
Dr. Gordon Blanke MCI Arb, LL.M



Address:	Dubai Flat 101, Bahar 4, Jumeirah Beach Residence, Dubai, UAE
	London Flat 12, Eagle Wharf Court, 43 Lafone Street, SE1 2LZ, London, England
	Paris 157, rue du Faubourg Saint-Honoré, 75008 Paris, France
Nationality:	German
Mobile:	+971 55 288 4202 (Dubai) +44 73 9907 0850 (UK)
Email:	gb@blankearbitration.com

Dr. Blanke is Founding Partner of Blanke Arbitration LLC, Dubai/London/Paris. Before establishing his own firm, Dr. Blanke was a Partner of International Commercial and Investment Arbitration with DWF (Middle East) LLP in the DIFC, Dubai. Prior to joining DWF, he was Counsel and Sector Leader of International Arbitration in Baker & McKenzie.Habib Al Mulla’s Dubai and Abu Dhabi offices. Dr. Blanke has extensive and wide-ranging experience in all types of international commercial and investment arbitration in both common- and civil law jurisdictions, having acted as advising counsel and arbitrator under most leading institutional arbitration rules (including the ICC, LCIA, DIAC, DIFC-LCIA, ADCCAC, GCC, SCC and JAMS arbitration rules) and ad hoc (including the GAFTA and LMAA Rules) in arbitrations seated in the US, Europe, the Middle East and Asia in relation to a variety of industry sectors, including aviation, private equity, banking and finance, construction/real estate, commodities, hospitality, travel/leisure, cosmetics, IT, telecoms, oil and gas, maritime/shipping etc. Dr. Blanke has also been appointed to the CIETAC, ADCCAC and CRCICA Panel of Arbitrators. In the 2014 and 2015 editions of The Legal 500, Dr. Blanke has been recommended for international arbitration in the UAE and is praised as “very professional” in The Legal 500 2016. He is also recommended, including for construction arbitration, in The Legal 500 EMEA 2019. Dr. Blanke is listed as a leading arbitration specialist in Who’s Who Legal 2016 and Who’s Who Arbitration – Future Leaders 2017, 2018, 2019 and 2020.

Dr. Blanke also has relevant antitrust law experience. He served a training period with the late Merger Task Force of the Directorate-General of Competition of the European Commission in Brussels, Belgium, and trained with former Advocate-General Jacobs and Judges Jaeger and Azisi of the European Court of First Instance and the European Court of Justice in Luxembourg as well as the ICC International Court of Arbitration in Paris, France.

Dr. Blanke is English-qualified and holds an LL.B (Hons) from the LSE, London; a Postgraduate Diploma in Legal Practice from the Inns of Court School of Law, London; a Postgraduate Diploma in EU Competition Law from King's College, London, and an LL.M in European Litigation from the University of Luxembourg and the University Robert Schuman, Strasbourg. He also holds an MPhil in Advanced International Studies from the Diplomatic Academy Vienna, Austria, and attended the ENA, Strasbourg, France, as an élève étranger. Dr. Blanke has been awarded a doctorate by the Law Faculty of the University of Groningen, The Netherlands.

Dr. Blanke a regular speaker on international arbitration at conferences and seminars worldwide, including in Europe, the US and the Middle East. He has held teaching positions in international arbitration at the University of Southampton, England, and is an approved tutor of the Chartered Institute of Arbitrators, London/Dubai. He also teaches courses on arbitration at the Dubai Legal Affairs Department (DLAD) and the International Dispute Resolution Institute (IDRI), Nigeria. Dr. Blanke is fluent in English, French, German and Spanish and speaks intermediate Italian and Japanese.

Dr. Blanke is an Honorary Citizen of Utsunomia, Tokyo.

Assignments representative of Dr. Blanke's work as Counsel include:

- Advising on a multi-billion AED worth international partnership dispute between a Canadian and a Saudi national under the DIAC Rules with seat in Dubai and governed by UAE law;
- Advising a US contractor in relation to a multi-million AED payment dispute for services rendered in the construction of a Dubai-based racecourse under the DIAC Rules with seat in Dubai and governed by UAE law;
- Advising a UAE-based bulk investor in a dispute worth AED 300 million against a UAE-based property developer under the DIAC Rules with seat in Dubai and governed by UAE law;
- Advising a UAE-based master developer in a dispute against a UAE project developer worth one billion AED under the DIAC Rules with seat in Dubai and governed by UAE law;
- Advising a UAE-based employer in a dispute worth over AED 25 million against a main contractor in relation to construction works on an office building based in Business Bay under the DIAC Rules with seat in Dubai and governed by UAE law;
- Advising a UAE investor in relation to a multi-million AED dispute with an international investment bank in relation to a failed investment portfolio under the DIAC Rules with seat in Dubai and governed by UAE law;
- Advising a UAE investment advisor in a multi-million US\$ dispute against a Saudi investor under an investment services agreement governed by UAE law in an ad hoc arbitration with seat in Dubai;
- Advising multiple Swiss and Italian investors on a property dispute against a UAE-based property developer in relation to a multi-million AED real estate development under the DIAC Rules with seat in Dubai and governed by UAE law;
- Advising Japan's largest IT services provider in a dispute against an Abu Dhabi-based entity in relation to the installation of a forensic information host system for the Abu Dhabi police under the ICC Rules with seat in Abu Dhabi and governed by UAE law;

- Advising on a multi-million AED private equity dispute between a placement agent and a UAE investor in relation to the entitlement to a success fee for a consumed IPO under the ADCCAC Rules with seat in Abu Dhabi and governed by UAE law;
- Advising on a multi-million AED construction dispute between a UAE-based developer and a UAE employer under the DIAC Rules with seat in Dubai and governed by UAE law;
- Advising on a multi-million AED construction dispute between a UAE-based sub-contractor specialised in geotechnical and foundation engineering and an Indian owner under the DIAC Rules with seat in Dubai and governed by UAE law;
- Advising on a multi-million AED construction dispute between a German contractor and a UAE sub-contractor under the ADCCAC Rules with seat in Abu Dhabi and governed by UAE law;
- Advising on a construction dispute worth AED 500 million between a Kuwaiti employer and a Chinese contractor under the ADCCAC Rules with seat in Abu Dhabi and governed by UAE law;
- Advising a Swiss contractor in a multi-million AED construction dispute against a UAE employer under the ICC Rules with seat in Abu Dhabi and governed by UAE law;
- Advising on a multi-million AED construction dispute between an Italian/French contractor and a US sub-contractor in relation to dispute arising from works provided within the framework of the Dubai Airport expansion project under the ICC Rules with seat in Paris and governed by UAE and French law;
- Advising a UAE-based Indian building materials supplier in a multi-million AED payment dispute with a UAE quarry under the DIAC Rules with seat in Dubai and governed by UAE law;
- Advising an Austrian cement and mining technology company in a payment dispute with a UAE employer in relation to the construction of a cement plant in Ras Al Khaimah in an arbitration under the DIAC Rules with seat in Dubai and governed by UAE law;
- Advising a UAE-based contractor in a payment dispute with a local sub-contractor for MEP works under the DIAC Rules with seat in Dubai and governed by UAE law;
- Advising a UAE-based subsidiary of a UK contractor in a \$US 90 million dispute with a UAE-based subcontractor in relation to the construction of an oilfield in Abu Dhabi under the ICC Rules with seat in Abu Dhabi and governed by UAE law;
- Advising a UAE-based company specialised in civil contracting for commercial and residential building projects in a multi-million \$US construction dispute against the UAE-based foreign branch of a Korean company specialised in the delivery of EPC projects in the areas of exploration and production of oil and gas in relation to the construction of facilities for onshore oil operation under the ICC Rules with seat in Abu Dhabi and governed by UAE law;
- Advising a US transport specialist in a dispute against a Bulgarian lessee of trailers in relation to failure to perform under a set of lease agreements for trailers under the ICC Rules with seat in Stuttgart and governed by English law;
- Advising a UAE-based client in a dispute against a Chinese telecommunications giant in an international commercial arbitration under the SCC Rules with seat in Stockholm and governed by Swedish law;
- Advising a majority State-owned gas company in a dispute worth US\$ 180 million against a private power company under the ICC Rules with seat in Singapore and governed by English law;

-
- Advising a leading US dairy machine manufacturer in a dispute with a Dutch purchaser of dairy machinery under the ICC Rules with seat in Paris and governed by Dutch law;
 - Advising Japan's largest IT services provider in a dispute against an Dubai-based distributor in relation to the breach of a distribution agreement under the ICC Rules with seat in Munich and governed by German law;
 - Advising a UAE-based wood manufacturing company in a dispute worth EUR 20 mio against a German machinery and plant manufacturer arising out of the performance of an agreement for the supply and installation of a wood-cutting factory under the LCIA Rules with seat in London and governed by English law;
 - Advising a leading oil and gas services company in a dispute against a UAE-based oil and gas group in relation to the construction of a bio-fuel facility in Fujairah under the LCIA Rules with seat in London and governed by English law;
 - Advising an Indian distributor in relation to a dispute arising from an exclusive distribution agreement in relation to the distribution of German sports cars in India under the LCIA Rules with seat in Bahrain and governed by UAE law;
 - Advising a US travel goods manufacturer in a multi-million \$US claim against an English franchisee under the LCIA Rules with seat in London and governed by English law;
 - Advising a London-based investment fund in relation to a multi-million \$US dispute with a US placement agent under the JAMS Arbitration Rules with seat in Connecticut, USA, and governed by US law;
 - Advising a Kazakh shipowner in relation to a multi-million US\$ payment dispute with a UAE-based charterer under a charter party governed by English law under the LMAA Rules with seat in London;
 - Advising an Iranian geotechnology company in a multi-million AED charter party dispute against a UAE-based charterer in an ad hoc arbitration with seat in Dubai and governed by UAE law;
 - Advising a DIFC-based financier in relation to a dispute arising from a murabaha agreement in an arbitration under the DIFC-LCIA Rules with seat in Dubai and governed by English law;
 - Advising a DIFC-based contractor in a construction dispute against a UAE-based petroleum company in an arbitration under the DIFC-LCIA Rules with seat in Dubai and governed by English law;
 - Advising on a construction dispute between a UAE-based sub-contractor specialised in piling and shoring works and a UAE-based contractor under the DIFC-LCIA Rules with seat in Dubai and governed by UAE law;
 - Advising a UAE-based developer in a payment dispute against a DIFC-based management company in an arbitration under the DIFC-LCIA Rules with seat in the DIFC and governed by DIFC law;
 - Advising a UAE-based contractor in a payment dispute against a Chinese developer in an arbitration under the DIFC-LCIA Rules with seat in the DIFC and governed by UAE law;
 - Advising a UAE flight support services company in a dispute worth in excess of \$4 million arising from a aircraft management services agreement with a Saudi charter services company and a Panamanian aircraft support company under the DIFC-LCIA Rules seated in the DIFC and governed by English law;
 - Advising a UAE laundry services provider in relation to a breach of warranty claim arising out of a share sale and purchase agreement under the DIAC Rules with seat in Dubai and governed by UAE law;
 - Advising a UAE-based contractor in a construction dispute against an Australian designer architect in an

arbitration under the DIAC Rules with seat in Dubai and governed by UAE law;

- Advising a UAE-based contracting company in a construction dispute against a Dubai-based MEP contractor in an arbitration under the DIAC Rules with seat in Dubai and governed by UAE law;
- Advising a UAE-based contracting company in a construction dispute against a UAE-based multidisciplinary engineering company specialised in fire prevention in an ad hoc arbitration with seat in Dubai and governed by UAE law;
- Advising a UAE-based steel subcontractor in a construction dispute arising out of the Abu Dhabi-based Louvre Project in an arbitration under the DIAC Rules with seat in Abu Dhabi and governed by UAE law;
- Various enforcement actions of foreign arbitral awards before the DIFC Courts (including under the New York Convention); and
- Advising the UAE Ministry of the Economy on discrete issues of antitrust law of relevance in the UAE, including the draft UAE Competition Law before its adoption in 2013.

To date, Dr. Blanke has sat as Chairman, Sole Arbitrator and Co-arbitrator in over 50 ICC, SCC, DIFC-LCIA, DIAC, ADCCAC, AjCCCA and ad hoc arbitrations, including international commercial, construction, real estate, corporate and other disputes of varying sizes, governed by English, Swedish and UAE law. Appointments representative of Dr. Blanke's work as Arbitrator include:

- Appointment as Co-arbitrator in a construction dispute governed by Qatari law worth over QAR 50 mio with respect to the construction of an infrastructure project in Doha under the ICC Rules and seated in Doha, Qatar;
- Appointment as Co-arbitrator in a construction dispute governed by UAE law worth over AED 100 mio with respect to the installation of an irrigation and stormwater drainage system as part of the construction of a road tunnel in Abu Dhabi under the ICC Rules and seated in Abu Dhabi;
- Appointment as Co-arbitrator in a construction dispute worth around AED 300 mio between a Dubai-based building contractor and a UAE property developer governed by UAE law with respect to a Dubai-based residential project under the DIAC Rules with seat in Dubai;
- Appointment as Co-arbitrator in a dispute arising from a master transport services agreement involving logistics companies from the USA, Lithuania and Afghanistan governed by English law under the ICC Rules with seat in Dubai;
- Appointment as Co-arbitrator in a construction dispute between a subcontractor and a contractor governed by UAE law with respect to a construction project in Dubai under the DIAC Rules and seated in Dubai;
- Appointment as Co-arbitrator in a dispute worth around AED 20 mio between an Indian national and a Panama-incorporated foundation for underprivileged children with respect to the alleged breach of a deed of settlement involving the sale of shares governed by UAE law under the DIAC Rules with seat in Dubai;
- Appointment as Co-arbitrator in a dispute worth around \$US 10 mio between a Canadian company and a British national arising from a share purchase agreement with respect to an international network

design and installation services company governed by UAE law under the DIFC-LCIA Rules with seat in the DIFC;

- Appointment as Co-arbitrator in a construction dispute governed by UAE law worth over AED 20 mio with respect to the completion of preliminary works in the construction of a real estate development in Abu Dhabi under the ADCCAC Arbitration Regulations and seated in Abu Dhabi;
- Appointment as Co-arbitrator in a dispute worth around AED 980 mio arising from a set of sale and purchase agreements governed by UAE law for development of a project in Falcon City of Wonders, Dubai, under the DIAC Rules and seated in Dubai;
- Appointment as Sole Arbitrator in a dispute worth over AED 100 mio arising from the purported wrongful termination of a set of project development agreements for the development by Kuwaiti-owned sole establishments of industrial plots in Dubai Industrial City governed by UAE under the DIAC Rules and seated in Dubai;
- Appointment as Sole Arbitrator in relation to a dispute arising from an off-plan sale and purchase agreement in relation to office space in an office development in Business Bay, Dubai, governed by UAE law under the DIAC Rules and seated in Dubai;
- Appointment as Sole Arbitrator in a dispute between a UAE national and a Canadian investor arising from the application of an indemnity clause contained in a side agreement in the real estate sector governed by UAE law under the DIAC Rules and seated in Dubai;
- Appointment as Sole Arbitrator in a construction dispute between a subcontractor and a contractor governed by UAE law under the DIAC Rules and seated in Dubai;
- Appointment as Sole Arbitrator in a construction dispute between a sub-contractor and a contractor governed by UAE law with respect to a Dubai-based construction project under the DIAC Rules and seated in Dubai;
- Appointment as Sole Arbitrator in a construction dispute between a sub-contractor and a contractor governed by UAE law with respect to the construction of a hotel in Abu Dhabi under the ADCCAC Arbitration Regulations and seated in Abu Dhabi;
- Appointment as Sole Arbitrator in a dispute between two Austrian nationals with respect to claims arising out of an agreement to jointly purchase Dubai-based real estate governed by UAE and DIFC law under the DIAC Rules with seat in Dubai;
- Appointment as Sole Arbitrator in a dispute between a free zone company specialised in gems trading and a UAE-based investment and development company arising from an agreement for a commercial lease in Mall of Arabia, Dubai, governed by UAE law under the DIAC Rules and seated in Dubai;
- Appointment as Sole Arbitrator in a dispute worth around SAR 18.5 mio between a Lebanese education management organisation and a Saudi real estate investment company arising out of the purported wrongful termination of a contract to establish and operate a school in Jeddah, KSA, governed by DIFC Law under the DIFC-LCIA Rules with seat in the DIFC;
- Appointment as Chair in a construction dispute between a sub-contractor and a contractor governed by UAE law with respect to a construction project in Dubai under the ICC Rules and seated in Dubai;

- Appointment as Chair in a construction dispute worth around AED 20 mio between a sub-contractor and a contractor governed by UAE law with respect to a Dubai-based construction project under the ICC Rules and seated in Dubai;
- Appointment as Chair in a dispute arising from a deed of release agreement between a sub-contractor and a contractor governed by UAE law with respect to a construction project in Dubai under the DIAC Rules and seated in Dubai;
- Appointment as Chair in a dispute arising from a consultancy agreement for design and supervision services with respect to the construction of a residential development in Dubai Marina governed by UAE law under the DIAC Rules with seat in Dubai;
- Appointment as Chair in a dispute arising from an agreement between a Fujairah-incorporated business technology consultancy and a strategic management consultancy services company registered in the DMCC, Dubai, for the provision of business and commercial consultancy services governed by UAE law under the ADCCAC Arbitration Regulations with seat in Abu Dhabi;
- Appointment as Chair in a dispute between a UAE-based infrastructure contractor and an oil company governed by UAE law with respect to the construction of oil storage facilities in Fujairah under the ICC Rules and seated in Dubai; and
- Appointment as Chair in a dispute between a Swedish software company and a Saudi strategic business solutions company arising from a master reseller agreement for the promotion and sale of software to customers in KSA and related training and consulting agreements governed by Swedish law under the SCC Rules and seated in Lund, Sweden.

MEMBERSHIPS

- Chartered Institute of Arbitrators London
- London Court of International Arbitration (LCIA)
- Austrian Arbitration Association
- Dubai International Arbitration Centre (DIAC)
- German Arbitration Institution (DIS)
- Swiss Arbitration Association (ASA)
- ICC-UAE Commission on Arbitration & ADR, Member and former Vice Chair of the Steering Committee and former Member of the former Task Force for Compilation of UAE Arbitration Case Law
- ICC Commission on Arbitration & ADR, Member of the Task Force on Arbitration of Climate Change Related Disputes
- ICC UK National Committee
- ICC Commission on Competition
- International Bar Association
- IBA Arbitration Committee
- IBA Antitrust Committee
- former ICC Task Force for Arbitrating Competition Law Issues
- British Institute of International and Comparative Law (BIICL)
- Legal Task Force, Djibouti International Arbitration Centre (DJIAC)
- International Arbitration Institute (IAI), Paris

EDITORSHIPS

- Member of the editorial board & book review editor of Arbitration, the Journal of the Chartered Institute of Arbitrators, published with Sweet & Maxwell, London
- former Member of the editorial board of International Commercial Arbitration Review, published in association with the International Commercial Arbitration Court at the Russian Federation Chamber of Commerce and Industry (CCI), Moscow
- Book review editor of the European Competition Law Review, published with Sweet & Maxwell, London
- Editor (together with Dr. R. Nazzini) of the Arbitration and ADR Section of Global Competition Litigation Review, published with Sweet & Maxwell, London
- Editor-in-Chief (together with Dr. R. Nazzini) of Global Competition Litigation Review, published with Sweet & Maxwell, London
- Contributing editor of Kluwer Arbitration Blog
- Contributing editor and Member of the Scientific Board of Gulf Legal Advisor, LexisNexis

SPEAKING ENGAGEMENTS

- | | |
|-----------------------|--|
| January 2020 | - 10 th World Litigation Forum Dubai: "Maritime Arbitration in the UAE" |
| November 2019 | - "Breakfast with EMAC: Navigating UAE Arbitration with Dr. Gordon Blanke", DIFC, Dubai

- Symposium on Salient Issues in International Commercial Arbitration: International Arbitration in Times of Economic Nationalism, American University Washington College of Law in Washington, DC: "Free Zone Arbitration" |
| May 2019 | - EMAC Breakfast, ADGM, Abu Dhabi, "Arbitration Seats for Maritime Disputes in the UAE": "EMAC Arbitration Between Onshore and Offshore" |
| April 2019 | - Experten Workshop, "Öffentliche Aufträge und Projektgeschäft in Nah- und Mittel-Ost", Senatssaal, LEA, Universität Heidelberg: "Investitionsschutz durch Schiedsgerichte in den Ländern des Golf-Kooperationsrates" |
| March 2019 | - 12. Studententag "Kartellrecht und Schiedsgerichtsbarkeit", Universität Würzburg: "Die Europäische Kommission als amicus curiae" – "The European Commission as Amicus Curiae in EU Competition Arbitration: Towards a Structured Approach" |
| February 2019 | - CI Arb-CRCICA Conference on Arbitrating Banking and Finance Related Disputes: A New Paradigm?, Cairo, Egypt: "Arbitrating Islamic Finance Disputes" |
| January 2019 | - 8 th World Litigation Forum Dubai 2019, Dubai: "Issues of Enforcement in Commercial Arbitration in the UAE" |
| September 2018 | - 3rd CARTAL Conference on International Arbitration, Jodhpur, India: Keynote address; and "The Investment Court System: For Better or For Worse?", Moderator

- EMAC, DIFC: "The new UAE Federal Arbitration Law", Discussion panelist |

June 2018	- 50 th UNCITRAL & 60 th New York Convention Anniversaries Conference, Abuja, Nigeria: "Promotion and Use of Arbitration and ADR in Resolving Disputes in the Financial Sector"; and "International Trends in Energy Dispute Resolution: Can ECT Claims be Arbitrated?"
May 2018	- 6 th ICC MENA Conference, Dubai: "How to draft a successful statement of relief: Monetary relief"
March 2018	- DIFC-LCIA Breakfast, DRA, DIFC: "Arbitration in the UAE: Onshore or Offshore – The Debate", Moderator
February 2018	- British University in Dubai (BUiD), "Duties and Powers of Arbitrators in UAE-Seated Arbitrations" (together with A. Ibrahim)
November 2017	- American Business Council, Cotonou, Benin: "La Protection d'Investissement aux Émirats Arabes Unis" - 5 th GAR Live Dubai 2017, "Projects in Conflict Zones": "Investment Arbitration in the Arab Spring" - Global Legal & IP Confex, Dubai: "Recent Trends of Recognition and Enforcement in the UAE"
October 2017	- "Practice of International Arbitration", Julius-Maximilians-Universität Würzburg: "The Composition of the Arbitral Tribunal and the Qualities of the Arbitrators"
April 2017	- SCC-CEA Joint Conference on EU Competition Law and Arbitration, Stockholm: "Is the Arbitrability of Competition Law Claims a Truly Settled Matter?"
March 2017	- CIArb International Arbitration Conference, Dubai, The Synergy and Divergence between Civil Law and Common Law in International Arbitration, Panel Discussion 8 - The civil-common law dichotomy: Practical solutions to current problems: "Adversarial and inquisitorial techniques and document production"
February 2017	- Conference of DIFC Academy of Law, DIFC, Dubai: "Contemporary Issues in Arbitration within the GCC"
November 2016	- Int'l Arbitration Masterclass: Insights from Some of the Leading International Arbitration Practitioners, London: "Arbitration in the UAE: Demystifying the myths"
September 2016	- DIFC Academy of Law, Dubai: "Introduction to Comparative Law"
June 2016	- CDR Summer Arbitration Symposium 2016: "Enforcement of Arbitral Awards in the Middle East"
May 2016	- Panel Member, PwC Perspectives in International Arbitration Seminar, Address Hotel, Dubai: "Valuation in International Arbitration: The Arbitrator's Perspective"
April 2016	- DIFC Academy of Law, Dubai: "Introduction to Comparative Law"
March 2016	- ICC-FIDIC Conference, Istanbul, Turkey, ICC Arbitration in Construction Matters: "Enforcement of Arbitration Awards in the Middle East"

December 2015	- BCDR-AAA and Investment Treaty Forum - International Investment Arbitration in the MENA Region, Bahrain: "Panel 2: Taking Another Bite at the Apple? Post-Award Recourse", "Recourse against non-ICSID investment arbitration awards in the MENA"
November 2015	- 2 nd Annual GAR Live Dubai, GAR Live debate: "This House believes that the proliferation of guidelines is slowly killing International Arbitration"
October 2015	- CIArb Ireland Centenary Conference, Dublin: Advancing Dispute Avoidance and Resolution: "Arbitration Commitments in EU Merger Control" - Dublin Forum on International Dispute Resolution: "Update on Arbitration in the UAE"
June 2015	- Drafting Enforceable Arbitration Awards in the UAE, CIArb-DIAC Workshop, "Peculiarities of Award Writing in the UAE" - Dispute Resolution Forums in the Middle East: Arbitration, Litigation and Mediation, Deutsch-Emiratische Industrie- und Handelskammer: "Arbitration under the DIAC Rules"
March 2015	- Turkey & Middle East: Global Competition Law Forum, Kluwer Law Conference for In-House Counsels, Istanbul: 2 nd Grand Panel – "The UAE Competition Law Regime – A Brief for In-House Counsels"
January 2015	- ICC Young Arbitrators Forum, Dubai: Experts in Arbitration Proceedings, Mock Cross-Examination, Arbitrator/Moderator
November 2014	- UAE FIDIC Conference 2014, Dubai: "Interpretation of the FIDIC under UAE Law" - FIDIC Young Engineering Forum, Dubai: "Contract Administration under the FIDIC Red Book" - Young ICCA, Skills Training Workshop, Strategy Considerations in International Arbitration in the Middle East, Dubai: "Interim measures in Support of Arbitration before the UAE and DIFC Courts"
September 2014	- 2 nd Legal Gathering of Masters, Saudi Legal Training Centre, Dubai: "Conducting Arbitration before International Arbitration Centres"
July 2014	- Dublin Forum 2014, Dublin: "The Year of UAE Arbitration in Review"
June 2014	- Drafting Enforceable Arbitration Awards in the UAE: "Peculiarities of Award Writing in the UAE" and "Form & Content Requirements", DIAC/Chartered Institute of Arbitrators, Dubai
May 2014	- Association for International Arbitration (AIA), "Entrusting Antitrust Issues to Arbitration", Brussels, Belgium: Keynote address & panellist: "EU competition law before arbitrators and the future of private antitrust enforcement in Europe"
April 2014	- International Law Institute, Interim Measures in International Arbitration, Washington DC: "Court-ordered Interim Relief in the UAE"

December 2013	- Basic Compliance & Ethics Academy, Dubai: "Antitrust Compliance in the Middle East"
November 2013	- The International Oil & Gas Dispute Resolution Conference, Manama, Bahrain: "Oil & Gas Disputes in the Middle East: EU Commitment Arbitration as a Model for Things to Come in Middle-Eastern Oil & Gas Network Industries?" - LUMSA University, Litigating EU Competition Law Issues before Arbitrators and Judges, Rome: "Potential Clashes between Arbitration and Competition Law (II): Interaction between Arbitration and Public Enforcement"
June 2013	- PIDA Training on International Commercial Arbitration, ICC, Paris: "Terms of Reference"
May 2013	- Lewiathan Court of Arbitration, ICC and Arbitral Women, Dispute Resolution in M&A Transactions – Tactics, Challenges, Defences, Warsaw, Poland: "EU Commitment Arbitration"
March 2013	- Kluwer Law International 1 st Annual Dubai International Arbitration Summit 2013 – The Rise of the Middle East: "Competition Arbitration in the UAE: How to Make it Work?"
February 2013	- Corporate Counsel Middle Eastern Roundtable on International Arbitration in the UAE, Capital Club, Dubai: Discussion leader
January 2013	- ICC Young Arbitrators' Forum: "Managing international arbitration proceedings efficiently: a road map", Moderator
December 2012	- C5: Construction Litigation & Dispute Resolution in the Gulf, Dubai, Masterclass on "Everything You Need to Know to Conduct a Successful Construction Arbitration": "Construction Arbitration in the UAE: Practice and Procedure" (together with A. Cole)
November 2012	- Chartered Institute of Arbitrators Young Members Group Conference, Dubai: "Dubai as the Chosen Seat" - Kluwer Law International Competition Law Conference 2012 - Global Updates and New Developments in Hong Kong, Hong Kong: "Private Enforcement of Antitrust Claims Through Arbitration"
June 2012	- Kluwer Law International Arbitration and Mediation Summit 2012, Hong Kong: "Arbitration in the UAE: Practice and Procedure" - Dublin Forum 2012, Dublin: "Arbitration Update Dubai"
May 2012	- Legal Week Corporate Counsel Roundtable, Abu Dhabi: "Enforcement of Foreign Awards and Judgments in the UAE", Moderator
November 2011	- Inaugural Conference of the CIArb Young Members Group, Dublin: "Arbitration in Dubai"

-
- June 2011** - International Antitrust Law Conference: “Competition Law in Transition: Trends and Challenges”, Dubrovnik: "Arbitration as an Alternative Means of Private Enforcement of Competition Laws"
- May 2010** - Belgrade International Antitrust Conference: Antitrust Laws in Western Balkans - Following the EU Path, Belgrade: "Arbitration as an alternative means of enforcement in EU competition law and merger control"
- October 2009** - SCL Construction Arbitration Conference, Dubai: “Enforcement of Awards”
- June 2009** - MEEDS Construction Conference, Dubai: “Arbitration Roundtable: Dispute Resolution in Construction”
- June 2008** - Dublin Forum on Arbitration and Competition Law: “Arbitrating EC Merger Control Issues - An Update”
- May 2008** - ICC Sweden Seminar on Arbitration and Competition Law, Stockholm: “Review of Competition Law Awards: The Maximalist Approach”
- Arbitration of Antitrust Claims in the U.S. and Europe, District of Columbia Bar, Washington: “Claims under Arts. 81 and 82 EC”
- February 2008** - Vienna Arbitration Days: “The Role of EU Law in Arbitration”
- November 2007** - ERA Conference on International Arbitration, Prague: "Institutional Arbitration v. Ad Hoc Arbitration: The situation in Europe" & "Applicability of national civil procedure rules in arbitration proceedings"
- July 2007** - ICC UK Special Working Session on Arbitrating Competition Law Issues, London: “EC-Remedy-Related Arbitrations: The Commission’s Practice to Date”
- June 2007** - Dublin Forum on Arbitration and Competition Law: “Latest Developments on the Use of Arbitration in EC Merger Control”
- June 2006** - Arbitrating Competition Law Issues: A European and a U.S. Perspective, BIICL Conference, London: “The Case for Supranational Arbitration: Ideas and Prospects”
- March 2006** - ICC UK Working Session, London: “The Work of the ICC Task Force on Arbitrating Competition Law Issues”

PUBLICATIONS

Books/Special Journals

- The MENA Leading Arbitrators’ Guide to International Arbitration (ed. together with Prof. Dr. M. S. Abdel Wahab; Consultant Editor Prof. Dr. N. Comair-Obeid and Assistant Editor S. Corm-Bakhos), Juris Publishing, forthcoming 2020
- Dispute Resolution in the Gulf: GCC Approaches and Egyptian Influences (ed. together with S. Akhtar), LexisNexis, 2018
- Commentary on the UAE Arbitration Chapter, Sweet & Maxwell/Thomson Reuters, 2017

- Special Focus on Middle Eastern and North African Arbitration (together with S. Corm-Bakhos), Special Issue, 83(1) Arbitration (2017), pp. 2-80
- Arbitration in the MENA (ed. together with Consultant Editor Dr. Habib Al Mulla), looseleaf, Juris Publishing, 2016; Release 1-2017 (2018)
- Annotated Guide to Arbitration in the UAE: Volume I – The UAE Arbitration Chapter, Thomson Reuters, 2014, accessible in electronic version on Westlaw Gulf
- International Competition Litigation: A Multi-jurisdictional Handbook (ed. together with Prof. Dr. R. Nazzini), Kluwer Law International, 2012
- Comparison of MENA International Arbitration Rules (together with Dr. H. Al Mulla & K. Nassif), Juris Publishing, 2011
- EU and US Antitrust Arbitration: A Handbook for Practitioners (ed. together with Dr. P. Landolt), Kluwer Law International, published in association with the Chartered Institute of Arbitrators London, 2011
- Comparison of Gulf International Arbitration Rules (together with Dr. H. Al Mulla & K. Nassif), Juris Publishing, 2010
- The International Comparative Legal Guide to Litigation & Dispute Resolution 2009 (ed. together with C. Pollack), Global Legal Group, London, 2009
- The International Comparative Legal Guide to Litigation & Dispute Resolution 2008 (ed. together with C. Pollack), Global Legal Group, London, 2008
- Arbitrating Competition Law Issues: A European and a US Perspective (ed.), EBLR special edition, Kluwer Law International, 2008
- The Use and Utility of International Arbitration in EC Commission Merger Remedies, Groningen, Europa Law Publishing, 2006

Book contributions

- “United Arab Emirates”, in M. Lau and F. Nasrallah (eds), Yearbook of Islamic and Middle Eastern Law, Brill, forthcoming 2020
- “Arbitration in the UAE: 2019 in Review”, in G. Al Hajeri and Z. Penot (eds), The UAE Arbitration Yearbook 2018, LexisNexis, 2020, pp. 54-85
- “Recognition and Enforcement of Domestic and Foreign Awards under the UAE Federal Arbitration Law”, in H. Arab, G. Blanke et al. (eds), A Guide to Arbitration in the UAE, ICC Publishing, forthcoming 2020
- “Anti-trust and competition issues” in E. Poulton (ed.), Arbitration of M&A Transactions: A Global Practical Guide, Globe Law and Business, 2nd edition, 2020
- “Russian Federation” (together with J. Zagonek, P. Boulatov and D. Scheglova), in C. Liebscher and A. Fremuth-Wolf (eds), Arbitration Law and Practice in Central and Eastern Europe, 2nd edition, Juris, 2019, pp. 649-946
- “United Arab Emirates” (together with M. Seadon), in Agency Law in the Gulf: GCC Approaches and Egyptian Influences, LexisNexis, 2019, pp. 15-46
- “Arbitration in the UAE: 2018 in Review”, in G. Al Hajeri and Z. Penot (eds), The UAE Arbitration Yearbook 2018, LexisNexis, 2019, pp. 31-61
- “Recognition and Enforcement of Domestic and Foreign Awards”, in G. Al Hajeri and Z. Penot (eds), The UAE Arbitration Yearbook 2018, LexisNexis, 2019, pp. 96-131
- “Arbitration in the UAE: 2017 in Review” in G. Al Hajeri and Z. Penot (eds), The UAE Arbitration Yearbook 2017, LexisNexis, 2019, pp. 12-40
- “United Arab Emirates” (together with S. Corm-Bakhos) in S. Akhtar and G. Blanke (eds), Dispute Resolution in the Gulf: GCC Approaches and Egyptian Influences, LexisNexis, 2018, pp. 13-58

- “The GCC Approach to Dispute Resolution” (together with S. Akhtar and M. Khattar) in S. Akhtar and G. Blanke (eds), *Dispute Resolution in the Gulf: GCC Approaches and Egyptian Influences*, LexisNexis, 2018, pp. 1-12
- “Preface” (together with S. Akhtar) in S. Akhtar and G. Blanke (eds), *Dispute Resolution in the Gulf: GCC Approaches and Egyptian Influences*, LexisNexis, 2018, pp. vii-viii
- “Russian Federation” (together with J. Zagonek and P. Boulatov) in C. Liebscher and A. A. Fremuth-Wolf (eds), *Arbitration Law and Practice in Central and Eastern Europe*, Juris Publishing, forthcoming 2018, pp. 649-945
- “United Arab Emirates” in G. Blanke (ed.), *Arbitration in the MENA, Release 1-2017*, Juris Publishing, 2018, pp. UAE-1 - UAE-143
- “Recognition and enforcement of domestic and foreign arbitral awards in the Middle East” in R. Nazzini (ed.), *Transnational Construction Arbitration: Key Themes in the Resolution of Construction Disputes*, informa law, 2018, pp. 139-174
- “Recent Developments of Arbitration in the UAE: The Year in Review” in G. Al Hajeri and Z. Penot (eds), *The UAE Arbitration Yearbook 2016, 2017*, pp. 80-102
- “The UAE Courts and the UAE Arbitration Chapter: The Past Twenty-Three Years in Review” in G. Al Hajeri and Z. Penot (eds), *The UAE Arbitration Yearbook 2015, 2016*, pp. 25-43
- “United Arab Emirates” in G. Blanke (ed.), *Arbitration in the MENA*, Juris Publishing, 2016, pp. UAE-1 - UAE-117
- “Preface” in G. Blanke (ed.), *Arbitration in the MENA*, Juris Publishing, 2016
- “Arbitration in the UAE: Demystifying the Myths” in Julio Cesar Bétancourt (ed.), *100 Years Chartered Institute of Arbitrators: Selected Topics in International Arbitration – Liber Amicorum*, Oxford, 2016, pp. 381-396
- “Arbitration in the DIFC” in B. Gessel (ed.), *The Challenges and the Future of Commercial and Investment Arbitration – Liber Amicorum Prof. Jerzy Rajski*, Lewiathan Court of Arbitration/ Wolters Kluwer, 2015, pp. 587-605
- “Interaction between Arbitration and Public Enforcement: Clash or Harmony?” in M. Marquis & R. Cisotta (eds), *Litigation and Arbitration in EU Competition Law*, Edward Elgar, 2015, pp. 261-280
- “Recognition and Enforcement of Domestic and International Arbitral Awards in the UAE: Practice and Procedure” in C. Klausegger et al. (eds), *Austrian International Arbitration Yearbook 2015*, Manz, 2015, pp. 395-436
- “Court-Ordered Interim Relief in the United Arab Emirates” in I. Laird, B. Sabahi & Anne Marie Whitesell (eds), *Interim and Emergency Relief in International Arbitration*, Juris, 2015, pp. 121-144
- “United Arab Emirates” (together with S. Corm-Bakhos) in *The Baker & McKenzie International Arbitration Yearbook 2014-2015*, Juris, 2015, pp. 419-429
- “The DIFC-LCIA Arbitration Centre”, (together with S. Corm-Bakhos) in *Getting the Deal Through: Dispute Resolution 2015*, pp. 25-27
- “United Arab Emirates” (together with S. Corm-Bakhos) in *Getting the Deal Through: Dispute Resolution 2015*, 459-467
- “United Arab Emirates” (together with K. Mechantaf) in L.W. Newman & C. Ong (eds), *Interim Measures in International Arbitration*, Juris, 2014, pp. 795-847
- “Middle East and North Africa Overview” (together with S. Corm-Bakhos), *ICLG to: International Arbitration 2014*, 11th edition, Global Legal Group, 2014, pp. 411-414
- “United Arab Emirates” (together with S. Corm-Bakhos) in *ICLG to: International Arbitration 2014*, 11th edition, Global Legal Group, 2014, pp. 491-500
- “United Arab Emirates” (together with S. Corm-Bakhos) in *The Baker & McKenzie International Arbitration Yearbook 2013-2014*, Juris, 2014, pp. 345-357

- “United Arab Emirates” (together with S. Corm-Bakhos) in *Getting The Deal Through: Dispute Resolution 2014*, 2014, pp. 439-447
- “DIAC” (together with S. Corm-Bakhos) in *Getting The Deal Through: Dispute Resolution 2014*, 2014, pp. 36-38
- “Antitrust issues” in E. Poulton (ed.), *Arbitration of M&A Transactions*, Globe Law and Business, 2014, pp. 405-416
- “The ‘Minimalist’ and ‘Maximalist’ Approach to Reviewing Competition Law Awards: A Never-Ending Saga Revisited or the Middle Way at Last?” in D. Bray & H. Bray (eds), *Post-Hearing Issues in International Arbitration*, Juris Publishing, 2013, pp. 169-227
- “EU Competition Arbitration” in L. Ortiz Blanco (ed.), *EU Competition Procedure*, third edition, Oxford University Press, 2013, pp. 1075-1112
- “The Application of EU Law to Arbitration in England” in J. Lew, H. Bor, G. Fullelove and J. Greenaway (eds), *Arbitration in England*, Kluwer Law International, 2013, pp. 239-266
- “Middle East and North Africa Overview” (together with S. Corm-Bakhos) in *The International Legal Guide to International Arbitration 2013*, Global Legal Group, 2013, pp. 409-411
- “United Arab Emirates” (together with S. Corm-Bakhos) in *The International Legal Guide to International Arbitration 2013*, Global Legal Group, 2013, pp. 488-497
- “DIAC” (together with S. Corm-Bakhos) in *Getting The Deal Through: Dispute Resolution 2013*, 2013
- “United Arab Emirates” (together with S. Corm-Bakhos) in *Getting The Deal Through: Dispute Resolution 2013*, 2013
- “DIAC” (together with S. Corm-Bakhos) in *Getting The Deal Through: Dispute Resolution 2012*, 2012, pp. 25-27
- “United Arab Emirates” (together with Dr. H. Al Mulla) in *Getting The Deal Through: Arbitration 2012*, 2012, pp. 468-475
- “England and Wales” (together with Prof. Dr. R. Nazzini, A. Nikpay and V. Smith) in *International Competition Litigation: A Multi-jurisdictional Handbook* (ed. together with Prof. Dr. R. Nazzini), Kluwer Law International, 2012, pp. 123-208
- “Regional Overview: Middle East and Africa” (together with S. Corm-Bakhos) in *The International Legal Guide to International Arbitration 2012*, Global Legal Group, 2011, pp. 368-371
- “United Arab Emirates” (together with Dr. H. Al Mulla and K. Nassif) in *Global Arbitration Review 2011*
- “UAE” (together with K. Nassif) in *The International Legal Guide to International Arbitration 2012*, Global Legal Group, 2011, pp. 413-421
- “United Arab Emirates” (together with K. Nassif) in *Getting The Deal Through: Arbitration 2011*, 2011, pp. 432-439
- “Arbitration in Dubai: A Basic Primer” (together with C. Abi Habib Kanakri) in C. Klausegger et al., *Austrian Yearbook of International Arbitration 2011*, Manz, Vienna, 2011, pp. 217-255
- “The Supranational Dimension of Arbitrating Competition Law Issues within the EU” in *EU and US Antitrust Arbitration: A Handbook for Practitioners* (ed. together with Dr. P. Landolt), Kluwer Law International, 2011, pp. 293-334
- “International Arbitration and ADR in Remedy Scenarios Arising under Articles 101 and 102 TFEU” in *EU and US Antitrust Arbitration: A Handbook for Practitioners* (ed. together with Dr. P. Landolt), Kluwer Law International, 2011, pp. 1053-1250
- “International Arbitration and ADR in Conditional EU Merger Clearance Decisions” in *EU and US Antitrust Arbitration: A Handbook for Practitioners* (ed. together with Dr. P. Landolt), Kluwer Law International, 2011, pp. 1605-1724

- “The Role of the Expert Witness in Antitrust Arbitrations” (together with Prof. Prof. Dr. Dr. T. Eilmansberger) in *EU and US Antitrust Arbitration: A Handbook for Practitioners* (ed. together with Dr. P. Landolt), Kluwer Law International, 2011, pp. 251-291
- “Antitrust Arbitration under the ICC Rules” in *EU and US Antitrust Arbitration: A Handbook for Practitioners* (ed. together with Dr. P. Landolt), Kluwer Law International, 2011, pp. 1763-1898
- “SCC Award 143/2003 of 2005” (together with D. Goldberg) in S. Bond & L. Bergman (eds.) *SCC Arbitral Awards: 2004-2009*, Juris (2011)
- “United Arab Emirates” (together with K. Nassif) in *Global Arbitration Review 2010*
- “United Arab Emirates” (together with Dr. H. Al Mulla and K. Nassif) in *Getting The Deal Through: Arbitration 2010*, pp. 359-366
- “Arbitrating in the UAE and the Middle East – Some Cultural Insights for the Unaware” (together with K. Nassif) in M. Kraham (ed.), *Inside the Minds: ADR Client Strategies in the Middle East and Africa*, Aspatore Books, Thomson Reuters, 2009, pp. 17-36
- “EU Competition Law Claims in International Arbitration” in C. Klausegger et al., *Austrian Arbitration Yearbook 2009*, Manz, Vienna, 2009, pp. 1-92
- “Litigating, Arbitrating and Mediating Competition Disputes: An Update” (together with Dr. R. Nazzini) in *The International Comparative Legal Guide to Litigation & Dispute Resolution 2009*, Global Legal Group, London, 2009
- “England & Wales Report” in *The International Comparative Legal Guide to Litigation & Dispute Resolution 2009*, Global Legal Group, London, 2009 (together with C. Pollack)
- “The role of international arbitration in EC merger control: an update” in Luis Ortiz Blanco & Jonathan Entrena Rovers (eds.), *Derecho de la competencia europeo y español, Volumen VIII*, Editorial Dykinson, 2008, pp. 411-468
- “Preface” in G. Blanke (ed.), *Arbitrating Competition Law Issues: A European and a US Perspective* (ed.), EBLR special edition, 19(1) EBLR (2008), pp. 3-6
- “The Case for Supranational Arbitration: Ideas and Prospects” in G. Blanke (ed.), *Arbitrating Competition Law Issues: A European and a US Perspective*, EBLR special edition, 19(1) EBLR (2008), pp. 17-41
- “ICC Draft Best Practice Note on the European Commission Acting as Amicus Curiae in International Arbitration Proceedings” (together with C. Nisser) in G. Blanke (ed.), *Arbitrating Competition Law Issues: A European and a US Perspective*, EBLR special edition, 19(1) EBLR (2008), pp. 193-217
- “International Arbitration and Alternative Dispute Resolution in EC Merger Control” in *The International Comparative Legal Guide to Merger Control 2008*, Global Legal Group, London, 2008, pp. 22-28
- “Litigating, Arbitrating and Mediating Competition Disputes” (together with Dr. R. Nazzini) in *The International Comparative Legal Guide to Litigation & Dispute Resolution 2008*, Global Legal Group, London, 2008
- “England & Wales Report” (together with C. Pollack) in *The International Comparative Legal Guide to Litigation & Dispute Resolution 2008*, Global Legal Group, London, 2008
- “Putting the Parties First: Challenging Arbitrators in International Arbitration” (together with J. Michaelson), *The International Comparative Legal Guide to International Arbitration 2007*, pp. 17-23
- “The role of international arbitration in EC merger control” in Luis Ortiz Blanco & Jonathan Entrana Rovers (eds.), *Derecho de la competencia europeo y español, Volumen VII*, Editorial Dykinson, 2007, pp. 337-374
- “Country Report on International Arbitration in the Russian Federation” (together with D. Goldberg and J. Zagonek) in C. Liebscher & A. Fremuth-Wolf (ed.) *Arbitration in Eastern Europe*, Kluwer Law International, 2006

- “Inspecciones domiciliarias llevadas a cabo por las autoridades de defensa de la competencia españolas en el territorio español. Apuntes sobre la situación jurídica actual” in Luis Ortiz Blanco & Álvaro Ramos Gómez (eds.), *Derecho de la competencia europeo y español*, Volumen VI, Editorial Dykinson, 2005, pp. 219-252
- “On the Rise of the EU as a Supranational Regulator”, M.A.I.S. Working Papers 1999/2000: Integrating Europe in a Changing World, Diplomatiche Akademie Wien, pp. 169-192

Articles/Addresses/Papers

- “Reflections on the Future of Arbitration in Dubai and the Middle East” (together with F. Nasrallah), TDM, forthcoming 2020
- “The ADGM Courts and Arbitration in 2019: Taking Stock”, Thomson Reuters, forthcoming January 2020
- “On Costs in Arbitration under the UAE Federal Arbitration Law”, Thomson Reuters, September 2019, available online at <https://mena.thomsonreuters.com/en/resources/articles/on-costs-in-arbitration-under-uae-federal-arbitration-law.html>
- “Die Europäische Kommission als Amicus Curiae in Schiedsverfahren zum EU-Wettbewerbsrecht: Überlegungen zu einer strukturierten Zusammenarbeit”, 37(3) ASA Bulletin (2019), pp. 145-164
- “EU Competition Arbitration: A Reliable Forum for Private Enforcement”, CPI Antitrust Chronicle (July 2019), pp. 1-9; also available in audio at https://www.competitionpolicyinternational.com/eu-competition-arbitration-a-reliable-forum-for-private-enforcement-2/?fbclid=IwARODLXTjHAmzLunXbS7_aDXrtq-2-DEZxqNghLVQHjj39cTqISId2XKaZi0
- “Arbitrage en zone franche: une étude sur les EAU” (avec M. Khattar), 81-82 La Revue Libanaise de l’Arbitrage (2019), pp. 14-33
- “Arbitrating Islamic Banking and Finance Disputes: A Proposal for Semi-Secular Arbitration”, Thomson Reuters, June 2019, available online at <https://mena.thomsonreuters.com/en/resources/articles/arbitrating-islamic-banking-and-finance-disputes.html>
- “The European Commission as Amicus Curiae in EU Competition Arbitration: Towards a Structured Approach”, 12(2) G.C.L.R. (2019), pp. 81-88; republished in 40(9) E.C.L.R. (2019), pp. 438-444
- “Enforcement of Foreign Arbitral Awards in the UAE: Clarity at Last”, MENA Legal Outlook, Thomson Reuters, April 2019, available online at https://gatormail.communigator.co.uk/Instances/thomsonreuterslz/documents/Mena_Newsletter/April19/EnforcementofForeignArbitralAwardsintheUAEClarityatLast.pdf
- “Trends in International Energy Arbitration: Can ECT Claims be Arbitrated? Some Initial Considerations in the Light of the CJEU’s Ruling in Achmea”, 37(1) ASA Bulletin (2019), pp. 40-47
- “Free zone arbitration in the DIFC and the ADGM”, 35(1) Arbitration International (2019), pp. 95-116
- “The new UAE Investment Law: A first look (Part 2)”, MENA Legal Outlook, Thomson Reuters, March 2019, available online at https://gatormail.communigator.co.uk/Instances/thomsonreuterslz/documents/Mena_Newsletter/Mar19/Thomson_Reuters_news_piece_March2019.pdf
- “The use of arbitration and ADR in banking and finance disputes”, 1 Int. A.L.R. (2019), pp. 1-10
- “The new UAE Investment Law: A first look (Part 1)”, MENA Legal Outlook, Thomson Reuters, February 2019, available online at https://gatormail.communigator.co.uk/Instances/thomsonreuterslz/documents/Mena_Newsletter/Mar19/Thomson_Reuters_news_piece_February2019.pdf
- “The Recognition and Enforcement of Foreign Awards under the UAE Federal Arbitration Law: Some Explanatory Guidance”, MENA Legal Outlook, Thomson Reuters, January 2019
- “Winds of Change in International Arbitration. Keynote Address, 3rd CARTAL Conference, 29–30 September 2018”, 85(1) Arbitration (2019), pp. 98-102

- “Free Zone Arbitration in the United Arab Emirates: DIFC v. ADGM (Part II)”, 35(6) J. of Int. Arb. (2018), pp. 1-19
- “Investment Arbitration in the Middle East: A Brief Overview”, MENA Legal Outlook, Thomson Reuters, October 2018, available online at https://www.communicator.co.uk/login/Instances/thomsonreuterslz/documents/Mena_Newsletter/Oct18/Investment_Arbitration_in_the_Middle_East.pdf
- “The New UAE Federal Arbitration Law: First Impressions”, 21(4) Int. Arb. L. Rev. (2018), pp. 91-93
- “Free Zone Arbitration in the United Arab Emirates: DIFC v. ADGM (Part I)”, 35(5) J. of Int. Arb. (2018), pp. 541-573
- “The New UAE Federal Arbitration Law: Old Wine in a New Bottle”, 84(3) Arbitration (2018), pp. 252-260
- “Free Zone Arbitration: The Mechanics”, 6(2) Indian Journal of Arbitration Law (2018), pp. 56-78
- “Document Production in International Arbitration: From Civil and Common Law Dichotomy to Operational Synergies”, 83(4) Arbitration (2017), pp. 423-435
- “The Arbitrability of EU Competition Law: The Status Quo Revisited in the Light of Recent Developments (Part II)”, 10(3) G.C.L.R. (2017), pp. 153-166
- “Recent Developments of (International) Commercial Arbitration in the UAE (Part III)”, 83(3) Arbitration (2017), pp. 271-287
- “The Arbitrability of EU Competition Law: The Status Quo Revisited in the Light of Recent Developments (Part I)”, 10(2) G.C.L.R. (2017), pp. 85-101
- “EU Commitment Arbitrations: Some Reflections on Theory and Practice”, 3(1) Competition Law & Policy Debate (2017), pp. 48-60
- “Recent Developments of (International) Commercial Arbitration in the UAE (Part II)”, 83(2) Arbitration (2017), pp. 164-184
- “Brexit and Private Competition Law Enforcement under the Arbitration Act 1996: Taking Stock (Part II)”, 10(1) G.C.L.R. (2017), pp. 32-41
- “Preface to the Special Focus on Middle Eastern and North African Arbitration”, 83(1) Arbitration (2017), p. 2
- “Arbitration in the MENA: Between Brexit and the Arab Spring – A Personal View”, 83(1) Arbitration (2017), pp. 3-6
- “The Enforcement of International Commercial and Investment Arbitration Awards in the MENA Region” (together with S. Corm-Bakhos), 83(1) Arbitration (2017), pp. 70-80
- “Recourse Against Non-ICSID Investment Arbitration Awards in the MENA Region”, 3(2) BCDR International Arbitration Review (2016), pp. 361-369
- “Brexit and Private Competition Law Enforcement under the Arbitration Act 1996: Taking Stock (Part I)”, 9(4) G.C.L.R. (2016), pp. 154-160
- “Recent Developments of (International) Commercial Arbitration in the UAE (Part I)”, 82(4) Arbitration (2016), pp. 427-437
- “Entrusting Antitrust Issues to Arbitration – Some Personal Thoughts and Considerations”, 32(2) Arbitration International (2016), pp. 275-285
- “Arbitration Commitments in EU Merger Control: An Introductory Overview”, 82(1) Arbitration (2016), pp. 80-89
- “Construction Disputes under UAE Law: Some Initial Considerations” (together with S. Kotb), Proceedings of the ICE – Management, Procurement and Law, 2015
- “The Role of the New York Convention in the Enforcement of Foreign Awards in the UAE: Expectations and Challenges or the Tale of the Ugly Duckling”, TDM 2 (2015)
- “The Year of UAE Arbitration in Review”, 81(1) Arbitration (2015), pp. 64-72

- “Arbitration in the UAE: Recent Developments Revisited”, Aprag Newsletter (July-December 2014), pp. 27-43
- “Recognition and Enforcement of Foreign Arbitral Awards in the UAE: Practice and Procedure” (together with S. Corm-Bakhos), 1(1) BCDR International Arbitration Review (2014), pp. 3-28
- “UAE: Setting arbitration trends” (together with S. Kotb), IFLR Dispute Resolution Guide 2014, pp. 42-44
- “The New ADCCAC Arbitration Rules: The Games Is On ... Is It?”, 80(3) Arbitration (2014), pp. 262-272
- “Merger Control Regime in the UAE” (together with W. Seivewright), The Oath (February 2014), pp. 16-19
- “The Application of EU Law to Arbitration in the UK: A Study on Practice and Procedure”, 25(1) EBLR (2014), pp. 1-66
- “Enforcement of New York Convention Awards in the UAE: The Story Re-told”, 5(3) International Journal of Arab Arbitration (2013), at pp. 19-36
- “18”, “الاجتهاد القضائي الاماراتي، باب الاجتهادات العربية: الاجتهاد القضائي الاماراتي، 18”, World Journal of Arbitration (2013), at pp. 228-241
- “On recent developments of ‘public policy’ and their potential implications for the enforcement of New York Convention awards in the UAE: is it a ‘camel’ or a ‘Trojan horse’?”, 18(1) IBA Newsletter (2013), pp. 46-49
- “Public Policy in the UAE: The Story about the Unruly Horse that Turned into a Camel”, 79(1) Arbitration (2013), pp. 98-104
- “EU Commitment Arbitrations: A Brief Introduction”, 1-2(12-13) Arbitration e-Review (2013), pp. 39-46
- “Public Policy in the UAE and the Future of Arbitration: A Réplique to Clyde & Co”, Lexis Nexis, published on 6 November 2012, available online at http://rss.lexisnexis.com/blogs/africa_middle_east/default.aspx
- “Public Policy in the UAE and the Future of Arbitration: Has the Unruly Horse Turned into a Camel?”, Lexis Nexis, published on 23rd October 2012, available online at http://rss.lexisnexis.com/blogs/africa_middle_east/default.aspx
- “Enforcement of New York Convention Awards: Are the UAE Courts Coming of Age?” (together with S. Corm-Bakhos) in 78(4) Arbitration (2012), pp. 359-365
- “Enforcement of Foreign Awards in the UAE: Latest Developments” (together with S. Corm-Bakhos), Financier Worldwide, August 2012
- “El Arbitraje en el Ámbito del Derecho de la Competencia Europeo” (together with L. Ortiz Blanco), 5(3) Arbitraje: revista de arbitraje commercial y de inversiones (2012), pp. 693-724
- “EU Competition Arbitration in England and Wales: Some Notes on Practice and Procedure (Part II)”, 5(2) G.C.L.R. (2012), pp. 75-91
- “EU Competition Arbitration in England and Wales: Some Notes on Practice and Procedure (Part I)”, 5(1) G.C.L.R. (2012), pp. 30-44
- “Enforcement of foreign Awards in the UAE” (together with S. Corm-Bakhos), The In-House Lawyer (November 2011), pp. 13-15
- “Antitrust Arbitration under the Arbitration Act 1996: A Commentary”, 22(2) EBLR (2011), pp. 119-169
- “Arbitration under UAE Law: Towards a Modern Legal Framework?” (together with K. Nassif & S. Corm-Bakhos), The In-House Lawyer (September 2010), pp. 60-63
- “Actions under Articles 101 and 102 TFEU in International Arbitration”, 22 Singapore Law Journal (2010), pp. 539-582
- “Antitrust Arbitrations in the Context of EC Competition Law”, DIAC Journal (2009), pp. 48-62

- “Значение европейского конкурентного права в международном коммерческом арбитраже: мнение в защиту”, 1(1) ICA Review (2010), pp. 73-92
- “Litigating in the UAE: Initial Guidance” (together with K. Nassif), *The In-House Lawyer*, December 2009/January 2010, pp. 1-5
- “Litigating in the DIFC: some initial guidance for the unaware” (together with S. Zainuddin), *The In-House Lawyer*, December 2009/January 2010, pp. 67-70
- “Antitrust Arbitrations in the Context of EC Competition Law: Brief Guidance for the Unsuspecting International Business”, 6(3) *Bloomberg European Law Journal* (2009), pp. 32-37
- “The DIFC: A Brave New World of Arbitration”, 75(3) *Arbitration* (2009), pp. 422-424
- “Arbitration and ADR of Global Antitrust Disputes: Taking Stock (Part IV)” (together with Dr. R. Nazzini), 2(1) *G.C.L.R.* (2009), pp. 1-15
- “Arbitration and ADR of Global Antitrust Disputes: Taking Stock (Part III)” (together with Dr. R. Nazzini), 1(3) *G.C.L.R.* (2008), pp. 133-147
- “Arbitration and ADR of Global Antitrust Disputes: Taking Stock (Part II)” (together with Dr. R. Nazzini), 1(2) *G.C.L.R.* (2008), pp. 78-89
- “Arbitration and ADR of Global Antitrust Disputes: Taking Stock (Part I)” (together with Dr. R. Nazzini), 1(1) *G.C.L.R.* (2008), pp. 46-56
- “The Use of International Arbitration under Article 81(3) of the EC Treaty and Article 9 of Regulation 1/2003”, *SchiedsVZ* (2008), pp. 243 et seq.
- “The New World of Unilateral Offers to Arbitrate: Investment Arbitration and EC Merger Control” (together with B. Sabahi), 74(3) *Arbitration* (2008), pp. 211–224
- “Whether Arbitrators Can be Called as Witnesses: The Situation under English Law”, 74(2) *Arbitration* (2008), pp. 114-120
- “Anti-suit injunctions and the recoverability of legal costs as damages for breach of an arbitration agreement” (together with J. Michaelson), 74(1) *Arbitration* (2008), pp. 12-27
- “The ‘Minimalist’ and ‘Maximalist’ Approach to Reviewing Competition Law Awards: A Never-Ending Saga”, *SIAR* 2007:2, pp. 51-78
- “The Use of International Arbitration in EC Merger Control: Latest Developments”, 28(12) *E.C.L.R.* (2007), pp. 673-694
- “EC merger control: how in-house lawyers and their competition counsel can make use of arbitration”, *The In-House Lawyer*, Issue No. 154, October 2007, pp. 101-107
- “The use of international arbitration in EC merger control - a brief statement”, 12(2) *IBA Arbitration Newsletter* (2007), pp. 30-33
- “Projet de lignes directrices sur la Commission européenne intervenant en tant qu’amicus curiae dans les procédures d’arbitrage international” (together with C. Nisser), *Revue Lamy de la Concurrence*, juillet/septembre 2007, pp. 148-158
- “On Provisional Measures in English Arbitrations: A Brief Overview” (together with P. Runeland), 73 *Arbitration* (2007), pp. 189–198
- “Supporting Role: Arbitration and the Courts”, *The In-House Lawyer*, Issue No. 143, September 2006, pp. 50-53
- “International Arbitration in EC Merger Control: A ‘Supranational’ Lesson to be Learnt”, 6 *E.C.L.R.* (2006), pp. 324-337
- “Defining the Limits of Scrutiny of Awards Based on Alleged Violations of European Competition Law: A Réplique to Denis Bensaude’s ‘Thalès Air Defence BV v. GIE Euromissile’”, 23(3) *J. Int’l Arb.* (2006), pp. 249-258
- “Reflections on the Role of the European Commission as Amicus Curiae in International Arbitration Proceedings” (together with C. Nisser), 4 *E.C.L.R.* (2006), pp. 174-183

- “The Transformation of International Arbitration and the Emergence of the Supranational Arbitrator: Lessons from EC Merger Control”, 6 Int. A.L.R. (2005), pp. 211-221
- “Arbitrating competition disputes”, Competition Law Insight, issue of 29 November 2005, pp. 5-6
- “The ECJ’s Recent Jurisprudence on Anti-Suit Injunctions under the Brussels Convention: A Promising Début for a more Prominent Role for Arbitration in European Commercial Dispute Resolution at the Dawn of the 21st Century?”, 16(3) EBLR (2005), pp. 591-620
- “The Role of EC Competition Law in International Arbitration - A Plaidoyer”, 16(1) EBLR (2005), pp. 169-80
- “The Turning Tides of Turner – A Commentary on the ECJ’s Recent Judgments in Cases C-159/02 – Turner v Grovit and Others and C-116/02 – Gasser v MISAT and Their Implications for the English Law on Anti-Suit Injunctions”, 25(10) Business Law Review (2004), pp. 261-270
- “Anti-suit Injunctions and Arbitration under the Brussels Convention”, The Legal Executive Journal (Oct 2004), pp. 6-8
- “Free Movement of Persons within the EU: Current Entitlements of EU Citizens and TCNs - A Comparative Overview” (together with A. MacGregor), 8(6) International Trade & Regulation (2002), pp. 173-193

Case Notes/Blogs/News

- “JT confirms DIFC Courts’ proper jurisdiction for challenge of awards under the DIFC Arbitration Law and the role of the DIFC Courts as a conduit”, Kluwer Arbitration Blog, forthcoming February 2020
- “The First Arbitration-Related Cases of the ADGM Courts (Part 2): [2019] ADGMCFI 0007”, Practical Law Arbitration Blog, Thomson Reuters, 16 January 2020, available online at <http://arbitrationblog.practicallaw.com/the-first-arbitration-related-cases-of-the-adgm-courts-part-2-2019-adgmcfi-0007/>
- “Navigating Arbitration in the UAE with Dr. Gordon Blanke”, Kluwer Arbitration Blog, 13 December 2019, available online at <http://arbitrationblog.kluwerarbitration.com/2019/12/13/navigating-arbitration-in-the-uae-with-dr-gordon-blanke/>
- “The first arbitration-related cases of the ADGM courts (Part 1): [2019] ADGMCFI 0004”, Practical Law Arbitration Blog, Thomson Reuters, 6 December 2019, available online at <http://arbitrationblog.practicallaw.com/the-first-arbitration-related-cases-of-the-adgm-courts-part-1-2019-adgmcfi-0004/>
- “The ADGM Arbitration Centre Guidelines: soft law hardcore...”, Practical Law Arbitration Blog, Thomson Reuters, 8 November 2019, available online at <http://arbitrationblog.practicallaw.com/the-adgm-arbitration-centre-arbitration-guidelines-soft-law-hardcore/>
- “ADGM and EMAC on course for co-operation”, Practical Law Arbitration Blog, Thomson Reuters, 3rd October 2019, available online at <http://arbitrationblog.practicallaw.com/adgm-and-emas-on-course-for-co-operation/>
- “The curse of costs under the UAE Federal Arbitration Law”, Practical Law Arbitration Blog, Thomson Reuters, 10 September 2019, available online at <http://arbitrationblog.practicallaw.com/the-curse-of-costs-under-the-uae-federal-arbitration-law/>
- “Ninth Circuit affirms order for enforcement of \$8.9 million antitrust award”, 12(3) G.C.L.R. (2019), pp. R-29 – R-31
- “The Arbitral Jurisdiction of The ADGM: How Far Does It Reach ... Really?”, Kluwer Arbitration Blog, 23rd August 2019, available online at <http://arbitrationblog.kluwerarbitration.com/2019/08/23/the-arbitral-jurisdiction-of-the-adgm-how-far-does-it-reach-really/>
- “The UAE Federal Arbitration Law one year in: taking stock”, Practical Law Arbitration Blog, Thomson Reuters, 15 August 2019, available online at <http://arbitrationblog.practicallaw.com/the-uae-federal-arbitration-law-one-year-in-taking-stock/>

- “The ADGM adopts memorandum of understanding with Ras Al Khaimah Courts on enforcement of awards”, Practical Law Arbitration Blog, Thomson Reuters, 11 July 2019, available online at <http://arbitrationblog.practicallaw.com/the-adgm-adopts-memorandum-of-understanding-with-ras-al-khaimah-courts-on-enforcement-of-awards/>
- “Islamic banking and finance disputes: the case for semi-secular arbitration (Part 2)”, Practical Law Arbitration Blog, Thomson Reuters, 2nd May 2019, available online at <http://arbitrationblog.practicallaw.com/islamic-banking-and-finance-disputes-the-case-for-semi-secular-arbitration-part-2/>
- “Chenshan Liu v Dubai Waterfront LLC”, 13 Emirates Law Business & Practice (April 2019), pp. 21-22
- “Islamic banking and finance disputes: the case for semi-secular arbitration (Part 1)”, Practical Law Arbitration Blog, Thomson Reuters, 4 April 2019, available online at <http://arbitrationblog.practicallaw.com/islamic-banking-and-finance-disputes-the-case-for-semi-secular-arbitration-part-1/>
- “Case Focus: DCFI Case No. 1289/2018”, Lexis Middle East Law Alert (April/May 2019), p. 16
- “Florida District Court compels arbitration of antitrust claims against second-hand car auctioneer”, 12(1) G.C.L.R. (2019), pp. R-7-R-12
- “Michigan District Court declines motion to compel arbitration of antitrust claims for price-fixing brought by direct purchasers”, 12(1) G.C.L.R. (2019), pp. R-12-R-14
- “US Supreme Court compels arbitration of antitrust claims”, 12(1) G.C.L.R. (2019), pp. R-15-R-17
- “GCC investment laws: to arbitrate or not to arbitrate, that is the question (Part 2)”, Practical Law Arbitration Blog, Thomson Reuters, 7 March 2019, available online at <http://arbitrationblog.practicallaw.com/gcc-investment-laws-to-arbitrate-or-not-to-arbitrate-that-is-the-question-part-2/>
- “GCC investment laws: to arbitrate or not to arbitrate, that is the question (Part 1)”, Practical Law Arbitration Blog, Thomson Reuters, 7 February 2019, available online at <http://arbitrationblog.practicallaw.com/gcc-investment-laws-to-arbitrate-or-not-to-arbitrate-that-is-the-question-part-1/>
- “The DIFC’s Status as a Conduit: A Timely Update in the New Year”, Kluwer Arbitration Blog, 5 February 2019, available online at <http://arbitrationblog.kluwerarbitration.com/2019/02/05/the-difcs-status-as-a-conduit-a-timely-update-in-the-new-year/>
- “The Achmea issue and ECT claims: where do things stand?”, Practical Law Arbitration Blog, Thomson Reuters, 11 January 2019, available online at <http://arbitrationblog.practicallaw.com/the-achmea-issue-and-ect-claims-where-do-things-stand/>
- “The DIFC as a conduit: alive and kicking... after all! (Part 2)”, Practical Law Arbitration Blog, Thomson Reuters, 10 December 2018, available online at <http://arbitrationblog.practicallaw.com/the-difc-as-a-conduit-alive-and-kicking-after-all-part-2/>
- “No More Penal Sanctioning of Arbitrators and Party-Appointed Experts in the UAE”, Kluwer Arbitration Blog, 10 December 2018, available online at <http://arbitrationblog.kluwerarbitration.com/2018/12/10/no-more-penal-sanctioning-of-arbitrators-and-party-appointed-experts-in-the-uae/>
- “The DIFC as a conduit: Latest developments”, MENA Legal Outlook, Thomson Reuters, December 2018, available online at https://www.communigator.co.uk/login/Instances/thomsonreuterslz/documents/Mena_Newsletter/Dec18/GB_2018_Thomson_Reuters_news_Dec_2018.pdf
- “US courts compel Uber customer to arbitration”, 11(4) G.C.L.R. (2018), pp. 44-47
- “US courts find against enforceability of arbitration clause against third party retailers in market allocation case”, 11(4) G.C.L.R. (2018), pp. 40-44

- “The DIFC as a conduit: alive and kicking... after all! (Part 1)”, Practical Law Arbitration Blog, Thomson Reuters, 28 November 2018, available online at <http://arbitrationblog.practicallaw.com/the-difc-as-a-conduit-alive-and-kicking-after-all-part-1/>
- “The First Investment Arbitration Award Rendered under the US-Oman Free Trade Agreement Adel A Hamadi Al Tamimi v. Sultanate of Oman, ICSID Case No. ARB/11/33, Award, 27 October 2015”, 10(1) International Journal of Arab Arbitration (2018), pp. 277-289
- “Achmea: How far does it reach?”, Practical Law Arbitration Blog, Thomson Reuters, 25 October 2018, available online at <http://arbitrationblog.practicallaw.com/achmea-how-far-does-it-reach/>
- “Higher Regional Court of Celle adopts maximalist school of review of competition law awards”, 11(3) G.C.L.R. (2018), pp. R-33-R-36
- “The UAE Federal Arbitration Law: In With the New, Out With the Old”, 3 ICC Dispute Resolution Bulletin (2018), pp. 25-28
- “Investment arbitration in the Middle East: basic trends and developments (Part 2)”, Practical Law Arbitration Blog, Thomson Reuters, 17 September 2018, available online at <http://arbitrationblog.practicallaw.com/investment-arbitration-in-the-middle-east-basic-trends-and-developments-part-2/>
- “Investment arbitration in the Middle East: basic trends and developments (Part 1)”, Practical Law Arbitration Blog, Thomson Reuters, 14 August 2018, available online at <http://arbitrationblog.practicallaw.com/investment-arbitration-in-the-middle-east-basic-trends-and-developments-part-1/>
- “The UAE Federal Arbitration Law: A new beginning?”, MENA Legal Outlook, Thomson Reuters, August 2018, available online at https://www.communigator.co.uk/login/Instances/thomsonreuterslz/documents/Mena_Newsletter/Aug18/The_UAE_Federal_Arbitration_LawA_new_beginning.pdf
- “The UAE Federal Arbitration Law: an initial verdict (Part 2)”, Practical Law Arbitration Blog, Thomson Reuters, 2nd July 2018, available online at <http://arbitrationblog.practicallaw.com/the-uae-federal-arbitration-law-an-initial-verdict-part-2/>
- “The UAE Federal Arbitration Law: an initial verdict (Part 1)”, Practical Law Arbitration Blog, Thomson Reuters, 8 June 2018, available online at <http://arbitrationblog.practicallaw.com/the-uae-federal-arbitration-law-an-initial-verdict-part-1/>
- “New York Supreme Court partially vacates award for failure to determine claim for fraudulent inducement and breach of contract for violations of US antitrust law”, 11(2) G.C.L.R. (2018), pp. 21-22
- “Higher Regional Court of Munich rejects alleged abuse of dominance to impose arbitration in violation of German and EU competition law”, 11(2) G.C.L.R. (2018), pp. 23-25
- “UAE Federal Arbitration Law Adopted at Long Last: All Well that Ends Well?”, Kluwer Arbitration Blog, 6 June 2018, available online at <http://arbitrationblog.kluwerarbitration.com/2018/06/06/uae-federal-arbitration-law-adopted-long-last-well-ends-well/>
- “The Abu Dhabi Global Market adopts Memorandum of Understanding with Abu Dhabi Judicial Department on enforcement of awards”, Practical Law Arbitration Blog, Thomson Reuters, 3rd May 2018, available online at <http://arbitrationblog.practicallaw.com/the-abu-dhabi-global-market-adopts-memorandum-of-understanding-with-abu-dhabi-judicial-department-on-enforcement-of-awards/>
- “The new UAE Federal Arbitration Law: What difference does it make?”, MENA Legal Outlook, Thomson Reuters, May 2018, available online at https://www.communigator.co.uk/login/Instances/thomsonreuterslz/documents/Mena_Newsletter/May18/The_new_UAE_Federal_Arbitration_Law.pdf

- “Latest Developments of Arbitration in the DIFC: On Arbitrability and Status as a Conduit”, Kluwer Arbitration Blog, 29 April 2018, available online at <http://arbitrationblog.kluwerarbitration.com/2018/04/29/latest-developments-arbitration-difc-arbitrability-status-conduit/>
- “The DIFC Court of First Instance’s ruling of 28 July 2016 in Case CFI 020/2016 – Brookfield Multiplex Constructions LLC v. (1) DIFC Investments LLC (2) Dubai International Financial Centre Authority and its continued relevance”, MENA Legal Outlook, Thomson Reuters, April 2018, available online at https://www.communigator.co.uk/login/Instances/thomsonreuters/sz/documents/Mena_Newsletter/April18/2nd_Thomson_Reuters_News_piece_November_2017.pdf
- “The DIFC as a conduit: resurrected from the dead?”, Practical Law Arbitration Blog, Thomson Reuters, 5 April 2018, available online at <http://arbitrationblog.practicallaw.com/the-difc-as-a-conduit-resurrected-from-the-dead/>
- “Three, two, one... lift off: a fresh start for arbitration in the UAE?”, Practical Law Arbitration Blog, Thomson Reuters, 9 March 2018, available online at <http://arbitrationblog.practicallaw.com/three-two-one-lift-off-a-fresh-start-for-arbitration-in-the-uae/>
- “Tokyo High Court rejects nullification of award for alleged violation of Japanese and EU competition law”, 11(1) G.C.L.R. (2018), pp. 13-15
- “The Creaking Bear: latest developments in investment arbitration in environmentally sensitive projects”, Practical Law Arbitration Blog, Thomson Reuters, 2nd February 2018, available online at <http://arbitrationblog.practicallaw.com/the-creaking-bear-latest-developments-in-investment-arbitration-in-environmentally-sensitive-projects/>
- “Amendments to the UAE Advocacy Law: Run into the Sand?”, Kluwer Arbitration Blog, 30 January 2018, available online at <http://arbitrationblog.kluwerarbitration.com/2018/01/30/amendments-uae-advocacy-law-run-sand/>
- “Investment arbitration in the Arab Spring: first lessons”, Practical Law Arbitration Blog, Thomson Reuters, 4 January 2018, available online at <http://arbitrationblog.practicallaw.com/investment-arbitration-in-the-arab-spring-first-lessons/>
- “The DIFC Courts as a conduit: Saving grace or just a lifeline?”, Kluwer Arbitration Blog, 18 December 2017, available online at <http://arbitrationblog.kluwerarbitration.com/2017/12/18/difc-courts-conduit-saving-grace-just-lifeline/>
- “Arbitration in Dubai: Latest Developments – For Better or Worse”, Practical Law UK Articles w-012-1346 (2017), Thomson Reuters, 13 December 2017
- “German Regional Court accepts arbitration defense in cartel damages action”, 10(4) G.C.L.R. (2017), pp. 52-54
- “The DIFC’s conduit jurisdiction – not dead yet”, Global Arbitration Review, 15 November 2017
- “Brexit and the prospects of investor-state arbitration against the UK: laming, claiming and blaming”, Practical Law Arbitration Blog, Thomson Reuters, 13 November 2017, available online at <http://arbitrationblog.practicallaw.com/brexit-and-the-prospects-of-investor-state-arbitration-against-the-uk-laming-claiming-and-blaming/>
- “The DIFC Courts’ Conduit Jurisdiction: Time for a Post Mortem?”, Practical Law Arbitration Blog, Thomson Reuters, 26 October 2017, available online at <http://arbitrationblog.practicallaw.com/the-difc-courts-conduit-jurisdiction-time-for-a-post-mortem/>
- “DIFC-LCIA revised rules: one year on”, Practical Law UK Articles w-011-0741 (2017), Thomson Reuters, 24 October 2017
- “The Dubai-DIFC Judicial Committee and DIFC Conduit Jurisdiction: A Sequel in Four Parts – Game over? (Part 4)”, Kluwer Arbitration Blog, 16 October 2017, available online at <http://arbitrationblog.kluwerarbitration.com/2017/10/16/dubai-difc-judicial-committee-difc-conduit-jurisdiction-sequel-four-parts-game-part-4/>

- “UAE Federal Arbitration Law v UAE Arbitration Chapter: old wine in a new bottle? (Part 3)”, Practical Law Arbitration Blog, Thomson Reuters, 15 September 2017, available online at <http://arbitrationblog.practicallaw.com/uae-federal-arbitration-law-v-uae-arbitration-chapter-old-wine-in-a-new-bottle-part-3/>
- “Pearl & Others v The KRG of Iraq: The DIFC Courts’ Tough Stance on State Immunity and Other Lessons”, Kluwer Arbitration Blog, 7 September 2017, available online at <http://kluwerarbitrationblog.com/2017/09/07/pearl-others-v-krq-iraq-difc-courts-tough-stance-state-immunity-lessons/>
- “UAE Federal Arbitration Law v UAE Arbitration Chapter: old wine in a new bottle? (Part 2)”, Practical Law Arbitration Blog, Thomson Reuters, 14 August 2017, available online at <http://arbitrationblog.practicallaw.com/uae-federal-arbitration-law-v-uae-arbitration-chapter-old-wine-in-a-new-bottle-part-2/>
- “ICC Moves Offshore: Clash of the Titans?”, Kluwer Arbitration Blog, 11 August 2017, available online at <http://kluwerarbitrationblog.com/2017/08/11/scheduled-icc-adgm-arbitration-gordon-blanke/>
- “UAE Federal Arbitration Law v UAE Arbitration Chapter: old wine in a new bottle? (Part 1)”, Practical Law Arbitration Blog, Thomson Reuters, 12 July 2017, available online at <http://arbitrationblog.practicallaw.com/uae-federal-arbitration-law-v-uae-arbitration-chapter-old-wine-in-a-new-bottle-part-1/>
- “Danish Supreme Court rejects challenge of EU competition law award on grounds of public policy”, 10(2) G.C.L.R. (2017), pp. R-17-R-21
- “English High Court confirms admissibility of cartel damages claims to arbitration”, 10(2) G.C.L.R. (2017), pp. R-21-R-26
- “Dubai Courts v. DIFC Courts: Just a jurisdictional stand-off or an outright declaration of war?”, Practical Law Arbitration Blog, Thomson Reuters, 12 June 2017, available online at <http://arbitrationblog.practicallaw.com/dubai-courts-v-difc-courts-just-a-jurisdictional-stand-off-or-an-outright-declaration-of-war/>
- “The Dubai-DIFC Judicial Committee and DIFC Conduit Jurisdiction: A Sequel in Four Parts - The Dubai Court of First Instance on the Attack (Part 3)”, Kluwer Arbitration Blog, 11 June 2017, available online at <http://kluwerarbitrationblog.com/2017/06/11/dubai-difc-judicial-committee-difc-conduit-jurisdiction-sequel-four-parts-dubai-court-first-instance-attack-part-3/>
- “The Dubai-DIFC Judicial Committee and DIFC Conduit Jurisdiction: A Sequel in Four Parts – The DIFC Courts under Siege (Part 2)”, Kluwer Arbitration Blog, 27 May 2017, available online at <http://kluwerarbitrationblog.com/2017/05/27/dubai-difc-judicial-committee-difc-conduit-jurisdiction-sequel-four-parts-difc-courts-siege-part-2/>
- “Dubai onshore and offshore courts confirm application of apparent authority to arbitration under UAE law”, Practical Law Arbitration Blog, Thomson Reuters, 24 May 2017, available online at <http://arbitrationblog.practicallaw.com/dubai-onshore-and-offshore-courts-confirm-application-of-apparent-authority-to-arbitration-under-uae-law/>
- “Daman v. Oger: The First Decision of the Dubai-DIFC Judicial Committee (Part 1)”, Kluwer Arbitration Blog, 24 February 2017, available online at <http://kluwerarbitrationblog.com/2017/02/24/daman-v-oger-the-first-decision-of-the-dubai-difc-judicial-committee-part-1/>
- “Arbitration in the UAE: End of Year Round-up – From Apparent Authority and shipping arbitration under the EMAC Rules to Kompetenz-Kompetenz under the DIFC Arbitration Law (Part 2)”, Kluwer Arbitration Blog, 18 January 2017, available online at <http://kluwerarbitrationblog.com/2017/01/18/arbitration-in-the-uae-end-of-year-round-up-from-apparent-authority-and-shipping-arbitration-under-the-ematic-rules-to-kompetenz-kompetenz-under-the-difc-arbitration-law-part-2/>

- “Arbitration in the UAE: End of Year Round-up – From the Penal Sanctioning of Arbitrators to the 2016 DIFC-LCIA Rules of Arbitration (Part 1)”, Kluwer Arbitration Blog, 17 January 2017, available online at <http://kluwerarbitrationblog.com/2017/01/17/arbitration-in-the-uae-end-of-year-round-up-from-the-penal-sanctioning-of-arbitrators-to-the-2016-difc-lcia-rules-of-arbitration-part-1/>
- “Revised Competition Appeal Tribunal Rules Provide for Alternative Dispute Resolution”, 9(4) G.C.L.R. (2016), p. R-54
- “EU Commission Adopts Arbitration Commitments as Final and Binding as Part of Two Recent Article 9 Commitment Decisions”, 9(4) G.C.L.R. (2016), pp. R-50 – R-53
- “CJEU Shuns Considerations of Review of EU Competition Law Awards in Genentech”, 9(4) G.C.L.R. (2016), pp. R-48 – R-50
- “UAE Competition Enforcement Regime Almost Complete”, 9(4) G.C.L.R. (2016), pp. R-46 – R-47
- “Ruler of Dubai establishes new Judicial Committee to resolve conflicts of jurisdiction between the on- and offshore Dubai Courts: Will it undermine the DIFC Court’s acquired status as a conduit jurisdiction for the enforcement of arbitral awards?”, Kluwer Arbitration Blog, 29 November 2016, available online at <http://kluwerarbitrationblog.com/2016/11/29/ruler-of-dubai-establishes-new-judicial-committee-to-resolve-conflicts-of-jurisdiction-between-the-on-and-offshore-dubai-courts-will-it-undermine-the-difc-courts-acquired-status-as-a-conduit/>
- “DIAC and DRA sign MoU to promote enforcement of DIAC awards by the DIFC Courts: A second look”, Kluwer Arbitration Blog, 12 November 2016, available online at <http://kluwerarbitrationblog.com/2016/11/12/diac-and-dra-sign-mou-to-promote-enforcement-of-diac-awards-by-the-difc-courts-a-second-look/>
- “Advocate General Supports Maximalist Review of EU Competition Law Awards”, 9(3) G.C.L.R. (2016), pp. R-33 – R-36
- “Dubai Courts v. DIFC Courts: interim measures and anti-suits”, Kluwer Arbitration Blog, 7 October 2016, available online at <http://kluwerarbitrationblog.com/2016/10/07/difc-courts-v-dubai-courts-arbitration-interim-measures-anti-suits/>
- “Back on track: Dubai Court of Cassation affirms enforceability of UK award under NYC”, Kluwer Arbitration Blog, 1st August 2016, available online at <http://kluwerarbitrationblog.com/2016/08/01/back-track-dubai-court-cassation-affirms-enforceability-uk-award-nyc/>
- “MoU on Judicial Co-operation Adopted Between Abu Dhabi Judicial Department and the ADGM Courts”, Kluwer Arbitration Blog, 15 July 2016, available online at <http://kluwerarbitrationblog.com/2016/07/15/mou-on-judicial-co-operation-adopted-between-abu-dhabi-judicial-department-and-the-adgm-courts/>
- “UAE MoJ and ADGM Courts set for pan-UAE regime of mutual recognition and enforcement of arbitral awards”, MENA Week in Review, Legal Newsletter, Thomson Reuters, 16 June 2016
- “The UAE MoJ and the ADGM Courts adopt a MoU on judicial co-operation: A world first?”, Kluwer Arbitration Blog, 8 June 2016, available online at <http://kluwerarbitrationblog.com/2016/06/08/uae-moj-and-adgm-courts-adopt-mou-on-judicial-co-operation-a-world-first/>
- “The DIAC goes offshore: Strategic move or promotional ploy?”, Kluwer Arbitration Blog, 6 June 2016, available online at <http://kluwerarbitrationblog.com/2016/06/06/the-diac-goes-offshore-and-the-proverbial-proof-of-the-pudding/>
- “The EMAC finally established: Welcome on board!”, Kluwer Arbitration Blog, 4 June 2016, available online at <http://kluwerarbitrationblog.com/2016/06/04/the-ematic-finally-established-welcome-on-board/>
- “The Utrecht District Court Rejects Defense of Arbitration in Follow-on Damages Actions”, 9(2) G.C.L.R. (2016), pp. R-18 – R-21

- “Dubai Court of Appeal questions UK NYC membership: Investors keep calm ... and carry on!”, Kluwer Arbitration Blog, 6 May 2016, available online at <http://kluwerarbitrationblog.com/2016/05/06/dubai-court-of-appeal-questions-uk-nyc-membership-investors-keep-calm-and-carry-on/>
- “The scope of the DIFC Courts’ curial jurisdiction in support of arbitration: A step too far?”, Kluwer Arbitration Blog, 24 April 2016, available online at <http://kluwerarbitrationblog.com/2016/04/24/the-scope-of-the-difc-courts-curial-jurisdiction-in-support-of-arbitration-a-step-too-far/>
- “The liability of arbitrators in the UAE: Quod novi sub sole?”, Kluwer Arbitration Blog, 28 March 2016, available online at <http://kluwerarbitrationblog.com/2016/03/28/the-liability-of-arbitrators-in-the-uae-quod-novi-sub-sole/>
- “ICSID Case No. ARB/11/33—Al Tamimi v Sultanate of Oman”, 82(2) Arbitration (2016), pp. 202-210
- “India’s revised Model BIT: Every bit worth it!”, Kluwer Arbitration Blog, 20 March 2016, available online at <http://kluwerarbitrationblog.com/2016/03/20/indias-revised-model-bit-every-bit-worth-it/>
- “Helsinki District Court rejects arbitration defense for cartel damages action”, 9(1) G.C.L.R. (2016), pp. R-18 – R-21
- “Arbitrating in the ADGM: Some further thoughts and considerations”, Kluwer Arbitration Blog, 10 March 2016, available online at <http://kluwerarbitrationblog.com/2016/03/10/arbitrating-in-the-adgm-some-further-thoughts-and-considerations/>
- “Enforcement of foreign judgments v. enforcement of foreign awards: The limits of the DIFC Courts’ role as host jurisdiction revisited”, Kluwer Arbitration Blog, 7 March 2016, available online at <http://kluwerarbitrationblog.com/2016/03/07/enforcement-of-foreign-judgments-v-enforcement-of-foreign-awards-the-limits-of-the-difc-courts-role-as-a-host-jurisdiction-revisited/>
- “Arbitration in the Abu Dhabi Global Market: Ready, Steady, Go ...!”, Kluwer Arbitration Blog, 7 February 2016, available online at <http://kluwerarbitrationblog.com/2016/02/07/arbitration-in-the-abu-dhabi-global-market-ready-steady-go/>
- “ICSID Tribunal dismisses investment treaty claims against Oman (Part II): The substantive claims”, Kluwer Arbitration Blog, 2nd January 2016, available online at <http://kluwerarbitrationblog.com/2016/01/02/icsid-tribunal-dismisses-investment-treaty-claims-against-oman-part-ii-the-substantive-claims/>
- “ICSID Tribunal dismisses investment treaty claims against Oman (Part I): The facts and jurisdictional claims”, Kluwer Arbitration Blog, 31st December 2015, available online at <http://kluwerarbitrationblog.com/2015/12/31/icsid-tribunal-dismisses-investment-treaty-claims-against-oman-part-i-the-facts-and-jurisdictional-claims/>
- “Amsterdam Court rejects arbitration defense for cartel damages actions”, 8(4) G.C.L.R. (2015), pp. 72-75
- “The DIFC-LCIA Arbitration Centre re-launches in new location: Bound for a brighter future?”, Kluwer Arbitration Blog, 20 November 2015, available online at <http://kluwerarbitrationblog.com/2015/11/20/the-difc-lcia-arbitration-centre-re-launches-in-new-location-bound-for-a-brighter-future/>
- “Austrian Supreme Court rejects competition law challenge of ICC award”, Kluwer Arbitration Blog, 7 November 2015, available online at <http://kluwerarbitrationblog.com/2015/11/07/austrian-supreme-court-rejects-competition-law-challenge-of-icc-award/>
- “Host jurisdiction status of DIFC Courts not contrary to UAE public policy”, Kluwer Arbitration Blog, 5 September 2015, available online at <http://kluwerarbitrationblog.com/blog/2015/09/05/host-jurisdiction-status-of-difc-courts-not-contrary-to-uae-public-policy/>

- “The CJEU’s ruling in CDC v Akzo Nobel and its implications for arbitrating cartel disputes”, 8(3) G.C.L.R. (2015), pp. R65-R67
- “European Commission adopts article 9 commitment decision, making arbitration binding on transatlantic JV”, 8(3) G.C.L.R. (2015), pp. R63-R64
- “DIFC Court of First Instance supports enforcement of foreign ICC award against a non-DIFC award debtor”, Kluwer Arbitration Blog, 31st August 2015, available online at <http://kluwerarbitrationblog.com/blog/2015/08/31/difc-court-of-first-instance-supports-enforcement-of-foreign-icc-award-against-a-non-difc-award-debtor/>
- “Enforcement of foreign judgments v. enforcement of foreign awards: The limits of the DIFC Courts’ role as a host jurisdiction”, Kluwer Arbitration Blog, 10 August 2015, available online at <http://kluwerarbitrationblog.com/blog/2015/08/10/enforcement-of-foreign-judgments-v-enforcement-of-foreign-awards-the-limits-of-the-difc-courts-role-as-a-host-jurisdiction/>
- “The DIFC Courts stand firm on their status as a “host” jurisdiction for the recognition and enforcement of domestic non-DIFC awards”, Kluwer Arbitration Blog, 24 July 2015, available online at <http://kluwerarbitrationblog.com/blog/2015/07/24/the-difc-courts-stand-firm-on-their-status-as-a-host-jurisdiction-for-the-recognition-and-enforcement-of-domestic-non-difc-awards/>
- “DIFC Court of First Instance dismisses application for referral to USC of purported constitutional conflict between UAE Civil Procedures Code and Dubai Judicial Authority Law and DIFC Arbitration Law”, Kluwer Arbitration Blog, 22nd July 2015, available online at <http://kluwerarbitrationblog.com/blog/2015/07/22/difc-court-of-first-instance-dismisses-application-for-referral-to-usc-of-purported-constitutional-conflict-between-uae-civil-procedures-code-and-dubai-judicial-authority-law-and-difc-arbitration-law/>
- “ARB 003/2013: The DIFC Court of First Instance’s Sequel in Banyan v. Meydan”, Kluwer Arbitration Blog, 19 July 2015, available online at <http://kluwerarbitrationblog.com/blog/2015/07/19/arb-0032013-the-difc-court-of-first-instances-sequel-in-banyan-v-meydan/>
- “DIFC Court Amends Practice Direction No. 2 of 2015 on Referral of Payment Judgment Disputes to Arbitration: Getting it Right ... Finally!”, Kluwer Arbitration Blog, 16 July 2015, available online at <http://kluwerarbitrationblog.com/blog/2015/07/16/difc-court-amends-practice-direction-no-2-of-2015-on-referral-of-payment-judgment-disputes-to-arbitration-getting-it-right-finally/>
- “Higher Regional Court of Munich declares null and void arbitration agreement in violation of German competition law and refuses recognition of CAS award on grounds of public policy under New York Convention”, 8(2) G.C.L.R. (2015), pp. R35-R43
- “ICC award no. 13696 - ICC tribunal rejects Euro defense”, 8(2) G.C.L.R. (2015), pp. R46-R50
- “The Hague Court of Appeal affirms EU competition arbitrability in a foreign forum”, 8(2) G.C.L.R. (2015), pp. R43-R46
- “Dubai Court of Cassation further consolidates pro-NYC enforcement practice”, Kluwer Arbitration Blog, 14 April 2015, available online at <http://kluwerarbitrationblog.com/blog/2015/04/14/dubai-court-of-cassation-further-consolidates-pro-nyc-enforcement-practice/>
- “DIFC Courts Practice Direction No. 2 of 2015: Adopted at Last!”, Kluwer Arbitration Blog, 31st March 2015, available online at <http://kluwerarbitrationblog.com/blog/2015/03/31/difc-courts-practice-direction-no-2-of-2015-adopted-at-last/>
- “Ruling of Dubai Court of First Instance Calls into Question UAE Courts’ Recent Acquis on International Enforcement of Foreign Arbitral Awards”, 29 Arab Law Quarterly (2015), pp. 56-75
- “Ruler appoints new Chairman of DIAC Board of Trustees”, Kluwer Arbitration Blog, 29 January 2015, available online at <http://kluwerarbitrationblog.com/blog/2015/01/29/ruler-appoints-new-chairman-of-diac-board-of-trustees/>
- “The UAE adopts Federal Competition Law and first set of implementing regulations”, 8(1) G.C.L.R. (2015), pp. R9-R11

- “Arbitrating competition law in the UAE”, 8(1) G.C.L.R. (2015), pp. R17-R19
- “ICSID Tribunal declines personal jurisdiction over dual national under Egypt-UAE BIT”, Kluwer Arbitration Blog, 1st December 2014, available online at <http://kluwerarbitrationblog.com/blog/2014/12/01/icsid-tribunal-declines-personal-jurisdiction-over-dual-national-under-egypt-uae-bit/>
- “DIFC Court Practice Direction on the conversion of DIFC Court judgments into DIFC-LCIA awards goes full steam ahead!”, Kluwer Arbitration Blog, 23rd November 2014, available online at <http://kluwerarbitrationblog.com/blog/2014/11/23/difc-court-practice-direction-on-the-conversion-of-difc-court-judgments-into-difc-lcia-awards-goes-full-steam-ahead/>
- “DIFC Court of Appeal confirms the DIFC’s status as host jurisdiction for recognition of domestic awards”, Kluwer Law Arbitration Blog, 11 November 2014, available online at <http://kluwerarbitrationblog.com/blog/2014/11/11/difc-court-of-appeal-confirms-the-difcs-status-as-host-jurisdiction-for-recognition-of-domestic-awards/>
- “Paris Court of Appeal makes preliminary reference to CJEU in EU competition arbitration”, 7(4) G.C.L.R. (2014), pp. R53-R55
- “European Commission market-tests arbitration commitment proposed by transatlantic JV under Regulation 1/2003”, 7(4) G.C.L.R. (2014), pp. R55-R56
- “Dubai announces plans to establish Emirates Maritime Arbitration Centre: Do they hold water?”, Kluwer Law Arbitration Blog, 2nd October 2014, available online at <http://kluwerarbitrationblog.com/blog/2014/10/02/dubai-announces-plans-to-establish-emirates-maritime-arbitration-centre-do-they-hold-water/>
- “European Commission adopts Article 9 commitment decision, making arbitration commitment final and binding upon Samsung Electronics under Regulation 1/2003”, 7(3) G.C.L.R. (2014), pp. R46-R48
- “The DIFC and arbitration: Raising the stakes?”, Kluwer Law Arbitration Blog, 20 July 2014, available online at <http://kluwerarbitrationblog.com/blog/2014/07/20/the-difc-and-arbitration-raising-the-stakes-2/>
- “DIFC Court of First Instance confirms its status as host jurisdiction for recognition of both domestic and foreign awards”, Kluwer Law Arbitration Blog, 7 June 2014, available online at <http://kluwerarbitrationblog.com/blog/2014/06/07/difc-court-of-first-instance-confirms-its-status-as-host-jurisdiction-for-recognition-of-both-domestic-and-foreign-awards/>
- “DIFC introduces Arbitration Institute”, Kluwer Law Arbitration Blog, 4 June 2014, available online at <http://kluwerarbitrationblog.com/blog/2014/06/04/difc-introduces-arbitration-institute/>
- “Dubai Court of Appeal confirms time extension provisions under the DIAC Rules and other pro-arbitration dicta”, Kluwer Law Arbitration Blog, 28 April 2014, available online at <http://kluwerarbitrationblog.com/blog/2014/04/28/dubai-court-of-appeal-confirms-time-extension-provisions-under-the-diac-rules-and-other-pro-arbitration-dicta/>
- “European Commission adopts article 9 commitment decision, making arbitration binding upon Air Canada, United and Lufthansa in the event of disputes”, 7(2) G.C.L.R. (2014), pp. R24-R27
- “Samsung Electronics offers arbitration commitment under article 9 of Regulation 1/2003”, 7(2) G.C.L.R. (2014), pp. R27-R28
- “Svea Court of Appeal confirms middle way in enforcement of competition law awards”, 7(1) G.C.L.R. (2014), pp. R11-R14
- “Provincial Court of Madrid confirms arbitrability of EU competition law”, 7(1) G.C.L.R. (2014), pp. R14-R16
- “Amendment to DIFC Arbitration Law brings DIFC into line with the New York Convention”, Kluwer Arbitration Blog, 12 January 2014, available online at <http://kluwerarbitrationblog.com/blog/2014/01/12/amendment-to-difc-arbitration-law-brings-difc-into-line-with-the-new-york-convention/>

- “Attachment orders in support of enforcement actions of arbitration awards: An Abu Dhabi Court of Cassation invention”, Kluwer Arbitration Blog, 5 January 2014, available online at <http://kluwerarbitrationblog.com/blog/2014/01/05/attachment-orders-in-support-of-enforcement-actions-of-arbitration-awards-an-abu-dhabi-court-of-cassation-invention/>
- “Recent ruling of Dubai Court of Appeal affirms UAE Courts’ practice to abide by the terms of the New York Convention”, Kluwer Arbitration Blog, 27 October 2013, available online at <http://kluwerarbitrationblog.com/blog/2013/10/27/recent-ruling-of-dubai-court-of-appeal-affirms-uae-courts-practice-to-abide-by-the-terms-of-the-new-york-convention/>
- “Recent ruling of Dubai Court of Cassation on enforcement of foreign arbitral awards: Back to square one it is ...”, Kluwer Arbitration Blog, 21st October 2013 <http://kluwerarbitrationblog.com/blog/2013/10/21/recent-ruling-of-dubai-court-of-cassation-on-enforcement-of-foreign-arbitral-awards-back-to-square-one-it-is/>
- “The New ADCCAC Arbitration Rules: Evolution or Revolution?”, Kluwer Arbitration Blog, 8 October 2013, available online at <http://kluwerarbitrationblog.com/blog/2013/10/08/the-new-adccac-arbitration-rules-evolution-or-revolution/>
- “Dubai Court of Cassation finds against recoverability of Counsel fees in DIAC arbitration”, Kluwer Arbitration Blog, 23rd June 2013, available online at <http://kluwerarbitrationblog.com/blog/2013/06/23/dubai-court-of-cassation-finds-against-recoverability-of-counsel-fees-in-diac-arbitration-2/>
- “UK Government endorses BIS’ proposals for reform of UK competition law enforcement”, 6(2) G.C.L.R. (2013), p. R35
- “European Commission adopts expert determination commitment in support of licensing commitments offered by Thomson Reuters as part of art.9 commitment decision under Regulation 1/2003”, 6(2) G.C.L.R. (2013), pp. R36-R38
- “Recent ruling of Dubai Court of First Instance on enforcement of foreign arbitral awards: Back to square one?”, Kluwer Arbitration Blog, 12 March 2013, available online at <http://kluwerarbitrationblog.com/blog/2013/03/12/recent-ruling-of-dubai-court-of-first-instance-on-enforcement-of-foreign-arbitral-awards-back-to-square-one/>
- “The new UAE Competition Law: Is it arbitrable or is it not arbitrable? – That is the question...”, Kluwer Arbitration Blog, 19 February 2013, available online at <http://kluwerarbitrationblog.com/blog/2013/02/19/the-new-uae-competition-law-is-it-arbitrable-or-is-it-not-arbitrable-that-is-the-question/>
- “Dubai Court confirms jurisdiction to stay proceedings in favour of foreign arbitrations: Nothing more to fear ... and further lessons to be learnt”, Kluwer Arbitration Blog, 30 January 2013, available online at <http://kluwerarbitrationblog.com/blog/2013/01/30/dubai-court-confirms-jurisdiction-to-stay-proceedings-in-favour-of-foreign-arbitrations-nothing-more-to-fear-and-further-lessons-to-be-learnt/>
- “OECD publishes hearing report on arbitration and competition”, 6(1) G.C.L.R. (2013), pp. R9-R14
- “European Commission market-tests Star Alliance arbitration commitment prior to adoption of an Article 9 commitment decision under Regulation 1/2003”, 6(1) G.C.L.R. (2013), pp. R14-R16
- “ICC award no.14046 - ICC Tribunal rules on non-compete”, 6(1) G.C.L.R. (2013), pp. R16-R18
- “Dubai Court of Cassation confirms enforcement of foreign awards under New York Convention: The end of a beginning – Inshallah!”, Kluwer Arbitration Blog, 21st November 2012, available online at <http://kluwerarbitrationblog.com/blog/2012/11/21/dubai-court-of-cassation-confirms-enforcement-of-foreign-awards-under-new-york-convention-the-end-of-a-beginning-inshallah/>
- “Public Policy in the UAE: Has the Unruly Horse Turned into a Camel?”, Kluwer Law Blog, 14 October 2012, available online at <http://kluwerarbitrationblog.com/blog/2012/10/14/public-policy-in-the-uae-has-the-unruly-horse-turned-into-a-camel/>

- “BIS encourages the strengthening of ADR in UK private competition law enforcement”, 5(4) G.C.L.R. (2012), pp. R61-R62
- تطورات تنفيذ الاحكام الاجنبية في دولة الامارات (“Developments on the Enforcement of Foreign Awards in the UAE”) (together with S. Corm-Bakhos and S. Kotb), Al-Khaleej Economy, issue no. 12141 (September 2012), p. 15
- “Enforcement of New York Convention Awards in the UAE (Part II): THE DIFC as ‘host’ jurisdiction?”, Kluwer Arbitration Blog, 4 September 2012, available online at <http://kluwerarbitrationblog.com/blog/2012/09/04/enforcement-of-new-york-convention-awards-in-the-uae-part-ii-the-difc-as-%e2%80%9dhost-%e2%80%9d-jurisdiction/>
- “Enforcement of New York Convention Awards in the UAE (Part I): Quo vadis?”, Kluwer Arbitration Blog, 26 July 2012, available online at <http://kluwerarbitrationblog.com/blog/2012/07/26/enforcement-of-new-york-convention-awards-in-the-uae-part-i-quo-vadis/>
- “European Union: EU Commission makes arbitration commitment binding on IBM under Article 9 of Regulation 1/2003”, 5(3) G.C.L.R. (2012), pp. R47-R48
- “Spanish court rejects objections to recognition and enforcement of award on the ground of purported infringements of EU and Spanish competition law”, 5(3) G.C.L.R. (2012), pp. R48-R51
- “Inarbitrability of competition law claims in Australia? The ruling of the Federal Court of Australia of 16 October 2009”, 4(4) G.C.L.R. (2011), pp. R67-69
- “The Commission adopts article 9 commitment decision in Ship Classification, confirming the use of adjudication for the resolution of disputes arising from the implementation of the commitments”, 3(1) G.C.L.R. (2010), p. R-1
- “La Société Linde Aktiengesellschaft v La Société Halyvourgiki - AE: Paris Court of Appeal confirms minimalist review of awards on competition law grounds”, 3(1) G.C.L.R. (2010), pp. R1-2
- “ICC award 12127 of 2003”, 3(1) G.C.L.R. (2010), pp. R3-4
- “Accentuate Ltd v Asigra Inc” (together with R. Nazzini), 3(1) G.C.L.R. (2010), pp. R4-5
- “Recent Enforcement Cases under the New York Convention in Europe and the CIS”, 75(4) Arbitration (2009), pp. 566-574
- “La S.N.F. S.A.S c/La Chambre de Commerce Internationale”, 2(3) G.C.L.R. (2009), p. R-41
- “Brussels Court of Appeal’s ruling in Cytec Industries BV c/SNF SAS”, 2(3) G.C.L.R. 2009, p. R-42
- “Fourth Circuit confirms arbitrability of statutory antitrust claims and upholds contractual limitation periods” (together with R. Nazzini), 2(1) G.C.L.R. (2009), pp. R17-18
- “Arbitration clauses in credit card contracts may be illegal” (together with R. Nazzini), 2(1) G.C.L.R. (2009), p. R18
- “Commission adopts article 9 commitment decision in E.ON” (together with R. Nazzini), 2(1) G.C.L.R. (2009), pp. R18-19
- “Commission provides for arbitration in its new notice on remedies” (together with R. Nazzini), 2(1) G.C.L.R. (2009), pp. R19-21
- “France: Paris Court of Appeal confirms arbitrability of competition law and minimalist approach to review of competition law awards”, 1(3) G.C.L.R. (2008), pp. R67-68
- “E.ON offers arbitration and expert determination as part of Article 9 commitments under Regulation 1/2003”, 1(3) G.C.L.R. (2008), pp. R68-69
- “French Supreme Court confirms minimalist review of competition law awards”, 1(2) G.C.L.R. (2008), pp. R44-46
- “Arbitration Award rendered in 2005 in SCC case 143/2003” (together with D. Goldberg), 2 SIAR (2006)
- Case note on Decision T 4366-02, Dirland Télécom S.A. v. Viking Telecom AB, Decision of the Court of Appeal for Western Sweden of 29 December 2003, 8 E.C.L.R. (2005), pp. 432-438
- Case note on Case C-159/02 Turner v Grovit [2004], BIICL Bulletin of Legal Developments (July 2004)

- “News Section”, 8(6) ITLR (2002)

Conference reports

- “Mediation processes as strategic tools for arbitration counsel” (together with S. Kotb), 17(1) Arbitration News (March 2012), pp. 11-13
- “Vienna Arbitration Days 2008: a laureatio on the occasion of their launch”, 75(1) Arbitration (2009), pp. 76-77
- “The Mediation Directive: What will it mean for us?”, 74(4) Arbitration (2008), pp. 441-443
- “ERA conference on international arbitration, Prague”, 74(2) Arbitration (2008), pp. 168-169
- “The Dublin Forum on Arbitration and Competition Law 2007”, 73(4) Arbitration (2007), pp. 421-423

Book reviews

- Pleading in Arbitration: A Practitioner’s Guide, 86 (1) Arbitration (2020), pp. 103-105; Brown & Marriott’s ADR Principles and Practice, 85(4) Arbitration (2019), pp. 421-422; The Decision-Making Process of Investor-State Arbitration Tribunals, 85(3) Arbitration (2019), pp. 320-322; Women in Disputes: A History of European Women in Mediation and Arbitration, 85(2) Arbitration (2019), pp. 203-206; International Arbitration Under Review: Essays in Honour of John Beechey, 85(1) Arbitration (2019), pp. 103-104; Arbitral Awards as Investments: Treaty Interpretation and the Dynamics of International Investment Law, 85(1) Arbitration (2019), p. 104; Arbitration and International Trade in the Arab Countries, 84(4) Arbitration (2018), pp. 370-371; Le Recours en Annulation des Sentences Arbitrales dans les Pays Arabes, 84(3) Arbitration (2018), pp. 271-271; ICC Arbitration in Practice, 84(3) Arbitration (2018), pp. 272-273; The Effect of the 1958 New York Convention on Foreign Arbitral Awards in the Arab Gulf States, 84(2) Arbitration (2018), pp. 190-191; Building International Investment Law: The First 50 Years of ICSID, 84(2) Arbitration (2018), pp. 191-192; The History of ICSID, 84(1) Arbitration (2018), pp. 102-103; International Commercial Arbitration in New York, 83(4) Arbitration (2017), pp. 504-505; International Arbitration: Law and Practice in Switzerland, 83(3) Arbitration (2017), pp. 388-389; Summaries of UAE Courts’ Decisions on Arbitration 2012-2016, 83(3) Arbitration (2017), pp. 389-390; The Doctrine of Res Judicata Before International Commercial Arbitral Tribunals, 83(2) Arbitration (2017), pp. 249-250; Commercial Arbitration in Germany, 83(2) Arbitration (2017), pp. 250-251; Procedure and Evidence in International Arbitration, 82(4) Arbitration (2016), pp. 474-475; Redfern and Hunter on International Arbitration, 82(4) Arbitration (2016), pp. 475-476; A Commentary on the LCIA Arbitration Rules 2014, 82(3) Arbitration (2016), pp. 342-343; Construction Law in the United Arab Emirates and the Gulf, 82(3) Arbitration (2016), pp. 343-344; World Arbitration Reporter: International Encyclopaedia of Arbitration Law and Practice, 82(2) Arbitration (2016), pp. 211-212; Counsel as Client’s First Enemy in Arbitration?, 82(2) Arbitration (2016), pp. 212-214; International Arbitration Law and Practice, 82(1) Arbitration (2016), pp. 114-115; ADR and Trusts: An International Guide to Arbitration and Mediation of Trust Disputes, 82(1) Arbitration (2016), pp. 113-114; Handbook of Investment Arbitration, 81(4) Arbitration (2015), p. 480; Digest of ICSID Awards and Decisions 1974-2002, 81(4) Arbitration (2015), p. 481; Choice of Venue in International Arbitration, 81(3) Arbitration (2015), pp. 356-357; Guerilla Tactics in International Arbitration, 81(3) Arbitration (2015), pp. 357-358; The Expert Witness in Construction, 81(2) Arbitration (2015), pp. 224-225; International Commercial Arbitration, 81(1) Arbitration (2015), pp. 110-112; Arbitration in Lebanon: The Civil Law Practice, 81(1) Arbitration (2015), pp. 112-113; International Investment Arbitration: Lessons from Developments in the MENA Region, 80(3) Arbitration (2014), pp. 344-345, and Global Arbitration Review (March 2014); ICC Guide to National Procedures for Recognition and Enforcement of Awards under the New York Convention, 80(3) Arbitration (2014), p. 345; Commercial Arbitration in the Arab Middle East, 80(3) Arbitration (2014), p. 346; The Secretariat’s Guide to ICC Arbitration, 80(1) Arbitration (2014), pp. 120-121; Summaries of UAE Courts’ Decisions on Arbitration, 80(1) Arbitration (2014), pp. 121-122; The IBA Rules on the Taking of Evidence in International Arbitration: A Guide, 79(3) Arbitration (2013), pp. 344-345; Cases on the Enforcement of Construction Adjudication Awards, 79(3) Arbitration (2013), pp. 345-346; Kennedy-Grant on Construction Law, 79(2) Arbitration (2013), pp. 238-239; Investment Arbitration Decisions, 79(2) Arbitration (2013), pp. 239-240; A Guide to the ICDR International Arbitration Rules, 79(2) Arbitration (2013), pp. 240-241; Mandatory Rules in International Arbitration, 79(2) Arbitration (2013), pp. 241-242; Construction Law, 79(1) Arbitration (2013), pp. 109-110; Guide to ICSID

Arbitration, 79(1) Arbitration (2013), pp. 110-111; The Roster of International Arbitrators, 78(2) Arbitration (2012), pp. 217-218; UAE Civil Code and Ministry of Justice Commentary – 2010, 78(2) Arbitration (2012), p. 217; Competition Litigation: UK Practice and Procedure, 4(4) G.C.L.R. (2011), pp. 167-168; The Freshfields Guide to Arbitration Clauses in International Contracts, 77(4) Arbitration (2011), pp. 486-487; A Guide to the LCIA Arbitration Rules, 77(1) Arbitration (2011), pp. 160-161; International Commercial Arbitration, 76(4) Arbitration (2010), pp. 771-772; The Review of International Arbitral Awards, 76(4) Arbitration (2010), pp. 772-773; Expert Determination, 76(1) Arbitration (2010), pp. 188-190; Handbook of ICC Arbitration: Commentary, Precedents, Materials, 76(1) Arbitration (2010), pp. 191-192; The English Arbitration Act 1996: A Commentary, 75(4) Arbitration (2009), pp. 610-611; Kluwer Merger Check, 30(8) E.C.L.R. (2009), p. 401; The Swiss International Arbitration Law Reports, 75(1) Arbitration (2009), p. 140; Comparison of International Arbitration Rules, 75(1) Arbitration (2009), pp. 142-143; The ADR Practice Guide: Commercial Dispute Resolution, 74(4) Arbitration (2008), pp. 475-477; EC Private Enforcement: Decentralised Application of EC Competition Law by National Courts, 1(3) G.C.L.R. (2008), pp. 161-162; The Bank for International Settlements Arbitration Awards of 2002 and 2003, 74(3) Arbitration (2008), pp. 342-343; The Iron Rhine (Ijzeren Rijn) Arbitration (Belgium-Netherlands) Award of 2005, 74(3) Arbitration (2008), pp. 343-344; The Evolution of European Competition Law: Whose Regulation, Which Competition?, 29(2) E.C.L.R. (2008), pp. 146-148; EC Competition Law: A Critical Assessment, 29(1) E.C.L.R. (2008), pp. 78-79; EC Competition Procedure, 18(7) I.C.C.L.R. (2007), pp. 244-245; Modernised EC Competition Law in International Arbitration, 23(1) Arbitration International (2007), pp. 157-162; EC Merger Control, 27(11) E.C.L.R. (2006), pp. 643-644; Arbitrating Foreign Investment Disputes: Procedural and Substantive Legal Aspects, 71(4) Arbitration (2005), pp. 380-381

Other

- “How to Enforce and Challenge Investment Arbitration Awards in the Gulf”, Practice Note, LexisNexis Gulf Legal Advisor, published 11 July 2019
- “FET and Other Key Protective Standards of Treatment in Investment Arbitration in the Gulf”, Practice Note, LexisNexis Gulf Legal Advisor, published 11 July 2019
- “Expropriation in Investment Arbitration in the Gulf”, Practice Note, LexisNexis Gulf Legal Advisor, published 11 July 2019
- “How to Challenge Jurisdiction in Investment Arbitration in the Gulf”, Practice Note, LexisNexis Gulf Legal Advisor, published 11 July 2019
- “The Meaning of ‘Investor’ and ‘Investment’ in Investment Arbitration in the Gulf”, Practice Note, LexisNexis Gulf Legal Advisor, originally published 5 April 2018, published in revised, updated version 11 July 2019
- “The Procedural Framework for Investment Arbitration in the Gulf”, Practice Note, LexisNexis Gulf Legal Advisor, originally published 5 April 2018, published in revised, updated version 11 July 2019
- “Understanding Investment Arbitration in the Gulf”, Practice Note, LexisNexis Gulf Legal Advisor, originally published 5 April 2018, published in revised, updated version 11 July 2019
- “ICSID—burden of compliance shifts to foreign investor (Bear Creek Mining v Peru)”, LexisNexis PSL, 5 January 2018 (interviewed by K. Beaumont)
- “Arbitration annual round-up—international arbitration—key seats: reviewing 2017 and previewing 2018 – Arbitration in the Middle East”, LexisNexis Library, 18 December 2017 (interviewed by J. Rayner)
- “A question of state immunity and service (Pearl Petroleum Company Ltd v The Kurdistan Regional Government of Iraq)”, LexisNexis PSL, 1st September 2017 (interviewed by K. Beaumont)
- “Mid-year review 2017—arbitration developments in the Middle East”, LexisNexis Library, 4 August 2017 (interviewed by J. Rayner)
- “Is the Arbitrability of Competition Law Claims A Truly Settled Matter?”, presentation given at the Joint Conference of the Arbitration Institute of the Stockholm Chamber of Commerce and the Club Español de Arbitraje on EU Competition Law and Arbitration, Stockholm, 28 April 2017, available

online at <http://www.sccinstitute.com/media/190751/gb-2017-ai-cea-conference-stockholm-april-2017.pdf>

- “Adversarial and Inquisitorial Techniques and Document Production”, presentation given at the CIArb International Arbitration Conference on The Synergy and Divergence between Civil Law and Common Law in International Arbitration, 9 March 2017, available online on the official website of the Chartered Institute of Arbitrators
- “Arbitrators shun UAE instructions”, CDR, 21st December 2016 (interviewed by A. Bilbow)
- “Memorandum of Understanding between the DIAC and the DRA”, 19 December 2016, Thomson Reuters, available online at http://mena.thomsonreuters.com/en/articles/dubai_courts_memorandum_of_understanding.html
- “Foreign arbitration awards in focus: Arbitration expert considers how UAE courts are recognizing their international obligations under the New York Convention”, 19 October 2016, Thomson Reuters, available online at <http://mena.thomsonreuters.com/en/articles/foreign-arbitral-awards-in-focus.html>
- “Considering the powers of the DIFC court”, 12 August 2016, available on LexisNexis PSL (interviewed by R. Matthews)
- “DIAC award rejected owing to breach of due process”, 8 June 2016, available on LexisNexis PSL (interviewed by L. Karsten)
- “Dubai and ADGM Memorandum of Understanding”, 10 June 2016, available on LexisNexis PSL (interviewed by N. Laver)
- “Drafting arbitration and jurisdiction clauses – the devil is in the detail”, 4 May 2016, available on LexisNexis PSL (interviewed by R. Matthews)
- “Enforcing DIFC court payment judgments”, 30 April 2015, available on LexisNexis PSL (interviewed by N. Laver)
- “Arbitrating EU Competition Law Disputes: An Introduction”, accessible electronically on the official site of The Competition Law Observatory at <http://www.competitionlawobservatory.eu>
- “United Arab Emirates” (together with K. Mechantaf), GAR Investment Treaty Arbitration Know How, available online at <http://globalarbitrationreview.com/know-how/topics/66/jurisdictions/33/united-arab-emirates/>
- “Arbitration in the UAE”, Questions & Answers, Legal Insight, Westlaw Gulf, 2015 (together with S. Corm-Bakhos)
- “Arbitration in the UAE”, Practice Note, Legal Insight, Westlaw Gulf, 2015 (together with S. Corm-Bakhos)
- “Drafting Arbitration Agreements in the UAE”, Practice Note, Legal Insight, Westlaw Gulf, 2015 (together with S. Corm-Bakhos)
- “Interim Relief in UAE Arbitration”, Practice Note, Legal Insight, Westlaw Gulf, 2015
- “Arbitration under the DIAC Rules”, Checklist, Legal Insight, Westlaw Gulf, 2015
- “Arbitration under the ADCCAC Regulations”, Checklist, Legal Insight, Westlaw Gulf, 2015
- “The Case for Supranational Arbitration: Ideas and Prospects”, presentation given at a BIICL Conference on “Arbitrating Competition Law Issues: A European and a US Perspective”, Gray’s Inn, 12 June 2006, available online at https://www.biicl.org/files/1223_blanke.pdf