











1ST ICC EUROPEAN CONFERENCE

ON INTERNATIONAL ARBITRATION

24 APRIL 2017 | Paris. France

This first annual conference is a "must attend" for arbitration professionals who want to keep up to date on the latest institutional developments and the evolution of arbitration in Europe.

Topics will include:

- What do ICC users say
- ICC Expedited Rules One size does not fit all
- Regional challenges to arbitration in Europe
- Revisiting the concept of "a good ICC arbitrator"

CLE/MCLE/CPD/CNB credits/hours available

Venue

Les Salons Hoche, Room Elysée 9 Avenue Hoche, 75008 Paris, France

Working language

English

For more information

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Sponsorship opportunities

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ICC INTERNATIONAL COURT OF ARBITRATION

Established in 1923 as ICC's arbitration body, the International Court of Arbitration pioneered international commercial arbitration as it is known today, initiating and leading the movement that culminated in the adoption of the New York Convention, the most important multilateral treaty on international arbitration.

The Court is one of the world's most experienced and renowned international arbitration institutions. Working closely with its Secretariat, the Court's primary role is to administer ICC Arbitrations.

The Court performs the functions entrusted to it under the ICC Rules of Arbitration available upon request from the Court.

The Court provides parties with a flexible and neutral setting for dispute resolution. It offers confidentiality and extraordinary freedom for parties to choose the framework for how and where they want to resolve their dispute. While the dispute itself is resolved by independent arbitrators, the Court supervises the process from beginning to end, increasing the quality of the process and enforceability of the awards.

Members of the ICC Court are appointed by the ICC World Council on the proposal of national committees and groups. To date, the Court has 130 appointed members from 80 countries. The Court members' diverse professional, legal and cultural background brings richness to the Court's daily work and decision-making process.

The Court's Secretariat, headed by a Secretary General, comprises a permanent staff of more than 100 lawyers and administrative staff of 35 different nationalities who speak as many languages.

The Secretariat is divided into nine casemanagement teams, seven based in Paris, one in New York and another in Hong Kong.

Since its inception, the Court has administered over 22,000 cases involving parties from some 133 countries.

For more information visit: www.iccarbitration.org

