



**Matthias SCHERER**  
Partner

Rue de la Mairie 35  
PO Box 6569  
CH-1211 Geneva 6  
[mscherer@lalive.ch](mailto:mscherer@lalive.ch)  
Phone: +41 58 105 2000  
Fax: +41 58 105 2060

**Admission**

Switzerland, 1992

**Nationality**

Swiss

**Languages**

German  
English, French

**Areas of practice**

International Commercial Arbitration  
Investment Arbitration  
Litigation - Domestic and Cross Border

**Sectors**

Construction, Real Estate and Infrastructure  
Energy  
Technology, Media and Telecommunications  
Pharma and Biotechnology  
Sports

Matthias Scherer specializes in international litigation and arbitration, and commercial contracts, advising corporate and private clients as well as State parties. For many years, he has featured in the International Who's Who of Commercial Arbitration and of Construction Lawyers, and has been ranked by Chambers & Partners. In 2006, he was selected as one of the "45 leading arbitrators under 45" by GAR (Global Arbitration Review) and in 2014, he entered Chambers' global-wide ranking of international arbitration counsel, which includes a select group of only 80 lawyers worldwide. He has acted as counsel in more than 200 arbitration and ADR proceedings under various rules (ICC, ICSID, Swiss Rules, LCIA, UNCITRAL, VIAC, CAS/TAS, Stockholm Chamber, etc.), including in ICC ADR and pre-arbitral referee proceedings, and subject to both civil and common law procedural and substantive laws. He is regularly appointed as arbitrator by parties and major arbitration institutions (ICC, Swiss Chambers, ICSID, LCIA, Stockholm Chamber of Commerce, Dubai International Arbitration Centre, Permanent Court of Arbitration (PCA), Netherlands Arbitration Institute (NAI), Danish Institute of Arbitration). He frequently represents parties in arbitral matters before the Swiss Supreme Court. Matthias Scherer is experienced in contracts disputes involving most aspects of commercial transactions, with a particular emphasis on joint ventures, shareholders, M&A, energy, construction and engineering, distribution and State-investor disputes.

He is a frequent speaker on international disputes at conferences and has published extensively in this field. He is the editor of the journal of the Swiss Arbitration Association, the *ASA Bulletin*, co-editor of the *Swiss International Arbitration Law Reports* and the Swiss correspondent for construction and engineering matters for the *International Law Office*, a web-based legal newsletter. He is also co-editor of the *Swiss International Sports Arbitration Reports* (SISAR) and a member of the Disciplinary Board of the *Fédération Internationale de Gymnastique* (FIG).

Matthias Scherer is a past vice-chair of the International Bar Association's arbitration committee and past member of the arbitration committee of the Swiss Chamber of Commerce and the Geneva Chamber of Commerce and Industry (administering arbitrations subject to the Swiss Rules). He is also a member of numerous professional associations.

Matthias Scherer was a foreign intern at Skadden, Arps, Slate, Meagher & Flom LLP in New York, USA (1998-1999). He holds an LL.M in European Law from the University of Lausanne (1993) and a law degree from the University of Bern.

---

## Publications

### **No contractor liability for defects visible at final inspection except concealed defects**

Matthias Scherer, Samuel Moss, 2017

International Law Office, Newsletter (Construction), 9 October 2017

### **Implicit employer approval of progress reports**

Matthias Scherer, Samuel Moss, 2017

International Law Office, Newsletter (Construction), 13 February 2017

### **Construction (Qatar)**

Marcus C. Boeglin, Matthias Scherer, Samuel Moss, Marie-Anne Roberty-Jabbour, 2017

In: Robert S Peckar and Michael S Zicherman (Contributing Eds.), *Getting the Deal Through. Construction in 27 jurisdictions worldwide - 2017*, Law Business Research Ltd, 2017, pp. 109-114

### **Construction (Switzerland)**

Michael E. Schneider, Matthias Scherer, Bernd Ehle, Cédric Lenoir, 2017

In: Robert S Peckar and Michael S Zicherman (Contributing Eds.), *Getting the Deal Through. Construction in 27 jurisdictions worldwide - 2017*, Law Business Research Ltd, 2017, pp. 139-143

### **The consequence of skipping a mandatory pre-arbitral step**

Matthias Scherer, Samuel Moss, 2016

International Law Office, Newsletter (Construction and Energy), 5 December 2016

### **Award in commodities sector enforced despite absence of original arbitration agreement**

Matthias Scherer, Samuel Moss, 2016

Kluwer Arbitration Blog, 11 June 2016

### **International Public Procurement - Switzerland**

Matthias Scherer, Cédric Lenoir, 2016

Center for International Legal Studies, International Public Procurement – Chapter 40, 2016

### **Do erroneous tender documents entitle a lump-sum contractor to additional remuneration?**

Matthias Scherer, Samuel Moss, Cédric Lenoir, 2016

International Law Office, Newsletter (Construction), 23 May 2016

### **Technical and safety standards – impact on owners' non-contractual liability**

Matthias Scherer, André Brunschweiler, 2015

International Law Office, Newsletter, 12 October 2015

### **Inventory of Arbitration Proceedings Based on Swiss Bilateral Investment Treaties (BIT)**

Matthias Scherer, 2015

ASA Bull. 1/2015, Vol. 33, pp. 66-79

### **Construction (Qatar)**

Marcus C. Boeglin, Matthias Scherer, Samuel Moss, Marie-Anne Roberty-Jabbour, Tabara Sy, 2015

In: Robert S. Peckar and Michael S. Zicherman (Contributing Eds.), *Getting the Deal Through: Construction in 26 jurisdictions worldwide – 2015*, Law Business Research Ltd, 2015, pp. 97-102

**Construction (Switzerland)**

**Michael E. Schneider, Matthias Scherer, Bernd Ehle, Samuel Moss, 2015**

In: Robert S. Peckar and Michael S. Zicherman (Contributing Eds.), *Getting the Deal Through: Construction in 26 jurisdictions worldwide – 2015*, Law Business Research Ltd, 2015, pp. 120-124

**Use of the PICC in arbitration**

**Matthias Scherer, 2015**

In: Stefan Vogenauer (Ed.), *Commentary on the UNIDROIT Principles of International Commercial Contracts (PICC)*, Second edition, 2015, pp. 110-149

**Michael E. Schneider's Time Management Lessons**

**Matthias Scherer, 2015**

In: B. Ehle and D. Baizeau (Eds.), *Stories from the Hearing Room: Experience from Arbitral Practice. Essays in Honour of Michael E. Schneider*, Wolters Kluwer, 2015, pp. 149-151

**Corruption, Embargos and Sanctions as a Bar to the Enforcement of Contracts in International Arbitration. A Note on the decision of the Swiss Federal Supreme Court 4A\_538/2012 dated 17 January 2013**

**Matthias Scherer, 2014**

*International Journal of Arab Arbitration*, Vol. 6, No. 2 2014, pp. 64

**Guide to ADR in Construction in Switzerland**

**Matthias Scherer, Samuel Moss, 2014**

IBA International Construction Projects Committee – Country Guides on ADR in Construction

**Swiss Supreme Court analyses enforceability of pre-arbitral procedure in multi-tier dispute resolution provision (FIDIC DAB)**

**Matthias Scherer, Samuel Moss, 2014**

*Kluwer Arbitration Blog*, 1 October 2014

**Switzerland – Supreme Court: DAB proceedings precondition for arbitration under FIDIC Conditions**

**Matthias Scherer, Samuel Moss, 2014**

*International Law Office*, 2014, Newsletter (Construction)

**Switzerland – Will new Swiss sanctions against Russia affect construction projects?**

**Matthias Scherer, Samuel Moss, 2014**

*International Law Office*, 2014, Newsletter (Construction)

**Swiss and English courts analyse enforceability of multi-tier dispute resolution provision providing for DAB proceedings (FIDIC, clause 20)**

**Matthias Scherer, Samuel Moss, 2014**

*ASA Bulletin* 4/2014, Vol. 32, pp. 849-853

**Construction (Qatar)**

**Marcus C. Boeglin, Matthias Scherer, Ramy Saleh, Marie-Anne Roberty Jabbour, Sam Moss, 2014**

In: Robert S Peckar (Contributing Ed.), *Getting the Deal Through. Construction in 31 jurisdictions worldwide - 2014*, Law Business Research Ltd, 2014, pp. 124-130

**Construction (Switzerland)**

**Michael E. Schneider, Matthias Scherer, Bernd Ehle, Samuel Moss, 2014**

In: Robert S Peckar (Contributing Ed.), *Getting the Deal Through. Construction in 31 jurisdictions worldwide - 2014*, Law Business Research Ltd, 2014, pp. 156-161

**Additional works performed with owner's knowledge but without formal approval**

**Matthias Scherer, Samuel Moss, 2014**

*International Law Office*, 2014, Newsletter (Construction)

**Decisions of private bodies and institutions cannot be challenged under Art. 190 PIL Act – Really?**

Matthias Scherer, 2014

ASA Bull. 1/2014, Vol. 32, pp. 102-107

**Damages as a Sanction for Commencing Court Proceedings in Breach of an Arbitration Agreement**

Matthias Scherer, 2014

Kluwer Arbitration Blog, 21 February 2014

**Construction Arbitration in Switzerland**

Matthias Scherer, Bernd Ehle, Samuel Moss, 2014

In: Manuel Arroyo (Ed.), *Arbitration in Switzerland - The Practitioner's Guide: Commentary*, Wolters Kluwer, The Hague, 2013, pp. 1179-1202

**Drafting the Award**

Matthias Scherer, 2013

In: Bernhard Berger, Michael E. Schneider (Eds.), *Inside the Black Box: How Arbitral Tribunals Operate and Reach Their Decisions*, ASA Special Series No. 42, Juris, 2013, pp. 27.

**Commentary on Article 182 of the Swiss Private International Law Act (arbitration procedure)**

Michael E. Schneider, Matthias Scherer, 2013

In: Honsell/Vogt/Schnyder/Berti (Eds.), *Das Internationale Privatrecht (Basler Kommentar)*, Helbing & Lichtenhahn, Basel, 2013, pp.1822-1861

**Commentary on Article 184 of the Swiss Private International Law Act (taking of evidence in international arbitration)**

Michael E. Schneider, Matthias Scherer, 2013

In: Honsell/Vogt/Schnyder/Berti (Eds.), *Das Internationale Privatrecht (Basler Kommentar)*, Helbing & Lichtenhahn, Basel, 2013, pp.1870-1896

**Switzerland**

Michael E. Schneider, Matthias Scherer, Bernd Ehle, Samuel Moss, 2013

*Getting the Deal Through - Construction 2014*

**Impact of embargoes on construction contracts - Swiss sanctions against Iran**

Matthias Scherer, André Brunschweiler, 2013

International Law Office, Newsletter, July 2013

**Impact of embargoes on construction contracts - Swiss sanctions against Iran**

Matthias Scherer, André Brunschweiler, 2013

International Law Office, Newsletter, June 2013

**Amendments extend warranty claim time limit and modify terms and conditions rules**

Matthias Scherer, André Brunschweiler, 2013

International Law Office, Newsletter, February 2013

**Time limits for main contractor's warranty claims against subcontractors**

Matthias Scherer, André Brunschweiler, 2012

International Law Office, Newsletter, November 2012

**Construction (Qatar)**

Georges Racine, Ramy Saleh, Marcus C. Boeglin, Stefan Jury, Melina Llodra, Matthias Scherer, Michael E. Schneider, 2012

In: David S. Peckard (Contributing Ed.), *Getting the Deal Through - Construction 2013*, Law Business Research Ltd, London, 2012, pp. 165-169

**Failure to submit progress reports not fatal to compensation claim**

Matthias Scherer, André Brunschweiler, 2012

International Law Office, Newsletter, June 2012

**Arbitration in Switzerland**

**Matthias Scherer, Martin Dawidowicz, 2012**

In: D. Arias and L. Schaner (Eds.), *IBA Arbitration Guide*, 2012 (21 pages)

**Possible Enforcement of Worldwide Freezing Orders in Switzerland**

**Matthias Scherer, Simone Nadelhofer, 2012**

Kluwer Arbitration Blog, 23 March 2012

**Right to rescind: delayed and unfulfilled construction contracts**

**Matthias Scherer, André Brunschweiler, 2012**

International Law Office, Newsletter, March 2012

**The Swiss Chambers of Commerce**

**Matthias Scherer, Domitille Baizeau, 2012**

In: G Wegen and S Wislke (Eds.), *Getting the Deal Through - Arbitration 2012*, Law Business Research Ltd, London, 2012, pp. 53-56

**Swiss Federal Supreme Court provides guidance on rules of State immunity applicable to enforcement of ICSID awards**

**Matthias Scherer, Sandrine Giroud, 2011**

Kluwer Arbitration Blog, December 2011

**Warranty claims extended for sale of goods; impact on construction contracts**

**Matthias Scherer, André Brunschweiler, 2011**

International Law Office, Newsletter, November 2011

**Owner's liability for ground conditions and duty of care towards contractor**

**Matthias Scherer, André Brunschweiler, 2011**

International Law Office, Newsletter, May 2011

**Court proceedings in violation of an arbitration agreement: Arbitral Jurisdiction to issue anti-suit injunction and award damages for breach of the arbitration agreement**

**Matthias Scherer, 2011**

International Arbitration Law Review, Vol. 14, Issue 2, 2011, pp. 43-46

**Swiss Embargos and their Impact on Contracts Governed by Swiss Law Illustrated by the Swiss Sanctions against Iran**

**Matthias Scherer, André Brunschweiler, 2011**

Kluwer Arbitration Blog, April 2011

**ICSID Annulment Proceedings Based on Serious Departure from a Fundamental Rule of Procedure, (Article 52(1)(d) of the ICSID Convention)**

**Matthias Scherer, 2011**

In: Czech (& Central European) Yearbook of Arbitration 2011, pp. 211-226

**The Swiss Chambers of Commerce**

**Matthias Scherer, Domitille Baizeau, 2011**

In: G Wegen and S Wislke (Eds.), *Getting the Deal Through - Arbitration 2011*, Law Business Research Ltd, London, 2011, pp. 37-40

**Remedies for contractor's refusal to repair defective works**

**Matthias Scherer, André Brunschweiler, 2011**

International Law Office, Newsletter, March 2011

**The Limits of the IBA Rules on the Taking of Evidence in International Arbitration: Document Production Based on Contractual or Statutory Rights**

**Matthias Scherer, 2010**

International Arbitration Law Review, Vol. 13, Issue 5, 2010, pp. 195-200

**Switzerland**

**Michael E. Schneider, Matthias Scherer, Samuel Moss, Nathalie Bigler, 2010**

In: Robert S Peckar (Ed.), *Getting the Deal Through - Construction 2011 in 35 jurisdictions worldwide*, 2010, Getting the Deal Through, pp. 178-183

**Review of the Swiss Rules of International Arbitration and Commercial Mediation**

**Matthias Scherer, 2010**

In: Horacio A. Grigera Naon and Paul E. Mason (Eds.), *International Commercial Arbitration Practice: 21<sup>st</sup> Century Perspectives*, Release No. 1, September 2010, pp. 50-1 - 50-20

**Economic or Financial Crises as a Defence in Commercial and Investment Arbitration**

**Matthias Scherer, 2010**

In: A Belohlavek and N Rozehnalova (Eds.), *Czech Yearbook of International Law 2010*, pp. 219

**The IBA Guidelines on Conflicts of Interest in International Arbitration: The first five years 2004–2009**

**Matthias Scherer, 2010**

Dispute Resolution International, Vol. 4, No. 1, May 2010, pp. 5-53

**The Swiss Rules of International Arbitration and of Commercial Mediation: Modern tools for the settlement of international disputes**

**Matthias Scherer, Domitille Baizeau, 2010**

In: *Litigation, Arbitration and Dispute Resolution 2010* (Digital Guide, Executiveview.com), pp. 138-141

**Failure of performance tests and contractual grounds for termination**

**Matthias Scherer, Samuel Moss, 2010**

International Law Office, 2010, Newsletter

**The Swiss chambers of commerce and industry**

**Matthias Scherer, Domitille Baizeau, 2010**

In: G Wegen and S Wiske (Eds.), *Getting the Deal Through - Arbitration 2010*, Law Business Research Ltd, London, 2010, pp. 33-35

**The use of the UNIDROIT Principles in international arbitration**

**Matthias Scherer, 2009**

In: Stefan Vogenauer and Jan Kleinheisterkamp (Eds.), *Commentary on the UNIDROIT Principles of International Commercial Contracts (PICC)*, Oxford University Press, 2009, pp. 81-110

**Swiss Rules of International Arbitration awards before the Swiss Federal Supreme Court**

**Matthias Scherer, Domitille Baizeau, 2009**

In: Rainer Füeg (Ed.), *The Swiss Rules of International Arbitration - Five Years of Experience*, Swiss Chambers Court of Arbitration and Mediation, Basel, 2009, pp. 129-151

**Bank and parent company guarantees in international arbitration**

**Matthias Scherer, 2009**

Revista de Arbitragem et Mediação, September 2009, pp. 147-155

**Switzerland**

**Matthias Scherer, Michael E. Schneider, Nathalie Bigler, 2009**

In: Robert S Peckar (Ed.), *Getting the Deal Through - Construction 2010 in 34 jurisdictions worldwide*, 2009, Getting the Deal Through, pp. 161-165

**Anti-suit and anti-arbitration injunctions in international arbitration: A Swiss perspective**

**Matthias Scherer, Werner Jahnel, 2009**

International Arbitration Law Review, Vol. 12, Issue 4, 2009, pp. 66-73



**Domestic review of investment treaty arbitrations: the Swiss experience**

Veijo Heiskanen, Matthias Scherer, Samuel Moss, 2009

ASA Bull. 2/2009, Vol. 27, pp. 256-279

**No extension of arbitration agreement to non-signatory parent company**

Matthias Scherer, 2009

IBA Arbitration Committee Newsletter, March 2009, pp. 64-66

**Resisting enforcement of a foreign arbitral award under the New York convention**

Matthias Scherer, Samuel Moss, 2008

Inter-Pacific Bar Association Journal, September 2008, pp. 17-26

**New case law from Austria, Switzerland and Germany regarding the IBA Guidelines on Conflicts of Interest in International Arbitration**

Matthias Scherer, 2008

Transnational Dispute Management, Vol. 5, Issue 4, July 2008

**Contract termination: Rights and obligations of employers and contractors**

Matthias Scherer, Joachim Knoll, 2008

Construction Law International, Vol. 3, No.2, June 2008, pp. 33-34

**Combining Swiss arbitration with English enforcement - A powerful tool**

Bernd Ehle, Matthias Scherer, Michael E. Schneider, 2007

Chambers Client Report, 2007, Issue 22, pp. 39

**International construction contracts under Swiss law: An introduction**

Matthias Scherer, Michael E. Schneider, 2007

Construction Law Journal, 2007, Vol. 23, No. 8, pp. 559-569

**Switzerland**

Matthias Scherer, Michael E. Schneider, Joachim Knoll, 2007

In: Robert S Peckar (Ed.), *Getting the Deal Through - Construction 2008 in 21 jurisdictions worldwide*, 2007, Getting the Deal Through, pp. 106-112

**Arbitration of international M&A disputes**

Matthias Scherer, 2007

IPBA Journal, 2007, Vol. 47, pp. 23-28

**Standing of consortium members in consortium disputes with third parties**

Matthias Scherer, Joachim Knoll, 2007

International Law Office, 2007, Newsletter

**Eastern and Central European parties arbitrating in Switzerland: Some considerations for legal practitioners**

Domitille Baizeau, Matthias Scherer, 2007

Revista Romana de Arbitraj, 2007, Vol. 1, No. 2, pp. 22-31

**Pricing of additional works**

Matthias Scherer, Joachim Knoll, 2007

International Law Office, 2007, Newsletter

**The contractor's right to remedy defects**

Matthias Scherer, 2007

Construction Law International, 2007, Vol. 2, No. 1, pp. 22-23

**Les modes alternatifs de règlement des différends dans le domaine de la construction**

Matthias Scherer, 2007

Journées suisses du droit de la construction JDC, 2007, pp. 265-287

**The contractor's right to remedy defects**

Matthias Scherer, 2006

International Law Office, 2006, Newsletter

**New case law on the taking over of a turnkey plant**

Matthias Scherer, 2006

International Law Office, 2006, Newsletter

**International construction contracts under Swiss law: An outline**

Matthias Scherer, Michael E. Schneider, 2006

International Law Office, 2006, Newsletter

**Acceleration of arbitration proceedings - The Swiss way: The expedited procedure under the Swiss Rules of International Arbitration**

Matthias Scherer, 2005

SchiedsVZ, 2005, Vol. 3, pp. 229-237

**An analysis of international construction contracts: Switzerland**

Matthias Scherer, Michael E. Schneider, 2005

In: Knutson (Ed.), *FIDIC - An Analysis of International Construction Contracts*, Kluwer Law, The Hague, 2005, pp. 313-342

**Anti-arbitration and anti-suit injunctions in international arbitration**

Teresa Giovannini, Matthias Scherer, 2005

Stockholm International Arbitration Review, 2005, Vol. 1, pp. 201-218

**Chronique de jurisprudence Suisse 1996 - 2004 (arbitrage)**

Matthias Scherer, 2005

Journal du Droit International (JDI-Clunet), 2005, Vol. 3, pp. 855-873

**The recognition of transnational public policy by courts in arbitral matters**

Matthias Scherer, 2005

In: Schlaepfer/Pinsolle/Degos (Eds.), *Towards A Uniform International Arbitration Law?*, Juris Publishing, Inc., New York, IAI Series on international arbitration No. 3, 2005, pp. 91-121

**New rules of international arbitration in Switzerland**

Matthias Scherer, 2004

International Arbitration Law Review, 2004, Vol. 7, pp. 119-125

**Principais características do novo regulamento suíço sobre arbitragem**

Matthias Scherer, 2004

Revista Brasileira de Arbitragem, 2004, Vol. 2, pp. 61-89

**The place or 'seat' of arbitration (possibility and/or sometimes necessity of its transfer?) - Some remarks on the award in ICC arbitration No. 10'623**

Matthias Scherer, 2003

ASA Bull. 1/2003, Vol. 21, pp. 112-119

**Circumstantial evidence in corruption cases before international arbitral tribunals**

Matthias Scherer, 2002

International Arbitration Law Review, 2002, Vol. 5, pp. 29-40

**Three recent decisions of the Swiss Federal Tribunal regarding assignments and transfer of arbitration agreements**

Matthias Scherer, 2002

ASA Bull. 1/2002, Vol. 20, pp. 109-119

**Beweisfragen bei Korruptionsfällen vor internationalen Schiedsgerichten**

Matthias Scherer, 2001

ASA Bull. 4/2001, Vol. 19, pp. 684-709



**When should an arbitral tribunal sitting in Switzerland confronted with parallel litigation abroad stay the arbitration?**

**Matthias Scherer, 2001**

ASA Bull. 3/2002, Vol. 20, pp. 451-457

**Quelques remarques à propos de l'interprétation de la clause compromissoire et de son efficacité**

**Matthias Scherer, 2000**

ASA Bull. 2/2000, Vol. 18, pp. 350-358

**La Convention de Bruxelles et les mesures provisoires en présence d'une clause compromissoire**

**Matthias Scherer, 1998**

ASA Bull. 1/1998, Vol. 16, pp. 60-94

**Der Ausländerarrest nach revidiertem SchKG - Ausreichende Binnenbeziehung durch Wahl eines schweizerischen Schiedsortes oder des Schweizer Rechts?**

**Matthias Scherer, 1997**

ASA Bull. 1/1997, Vol. 15, pp. 13-37

## Conferences

**Selection of recent conferences (for a complete list, please contact Matthias Scherer):**

**Europe Institute at the University of Zurich**

Seminar «2. Tagung zur Schiedsgerichtsbarkeit: Hot Topics»

**Zurich, 3 March 2016**

Speaker: investment treaty disputes arising from construction projects

**ICC Institute of World Business Law / School of International Arbitration (SIA) / Queen Mary University of London (QMC)**

30th Annual ICC SIA QMC Joint Symposium of Arbitrators

**Paris, 18 March 2015**

Speaker: Sanctions for Breach of the Arbitration Agreement

**C5 Conference**

Major Projects & Infrastructure Qatar Forum

**Qatar, 27- 28 January 2015**

Speaker: Successfully Managing and Settling Disputes in Qatar

**Centre de Médiation et d'Arbitrage près de la Chambre de Commerce Franco Arabe**

L'arbitrage éthique

**Paris, 27 June 2014**

Speaker

**Swiss Arbitration Association (ASA) Geneva Group**

Arbitration regarding contracts with intermediaries – procedural and substantive questions, including allegations of illegality

**Geneva, 7 November 2013**

Speaker

**Swiss Arbitration Association (ASA)**

ASA annual conference –Inside the black box: How arbitral tribunals operate and reach their decisions

**Zurich, 1 February 2013**

Speaker: Decision-making and deliberations: steps and issues

**Swiss Arbitration Association (ASA)**

General Assembly of the Swiss Arbitration Association

**Bern, 28 September 2012**

Speaker: Revision of the Swiss Arbitration Law

**The Graduate Institute Geneva**

International Arbitration Seminar: The Role of International Arbitration in a New Transnational Legal Order

**Geneva, 15 March 2012**

Moderator

**C5 Conference**

International Dispute Resolution Involving Russian and CIS Companies

**London, 23-24 February 2012**

Speaker: Building an Effective Case Strategy/Parallel Case Initiation in National Courts Regardless of an Arbitration Clause/Counterclaims Consideration

**Polish Arbitration Association**

Annual Meeting

**Warsaw, 27 April 2011**

Speaker: Key note on "The Procedural Timetable in International Arbitration"

**International Bar Association (IBA)**

4th Biennial IBA Conference on Construction Projects from Conception to Completion

**Brussels, 17-18 September 2010**

Speaker: Construction Disputes under Bilateral Investment Treaties and ICSID

**International Association of Young Lawyers (AIJA)**

International Arbitration & Internal Corporate Investigations

**London, 18-19 June 2010**

Speaker: Arbitration and Insolvency

**International Bar Association (IBA)**

Annual Conference

**Madrid, 4-9 October 2009**

Co-chair: The IBA Guidelines on Conflicts of Interest in International Arbitration – a perspective five years later

**Swiss Arbitration Association (ASA) Geneva Group**

L'arbitrage international au bord du Léman: hier, aujourd'hui, demain

**Geneva, 8 May 2009**

Speaker: Les Chambres de commerce suisses et le Règlement Suisse d'Arbitrage International

**International Bar Association (IBA)**

Annual conference

**Buenos Aires, 12-17 October 2008**

Chair: Ethics in international arbitration

**Foro arbitraje internacional inversionista-Estado (International Arbitration Forum Investor-State)**

**Quito, 20 June 2007**

Speaker: A general vision of the International Centre for Settlement of Investment Disputes, ICSID: origin, rules evolution and trends

**International Bar Association (IBA) International Construction Projects Committee**

Construction Projects from Conception to Completion

**Brussels, 10-11 November 2006**

Speaker and Co-organiser