia (2004-2010); Docent of European law, University of Tartu; President of the Estonian European Law Association; President of the Consultative Council of European Judges of Council of Europe (CCJE) (2008-2010); Ad hoc judge at the European Court of Human Rights (2006); Member of the board of Estonian Academic Law Society; Member of the board of Estonian Lawyers Union; Former Deputy Secretary General and Head of European Union law and foreign relations division of the Ministry of Justice of Estonia; Member of the board of the policy think tank "PRAXIS" (2000-2004). European Court of Human Rights, Council of Europe, F-67075 Strasbourg-Cedex, France; tel.: +33 3 90 214 217; e-mail: Julia.Laffranque@echr.coe.int.	23 - 11 - 2010	
Prof. HEIKI LINDPERE, Ph.D.; Professor on the law of the sea and maritime law, Rector of the Estonian Maritime Academy; Arbitrator or Conciliator under UNCLOS. Estonian Maritime Academy, Kopli 101, 11712 Tallinn, Estonia; tel.: +372 533 24094, fax: +372 613 5502; e-mail: heiki.lindpere@emara.ee.	23 - 11 - 2004	23 - 11 - 2010
Mr. ANDRES HALLMÄGI, Attorney-at-Law, Member of Estonian Bar Association; Chairman on the Board of the Arbitration Court, Estonian Chamber of Trade Industry (1992-1996); served as the arbitrator appointed by the ICC International Court of Arbitration and party-appointed arbitrator in several international commercial arbitrations. Pohla & Hallmägi, C. R. Jakobsoni 14, 10128 Tallinn, Estonia; tel.: + 372 600 9920, fax: + 372 600 9921; e-mail: a.hallmagi@phlaw.ee.	23 - 11 - 2010	
Mr. RAIT MARUSTE, Ph.D.; Visiting Professor at Tartu University; Judge at European Court of Human Rights (1998-2010); Chief Justice of Supreme Court of the Republic of Estonia (1992-1998). Contact (private address): Raadimõisa 10, 50304 Tartu, Estonia; tel.: +372 503 5035; e-mail: raitmar@yahoo.com.	23 - 11 - 2004	23 - 11 - 2010

	appointment/ nomination	renewal/ renouvellement
<b>Finland</b>		
<b>Finlande</b> Mr. BENGT BROMS, Professor emeritus of International and Constitutional Law at the University of Helsinki; Member of the Iran-United States Claims Tribunal; former President of the International Law Association; Raatimiehenkatu 2 a, FI-00140 Helsinki, Finland or Iran-United States Claims Tribunal, Parkweg 13, NL-2585 JH, The Hague, The Netherlands; tel.: +31 70 352 0064; fax: +31 70 350 24 56.	01 - 04 - 1986	01 - 06 - 2007
Ms. TIINA ASTOLA, Permanent Secretary, Ministry of Justice. PO BOX 25, FI-00023 Government, Finland; tel.: +358 9 1606 7502; fax: +358 9 1606 7525; e-mail: tiina.astola@om.fi.	01 - 09 - 2007	
The Honorable Mr. GUSTAF MÖLLER, Justice, Supreme Court of Finland; Chairman of the Finnish Branch of the International Law Association; Member of the Executive Council of the International Law Association; Chairman of the Board of Arbitration of the Central Chamber of Commerce of Finland, Chairman of the Finnish Arbitration Association; Member of the ICC Court of International Arbitration; acted as arbitrator in several international commercial arbitrations as well as in ICSID and UNCITRAL investment arbitrations. Helsinki, Finland; tel.: +358 9 626 168; fax: +358 9 652 560; e-mail: gmoller@welho.com.	01 - 01 - 2003	01 - 01 - 2009
Ms. PÄIVI KAUKORANTA, Director General, Legal Service, Ministry for Foreign Affairs. PO Box 416, FI-00023 Government, Finland; tel.: +358 9 160 557 00; fax.: +358 9 160 557 03; e-mail: OIK-01@formin.fi.	02 - 10 - 2009	
<b>France</b>		
<b>France</b> Son Excellence M. GILBERT GUILLAUME, ancien juge de la Cour internationale de Justice ; ancien Directeur des Affaires juridiques au ministère des Affaires étrangères. 36 rue Perronet, 92200 Neuilly-sur-Seine, France ; fax : +33 1 47 45 67 84.	24 - 03 - 1980	17 - 01 - 2011
M. JEAN-PIERRE PUISSOCHET, Conseiller d'État ; juge à la Cour de justice des Communautés européennes. Plateau du Kirchberg, L-2925 Luxembourg, Grand Duché de Luxembourg ; fax : +35 2 43 03 20 00.	06 - 07 - 1990	13 - 04 - 2010
M. PROSPER WEIL, Professeur émérite à l'Université de droit, d'économie et de sciences sociales de Paris ; membre de l'Institut de droit international ; membre et ancien Président du Tribunal administratif de la Banque Mondiale. 4 place du Président Mithouard, 75007 Paris, France ; fax : +331456739 28.	06 - 07 - 1990	13 - 04 - 2010
M. MARC PERRIN DE BRICHAMBAUT, Secrétaire général, Organisation pour la sécurité et la coopération en Europe. Kaertner Ring 5-7, 1010 Vienne, Autriche ; tél. : +43 1 514 36 112/109 ; fax : +43 1 514 39 96 ; Internet : <a href="http://www.osce.org">http://www.osce.org</a> .	04 - 02 - 1998	13 - 04 - 2010
<b>Germany</b>		
<b>Allemagne</b> Prof. Dr. DORIS KONIG, Professor of Public Law, General Administrative Law, European and International Law, Bucerius Law School; Member of the Public International Law Advisory Committee of the German Foreign Office; Alternate Member of the OSCE Court of Conciliation and Arbitration; Member of the German and European Society of International Law; Chairperson of the International Foundation for the Law of the Sea (Hamburg). Bucerius Law School Hochschule für Rechtswissenschaft, Jungiusstr. 6, D-20355 Hamburg, Germany; tel.: +49 40 30706 190/201; fax: +49 40 30706 195; e-mail: doris.koenig@law-school.de.	21 - 05 - 2008	
Prof. Dr. STEFAN OETER, Professor of German and Comparative Public Law and Public International Law, Hamburg University; Managing Director of the Institute of International Affairs, University of Hamburg Law School; Chairman of the Independent Committee of Experts of the European Charter for Regional or Minority Languages (Council of Europe);	21 - 05 - 2008	

	appointment/ nomination	renewal/ renouvellement
Member of the Scientific Advisory Board of the Federal Ministry of Transport; President of the Historical Commission, International Society for Military Law and the Laws of War; former Senior Fellow, Max-Planck-Institute for International Law and Comparative Law, Heidelberg. Institut für Internationale Angelegenheiten, Fakultät für Rechtswissenschaft, Schlüterstrasse 28, D-20146 Hamburg, Germany; tel.: +49 40 42 838 4565/4601; fax: +49 40 42 838 6262; e-mail: stefan.oeter@jura.uni-hamburg.de.		
Prof. em. Dr. EIBE RIEDEL, Professor of German and Comparative Public Law, European and International Law; Director of Mannheim Institute for Inland Navigation Law; Director of Institute of Medical Law, Public Health and Bioethics; Swiss Chair of Human Rights, Graduate Institute of International and Development Studies, Geneva; Adjunct Professor, University of Adelaide; Visiting Professor University of Kingston, London; Member and former Vice- Chairman of UN Committee on Economic, Social and Cultural Rights; Member of the Executive Committee of the International Association of Comparative Constitutional Law; Member of the Executive Committee, German Association of Comparative Law; Member of Advisory Committee of the German Foreign Office; Chairman of the Advisory Committee on Students Fees, Ministry of Science and Culture, Baden Württemberg; Member and Vice- President of the Board of the German Institute for Human Rights, Berlin; Member of the German UNESCO Commission. University of Mannheim, Faculty of Law and Economics, Schloss, D-68131 Mannheim, Germany; tel.: +49 621 181 1417/1418; or +49 6321 84819; e-mail: eiberiedel@web.de; riedel@uni-mannheim.de.	21 - 05 - 2008	
Prof. Dr. ANDREAS ZIMMERMANN, Dr. jur. (Heidelberg), LL.M. (Harvard); Professor of Law and Director of the Human Rights Centre, University of Potsdam; Member of the Advisory Committee on International Humanitarian Law of the German Red Cross; Member of the Advisory Board of the German Ministry of Foreign Affairs on United Nations issues; 1999-2001 member of the expert commission for the drafting of a Code of Offences against International Law at the German Ministry of Justice; 1997/ 1998 adviser of the German delegation at the Rome Conference on the Establishment of an International Criminal Court; counsel in various cases before the ICJ and judge /ad hoc at the European Court of Human Rights; conciliator under the Annex to the Vienna Convention on the Law of Treaties; co-editor of the "Statute of the International Court of Justice: A Commentary" (Oxford University Press, 2006). Lehrstuhl für Öffentliches Recht, insbesondere Staatsrecht, Europa- und Völkerrecht sowie Europäisches Wirtschaftsrecht und Wirtschaftsvölkerrecht, August-Bebel-Str. 89, 14482 Potsdam, Germany; tel.: +49 (0)331 977 3516; fax: +49 (0)331 977 3224; e-mail: andreas.zimmermann@uni-potsdam.de.	21 - 05 - 2008	
<b>Greece</b> Prof. Dr. CONSTANDINOS P. ECONOMIDES, ancien Directeur du Département juridique du ministère des Affaires étrangères de Grèce et actuellement juriste honoraire de ce ministère ; Professeur émérite de droit international à l'Université Pandeion d'Athènes ; membre de la Commission du droit international des Nations unies ; ancien membre de la Commission de Venise pour la démocratie par le droit et du Comité européen pour la prévention de la torture et des peines ou traitements inhumains ou dégradants. 5 rue Askliou, 14563 Politeia, Athènes, Grèce ; fax : +30 21 360 80 53.	<b>Grèce</b> 03 - 04 - 1979	02 - 05 - 2008
Prof. Emeritus Dr. M.E. ROUCOUNAS, Member of the Athens Academy ; Chair of Public International Law and President of the Scientific Council of the Ministry of Foreign Affairs ; Member of the Institut de droit international, Geneva, Athens University, 84 Solonos Str., 106 80 Athens, Greece; tel./fax: +3013634597; e-mail: eroucon@academyofathens.gr.	06 - 08 - 2001	02 - 05 - 2008
<b>Guatemala</b> Dr. FRANCISCO VILLAGRÁN KRAMER.	<b>Guatemala</b> 26 - 04 - 2000	

	appointment/ nomination	renewal/ renouvellement
Mr. GABRIEL ORELLANA ROJAS.	26 - 04 - 2000	
<b>Guyana</b> Mr. BERNARD C. DE SANTOS, S.C., former Attorney-General and Minister of Legal Affairs of the Government of Guyana; Attorney-at-Law in private practice, De Santos & Associates. Temple Chambers, 94, Regent & King Streets, Lacytown, Georgetown, Guyana; tel.: +592 2 6 22 56.	<b>Guyana</b> 28 - 05 - 2004	
Mr. BERTIE G. RAMCHARAN, LL.M., Ph.D., Barrister-at-Law (Lincoln's Inn); Professor of International Law; worked twenty-five years as a lawyer at the United Nations. 391 Ch. des Landes, 01170 Segny, France; tel.: +33 450 41 65 95; e-mail: Bramcharan@orange.fr.	28 - 05 - 2004	
Mr. BARTON U.A. SCOTLAND, Bachelor of Laws (LL.B.), University of London, Master of Laws (LL.M.) (London), Doctor of Philosophy in International Law (Ph.D.) (London); former Ambassador; former Head of the Department of International Economic Cooperation; Attorney-at-Law in Private Practice which includes civil and criminal litigation, legal advisory, natural resources and investment law, negotiations and international law. Nabaclic Village, East Coast Demerara, Guyana; fax: +592 277779.	28 - 05 - 2004	
His Excellency Mr. MOHAMED SHAHABUDEEN, B.Sc. (Econ.), LL.B., LL.M., Ph.D., LL.D. (London), hon. LL.D. (U.W.I.), Q.C., S.C., Honorary Bencher of the Middle Temple; former Solicitor-General of Guyana; former Attorney-General; former Minister of Foreign Affairs; former Judge International Court of Justice; former Vice-President International Criminal Tribunal for the former Yugoslavia. P.O. Box 13888, 2501 EW The Hague, The Netherlands; tel.: +31 70 512 53 13; fax: +31 70 512 52 52.	28 - 05 - 2004	
<b>Haiti</b> M. GÉRARD DORCELY, ancien ministre des Affaires étrangères et des Cultes ; ancien ministre de l'Éducation nationale, de la Jeunesse et des Sports ; ancien Professeur de droit international privé à l'Université d'État d'Haïti. Département des Affaires étrangères, Port-au-Prince ou 150 Congress Street, Jersey City, NJ 07307, USA.	<b>Haïti</b> 22 - 03 - 1976	28 - 05 - 1993
Son Excellence M. JEAN FORTIN CHERY, ancien Directeur général du ministère des Affaires étrangères et des Cultes ; ancien Secrétaire d'État des Cultes ; Ambassadeur consultant au ministère des Affaires étrangères et des Cultes. 4242 Carver Place, Gloucester, Ontario K1J 1B5, Canada.	28 - 05 - 1993	
M. DENIS RÉGIS, avocat ; ancien Directeur Général du ministère des Affaires étrangères et des Cultes ; Doyen de l'Institut National d'Administration, de Gestion et des Hautes Etudes Internationales (INAGHEI) ; Directeur du Centre d'Etudes Diplomatiques et Internationales (CEDI) ; membre de l'Association Internationale de Droit Pénal (France) ; membre de l'Association des Sciences de Justice Criminelle (U.S.A.) ; Professeur de droit international public, de droit international privé et de droit international pénal à l'Université d'État d'Haïti. P.O. Box 16064, Petion-Ville, W.I., Haïti ; tél. : 509 244 7636/257 9501 ; e-mail : cedi_haiti@yahoo.fr.	28 - 05 - 1993	
<b>Honduras</b> Son Excellence M. CARLOS LOPEZ CONTRERAS, ancien Ambassadeur et ministre des Relations extérieures ; Avocat et Notaire ; Directeur de la Banque interaméricaine d'Intégration économique. Edif. Midence Soto, Tegucigalpa.	<b>Honduras</b> 11 - 03 - 1980	03 - 05 - 2006
Son Excellence M. POLICARPO CALLEJAS BONILLA, avocat et notaire ; ancien Ambassadeur et Vice-ministre des Relations extérieures ; membre de la Commission juridique interaméricaine ; Conseiller au ministère des Relations extérieures. Ministère des Relations extérieures, Tegucigalpa.	27 - 10 - 1986	03 - 05 - 2006

	appointment/ nomination	renewal/ renouvellement
Mr. EDUARDO MARTELL has a degree in Law. He was Professor at the Catholic University of Honduras and Advisor to the Ministry of Foreign Affairs. A career diplomat, currently he is the Ambassador of Honduras to Spain.	03 - 05 - 2006	
Mr. MAX VELÁSQUEZ DÍAZ is an Attorney at Law and Notary Public. A career diplomat, he was Ambassador of Honduras to Great Britain, Germany, Canada, France and The Netherlands. Currently he is the Ambassador of Honduras to France.	03 - 05 - 2006	
<b>Hungary</b>		
Dr. ÁRPÁD PRANDLER, Honorary professor of international law; Chairman of the Hungarian Branch of the International Law Association; Ad litem Judge of the International Criminal Tribunal for the Former Yugoslavia, The Hague; formerly Director and Deputy to the Under-Secretary General for Disarmament, United Nations, New York; Chairman of the Sixth (Legal) Committee of the UNGA (2002-03); Ambassador, former Head of the International Law Department, Ministry of Foreign Affairs; former Chairman of the National Advisory Committee on International Humanitarian Law. Churchillplein 1, 2517 JW, The Hague.	24 - 07 - 1981	12 - 02 - 2008
Dr. CSABA PÁKOZDI (Ph.D. in legal and political sciences, University of Miskolc, 2006.) Head of the International Law Department of the Ministry of Foreign Affairs, associate professor at the Károli Gáspár Calvinist University Budapest, member of the Public Chamber of the Hungarian Academy of Sciences. Ministry of Foreign Affairs of Hungary, Bem rakpart 47, H-1027 Budapest, tel.: +36 1 458 1283; fax: +36 1 458 1091; e-mail: CsPakozdi@mfa.gov.hu.	12 - 06 - 2012	
Prof. Dr JÁNOS BRUHÁCS, Professeur de droit international public à l'Université de Pécs et à l'Université calviniste à Budapest. Spécialisations: droit des cours d'eau internationaux, droit des traités, responsabilité internationale à cause des dommages environnementaux transfrontières. 48-astér 1, 7622 Pécs, Hongrie ; fax : +36 72 21 51 48.	02 - 04 - 1999	06 - 05 - 2008
Prof. VANDA LAMM, Professor of Public International Law at the Széchenyi István University (Győr) ; Director of the Institute for Legal Studies of the Hungarian Academy of Sciences ; Deputy arbitrator of the Court of Conciliation and Arbitration of the OSCE; Secretary-General of the Hungarian Branch of the International Law Association; Associate Member of the Institute de Droit International. Institute for Legal Studies of the Hungarian Academy of Sciences, Országház utca 30, P.O. Box 25, H-1250 Budapest, Hungary; fax: +36 1 375 75 58.	02 - 04 - 1999	06 - 05 - 2008
<b>India</b>		
Mr. M.H. KANIA, former Chief Justice of India; practiced as an advocate in the Bombay High Court till November 1969, when he was appointed as a Judge of that Court; former Acting Chief Justice and former Chief Justice of the Bombay High Court, former Judge of the Supreme Court of India and former Chief Justice of India; retired on November 18, 1992 and has been practicing as an arbitrator and doing advisory work since then; 6B, "Samata", General Jagannath Bhosle Marg, Nariman Point, Mumbai - 400021, India; tel.: +91 22 228 557 57.	06 - 09 - 2006	
Mr. Y.K. SABHARWAL, Chief Justice of India; Judge at the Supreme Court of India since January 28, 2000, Chief Justice since November 1, 2005; former Judge of Delhi High Court; Acting Chief Justice of Delhi High Court and Chief Justice of the Bombay High Court. Mr. Sabharwal has held various other positions, including Secretary and President of the Bar Association and Member of Bar Council of India, representing Delhi; Chairman of the Advisory Board under Conservation of Foreign Exchange and Prevention of Smuggling Activities Act; Honorary Secretary of the I.L.A., Indian Chapter; Chairman of the Supreme Court Legal Services Committee; and Executive Chairman, National Legal Services Authority, Supreme Court of India, New Delhi - 110 001, India; tel.: +91 11 237 949 76.	06 - 09 - 2006	

	appointment/ nomination	renewal/ renouvellement
Mr. B. SEN, of Gray's Inn; Senior Advocate of the Supreme Court of India; Member of the Governing Council of UNIDROIT; Member of the Executive Committee, International Law Association; Member of the Governing Council and Executive Committee, Indian Law Institute; former Legal Adviser, Ministry of External Affairs, Government of India; former Secretary-General of the Asian African Legal Consultative Organization; former visiting Fellow of the University of Cambridge Research Center for International Law; acted as an arbitrator in several international commercial disputes under UNCITRAL and ICC rules. Publications: "A Diplomat's Handbook of International Law and Practice (Martinus Nijhoff/UN); Halsbury's Laws of India, Chapter on Oil and Gas. Mr. Sen has been awarded and decorated with the Order of the Rising Sun-Gold and Silver Star (Japan). 6 Southern Avenue, Maharani Bagh, New Delhi - 110065, India; tel.: +91 11 263 105 45.	06 - 09 - 2006	
<b>Iran</b> Prof. DJAMCHID MOMTAZ, Professor of International Law, Faculty of Law and Political Sciences, Tehran University; Member, International Law Commission of the United Nations, 2000-2006, Chairman, 2005-2006; Legal Adviser of the Ministry of Foreign Affairs; Associate Member, Institute of International Law; Member, International Committee of Red Cross (ICRC) Group of International Advisers; Member, Curatorium of the Hague Academy of International Law.	29 - 11 - 2006	
Dr. SEYED JAMAL SEIFI, LL.B. (National University, Iran), LL.M., Ph.D. (The University of Hull, UK); Judge at the Iran-United States Claims Tribunal; Associate Professor of Law, Shahid Beheshti (National) University of Iran; Practicing member of Iranian Bar and Senior Attorney with the law firm of Dr. Jamal SEIFI & Associates, Tehran; Former Lecturer and former Visiting Professor of Law, The University of Hull, UK; acted as chairman, sole arbitrator, co-arbitrator, counsel and expert in international and domestic arbitration cases since early 1990s; Vice-President of the Arbitration Court of the Arbitration Center of the Iran Chamber (ACIC); Member of the Governing Board of the Foundation for Development of International Law in Asia (DILA); has written and published articles, papers and reports on international law and arbitration matters locally and internationally; tel.: +31 70 352 0064 & +98 21 88 30 14 58; fax: +31 70 350 24 56 & +98 21 88312057; e-mail: sjseifi@dpimail.net.	29 - 11 - 2006	
Dr. ABBAS ALI KADKHODAEI, Professor of International Law, Faculty of Law and Political Sciences, Tehran University; Member of Iranian Guardian Council. Dr. Kadkhodaei has held various legal advisory positions in government in Iran since 1985 and has been a senior lecturer at Tehran University since 1997. Widely published in both English and Persian, he holds the following degrees: LL.B. Tehran University; LL.M., Private Law, Beheshti University; LL.M., International Business Law, Hull University; Ph.D., International & EU Law, Leeds University. Dr. Kadkhodaei can be contacted at the Faculty of Law and Political Sciences, Tehran University, Tehran, Iran; tel.: +98 216 646 4982, +98 216 695 0255; fax: +98 216 640 5610; e-mail: kadcouncil@yahoo.com; kadkhodaei@hotmail.com.	29 - 11 - 2006	
Mr. ABBAS ALI RAHIMI ESFAHANI, Head of the Center for International Legal Affairs (CILA). Mr. Rahimi Esfahani is experienced in judging civil and criminal cases and has served as Parliamentary and Legal Advisor in the Presidency of Iran and as Director General of the General Directorate of Formulation and Purgation of Laws & Regulations. He is widely published and holds an LL.B. from Tehran University and an LL.M. in Public International Law from the University of Hull (UK). Mr. Rahimi Esfahani can be contacted at CILA, 140 Mousavi St. Taleghani Ave., Tehran, Iran; tel.: +98 218 882 7277; fax: +98 218 832 8826; e-mail: cilair@govir.ir.	29 - 11 - 2006	
<b>Iraq</b> Mr. AL-ADHAMI RIYADH HASHIM ABDUL-RAZZAQ, Head of the Legal Department, Ministry of Foreign Affairs; Member of a number of committees for discussing M.A. and	26 - 09 - 2005	26 - 09 - 2011



	appointment/ nomination	renewal/ renouvellement
Doctorate theses on international law in the College of Law of the Universities of Baghdad, Mosul and the Saddam University of Law; former teacher of law, College of Law and Politics, University of Baghdad; former Second Secretary and Minister Plenipotentiary at the Ministry of Foreign Affairs; e-mail: aaza59@yahoo.com; mob: +964 7901 232 413.		
Dr. ABDUDUALLTEEF NAIF ABDULLTEEF Ph.D of Philosophy in Public Law, Baghdad University, member of State Consultative Council of the Ministry of Justice. E-mail: dralatef_naif@yahoo.com.	27 - 06 - 2012	
His Excellency Dr. MOHAMMED H. HAMOUD, Ambassador, Undersecretary for Legal and International Organizations Affairs; Lecturer at the College of Law of Baghdad University; former Legal Advisor to the Minister of Foreign Affairs; former Head of the Legal Department of the Ministry of Foreign Affairs; Candidate for Judge of the International Tribunal for the Law of the Sea; Member of the Editorial Panel of a number of Legal and Scientific Reviews; Member of a number of Law Societies (Iraqi, Arab and International).	26 - 09 - 2005	26 - 09 - 2011
<b>Ireland</b>		
Ms. MÁIRE R WHELAN SC, Attorney General since March 2011. Educated at University College Galway, King's College London, the University of Vienna and Harvard University and the King's Inns. Called to the Bar of Ireland in 1985 and to the Inner Bar in 2005. Office of the Attorney General. Government Buildings, Upper Merrion Street, Dublin 2, Ireland.	11 - 06 - 2012	
Mr. Justice NICHOLAS KEARNS, President of the High Court since October 2009. Educated at University College Dublin and the King's Inns. Called to the Bar of Ireland in 1968 and the Inner Bar in 1982. Called to the Bar of England and Wales in 1980. Judge of the High Court in 1998 and of the Supreme Court in 2004. Former ad hoc judge, European Court of Human Rights. High Court, Four Courts, Dublin 7, Ireland.	11 - 06 - 2012	
Dr. SIOBHÁN MULLALLY, Professor, Faculty of Law University College Cork, Faculty Affiliate, School of Law, Emory University, Joint Editor in Chief, Irish Yearbook of International Law, Board of Directors, Centre for Criminal Justice and Human Rights and Centre for Global Development (University College Cork). Educated at University College Cork, London School of Economics, Rene Cassin Institute and University of Florence. Faculty of Law, University College Cork, Cork, Ireland.	11 - 06 - 2012	
Mr. JAMES KINGSTON, Legal Adviser, Department of Foreign Affairs and Trade since April 2009. Educated at Trinity College Dublin, London School of Economics and King's Inns. Called to the Bar of Ireland in 1992. Former agent of the Government of Ireland, European Court of Human Rights. Department of Foreign Affairs and Trade, St Stephen's Green, Dublin 2, Ireland.	11 - 06 - 2012	
<b>Israel</b>		
Professor RUTH LAPIDOTH, LL.M.; Doctor of the University of Paris; Professor of International Public Law at the Faculty of Law, Mount Scopus, Jerusalem 91905, Israel.	01 - 01 - 1989	27 - 10 - 2009
Mr. MEIR SHAMGAR, former President of the Supreme Court. Specializations: constitutional law, administrative law, criminal law, laws of war. Sachar St. 12, Jerusalem 96263, Israel; fax: +972 02 52 61 30.	01 - 01 - 1989	27 - 10 - 2009
Mr. ALAN BAKER, LL.M., Legal Adviser, Ministry of Foreign Affairs. Tel.: +972 2 530 37 61; fax: +972 2 530 32 51; e-mail: alanb@mfa.gov.il.	09 - 09 - 1989	27 - 10 - 2009
<b>Italy</b>		
His Excellency Prof. LUIGI FERRARI BRAVO, Doctor of Law; Professor of International Law at the Faculty of the University of Rome "La Sapienza" (until October 1998); President of UNIDROIT (since 1995); Member of the European Court of Human Rights (since 1	10 - 03 - 1987	07 - 06 - 2011

	appointment/ nomination	renewal/ renouvellement
November 1998); Head of the Legal Department of the Ministry of Foreign Affairs (1 September 1985-31 December 1994); Member of the International Court of Justice (1995-1997); Member of the International Law Commission (1996-1997); Member of the International Law Institute and International Law Association. Specializations: law of treaties, foreign investment law, commercial law, environmental law, human rights law; Viale Bruno Buozzi 49, 00197 Rome, Italy.		
Prof. UMBERTO LEANZA, Docteur en droit ; Professeur de droit international à l'Université de Rome "Tor Vergata" (depuis 1963) ; ancien Chef du Service du Contentieux diplomatique, des Traités et Affaires législatives ; Agent du Gouvernement italien devant les cours internationales (depuis 1995) ; membre du Conseil de direction de l'Association italienne pour l'arbitrage (depuis 1998) ; membre de l'"International Law Association", de l'"International Juridical Association" et d'UNIDROIT. Spécialisations : droit international de la mer, droit de l'espace aérien et cosmique, droit de l'Union européenne, droit international et communautaire sur la protection des biens culturels, droit international pénal. Via Lucullo 11, 00187 Rome, Italie; tél. : +39 06 474 12 18 ; fax : +39 06 488 57 20 ; e-mail : dirittoint@caltanet.it.	06 - 03 - 1995	07 - 06 - 2011
Professor MAURO POLITI has been a full professor of International law at the University of Trento since 1990. Prior to this, and since 1976, he had taught at the Universities of Cagliari and Urbino. As Legal Adviser to the Permanent Mission of Italy to the United Nations (1992-2001), he participated actively in the negotiation process that lead to the adoption of the Rome Statute of the International Criminal Court. He was also Chairman of the VI (legal) Committee of the U.N. General Assembly (2000-2001). During his judicial career (1969-1983), he was a judge at the Tribunals of Oristano and Milan. He was also Deputy Prosecutor at the Juvenile Court of Milan. In 2001, he was elected by the U.N. General Assembly to be on the list of ad litem judges of the International Criminal Tribunal for the former Yugoslavia. He was a judge of the International Criminal Court (2003-2009). He has published several articles and books relating to various areas on international law, including consular law, nuclear non-proliferation, environmental law, human rights and international criminal law and justice.	07 - 06 - 2011	
Prof. ALBERTO DE ROBERTO, Professor of Public Law and International Law; Judge; President of three Italian Regional Administrative Courts Tribunali Amministrativi Regionali (Umbria, Lombardy and Latium); President of several Sections of the Italian Council of State; Chairman of the Italian Council of State (2001-2006). PCA Member of the Court (1995-2003). c/o Consiglio di Stato, Via Trionfale n. 65-79°, 00135 Roma, Italy; tel.: +39 06 353 44 547; e-mail: a.deroberto@giustizia-amministrativa.it.	04 - 02 - 2010	
<b>Japan</b> His Excellency Judge SHUNJI YANAI, LL.B.; Faculty of Law, University of Tokyo; Judge of the International Tribunal for the Law of the Sea; former Ambassador Extraordinary and Plenipotentiary of Japan to the United States of America; former Vice-Minister for Foreign Affairs; former Deputy Minister for Foreign Affairs; former Director-General of the Foreign Policy Bureau. 4-22-701 Gobancho, Chiyoda-ku, Tokyo 102-0076, Japan.	<b>Japon</b> 16 - 04 - 2010	
Judge SOJI YAMAMOTO, LL.B.; Faculty of Law, University of Tokyo; Doctor of Law (LL.D.), University of Tokyo; Judge of the International Tribunal for the Law of the Sea; Professor emeritus of Tohoku University. 7-10-6 Takiyama, Higashikurume City, Tokyo 203-0033, Japan.	23 - 03 - 2000	23 - 03 - 2006
Dr. NISUKE ANDO, LL.M., Graduate School of Law, Kyoto University; M.A. and Ph. D., Fletcher School of Law and Diplomacy; Judge, Administrative Tribunal, International Monetary Fund; Director, Kyoto Human Rights Institute; Emeritus Professor of International Law, Faculty of Law, Kyoto University. 2-922-66 Kokubu, Otsu, Shiga 520-0844, Japan.	21 - 09 - 2001	21 - 09 - 2007

	appointment/ nomination	renewal/ renouvellement
His Excellency Prof. HISASHI OWADA, Judge at the International Court of Justice; former President of the Japan Institute of International Affairs; Advisor to the Minister for Foreign Affairs of Japan; Senior Advisor to the President of the World Bank; Professor at Waseda University; Professor at New York University Global Law School; former Permanent Representative of Japan to the OECD and the United Nations; former Vice-Minister for Foreign Affairs. International Court of Justice, Peace Palace, Carnegieplein 2, 2517 KJ, The Hague, The Netherlands; fax: +31 70 302 24 09.	18 - 12 - 2001	18 - 12 - 2007
<b>Jordan</b> His Excellency Mr. AWN AL-KHASAWNEH, Member of the International Court of Justice; former Chief of the Royal Hashemite Court; Member of the United Nations International Law Commission; former Advisor to his Late Majesty King Hussein on international law. International Court of Justice, Peace Palace, Carnegieplein 2, 2517 KJ The Hague, The Netherlands; fax: +31 70 302 24 09.	07 - 08 - 1999	
Prof. MOHAMMED Y. OLWAN, Professor of International Law, Yarmouk University; Member of the Jordanian Bar Association; Member of the Council of trustees of the Jordanian Center of Human Rights. P.O. Box 1796, Code 11245, Amman, Jordan; tel./fax: + 9626 515 1792.	07 - 08 - 1999	
Mr. MOHAMMAD EID BUNDUKTJI, Advocate; Member of Jordanian Bar Association; President of Jordanian Arbitration Association; Board Member of Royal Jordanian Airlines; Board Member of Faculty of Law, University of Jordan; Conciliator at the International Center for Settlement of Investment Disputes (ICSID); Chief Council of the Tax Department. P.O. Box 2453, Code 1181, Jabal Amman, Jordan; fax: +962 6 463 96 85.	07 - 08 - 1999	
His Excellency Mr. ADIB HALASA, LL.M., Cairo University; Lawyer and current Member of the Upper House (Senate); former Minister of Transportation; former Judge of the Higher Justice Court and Court of Cassation. P.O. Box 950 576, Amman 11195, Jordan; fax: +962 6 56 84 45.	07 - 08 - 1999	
<b>Republic of Korea</b> H.E. Mr. KAK-SOO SHIN, Ambassador Extraordinary and Plenipotentiary to Japan; former 1st Vice Minister of Foreign Affairs and Trade of the Republic of Korea; former 2nd Vice Minister of Foreign Affairs and Trade of the Republic of Korea; former Ambassador Extraordinary and Plenipotentiary to the State of Israel; former Ambassador, Deputy Permanent Representative, Korean Permanent Mission to the United Nations in New York, USA; former Director-General, Treaties Bureau, Ministry of Foreign Affairs and Trade of the Republic of Korea; Ph.D. in Law, Seoul National University, Seoul, Korea. Tel.: +81 3 3225 7111; e-mail: francisco55@daum.net.	13 - 04 - 2012	
Mr. BYUNG CHUL SO, Chief Public Prosecutor, Daegu High Prosecutors Office, Korea; former Chief Public Prosecutor, Daejeon High Prosecutors' Office, Korea; former Director-General, Narcotic & Organized Crimes Division, Supreme Prosecutors Office, Seoul, Korea; former Director-General, Criminal Affairs Division, Supreme Prosecutors Office, Seoul, Korea; former Planning and Coordinating Officer, Ministry of Justice of the Republic of Korea; former Legal Adviser, Embassy of the Republic of Korea to the United States of America; former Visiting Scholar, Georgetown University, Washington, D.C., USA; former Visiting Scholar, Washington State University, Washington, USA. Tel.: +82 53 753 2345, e-mail: sbcpr@spo.go.kr.	13 - 04 - 2012	

	appointment/ nomination	renewal/ renouvellement
Mr. JANG-HIE LEE, Vice President for External Affairs and Professor of International Law, Law Faculty, Hankuk University of Foreign Studies, Seoul, Korea; former President, Korean Branch, International Law Association; former President, Korean Association of International Law; former Dean, Law Faculty, Hankuk University of Foreign Studies; former Visiting Professor, Max-Planck Institute for Comparative Public Law and International Law, Germany; former Visiting Scholar, Yale Law School, USA. Tel.: +82 2 978 2185, +82 2 2173 3073; Fax: +82 2 6221 2185; e-mail: asri@hanafos.com, asrijang@gmail.com.	13 - 04 - 2006	13 - 04 - 2012
Mr. BYUNG-SUN OH, Professor of Jurisprudence and International Law, Sogang University Law School, Seoul, Korea; President, Korean National Section of the International Association of Legal and Social Philosophy (IVR); Member of the Board of Directors, East Asian Association of Legal Philosophy; former Dean, College of Law, Sogang University; former President, Korean Society of International Law (KSIL); former Fulbright Visiting Scholar, Yale Law School, USA; former DAAD Visiting Professor, Faculty of Law, University of Kiel, Germany; Ph.D. in Law, University of Edinburgh, UK. Tel.: +82 2 705 8402; fax: +82 2 705 7834; e-mail: ohbyungs@sogang.ac.kr.	13 - 04 - 2012	
<b>Lao People's Democratic Republic</b>		
<b>République démocratique populaire lao</b>		
M. KET KIETTISAK, licencié en droit ; actuellement Vice-ministre de la Justice ; ancien Président de la Cour Suprême.	28 - 10 - 1993	07 - 11 - 2003
M. KISINH SINPHANGAM, licencié en droit ; actuellement Secrétaire du ministère de la Justice et conseiller près du ministère ; ancien Procureur Général Adjoint.	28 - 10 - 1993	07 - 11 - 2003
M. BOUNTHONG VONGSALY, Docteur en droit ; actuellement Ambassadeur du Laos en Brunei Darussalam ; ancien Ambassadeur du Laos en Malaisie ; ancien juge auprès du Tribunal de Première Instance ; ancien Directeur du Département des Traités et du droit du ministère des Affaires étrangères. Ambassade de République démocratique populaire lao, No. 11, Spg 480, Jalan Kebangsaan Lama, Bandar Seri Begawan BC4115, Brunei Darussalam ; fax : +673 234 5888.	28 - 10 - 1993	07 - 11 - 2003
<b>Latvia</b>		
<b>Lettonie</b>		
M. EGILS LEVITS, juge à la Cour de justice de l'Union européenne (depuis 2004) ; conciliateur à la Cour de conciliation et d'arbitrage au sein de l'OSCE (depuis 1997) ; juge à la Cour européenne des Droits de l'Homme (1995-2004) ; ancien Ambassadeur en Autriche, en Suisse et en Hongrie (1994-1995) ; ancien Vice-Premier ministre responsable de la politique étrangère, intérieure et juridique et ministre de la Justice ; membre du parlement (1993-1994) ; ancien Ambassadeur en Allemagne et en Suisse (1992-1993) ; ancien conseiller juridique du Parlement letton en matière de droit international et de politique à suivre pour la réforme du droit (1991-1992) ; ancien attaché de recherche à l'Institut d'études relatives à l'Allemagne et à l'Europe de l'Est de Göttingen (1989-1992) ; ancien référendaire au Tribunal supérieur de Schleswig-Holstein (1986-1989) ; ancien attaché de recherche à la Faculté de droit de l'Université de Kiel (1984-1986) ; diplômé en droit et en sciences politiques de l'Université de Hambourg ; fondateur de l'Institut de droit public (Riga) ; membre du Conseil académique de l'École supérieure de droit de Riga ; fondateur de la revue juridique Likums un Tiesības (Riga) ; membre de la Commission internationale de juristes. Cour de justice de l'Union européenne, L-2925 Luxembourg, Luxembourg; tél. : +352 4303 3890; e-mail : egils.levits@curia.europa.eu.	13 - 08 - 2001	17 - 09 - 2007
His Excellency Mr. ATIS SJANITS, Ambassador of the Republic of Latvia to Ukraine and to the Republic of Moldova; Arbitrator from Latvia to the Court of Conciliation and Arbitration within the OSCE; former Ambassador to Canada (2003-2007); former International Affairs Advisor to the Prime Minister of the Republic of Latvia (2000-2002); former Non-Resident Ambassador to the Sovereign Military Hospitaller Order of Malta (1999-2002) and to the Holy See (1998-2002); former Ambassador to the Republic of Lithuania (1996-2000); former	13 - 08 - 2001	17 - 09 - 2007

	appointment/ nomination	renewal/ renouvellement
Head of Division for International Law; Director of the Legal Department, Undersecretary for Legal and Consular Affairs for the Ministry of Foreign Affairs (1992-1996); former lecturer at the University of Latvia. Embassy of the Republic of Latvia to Ukraine, 6B Ivana Mazepi Str., 01901 Kyiv, Ukraine; tel.: +38 44 490 70 30; fax: +38 44 490 70 35; e-mail: embassy.ukraine@mfa.gov.lv.		
Mr. ZIEDONIS UDRIS, LL.M.; Sworn Barrister in the Republic of Latvia; Attorney at Law and Managing Partner, Skudra & Udris; Chairman of the Board of the Arbitration of the Latvian Chamber of Commerce and Industry; Latvian Representative, Panel of Conciliators of the International Centre for Settlement of Investment Disputes (ICSID); former intern at the American Arbitration Association in Cleveland, OH, USA; former intern at the Chamber of National and International Arbitration of Milan, Italy; former intern with the ICC International Court of Arbitration, Paris, France. Skudra & Udris, Marijas iela 13/III.K., Riga, LV 1050, Latvia; tel.: +371 6781 2078; fax: +371 6782 8171; e-mail: ziedonis.udris@su.lv.	13 - 08 - 2001	17 - 09 - 2007
<b>Lebanon</b>		
M. ANTOINE BAROUD, Président honoraire du Conseil d'État; avocat. Université libanaise, Jeita Kesrouan.	23 - 02 - 1972	11 - 09 - 1996
Son Excellence Dr ZAFER EL-HASSAN, Ambassadeur ; ancien Secrétaire général du ministère des Affaires étrangères ; ancien Conseiller d'État. Avenue Takieddine El-Solh-Kreitem, 7ème étage - Immeuble Bezri, Boîte postale 11-3300, Beyrouth, Liban.	11 - 09 - 1996	
M. RAMZI JOREIGE, avocat à la Cour. Boîte postale 2047/116, Beyrouth, Liban.	11 - 09 - 1996	
Dr GHALEB SOBHI MAHMASSANI, avocat. Immeuble Serhal, Rue du Caire, Hamra, Beyrouth, Liban.	11 - 09 - 1996	
<b>Lithuania</b>		
Mrs. RENATA BERŽANSKIENĖ, LL.M., is an Attorney-at-Law and member of the Lithuanian Bar Association and the Council of the Lithuanian Bar. She is widely regarded as a high-profile litigation expert and the leading arbitration specialist in Lithuania. During 19 years of practice Renata Beržanskienė has been involved in a number of cases and represented a number of clients in courts of all instances as well as in arbitrations. Renata Beržanskienė is one of the most active and experienced arbitrators in Lithuania, having participated as a chairman, co-arbitrator or sole arbitrator in one of the highest number (more than 40) of arbitration cases handled by the most reputable arbitration institution in Lithuania, Vilnius Court of Commercial Arbitration. She was involved in the 1st ICSID case in Lithuania, representing the State's interests, in which the State won the case. In the end of 2006 the Czech Arbitration Court selected Renata Beržanskienė as panellists for .eu domain name disputes with the Czech Arbitration Court. The Czech Arbitration Court was appointed by the European Registry of Internet Domain Names (EURid) on 12 April 2005 to provide alternative dispute resolution (ADR) for .eu domain name disputes. Renata is a member of ICC Commission on Arbitration. Mrs. Beržanskienė is a Chambers & Partners highly recommended practitioner in dispute resolution, intellectual property and also recommended in employment and general business law. Practical Law Company referred to her as a highly recommended practitioner in dispute resolution as well as recommended practitioner in corporate / M&A. SORAINEN, Jogailos 4, LT-01116, Vilnius, Lithuania; tel.: +370 5 2649 321; fax: +370 5 2685 041; GSM: +370 609844 898.	01 - 03 - 2011	
<b>Lituanie</b>		

	appointment/ nomination	renewal/ renouvellement
Dr. ANDRIUS SMALIUKAS, LL.M., is an Attorney-at-Law, member of the Lithuanian Bar, an Associate Professor at Vilnius University Faculty of Law and Head of Law and Business MBA program at Vilnius University International Business School. Dr. Smaliukas has served as an arbitrator or legal expert in a number of high profile arbitration cases. He is an expert in the legal matters related to the Baltic States, Russia and the CIS. Lawin Lideika, Petrauskas, Valiunas ir partneriai, Jogailos 9, LT-01116, Vilnius, Lithuania; tel.: +370 5 268 1888, fax: +370 5 212 5591; e-mai: andrius.smaliukas@lawin.lt; and Law Faculty, Vilnius University, Department of Civil Law and Civil Procedure, Room 403, Sauletekio al. 9, Vilnius, Lithuania.	01 - 03 - 2011	
Prof. Dr. SAULIUS KATUOKA, Head of Department of International and European Union Law at the Law Faculty of Mykolas Romeris University (Vilnius), Doctor of Law, Professor. Department of International and European Union Law, V-516, Mykolas Romeris University, Ateities str. 20, Vilnius, Lithuania; tel.: +370 5 271 4670; mob: +370 699 05808; e-mail: skatuoka@mruni.eu.	01 - 03 - 2005	01 - 03 - 2011
Mr. JUSTINAS ŽILINSKAS, Head of Comparative Law Department at Mykolas Romeris University (Vilnius), Professor at the Comparative Law Department, former Associate Professor at the Department of International Law; Former Senior Advisor and Head of International Law and European Union Law Section at the Legal Department of the Office of Seimas (Parliament of Lithuania); Member of National Commission on Implementation of International Humanitarian Law under the Ministry of Defence of Lithuania; Lector of the Baltic Summer Academy of International Humanitarian Law. Department of Comparative Law, V-518, Mykolas Romeris University, Ateities str. 20, Vilnius, Lithuania; tel.: +350 5 2714 512; mob: +370 614 91566; e-mail: j.zilinskas@mruni.eu.	01 - 04 - 2011	
<b>Luxembourg</b> M. FERNAND HESS, Conseiller honoraire à la Cour de cassation. 12, Boulevard Joseph 11, L-1840 Luxembourg, Luxembourg.	<b>Luxembourg</b> 29 - 09 - 1992	
M. PATRICK KINSCH, avocat au Barreau de Luxembourg ; Professeur invité (en droit international privé et en droit constitutionnel) à l'Université du Luxembourg ; Professeur associé à l'Université Robert Schuman de Strasbourg (en droit international privé) de 1999 à 2005. Secrétaire-général du Groupe européen de droit international privé. Welter Wurth Kinsch Avocats, 100, boulevard de la Pétrusse, L-2320 Luxembourg, Luxembourg ; tél. : +352 241 341 ; fax : +352 48 99 20.	10 - 03 - 2008	
Mr. PHILIPPE DUPONT, Member of the Luxembourg Bar since 1986; Member of the "Comité des Juristes" (CODEJU) in charge of implementation into Luxembourg legislation of EU Directives and the issuance of market guidelines; expert to the Luxembourg Government at the working group of the Hague Conference on Private International Law; former assistant lecturer in Civil Law at the Center Universitaire du Luxembourg. Arendt & Medernach, 14, rue Erasme, B.P. 39, L-2010 Luxembourg, Luxembourg; tel.: +352 40 7878 205; fax: +352 40 7804627; e-mail: philippe.dupont@arendt-medernach.com.	10 - 09 - 2002	
Mr. ALEX SCHMITT, Member of CODOJU (Comité du Domaine Juridique près de la Commission de Surveillance du Secteur Financier) and CODEJU (Commission des Experts Juristes près de la Commission de Surveillance du Secteur Financier), guest professor, Université de Bourgogne, Dijon, France and ICHEC, Brussels ; associate, Etude Bonn Schmitt Steichen, Luxembourg ; 7, rue Albert Calmes L-1310, Luxembourg.	10 - 09 - 2002	
<b>Macedonia, FYR</b> H.E. MR. NIKOLA DIMITROV, lawyer and career diplomat, Ambassador Extraordinary and Plenipotentiary of the Republic of Macedonia to the Kingdom of the Netherlands since October 2009, Co-Agent of the Republic of Macedonia before the International Court of Justice since December 2008; former special Envoy of the Government of the Republic of	<b>Macédoine, L'Éx-RY</b> 15 - 04 - 2011	

	appointment/ nomination	renewal/ renouvellement
<p>Macedonia for European and Euro-Atlantic integration in Brussels; former National Security Adviser to the Prime Minister of the Republic of Macedonia; former Chairman of the National Security Strategy Working Group; former National Coordinator of the Republic of Macedonia for NATO Integration; former Special Envoy of the Republic of Macedonia in the talks between the Republic of Macedonia and the Hellenic Republic to overcome the difference over the name under the UN auspices; former Ambassador Extraordinary and Plenipotentiary of the Republic of Macedonia to the United States of America; former National Security Adviser to the President of the Republic of Macedonia; former Deputy Foreign Minister, Human Rights Officer at the Ministry of Foreign Affairs of the Republic of Macedonia; Ph.D. Candidate (INSTITUTE FOR Defense and Peace Studies - St. Cyril and Methodius University, L.L.M (King's College, University of Cambridge, United Kingdom). Laan van Meerdervoort 50C, 2517 AM The Hague, Netherlands; tel.: +31 70 427 44 64; fax: +31 70 427 44 69; e-mail: nikola.dimitrov@mfa.gov.mk.</p>		
<p>Univ. Prof. Dr. SAŠO GEORGIEVSKI, Professor of international law; European Community Law at the Faculty of Law "Iustianus Primus", University of St. Cyril and Methodius, Skopje (since 1997); Department of International Law and International Relations; visiting lecturer at the Post-graduate "South-East European Studies" department of public administration at the national University of Athens (2002-2006); external advisor to the President of the Republic of Macedonia (since 2010); President of the Council for Science at the Ministry for Education and Science (since 2009); Legal Advisor ad hoc to the Ministry of Economy referring Infrastructure (Energy) Projects (since 2000; Member of the OSCE Dispute Settlement Mechanism and conciliator of the Court of Conciliation and Arbitration within the OSCE; Counsel in a case before the ICJ. Fields of specific expertise: International Treaty Law, Peaceful Settlement of Disputes, International arbitration, Territorial Aspects of International Law, Succession of States and European Law. Faculty of Law "Iustianus Primus", bull. "Krstе Misirkov" bb, Slopje, Republic of Macedonia; tel.: +389 2 3117 244; fax: +389 2 3227 549, e-mail: sgeorgievski@yahoo.com.</p>	15 - 04 - 2011	
<p>Univ. Prof. Dr. TONI DESKOSKI, Professor of Private International Law and International Arbitration Law at the University of "St. Cyril and Methodius" in Skopje (since 2005) Law Degree, LL.M. and PH.D. in Law - the Faculty of Law "Iustianus Primus" in Skopje. Ph.D. theses: "Recognition and Enforcement of foreign arbitral awards" - 2005; Head of the Department of Private International Law (since 2010); Counsel in a case before the ICJ. Fields of specific expertise: International Arbitration, Dispute Resolution, Conflict Laws. Attended Summer session of The Hague Academy of International Law - on Private International Law, The Hague (1997); COLPI Business Law Institute Program of 1998; CEU Budapest (1998); Duke-Geneva Institute in Transnational Law, Geneva (1998); Central European University Summer program (SUN): The Law of International Business Transactions, Budapest (1999); Fullbright American Studies Institute, Boston (2000); and Internship at the Permanent Bureau of the Hague Conference for Private International Law (2004). Faculty of Law "Iustianus Primus", bull. "Krstе Misirkov"bb, Skopje, Republic of Macedonia; tel.: +389 2 3117 244; fax: +389 2 3227 549; e-mail: deskot@pf.ukim.edu.mk.</p>	15 - 04 - 2011	
<p><b>Malaysia</b></p> <p>Dato' KARAM CHAND VOHRAH, LL.M. (Hons) Brussels; admitted as Advocate and Solicitor of the States of Malaysia; former Judge and Head of Criminal Division, High Court, Kuala Lumpur; former Judge and Head of Civil Division, High Court, Kuala Lumpur; former Head of Advisory Division, Attorney General's Chamber; former Treasury Solicitor, Ministry of Finance; former Legal Advisor and Deputy Public Prosecutor, Royal Customs and Excise Department. Leehishammuddin, Level 16, Menara Asia Life, 189 Jalan Tun Razak, 50400 Kuala Lumpur, Malaysia; tel.: +603 2161 2330; fax: +603 2161 3933; e-mail: k.cvohrah@leehishammuddin.com.my.</p>		
<p><b>Malaisie</b></p> <p>Mr. VINAYAK P. PRADHAN, LL.B. (Hons.), University of Singapore; Partner, Skrine, Advocates &amp; Solicitors, Kuala Lumpur; Commissioner, United Nations Compensation</p>	20 - 05 - 2003	23 - 04 - 2010

	appointment/ nomination	renewal/ renouvellement
Commission, Geneva, Switzerland (1998 to 2003); Chartered Arbitrator, Fellow of the Chartered Institute of Arbitrators (UK); Fellow of the Malaysian Institute of Arbitrators; on panel of arbitrators of Kuala Lumpur Regional Center for Arbitration, International Chamber of Commerce, Paris, and Singapore International Arbitration Center; Member of the London Court of International Arbitration; Member of the Swiss Arbitration Association. Skrine, 8th Floor, Wisma UOA Damansara, 50, Jalan Dungun, Damansara Heights, 50490 Kuala Lumpur, Malaysia; tel.: +603 2094 8111; fax: +603 2094 3211; e-mail: vp@skrine.com.		
Datuk IDRUS BIN HARUN, Solicitor General of Malaysia. Fax: + 603 889 05612.	20 - 05 - 2003	
Dato' CECIL W.M. ABRAHAM, Senior Partner, Zul Rafique & Partners. Suite 17.01, Level 17, Menara PanGlobal No. 8, Lorong P Ramlee, 50250 Kuala Lumpur, Malaysia; email: cecil@zulrafique.com.my.	20 - 05 - 2003	
<b>Malta</b>		
Prof. DAVID J. ATTARD, Diploma Notary Public; Doctor of Law (LL.D.), University of Malta; Doctor of Philosophy (D.Phil., University of Oxford); Chairman of the Malta Arbitration Center; former Adviser to the Minister of Foreign Affairs; President and founder of the Maltese Branch of the International Law Association.	21 - 12 - 1998	28 - 04 - 2006
Dr. GIOVANNI GRIXTI, Magistrate - Law Courts; Diploma Notary Public; Doctor of Law (LL.D.), University of Malta; Master of Laws in International Maritime Law; Lecturer in postgraduate degree at the International Maritime Law Institute in International Maritime Labor Law. The Courts of Justice, Republic Street, Valetta, Malta; fax: +356 24 04 58.	21 - 12 - 1998	28 - 04 - 2006
Dr. GEORGE M. HYZLER, Dip. I.C.E.I. (Amst.), LL.D. Graduated Doctor of Laws from the University of Malta in 1980 and obtained a Diploma in European Integration from the University of Amsterdam. He has specialized in Commercial and Civil Law. He is currently Chairman of the Board of Governors of the Malta Arbitration Center and has served on the Boards of various private and public companies. He is also a former Parliamentary Secretary in the ministry for Economic Services, a former Chairman of the Ethics Committee within the Council for the Administration of Justice, and former Vice President of the Camera degli Avvocati. In addition, he is a partner in a Maltese Law Firm, GVTH Advocates.	28 - 04 - 2006	
Prof. JAMES BUSUTTIL, A.B. (Harvard), J.D. (New York University School of Law), D.Phil. (Oxford); Director, University of London Postgraduate Laws for External Students. Prof. Busuttill has been Associate Professor of International Law and Organization at the Institute of Social Studies, The Hague; Director of the British Institute of Human Rights at King's College, London, and Lecturer in Law at the University of Essex.	04 - 01 - 2007	
<b>Mexico</b>		
His Excellency ANTONIO DE ICAZA GONZÁLEZ, Bachelor of Law; Ambassador Emeritus; former Vice-minister. As Ambassador, he held the following positions abroad: Ambassador of Mexico in Morocco (2001-2003); Permanent Representative to the International Organizations in Geneva, Switzerland (1994-2001); Ambassador of Mexico in Venezuela (1991-1994); Permanent Representative to the Organization of American States (1986-1991); Ambassador of Mexico in Brazil (1980-1986); Ambassador of Mexico in Egypt (1977-1980); Ambassador of Mexico in El Salvador (1974-1977); Ambassador of Mexico in Nicaragua (1971-1974); and Deputy Representative to the International Organizations in Geneva, Switzerland (1962-1964). He was also Permanent Representative of Mexico to the Latin American Economic System (SELA), the European Office of the United Nations, and the Conference on Disarmament, and a member of the Human Rights Commission of the United Nations. Av. Adolfo Prieto # 610, Delegación Benito Juárez, Colonia del Valle, C.P. 03100. México D.F., México; tel.: +52 55 5543 5680; e-mail: anticaza@yahoo.com.mx.	23 - 02 - 2011	



	appointment/ nomination	renewal/ renouvellement
Son Excellence M. l'Ambassadeur ALBERTO SZÉKELY SÁNCHEZ, Consultant en droit international, droit de la mer et droit de l'environnement; Professeur de droit international visitant à l'Université de droit de l'État de l'Arizona; Directeur de recherches au "International Transboundary Resources Center", Career Ambassador; ancien membre de la Commission du droit international des Nations Unies. Ministère des Affaires étrangères, México, D.F., Consultoría Jurídica Internacional, Calle Corregidora 18, Col. Tlacópac, San Angel, Del. Alvaro Obregón, C.P. 01040 México-City, México; tél. : +52 55 5616 0839; fax : +5255 5663 1305; e-mail : aszekely@prodigy.net.mx.	15 - 02 - 1986	15 - 06 - 2007
His Excellency Dr. ALEJANDRO SOBARZO LOAIZA, Doctor of Law; Professor of Public International Law; ex-Senator; ex-Ambassador. Minister of Foreign Affairs, Hamburgo 70-303 Col. Juárez, Del. Cuauhtémoc, C.P. 06600, México-City, México; tel.: +52 55 5511 1383 and +52 55 5514 5922; fax: +52 55 5585 2921.	17 - 03 - 1987	15 - 06 - 2007
Mr. ALONSO GÓMEZ ROBLEDO VERDUZCO, LL.M., Ph.D. candidate; Member of the International Affairs Section of the Board of the Reform of the State; Coordinator for the International Public Law section of the Mexican Law Dictionary; Alternate Member of the United Nations Subcommittee on the Prevention of Discrimination and Protection of Minorities; member of the Mexican Branch of the International Law Association. Av. México 151, 4o Piso, Col. Del Carmen, Del. Coyoacán, C.P. 04100, México-City, México; tel.: +52 55 5504 2407 and +52 55 5004 2400; Ext. 2508; fax: Ext. 5006, e-mail: alonso.gomez@ifai.org.mx.	09 - 08 - 2001	10 - 08 - 2007
<b>Morocco</b>		
M. MOHAMED SAÏD BENNANI, Directeur Général de l'Institut Supérieur de la Magistrature.	29 - 07 - 2004	14 - 07 - 2010
Son Excellence M. MOHAMED BENNOUNA, juge à la Cour internationale de Justice ; Professeur de droit international ; membre de l'Institut de Droit international ; juge au Tribunal pénal international pour l'ex-Yougoslavie de 1998 à 2001 ; membre de la Commission du droit international des Nations Unies de 1986 à 1998, Premier Rapporteur de cette commission sur le sujet de la protection diplomatique ; Représentant permanent du Royaume du Maroc auprès des Nations Unies de 2001 à 2006. Auteur de nombreux ouvrages et articles en droit international, particulièrement dans le domaine du droit de la mer, du droit international de développement et du règlement pacifique des différends. 5, rue Henner, 75009 Paris, France, tél. : +33 1 42 81 56 87. Adresse professionnelle : Cour internationale de Justice, Carnegieplein 2, 2517 KJ La Haye, Pays Bas, tél. : +31 70 302 2406, m.bennouna@icj-cij.org.	14 - 07 - 2010	
M. MUSTAFA FARES, Premier Président de la Cour Suprême, Président du Groupe.	14 - 07 - 2010	
M. MOSTAFA MEDDAH, Procureur Général auprès de la Cour Suprême.	14 - 07 - 2010	
<b>Netherlands</b>		
<b>Pays-Bas</b>		
Dr. PIETER VAN DIJK, Member of the Council of State of the Netherlands; President of the Administrative Jurisdiction Division of the Council of State; substitute Judge at the Industrial Appeals Tribunal in The Hague; substitute Judge at the Central Appeals Board in Utrecht; former Judge at the European Court of Human Rights; former Professor of the Law of International Organizations at Utrecht University. Council of State, P.O. Box 20019, 2500 EA, The Hague, The Netherlands; tel.: +31 70 4264426; fax: +31 70 3651380; e-mail: P.vandijk@raadvanstate.nl.	01 - 02 - 2000	24 - 04 - 2008
Prof. Dr. JOHAN G. LAMMERS, Director, Hague Forum for Judicial Expertise; former Legal Adviser of the Netherlands Ministry of Foreign Affairs; Emeritus Professor of International Environmental Law and of Public International Law and International Relations, University of Amsterdam; former Rapporteur and Member of the Experts Group on Environmental	01 - 02 - 2000	24 - 04 - 2008

	appointment/ nomination	renewal/ renouvellement
Law, established by the World Commission on Environment and Development; former Director of the 1985 Centre for Studies and Research in International Law and International Relations (concerning Transfrontier Pollution and International Law) of the Hague Academy of International Law. De Ruyterstraat 4-3, 2041 HJ Zandvoort, The Netherlands; tel.: +31 23 57 161 87; e-mail: jglammers@msn.com.		
Dr. ELISABETH LIJNZAAD, Legal Adviser and Head of the International Law Division of the Netherlands Ministry of Foreign Affairs; former President of the Assembly of the International Seabed Authority; Member of the Board of the Netherlands Association for Women and Law Clara Wichmann; former lecturer, Maastricht University. Ministry of Foreign Affairs, P.O. Box 20061, 2500 EB The Hague, The Netherlands; tel.: +31 70 348 4855; fax: +31 70 348 4128; e-mail: liesbeth.lijnzaad@minbuza.nl.	24 - 04 - 2008	
Prof. Dr. NICO J. SCHRIJVER, Professor of International Law, Faculty of Law, Leiden University; visiting Professor of Europe and North-South Co-operation at the Université libre de Bruxelles; membre associé de l'Institut de Droit international, President of the Netherlands Society of International Law and former Chairman of the Academic Council on the United Nations System; former Legal Officer in the Office of the Legal Counsel, United Nations Secretariat, New York; Chairman of the International Law Association's Committee on Legal Aspects of Sustainable Development. Leiden University, Chair of Public International Law, Faculty of Law, P.O. Box 9520, 2300 RA Leiden, The Netherlands; tel.: +31 71 527 8936/7532; fax: +31 71 527 7509; e-mail: n.j.schrijver@law.leidenuniv.nl.	01 - 02 - 2000	24 - 04 - 2008
<b>New Zealand</b>		
<b>Nouvelle-Zélande</b>		
The Right Honorable Dame SIAN ELIAS, QC, GNZM, Chief Justice of New Zealand; former Barrister in private practice; former Commissioner of the New Zealand Law Commission; former Supreme Court Judge. Chief Justice's Chambers, High Court, P.O. Box 1091, Wellington, New Zealand; fax: +64 4 914 3636.	03 - 05 - 2000	05 - 03 - 2008
The Honorable Justice DAVID BARAGWANATH, QC, Judge of the Court of Appeal; former Barrister in private practice; former President and CEO of the New Zealand Law Commission; former High Court Judge. PO Box 1606, Wellington, New Zealand; fax: +64 4 914 3570.	05 - 03 - 2008	
The Honorable CHRISTOPHER FINLAYSON, Attorney-General; Minister for Treaty of Waitangi Negotiations; Minister for Arts, Culture and Heritage; Barrister and Solicitor of the High Court of New Zealand; former Barrister in private practice. Private Bag 18041, Parliament Buildings, Wellington 6160, New Zealand; fax: +64 4 817 65 08.	29 - 03 - 2010	
Dr DAVID COLLINS QC, Solicitor-General of New Zealand, Crown Law Office; former Barrister in private practice. PO Box 2858, Wellington 6140, New Zealand; fax: +64 4 499 5804.	05 - 03 - 2008	
<b>Nicaragua</b>		
<b>Nicaragua</b>		
His Excellency, Mr. ALEJANDRO MONTIEL ARGÜELLO, Doctor of Law; former Professor of International Law; former Minister of Foreign Affairs; former Ambassador (Panama, United Kingdom, France, Kingdom of the Netherlands, and New York at the United Nations); currently advisor to the Ministry of Foreign Affairs, Managua, Nicaragua.	15 - 01 - 1991	28 - 04 - 2003
Dr. EDMUNDO CASTILLO, special Legal Advisor of the Ministry of Foreign Affairs; former Secretary-General of the Ministry of Foreign Affairs and former Deputy Minister, responsible for assisting the Minister in the formulation and implementation of Nicaragua's Foreign Policy and in International Legal Affairs, Managua, Nicaragua.	24 - 03 - 1998	
His Excellency, Dr. CARLOS J. ARGÜELLO GÓMEZ, Ambassador of Nicaragua to the Kingdom of the Netherlands; Agent of Nicaragua in all past and present cases before the	28 - 04 - 2003	

	appointment/ nomination	renewal/ renouvellement
International Court of Justice since 1984; former Minister of Justice; former Dean of the Law Faculty and former Professor of International Law at the Universidad Centro Americana in Managua. Embassy of Nicaragua, Laan Copes van Cattenburch 84, 2585 DG, The Hague, The Netherlands; fax: +31 70 350 8331.		
His Excellency, Dr. MAURICIO HERDOCIA SACASA, Doctor of Law; Special Advisor of the Ministry of Foreign Affairs of Nicaragua; Coordinator of the Center of International Law, former Member of the International Law Commission of the United Nations (1997-2001); former Secretary-General ad interim of the Central American Integration System (1997-2001); former Negotiator in the process of peace and democratization in Central America (1983-1989); former Coordinator of Advisors in the Ministry of Foreign Affairs (1983-1997); Ministry of Foreign Affairs, Managua, Nicaragua.	28 - 04 - 2003	
<b>Nigeria</b>		
The Honorable Prince BOLA AJIBOLA, Doctor of Law; High Commissioner of Nigeria; Judge ad hoc and former Member of the International Court of Justice; Judge of the Constitutional Court of Bosnia and Herzegovina; Judge of the World Bank Administrative Tribunal; Commissioner of the United Nations Compensation Commission; former Attorney-General and Minister of Justice of the Federal Republic of Nigeria; former Member of the International Law Commission of the United Nations. 7 Willowford, Bancroft Park, Milton Keynes, MK13 0RH, United Kingdom; tel.: +44 1908 314 080; fax: +44 1908 311 646.	13 - 01 - 1997	24 - 06 - 2005
The Honorable Mr. ALHAJI ABDULLAHI IBRAHIM, OFR, SAN, former Attorney-General and Minister of Justice of the Federation of Nigeria; former Federal Minister of Transport and Aviation; former Federal Minister of Education, Science & Technology. 45 Haile Sellassie Street, off Thomas Sankara Street, by ECOWAS Secretariat, Asokoro District, P. O. Box 11858 Garki Abuja, Nigeria.	02 - 04 - 1998	22 - 04 - 2010
Chief CHRISTOPHER BAYO OJO, SAN, FCI Arb, LL.M., LL.B., Chairman, Chartered Institute of Arbitrators, Nigeria Branch; Council Member, Section on Energy and Natural Resources Law of the International Bar Association; Member, United National International Law Commission.	22 - 04 - 2010	
Ms. ADEDOYIN OYINKAN RHODES-VIVOUR, LL.B, LL.M., M.A., FCI Arb (UK), Chartered Arbitrator; CEDR Accredited Member; Managing Partner, Doyin Rhodes-Vivour & Co. 9 Simeon Akinlonu Crescent, Oniru Private Estate, Victoria Island, Lagos; e-mail: doyin@drvlawplace.com.	22 - 04 - 2010	
<b>Norway</b>		
Son Excellence M. PER TRESSELT, ancien juge à la Cour AELE au Luxembourg. EFTA Court, 86, avenue Maréchal Joffre, 06000 Nice, France.	01 - 08 - 1993	31 - 07 - 2005
Mme INGSE STABEL, juge à la Cour suprême de Norvège ; ancienne Présidente de la Commission de première instance de sécurité social ; ancien juge à la Cour d'appel ; ancien Ombudsman pour l'égalité. Postboks 8016 Dep., 0030 Oslo, Norway; tél. : +47 220 35 900; fax : +47 2233 23 55; e-mail : ingse.stabel@hoyesterett.no.	31 - 07 - 2010	
M. ROLF EINAR FIFE, Directeur général des Affaires juridiques au ministère Royal des Affaires étrangères de Norvège. Box 8114 Dep. 0032 Oslo, Norway.	31 - 07 - 2004	31 - 07 - 2010
Mme LIV GJØLSTAD, juge à la Cour suprême de Norvège ; ancien Chef de section de l'Ombudsman ; ancien juge à la Cour d'appel.	31 - 07 - 2004	31 - 07 - 2010
<b>Pakistan</b>		
Mr. Justice (Retd) FAQIR MUHAMMAD KHOKHAR.	09 - 03 - 2011	

	appointment/ nomination	renewal/ renouvellement
Mr. Justice (Retd) MALIK HAMID SAEED.	09 - 03 - 2011	
Barrister MASOOD KAUSAR.	09 - 03 - 2011	
Mr. MUHAMMAD AHSAN BHONE.	09 - 03 - 2011	
<b>Panama</b>		
Mr. MIGUEL J. MORENO, Doctor of Law; Professor of Diplomatic and Consular Practice; Partner at Moreno and Fabrega; full Member of the Panamanian Academy of International Law; former Under-Secretary of Foreign Relations; former Legal Adviser to the Ministry of Foreign Affairs; former Minister of Foreign Affairs; former Ambassador to the United States of America; former President of the National Council of Foreign Relations. P.O. Box 7274, Panama 5; fax: +507 264 39 33.	05 - 11 - 1990	29 - 11 - 2000
Mr. ROBERTO ALEMÁN ZUBIETA, Doctor of Law; Attorney; Partner; former President of the Panama Foreign Office Counselor Board; Special Ambassador of Panama to the Government of the United States of America. Icaza, Gonzalez-Ruiz & Aleman, P.O. Box 850, Panama 1.	05 - 11 - 1990	29 - 11 - 2000
Mr. CARLOS IVAN ZÚÑIGA GUARDIA, Consulting Attorney of the Law Firm Zúñiga & Zúñiga; Member of the Law Academy, the National Bar Association, the Panamanian Academy of History and the Bolivar Society; former Minister of Education; a.i., former Deputy of the National Assembly of Panama; former Dean of the University of Panama, former Presidential Candidate of the Republic of Panama. C/o Embassy of Panama, Avenue Louise, 390 Boîte 2, B-1015 Brussels, Belgium.	29 - 11 - 2000	
Prof. MARIO JULIO GALINDO HEURTEMATTE, Georgetown University (cum laude B.S.S.), University of Puerto Rico (magna cum laude, LL.B.); Professor of Commercial Law at Santa Maria la Antigua University, Senior partner of the Law Firm Galindo, Arias & López, Member of the Panamanian Law Academy, the Panamanian Bar Association and the Council of the Private Sector for Educational Assistance (COSPAE); former Principal Member of the National Council of Foreign Affairs; former Presidential Adviser; former Minister of Treasury; former Member of the Reviewing Commission of the Political Constitution of the Republic of Panama. C/o Embassy of Panama, Boulevard Général Jacques 18, B-1050 Brussels, Belgium.	29 - 11 - 2000	
<b>Paraguay</b>		
M. JOSÉ FÉLIX FERNÁNDEZ ESTIGARRIBIA Avocat, diplômé en diplomatie, Diplômé du cours de droit international de l'Académie de droit international de La Haye. Professeur de droit international public, Faculté des Sciences Juridiques et Diplomatiques de l'Université catholique d'Asunción. Professeur de Relations internationales, Faculté des Sciences Juridiques et Diplomatiques de l'Université catholique d'Asunción. Professeur de droit international public, Faculté de Droit de l'Université Nationale d'Asunción. Professeur du cours Théorie des Relations internationales à l'Académie Diplomatique « José Falcon » du ministère des Affaires étrangères du Paraguay. Professeur de droit international public à la Faculté Latino-Américaine de Sciences Sociales FLACSO, siège du Paraguay. Professeur du cours de droit international public du Comité Juridique Interaméricain de l'OEA. Il a donné des cours et des conférences dans les universités et institutions de l'Argentine, la Bolivie, le Brésil, le Mexique et l'Uruguay. Membre de l'Assemblée nationale constituante en 1992. Député national, Vice-président 2nd de la Chambre. Sénateur national pendant deux mandats. Membre du Conseil consultatif du ministère des Affaires étrangères. Arbitre du MERCOSUR, Ambassadeur auprès de l'Organisation des Nations Unies à New York, Ambassadeur auprès des États-Unis Mexicains, ministre des Affaires étrangères de la République du Paraguay, Secrétaire général de ALADI jusqu'en 2011, conseiller juridique de droit international public du ministère des Affaires étrangères du Paraguay. Il a publié des livres et documents sur le droit international et les relations internationales au Paraguay, en Amérique et en Europe. Adresse : Palma y 14 de mayo ; tél.: +595 214 92 162.	14 - 10 - 2011	

	appointment/ nomination	renewal/ renouvellement
<p>M. ENRIQUE A. SOSA ELIZECHE Avocat, Université nationale d'Asunción, Docteur en droit, Université de Lyon, France. Président de la Cour suprême de Justice du Paraguay (1997-1998), ministre de la Cour (1995-2003), Salle civile. Directeur du Centre international d'études judiciaires. Ministre Supérieur du Service de médiation du pouvoir judiciaire. Vice-président du jury pour jugement des magistrats (1992-1994), membre (1995-1996 et 1999-2002). Arbitre du tribunal arbitral ad hoc du MERCOSUR par la République du Paraguay. Arbitre de la Commission interaméricaine d'arbitrage commercial - section Paraguay. Professeur de droit administratif et de technique juridique à la Faculté des Sciences Juridiques et Diplomatiques de l'Université catholique « Nuestra Señora de la Asunción ». Professeur titulaire de droit administratif à la Faculté de Droit et Sciences Sociales, Université nationale d'Asunción. Il a publié des livres et des documents. Adresse : Eulogio Estigarribia 4846, Asunción - Paraguay ; tél.: +595 21 663 536.</p>	14 - 10 - 2011	
<p>M. EMILIO CAMACHO PAREDES: Avocat, Faculté des Sciences Juridiques et Diplomatiques de l'Université catholique d'Asunción. Docteur en droit, Faculté de Droit de l'Université Complutense de Madrid. Spécialiste en science politique et en droit constitutionnel, Centre d'études constitutionnelles, Madrid, Espagne. Professeur de droit politique, Université catholique d'Asunción. Professeur de droit constitutionnel à l'École Judiciaire. Membre de l'Assemblée nationale constituante en 1992. Échevin à la Municipalité d'Asunción (1991-1995). Sous contrôleur général de la République (1995-2000). Sénateur de la Nation (2003-2008). Juge ad hoc de la Cour interaméricaine des Droits de l'Homme (2003). Membre de la Commission de législation et de la Commission des Affaires constitutionnelles et de la Défense nationale. Ministre, conseiller juridique de la Présidence de la République. Il a publié des livres et des documents. Adresse : Herrera 195 esq. Yegros - Edificio Inter Express - piso 10 - Ofic.1002. Asunción, Paraguay ; tél.: +595 21 498 842, +595 21 414 0224 / 364 ; e-mail : ecamacho@cnic.com.py.</p>	14 - 10 - 2011	
<p>M. HUGO ESTEBAN ESTIGARRIBIA GUTIÉRREZ Avocat, Faculté de Droit et Sciences Sociales, Université nationale d'Asunción, notaire public. Diplômé du Master en sciences politiques à l'École de Post-Graduation du Rectorat de l'Université nationale d'Asunción (1996). Post-graduat en administration publique, Université de Shenandoah, Winchester, Virginie, États-Unis (2001). LLM, Master en droit en études juridiques Internationales avec une spécialisation en droit international des affaires et organisations internationales, American University, Washington DC, États Unis (2002). LLM, Master en droit et Gouvernement, avec une spécialisation en droit constitutionnel et droits civils, American University, Washington DC, États Unis (2003). Magistrat judiciaire (1990/1991). Vice-ministre de la Jeunesse au ministère de l'Éducation et de la Culture (1996/1998). Conseiller principal en Affaires politiques et parlementaires de la Vice-présidence de la République du Paraguay (2003 -2007). Arbitre pour le Paraguay au tribunal permanent de révision du MERCOSUR. Membre de l'Assemblée nationale constituante (1991/1992). Sénateur de la Nation (2008-2013). Professeur de droit romain, droit politique et de théorie générale de l'État, dans les Facultés de Droit de l'Université nationale, catholique et américaine d'Asunción. Il a publié des livres et documents.</p>	14 - 10 - 2011	
<div>Peru</div> <div>Pérou</div>		
<p>Dr. EDUARDO FERRERO COSTA, Doctor of Law; former Minister of Foreign Affairs (1997-1998); former President of the Peruvian Center for International Studies (CEPEI) (1983-1995); former Member of the United Nations Committee for Racial Discrimination (CERD) (1988-2000); Senior Professor of International Law at the Catholic University of Peru (since 1972) and University of Lima; Senior Partner of Estudio Luis Echeopar García in Lima; Member of the International Court of Arbitration of the International Chamber of Commerce (ICC) of Paris; author of several books and many academic articles on issues related to international law, foreign relations and peruvian foreign policy.</p>	19 - 02 - 1999	31 - 07 - 2007
<p>Dr. DIEGO GARCÍA-SAYÁN LARRABURE, Lawyer; Judge of the Inter-American Court of</p>	23 - 12 - 2005	

	appointment/ nomination	renewal/ renouvellement
Human Rights; General Director of the Andean Commission of Jurists; former Minister of Foreign Affairs; former Minister of Justice and former Congressman of Peru; former Legal Counsel of the Board of the Central Bank of Peru; former Chairperson of the Working Group on Enforced and Involuntary Disappearances of the United Nations; former Representative of the UN Secretary-General for the verification and implementation of the Peace Accords in El Salvador (ONUSAL); former Adviser of the UN Negotiating Team in the Guatemalan peace negotiations and former Member of the Executive Committee of the International Commission of Jurists (Geneva, Switzerland); Member of the Executive Council of the Inter-American Institute for Human Rights, headquartered San José, Costa Rica; member of the Inter-American Dialogue (Washington D.C.); Founding Member of the Peruvian Center for International Studies (CEPEI); Member of the Peruvian Society of International Law; Professor at the Catholic University of Peru and of the Universidad Peruana de Ciencias Aplicadas in Lima; Visiting Professor at the American University, Washington College of Law and at the Université de Paris III; author of several books and articles related to international law, human rights and foreign affairs.		
H.E. Ambassador LUIS MARCHAND STENS, lawyer; former Minister of Foreign Affairs; former Ambassador to the OAS, USA, Chile, Venezuela and Ecuador; former Professor at a host of superior universities across the continent, including the Catholic University of Peru and Diplomatic Academy, teaching international law, international organizations, foreign policy, and aeronautical law; former Chairman of the Permanent Council of the OAS, Chairman of the Interamerican Economic and Social Council (CIES), Chairman of the Interamerican Special Committee for Consultation and Negotiation (CECON), Chairman of the Group of 77 Developing Countries, Chairman of the Group of Signatory Countries of the Final Act of the Negotiations for the establishment of the Interamerican Investment Corporation (IDB), and Vice President of the Third United Nations Conference on Trade and Development (UNCTAD); former Adviser to the Interamerican Development Bank (IDB) and Legal Advisor to the OAS; former member of the Inter-American Juridical Committee (CJI) of the OAS, the Advisory Council of Civil Aeronautics of Peru, the Advisory Committee on International Law of the Lima Bar Association; author of various articles and books related to Peruvian and international law; received the degrees of Lawyer and Bachelor in Law and Political Science at San Marcos University, Lima. Av. Aurelio Miroquesada 164 Dpto. 1201, Lima 27, Peru; tel.: +51 1 222 7247; fax: +51 1 62 333 70; e-mail: cecipas1970@yahoo.com.	23 - 12 - 2005	
Dr. JUAN JOSE RUDA SANTOLARIA, Juridical Advisor in, and Secretary of the Consultive Commission Ad hoc about matters of Sea Delimit of the Ministry of Foreign Affairs; Attorney-at-Law at the Catholic University of Peru, Director of its International Studies Institute and Professor of International Law and International Organizations courses; Professor at the Diplomatic Academy and former Professor at the XXIII External Course of the Hague International Law Academy in Lima; Member of the Inter-American Academy of International and Compared Law of Lima; Member of the Inter-American Federation of Lawyers; Member of the Hispanic Luso American Institute of International Law; Editor of Agenda International magazine, author of several publications; decorated with the Official's Cross of the Order of the Civil Merit of Spain; holds a Doctorate from Deusto University, Bilbao, Spain. Calle Punta Negra 710, Orrantia del Mar, Lima 17, Peru; tel.: +51 1 62 32 450; fax: +51 1 62 32 452; e-mail: jruda@rree.gob.pe.	31 - 07 - 2007	
<b>Philippines</b> Justice FLORENTINO P. FELICIANO, Senior Counsel in the Sycip, Salazar, Hernandez and Gatmaitan law firm (from 2003); former Associate Justice of the Supreme Court of the Philippines (1986-1994); former Senior Associate Justice of the highest court (1994-1995); former President of the Asian Development Bank Administrative Tribunal from (2007-2009); former Member then Chairman of the Appellate Body, World Trade Organization In Geneva (1995-2001); his academic qualifications are: Bachelor of Arts degree (summa cum laude) and Bachelor of Laws (magna cum laude) in 1952 from the University of the Philippines; Master of Laws (LLM) from Yale University and recipient of the Carolinda		
<b>Philippines</b> Justice FLORENTINO P. FELICIANO, Senior Counsel in the Sycip, Salazar, Hernandez and Gatmaitan law firm (from 2003); former Associate Justice of the Supreme Court of the Philippines (1986-1994); former Senior Associate Justice of the highest court (1994-1995); former President of the Asian Development Bank Administrative Tribunal from (2007-2009); former Member then Chairman of the Appellate Body, World Trade Organization In Geneva (1995-2001); his academic qualifications are: Bachelor of Arts degree (summa cum laude) and Bachelor of Laws (magna cum laude) in 1952 from the University of the Philippines; Master of Laws (LLM) from Yale University and recipient of the Carolinda	17 - 08 - 2011	

	appointment/ nomination	renewal/ renouvellement
Waters Prize in International Law in 1953 and 1955; Doctor of Juridical Science (JSD) in 1955 from Yale University; Yale Fellow (1952-1955); member of numerous academic and professional organizations: the Institut de Droit International, Curatorium of the Hague Academy of International Law (Peace Palace, The Hague), Panel of Arbitrators of the International Chamber of Commerce in Paris, Panel of Arbitrators and Panel of Conciliators of the ICSID, Panel of Arbitrators of the Japan Commercial Arbitration Association, Panel of Accredited Arbitrators of the China International Economic Trade Law Arbitration Commission, among many others; served as President of several International Arbitral Tribunals; is a law professor and former research associate and lecturer in law in the Yale Law School; a Professorial Lecturer in the College of Law of the University of the Philippines. Justice Feliciano has lectured in various fora and symposia around the globe on issues involving international law and has published numerous legal articles, both on national and global legal subjects in several local and international law journals.		
Ambassador LILIA R. BAUTISTA was the Chairperson of the Appellate Body of the World Trade Organization (WTO), serving a four-year term (December 2007 to December 2011); former Consultant to the Philippine Judicial Academy, the training school for Philippine justices, judges and lawyers; member of several corporate boards; former Chairperson of the Securities and Exchange Commission of the Philippines (2000-2004); former Senior Undersecretary and Special Trade Negotiator at the Department of Trade and Industry in Manila (1999-2000); former Philippine Permanent Representative in Geneva to the United Nations, WTO, WHO, ILO and other international organizations (December 1992 to June 1999); during her assignment in Geneva, she chaired several bodies including the WTO Council for Trade in Services and served as legal Officer in the Office of the President and as Chief Legal Officer of the Board of Investments; Ambassador Bautista earned a Bachelor of Laws degree and Masters Degree in Business Administration from the University of the Philippines, and was conferred the degree of Master of Laws by the University of Michigan as a Dewitt Fellow.	17 - 08 - 2011	
Prof. MERLIN M. MAGALLONA, Professorial Lecturer and former Dean (1995-1999) in the University of the Philippines College of Law; former Associate Dean (1991-1995) and former Director of the Institute of international Legal Studies of the University of the Philippines Law Center (2000-2001); former Visiting Fellow at Oxford University (1969) and former Visiting Research Fellow at the Graduate School of International Development in Nagoya University (1994); former Undersecretary of Foreign Affairs (2001-2002); former member of the Supreme Court Committee on Legal Education (1999-2003); served as amicus curiae by the Court in several cases; represented the Philippines as Counsel and Advocate twice before the International Court of Justice; was included in the List of Experts in Human Rights in the UN Human Rights Commission and is a member of the Expert Group on the Legal Aspects of the New International Economic Order established by the UN Institute on Training and Research in 1992; was a member of the arbitral tribunal of the International Court of Arbitration of the International Chamber of Commerce in Paris (1999-2000); has numerous published articles in various law journals, as well as a book published in 2005 about international law.	17 - 08 - 2011	
Ambassador HILARIO G. DAVIDE, Jr., former Permanent Representative of the Republic of the Philippines to the United Nations in New York (2006-2010); former Vice Chairman of the Economic and Social Council, one of the main organs of the United Nations; prior to his diplomatic stint, Associate Justice (1991-1998), Senior Associate Justice (1998) and Chief Justice (1998-2005) of the Supreme Court of the Philippines; former Chairman of the Commission on Elections (1988-1990); former Commissioner of the Constitutional Commission which drafted the 1987 Constitution of the Republic of the Philippines; served as an assembly man in the Interim Batasang Pambansa (1978-1984); recipient of the Ramon Magsaysay Award for his accomplishments in government service.	17 - 08 - 2011	

	appointment/ nomination	renewal/ renouvellement
<b>Poland</b>		
Prof. Dr. JERZY MAKARCZYK, Doctor of Law; Professor of Public International Law; Judge in the Court of Justice in the European Communities; former Judge of the European Court of Human Rights in Strasbourg; former Secretary of State at the Ministry of Foreign Affairs of the Republic of Poland; Vice-President of the International Law Association. Court of Justice of the European Communities, L-2925 Luxembourg; ul. Bernardynska 30 m. 5, Warsaw, Poland; fax: +48 22 642 95 40.	10 - 04 - 1991	13 - 07 - 2011
Mr. JANUSZ SYMONIDES, Professor of Public International Law at the Warsaw University. Ul. Fabryczna 16/22 m. 40, 00-446 Warsaw, Poland.	13 - 07 - 2005	13 - 07 - 2011
Mr. KAZIMIERZ LANKOSZ, Doctor of Law; Professor at the Jagiellonian University of Krakow, Head of Public International Law Chair; Professor at the University of Economics of Krakow, Head of International and Comparative Law Chair; Doctor honoris causa of the Johannes Gutenberg University of Mainz. Rynek Główny 45/2, 31-013 Krakow, Poland; tel.: +48 12 422 76 58.	22 - 03 - 2006	22 - 03 - 2012
Prof. ANNA WYROZUMSKA is professor of international and European law, Head of the Department of European Constitutional Law of the University of Łódź in Poland. She worked for the Ministry of Foreign Affairs of the Republic of Poland <i>inter alia</i> as the Director of the Consular and Legal Department; she represented Poland in various committees of the Council of Europe, UN conference on the establishment of the International Criminal Court, UN Sixth Committee, Committee ad hoc on state's immunity, etc. She served as an ad hoc judge in the Hutten Czapska case in the European Court of Human Rights. She is a conciliator and a member of the Bureau of the OSCE Court of Conciliation and Arbitration, President of the Advisory Legal Committee of the Minister of Foreign Affairs of the Republic of Poland, and the President of the Polish Group of the International Law Association. Ul. Plonowa 4, 91-156 Łódź, Poland; tel.: +48 42 6405012; mob: +48 608 457666; e-mail: awyrozumska@uni.lodz.pl.	11 - 08 - 2010	
<b>Portugal</b>		
Dr. MÁRIO FERREIRA BASTOS RAPOSO, avocat ; Professeur de droit maritime à l'Université ; ancien Bâtonnier de l'Ordre des avocats ; Ministre de la Justice et Conseiller d'État. Spécialisations : droit maritime, droit de la mer, droit commercial. Rua Rodrigo da Fonseca, 149, 1 Dto, 1070-242 Lisboa, Portugal ; tél. : +351 213 826 200/8 ; fax : +351 213 826 209 ; e-mail : mario.raposo.advogado@iol.pt.	08 - 03 - 1989	08 - 06 - 2011
Dr. MIGUEL DE SERPA SOARES, Director of the Legal Department of the Foreign Affairs Ministry; former Legal Counsellor of the Permanent Representation of Portugal with the EU in Brussels; Member of the Portuguese Bar. Palácio das Necessidades, Largo do Rilvas, 1399-030 Lisbon, Portugal, tel.: +351 21 3946130, e-mail: joao.soares@mne.pt.	08 - 06 - 2011	
Mr. MIGUEL GALVÃO TELES, Member of the Portuguese Bar Association; Counsel and Advocate in international law arbitrations and before the International Court of Justice; former Member of the Council of State (1982-1986); author of several writings notably in legal theory, constitutional law and public international law. Rue Castilho, 75, 6th floor, 1250-068 Lisboa, Portugal; tel.: +351 21 382 66 00; fax: +351 21 382 66 28; e-mail: mgt@mlgts.pt.	18 - 02 - 2005	08 - 06 - 2011
Prof. JOSÉ MANUEL SÉRVULO CORREIA, Doctor of Law (University of Lisbon); Emeritus Professor of the Law School of the University of Lisbon (Public Law); former Member of the Parliament and of the Parliamentary Assembly of the Council of Europe; former Secretary of State in the Ministry of Foreign Affairs; Co-agent and Counsel of the Portuguese Republic in the case of East-Timor in the International Court of Justice; Member of the Portuguese Bar. Rua Garret, 64, 1200-204 Lisbon, Portugal; tel.: +351 21 093 30 00; fax: +351 21 093 30 01.	18 - 02 - 2005	08 - 06 - 2011



	appointment/ nomination	renewal/ renouvellement
<b>Romania</b> His Excellency Mr. BOGDAN AURESCU, B.A. (Law, History); Doctor of Law; Master of the French-Romanian Institute of Business Law and International Cooperation "N. Titulescu-H. Capitant," graduate of the Romanian National Defense College; professor lecturer (International Law), Faculty of Law, University of Bucharest; Agent of Romania before the International Court of Justice in the Case concerning the "Maritime Delimitation in the Black Sea" (Romania v. Ukraine); substitute member of the European Commission for Democracy through Law (Venice Commission); president of the International Law Section of the Romanian Association for International Law and International Relations (Romanian Branch of the International Law Association); editor-in-chief of the Romanian Journal of International Law; member of the Board of the European Foundation "Nicolae Titulescu"; former member of the Senate of the Romanian Diplomatic Academy; former secretary of state for European Affairs in the Romanian Ministry of Foreign Affairs, former undersecretary of state and Agent of the Government of Romania to the European Court of Human Rights; former general director for legal affairs in the Romanian MFA. tel.: +40 21 3192199; fax: +40 21 3192354; e-mail: bogdan.aurescu@mae.ro.	03 - 09 - 2002	08 - 09 - 2009
Prof. Dr. RALUCA MIGA BEȘTELIU, Doctor of Law; Head of the Public Law Chair, Nicolae Titulescu University; Professor of International Law, Faculty of Law, Bucharest University; member of the Romanian Branch of the International Law Association (ILA); member of the scientific board of the Year Book of the University of Bucharest; member (conciliator) of the Court of Conciliation and Arbitration of the OSCE; member of the European Commission against Racism and Intolerance (ECRI, Council of Europe); former Judge ad-hoc at the European Court of Human Rights; former member of the expert group for drafting the Convention on Conciliation and Arbitration of OSCE; former UN expert in the expert group appointed by the Human Rights Committee. 6D Ana Davila st., Bucharest 76244, Romania; tel.: +40 21 4109 511; e-mail: raluca.besteliu@drept.unibuc.ro; rmbesteliu7@yahoo.com.	03 - 09 - 2002	08 - 09 - 2009
Mme. VICTORIA GAVRILESCU, (Droit), Directeur, Direction de Droit International et des Traités au ministère des Affaires étrangères ; ministre-conseiller ; ancien directeur de la Direction des Accords Economiques au ministère des Affaires étrangères responsable pour les questions concernant la Commission des Nations Unies pour le Droit Commercial International ; ancien avocat au Barreau d'Avocats de Bucarest ; ancien diplomate à l'Ambassade de Roumanie à Paris et à Bruxelles. rue Modrogan 14, Bucharest Sector 1, Roumanie ; tél. : +40 21 3192 199 ; fax : +40 21 3192 354 ; e-mail : ddit@mae.ro.	03 - 09 - 2002	08 - 09 - 2009
Mrs. ANCA MARIA STOICA, Director of the Department for European Affairs of the Romanian Ministry of Justice. Bd. 13 Septembrie, Nr.225, BL.V 52, Sc.2, Ap.45, Sector 5, Bucharest, Romania; tel.: +40 723 557787; e-mail:ancatamas@hotmail.com, atamas@just.ro.	08 - 09 - 2009	
<b>Russian Federation</b> His Excellency Mr. KIRILL G. GEVORGIAN Ambassador; Member of the Collegium; Director of the Legal Department of the Ministry of Foreign Affairs of the Russian Federation; Vice-President of the Russian Association of International Law; former Ambassador of the Russian Federation to the Kingdom of the Netherlands and Permanent Representative of the Russian Federation to the Organisation for the Prohibition of Chemical Weapons (2003-2009). Tel.: +7 499 241 7718; fax: +7 499 241 1166; e-mail: dp@mid.ru.	01 - 06 - 2010	
Mr. YURI MIKHAILOVICH KOLOSOV, Doctor of Law; Professor; Department of International Law; Moscow State Institute of International Relations (University); Honored Scholar of the Russian Federation; Envoy extraordinary and plenipotentiary. Specializations: international responsibility, outer space law, human rights. 76 Vernadskogo Ave., Moscow 117454, Russian Federation; tel.: +7 495 434 85 23; fax: +7 495 434 93 13.	30 - 04 - 1990	30 - 04 - 2010

	appointment/ nomination	renewal/ renouvellement
Mr. KAMIL ABDULOVICH BEKIASHEV, Doctor of Law; Professor; Head of International Law Department, Kutafin Moscow State Law Academy; Honored Lawyer of the Russian Federation. Specializations: public international law, law of the sea, international organizations, private international law. 9 Sadovo-Kudrinskaya St., Moscow 123286, Russian Federation; tel.: +7 495 433 98 98; fax: +7 495 313 34 21.	01 - 05 - 1996	30 - 04 - 2010
Mr. STANISLAV VALENTINOVICH CHERNICHENKO, Doctor of Law; Professor; Adviser, International Law and International Security Center, Institute of Contemporary International Studies, Diplomatic Academy of the Ministry of Foreign Affairs of the Russian Federation; Honored Scholar of the Russian Federation. 53/2 Ostozhenka St., Moscow 119929, Russian Federation; tel.: +7 495 209 09 19, fax: +7 495 244 18 78.	06 - 03 - 2003	30 - 04 - 2010
<b>Saudi Arabia</b> Dr. OMAR BIN ABU BAKAR BAKHASHAB, Associate Professor in Public International Law, Head of Department of Law, King Abdul-Aziz University, Jeddah; Member of the Legal Appellate Commission for Settling Customs and Excises Disputes in Makkah Region; Member of the Saudi Arbitration Group.	<b>Arabie saoudite</b> 15 - 01 - 2003	
Sheikh IBRAHIM BIN SULEIMAN AL RASHID, Court President of the Board of Grievances; lecturer in law, King Faisal University; participated as deputy of the Board of Grievances of Saudi Arabia in the Currency Forgery conference, Lyon (1989); participated as deputy attendant Bribe-Fighting conference, Lyon (2000).	15 - 01 - 2003	
Sheikh SALIH BIN OTHMANE AL SALIH, former Assistant Cultural Attache, Saudi Embassy, London (1968-1972); former Investigator and Sharia Consultant, Ministry of the Interior; President of Commercial and Criminal Circuit Courts, Cassation Judge and President of the Board of Grievances, Makah Al-Mukarrammah Province.	15 - 01 - 2003	
H.R.H. Prince Dr. BANDAR BIN SALMAN BIN MOHAMMAD AL SAUD, Advisor to HRH the Crown Prince of the Kingdom of Saudi Arabia; Chief of the Saudi Arbitration Group; Assistant General Secretary of the Arab Union of International Commercial Arbitration; member of the Board of Directors, Cairo Regional Center for International Commercial Arbitration; member of the Royal Institute of International Affairs, London; member of the Chartered Institute of Arbitrators, London.	15 - 01 - 2003	
<b>Senegal</b> M. PAPA OUMAR SAKHO, Magistrat, Premier Président de la Cour suprême, Président du Groupe national à la Cour Permanente d'Arbitrage.	<b>Sénégal</b> 19 - 07 - 2011	
M. DEMBA KANDJI, Magistrat, Premier Président de la Cour d'Appel de Dakar.	19 - 07 - 2011	
M. ABDOU SALAM DIALLO, Ambassadeur, Représentant Permanent du Sénégal auprès de l'Organisation des Nations Unies (ONU), New York.	19 - 07 - 2011	
Mme FATIMATOU KA DIOP, Magistrat, Directrice de l'Educati on Surveillée	19 - 06 - 2011	
<b>Serbia</b> Prof. Dr. VOJIN DIMITRIJEVIC, Dr. iur., University of Belgrade; Dr. h.c., McGill University; D.C.L., <i>honoris causa</i> , University of Kent at Canterbury; <i>Chevalier, Legion d'Honneur</i> ; winner of the 2007 Prize for Tolerance of the Danubian Bureau; winner of the 2007 title of the "Most European" in Serbia; Professor of Public International Law, Union University Law School; Belgrade Director, Belgrade Centre for Human Rights; former professor of International Law and International Relations, State University of Belgrade Law School, Director of the Post-Graduate in European Law at the Faculty of Law; dismissed in 1998 because of opposition to the new University Act; Member, <i>Institut de Droit International</i> ; Member, Venice Commission for Democracy through Law, Council of Europe;	<b>Serbie</b> 15 - 01 - 2002	10 - 04 - 2008

	appointment/ nomination	renewal/ renouvellement
Commissioner, International Commission of Jurists; Founding member, Balkan Political Club; Member, Executive Committee of the Association of Human Rights Institutes (AHIR). Judge Ad Hoc on the International Court of Justice in the case concerning the <i>Application for Revision of the Judgment of 11 July 1996 in the case concerning Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Bosnia and Herzegovina v. Yugoslavia)</i> ; counsel for the applicants in the case <i>Bankovic et al v. Belgium et al.</i> before the European Court of Human Rights (1999-2000); Chairman, Legal Council of the President of Serbia; Chairman, Governing Board of the Yugoslav Film Archives; Member, Serbian PEN Centre; Chairman, Program Council of the Foundation "Dr. Zoran Dindic"; former Member of Presidency, Civic Alliance of Serbia; former Chairman, Council of the Institute for International Politics and Economy, Belgrade; former member, rapporteur and vice-chairman of the UN Human Rights Committee; former president, European Movement in Serbia Chairman; former chairman, Council of Human Rights of the Centre for AntiWar Action; former chairman of the Yugoslav Forum for Human Rights; former president, Yugoslav Association for International Law Visiting professor at the universities in Split, Sarajevo, University of Virginia, the Norwegian Institute of Human Rights, University of Oslo, and at the Raoul Wallenberg Institute of Human Rights and Humanitarian Law, University of Lund; lectured extensively on human rights issues in many countries of the world. Bulevar oslobođenja 139, 11040 Belgrade, Serbia; tel.: +381 11 344 71 21; e-mail: vojjin@bgdream.com.		
Prof. Dr. DOBROSAV MITROVIC, Member of the International Academy of Comparative Law; Member of the Law and Practice Institute of the International Affairs of the International Chamber of Commerce; President of the External Commercial Arbitration in Belgrade; President of the Council Institute of Comparative Law; President of the Yugoslav Commission for the succession of the Federated Republic of Yugoslavia; former Professor of Comparative Law, University of Strasbourg (1968-1975); former Professor, University of Paris II; former President of the Committee of the International Association of Legal Sciences (1983-1993); former Member of the Court of Arbitration of the International Chamber of Commerce (1988-2000); former President of the Yugoslavian Association of the Comparative Law.	15 - 01 - 2002	10 - 04 - 2008
Prof. Dr. OBRAD RACIC, former Professor of International Law and International Organization, University of Belgrade. Gospodar Jovanova 11, 11000 Belgrade, Serbia; tel.: +381 11 263 83 63; e-mail: o.racic@eunet.yu.	15 - 01 - 2002	10 - 04 - 2008
Dr. TIBOR VARADY, S.J.D. Harvard; Professor of Law, Central European University and Emory University (earlier Novi Sad University); author of more than 250 publications dealing with international commercial arbitration, private international law, international commercial law, and international law; acted as arbitrator in more than 200 cases; acted as agent, counsel and advocate in three cases before the International Court of Justice; Member of the lists of arbitrators at the Serbian Chamber of Commerce, Croatian Chamber of Commerce, Slovenian Chamber of Commerce, Chamber of Commerce of Bosnia and Herzegovina, Macedonian Chamber of Commerce, Hungarian Chamber of Commerce, and of the Cairo Regional Center for Commercial Arbitration. Kej zrtava racije 2, 21000 Novi Sad, Serbia; e-mail: varadyt@ceu.hu.	15 - 01 - 2002	10 - 04 - 2008
<b>Singapore</b> PROFESSOR TOMMY KOH is currently Ambassador-At-Large at the Ministry of Foreign Affairs, and Chairman of the Centre for International Law, Rector of Tembusu College, and Special Adviser of the Institute of Policy Studies, of the National University of Singapore. Professor Koh received a First Class Honours degree in Law from the University of Singapore, a Master's degree in Law from Harvard University and a post-graduate Diploma in Criminology from Cambridge University. In 1984, Professor Koh was awarded the Honorary Degree of Doctor of Laws from Yale University. He was Dean of the Law Faculty of the National University of Singapore from 1971 to 1974. He was appointed by the United	<b>Singapour</b> 02 - 09 - 2010	

	appointment/ nomination	renewal/ renouvellement
<p>Nations Secretary-General as his Special Envoy to lead a mission to the Russian Federation, Latvia, Lithuania and Estonia in 1993. He has been a member of three WTO dispute resolution panels, two of which as chairman. He was a visiting professor at Stanford University in 1995. He was the first Executive Director of the Asia-Europe Foundation from 1997 to 2000. He was the Agent of the Singapore government in two legal disputes with Malaysia, which were resolved by ITLOS and ICJ, respectively. Ambassador Koh was Singapore's Permanent Representative to the United Nations, New York, from 1968 to 1971 (concurrently accredited as High Commissioner to Canada) and again from 1974 to 1984 (concurrently accredited as High Commissioner to Canada and Ambassador to Mexico). He was Ambassador to the United States of America from 1984 to 1990. He was President of the Third UN Conference on the Law of the Sea from 1981 to 1982. He was Chairman of the Preparatory Committee and the Main Committee of the UN Conference on Environment and Development from 1990 to 1992. He was made a Champion of the Earth in 2006 by UNEP. Ambassador Koh is author or editor of seven books: The US and East Asia: Conflict and Cooperation; The Quest for World Order; Asia and Europe; The Little Red Dot, The US-Singapore Free Trade Agreement; The Making of the ASEAN Charter; and Singapore: The Encyclopedia. Professor Tommy Koh c/o Ministry of Foreign Affairs, Tanglin, Singapore. 248163.</p>		
<p>MR. SUNDARESH MENON, SC, is the Attorney-General of Singapore. Formerly the Managing Partner of one of the largest Singapore law firms, Rajah &amp; Tann LLP, he practiced in the field of commercial arbitration and litigation for more than 20 years. Sundaresh is recognized by a number of legal journals, including the 2009 Best Lawyers® Annual Guide to Litigation and ADR, PLC Cross-Border Dispute Resolution Handbook 2009, the Chambers Global Guide, Chambers Asia, the Best Lawyers Guide, Asia Pacific Legal 500, Who's Who Legal, International Who's Who of Commercial Arbitrators, the Guide to the World's Leading Experts in Commercial Arbitration, the Guide to the World's Leading Insolvency and Restructuring Lawyers, Euromoney's Guide to the World's Leading Real Estate Lawyers and Euromoney's Guide to the World's Leading Litigation Lawyers as being one of Singapore's and Asia's leading lawyers in the fields of commercial litigation and arbitration, insolvency and construction law. Sundaresh was named among the leading international arbitration practitioners in the world by the Chambers Global Guide 2006. Sundaresh previously served as Deputy Chairman of the SIAC. He is also a member of the Main Panel of Arbitrators of the SIAC, the Panel of Arbitrators of the Beijing Arbitration Commission and the Panel of Arbitrators of the Korean Commercial Arbitration Board, and a Fellow of the Singapore Institute of Arbitrators. He represented Singapore as a delegate of the UNCITRAL Working Group on International Arbitration from 2003-2005 and has again been doing so since 2009. During his term as Judicial Commissioner, he presided over several prominent criminal and civil cases in the High Court. From April 2006 to March 2007, Sundaresh served as a Judicial Commissioner of the Supreme Court. After his stint at the Bench, he returned to Rajah &amp; Tann becoming the Managing Partner in August 2009, a position he has held until his appointment as the Attorney-General on 1 October 2010. Mr. Sundaresh Menon c/o Attorney-Generals' Chambers, 1 Coleman Street #10-00, Singapore 179803.</p>	02 - 09 - 2010	
<p>MR. LIONEL YEE was appointed as the Second Solicitor-General on 1 January 2011 and was from July 2008 to May 2012 the Director-General of the International Affairs Division in the Attorney-General's Chambers of Singapore. In the International Affairs Division, Lionel provided advice on public international law to all agencies of the Singapore Government. He has also served as Legal Advisor in the Permanent Mission of Singapore to the United Nations in New York and has represented Singapore in legal disputes before the International Court of Justice, the International Tribunal for the Law of the Sea and a Dispute Settlement Panel of the World Trade Organization. He is also a member of the Competition Commission of Singapore. Lionel graduated with a Bachelor of Arts degree in Law from the University of Cambridge and with a Masters of Law (International Legal Studies) degree from New York University School of Law. Mr. Lionel Yee C/o Attorney-General's Chambers, 1 Coleman Street #10-00, Singapore 179803.</p>	02 - 09 - 2010	

	appointment/ nomination	renewal/ renouvellement
<b>Slovak Republic</b>		
<b>République slovaque</b> Prof. Dr. JÁN AZUD, Doctor of Law; Doctor of Legal Sciences; Professor of International Law; former Director of the Institute for State and Law of the Slovak Academy of Sciences; Honorary President of the Slovak Society of International Law at the Slovak Academy of Sciences. Institute for State and Law of the Slovak Academy of Sciences, Klemensova 19, 813 64 Bratislava 1, Slovak Republic; fax: +421 2 52 96 23 25.	12 - 06 - 1972	22 - 12 - 2006
Prof. Dr. JÁN KLUČKA, Doctor of Law; Professor of International Law, Director of the Institute of European Law, Faculty of Law, P.J. Šafárik University, Košice; former Judge at the Court of Justice of the European Communities; former Judge at the Constitutional Court of the Slovak Republic. Faculty of Law Kováčska 26, P.O. Box A-45, 04075 Košice, Slovak Republic; e-mail: jan.klucka@upjs.sk.	21 - 12 - 1994	22 - 12 - 2006
His Excellency Dr. PETER TOMKA, President of the International Court of Justice; Doctor of Law; former Permanent Representative of Slovakia to the United Nations; former Member (Second Vice Chairman, 2000; Chairman of the Drafting Committee, 2001) of the United Nations International Law Commission; former Agent of Slovakia before the International Court of Justice in the Gabčíkovo-Nagymaros Project case (Hungary/Slovakia). International Court of Justice, Carnegieplein 2, 2517 KJ, The Hague, The Netherlands; fax: +31 70 302 2409; p.tomka@icj-cij.org.	21 - 12 - 1994	22 - 12 - 2006
Dr. JÁN VARŠO, Doctor of Law; Director of the Department of International Organisations, Ministry of Foreign Affairs; Former Ambassador to the Republic of Cyprus, Former Legal Adviser of the Ministry of Foreign Affairs, Ministry of Foreign Affairs, Hlboká 2, 83336 Bratislava, Slovak Republic; e-mail: jan.varso@mzv.sk.	21 - 12 - 1994	22 - 12 - 2006
<b>Slovenia</b>		
<b>Slovénie</b> Prof. Dr. BORUT BOHTE Emeritus Professor of International Law, Faculty of Law, University of Ljubljana; former Head or member of a number of diplomatic delegations; former Chief of the Environment Law Unit at UNEP, Nairobi, Kenya (1981-83); former Ambassador, Principal Legal Advisor and Director of the International Law Department at the Federal Secretariat for Foreign Affairs of the SFRY (1984-1989) and Ambassador to the Netherlands; Member of the Permanent Court of Arbitration (1986-91); Conciliator at the OSCE Court of Conciliation and Arbitration in Geneva (since 2000). Faculty of Law, University of Ljubljana, Poljanski nasip 2, 1000 Ljubljana, Slovenia; tel.: +386 1 420 31 16; fax: +386 1 420 31 30; e-mail: borut.bohte@pf.uni-lj.si.	14 - 03 - 2005	15 - 09 - 2011
Prof. Dr. MIRJAM ŠKRK, Doctor of Law; Professor of International Law, Head of the Chair of International Law and Director of the Institute of International Law and International Relations at the Ljubljana University Faculty of Law; former Judge (1998-2008) and Vice-President (2005-2008) of the Constitutional Court of the Republic of Slovenia; part-time legal advisor to the Ministry of Foreign Affairs of the Republic of Slovenia (1992-1998); member of the expert group for the boundary negotiations between Slovenia and Croatia (1992-1998); member of the Slovenian delegation for the negotiations on the succession of states issues to the former SFRY (1992-2001); member of the Slovenian delegation to the UN Diplomatic Conference on the Establishment of an International Criminal Court (1998); former arbitrator of the Court on Conciliation and Arbitration within the OSCE and (alternate) member of the Court's Bureau (1995-2007). Faculty of Law, University of Ljubljana, Poljanski nasip 2, 1000 Ljubljana, Slovenia; tel.: +386 1 420 31 18; fax: +386 1 420 31 30; e-mail: mirjam.skrk@pf.uni-lj.si.	19 - 09 - 2006	

	appointment/ nomination	renewal/ renouvellement
Dr. JERNEJ SEKOLEC, Independent arbitrator in cases administered by various arbitral institutions as well as <i>ad hoc</i> cases, and Court Member (since 2008) and Vice President (since June 2010) of the London Court of International Arbitration (LCIA); former Director of the International Trade Law Division of the United Nations Office of Legal Affairs and Secretary of UNCITRAL (2001 - 2008); former member of UNCITRAL Secretariat (1982 - 2001), former Associate Professor for commercial law subjects at the High School for Economy and Commerce of the University of Maribor; member of the following professional organizations: Advisory Board of the Heidelberg Centre for International Dispute Resolution, Advisory Board of the Centre on Law and Globalization founded by the American Bar Foundation of Illinois College of Law, Board of Trustees of the Global Legal Information Network, US Library of Congress, Board of the Willem C. Vis International Arbitration Moot, Academic Council of the European Centre for Peace and Development (Belgrade) of the University for Peace established by the United Nations, Editorial Board of the Yearbook of Comparative Law of the Law Faculty in Ljubljana, and others. Address: Pyrker gasse 31/13, A-1190 Vienna, Austria; tel.: +43 1 512 29 26; fax: +43 664 117 26 64; e-mail: j.sekolec@aon.at.	15 - 09 - 2011	
Dr. RAJKO KNEZ, Professor for private international law, law of the EU and environmental protection law; member of the Slovenian Chamber of Commerce; titleholder of the Jean Monnet Chair; former Dean of the Faculty of Law at the University of Maribor; legal expert in several environment-related projects; expert legal advisor in preparation of national legislation in the field of environment protection and consumer protection; member of the Institute for Civil, Comparative and Private International Law and the Institute of the Law of European Union. University of Maribor, Faculty of Law, Slovenia, Mladinska ulica 9, 2000 Maribor, tel.: +386 41 363 940, fax: +386 2 614 2007; e-mail: rajko.kncz@uni-mb.si.	15 - 09 - 2011	
<b>South Africa</b> The Honorable PIUS NKONZO LANGA, former Chief Justice of the Republic of South Africa and former head of the Constitutional Court of South Africa; former Chairperson of the Judicial Services Commission; former Chairperson of the Southern African Judges Commission; Advocate of the Supreme Court of South Africa; former President of the National Association of Democratic Lawyers; former executive committee member of the Democratic Lawyers Association; chair of a Commission appointed by the Southern Africa Development Community to investigate the elections in Lesotho (1998); Commonwealth's Special Envoy on the return of democracy in the Fiji Islands; Honorary Professor, University of Natal; Distinguished Visiting Professor, Southern Methodist University, Dallas, Texas; former Chancellor of the University of Natal; current Chancellor of Nelson Mandela Metropolitan University; recipient of several Doctor of Law honoris causa degrees. C/o Constitutional Court of South Africa, Cnr Queen & Sam Hancock/Hospital Streets, Constitution Hill, Braamfontein, 2017, South Africa; tel.: +27 11 359 74 00; fax: +27 11 339 50 98.		<b>Afrique du Sud</b> 21 - 01 - 2009
The Honorable LEX MPATI, President of the Supreme Court of Appeal; Advocate of the Supreme Court of South Africa; former member of the panel of arbitrators of the Independent Mediation Service of South Africa; former member of the Electoral Tribunal; member of the Commission of Enquiry into the finalization of the boundaries between KwaZulu-Natal and Eastern Cape Provinces; Trustee, Legal Resources Center; Extraordinary Professor, Department of Constitutional Law and Philosophy of Law, University of the Free State; Judicial Officer for the 2003 World Rugby Cup, Australia. Supreme Court of Appeal, cnr Elizabeth & President Brand Streets, Bloemfontein, 9301, Free State, South Africa; tel.: +27 51 447 4491; fax: +27 51 4478098.	21 - 01 - 2009	
Professor NEVILLE JOHN BOTHA, Professor of Public International Law, University of South Africa; Editor, South African Yearbook of International Law; Editor, Comparative and International Law Journal of Southern Africa; Member of the Executive Committee, South African Branch of the International Law Association; Member of the Executive Council of	21 - 01 - 2009	

	appointment/ nomination	renewal/ renouvellement
the International Law Association; Chair of the International Law Association Committee on the Teaching of International Law; Member, Immigration Advisory Board, Advocate of the Supreme Court of South Africa. Department of Public, Constitutional and International Law, University of South Africa, Box 392, Pretoria, 0001, South Africa; tel.: +27 12 429 8398; fax: +27 12 429 8587.		
Advocate SANDEA DE WET, Chief State Law Adviser (International Law), Department of International Relations and Cooperation; Advocate of the Supreme Court of South Africa; Member of the Specializes Panel of Arbitrators under the Optional Rules for Arbitration of Disputes relating to Natural Resources and/or the Environment; Vice Chair of the Enforcement Branch and member of the Compliance Committee established under the Kyoto Protocol to the United Nations Framework Convention on Climate Change; occasional lecturer for LL.M. class in international law and at the Center for Human Rights at the University of Pretoria; Judge in the Jessup Moot Court Competition. Office of the Chief State Law Advisor (International Law), Department of International Relations and Cooperation, Private Bag X152, Pretoria 0001, South Africa ; tel. : +27 12 35 11 000; fax: +27 12 32 91 721; e-mail: dewetjgs@dirco.gov.za.	21 - 01 - 2009	
<b>Spain</b> Mr. JUAN ANTONIO YANEZ-BARNUEVO, Degree in Law from the Complutense University of Madrid and Diploma in International Law from Cambridge University; Ambassador, Permanent Representative to the United Nations; representative of HM the King of Spain in the arbitration between Uruguay and Argentina regarding the paper mills issue; former Chairman of the Sixth Committee (Legal) of the United Nations General Assembly; former Head of the International Legal Advisory Service of the Spanish Foreign Ministry; former Director of the International Office of the President of the Government of Spain; former Member of the International Fact-Finding Commission under Article 90 of Additional Protocol I to the Geneva Conventions; former Head of the Spanish Delegation at the Rome Conference for an International Criminal Court and at the ICC Assembly of States Parties. Permanent Mission of Spain to the United Nations, One Dag Hammarskjöld Plaza, 245 East 47 Street, 36th floor, New York, NY 10017, U.S.A.; tel.: +1 212 949 6485; fax: +1 212 472 3979; e-mail: comunicacion@spainun.org.	<b>Espagne</b> 18 - 04 - 2008	
Mr. SANTIAGO TORRES BERNARDEZ, Ph.D. in Law from the University of Valladolid and from the University of Saarbrücken; former Deputy Director at the UN Office of Legal Affairs; former Secretary of the International Court of Justice; judge <i>ad hoc</i> at the International Court of Justice; Member of the Institute of International Law and of the International Law Association; Honorary Ph.D. from the University of Alcalá de Henares and the Carlos III University of Madrid. Jorge Juan 40, 2° Izda, 28041 Madrid, Spain; tel.: +34 91 5757 010; fax: +34 91 43 17 674; e-mail: storresbernandez@telefonica.net.	01 - 01 - 1993	01 - 01 - 2005
Ms. CONCEPCION ESCOBAR HERNANDEZ, Ph.D. in Law from the Complutense University of Madrid; Head of the International Legal Advisory Service of the Spanish Foreign Ministry; Professor of Public International Law and International Relations at the Spanish National Distance University (UNED); holder of the Jean Monnet European Union Law Chair at the UNED; former Dean of the Law School at the UNED; former Director of the Public Law Department at the University of Cantabria and of the Department of Public International Law at the UNED; former member of the Spanish Delegation at the Rome Conference on the Statute of the International Criminal Court; currently Deputy Head of the Spanish Delegation at the ICC Assembly of States Parties. Spanish Ministry of Foreign Affairs and Cooperation, International Legal Advisory Service, Plaza de la Provincia 1, 28071, Madrid, Spain; tel.: +34 91 37 999 12; fax: +34 91 364 0645; e-mail: concepcion.escobar@maec.es.	18 - 04 - 2008	
Mr. JOSÉ ANTONIO PASTOR RIDRUEJO, Ph.D. in Law from the University of Zaragoza; Professor emeritus of Public International Law and International Relations at the	01 - 01 - 1993	01 - 01 - 2005

	appointment/ nomination	renewal/ renouvellement
Complutense University of Madrid; former Judge at the European Court of Human Rights; Special Representative of the UN Commission on Human Rights for El Salvador; former Head of the International Legal Advisory Service of the Spanish Foreign Ministry; Member of the Institute of International Law. Zurbano, 68, Escalera 1, 1º Izda; 28010 Madrid, Spain; tel.: +34 91 3103 440; fax: +34 91 394 5536; e-mail: jpastri@yahoo.es.		
<b>Sri Lanka</b> His Excellency Prof. G.L. PEIRIS, LL.B., Ph.D.; Minister of Justice and Constitutional Affairs and Deputy Minister of Finance; Professor emeritus of Law at the University of Colombo; Associate Member of the International Academy of Comparative Law (1960). Ministry of Justice and Constitutional Affairs, Colombo 12, Sri Lanka.	15 - 06 - 1990	
Mr. FAISZ MUSTAPHA, LL.B. (Ceylon); President's Counsel; Chairman of the Commission for the Elimination of Discrimination and Monitoring of Fundamental Rights of Sri Lanka; former Chairman and Member of the Finance Commission; Member of the Law Commission of Sri Lanka; Deputy-President of the Bar Association of Sri Lanka. Specializations: international law, administrative law. 35, Kaviratna Place, Colombo 6, Sri Lanka; fax: +94 1 58 69 63.	07 - 05 - 1993	
Mr. MORAGODAGE CHRISTOPHER WALTER PINTO, Attorney of the Supreme Court of Sri Lanka, and of the Inner Temple; barrister; Secretary-General of the Iran-United States Claims Tribunal; Member of the Institut de Droit International; Former Head of the Legal Division in the Ministry of Foreign Affairs of Sri Lanka; former Ambassador of Sri Lanka to Germany and Austria; former Member and Chairman of the UN International Law Commission. Specializations: law of the sea, law of international organizations, international environmental law, international investment law. Parkweg 13, 2585 JH The Hague, The Netherlands; tel.: +31 703064846; fax: +31 703502456.	16 - 10 - 2007	
The Honorable Mr. SARATH NANDA SILVA, Attorney-General; former Judge of the Court of Appeal; former President of the Court of Appeal; former Judge of the Supreme Court; awarded LL.M. Magna-cum-laude in International Comparative Law from the University of Brussels; President of SAARC LAW; Member of the Incorporated Council of Legal Education of Sri Lanka.	13 - 03 - 1998	
<b>Sudan</b> M. ABDEL ALIER, LL.B., LL.M. ; avocat ; ancien ministre ; ancien Vice-président de la République ; ancien Président de la Commission pour la décentralisation administrative. Ministère des Affaires étrangères, Khartoum, Soudan.	26 - 01 - 1988	23 - 04 - 2004
Prof. MOHAMED KHALAFALLA ELRASHEED, LL.B., LL.M.; University Professor, former Legal Adviser to the Ministry of Foreign Affairs; former President of the Supreme Court; former Member of the United Nations International Law Commission. Ministry of Foreign Affairs, P.O. Box 1120, 11111 Khartoum, Sudan.	26 - 01 - 1988	23 - 04 - 2004
H.E. Dr. Justice ABDEL RAHMAN IBRAHIM EL KHALIFA, D.C.L., LL.M., LL.B.; Advocate, Consultant and Commissioner of Oaths; Associate Professor, Faculty of Law, University of Khartoum; Former Director of Public Prosecution, Ministry of Justice and Attorney General's Chambers, Sudan; Former Legal Advisor for Civil Aviation and Criminal Administration, Khartoum; Judge of the Arab Investment Court, The Arab League (2004-2007); Participant in negotiations of various Bilateral Air Agreements, Peace Talks and Boundary Disputes involving Sudan. P.O. Box 1366, 11111 Khartoum, Sudan; tel.: +249 183 799 240; fax: +249 183 783 599; e-mail: Abdelrahmanelkhalifa@hotmail.com.	17 - 07 - 2008	
<b>Suriname</b> His Excellency Dr. LACHMIPERSAD FREDERIK RAMDAT MISIER, former President of the Republic of Suriname; former Chief Justice; former Tutor at the Legal Faculty of the	02 - 09 - 1993	



	appointment/ nomination	renewal/ renouvellement
University of Suriname; Member of the Constitutional Commission; Chairman of the National Boundary Commission. Ministry of Foreign Affairs, Paramaribo, Suriname; fax: +597 41 08 51.		
Her Excellency Dr. Irma LOEMBAN TOBING-KLEIN, Ambassador; advisor to the President of the 58th Session of the General Assembly of the United Nations; Ambassador, advisor on CSW (Commission on the Status of Women) issues to the Minister responsible for Gender Affairs in Suriname; President United Nations Association Suriname; Former Ambassador, Permanent Representative of the Republic of Suriname to the United Nations; former Minister Plenipotentiary of the Permanent Mission of the Republic of Suriname to the United Nations; former Counselor at the Embassy of the Republic of Suriname in the Hague; Former Attorney at Law. PO Box 1359, Paramaribo, Suriname; e-mail: tobing@sr.net, www.tobing.nl/~irma.	02 - 09 - 1993	
His Excellency Dr. S. WERNERS, Ph.D.; former Minister Counselor; former Ambassador former Professor at the Legal Faculty of the University of Suriname. C/o Embassy of the Republic of Suriname, Alexander Vogelweg 2, 2517 JH The Hague, The Netherlands.	02 - 09 - 1993	
<b>Sweden</b>		
His Excellency Mr. ANDERS RÖNQVIST, Ambassador and Director General of Legal Affairs at the Swedish Ministry for Foreign Affairs; agent of the Swedish Government before the European Court of Human Rights, SE-10339 Stockholm, Sweden; tel.: +46 8 405 10 00; fax: +46 8 723 11 76; e-mail: anders.ronquist@foreign.ministry.se.	11 - 05 - 2012	
His Excellency Mr. HANS A.V. CORELL, former Under-Secretary-General for Legal Affairs and Legal Counsel of the United Nations; former Judge of Appeal; former Ambassador and Under-Secretary for Legal and Consular Affairs at the Swedish Ministry of Foreign Affairs; Norr Mälarstrand 70, 112 35 Stockholm, Sweden; tel./fax: +46 8 473 0753; e-mail: hans.corell@havc.se.	20 - 04 - 1990	11 - 04 - 2008
Prof. OVE BRING, Professor emeritus, Swedish National Defense College; expert in general international law, the law on the use of force, the law of the United Nations Charter (including the law of peacekeeping), international humanitarian law, human rights law and the law of diplomatic protection and international claims. Fax: +46 8 61 24 109; e-mail: ove.bring@swipnet.se.	17 - 06 - 1999	31 - 05 - 2011
His Excellency Mr. CARL HENRIK EHRENKRONA, former Judge of Appeal; former Member of the Steering Committee of Human Rights (CDDH) in the Council of Europe. SE-10339 Stockholm, Sweden; tel.: +33 3 8824 6055; fax: +33 3 8824 4830; e-mail: carl-henrik.ehrenkrona@foreign.ministry.se.	02 - 09 - 2004	02 - 09 - 2010
<b>Switzerland</b>		
M. LUCIUS CAFLISCH, Membre de la Commission du droit international ; ancien juge à la Cour européenne des droits de l'homme ; Jurisconsulte du Département fédéral des affaires étrangères de 1991 à 1998 ; Professeur honoraire de l'Institut de hautes études internationales et du développement (Genève). CP 23, 1 Route de la Dôle, 1276 Gingins, Suisse ; tél. : +41 22 369 39 90 ; courriel : caflisch.lda@bluewin.ch.	27 - 06 - 1990	12 - 06 - 2012
Mme LAURENCE BOISSON DE CHAZOURNES, Professeure à la Faculté de droit de l'Université de Genève depuis 1999. Directrice du Département de droit international public et organisation internationale de 1999 à 2009. Membre du Comité de direction du LLM in International Dispute Settlement (Université de Genève et Institut de hautes études internationales et du développement). Conseiller principal auprès du Département juridique de la Banque mondiale de 1995 à 1999. Université de Genève, Faculté de droit, 40 Boulevard du Pont-d'Arve, 1211 Genève 4, Suisse ; courriel : Laurence.BoissonDeChazournes@unige.ch.	10 - 12 - 2007	12 - 06 - 2012

	appointment/ nomination	renewal/ renouvellement
M. VALENTIN ZELLWEGER, Ambassadeur ; Jurisconsulte du Département fédéral des affaires étrangères ; Directeur de la Direction du droit international public ; Docteur en droit ; ancien Chef de cabinet du Président de la Cour pénale internationale. Palais fédéral Nord, 3003 Berne, Suisse ; fax : +41 31 324 90 73 ; courriel : valentin.zellweger@eda.admin.ch.	04 - 08 - 2010	
Prof. DANIEL THÜRER, Professeur ordinaire émérite en droit international, en droit européen, en droit public et en droit constitutionnel comparé à l'Université de Zürich ; LL.M. de l'Université de Cambridge, Dr rer publ. h.c. de l'Université de Saint-Gall ; membre du CICR depuis 1991 ; ancien membre de la Cour d'Etat (Staatsgerichtshof) de la Principauté du Liechtenstein ; membre de la Commission indépendante d'experts "Suisse - Seconde Guerre mondiale" ; directeur de l'Institut européen à l'Université de Zurich ; membre honoraire de la Commission internationale des juristes ; membre de la Commission européenne contre le racisme et l'intolérance ; membre associé de l'Institut de droit international ; président de l'Association allemande de droit international. Rämistrasse 74/36, 8001 Zürich, Schweiz, tél. : + 41 1 634 20 31 ; fax : +41 1 634 49 93 ; courriel : thuerer@ivr.uzh.ch.	12 - 06 - 2012	
<b>Thailand</b>		
His Excellency Mr. ARUN PANUPONG, Docteur en droit, Université De Paris; former Director-General of the Department of Treaties and Legal Affairs of the Ministry of Foreign Affairs; former Ambassador of Thailand to Indonesia, to the Soviet Union concurrently to Mongolia, to the United States and to France concurrently to Algeria and to UNESCO; member of the State Council; professor of law at Thammasat University and Chulalongkorn University (Bangkok, Thailand). 739/55 Puttan Village, Petchkasem 81 (Macharoen Road), Nongkham, Bangkok 10160, Thailand; tel./fax: + 662 420 7973.	07 - 06 - 1978	07 - 04 - 2010
His Excellency Mr. SANSERN KRAICHITTI, LL.B.; Barrister-at-Law; honorary Doctor of Law Chulalongkorn University; honorary Doctor of Law Ramkhamhaeng University; Chairman of the Seventh Committee of Law Drafting of the Council of State; Member of the Special Committee for consideration of International Conventions, Ministry of Foreign Affairs; Member of the Executive Committee of Thai Red-Cross Society; Senior Partner of Kanung and Partners Law Firm; former Justice and Vice President of the Supreme Court; former Chief Justice of the Civil Court; former Chief Justice of the Court of Appeal; former Senator. 187 Sukhumvit 31, Bangkok 10110, Thailand; fax: +66 2 258 4450.	26 - 05 - 1985	04 - 11 - 2011
His Excellency Dr. PRAJIT ROJANAPHRUK, Doctor at de l'Université Paris; Adviser to Constitutional Court of Thailand; former Ambassador Extraordinary and Plenipotentiary to the Philippines, the Soviet Union and Mongolia; former Director-General of the Department of Treaties & Legal Affairs of the Ministry of Foreign Affairs. 92/136 Muang Ake Village, Project III, Lakhok Sub-District, Muang District, Pathum Thani Province 12000, Thailand.	14 - 07 - 2008	
His Excellency Mr. SUCHINDA YONGSUNTHON, LL.B.; Barrister-at-law, Middle Temple Inn of Court; former Director-General of the Department of Treaties and Legal Affairs and former Deputy Permanent Secretary of the Ministry of Foreign Affairs; former Ambassador Extraordinary and Plenipotentiary to Italy, the Sovereign Military Order of Malta, Israel, the Netherlands, the Kingdom of Sweden, Finland, Estonia and Latvia; former Member of the Panel of Legal Experts of INTELSTAT; former Judge of the Constitutional Court of Thailand. 58 Sukhumvit 49, North Khlongton, Wattana, Bangkok 10110, Thailand; tel.: +662 390 2944; fax: +662 381 1570.	20 - 10 - 2003	07 - 04 - 2010
<b>Turkey</b>		
Professor HALUK BURCUOĞLU, Professor of Civil Law, Istanbul University. Istanbul University, School of Law, TR-34116, Beyazit, Istanbul, Turkey; tel.: +90 212 330 01 30.	04 - 11 - 2009	
<b>Turquie</b>		

	appointment/ nomination	renewal/ renouvellement
Professor TUĞRUL ANSAY, Professor of Law, Founding Dean of the Law School of Koç University. Address: Rumeli Feneri Yolu, Sanyer, Istanbul, Turkey.	04 - 11 - 2009	
Professor SÜHA TANRIVER, Professor of Law on Civil Procedure and Bankruptcy, Ankara University. Address: Cemal Gürsel Cad. No: 58, Ankara, Turkey; tel.: +90 312 595 5221.	04 - 11 - 2009	
<b>Uganda</b>		
His Excellency Mr. PETER C.R. KABATSI, LL.B., Hons. (MUK), DLP, LDC; Advocate (Uganda) and Attorney and Notary (Lesotho); Member of the International Law Commission (Geneva); former Permanent Secretary and former Solicitor-General of the Ministry of Justice.	19 - 04 - 1995	06 - 05 - 2008
Ms. ANNA MAGEZI, Barrister; Judge of the High Court of Uganda; former President of the Industrial Court; former State Attorney; former Magistrate.	19 - 04 - 1995	06 - 05 - 2008
Hon. Justice BENJAMIN J. ODOKI, Chief Justice of Uganda; former Director, Uganda Law Development Center; former Director of Public Prosecutions; former Judge of the High Court of Uganda; former Justice of the Supreme Court; former Chairman, Constitutional Commission and Chairman, Judicial Service Commission. Chief Justice's Chambers, Supreme Court of Uganda, Justice's Chambers, P.O. Box 6679, Kampala, Uganda; tel.: +256 41 231 727; fax: +256 41 34 39 71; e-mail: bodoki2000@yahoo.com.	19 - 04 - 1995	06 - 05 - 2008
<b>Ukraine</b>		
Prof. V. KYSIL, Professor of international law, Institute for International Relations of T. Shevchenko's Kyiv National University.	26 - 04 - 2004	
Dr. O. KOPYLENKO, Director of the Institute of Legislation of the Verkhovna Rad (Parliament) of Ukraine.	26 - 04 - 2004	
His Excellency M. SELIVON, Ambassador Extraordinary and Plenipotentiary to the Republic of Kazakhstan.	26 - 04 - 2004	
Mr. O. ZADOROZHNYI, Head of the Chair of International Law, Institute of International Relations of the Kyiv Taras Shevchenko National University.	26 - 04 - 2004	
<b>United Kingdom</b>		
Sir CHRISTOPHER GREENWOOD, CMG QC, Judge of the International Court of Justice since 2009; former Professor of International Law School of Economics. C/o International Court of Justice, Peace Palace, Carnegieplein 2, 2517 KJ, The Hague, The Netherlands; fax: +31 70 302 23 23.	13 - 04 - 2010	
Sir FRANKLIN DELOW BERMAN, KCMG, QC, barrister and international arbitrator; Legal Adviser to the Foreign and Commonwealth Office 1991-1999; <i>ad hoc</i> Judge of the International Court of Justice 2003-2005; visiting Professor of International Law, University of Oxford and University of Cape Town, since 2000. C/o Essex Court Chambers, 24 Lincoln's Inn Fields, London WC2A 3EG, United Kingdom.	13 - 04 - 2010	
Sir ELIHU LAUTERPACHT, CBE, QC, President of the Eritrea/Ethiopia Boundary Commission; Honorary Professor of International Law, University of Cambridge; Emeritus Director of the Lauterpacht Research Center for International Law, University of Cambridge; Arbitrator in ICSID and other arbitrations; formerly an <i>ad hoc</i> judge of the International Court of Justice, a presiding Commissioner of the UN Compensation Commission, President of the World Bank Administrative Tribunal, the Asian Development Bank Administrative Tribunal and the East African Common Market Tribunal; Member of the Institut de droit international. 20 Essex Street, London WC2R 3AL, United Kingdom; tel.: +44 20 7583 9294; fax: +44 20 7583 1341; e-mail:	11 - 11 - 2004	15 - 06 - 2011

	appointment/ nomination	renewal/ renouvellement
EL14@cam.ac.uk.		
Rt Hon LADY JUSTICE ARDEN, Lady Justice of Appeal since 2000; ad hoc judge European Court of Human Rights 2000; Head of International Judicial Relations for England and Wales since 2005. C/o Royal Courts of Justice, Strand, London WC2A 2LL, United Kingdom.	15 - 06 - 2011	
<b>United States of America</b> <b>Étas-Unis d'Amérique</b>		
Mr. HAROLD HONGJU KOH, Legal Adviser to the State Department. Office of the Legal adviser, U.S. Department of State, Washington, DC 20520, U.S.A.; tel.: +1 202 647 9598; fax: +1 202 647 7096.	19 - 02 - 2010	
Mr. DAVID R. ANDREWS, former Legal Adviser to the State Department (from 1997 to 2000). 1020 Union Street, Apartment 1020, San Francisco, California 94133, U.S.A.; tel.: +1 415 440 20 66.	24 - 02 - 2005	
Mr. JOHN B. BELLINGER, III, Legal Adviser to the State Department, Office of the Legal Adviser. U.S. Department of State, Washington, D.C. 20520, U.S.A.; tel.: +1 202 647 95 98; fax: +1 202 647 7096.	14 - 04 - 2005	
Judge STEPHEN M. SCHWEBEL, Member of the International Court of Justice from 1981 to 2000, served as the Court's President from 1997 to 2000. 1501 K. Street N.W., Suite 410, Washington, D.C. 20005, U.S.A.; tel.: +1 202 736 83 28; fax: +1 202 736 87 09; e-mail: judgeschwebel@aol.com.	30 - 11 - 2006	
<b>Uruguay</b> <b>Uruguay</b>		
Professor Alberto PÉREZ PÉREZ is a Judge of the Inter-American Court of Human Rights, elected in June 2009 for the period I-I-2010/31-XII-2015 and Full Professor of Constitutional Law and Human Rights. He graduated Doctor of Law and Social Sciences at the Universidad de la República (Uruguay) 1960, and as Master of Comparative Law at Columbia University (New York, United States of America), 1964. He also was counsel for the Government of Uruguay in the case concerning paper mills in the River Uruguay (Argentina vs. Uruguay) and served as a United Nations staff member from 1977 to 1985, concluding as Chief of the Administrative Review Unit and representative of the Secretary-General before the Joint Appeals Board and the Joint Disciplinary Committee. He has published several books and many articles in his fields of expertise. Mob: + 598 94 344 662; e-mail: perezp@netgate.com.uy.	15 - 06 - 2012	
Doctor CARLOS ALBERTO MATA PRATES is doctor of Law and Sciences (university of the Republic - UDELAR). He is member of the Inter-American Juridical Committee of the Organization of American States (OAS), Director of the Public International Law Department, Ministry of Foreign Affairs of the Republic of Uruguay, President of the Advising Committee of the Executive Power for the establishment of the external limit of the Continental Shelf (COALEP), legal Advisor and Controller of the MERCOSUR Parliament, agent of the Republic of Uruguay before the Inter-American Court of Human Rights, member of the Conciliation Committee to act in the dispute between the Republic of Uruguay and a Belgian investor, Delegate of the Republic before the Assembly of the States Parties to the Rome Statute (International Criminal Court). In such capacity, he was delegated to the Review Conference of the Rome Statute of the International Criminal Court held in Kampala (Uganda) (May 2010). He was coordinator of the government working group before the International Center for Settlement of Investment Disputes (ICSID). He is also professor of Public International Law (School of Law of the Universidad Católica del Uruguay- UCUDAL and Centro Latinoamericano de Economía Humana) and Professor of Public Law (School of Law of the University of the Republic). Tel.: + 598 2 9021010 int. 2368; e-mail: derecho.internacional@mrree.gub.uy.	15 - 06 - 2012	

	appointment/ nomination	renewal/ renouvellement
Dr. JOSE KORZENIAK, Doctor of Law and Social Sciences; Senior Professor of Public Law at the University Mayor of the Republic (Montevideo) and University of Mexico; author of a large number of publications of constitutional, administrative and bank law; Senator of the Republic since 1990.	03 - 08 - 2005	15 - 06 - 2012
Dr. ROBERTO PUCEIRO RIPOLL, Doctor of Law and Social Sciences; Permanent Arbitrator of the Permanent Court of Revision of Mercosur; Senior Professor of Public International Law and International Relations at several public and private institutions; Legal Advisor of the Uruguayan Antarctic Institute; Chairman of the International Law and International Relations Institute, School of Law of the University of Uruguay; Uruguayan Delegate, <i>inter alia</i> , to the United Nations, the International Civil Aviation Organization, the Antarctic Treaty Consultative Meetings, the Latin American Commission on International Civil Aviation, and Mercosur meetings; senior Professor of Public International Law; Senior Professor of Diplomatic and Consular Law; Professor of the Diplomatic Academy at the Ministry of Foreign Affairs.	03 - 08 - 2005	15 - 06 - 2012
<b>Venezuela</b> His Excellency Prof. GONZALO PARRA ARANGUREN, Doctor of Law and Political Science; Judge of the International Court of Justice; Attorney; Professor of Private International Law; Member of the International Law Institute. International Court of Justice, Peace Palace, Carnegieplein 2, 2517 KJ, The Hague, The Netherlands.	<b>Venezuela</b> 24 - 01 - 1985	26 - 05 - 2005
Ms. MIRIAM GARCIA DE PEREZ, Chargé d'Affaires of the Bolivarian Republic of Venezuela in Austria; Attorney at Law; Professor of Private and Public International Law.	26 - 05 - 2005	
Ms. MIRNA MAS Y RUBI SPOSITO, Attorney at Law; specialist in Trade Arbitration; Legal Adviser of the Ministry of Foreign Affairs; former Judge of the Venezuelan judicial system. Ministerio de Relaciones Exteriores, Torre MRE, Carmelitas, Caracas 1010, Venezuela.	26 - 05 - 2005	
Mr. RODOLFO PORRO ALETTI, Attorney at Law; Legal Adviser of Petroleos de Venezuela S.A. (PDVSA); has worked widely as judicial advisor in international arbitration. Av. Libertador, Petroleos de Venezuela, Caracas, Venezuela.	26 - 05 - 2005	
<b>Zambia</b> Mr. ALI MOHAMMED HAMIR, private legal practitioner; former Attorney-General of Zambia.	<b>Zambia</b> 05 - 09 - 2000	
Justice ERNEST LINESI SAKALA, Judge of the Supreme Court of Zambia.	05 - 09 - 2000	
Justice S.K. MUNTHALI, LL.B., former Judge of the High Court of Zambia since 1998; former Advocate of the High Court of Zambia; former lecturer in commercial law, Evelyn Hone College; former Senior Legal Aid Counsel; former Principal State Advocate and Director of Public Prosecutions. P.O. Box 72351, Ndola, Zambia; e-mail: kabuzimunthali@yahoo.com.	25 - 04 - 2002	
<b>Zimbabwe</b> Mr. JIMCALL PFUMORODZE, Acting Chairperson & Law Lecturer, Commercial Law Department, Faculty of Law, Midlands State University. P. Bag 9055, Gweru, Zimbabwe; tel.: +263 54 260 753; e-mail: jimpfumo@yahoo.com.	<b>Zimbabwe</b> 11 - 09 - 2008	
Mr. NELSON ZVIDZAYI, Director for Legal Aid Directorate, Ministry of Justice, Legal and Parliamentary Affairs. Corner 4 <sup>th</sup> Street/ S. Machel Avenue, P. Bag CY7751, Causeway, Harare, Zimbabwe; tel.: +263 4 7979 104.	11 - 09 - 2008	
Justice GODFREY GUWA CHIDYAUSIKU, Chief Justice of the Supreme Court of Zimbabwe; Chairman of the Law Development Commission of Zimbabwe; former Attorney-General of	27 - 08 - 2003	

	appointment/ nomination	renewal/ renouvellement
<p>Zimbabwe (1983-1987); former Leader of the Zimbabwean Delegation to the United Nations Law of the Sea Conference (1985-1987); former Chairman of the Commission of Inquiry into the War Victims Compensation Fund (1997); former Chairman of the Constitutional Commission of Zimbabwe (1999). Supreme Court of Zimbabwe, Corner 3<sup>rd</sup> Street/ K. Nkrumah Avenue, P.O. Box CY870, Causeway, Harare, Zimbabwe; tel.: +263 4 798 634.</p>		

## SPECIALIZED PANEL OF ARBITRATORS

ESTABLISHED PURSUANT TO THE OPTIONAL RULES FOR ARBITRATION  
OF DISPUTES RELATING TO NATURAL RESOURCES AND/OR THE ENVIRONMENT

## COMMISSION D'ARBITRES SPÉCIALISTES

ÉTABLIE EN APPLICATION DU RÈGLEMENT FACULTATIF POUR L'ARBITRAGE  
DES DIFFÉRENDS RELATIFS AUX RESSOURCES NATURELLES ET/OU L'ENVIRONNEMENT

June 30, 2012

30 juin 2012

Date of appointment	Date of latest renewal
Date de la nomination	Date du dernier renouvellement

**Argentina**

Professor JULIO BARBOZA is a Professor of International Law at the Buenos Aires National University and Belgrano University. He was formerly a Professor at the Argentine Foreign Service Institute, the Argentine Catholic University, the Salvador University, and the Catholic University of Cordoba. He was a visiting Professor at The Hague Academy of International Law twice, at Southern Methodist University in Texas, USA, as well as at the Inter-American Institute of International Law of the Organization of American States. Professor Barboza has been a Legal Advisor at the Argentine Ministry of Foreign Relations, and was a former Ambassador in Poland and Czechoslovakia. Mr. Barboza was a Member and former President of the UN Law Commission. As Special Rapporteur, he has submitted eleven reports on the topic of international liability for the injurious consequences of acts not prohibited by international law. He was also a Judge, First Vice-President and later President of the UN Administrative Tribunal. He holds an LL.B. from Buenos Aires National University School of Law, and a Master of Laws *cum laude* in Comparative Law from Southern Methodist University School of Law in Texas, USA. Tel.: +54 (11) 4776 2136; e-mails: barbozajulio@hotmail.com; barbozajulio02@gmail.com.

**Argentine**

05 - 09 - 2001	04 - 05 - 2010
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**Australia**

Mr. HENRY BURMESTER QC is currently Chief General Counsel with the Australian Government Solicitor. He is responsible for providing high level advice to the Government on the Constitution and other sensitive issues, as well as appearing as counsel for the Australian Government. Mr. Burmester has appeared as counsel in the International Court of Justice, the Law of the Sea Tribunal, and in Australian appellate and trial courts, including the High Court. Mr. Burmester has previously held the position of Acting Solicitor-General of the Commonwealth, and was formerly the head of the Office of International Law in the Attorney-General's Department. He has been involved in international maritime boundary, marine pollution and other law of the sea and environmental negotiations, including those relating to the Antarctic Environment Protocol. Chief General Counsel, Australian Government Solicitor, 50 Blackall Street, Barton ACT 2600, Australia; tel.: +61 2 6253 7016; fax: +61 2 6253 7304; e-mail: henry.burmester@ags.gov.au.

**Australie**

27 - 08 - 2003	15 - 06 - 2012
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**Austria**

Professor Dr. GERHARD LOIBL is a Professor of International Law at the University of Vienna, the University of London, and the Diplomatic Academy in Vienna, as well as Editor-in-Chief of the Austrian Review of International and European Law and Chairman of the ILA Water Resources Committee. Prof. Dr. Loibl has served in the Office of the Legal Advisor of the Austrian Federal Ministry for Foreign Affairs and as Registrar of the UNRWA Special Panel of Adjudicators in Vienna. He has been a member of Austrian task forces and

**Autriche**

27 - 11 - 2001	23 - 04 - 2008
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	appointment/ nomination	renewal/ renouvellement
governmental delegations to many international conferences and negotiations, including meetings of the UNEP Governing Council, the UNCED Preparatory Committee, OECD experts on trade and environment, and the UN General Assembly. He previously served as Director of the International and European Department in the Austrian Federal Ministry for Environment, Youth and Family Affairs. Prof. Dr. Loibl has lectured at and participated in numerous international law conferences and has published extensively in the field of international environmental law. He is fluent in English and German and has reading knowledge of French and Spanish. In addition to completing the Hague Academy of International Law, Prof. Dr. Loibl received a Doctor of Law from the University of Vienna Law School and an LL.B. from the University of Cambridge.		
Dr. WALTER GEHR is currently with the Austrian Federal Ministry of Foreign Affairs in the International Law Division and was posted in Ireland and Algeria. He was a member of the Permanent Mission of Austria to the United Nations and also participated in the UNOMSA mission. He was the Austrian representative in the Nuclear Law Committee of the OECD and Chairman of the Assembly of States of the International Development Law Institute. Dr. Gehr was the deputy head of the Austrian embassy in Ankara. He speaks German, French, and English fluently, has a good command of Spanish, and a passive understanding of Italian.	27 - 11 - 2001	23 - 04 - 2008
<b>Belarus</b> Ms. MARINA YANUSH serves as the Deputy Chief of the Legal and Personnel Department of the Ministry of Natural Resources and Environmental Protection of the Republic of Belarus. She also serves as assistant to the Faculty of Ecology of the Belarusian National Technical University in Minsk. She has contributed to the drafting of national acts of the Republic of Belarus, namely draft laws "On the Protection of Environment," "About the Waste," Law of the Republic of Belarus "On Flora," and Code of the Administrative Offenses. She is currently competing to be granted the degree of the Candidate of Science in Law at the Institute of the State and Law of the National Academy of Sciences of the Republic of Belarus. Deputy Chief of the Legal and Personnel Department, Ministry of Natural Resources and Environment Protection 220048, Minsk, 10 Collectornaya St., Republic of Belarus; tel.: +375 17 220 27 67; e-mail: yanush-maryna@tut.by.	10 - 07 - 2002	
Ms. ELENA LAEVSKAYA is a senior lecturer at the Law Faculty of the Belarusian State University. She specializes in international environmental law, natural resources and ecology law. In addition to her academic position, Ms. Laevskaya is chairman of the Council of the Public Association "Ecology Law." She has previously worked at the Institute of Philosophy and Law and the Institute of Management at the National Academy of Sciences of the Republic of Belarus. She is a member of the Council of Lawyer-Ecologists of the Association of East and Central European Countries. Law Faculty, Belarusian State University, 220136, Minsk, 17 Moscovskaya str., Republic of Belarus; tel.: +375 17 222 83 47; e-mail: laevskaya@fmst.unibel.by; ecop@iatp.unibel.by.	10 - 07 - 2002	
Mr. ALEKSANDR RACHEVSKY is currently head of the Department of International Cooperation at the Ministry of Natural Resources and Environment Protection of the Republic of Belarus. After graduating from the Belarusian State University and the Academy of Management under the President of the Republic of Belarus, he has managed the research laboratory of the Belarusian State University. Head of the Department of International Cooperation, Ministry of Natural Resources and Environment Protection, 10 Collectornaya str., 220048, Minsk, Republic of Belarus; tel.: +375 17 220 43 28; e-mail: minproos@mail.belpak.by.	10 - 07 - 2002	
<b>Belgium</b> Mr. JAN HEYMAN, KU Leuven (Lic. Law, 1976). He is director of the Flemish Environment Society, general affairs, and head of the legal service department there. He has held many positions in the Flemish Water Purification society including director, and worked in the cabinet of the Minister of Internal Affairs. He participated as a delegate of Belgium in the negotiations of the UNECE Aarhus convention, UNECE Pollution from Long Range Sources Protocol, and took part in the Aarhus Convention Working Group and Task Force on Access to Justice. He lectures at the faculty of law of the KU Leuven and works at the KU Leuven Institute for Environment and Energy Law. He is chairman of the Belgian Society for Environmental Law. He has authored numerous publications on environmental and natural resources law.	25 - 05 - 2004	
<b>Belgique</b>		



	appointment/ nomination	renewal/ renouvellement
<p>Professor Dr. FRANK MAES studied Diplomatic Sciences (Ghent University, 1984), Shipping Law (UFSIA, 1986), and obtained a Ph.D. in Law (Ghent University, 1996). He is Professor of Public International Law in the Faculty of Law at Ghent University since 1998 and has taught, <i>inter alia</i>, international environmental law, environmental legislation, diplomatic and consular law, and air and space law. He has been lecturer on international trade and international organizations in the UNCTAD training courses on "The Commercial Role of Ports and Port Marketing," and has been guest lecturer at several universities including the universities of Nairobi and Dar es Salaam. He is a member of the International Law Association's Committee on Water Resources Law. He was, <i>inter alia</i>, legal adviser in the Belgian delegation during the preparatory negotiations of the OSPAR Convention, legal expert in the Belgian delegation for the implementation of the Kyoto Protocol, and president of the EU legal experts in the negotiations on compliance at UNFCCC COP 6+ and COP 7. He is author of the explanatory memo for the Law on the Belgian exclusive economic zone in the North Sea, co-author of the Law on the protection of the marine environment under the jurisdiction of Belgium, and co-author of the decree on Integral Water Policy implementing the EC Framework Directive on water policy in Flanders. He is author of numerous books and articles on a wide range of international environmental law topics.</p>	25 - 05 - 2004	
<p>M. JEAN-FRANÇOIS NEURAY est spécialiste du droit administratif, du droit de l'urbanisme et du droit de l'environnement. Il a terminé ses études universitaires en 1987 en obtenant, avec grande distinction, le diplôme de licencié spécial en droit administratif (le sujet du mémoire étant : « Les droits de riveraineté et la responsabilité des pouvoirs publics dans la gestion des cours d'eau non navigables ». Actuellement M. Neuray est premier auditeur au Conseil d'État de Belgique et maître de conférences aux universités d'Artois et de Bruxelles. Il est également vice-président de l'Association belge pour le droit de l'environnement et membre du jury du prix international Elisabeth Haub pour le droit de l'environnement.</p>	18 - 06 - 2004	
<p>Prof. MARY SANCY is a specialist of EU environmental law; she has focused her activities on EIA, EMAS / ISO and SEVESO Directives. Her field of activities includes prevention of industrial pollution, waste management, and energy legislation (nuclear and renewable energies). She is now directing the Program of International Environmental Law at the United Nations Institute for Training and Research (UNITAR).</p>	29 - 06 - 2004	
<p><b>Bolivia</b></p> <p>Dr. MARÍA PATRICIA DEL ROSARIO GARCÍA SALAUES currently serves as Environmental Legal Assessor at the Sustainable Development and Planning Ministry, as National Contact in the Sustainable Development and Environmental Law Unit of the American States Organization, and as National Contact and Regional Coordinator in the Federal Office of Disaster Attention for the United Nations. She has extensive experience and special expertise in natural disaster prevention and resolution of pollution-related conflicts in Bolivia and South America. Dr. García Salaues is involved in the International Atomic Energy Agency's efforts to develop a legal framework for radiological protection, safety on radiation sources, and safe handling of radioactive wastes. She has previously advised the World Bank on developing environmental rules and guidelines for mining projects; provided legal advice to Bolivian mining companies; and conducted legal analysis on mining laws for MERCOSUR. She is fluent in Spanish and has reading knowledge of English, Portuguese, and French. Dr. García Salaues has a Master's in Ecological Audits and Managerial Planning from the Instituto de Investigaciones Ecologicas in Spain, and a Diploma in Environmental Consulting from Fundacion Universitaria Iberoamericana. She is currently a candidate for a Doctor in Environmental Law from the Universidad de Alicante in Spain. c/José Toro No. 366, Alto Obrajes Sector "A," La Paz, Bolivia; tel.: +591 2 73 23 52, +591 2 73 12 93; fax: +591 2 22 23 97 or 35 09; e-mail: patriciagarciasa@yahoo.com.</p>		
<p><b>Bolivia</b></p>	15 - 10 - 2001	
<p><b>Brazil</b></p> <p>Dr. HAROLDO DE OLIVEIRA MACHADO FILHO, General Supervisor of the Second National Communication of Brazil to the United Nations Framework Convention on Climate Change (UNFCCC); email: haroldo@mct.gov.br / harmac@zaz.com.br.</p>		
<p><b>Brésil</b></p>	21 - 04 - 2010	
<p><b>Bulgaria</b></p> <p>Mr. GEORGE PENCHEV is presently Associate Professor in Environmental Law at the Faculty of Law, Plovdiv University "Paisii Hilendarski," Bulgaria, as well as Senior Researcher in Environmental Law at the Institute of Legal Studies at the Bulgarian Academy of Science.</p>		
<p><b>Bulgarie</b></p>	18 - 10 - 2006	

	appointment/ nomination	renewal/ renouvellement
<p>He is a former researcher in environmental law and lawyer at the Patent Agency, Sofia, Bulgaria. His main activities and responsibilities include lectures in environmental law, scientific projects in environmental law, and practical work in patent law. In 1990 he obtained a Ph.D., submitting a thesis on "Financial liability for the water pollution in Bulgaria." He is the author of five books and over 130 articles and scientific reports, mainly in the field of environmental law, but also in the fields of patent law and public international law. Plovdiv University "Paisii Hilendarski," Faculty of Law, 24 Tzar Asen str., Plovdiv 4000, Bulgaria; tel.: +359 3 226 1284, +359 2 944 4363, +359 898253; e-mail: georgepenchev@abv.bg.</p>		
<b>Burkina Faso</b>	<b>Burkina Faso</b>	
Mr. DOBO MARTIN ZONOU serves as a magistrate.	03 - 04 - 2002	
Mr. FERDINAND OUEDRAOGO is an assistant in the Department of Juridical and Political Sciences, at Ouagadougou University.	03 - 04 - 2002	
<b>Cameroon</b>	<b>Cameroun</b>	
H.E. MAURICE KAMTO, Junior Minister of Justice, has served as an expert consultant in a number of cases for his government and the United Nations, and was Legal Counsel in 1998 and 1999 at the Diplomatic Conference in Rome for the creation of the International Criminal Court. He was also an academician in public international law, administrative law, constitutional law and environmental law, and has served as an advocate for the International Court of Justice. He is also avocat at the Paris Bar (France) and Member of the International Law Commission (ILC).	27 - 03 - 2002	
<b>Canada</b>	<b>Canada</b>	
Mr. MIKE HARCOURT served as the Premier of British Columbia from 1991-1996, and as Mayor of Vancouver, three terms from 1980-1986, and was elected four terms as Vancouver Alderman, 1972-1980. Mr. Harcourt is a Senior Associate with the Sustainable Development Research Institute at the University of British Columbia, as well as Senior Associate of the Liu Center for the Studies of Global Issues. He is involved in a number of private business activities, as well as speaking and advising internationally on sustainability solutions. In November 1996, he was appointed by the Prime Minister to the National Round Table on the Environment and the Economy, and serves on the Executive Committee along with being Chair of the Urban Sustainability Program. He is Director of the Asia Pacific Foundation, Vice-Chair of the International Center for Sustainable Cities, and the Honorary Chair at the Pacific Rim Council on Urban Development. He serves as Director at the Vancouver Airport and the Vancouver Port Authority. Mr. Harcourt has a B.A. and an LL.B. from the University of British Columbia. He has an Honorary Doctor of Laws from the Royal Roads University. 4707 Trafalger Street, Vancouver B.C., V6L 2M8, Canada; tel.: +1 604 263 4132; fax: +1 604 264 0770; e-mail: mharcourt@shaw.ca.	23 - 01 - 2002	
<b>Chile</b>	<b>Chili</b>	
Professor JOSÉ AGUSTÍN RAMÍREZ is currently Professor of Environmental Law and Director of the Center for Environmental Law at Austral University in Chile. He also serves as Head of the Environmental Unit at the State Defence Council. Prof. Ramírez previously served as Legal Advisor to Senador don Gabriel Valdes, a position in which he provided counsel on various environmental projects and prepared reports for the Senate's Environmental Commission. He has also conducted analyses of environmental legislation in Chile as a consultant to CONAMA (Comisión Nacional del Medio Ambiente). Prof. Ramírez has published extensively on the legal and economic implications of environmental pollution, and has been invited to teach environmental law courses and seminars as a visiting Professor at several universities in the United States, Spain, and South America. He is fluent in Spanish and English. Prof. Ramírez received a Licenciado in Law and Social Sciences from the Universidad de Chile and completed postgraduate studies in Economics at the Universidad Autonoma de Madrid. He is currently a candidate for a Doctorate in Law from the Universidad Complutense de Madrid and for a Doctorate in Environmental Law from the Universidad de Alicante. Head of Environmental Unit, State Defense Council, Francisco de Aguirre 4766, Vitacura, Santiago, Chile; tel.: +562 228 36 93; e-mail: cde2@ctcinternet.cl.	08 - 11 - 2001	
<b>People's Republic of China</b>	<b>République populaire de Chine</b>	
Mr. GAO FENG currently serves as Deputy Director-General of the Department of Treaty and Law of the Chinese Ministry of Foreign Affairs. He also leads the Chinese Delegation to the	31 - 08 - 2001	

	appointment/ nomination	renewal/ renouvellement
<p>Conference of the Parties of the United Nations Framework Convention on Climate Change. Mr. Feng previously worked as Counselor and Legal Advisor to the Permanent Mission of China to the United Nations. He has been a Member of the Chinese Delegation to numerous multilateral meetings on environmental issues and treaties, including desertification, protection of the ozone layer, law of the sea, transboundary movement of hazardous waste, and protection of Antarctica. Mr. Feng holds a Bachelor's of Law in International Relations from Peking University in Beijing, a Master's of Law in Public International Law from the College of Foreign Affairs in Beijing, and an LL.M. in Public International Law and Environmental Law from Nottingham University in the United Kingdom. Department of Treaty and Law of the Ministry of Foreign Affairs, No. 2, Chao Yang Men Nan Street, Beijing 100701, China; tel.: +86 10 6596 32 00; fax: +86 10 6596 32 09.</p>		
<p><b>Colombia</b></p> <p>Dr. HERNANDO SÁNCHEZ-SÁNCHEZ, is a lawyer and professor of environmental law at the University <i>Colegio Mayor de Nuestra Señora del Rosario</i>. He studied at the Sorbonne University in Paris, with a specialization in International Private Law. He has been, <i>inter alia</i>, an Arbiter of the Chamber of Commerce of Bogotá, a member of the Subcommittee International Arbitration of the International Chamber of Commerce of Paris, and a Juridical Consultant for various projects of the Colombian Ministry of Environment. He is an international mediator-conciliator for the Franco-Andean Service of International Mediation and Conciliation and a professor at the master and postgraduate levels at the University <i>Colegio Mayor de Nuestra Señora del Rosario</i>, teaching on both administrative law and environmental law. He has also taught postgraduate classes at the Universidad Libre de Colombia, the University of Medellín, and the University of Caldas. He has participated in various international conferences and his publications include works on environmental and international law. He is a member of the College of Environmental Lawyers, of the Institute of Environmental Law and of the Colombian Subcommittee of Arbitration CCL. He is fluent in Spanish, French, and English. Carrera 7a No. 83-81, Oficina 201, Bogota; tel.: PBX +57 1 236 5505; fax: +57 1 634 8105; e-mail: hsanchez_sanchez@yahoo.com.</p>		21 - 04 - 2008
<p><b>Democratic Republic of the Congo</b></p> <p>Professor SAYEMAN BULA-BULA currently serves as Judge ad hoc for the International Court of Justice, as UNEP expert for special arbitration in the field of protection and preservation of the marine environment, and as Professor of International Law at Kinshasa University in the Congo. Prof. Bula-Bula has lectured and published on several environmental topics and has special expertise in the Law of the Sea. He is a member of the Law of the Sea Institute in Hawaii, the Réseau "droit de l'environnement" in Paris, and the African Society of International and Comparative Law in London. Prof. Bula-Bula received a "Graduat" in Law and a "Licence" in Law from the University of Kinshasa, as well as a Doctorate in International Law from the University of Louvain in Belgium. He is fluent in French and English. Maison G.18, Plateau des Résidents, Université de Kinshasa, Commune de Lemba, Kinshasa; e-mail: sayeman_bula@yahoo.fr.</p>	<p><b>République démocratique du Congo</b></p>	13 - 09 - 2001
<p><b>Costa Rica</b></p> <p>Mr. JORGE A. CABRERA MEDAGLIA is senior legal counsel of AMBIO, a non-profit organisation based in Costa Rica dealing with law and environmental policy-making. He has extensive experience in environmental litigation and has advised companies and governments enforcing environmental protection regulations. He received his law degree from the Universidad de Costa Rica in 1991, and holds a postgraduate degree in law from UNED. Mr. Cabrera is also a founding member of the Research Center of Environmental Law and Sustainable Development at McGill University and has authored more than thirty articles and publications related to environmental protection. Apartado Postal 1487-1002, San Jose, Costa Rica; tel.: +506 381 9086; fax: +506 551 2686; e-mail: jorgemedaglia@hotmail.com.</p>	<p><b>Costa Rica</b></p>	27 - 03 - 2002
<p><b>Croatia</b></p> <p>Professor Dr. MAJA SERŠIĆ chairs the Public International Law Department of the Faculty of Law at the University of Zagreb. She is teaching at the International Centre for Postgraduate Studies in Dubrovnik, co-directing international courses on the law of the sea. Prof. Seršić has extensively participated in the elaboration of rules and procedures for the protection from pollution of the Mediterranean Sea area. She has also served as the member of the advisory body on the Law of the Sea of the Intergovernmental Oceanographic</p>	<p><b>Croatie</b></p>	27 - 03 - 2002

	appointment/ nomination	renewal/ renouvellement
<p>Commission (IOC) of UNESCO as well as the member of the European Commission against Racism and Intolerance of the Council of Europe. She has advised the delegation of the Republic of Croatia to the meetings of State Parties to the 1982 UN Convention on the Law of the Sea. In addition, Prof. Seršić is a member of the expert group for the Elaboration of the National Strategy for the Protection of the Environment in the Republic of Croatia. She is fluent in English, Spanish, Italian, and German, and has a reading knowledge of French.</p>		
<p><b>Cyprus</b></p> <p>Mr. MICHAEL RAFTOPOULOS is Senior Counsel of the Republic, where he heads a group of legal experts reviewing national environmental legislation to ensure compliance with European Union requirements. He represents Cyprus on the Council of Europe's Ad hoc Committee of Experts on the Legal Aspects of Territorial Asylum, Refugees, and Stateless Persons. He is also a Member of the Permanent Legal Service of the Republic. Mr. Raftopoulos has experience drafting environmental and other legislation; advising and handling civil, criminal, and administrative legal matters for the government; and studying and transposing EU environmental legislation. He is fluent in Greek and English. Mr. Raftopoulos holds a degree from the University of Salonica School of Law in Greece. Legal Service of the Republic, 1 Appelis Str., 1403 Nicosia, Cyprus; tel.: +357 2 889100; e-mail: roc-law@cytanet.com.cy.</p>	05 - 11 - 2001	
<p><b>Czech Republic</b></p> <p>Mgr. PAVEL DOUCHA is a Junior Lawyer at the law firm Mgr. Ludek Sikola, a lawyer and member of NGO, and the co-founder of ELS, specialization in environmental law, land planning, and legal measures of public participation in decision-making. Mr. Doucha holds a Diploma in Law from Masaryk University in Brno. Prevrátiská 330, 390 01 Tábor, Czech Republic; tel.: +420 608 873 437; e-mail: pavel.doucha@eps.cz.</p>	11 - 03 - 2008	
<p><b>Egypt</b></p> <p>Dr. ABDEL AZIZ MEKHEMAR is Professor and Head of the Department of Public International Law at El Mansoura University.</p>	29 - 11 - 2001	
<p><b>Finland</b></p> <p>Professor VESA MAJAMAA currently teaches Environmental Law at the University of Helsinki. He also serves as Chairman of the Nordic Environmental Labeling Board, Member of the High Court of Impeachment, and Chairman of the Foundation for the Promotion of Legal Science. Prof. Majamaa has worked in several capacities for the City of Helsinki, and has served as Chairman of the Committee for the Unification of Environmental Legislation, Expert Member of the International Nuclear Law Association, and Chairman of the Board of the National Fund Against Oil Pollution. He has contributed to several publications on land use, real estate, water, and environmental law. Prof. Majamaa holds a Master in Laws, a Licentiate in Laws, and a Doctor of Laws.</p>	28 - 08 - 2001	
<p><b>Germany</b></p> <p>Professor Dr. RÜDIGER WOLFRUM is currently Director at the Max Planck Institute for Comparative Public Law and International Law in Heidelberg and Professor for Comparative Public Law and International Law at the Law Faculty of the University of Heidelberg. He is also a judge at the International Tribunal for the Law of the Sea. From 2005 to 2008, he served as its President. Prof. Dr. Wolfrum has previously served as representative and legal advisor for the German delegation to several international environmental codification conferences, including the UN Law of the Sea and the Antarctic Treaty. He has recently been appointed President of an Arbitral Tribunal in the case of Bangladesh v. India on the delimitation in the Gulf of Bengal. He has taught law at the University of Mainz and the University of Kiel, where he was also Director of the Institute of International Law. After studying law at the Universities of Bonn and Tübingen, Prof. Dr. Wolfrum passed both the First and Second State-Examinations. Director Max Planck Institute for Comparative Public Law and International Law in Heidelberg, Im Neuenheimer Feld 535, 69120, Heidelberg, Germany; tel.: +49 6221 482 255; fax: +49 6221 482 653.</p>	18 - 06 - 2001	13 - 06 - 2007
<p>Mr. CHRISTIAN LINDEMANN is the head of the international legal affairs division of the German Federal Ministry for the Environment, Nature Conservation and Nuclear Safety in Berlin. He has previously served in the divisions dealing with chemicals law, nuclear energy law and European environmental policy at the Ministry, as well as in the chemicals unit of</p>	13 - 06 - 2007	

	appointment/ nomination	renewal/ renouvellement
<p>the Environment Directorate of the European Commission in Brussels before. In his present professional work he deals with, <i>inter alia</i>, horizontal and specific questions of international environmental law, general international law, the law of international organizations, and related European Community law, as well as European Union environmental policy. Compliance-related issues are one area of particular interest (negotiation of compliance mechanisms, actual implementation of multilateral environmental agreements, and membership in several compliance committees). He also participates in the negotiation and implementation of bilateral treaties and other instruments (e.g., agreements and memoranda of understanding on issues like CMD and JI under Kyoto Protocol). He obtained his First and Second Legal State Exam after legal training at the University of Göttingen Law School and the Berlin High Court in 1983 and 1986, respectively, and holds a Master's degree from the Fletcher School of Law and Diplomacy (USA). Head of unit, European Union, International Law, Federal Ministry for the Environment, Nature Conservation and Nuclear Safety. Alexanderstrasse 3, 10178 Berlin, Germany; Tel.: +49 30 285502320; fax: +49 30 285503338; e-mail: christian.lindemann@bmu.bund.de.</p>		
<p><b>Greece</b></p> <p>Professor Dr. EMMANUEL ROUCOUNAS is presently Emeritus Professor of International Law at Athens University, as well as Director of the Bureau of International and Constitutional Institutions at the Academy of Athens. He is on the Council of Europe's Steering Committees on Human Rights and on Bioethics. Prof. Roucounas previously served as Chair of Public International Law at the Academy of Athens and has been a Member of the UN International Law Commission, the UN Committee for the Elimination of Racial Discrimination, a Group of Experts of the European Union for Central America, the Institut de Droit International, and UNESCO's International Bioethics Committee. He has represented Greece in the UN Commission on Human Rights, the UN General Assembly, the Conference on Security and Cooperation in Europe, and the Diplomatic Conference on Humanitarian Law. Prof. Roucounas has lectured at universities in England and France and at the Hague Academy of International Law, and has published nine books and numerous articles on international law, the law of treaties, the law of the sea, and human rights. Emeritus Professor of International Law, Athens University. 30 Chloes Street, 157 72 Athens, Greece; tel.: +30 1 777 34 68; fax: +30 1 748 98 80; e-mail: eroucoun@academyofathens.gr, eroucoun@hol.gr.</p>	14 - 09 - 2001	29 - 05 - 2008
<p><b>Guatemala</b></p> <p>Dr. ROLANDO ALFARO ARELLANO.</p>		
<p><b>Honduras</b></p> <p>Ms. CLARISA VEGA MOLINA DE FERERRA is the Special National Attorney for Environment in the General Attorney Office. She has a bachelor's degree in Law, as well as a Master's degree in Administration of Justice, from the National University, Costa Rica. Her experience includes consultancies, drafting manuals on laws and bylaws, preparation of documents and participation in commissions. She was a Professor at the Catholic University of Honduras in 1998 and 1999. She has also worked as Legal Advisor for the Renewable Natural Resources General Office, Mines and Hydrocarbons General Office and the Sectorial Planning Office of the Ministry of Natural Resources. She has worked as a consultant at many levels, including the Central American Universities Higher Council (CSUCA); the (UNO-CONAMA) Organization of the United Nations and National Commission of the Environment of Honduras; and the Ministry of the Environment.</p>		
<p><b>Hungary</b></p> <p>Professor Dr. JÁNOS BRUHÁCS is a senior lecturer at the Law Faculty of the University of Pécs. He specializes in international and European law and has lectured at both the University of Pécs and the Reformed University in Budapest. He has produced various publications, including the <i>Manual of International Law</i> and <i>The Law of Non-Navigational Uses of International Watercourses</i>. He is currently a member of a delegation for ecosystem protection in the Danube basin, and has also participated in drafting the Lugano Convention.</p>		
<p><b>India</b></p> <p>Professor Dr. RAHMATULLAH KHAN is a retired Professor of International Law at the Jawahar Lal Nehru University. He was a Post-Doctoral Fellow at the Woods Hole Oceanographic Institute and a Visiting Scholar at Princeton, Yale and Columbia Universities.</p>		
<p><b>Guatemala</b></p>	29 - 08 - 2001	
<p><b>Honduras</b></p>	08 - 01 - 2002	
<p><b>Hongrie</b></p>	27 - 03 - 2002	
<p><b>Inde</b></p>	05 - 09 - 2001	

	appointment/ nomination	renewal/ renouvellement
<p>He is the Honorary Director of Research at the Indian Society of International Law, Editor-in-Chief and Executive Editor of the Indian Journal of International Law, and a member of the editorial board of the Asian Yearbook of International Law. Prof. Khan previously was Chairperson of the Environmental Chair at the Jawahar Lal Nehru University, as well as a Member of the International Council for Environmental Law. He has published numerous articles on international law and has authored several books, including <i>Kashmir and the United Nations</i>, <i>The Implied Powers of the United Nations</i>, <i>The Iran-US Claims Tribunal: Controversy, Cases and Contribution</i>, and <i>Indian Ocean Fisheries</i>. Prof. Khan has served as a consultant on fisheries law to the FAO and as legal advisor to Iran in the Iran-US Claims Tribunal. He is currently working on a research publication on environmental law for the Max Planck Institute for Comparative Public Law and International Law in Heidelberg. Professor (Rt.), Jawahar Lal Nehru University, Flat No. 12, Pocket E, Mayur Vihar Phase II, Delhi 110091, India.</p>		
<p>Dr. P.S. RAO is currently Legal Advisor and Head of the Legal and Treaties Division at the Indian Ministry of External Affairs. He is Special Rapporteur on International Liability for the International Law Commission (ILC), as well as a Member of the Indian delegation to the UN General Assembly. He previously served as Legal Advisor to the Permanent Mission of India to the UN. Dr. Rao was Co-agent and Advocate for India in the Case Concerning the Aerial Incident of 10th August 1999 (Pakistan v. India). He has held chairmanship positions on several international committees, including the ILC, the ILC's Drafting Committee, and Panel Discussions on Disarmament and on Peaceful Settlement of Disputes for the Centennial Celebrations of the First Hague Peace Conference. Dr. Rao has extensive international negotiating experience and has led the Indian delegations to numerous UN international conferences and bilateral meetings on international waterways, terrorism, extradition, science and technology, establishment of an international criminal court, patent registration, liability for nuclear damage, the Antarctic Treaty, the law of the sea, and other international issues. He has published numerous articles and reports and contributed to several books and ILC reports on international legal issues, including transboundary damage from hazardous activities, state responsibility, the law of the sea, and protection of foreign investments. Dr. Rao received Bachelor's and Master's degrees in law from Andhra University in India, and a J.D. and an LL.M. from Yale Law School in the United States. Additional Secretary (L&amp;T), Ministry of External Affairs. ISIL Building, 9 Bhagwan Dass Road, New Delhi-110001, India.</p>	05 - 09 - 2001	
<p><b>Iran</b></p> <p>Professor Dr. DJAMSHID MOMTAZ is Professor of International Law, Faculty of Law and Political Sciences, Tehran University; Member, International Law Commission of the United Nations, 2000-2006, Chairman, 2005-2006; Legal Adviser of the Ministry of Foreign Affairs, Associate Member, Institute of International Law; Member, International Committee of Red Cross (ICRC) Group of International Advisers; Member, Curatorium of the Hague Academy of International Law.</p>		19 - 09 - 2001
<p><b>Ireland</b></p> <p>Dr. YVONNE SCANNELL; BL, Professor of Environmental Law, Trinity College Dublin; Environmental Law Consultant, Arthur Cox, Solicitors; Member of the European and International Councils for Environmental Law. 23 Fortfield Terrace, Rathmines, Dublin 6, Ireland; tel.: +353 1 618 00 00; e-mail: scannell@iol.ie.</p>		28 - 06 - 2005
<p><b>Italy</b></p> <p>Professor UMBERTO LEANZA is Professor of Law at the University "Tor Vergata" in Rome and an expert in environmental law, particularly international environmental law.</p>	25 - 07 - 2001	22 - 02 - 2010
<p><b>Japan</b></p> <p>Professor SHINYA MURASE is a Professor of Law at Sophia University and a Judge on the Administrative Tribunal of the Asian Development Bank. He has been a Lecturer or Professor at several universities in Japan and the United States, and he was a Visiting Scholar and Research Fellow at Harvard Law School. Prof. Murase previously served as Legal Officer for the Codification Division of the Office of Legal Affairs at the UN. He serves on the Executive Councils of several associations, including the Japanese Association of International Law, the International Law Association of Japan, the Japanese Association of World Law, the Japanese Association of International Economic Law, and the International Law Association. Prof. Murase has published extensively in the field of international law, including articles on the</p>	14 - 09 - 2001	

	appointment/ nomination	renewal/ renouvellement
law of the sea and protection of the marine environment, the relationship between international environmental law and international economic law, and unilateral measures in international trade disputes. He received a Bachelor's degree in international law from International Christian University in Tokyo and an LL.M. and a J.S.D. from the University of Tokyo Graduate School of Law. Judge, Administrative Tribunal of the Asian Development Bank; tel.: +81 422 31 60 42; fax: +81 422 31 61 75; e-mail: s-murase@db3.so-net.ne.jp.		
<b>Republic of Korea</b>		
<b>République de Corée</b>		
Mr. JOO HYEON KIM, is a Presiding Judge at Seoul High Court. He previously served as a Presiding Judge at the Environmental Cases Division of the Seoul Central District Court. He was a Professor at the Judicial Research and Training Institute in the Supreme Court of Korea and a Visiting Scholar at the Yale Law School. Seoul High Court, 100 Umyeonnro, Seocho-gu, 137-735, Seoul, Republic of Korea; tel.: +82 2 530 2356; fax: +82 2 534 4166.	17 - 09 - 2007	
<b>Latvia</b>		
<b>Lettonie</b>		
Mr. EDGARS PURINŠ, Judge of Administrative Regional Court; former Deputy State Secretary on Court Matters of the Republic of Latvia Ministry of Justice; former Director of the Legal Department of the Republic of Latvia Ministry of the Environment; Professor at the University of Latvia; served as Head of International Law Division of the Republic of Latvia Ministry of Justice, as Senior Specialist in the Legal Department of State Chancellery of the Republic of Latvia, and Assistant to the Foreign Policy Advisor to the State President of Latvia. Mr. Purinš has been involved in numerous environmental meetings, projects, and workshops, including Land Exchange Project in Gauja National Park, the Baltic Environmental Lawyers Round Table on EU Law, and meetings to improve legal assistance cooperation among the Baltic States. He has participated in several international legal seminars in Latvia, the United States, and Europe, including seminars establishing a Bioethics Committees system in Latvia. Mr. Purinš is fluent in Latvian, Russian, and English, and has some knowledge of German and French. He has received a Bachelor's and a Master's degree in Law Science in the University of Latvia, and received the Abo Academy University Institute for Human Rights Diploma, and a certificate from the Hague Academy of International Law. Regional Administrative Court, Jezusbaznicas str. 6, Riga, Latvia; tel.: +371 26 95 85 74; fax: +371 67 07 79 20; e-mail: epurins@court.gov.lv; epurins@yahoo.com.	25 - 09 - 2001	22 - 04 - 2010
<b>Macedonia, FYR</b>		
<b>Macédoine, L'Éx-RY</b>		
Ms. JADRANKA IVANOVA is Head of the Legislation and Standardization Department within Macedonia's Ministry of Environment and Physical Planning, where she previously served as Minister's Counselor and Head of the Minister's Cabinet. Ms. Ivanova has also been a Structural Intern in the European Commission's Directorate General for Environment, a Jurist in the Enterprise for Intellectual and Legal Services, and Assistant Director of the Enterprise for External Trade. She is fluent in English and holds a law degree from the University "St. Cyril and Methodius" in Skopje. Head of the Legislation and Standardization Department, Ministry of Environment and Physical Planning, 11 Oktomvri 38/27,1000 Skopje, Macedonia.	07 - 09 - 2001	
<b>Malta</b>		
<b>Malte</b>		
Prof. DAVID J. ATTARD, Diploma Notary Public; Doctor of Law (LL.D.), University of Malta; Doctor of Philosophy (D.Phil.), University of Oxford, Chairman of the Malta Arbitration Centre; former Adviser to the Minister of Foreign Affairs; President and founder of the Maltese Branch of the International Law Association.	21 - 04 - 2004	
Mr. LOUIS CASSAR.	21 - 04 - 2004	
<b>Mauritius</b>		
<b>Maurice</b>		
Mr. PHOSUN KALLEE is Acting Deputy Director of the Department of Environment in Mauritius, for which he previously served as Divisional Environment Officer, Environment Officer, Scientific Officer, and Technical Officer. He has contributed to several publications addressing environmental management issues; participated in various international and national marine research expeditions, projects, and surveys; and assisted in preparation of World Bank-sponsored environmental plans for Mauritius. Mr. Kallee has received numerous certificates in marine and environmental resource management, including Post Graduation Certificates in Coastal Fishery Development, in Management and Conservation of Marine Resources: Seabed Mining, and in Environmental Impact Assessment and	28 - 09 - 2001	

	appointment/ nomination	renewal/ renouvellement
<p>Management. He holds a Master's degree in Ichthyology and Fish Culture from the Astrakhan Institute of Fisheries in the former Soviet Union.</p>		
<p><b>Mexico</b></p> <p>Ambassador Dr. ALBERTO SZÉKELY SANCHEZ is Advisor to the Mexican Minister of Foreign Affairs for Special International Legal Issues. He also currently heads Szekely International Legal Consulting, which advises on international and environmental law issues relating to the law of the sea, zoning and land use planning, sustainable coastal development, water law, forestry law, and human rights. During his distinguished diplomatic career in the Mexican Foreign Service, he has served as Alternate Representative of Mexico to the Organization of American States, as Legal Advisor to the Mexican Delegation to the 3rd UN Conference on the Law of the Sea, as Alternate Representative of Mexico to the UN in Geneva, as Legal Advisor to the Mexican Foreign Ministry, as Mexican Representative to the 6th Committee of the UN General Assembly, and as Member of the Permanent Court of Arbitration at the Hague. Ambassador Dr. Sanchez previously held positions as Coordinator of the Citizens Workshop for Legislative Proposals, Research Director of the International Transboundary Resources Center at the University of New Mexico Law School, and Professor of International Law at the Law School at the Universidad Nacional Autonoma de Mexico and at El Colegio de Mexico. Ambassador Dr. Sanchez has been a Visiting Professor at Arizona State University College of Law and at Johns Hopkins University's School for Advanced International Studies (SAIS). He is the author of numerous book and articles on international law, the law of the sea, transboundary resources, national and international environmental law, and human rights. Ambassador Dr. Sanchez received a Licenciado en Derecho from the Law School at the Universidad Nacional Autonoma de Mexico, a Master's degree from the Fletcher School of Law and Diplomacy in the United States, a Ph.D. in International Law from the University of London, and an Honorary Doctorate of Laws from the University of New Mexico in the United States. Advisor to the Minister of Foreign Affairs for Special International Legal Issues, International Legal Consulting, Calle Corregidora 18, Col. Tlacopac, San Angel, Del. Alvaro Obregón, 01040 México-City, México; tel.: +525 616 65 25; fax: +525 616 08 39; e-mail: aszekely@prodigy.net.mx.</p>	24 - 09 - 2001	15 - 06 - 2007
<p><b>Netherlands</b></p> <p>Professor Dr. JOHAN G. LAMMERS is presently Legal Adviser at the Netherlands Ministry of Foreign Affairs, Professor of International Environmental Law at the University of Amsterdam, and Member of the Netherlands National Group of the Permanent Court of Arbitration (PCA). Before holding these positions, he taught public international law at the Universities of Amsterdam and Leiden and served as Assistant Legal Advisor at the Netherlands Ministry of Foreign Affairs. Prof. Lammers has been a member of the Netherlands delegation to many international conferences, including international treaties dealing with ozone depletion, protection of international watercourses, transboundary shipments of hazardous waste, biological diversity, prevention of marine pollution, civil liability for nuclear damage, and Antarctica. He is currently Agent of the Kingdom of the Netherlands in an International Court of Justice case concerning Legality of Use of Force, as well as in a PCA case concerning Protection of the Rhine against Pollution by Chlorides. Prof. Lammers is Co-Editor of the Hague Yearbook on International Law and has published extensively on international environmental law matters. He has also been a participant in numerous international scientific and legal committees, such as the ILA's International Water Resources Committee and the ILA Committee on the Legal Aspects of Long-Distance Air Pollution. He was awarded the 1999 Elizabeth Haub Prize for exceptional services to international environmental law. Prof. Lammers received a Master of Laws and a Doctor at Law from the University of Leiden, as well as an LL.M. from Columbia University in the United States. Legal Adviser, Ministry of Foreign Affairs, Legal Affairs Directorate, International Law Division, Bezuidehouthoutseweg 67, P.O. Box 20061, 2500 EB, The Hague, The Netherlands; tel.: +31 70 348 61 37; fax: +31 70 348 51 28; e-mail: johan.lammers@minbuza.nl.</p>	28 - 09 - 2001	
<p><b>New Zealand</b></p> <p>Hon. PETER SALMON, CNZM QC is a Retired Judge of the High Court of New Zealand. He practices as an arbitrator and mediator and sits on the Pacific Island Courts of Appeal. He is the General Editor of the Annotated Resource Management Act published by Thomson and presents regularly to conferences on environmental matters. From 2007 to 2009 he was Chair of the Royal Commission into the Governance of Auckland and earlier in 2007 chaired</p>	27 - 03 - 2002	21 - 04 - 2010
<p><b>Nouvelle-Zélande</b></p>		



	appointment/ nomination	renewal/ renouvellement
<p>a Tribunal considering submissions on a National Policy statement into Electricity Reticulation. He was an expert advisor to ESCAP in 1977 and 1984. He was appointed Queen's Counsel in 1983, was a Judge of the High Court of New Zealand 1996-2004, and was Chief Justice's Delegate to the Global Judges' Symposium on Sustainable Development and the Rule of Law in Johannesburg, 2002. He is the recipient of the Resource Management Law Association award recognizing outstanding contribution by an individual to Resource Management practice. P.O. Box 128303 Remuera, Auckland 1541, New Zealand; tel.: +64 95 20 21 34; fax: +64 95 20 51 19; e-mail: prsalmon@xtra.co.nz.</p>		
<b>Panama</b>	<b>Panama</b>	
<p>Ms. MÓNICA ALEMÁN is a lawyer, with expertise in providing legal consultancy services to both the government and the private sectors. She is currently working as an advisor for intellectual property issues. She served as a former legal advisor for the Panamanian Ministry for Government and Justice (MGJ), and served as deputy representative for the MGJ before the Board of the Institute of Non-Renewable Natural Resources. She is a member of the Panamanian Bar Association, the Panamanian Intellectual Property Association, and the Inter-American Association of Intellectual Property. She wrote her thesis on "A Proposal for the Creation of an Environmental Code in Panama." Apartado 6-4193 El Dorado, Panama; tel.: +232 5667; fax: +232 5680; e-mail: trebol@sinfo.net.</p>	07 - 02 - 2002	
<b>Poland</b>	<b>Pologne</b>	
<p>Mr. JERZY JENDROSKA, Ph.D., Chair of European and Public International Law at Opole University, Poland, and Managing Partner at Jendroska Jerzmanski Bar &amp; Partners, Environmental Lawyers. He has held a number of official positions, including membership at the National EIA Commission (since 1994); permanent legal expert of the Parliamentary Environment Commission (since 1996); Vice-chair of the governmental GMO Commission (2002 - 2006) and as a Member of the Committee "Man and the Environment" of the Polish Academy of Sciences (2003-2007). Since 1995, Mr. Jendroska has represented the Government of Poland in various international processes, including serving as a Vice-Chair of the UNECE Aarhus Convention negotiations (1996-1998) and of the UNECE SEA Protocol negotiations (2000-2002), as well as a member (2000-2006) and the Chair (2002-2003) of the Aarhus Convention Bureau. Currently he serves as a member of the Compliance Committee of the Aarhus Convention (since 2006) and member of the Implementation Committee of the UNECE Espoo Convention (since 2004). Ul. Uniwersytecka 1, 50-951 Wrocław, Poland; tel.: +48 71 34 10 234; fax: +48 71 34 101 97; e-mail: jjb@jjb.com.pl.</p>	22 - 03 - 2002	17 - 04 - 2008
<b>Portugal</b>	<b>Portugal</b>	
<p>Prof. JOSÉ MANUEL MARQUES DA SILVA PUREZA is currently Professor of International Law and Global Governance at the University of Coimbra and of Environmental Law at the "Universidade Nova" in Lisbon. He is director of the Peace Studies Center and Senior Researcher at the Center for Social Studies at the University of Coimbra. Tel.: +351 23 97 90 550; fax: +351 23 98 55 589.</p>	18 - 02 - 2005	
<b>Romania</b>	<b>Roumanie</b>	
<p>Dr. VICTOR TANASESCU serves as an arbitrator at the Romanian Court of International Commercial Arbitration under the Bucharest Chamber of Commerce and Industry. He has adjudicated more than 100 cases as the chairman of the tribunal or as co-arbitrator. He is an arbitrator in several cases under rules of the ICC Court in Paris, as well as under LCIA Rules. As a member of the UNCITRAL Group of Experts, Dr. Tanasescu was nominated to draft a legal guide on counter trade operations. He consulted and advised different entities, including a long-term cooperation with the Ministry of Foreign Trade of Romania. In addition, he was involved in pro bono consultancy with the World Bank on the Project of the Romanian Bankruptcy Legislation Reform. Following the professorship in International Trade Law at the Academy of Economics in Romania, Dr. Tanasescu has engaged in private practice and presently runs a law office. Dr. Tanasescu is affiliated with the University of Amsterdam and the Max Planck Institute. Str. Negru Voda nr.2, bl.C4, sc.1,ap.3, P.O.4, sector 3, Bucharest, Romania; tel.: +40 1 320 36 56; fax: +40 1 323 82 27; e-mail: tvictor@fx.ro.</p>	11 - 04 - 2002	
<p>Professor Dr. VIOREL CIOBANU teaches at the Law School of the University of Bucharest, and is Dean of the Department of Private Law. He has been awarded the Simion Barnitui Prize of the Romanian Academy, and twice the Romanian Union of Jurists prize "Mihail Eliescu." Prof. Ciobanu has been nominated by the Romanian Senate to serve as the judge</p>	11 - 04 - 2002	

	appointment/ nomination	renewal/ renouvellement
<p>at the Constitutional Court of Romania. He currently serves as an arbiter at the International Commercial Court of Arbitration under the Romanian Commercial and Industrial Chamber. Prof. Ciobanu has contributed to the drafting of the present constitution, as well as other draft laws. He has attained his scientific degrees from the University of Bucharest.</p>		
<p><b>Serbia</b></p> <p>Professor Dr. VID VUKASOVIC is chairman of the Scientific Council of the Institute of International Politics and Economics. He has worked extensively on the United Nation's Environmental Program, as well as participating in sessions of the Governing Council. He also contributed to the work of the Intergovernmental Working Group of Experts on natural resources shared by two or more states, which drafted the principles concerning the shared natural resources (Geneva 1976, Nairobi 1977), and to the work of ad hoc meetings of the Senior Government Officials Expert in Environmental Law. Prof. Vukasovic has also cooperated with the United Nations University (Tokyo), contributing to the project on the interrelation between human rights and the development of science and technology. After graduating from the Faculty of Law at Belgrade University, Prof. Vukasovic received a Master's degree, along with a doctorate from the same university, and obtained the diploma of Air and Space Law at McGill University.</p>	27 - 05 - 2001	10 - 04 - 2008
<p>Professor DRAGOLJUB TODIC has served for more than ten years in the federal environmental administration. He currently teaches Environmental Policy and Law at the Megatrend University in Belgrade. He has published numerous works on environmental law, including "International Organizations and International Cooperation in the Field of the Environment," "Protection of the Environment in International and National Law," and works on the right to environmental information and on the EU environmental legislation and transitional countries.</p>	27 - 05 - 2001	10 - 04 - 2008
<p><b>Slovak Republic</b></p> <p>Dr. JÁN KLUČKA is a Lecturer of International Law at P.J. Safarik University in Kosice and a Judge on the Constitutional Court of the Slovak Republic. He previously served as External Legal Advisor to the Air Law Section of the Federal Ministry of Transport and Telecommunication, to the Federal Ministry of Foreign Affairs, and to the Slovak Ministry of Foreign Affairs. Dr. Klučka has been a Member of the Venice Commission for Democracy through Law, the Slovak National Group at the Permanent Court of Arbitration, the CSCE Dispute Settlement Mechanism, and the ILA Committee on Extradition and Human Rights. He has published widely on international air and space law, international environmental law, the UN General Assembly and Security Council, human rights, the relationship between international law and national constitutional law, and product liability. Dr. Klučka holds a Ph.D. in International Law from Comenius University. Lecturer of International Law, Law Faculty of P.J. Safarik University, Kosice. Judge of the Constitutional Court of the Slovak Republic, Hlavna 72, 04265 Kosice, Slovak Republic.</p>	03 - 09 - 2001	
<p><b>Slovenia</b></p> <p>Prof. Dr. BORUT BOHTE is Emeritus Professor of International Law, Faculty of Law, University of Ljubljana, former Head or member of a number of diplomatic delegations; former Chief of the Environment Law Unit at UNEP, Nairobi, Kenya (1981-83); former Ambassador, Principal Legal Advisor and Director of the International Law Department at the Federal Secretariat for Foreign Affairs of the SFRY (1984-1989) and Ambassador to the Netherlands; Member of the Permanent Court of Arbitration (1986-91); Conciliator at the OSCE Court of Conciliation and Arbitration in Geneva (since 2000). Faculty of Law, University of Ljubljana, Poljanski nasip 2, 1000 Ljubljana, Slovenia; tel.: +386 1 420 31 16; fax: +386 1 420 31 30; e-mail: borut.bohte@pf.uni-lj.si.</p>	14 - 03 - 2005	
<p><b>South Africa</b></p> <p>Ms. SANDEA DE WET (JGS) is Chief State Law Adviser (International Law), Department of International Relations and Cooperation. She provides advice and written legal opinion on all aspects of international law, and especially with regard to international environmental law. She previously served as legal advisor to another government department and acted as tutor at the University of the Free State. Advocate de Wet has been a member of the South African delegation to many international conferences and has extensive experience in multilateral environmental negotiations. She served in the delegation to conferences, including those dealing with the United Nations Framework Convention on Climate Change</p>	08 - 08 - 2002	
<p><b>Afrique du Sud</b></p>		

appointment/ nomination	renewal/ renouvellement
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(UNFCCC) and the Kyoto Protocol thereto; WSSD and Sustainable Development; Convention on Biological Diversity and its Biosafety Protocol; Basel Convention on the Transboundary Movements of Hazardous Wastes; the Internationally Binding Instrument for the Prior Informed Consent Procedure for certain Hazardous Chemicals and Pesticides in International Trade (PIC) and the Bamako Convention; United Nations Forum on Forests (UNFF); Convention to Combat Desertification and Drought; Stockholm Convention on the Implementation of International Action on Certain Persistent Organic Pollutants (POP S); Lusaka Agreement on Transboundary Law Enforcement and the SADC Protocol on Wildlife Law Enforcement; and the Vienna Convention and Montreal Protocol on the Depletion of the Ozone layer. She is a member of various national committees, including on Climate Change, Forests, Biodiversity and CITES. Advocate de Wet often acts as guest lecturer in international environmental law as part of the Master's degree course of the University of Pretoria. She holds an LL.B. degree from the University of the Free State and two Master's degrees, one in international law from the University of Pretoria in South Africa. Office of the Chief State Law Advisor (International Law), Department of International Relations and Cooperation, Private Bag X152, Pretoria 0001, South Africa; tel.: +27 12 351 1000; fax: +27 12 32 91 721; e-mail: dewetjgs@dirco.gov.za.

## Spain

Professor Dr. JOSÉ JUSTE RUIZ is a senior law professor of Public International Law and International Relations at the University of Valencia, Spain. He received his law degree, as well as his Ph.D., from Valencia University, and also obtained the Diploma of the Institut des Hautes Études Internationales of the University of Paris, the DES in Public Law of the same University and an LL.M. from Boalt Hall at Berkeley. Prof. Juste Ruiz is an experienced scholar in international environmental law. He has authored several books and more than sixty articles in topics related to international law and environment. He serves regularly as a representative of the Spanish government to international conventions and fora dealing with environmental protection. In 1998, the Ministry of Environment listed him as an expert in protection of the marine environment. Prof. Juste Ruiz is member of the editorial board of the Revista de Derecho Ambiental (Journal of Environmental Law) and member of the International Law Association. Facultad de Derecho, Universidad de Valencia, Campus dels Tarongers, 46022 Valencia, Spain; tel.: +34 96 382 8551; fax: +34 96 382 8552; e-mail: jose.juste@uv.es.

## Espagne

01 - 03 - 2002

## Sri Lanka

Dr. BATAGODA MUDIYANSELAGE SUREN BATAGODA currently serves at the Ministry of Forestry and Environment of Sri Lanka. He graduated with honours from the University of Sri Jayawardhanapura, consequently earning his Master's in Science degree from Michigan State University and a Ph.D. in Environmental Economics from the School of Environmental Sciences at the University of East Anglia, United Kingdom. He received a scholarship as the most outstanding student from the University of Sri Jayawardhanapura, won four graduate fellowships from the Michigan State University, the Fulbright Scholarship for Post Graduate Studies, and the Commonwealth Post Graduate Scholarship for Doctoral Studies. Dr. Batagoda has undertaken consultations with the Ministry of Housing and Urban Development to develop a legal framework for the implementation of community water supply and sanitation policy in Sri Lanka. He has also been consulted as an expert on the South Asian co-operative environment program concerning the study of land based pollution of marine environments, and he prepared, as a national expert the "South Asian Environmental Law Handbook," coordinated by UNEP/SACEP. He is the author and co-author of numerous publications on the environment, eco-business, ecosystem, consumerism of environmental goods, the impact of non-timber forest product, and emission trading potential. 43/23, Janatha Road, Nawinna, Maharagama, Sri Lanka; tel.: +94 1 82 6243; e-mail: envecon@sltnet.lk.

## Sri Lanka

26 - 03 - 2002

## Sudan

Mr. HAFIZ EL SHEIKH MOHAMED EL ZAKI is the former Chief Justice of Sudan. He previously held positions as Deputy Chief Justice, as Dean of the Law Faculty and Associate Professor of Commercial Law and Criminal Law at the University of Khartoum, as Minister of Justice, as Member of the Constituent Assembly, as M.P. in the People's Assembly, as Legal Counsel in the Attorney General's Chamber, and as an Advocate. Mr. El Zaki served on a committee to revise Sudanese law to conform with Sharia (Islamic Law) and assisted in the drafting of the law of evidence, criminal law, and criminal procedure in Sudan. He has

## Soudan

07 - 09 - 2001

	appointment/ nomination	renewal/ renouvellement
participated in numerous UN and international conferences and committees, including a technical committee drafting the Arab Unified Law for Judiciary and several seminars on human rights. Mr. El Zaki received an LL.B. from the University of Khartoum, a Bar Exam Certificate, and an M.C.J. and an LL.M. from the University of Texas at Austin. Former Chief Justice of Sudan. The Judiciary, P.O. Box 763, Khartoum, Sudan.		
<b>Sweden</b> Justice ULF BJÄLLÅS is the Presiding Judge on the Environmental Court of Appeal in Stockholm, as well as Chairman of a governmental committee for revision of the Swedish Environmental Code. He formerly served on the National Licensing Board for Environmental Protection, both as head of a division and as General Director, before the Board was replaced by the environmental court system. Prior to that, Justice Bjällås headed a division in the Swedish Environmental Agency and worked as a clerk and assistant judge in district and appellate courts in Sweden. He has educated judges and published on the Swedish Environmental Code; assisted Latvia in the adoption of national environmental legislation; and presented the Swedish approach to environmental law and pollution prevention and control at numerous meetings around the world. Justice Bjällås is fluent in Swedish and English. He holds a Master of Laws from the University of Stockholm. Svea Hovrät, Miljööverdomstolen, P.O. Box 2290, 10317 Stockholm, Sweden.	<b>Suède</b> 14 - 09 - 2001	
<b>Switzerland</b> Dr. FRANZ XAVER PERREZ is Head of the Global Affairs Section of the Swiss Agency for the Environment, Forests and Landscape, where he is responsible for UNEP, CSD, chemicals conventions, UNFF, and other international environmental law matters. He formerly was Legal Advisor in the WTO Division of Switzerland's State Secretariat for Economic Affairs. Prior to that, Dr. Perrez served as Legal Counsel in the Public International Law Directorate of the Federal Department of Foreign Affairs. He has published several articles on international environmental law issues, including the Cartagena Protocol on Biosafety, domestic biosafety regulation, and cooperative sovereignty. Dr. Perrez completed his law degree and attorney exam at the University of Bern School of Law, participated in the Hague Academy of International Law, and received an LL.M. and a J.S.D. from New York University in the United States. Head of Global Affairs Section, Swiss Agency for the Environment, Forests and Landscape, 3003 Berne, Switzerland; tel.: +41 31 322 93 08; fax: +41 31 323 03 49; e-mail: franz.perrez@buwal.admin.ch.	<b>Suisse</b> 09 - 10 - 2001	12 - 06 - 2012
<b>Thailand</b> Mr. PANAT TASNEEYANOND is a Senator and serves as Chairman of the Committee on the Environment of the Senate. He is also President of the Environmental Law Centre-Thailand Foundation, as well as Regional Governor of the International Council of Environmental Law. He has held several high level posts on environmental boards and commissions in Thailand, and has also written many environmentally-related research and academic papers. He also has extensive drafting experience. He has completed an LL.M. (Law and Marine Affairs) from the University of Washington, an LL.M. from the School of Law, University of California, and an LL.B. from Thammasat University, Bangkok. He has been a member of the Thai Bar Association since 1964. He is a Member of the Commission on Environmental Law, International Union for Conservation of Nature and Natural Resources (IUCN), and a Member of the Institute for Global Environmental Strategies (IGES). He held the position of Dean in the Faculty of Law, Thammasat University, Bangkok, and served as an Advisor for the Committee on the Environment of the Senate. 65/2 Soi 28 (Soi Sasana), Rama VI Rd, Samsen-nai, Phayathai, Bangkok 10400, Thailand; tel. /fax: +662 279 1968.	<b>Thaïlande</b> 22 - 03 - 2002	
<b>Turkey</b> Professor FERIT HAKAN BAYKAL.	<b>Turquie</b> 04 - 11 - 2009	
<b>Ukraine</b> Professor Dr. YURI SHEMAHUCHENKO serves as Rector of the High Law School and Director of the V. Korytskiy Institute at the Institute of Law and State of the Academy of Sciences of Ukraine. He is also academician of the Academy of Sciences of Ukraine, Ukrainian Academy of Political Sciences, Academy of Legal Sciences and member of the Russian Academy of Sciences. He is a founder of the Kiev Environmental Law School. He is also a co-author of a number of Ukrainian draft laws, such as the "Law on the Protection of Environment," "About Energy Conservation," and "About the Legal Regime of the Territories	<b>Ukraine</b> 04 - 04 - 2002	

appointment/ nomination	renewal/ renouvellement
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Polluted as a Consequence of Chernobyl Accident." As a member of the Constitutional Commission in the Parliament of Ukraine, he participated in drafting the Constitution of Ukraine in 1996. He initiated and presided at the Ukrainian Association of Political Scientists, as well as the Union of Lawyers of Ukraine. He also sits as an arbitrator at the Maritime Arbitral Commission at the Chamber of Trade and Industry of Ukraine. Rector of Kiev Institute of Law and Director of V. Koretski Institute of Law and State of the Academy of Sciences of Ukraine, Kiev, Ukraine; tel.: +380 44 278 8127; fax: +380 44 278 54 74; e-mail: jus@ukrpack.net.

## United States of America

## Étas-Unis d'Amérique

Professor Dr. STEPHEN McCaffrey is a Distinguished Professor and Scholar at McGeorge School of Law at the University of the Pacific. He formerly was Counselor on International Law in the Office of the Legal Advisor at the United States Department of State. Prior to that, he was a Professor of Law at Southwestern University School of Law. Prof. McCaffrey is Special Legal Advisor to the Secretariat of the North American Commission for Environmental Cooperation under NAFTA; Legal and Institutional Consultant for UNDP's Nile River Basin Cooperative Framework project; and Lead External Advisor on Water Law for the British Department for International Development and Adam Smith Institute project to assist the Palestinian Authority Negotiations Affairs Department. He continues to serve as Counsel to Slovakia in the ICJ Case concerning the Gabčíkovo-Nagymaros Project (Hungary v. Slovakia) and as Rapporteur for the ILA's Committee on Transnational Enforcement of Environmental Law. Prof. McCaffrey was Special Rapporteur for the UN International Law Commission's draft articles on the Law of Non-Navigational Uses of International Watercourses. He has been a Visiting Professor at universities in Switzerland, as well as a consultant on many environmental projects for UNDP, the World Bank, UNEP, the IUCN, and other organizations. He has participated in numerous international environmental commissions and working groups, and is on the board of several international law journals. Prof. McCaffrey has published extensively in the field of international environmental law and has knowledge of German, French, and Spanish. He holds a Bachelor's degree from the University of Colorado, a J.D. from the University of California at Berkeley (Boalt Hall), and a Doctorate from the University of Cologne in Germany. University of the Pacific, McGeorge School of Law, 3200 Fifth Avenue, Sacramento CA 95817, U.S.A.; tel.: +1 916 739 7179; fax: +1 916 739 7111; e-mail: smccaffrey@uop.edu.

03 - 10 - 2001

## Uruguay

## Uruguay

Professor Dr. RICARDO GOROSITO is Vice-Minister and Deputy Minister in the Ministry of Housing, Zoning, and Environmental Affairs, as well as Professor of Environmental Law at the UCUDAL (Damaso Antonia Larranaga Catholic University) and Professor of Political Science at the University of Maldonado. He has held several high level posts in Uruguay's Ministry of Transportation and Public Works and served as National Zoning Director in the Ministry of Housing, Zoning, and Environmental Affairs. Prof. Gorosito previously was Litigation Attorney and General Counsel at several real estate agencies and banks in Uruguay, including Arteaga Hill Propiedades S.A., Rincon Propiedades Ltda, Arechavaleta & Asociados, Univer, Casa Bancaria S.A., and Pemar Sudamericana S.A.. He has served as Chairman of the Intergovernmental Committee of the Paraguay-Panama Waterway and as General Rapporteur of Habitat II (Cities World Summit). He has also been a consultant and legal advisor for several public and private national and international projects, including the Colonia-Buenos Aires Bridge Project, the Port Restructuring, harmonization of land transportation legislation in Latin America, and the Colonia Master Plan. Prof. Gorosito is currently Chairman of the Executive Boards of PROBIDES and ECOPLATA, two programs addressing biodiversity and sustainable development in Uruguay. He has published and lectured extensively on environmental and transportation matters and is fluent in Spanish, English, French, and Portuguese. Prof. Gorosito holds a Doctorate in Law and Social Sciences from the University of the Republic. Convención 1382, 8th Floor, Suite 801, Montevideo, Uruguay; tel.: +598 2 902 18 46; fax: +598 2 902 52 77; e-mail: ninvargo@adinet.com.uy.

05 - 09 - 2001

## Submissions of the Secretary-General

## Noms proposés par la Secrétaire général

Professor Dr. LAURENCE BOISSON DE CHAZOURNES is Professor of International Law and Director of the Department of Public International Law and International Organization at the University of Geneva. She is also Visiting Professor at the Graduate Institute of International

04 - 12 - 2002

	appointment/ nomination	renewal/ renouvellement
<p>Studies in Switzerland and at the University Aix-Marseille in France. She is also a Consultant to several international organizations, including the World Bank, WHO, UNDP, Global Environmental Facility, and UNITAR, and a Member of the Steering Committee for the Project on Courts and Tribunals sponsored by the University of London and New York University. Prof. Boisson de Chazournes formerly served as Senior Counsel in the Environmental and International Law Unit of the World Bank's Legal Department, and as Counsel at the Request of the WHO and the UN for an ICJ Advisory Opinion on the Legality of the Threat of Use of Nuclear Weapons. She has published extensively in the field of international law, international organizations, international economic law, and international environmental and natural resources law. Prof. Boisson de Chazournes is involved in several international law professional associations and on the editorial boards of several international law journals. She is fluent in French and English, and has working knowledge of Spanish. Prof. Boisson de Chazournes holds a Diploma in Political Science and a Licence in Sociology from the University of Lyon II, a Maitrise in Private Law from the University of Lyon III, and a Certificate of Advanced Studies and a Ph.D. in International Law from the Graduate Institute of International Studies. Faculté de droit - UNI-MAIL, Université de Genève, 40 boulevard du Pont-d'Arve, 1211 Genève 4. Suisse ; tél. : +41 22 705 8544 ; Fax : +41 22 705 8543 ; e-mail : Laurence.Boissondechazournes@droit.unige.ch.</p>		
<p>Professor Dr. ELLEN HEY is Professor of Public International Law and Head of the Department of Public International Law at the Faculty of Law of the Erasmus University Rotterdam, the Netherlands. Previous to that, she held the Chair of International Natural Resources Law Studies (ICWS). She has worked as a Legal Advisor to the Netherlands Ministry of Transport, Public Works and Water Management and has been a consultant to various international organizations, national institutions and NGOs. She has published widely in the area of international natural resources and environmental law and participates in various international research and teaching projects. Prof. Hey received her education in the Netherlands, Venezuela and the United Kingdom; she holds law degrees from the University of Utrecht and a Master's degree in Science from the University of Wales Institute of Science and Technology. Faculty of Law, Erasmus University Rotterdam, P.O. Box 1738, 3000 DR Rotterdam, The Netherlands; tel.: +31 10 408 2677; fax: +31 10 408 9195; e-mail: hey@law.eur.nl.</p>		04 - 12 - 2002
<p>Professor Dr. ALEXANDRE KISS is the current Director of Research Emeritus at the French National Center for Scientific Research, and a professor at the University Robert Schuman (Strasbourg), Santa Clara University (California), and Erasmus University (Rotterdam). Furthermore, he works as an environmental consultant for many international organizations, including UNEP, WMO, OECD, the Council of Europe and the IUCN. He has additionally served as an expert with the French Ministry for Environment and Counsel of the Hungarian Government in the Gabčíkovo-Nagymaros Case at the ICJ. He is the current President of the European Council on Environmental Law, and the former Secretary-General and Vice-President of the International Institute of Human Rights. He has published extensively in multiple languages in the field of international environmental law. Director of Research Emeritus, French National Center for Scientific Research (CNRS), 29 rue du Conseil des Quinze, F 67000 Strasbourg, France; tel./fax: +33 (0)3 88 61 36 39; e-mail: achkiss@aol.com.</p>		
<p>Dr. HERMANN E. OTT is Director of the Climate Policy Division of the Wuppertal Institute for Climate, Environment and Energy. He was trained as a professional lawyer in Munich, London (LSE), and Berlin. During a training scheme for lawyers he worked five months with the European Commission (Legal Service, Équipe Environnement, Transport et Culture). In 1991, he spent three months with the Ozone Secretariat (UNEP, Nairobi), where he assisted in the organization and management of the Third Meeting of the Parties to the Montreal Protocol. Partly based on these experiences, he earned his Ph.D. with a thesis entitled "The Environmental Regime in International Law," the main focus of which is on institutional and procedural issues (institutions, law making procedures, and conflict resolution) related to the Montreal Protocol and the Basel Convention on Hazardous Wastes. After working for two years as an advocate in Berlin (mainly on environmental and criminal law cases), Dr. Ott joined the Climate Policy Division of the Wuppertal Institute as Senior Fellow in April 1994. His main tasks at the beginning included legal research into environmental law (including its trade related aspects) with an emphasis on the climate regime. In 1996 and 1997 he was part of the EU-funded project "Enhancing Policy-making Capacity under the Framework Convention on Climate Change" that, <i>inter alia</i>, set out to analyze and enhance instruments for the implementation of the climate treaties. In 1998 he co-authored a study partly financed</p>		11 - 04 - 2003

	appointment/ nomination	renewal/ renouvellement
<p>by the EC Commission containing a legal and political analysis of the Kyoto Protocol to the UN Framework Convention on Climate Change. This study was published under the title "The Kyoto Protocol. International Climate Policy for the 21st Century" (with Sebastian Oberthuer) in October 1999. A German translation was published in 2000, a Japanese translation in 2001. Dr. Ott took over the Climate Policy Division as Acting Head in late 1998 and initiated a financial and scientific consolidation. From November 2000 until June 2001 he was seconded to Policy Planning of the German Foreign Ministry in order to improve the institutional basis of environmental policy in the ministry. After his return to the Wuppertal Institute in July 2001, he was promoted to director of the division. Aside from his commitment to serving at the managerial level, his scientific work is devoted to all aspects of the Kyoto Protocol, in particular the flexible mechanisms, global climate policy and its implementation in the nation states, international environmental policy (especially forest policy and biodiversity), and finally, issues pertaining to globalization and sustainable development. Wuppertal Institute for Climate, Environment and Energy, Doeppersberg 19, 42103, Wuppertal, Germany; tel.: +49 202 2492 246/+49 202 2492 129 (Secr.); fax: +49 202 2492 250; e-mail: hermann.ott@wupperinst.org; Website: <a href="http://www.wupperinst.org">http://www.wupperinst.org</a>.</p>		
<p>Professor Dr. PETER H. SAND is lecturer in Transnational Environmental Law at the Faculty of Law, University of Munich/Germany, and Commissioner for Environmental Claims (F4 Panel) in the UN Compensation Commission, Geneva. He formerly was legal adviser for environmental affairs in the World Bank, Washington DC. Prior to that, Prof. Sand served as senior legal officer for several UN organizations (FAO, UNEP, UN/ECE) and as Assistant Director General for the World Conservation Organization (IUCN). He has published five books and over 70 articles on environmental law and governance, and has taught as visiting professor at the Universities of Addis Ababa/Ethiopia, Paris II, and Duke University School of Law. Prof. Sand completed his law degree at the University of Saarbrücken/Germany, and received an LL.M. degree from McGill University Montréal, Canada. Elisabeth-Str.38, 80796 Munich, Germany; tel: +49 89 180 645; fax: +49 89 123 3985; e-mail: p.sand@jura.uni-muenchen.de.</p>	04 - 12 - 2002	
<p>Professor PHILIPPE SANDS QC is Professor of Laws and Director of the Centre for International Courts and Tribunals at University College London (London University). He is the author or editor of several books, including Bowett's Law of International Institutions (5th edition, 2001, with Pierre Klein), the PICT Manual on International Courts and Tribunals (1999, with R. Mackenzie and Y. Shany) and Principles of International Environmental Law (1995; 2nd ed. due 2003). He is a member of the Bar of England and Wales, with extensive experience acting as adviser and counsel for States, international organisations and the private sector. He has acted in proceedings before the Permanent Court of Arbitration, International Court of Justice, International Tribunal for the Law of the Sea, International Centre for the Settlement of Investment Disputes (including NAFTA), International Chamber of Commerce, World Trade Organisation Panel, European Court of Justice, European Court of Human Rights and World Bank Inspection Panel, as well as the English courts. He also has experience in mediation. He has dual French and British nationality. Matrix Chambers, Griffin Building, Gray's Inn, London WC1R 5LN, United Kingdom; tel.: +44 20 7404 3447; fax: +44 20 7404 3448; e-mail: philippesands@matrixlaw.co.uk.</p>	04 - 12 - 2002	
<p>Professor Dr. ATTILA M. E. TANZI is a full professor of International Law at the Faculty of Law, University of Verona. He has served as an Assistant Legal Advisor to the Italian Ministry for Foreign Affairs (1987-1992) and as an External Consultant since 1992. He participated in the negotiations of the 1997 UN Convention on the Law of the Non-navigational Uses of International Watercourses. He is currently Vice-Chairman of the Working Group on Legal and Administrative Aspects established under the 1992 UNECE "Water Convention," and Vice-Chairman of the Working Group for the elaboration of a Protocol on the civil liability for environmental harm on international watercourses caused by industrial accidents, established under the same Convention and the "Industrial Accident Convention." In 2001-2002, he has served as legal consultant and special rapporteur to WHO and UNECE on the elaboration of a new international instrument on transport, environment, and health. He has been an adviser and a counsel before the ICJ and international arbitral tribunals. In 1999 he was Director of Studies at the Hague Academy of International Law. He has been a visiting lecturer at the Universities of Amsterdam and of the Netherlands Antilles, and a guest lecturer at the Centre for Research in International Law at Cambridge University (UK), at the Faculty of Laws of the University College of London, and at the School for International Studies of the J. Nehru University of New Delhi, India. He is a member of the International</p>	04 - 12 - 2002	

	appointment/ nomination	renewal/ renouvellement
Law Association, International Association for Water Law, Italian Society of International Law; and an Honorary Associate of the Centre for Energy, Petroleum and Mineral Law and Policy, University of Dundee, Scotland. He has published extensively on international water law, State responsibility, jurisdictional immunities, peaceful settlement of disputes, and the law of international organizations. Facoltà di Giurisprudenza, Via C. Montanari, 9, 37122 Verona, Italy; tel: +39 045 8028836, +39 347 9307826; fax +39 045 8028804; e-mail: attila.tanzi@univr.it.		
Professor ALAN BOYLE, Professor of Public International Law at the University of Edinburgh School of Law and General Editor of the International and Comparative Law Quarterly. He graduated from Oxford University in 1976, was called to the English Bar in 1977, and from 1978 to 1994 taught law at Queen Mary College, London University. He now specializes in general public international law, but especially international environmental law, law of the sea, international water resources law and settlement of disputes. His publications include <i>International Law and the Environment</i> (with P.W.Birnie) (OUP, 1992 & 2002); <i>Environmental Regulation and Economic Growth</i> (ed.) (OUP, 1994); <i>Basic Documents on International Law and the Environment</i> (with P.W.Birnie) (OUP, 1995); <i>Human Rights Approaches to Environmental Protection</i> (co-ed. with M.Anderson) (OUP, 1996); <i>The International Law Commission and the Future of International Law</i> (co-ed. with V.Lowe & ors) (BIICL, 1998); <i>International Law and Sustainable Development</i> (co-ed. with D.Freestone) (OUP, 1999); <i>Environmental Damage in International and Comparative Law</i> (co-ed with M.Bowman) (OUP, 2002), <i>Human Rights and Scots Law</i> (co-ed) (Hart, 2002), and various articles in the American Journal of International Law; the British Yearbook of International Law; International and Comparative Law Quarterly; International Journal of Maritime and Coastal Law; Journal of Environmental Law; Yearbook of International Environmental Law and elsewhere. Prof. Boyle has undertaken consultancy work for governments, international organizations, trade associations and NGOs on a wide range of environmental and maritime issues, including maritime boundary delimitation, fisheries, jurisdiction over ships, marine pollution, freedom of navigation, international rivers, and transboundary harm. He is on the Special Arbitrators' list, UN Convention on the Law of the Sea, and chairs the International Law Association Committee on Transnational Enforcement of Environmental Law. He acted as counsel for the European Community in Chile/EC Swordfish case (ITLOS), 2000-01, and for the United Kingdom in Ireland/UK MOX Plant Arbitration (PCA), 2002-03. His first language is English and he has a working knowledge of French.	09 - 03 - 2004	
Professor ROBIN R. CHURCHILL.	04 - 04 - 2004	
Professor DAVID FREESTONE has been Deputy General Counsel (Advisory Services) at the World Bank, Washington since 2004. Previously, he was Chief Counsel for Environmentally and Socially Sustainable Development and International Law. Prior to joining the Bank in 1996, he held a personal chair in International Law at the University of Hull, England (and still retains the title of Professor), and has acted as an international legal consultant on environment and natural resources issues for a wide range of international organisations including the FAO, ILO, UNEP, UNDP and the World Bank and the Global Environment Facility as well as for the Govt of the UK. From 1986-88 he worked for the Commonwealth Secretariat as Adviser to the Ministry of Foreign Affairs of Antigua and Barbuda, and until 1991, he represented Antigua/Barbuda at the Caribbean Environment Program Meetings negotiating the Specially Protected Areas and Wildlife Protocol to the Cartagena Convention. Between 1992 and 1994 he was Chairman/Convenor in collaboration with Legal Office of IMO of three International Meetings of Legal Experts on Particularly Sensitive Sea Areas. He has been a delegate at a range of international meetings including the UN Framework Convention on Climate Change, Convention on Biological Diversity, Global Oceans Forum, Informal Meetings of Parties to the UN Fish Stocks Agreement, FAO Committee on Fisheries, the Governing Council of the Consultative Group of International Agriculture Research and the Global Environment Facility, Council, and Assembly. He is the founding editor and now Editor-in-Chief of the International Journal of Marine and Coastal Law, and has written widely on international environmental and natural resource issues. His books include: <i>The Law of the Sea: Progress and Prospects</i> (ed., with R. Barnes and D. Ong, 2006); <i>Legal Aspects of Implementing the Kyoto Protocol: Making Kyoto Work</i> (ed., with C. Streck, 2005); <i>Legislating for Sustainable Fisheries</i> (with W. Edeson and E. Gudmundsdottir, 2001; French ed., 2004); <i>International Law and Sustainable Development</i> (ed. with A. E. Boyle, 1999); <i>The Burden of Proof in Natural Resources Legislation</i> (FAO, 1998); <i>The Precautionary Principle and International Law</i> (ed. with E. Hey, 1996) International Law and Global Climate Change (ed., with R. Churchill,	07 - 02 - 2006	



	<b>appointment/ nomination</b>	<b>renewal/ renouvellement</b>
1991). Professor Freestone has degrees from the Universities of Hull (LL.B.) and London (LL.M.) and in 1999 he was awarded the degree of LL.D. by Hull for his contributions to the field of international law. Deputy General Counsel (Advisory Services), Legal Vice Presidency, The World Bank, 1818 H Street, N.W., Washington D.C., 20633, U.S.A.; tel: +1 202 458 1743/4; fax: +1 202 522 2615; e-mail: dfreestone@worldbank.org.		
Judge TUILOMA NERONI SLADE, OS.		22 - 09 - 2006

## SPECIALIZED PANEL OF SCIENTIFIC EXPERTS

ESTABLISHED PURSUANT TO THE OPTIONAL RULES FOR ARBITRATION  
OF DISPUTES RELATING TO NATURAL RESOURCES AND/OR THE ENVIRONMENT

## COMMISSION SPÉCIALISÉE D'EXPERTS SCIENTIFIQUES

ÉTABLIE EN APPLICATION DU RÈGLEMENT FACULTATIF POUR L'ARBITRAGE  
DES DIFFÉRENDS RELATIFS AUX RESSOURCES NATURELLES ET/OU L'ENVIRONNEMENT

June 30, 2012

30 juin 2012

Date of appointment	Date of latest renewal
Date de la nomination	Date du dernier renouvellement

**Argentina**

Dr. OSVALDO CANZIANI is an integral member of the Intergovernmental Panel on Climate Change (IPCC). Over the past ten years, he has served on several IPCC Working Groups and has edited and/or contributed to many IPCC reports, including the IPCC Technical Paper on Climate Change and Sustainable Development, the IPCC Technical Paper on Climate Change and Biodiversity, and the IPCC Third Assessment Report. Dr. Canziani currently advises both the private enterprise TECHINT and Argentina's Ministry of Foreign Relations, International Commerce, and Worship on environmental issues. He is also a lecturer at several universities and other organizations. Dr. Canziani previously served as Advisor for projects sponsored by the Global Environment Facility, as Consultant on meteorology for World Bank projects and for IATASA, as Principal Researcher at the Biometeorological Research Center's National Council of Science and Technology, and as Advisor to the Secretaries of Water Resources of Argentina's Ministry of Public Works. He has had significant involvement with the United Nations, including as Advisor to Argentina's delegation to UNCED meetings, as WMO Regional Director for Latin America and the Caribbean, as Regional Officer for Meteorology for the ICAO South American Regional Office, as UNDP Resident Representative in Paraguay, and as Head of the ICAO Technical Assistance Mission in Paraguay. Dr. Canziani has published extensively on climate change, sustainable development, and other environmental science issues. He is fluent in Spanish, English, French, Italian, and Portuguese. Dr. Canziani holds undergraduate degrees in Physics, as well as a Master of Science in Meteorology from the University of London and a Doctorate in Meteorology from the University of Buenos Aires. Fundación Ecológica Universal, Casilla de Correo 141, Sucursal 5, 1405 Buenos Aires, Argentina; tel./fax: +54 11 4373 0552; e-mail: ocanz@ciudad.com.ar.

**Argentine**

19 - 04 - 2001

**Austria**

Mr. ANDREAS TSCHULIK is presently Head of the Environmental Management and Technology Unit at the Austrian Ministry of Agriculture, Forestry, Environment and Water Management. He previously headed the Ministry's Environmental Research and Environmental Technology Units. Prior to that, he was an Assistant Professor of Physics at the Vienna University of Technology. Mr. Tschulik has expertise in environmental management, clean production and clean technology, ecolabelling and ecodesign, and environmentally sound procurement. He studied Technical Physics at the Vienna University of Technology.

**Autriche**

27 - 11 - 2001

23 - 04 - 2008

**Belarus**

Ms. SVETLANA UTOCHKINA PTROVNA leads the Department of Monitoring and Analytical Control of the Ministry of Natural Resources and Environment Protection. She is an expert in the field of accreditation of ecological laboratories, determining the pollution emission limits in atmospheric air, and estimation of the impact on environment. She is currently conducting research at the Department of Chemistry of the Belarusian State University. She

**Бéларус**

10 - 07 - 2002

	appointment/ nomination	renewal/ renouvellement
is also in charge of specialized inspection for the Minsk City Committee of Natural Resources and Environment Protection. 10 Collectornaya str., 220048, Minsk, Belarus; tel.: +375 17 220 47 7; e-mail: minproos@mail.belpak.bv.		
Mr. VIKTOR SCHISLENOK NIKOLAEVICH is in charge of the specialized inspection of the state control over use and protection of water resources of the Ministry of Natural Resources and Environment Protection. He specializes in water resources management. He is also fluent in French. 10 Collectornaya str., 220048, Minsk, Belarus; tel.: +375 17 220 904; e-mail: minproos@mail.belpak.bvs.	10 - 07 - 2002	
Mr. VALERY GONCHAROV VASILIEVICH is in charge of the specialized inspection of state ecological projects examination at the Ministry of Natural Resources and Environment Protection of the Republic of Belarus. He took part in drafting concepts, manuals and legislative acts of the Republic of Belarus. He has completed research on influences on the environment, location of objects, designing of reclamation projects and water-sources construction. He is also fluent in English. 10 Collectornaya str., 220048, Minsk, Belarus; tel.: +375 17 220 75 49; e-mail: minproos@mail.belpak.bvr.	10 - 07 - 2002	
<b>Bolivia</b> Dr. CARLOS AGUIRRE B. currently serves as President of the National Academy of Sciences of Bolivia and as Director of the Interamerican Development Bank's Project for Strengthening of the Ministry of Sustainable Development and Planning. He previously held important leadership positions in several government and academic organizations focused on science and technology policy and planning, including the National Council of Science and Technology in Bolivia, the Bolivian Ministry of Planning and Coordination, the Physical Research Institute, and the Universidad Mayor de San Andres de La Paz. Dr. Carlos Aguirre B. has been involved as a consultant in several South American and UNB related projects and studies addressing technology transfer. He has published numerous books, articles, and reports on physics, science and technology policy, and sustainable development and international cooperation. He received a Bachelor's degree in Physics from Oklahoma State University in the United States and a Master's degree in Physics from the Universidad Federal de Rio de Janeiro in Brazil. P.O. Box 5279, La Paz, Bolivia; tel.: +591 2 36 39 90/31 67 76; fax: +591 2 37 96 81; e-mail: aguirre@ceibo.entelnet.bo.	<b>Bolivia</b> 15 - 10 - 2001	
<b>Brazil</b> Dr. ANTÔNIO CARNEIRO BARBOSA is Coordinator of the Program on Mercury Control in the Amazon, a branch of IBAMA's Directorate for Licensing and Environmental Quality. He has extensive experience in dealing with international environmental issues. He holds a post-doctorate degree in Environmental Chemistry from the École Nationale de Chimie de Paris.	<b>Brésil</b> 06 - 11 - 2001	21 - 04 - 2010
<b>Canada</b> Mr. JOHN BUCCINI has extensive experience, at both the domestic as well as the international levels, in research, advisory and regulatory programs involving the development and implementation of science-based policies and programs on toxic substances and biotechnology products. He also has considerable experience in negotiating multilateral environmental agreements including: United Nations Environment Program (UNEP) Stockholm Convention on Persistent Organic Pollutants (POPs) (1995-2001); served as Chair of the Intergovernmental Forum on Chemical Safety Working Group on POPs; collaborated with UNEP in planning, organizing and conducting regional workshops; and served as Chair on the UNEP intergovernmental negotiating committee (1998-2001) that concluded the successful development of the Convention in December 2000. He also participated in the United Nations Economic Commission for Europe Aarhus POPs Protocol (1995) and the UNEP Biosafety Protocol (1998). Mr. Buccini currently works as a consultant, providing analytical, advisory, report preparation, meeting facilitation and other services to the private sector, governments and intergovernmental organizations. He has a B.Sc. (Honours in Chemistry), M.Sc. and Ph.D. from the University of Manitoba. He was also a Postdoctoral Fellow at Carleton University (1970-1972). 31 Sycamore Drive, Ottawa, Ontario, K2H 6R4, Canada; tel.: +1 613 828 7667; e-mail: jbuccini@sympatico.car.	<b>Canada</b> 23 - 01 - 2002	
<b>Chile</b> Professor OSCAR PARRA is a Professor of Biology at the University of Concepción in Chile, where he oversees environmental science research as the Director of the Centro Universitario	<b>Chili</b> 08 - 11 - 2001	

	appointment/ nomination	renewal/ renouvellement
<p>International de Formacion e Investigacion en Ciencias Ambientales. Prof. Parra is a specialist in the ecology of continental waters, water pollution, and water resources and environmental management, and has published extensively in these fields. He has been a visiting professor at numerous universities in Latin America, the United States, and Europe, and is a member of several national and international scientific societies. Since 1996, he has been a member of the Consejo Consultivo de la Comision Nacional del Medio Ambiente de Chile. Prof. Parra holds a Doctorate from the University of Berlin in Germany. Centro EULA, University of Concepción, Casilla 160 C Correo 3, Concepción, Chile; tel.: +5641 204004; fax: +5641 242546; e-mail: oparra@udec.cl.</p>		
<p><b>People's Republic of China</b></p> <p>Professor CHEN JINING is currently Professor and Head of the Department of Environmental Science and Engineering of Tsinghua University in Beijing. He has worked as Principal Investigator to several major environmental projects in China, including the Non-point Pollution Control in Dianchi Catchment, the largest environmental research project in China. Prof. Jining serves on numerous professional organizations and committees, including the International Task Force for Forecasting Environmental Change and the Governing Boards of the Chinese Environmental Engineering Society, the Chinese Environmental Science Society, and the Chinese Water Environmental Society. He is on the editorial board of several environmental journals and is environmental advisor to several industries and governmental bodies. Prof. Jining's expertise is in systems analysis, modeling, hydrology, and technology assessment for river basin management and operation and control of wastewater treatment plants. He has a Bachelor's degree in Environmental Engineering from Tsinghua University in Beijing and a Ph.D. in Environmental Systems Analysis from Imperial College in the United Kingdom.</p>	<p><b>République populaire de Chine</b></p> <p>31 - 08 - 2001</p>	
<p><b>Croatia</b></p> <p>Dr. IVAN MARTINIĆ holds the position of Assistant Professor in the Faculty of Forestry at the University of Zagreb. He is Assistant Minister of the Ministry of Environmental Protection and Physical Planning and also Chief of the Nature Protection Department. He has been extensively involved with the Organization of Forestry Production, in the capacity of Assistant Researcher, Senior Assistant and lately as Assistant Professor. Dr. Martinić received his postgraduate diploma and doctoral degree from the Faculty of Forestry at Zagreb University. He has contributed to a number of workshops and conferences in Germany, Sweden, Austria, France and Turkey. Dr. Martinić's work focuses on rural and natural resources management, ergonomic research on the forestry production, development, and use of environmentally friendly technologies. He has acted as editor and editor-in-chief for several books and magazines. He is fluent in English.</p>	<p><b>Croatie</b></p> <p>28 - 03 - 2002</p>	
<p><b>Cyprus</b></p> <p>Mr. NICOS GEORGIADES is Director of the Environment Service within the Ministry of Agriculture, Natural Resources and Environment. He has participated in numerous international environmental conferences, most recently in multilateral meetings on the EU Environmental Acquis, on National Focal Points of Regional Activity Centers of the Mediterranean Action Plan, on Integrated Pollution Prevention and Control, and on Tourism and the Environment. Mr. Georgiades has completed many seminars, training courses, and workshops on environmental issues, including desertification, integrated coastal area management, and environmental impact assessment. He holds a Diploma in Natural Sciences and Geography from the University of Athens, a Master of Town and Country Planning from the University of Sydney, and a Certificate in Environmental Planning from Cornell University in the United States. Director, Environment Service, 1411 Nicosia, Cyprus; tel.: +357 2 303883; fax: +357 2 774945; e-mail: rocperiv@cytanet.com.cy.</p>	<p><b>Chypre</b></p> <p>05 - 11 - 2001</p>	
<p><b>Czech Republic</b></p> <p>Mr. SVATOMÍR MLCOCH is currently an attorney at law and legal consultant with extensive knowledge of and practice in Czech environmental legislation, with particular expertise in nature conservation, water law, and air pollution law. He also serves as Legal Consultant on Czech environmental inspections. He previously headed a division and oversaw consulting projects within the Czech Ministry of Environment. Mr. Mlcoch has significant experience with environmental liability and privatization issues, Czech court and administrative procedures, and transposition of EU legislation into Czech legislation. He has published numerous articles on these issues. He has working knowledge of the English, Russian, Czech</p>	<p><b>République tchèque</b></p> <p>03 - 12 - 2001</p> <p>11 - 03 - 2008</p>	

	appointment/ nomination	renewal/ renouvellement
and Slovak languages. Mr. Mlcoch holds a Doctor of Law from Charles University in Prague. Karla Tomana 9, 370 06 Ceské Budejovice, Czech Republic; e-mail: mlcoch@cb.gin.cz.		
<b>Egypt</b> Dr. MOHAMED EL ZARKA is Advisor for the Egyptian Ministry for Environmental Affairs, as well as Head of Environment and Development for the Social Fund for Development. He previously was Head of the Environmental Quality Sector and Director of the Solid Waste, Hazardous Waste, and Hazardous Materials Department within the Egyptian Environmental Affairs Agency. Prior to that, he served as Advisor to the Egyptian Minister of Scientific Research and as an Officer in the Chemical Warfare Department of the Egyptian Armed Forces. Dr. El Zarka has extensive expertise in the areas of: protection against nuclear, biological, and chemical weapons; management of industrial waste and hazardous chemicals; environmental emergency management; and environmental monitoring and risk assessment. He represents the Egyptian Government at United Nations meetings related to the Basel Convention, Rotterdam Convention, and the Intergovernmental Forum on Chemical Safety. Dr. El Zarka also serves as International Expert to provide technical assistance to Kuwait on solid waste management and rehabilitation of old landfills. He is a member of numerous scientific societies and committees, has authored several books and articles on defense against weapons of mass destruction and environmental protection, and is fluent in Arabic, English, and Russian. In addition to several diplomas in various fields, Dr. El Zarka holds a Bachelor's degree in Chemistry and Geology from Alexandria, Master's degrees in Military Science and Chemistry from Cairo, and a Ph.D. in Chemistry from Cairo. Advisor for Egyptian Ministry for Environmental Affairs, 38 Almaza St. Heliopolis, Cairo, Egypt; tel.: +2 (02) 290 39 71; mobile: +2 (012) 326 79 15; e-mail: HebaElzarka@yahoo.com.	29 - 11 - 2001	
<b>Finland</b> Professor PEKKA E. KAUPPI is Professor of Environmental Science and Policy in the Department of Limnology and Environmental Protection at the University of Helsinki. He previously worked as Senior Research Specialist for the Finnish Forest Research Institute, as Director of the Finnish Acidification Research Program, as Consultant for the Ministry of the Environment, and as Research Scientist for the Academy of Finland's Committee for Environmental Research. Prof. Kauppi has published numerous papers on forestry science, including studies of the impact of climate change on forests. He has participated in many international scientific conferences, projects, and committees, and is fluent in Finnish, Swedish, English and German. Prof. Kauppi received a Bachelor's degree in Silviculture, a Master's degree and a Licentiate in Forest Research, and a Ph.D. in Forest Ecology from the University of Helsinki. University of Helsinki, Department of Limnology and Environmental Protection, P.O. Box 27, 00014 Helsinki, Finland; tel.: +358 9 19 15 83 00; fax: +358 9 19 15 84 62; e-mail: pekka.kauppi@helsinki.fi.	28 - 08 - 2001	
<b>Germany</b> Professor Dr. ERNST-DETLEF SCHULZE is currently Director of the Max Planck Institute for Biogeochemistry in Jena. He was previously Head of the Collaborative Research Center 137 of the Deutsche Forschungsgemeinschaft, working on Flux Control in Ecological Systems; the Bavarian Research Group on Forest Toxicology; and the Bayreuth Institute of Terrestrial Ecosystems Research. He has been a professor at several German universities, the University of Alberta in Canada, the University of Minnesota in the United States, and the Technical University of Zürich. Prof. Dr. Schulze has served on numerous boards and committees, including the Bavarian Board for Nature Conservation, the Federal Board on Acid Rain and Forest Decline, the National Committee on Global Change, EUROSILVA, the SCOPE/ICSU Biodiversity Program, and the IPCC Working Group I and II. His research has most recently focused on the impact of global change on forest ecosystems, including establishing long-term flux measurements in European Russia and central Siberia. He has lectured at numerous international meetings. Prof. Dr. Schulze has a Diploma from the University of Göttingen, a Master's degree in Botany from the University of California, Los Angeles, and a Doctorate from the University of Würzburg. Director Max-Planck-Institute for Bio-Geochemistry, P.O. Box 100164, 07701 Jena, Germany; e-mail: Detlef.Schulze@bgc-jena.mpg.de.	18 - 06 - 2001	13 - 06 - 2007
<b>Greece</b> Professor Dr. KIMON HADJIBIROs is presently Assistant Professor in the Department of Water Resources, Hydraulic and Maritime Engineering at the National Technical University of Athens. He previously worked as an environmental consultant for the Ministry of National	12 - 10 - 2001	

	appointment/ nomination	renewal/ renouvellement
<p>Economy and the Ministry of Environment, Physical Planning, and Public Works, and as a researcher on data processing and ecosystem modeling for the National Institute of Agronomic Studies of France. Prof. Hadjibiros has participated in and managed numerous scientific projects, including developing a "Data Bank for the Natural Environment of Greece" and the "Environmental Database FILOTIS" in Greece. He has extensive experience conducting environmental impact assessments, environmental protection studies, and physical planning and sustainable development studies. Prof. Hadjibiros has served on several editorial boards and has published two books and numerous articles on ecology, environmental protection, and sustainable development. After graduating with a degree in Physics from the University of Athens, he received a Certificate in Applied Informatics from the University of Paris VI, a D.E.A. in Ecology from the University Francois Rabelais of Tours, and a Doctorate in Ecological Modeling from the University of Paris VII. Ass. Professor (Physics and Ecology), National Technical University of Athens, 5 Iroon Polytechniou, 15780 Zografou, Athens, Greece; tel.: +30 10 77 22 896; fax: +30 10 77 22 899; e-mail: kimon@hydro.ntus.gr.</p>		
<p><b>Iran</b></p> <p>Mr. REZA MAKNOON, Ph.D., M.S., B.S., Special Advisor for Water Affairs of the Ministry of Energy; Advisor to the Vice President and Head of the Department of Environment; Deputy Chairman of the Iranian National Committee for Sustainable Development; former Deputy to the First Vice President, Islamic Republic of Iran; former Vice Minister for Research and Training, Ministry of Energy; former Vice Minister for Research, Ministry of Science and Technology; former President of the Technical University (Khajeh Nassir) Tehran, Iran; tel.: +98 21 88 78 80 15; fax: +98 21 88 78 32 02; e-mail: reza@maknoun.com.</p>	07 - 10 - 2005	
<p><b>Iraq</b></p> <p>Dr. ALI ABD AL ZAHRA AL LAMY, advisor, Ministry of Environment. E-mail: aza59@yahoo.com</p>	26 - 09 - 2011	
<p><b>Israel</b></p> <p>Professor Dr. URI MINGELGRIN is currently Principal Scientist at the Israeli Institute of Soils, Water and Environmental Sciences at the Volcani Center, Agricultural Research Organization; Professor in the Department of Soil Science at the Hebrew University in Jerusalem; and Consultant to Israel's Ministry of the Environment. He previously served as Chief Scientist to Israel's Ministry of the Environment; as Chairman of the Department of Soil Environmental and Physical Chemistry at the Israeli Institute of Soils, Water and Environmental Sciences at the Volcani Center, Agricultural Research Organization; and as Consultant to the Chemical Physics Department at the Weizmann Institute of Science. Prof. Mingelgrin has been a UN Consultant to the Institute for Technology of Nuclear and Other Mineral Raw Materials in Yugoslavia. He has published extensively and his current research interests include, among others: degradation of small organic molecules on clay surfaces; behavior of organic pollutants in soils and water systems; novel controlled release formulations for agrochemicals; and transport of heavy metals and organic monomers. Prof. Mingelgrin has served on several international scientific committees, including as Israeli Representative to the Managing Committee of the Environment and Climate Research and Development Program of the European Union. He has chaired several conference organizing committees, most recently that of the Symposium on the Mechanistic Aspects of the Retention of Hydrophobic Organic Compounds by Soils and Sediments. Prof. Mingelgrin received a Bachelor's degree and a Master's degree in Soil Chemistry from Cornell University, as well as a Ph.D. in Physical Chemistry from Harvard University. Israeli Institute of Soils, Water and Environmental Sciences, Volcani Center, Agricultural Research Organization, P.O. Box 6, Bet Dagan, Israel; tel.: +972 3 968 36 41; fax: +972 3 960 40 17; e-mail: uriming@agri.gov.il.</p>	12 - 10 - 2001	
<p><b>Italy</b></p> <p>Professor DOMENICO DA EMPOLI is a Professor of Political Science at the University "La Sapienza" in Rome and an expert in environmental economics.</p>	25 - 07 - 2001	22 - 02 - 2010
<p><b>Japan</b></p> <p>Professor Dr. MASATOSHI MORITA is a professor at Ehime University, Faculty of Agriculture, as well as a Visiting Research Scientist at the National Institute for Environmental Studies. He has previously held the positions of Lecturer or Professor at several universities in Japan, and is a Project Advisor at the United Nations University. He is a scientist with extensive experience in environmental pollution issues, including</p>	12 - 09 - 2008	

	appointment/ nomination	renewal/ renouvellement
chemicals and other hazardous matter. He holds a Bachelor's degree in Chemistry, and a Master's degree and Ph.D. in Synthetic Chemistry from the University of Tokyo. Head, Environmental Protection Course, Faculty of Agriculture, Ehime University, Tarumi 3-5-7, Matsuyama, Ehime, Japan; tel.: +81 089 946 9771; fax: +81 089 946 9980; e-mail: mmorita@agr.ehime-u.ac.jp.		
<b>Republic of Korea</b>		
Dr. DONG CHUN SHIN, Professor and Director, Department of Preventive Medicine and Institute for Environmental Research, Yonsei University College of Medicine, 50 Yonsei-ro, Seodaemun-gu, 120-752, Seoul, Republic of Korea; tel.: +82 2 2228 1869; fax: +82 2 392 0239; HP: +82 10 3714 5177; e-mail: dshin5@yuhs.ac.	17 - 09 - 2007	
<b>République de Corée</b>		
<b>Kyrgyzstan</b>		
Ms. FILKOVA TATIANA NIKOLAEVNA leads the Department of State Environmental Expertise at the Ministry of Environmental Protection and Emergency Situations of the Kyrgyz Republic as the Chief State Environmental Expert of the Kyrgyz Republic. She is in charge of the state environmental impact assessment of the pre-project and project documentation of the planned economic activities of the Republic, as well as co-operation with the public in this area. She is a member of various working groups responsible for drafting normative legal instruments concerning environmental protection and implementation of international conventions and agreements. She has worked in the field of environmental protection for over thirty years.	24 - 06 - 2002	
Mr. DAVLETKELDIEV ARSTANBEK ABDYKULOVICH is the Acting Deputy Minister of Environmental Protection and Emergency Situations of the Kyrgyz Republic. He has experience working as the Head of the Chuisk Regional Administration of Environmental Protection, the Head of the Chuisk-Bishkek and Chuisk-Talas Territorial Administrations of Environmental Protection.	24 - 06 - 2002	
<b>Kirghizistan</b>		
<b>Latvia</b>		
Professor Dr. MARIS KĻAVIŅŠ, Head of Department of Environmental science, University of Latvia, Professor of Environmental Chemistry and Ecotoxicology, former Dean of Faculty of Geography and Earth Sciences, former Senior Researcher in the Institute of Biology, served as a researcher and headed laboratory in the Institute of Applied Biochemistry. Prof. Klavinš has made publications extensively, including articles on aquatic humic substances, inland water pollution, organic matter in aquatic environments, fractionation of aquatic and soil humic substances, and well water in Latvia. He holds undergraduate and Doctorate degrees in Chemistry from the University of Latvia. Head, Department of Environmental Sciences, University of Latvia, Raina blvd. 19, LV 1568, Riga, Latvia; tel.: +371 67 33 17 66; fax: +371 67 22 50 39.	25 - 09 - 2001	22 - 04 - 2010
<b>Lettonie</b>		
<b>Libya</b>		
Professor Dr. ELHAJI ABDULQADIR IMBERISH currently serves as President of the Libyan Appeal Court in Tripoli. He also takes part in the activities of the inspection department responsible for controlling the work of legal organs.	01 - 05 - 2002	
Professor Dr. FTEMA YOUSSEF Wafa has expertise in environmental issues, in particular related to food science, technology and ecolabeling. She holds a B.Sc. in Food Science and Technology from El-Fateh University in Libya, and an M.Sc. and Ph.D. from U.G.A, USA, in Food Packing and Engineering. She is currently the advisor to the General People's Congress of Libya and heads the Environmental General Authority. She has been a former advisor to the Environmental Technical Center, the Center of Processing Research and the Center of Agricultural Research of Libya. Prof. Wafa is fluent in English and Arabic, and has a reading ability in French; e-mail: ftemaywafa@yahoo.com.	09 - 04 - 2002	
<b>Libye</b>		
<b>Macedonia, FYR</b>		
Mr. KONSTANTIN SIDEROVSKI is Director of the Macedonian Agency for the Environment in the Ministry of Environment and Physical Planning. He was previously Assistant Professor at the Institute for Earthquake Engineering and Engineering Seismology at the University "St. Cyril and Methodius" in Skopje. Mr. Siderovski has been involved in management of several environmental projects, including: wastewater, water quality and solid waste management in Macedonia under the PHARE Program; post-conflict environmental assessment in	07 - 09 - 2001	
<b>Macédoine, L'Éx-RY</b>		

	appointment/ nomination	renewal/ renouvellement
Macedonia; protection of the Valdar River from chromium pollution; technical assistance for rehabilitation, redevelopment, and environmental assessment for the Kosovo refugee camps in Macedonia; and protection of the Radika River. He is fluent in English and holds a Master's degree in Civil Engineering. Director of the Macedonian Agency for the Environment, Kej 13 Noemvri 18/16, Skopje.		
<b>Mauritius</b>		
Mr. PHOSUN KALLEE is Acting Deputy Director of the Department of Environment in Mauritius, for which he previously served as Divisional Environment Officer, Environment Officer, Scientific Officer, and Technical Officer. He has contributed to several publications addressing environmental management issues; participated in various international and national marine research expeditions, projects, and surveys; and assisted in preparation of World Bank-sponsored environmental plans for Mauritius. Mr. Kallee has received numerous certificates in marine and environmental resource management, including Post Graduation Certificates in Coastal Fishery Development, in Management and Conservation of Marine Resources: Seabed Mining, and in Environmental Impact Assessment and Management. He holds a Master's degree in Ichthyology and Fish Culture from the Astrakhan Institute of Fisheries in the former Soviet Union.	28 - 09 - 2001	
<b>Maurice</b>		
<b>Netherlands</b>		
Professor Dr. IR. N.D. VAN EGMOND is Director of Environment at the Netherlands National Institute of Public Health and the Environment, as well as Professor of Environmental Sciences at Utrecht University. He previously headed the Air Research Laboratory and the Soil and Groundwater Research Laboratory at the Netherlands National Institute of Public Health and the Environment. Prof. van Egmond has significant experience in the design and development of air quality monitoring networks and simulation models. He has participated in several national councils, including the National Council on Environment and Spatial Planning, the National Environmental Committee, and the Advisory Commissions on Environmental Research and Policy Problems. He has also been involved in several international scientific activities, including: bilateral projects with Germany, Belgium, and Luxembourg on transboundary environmental problems; international intercomparison studies on modeling; ISO working groups on air quality standards; and an expert group to define the role and task of the European Environmental Agency. Prof. van Egmond holds a degree in Food Technology from Wageningen University in the Netherlands.	28 - 09 - 2001	
<b>Netherlands</b>		
<b>Nouveau-Zélande</b>		
Professor MICK CLOUT is Director of the Center for Biodiversity and Biosecurity at the University of Auckland, New Zealand. He is also the founding Chair of the Invasive Species Specialist Group of IUCN, the World Conservation Union. Prof. Clout is a vertebrate ecologist and has published widely on the ecology and conservation of native wildlife and the management of invasive alien species. Through his role as Chair of ISSG, he is involved in a wide range of international biosecurity initiatives to prevent, eradicate and manage invasive species. He previously worked for the NZ Department of Conservation and holds degrees from the University of Edinburgh and the University of Auckland. School of Biological Sciences, University of Auckland, PB 92019, Auckland, New Zealand. E-mail: m.clout@auckland.ac.nz.	27 - 03 - 2002	21 - 04 - 2010
<b>New Zealand</b>		
<b>Panama</b>		
Mr. GONZALO MENÉNDEZ G. is specialized in geo-chemistry, and is currently completing post-graduate studies, specializing in Environmental Management. He is currently the deputy general manager at the National Environmental Agency. Prior to that, he served as an environmental consultant for several organizations, including the World Health Organization. He also served as an environmental controller manager at the Inter-American Regional Agency, in order to check the environmental parameters of goods exported to Panama and prepared studies on the area. He also worked for the private sector as a geo-chemical and geophysics environmental prospector and environmental auditor. E-mail: menendezgonzalo@gmx.net.	03 - 09 - 2001	
<b>Panama</b>		
Mr. RICARDO ROGELIO ANGUIZOLA MORALES is currently Administrator General for Panama's Autoridad Nacional del Ambiente. He previously served as: Vice-President and General Manager at Grupo Melo; Founder of Ingeniería Avanzada S.A.; Technical Co-Director and Panamanian representative for the Program for Remote Sensing and Information	03 - 09 - 2001	



	appointment/ nomination	renewal/ renouvellement
<p>Systems; Representative of the National Geographic Institute "Tommy Guardia" in the Commission BID-PANAMA; and Partner and Manager at Empresa LM/Cartografia. He also held the positions of Chief of the Photogrammetry Department, Deputy Manager, and Director at the National Geographic Institute "Tommy Guardia." Mr. Morales has extensive geology and photogrammetry experience. He has participated in several seminars and conferences in environmental management, including seminars in environmental impact assessment methodology and in environmental security in Central America and the Caribbean. Mr. Morales received a Licenciado in Civil Engineering from the Universidad de Panama, as well as a post graduate Diploma in Photogrammetry and a Master's degree in Photogrammetric Sciences from the International Institute for Aerospace Survey and Earth Sciences.</p>		
<b>Peru</b>		
Mr. GUSTAVO SUAREZ DE FREITAS CALMET serves as the Director General for Protected Natural Areas at the National Institute of Natural Resources. He qualified as forest engineer after having obtained his postgraduate degree in Forest Resource Conversion from the Universidad Nacional Agraria La Molina, Peru.	16 - 04 - 2002	
Mr. JOSE RIVAS LLUNCOR is specialized in agriculture engineering and agriculture economy. He has undertaken his studies at the Universidad Nacional Agraria La Molina, Peru. He currently serves as the Director General for Soil & Water. E-mail: jdvas@lamolina.edu.pe.	16 - 04 - 2002	
Mr. CARLOS SALINAS MONTES is General Director for Forestry & Wildlife at the National Institute of Natural Resources. He obtained his Master of Arts/Economics degree from Boston University. He graduated from the Universidad Nacional Agraria La Molina, having specialized in management for Environmental Quality. He has also studied at the Universidad Nacional de Ingenieros in Lima, qualifying as Industrial Engineer in Systems; as well as at the Economics Institute of University of Boulder, Colorado, U.S.A. E-mail: esalinasmontes@hotmail.com, esalinas@dgas.gob.pe.	16 - 04 - 2002	
Mr. MANUEL CABRERA SANDOVAL is Director for Environmental Management at the National Institute of Natural Resources. He has been educated in Environmental Mapping at the West Chester University, USA and in Environmental Management at Universidad Federico Villareal in Lima, Peru. Mr. Sandoval has acquired his postgraduate degree in Environmental Economy and Sustainable Development from Universidad Nacional Agraria La Molina, Peru; e-mail: dgmar@fgas.gob.pe.	16 - 04 - 2002	
<b>Portugal</b>		
CARLOS FONSECA, Assistant Professor with Habilitation at University of Aveiro (Department of Biology); graduated in Biology and master in Ecology at University of Coimbra (1996 and 1999, respectively), concluded his Ph.D. thesis at University of Aveiro (UA) (2004) and obtained the Habilitation (2010) by the same institution. He is a member of the Directive Board in the Biology Department at the UA, where he is also the Director of Biology Degree and Master in Applied Ecology. He is an integrated researcher at CESAM - Centre for Environment and Marine Studies (Associated Laboratory) and coordinates a research group with more than 25 elements between post-doc researchers (5), Ph.D. students (10), masters students (5) and trainees (7), developing several research projects in the area of Management and Conservation Wildlife in Portugal, Brazil, Mozambique, Cape Verde, Norway, Poland and Spain. He is the author and/or co-author of nine books; six book chapters; 35 articles with referees published/in press in specialized international scientific journals; four papers published in Portuguese scientific journals with referees; and approximately 62 abstracts and articles published in proceedings of national and international congresses, technical magazines, and scientific publications with wide dissemination (e.g., two articles published in National Geographic). He is the author/co-author of 222 communications (oral: 123 as an invited speaker; panels: 99) in workshops and national and international scientific meetings. University of Aveiro - CESAM, Campus Universitário de Santiago, Aveiro, Portugal; +351 234247103 / cfonseca@ua.pt.	06 - 07 - 2011	
<b>Romania</b>		
Mr. FLOREA-GABRIAN CORNEL OVIDIU acts as Deputy General Commissioner of the Environmental Guard of Romania. He has been in charge of the Ecological Control and	22 - 04 - 2002	

Monitoring Directorate. Mr. Ovidiu also cooperated with the Water State Directorate of Romania, within the Ministry of Water and Environment Protection. In addition, he has gained experience in tailing dams, while working for the Ministry of Mines. He has earned his Master's degree from the University of Constructions in Bucharest. He has been trained at the Ministry of Environment of the Netherlands, the International Agricultural Center of Wageningen, the Netherlands, UNEP, and the United States Agency for International Development. Mr. Ovidiu is fluent in English and French.

## Slovak Republic

## République slovaque

03 - 09 - 2001

Professor Dr. IGOR MUCHA is a Senior Expert at Ground Water Consulting Ltd. and a former Professor of Hydrogeology at Comenius University in Bratislava. He has managed and advised on several ground water and hydrogeology projects in Europe and Asia, including the EU Project PHARE's Danubian Lowland-Ground Water Model and a ground water survey project at River Langat in Kuala Lumpur. Prof. Mucha has been integrally involved in the ICJ Case concerning the Gabčíkovo-Nagymaros Project (Hungary v. Slovakia) and its subsequent implementation, serving as Technical and Ecological Expert and as Member of the Slovak government delegation. He previously taught at the Danish Technical University in Lyngby, advised Yemen's Ministry of Agriculture on water resources and irrigation projects, and conducted ground water surveys as a Research Fellow in Yemen's Ministry of Agriculture. Prof. Mucha has expertise in ground water surveys and hydraulics, modeling, and surface and ground water monitoring and ecology, and has published extensively in these fields. He holds a Diploma and Master's, Dr.Sc. and Ph.D. degrees in Engineering, Geology, and Hydrogeology from Comenius University. Ground Water Consulting Ltd., Kolískova 1, 84105 Bratislava, Slovak Republic; tel.: +421 2 6531 52 67; fax: +421 2 6531 52 88; e-mail: imu@gwc.sk.

## Sri Lanka

## Sri Lanka

26 - 03 - 2002

Professor Dr. SARATH WIMALABANDARA KOTAGAMA is a member of the National Academy of Science of Sri Lanka, the Sri Lanka Association for the Advancement of Science, and the Institute of Biology of Sri Lanka. He serves as the country representative to the Commission on National Parks and Protected Areas/World Conservation Union (IUCN). Prof. Kotagama has coordinated an Asian Wetland Survey through the support of the World Wide Fund for Nature and Asian Red Data Program, in the framework of BirdLife International. In the past, he has presided over the Pan Asian Ornithological Congress and has coordinated the Sri Lanka Environment Congress. Prof. Kotagama has extensively contributed to the March for Conservation at the University of Colombo, serving in the capacity of Scientific Advisor, Coordinator, Joint Coordinator, and General Secretary for over a decade. Prof. Kotagama has been a member of the Presidential Task Force on development of Wildlife Conservation, as well as the Ministerial Task Force on Development of Wildlife Sector. He also led the Central Environmental Authority of Sri Lanka, the State Environmental Council. He has widely participated in the work of the National Sea Turtle Survey Committee, the National Committee on Environment, the Land Use Policy Planning Committee, and the Steering Committee for the Conference on Environmental Education and Advisory Council on Zoological Survey of Sri Lanka. He currently teaches Biodiversity, Ecology, Ornithology, Wildlife Conservation and Management at the Open University of Sri Lanka. Furthermore, he coordinates the Master's Program in Environmental Science and chairs the Department of Zoology. He was a former lecturer in ecology, zoology, and ornithology at the University of Colombo. He has been invited as a consultant to the Open University of India and contributed to the Master's degree course at the University College in Wales. Prof. Kotagama is the author of numerous publications, textbooks, and reference books on ecology, conservation, and environmental education. He has contributed significantly to the work of Sri Lanka Association for the Advancement of Science through manifold presentations and reports. 444/9 (13/13) Wewa Para, Akuregoda, Battaramulla, Sri Lanka; tel.: +075 88 21 27; fax: +075 337 644; e-mail: fogsl@slt.lk.

## Sudan

## Soudan

20 - 11 - 2002

Dr. NADIR MOHAMMED AWAD is the Secretary-General of the Higher Council for Environment and Natural Resources of the Ministry of Environment and Tourism of Sudan. He is also a distinguished scholar and recognised botanist in his country. He obtained a Ph.D. in Wildlife Management from Colorado State University, U.S.A. and has served as a lecturer in various universities around the world. Dr. Awad has published numerous papers and scientific reports regarding wildlife and environment, and also has appeared as a guest

	appointment/ nomination	renewal/ renouvellement
<p>speaker in international conferences and workshops on environmental and sustainable development. He is a member of the Sudanese Environment Conservation Society and the UNESCO Water Resources Council. Higher Council for Environment and Natural Resources; P.O. Box 10488, Khartoum, Sudan; tel.: +249 11 78 7616/781479; fax: +249 11 777 017; e-mail: nadirawad@yahoo.com.</p>		
<p><b>Sweden</b></p> <p>Justice ANNA-LENA ROSENGARDTEN is a Technical Judge on the Environmental Court of Appeal, currently on leave to serve as Chief Secretary of a governmental committee for revision of the Swedish Environmental Code. She previously worked as Technical Member and as Technical Secretary at the Swedish Licensing Board for Environmental Protection. Prior to that, Justice Rosengardten was Chief Staff Engineer at the Swedish Environmental Protection Agency and an Assistant in the Department of Chemical Engineering and Technology at the Royal University of Technology in Stockholm. She has been a Member of the former Environmental Supervision Board in Sweden, instructed environmental court judges on the Swedish Environmental Code, and taught environmental courses to university students and others. Justice Rosengardten holds a Master's degree in Chemical Engineering from the Royal University of Technology in Stockholm. Svea Hovrätt, Miljööverdomstolen, P.O. Box 2290, 10317 Stockholm.</p>	14 - 09 - 2001	
<p><b>Switzerland</b></p> <p>Dr. PETER SCHMID is a Senior Research Associate in the Department of Organic Chemistry of the Swiss Federal Laboratories for Materials Testing and Research, where he heads a group working on organic analytical chemistry. He previously worked as a Senior Research Associate at the Institute of Toxicology of the Swiss Federal Institute of Technology and the University of Zurich. Dr. Schmid's current research focuses on developing methods for the trace analysis of environmental pollutants (e.g., PCBs, dioxins, PCP, synthetic musks, pesticides, and others), methods for the determination of tire tread using marker compounds in dust samples (NFP 41), and methods for the investigation of distribution and pharmacokinetics of xenobiotics in humans (labeling techniques with stable isotopes). He also directs several Ph.D. research theses on pesticide risk evaluations, environmental transfer processes of dioxins and furans, and other topics in toxicology. Dr. Schmid is a Eurotox registered Toxicologist, as well as registered in the Swiss Professional Register of Toxicology, and a Board Member of the Swiss Society of Food and Environmental Chemistry. Dr. Schmid received a Diploma in Chemistry and a Ph.D. from the Department of Organic Chemistry of the Swiss Federal Institute of Technology Zurich.</p>	06 - 12 - 2001	12 - 06 - 2012
<p><b>Thailand</b></p> <p>Dr. SURAPHOL SUDARA is an expert in Marine Ecology, Environmental Management and Integrated Coastal Management. He has completed a Ph.D. in Zoology (University of Hawaii), an M.Sc. in Marine Biology (Chulalongkorn University), and a B.Sc. in Zoology (Chulalongkorn University). He is currently President of the Marine Science Association of Thailand, the Association of South-East Asian Marine Scientists (ASEAMS), and the Siam Environment Club. He has served as an Advisor to the House of Representatives Committee on Foreign Affairs and was Chairman of the Subcommittee on Marine Tourism of the National Committee for Promotion and Development of Tourism. He is a member of the Committee on Environmental Protection of the Law Society of Thailand; the Thai Marine Policy and Restoration Committee; and the Expert Committee on Water, Office of Environmental Policies and Planning (OEPP), Ministry of Science, Technology and Environment. He has also worked as Advisor to the Minister of Agriculture and Cooperatives; acted as Head of the Department of Marine Science, Chulalongkorn University; and acted as Member of the National Marine Science Committee. He has written extensively on environmental and marine policy, and lectured on environmental management in Scotland, the Philippines, Malaysia, Vietnam, Japan and China. Department of Marine Science, Faculty of Science, Chulalongkorn University, 10330 Bangkok, Thailand; tel.: +662 255 3381; fax: +662 255 0780; e-mail: ssurapho@netserv.chula.ac.th.</p>	22 - 03 - 2002	
<p><b>Turkey</b></p> <p>Professor ZIYA AKINCI, Professor of International Private Law, Galatasaray University; member of the IBA, the ICC Commission on Arbitration, AIJA, INTA, and the Swiss Arbitration Association.</p>	04 - 11 - 2009	

	appointment/ nomination	renewal/ renouvellement
<b>Ukraine</b> Mr. SERHIY KALYNOVSKY is Director of the Department of Environmental Expertise and Environmental Impact Assessment of the Department of Ecological Safety, at the Ministry of Environment and Natural Resources. He has served as the director of the Department of Nature Protection Programs and Investment Policy and the director of the Department of State Environmental Expertise and Audit of the Ministry of Environmental Protection. He graduated from the Department of Geography at the T. Shevchenko Kiev State University. Mr. Kalynovsky has experience working as senior inspector, leading inspector and chief inspector of State Inspectorate of Environmental Expertise on Projects of State Committee of Ukraine for Nature Protection. He has been awarded the honorary certificate of the Cabinet of Ministers of Ukraine.		
<b>United States of America</b> Dr. ROSINA BIERBAUM is Dean of the School of Natural Resources and Environment at the University of Michigan and Acting Director of the Office of Science and Technology Policy (OSTP) in the Executive Office of the President. She formerly served as Associate Director for Environment in OSTP, where she advised the Administration on national and international environmental matters such as global change, air and water quality, biodiversity, and energy research and development. Dr. Bierbaum has led the U.S. delegation to IPCC Plenary Meetings and has headed an IPCC Working Group. She works closely with the President's National Science and Technology Council as Co-Chair of its Committee on Environmental and Natural Resources. She is a Member of the Scientific Advisory Board of the Defense Department's Strategic Environmental Research and Development Program and serves as OSTP liaison to the National Ocean Research Leadership Council. Dr. Bierbaum previously worked on oceans and other environmental issues in various capacities in the former Office of Technology Assessment within the U.S. Congress. She has received awards for her contributions to the field of geophysics and for scientific leadership in climate protection. She has published and lectured extensively on environmental science and policy issues. Dr. Bierbaum holds Bachelor's degrees in English and Biology from Boston College and a Ph.D. in Ecology and Evolution from the State University of New York at Stony Brook.		
<b>Uruguay</b> Mr. VICTOR CANTON.		

**Ukraine**

04 - 04 - 2002

**Étas-Unis d'Amérique**

03 - 10 - 2001

**Uruguay**

05 - 09 - 2001