



FOREIGN DIRECT INVESTMENT OPERATIONS AND INVESTMENT DISPUTES IN THE AFRICAN EXTRACTIVE SECTOR:

CHALLENGES AND OPPORTUNITIES FOR AFRICA'S GROWTH & DEVELOPMENT

14 DECEMBER 2017

DUBAI INTERNATIONAL ARBITRATION CENTRE BANIYAS ROAD, DEIRA/UAE

CONVENERS:

Dr. Jean-Baptiste Harelimana Prof. Dr. Yannick Radi Dr. Ana Gerdau de Borja Mercereau

PARTNERS:





MEDIA PARTNERS:







PRESENTATION

Africa's economic output has tripled in the past decade. In 2017, economic activity in Africa remained strong due to external demand and healthy increases in both private and public investments. International investment agreements have played a key role in Africa's development. African States are party to numerous bilateral and multilateral investment treaties which have traditionally offered protection to foreign investors and which have permitted recourse to arbitration to settle investment disputes, under the auspices of the International Centre for Settlement of Investment Disputes (ICSID), or similar fora.

African States increasingly participate in investment arbitration with foreign investors challenging the legality of regulatory measures in various areas. As of May 31, 2017, 22% of all 613 registered ICSID cases have involved an African Member State (135 cases in total). 33% of these 135 cases related to the oil, gas and mining sector (The ICSID Case Load - Statistics -Special Focus - Africa, May 2017, at 7, 12).

The complexity of foreign direct investment (FDI) operations in the extractive sector explains this high percentage and the prevalence of disputes in this sector. This complexity is notably due to heterogeneous interests present in these operations and to numerous and diverse laws and regulations in this sector at domestic and international level. The legal and regulatory framework in the extractive sector may include several pieces of domestic legislation (including the Constitution, mining or petroleum codes, environmental and tax laws), and international treaties (international investment agreements and double taxation treaties). The details of investor-State partnerships are often enshrined in specific contracts or licenses.

This legal and regulatory complexity is a challenge; yet, understanding FDI operations in the extractive sector is key for Africa's development and growth. The Conference seeks to contribute to a better understanding of the challenges raised by FDI operations in the African extractive sector and of their contribution to Africa's development and growth. In light of the specifics of the sector and of current arbitration and treaty practices, the Conference will shed light on the protection of foreign investors in the African extractive sector and on the protection of numerous 'public interests' at stake in this sector.

PROGRAMME

8.30-9.30	Registration			
9.45-10.30	Opening and Keynote Speeches			
	 Dr. Habib Al Mulla FCIArb, Chairman of the DIAC Board of Trustees, Chairman of Habib Al Mulla Baker Mackenzie Dr. Emmanuel Ibe Kachikwu, Minister of State for Petroleum Resources of the Federal Republic of Nigeria and Chairman of the Board of the Nigerian National Petroleum Corporation (NNPC) (tbc) Dr. Gaston Kenfack Douajni, President of the Association for the Promotion of Arbitration in Africa (APAA), President of the 49th Session of UNCITRAL. 			
10.30-12.00	Panel 1: Key Features of FDI Operations in the African Extractive Sector			
	Chair: Prof. Dr. Tarek F. Riad, Chairman of the DIAC Executive Committee, Managing Partner, Kosheri, Rashed and Riad (Cairo)			
	FDI operations in the African extractive sector: A historical perspective - Andrew Mackenzie, Counsel, Hogan Lovells (Dubai)			
	Stabilization in oil and gas contracts: Evidence and implications - Joseph Campbell, Associate, Shearman & Sterling LLP (Abu Dhabi)			
	Public-private partnerships - Dr. Khaled Attia, Partner, Sarie Eldin & Partners (Cairo)			
	Recurrent problems and legal questions concerning FDI operations in the African extractive sector - Hery Frédéric Ranjeva, Partner, Foley Hoag (Paris)			
12.00-13.30	Networking Lunch			
13.30-15.15	Panel 2: The Protection of Foreign Investors in the African Extractive Sector			
	Chair: Robert Volterra, Senior Partner, Volterra Fietta (London)			
	The protection of foreign investors in conflict situations - Prof. Dr. Yannick Radi, Professor of International Law, University of Louvain			
	The relationship between the FET standard and the minimum standard of treatment - Thomas Snider, Partner, Head of Arbitration, Al Tamimi & Co (Dubai)			
	Legitimate expectations - Clément Fouchard, Managing Associate, Linklaters (Paris)			
	Shedding Light on International Expropriation in the African Extractive Sector - Dr. Ismail Selim FCIArb, Director, The Cairo Regional Centre for International Commercial Arbitration			

	Umbrella clauses - Prof. Won Kidane, ADDIS LAW GROUP LLP (Washington)			
15.15-15.45	Coffee Break			
15.45-17.00	Panel 3: The Protection of 'Public Interests' in the African Extractive Sector			
	Chair: Prof. Dr. Yannick Radi, Professor of International Law, University of Louvain			
	States' obligations to protect 'sustainable development' objectives - Anne K Hoffmann, Legal Director, Clyde & Co (Dubai)			
	Investors' obligations to comply with laws and regulations - Alain N. Farhad, Partner, Squire Patton Boggs (Dubai)			
	Corporate social responsibility of foreign investors - Dr Ana Gerdau de Borja Mercereau MCIArb, University-Paris XIII (Paris)			
17.00-17.30	Coffee Break			
17.30-18.00	Concluding Remarks			
	 Prof. Blaise Tchikaya, First Honorary President of The African Union Commission on International Law Amine Idriss Adoum, Director and Chief Administration, African Union Commission (Addis Ababa) Dr. Jean-Baptiste Harelimana, Lawyer, President of Orientation Committee, IAM (Paris) 			
18.30-20.00	Cocktail			

FOREIGN DIRECT INVESTMENT OPERATIONS AND INVESTMENT DISPUTES IN THE AFRICAN EXTRACTIVE SECTOR

Dubai, 14 December 2017 Dubai International Arbitration Centre, Baniyas Road, Deira, Dubai, UAI

REGISTRATION FORM

Registration procedure

- Registration: 300€
- Payment by <u>cash</u>, by <u>cheque</u> to be issued and payable to DGL Avocats, 12 rue Salvador allende,92000Nanterre, France, or by <u>bank transfer</u> (please see bank details below).
- Please return your completed form, by email (jbharelimana@institutafriquemonde.org). You will receive an email confirmation.
- 3 Persons Group tickets are available at a rate of 500€ if ordered in advance. The deadline to take advantage of the discounted group rate is December 10, 2017.
- A special rate is applied for the DIAC partners, please contact Ritta.Saoud Ritta.Saoud@Dubaichamber.com

Bank transfer details

Bank Code	Sort Code	Account Number	RIB key
30004	01960	00001617504	55

Bank name: BNP Dauphine

IBAN (International Bank Account Number): FRFR76 3000 4019 6000 0016 1750 455

SWIFT: BNPA FR PP XXX

Beneficiary name: DGL Avocats, 12 rue Salvador allende,92000Nanterre, France

Please include as payment reference « DIAC-DGL ».

The registration fee includes coffee breaks, conference materials, participation certificate, coffee breaks and evening drinks reception.

Please note that the registration fee does not include hotel accommodation.

For further details, please contact: jbharelimana@institutafriquemonde.org or Ritta.Saoud@Dubaichamber.com

REGISTRATION FORM

TITLE:	
LAST NAME:	
FIRST NAME:	
ORGANISATION:	
ADDRESS:	
COUNTRY:	
EMAIL:	
PHONE NUMBER:	
Date:	
Signature:	

CANCELLATION:

We take receipt of your signed registration form as your commitment to attend this conference in Dubai. If you do need to cancel, for any reason, the IAM must be notified in writing. If written cancellation is received at the IAM office by 30 November 2017, the registration fee will be partially refunded, subject to a 50% administrative charge. We regret that no refunds can be made after this date.