



Organized by YIAG, ICC YAF and Young ICCA

YIAG, **ICC YAF**, Young ICCA and Mauritian young arbitration practitioners invite you for the first ever interactive roundtable discussion:

*Trials and tribulations in the arbitral procedure and bottlenecks encountered when enforcing an award from a Mauritian and global perspective*

**Mauritius, 15 December 2010**

Sponsored by



5th Floor, Unicorn Centre  
18N Frère Félix de Valois St

Port Louis, Mauritius

**Tel:** +230 2137920

**Fax:** +230 2137921

**Email:** [chambers@blc.mu](mailto:chambers@blc.mu)

With the support of:



**With leading arbitration experts and young arbitration practitioners from around the globe:**

John Beechey, President, ICC International Court of Arbitration, Paris

Albert Jan van den Berg, partner Hanotiau & van den Berg, Brussels

Dustin Bhoyrul, Barrister, associate at Appleby, Mauritius

Amir Ghaffari, YIAG co-Chair, Shearman & Sterling LLP, Paris

Nathalie Harel-Grion, Barrister, foreign lawyer at Trench Rossi Watanabe Adv. associated with Baker & McKenzie, Brazil

Anne-Sophie Jullienne, Barrister, BLC Chambers, Mauritius

Matthias Kuschner, Legal Counsel, Permanent Representative of the Permanent Court of Arbitration in Mauritius

Jan Paulsson, President ICCA, principal consultant Freshfields Bruckhaus Deringer, Bahrain

Jamsheed Peeroo, researcher, Sorbonne Law School, Paris and Barrister, Chambers of A.R.M.A Peeroo SC GOSK, Mauritius

The Right Honourable the Lord Phillips of Worth Matravers, President of the Supreme Court of the United Kingdom, London

Rajeev Sharma-Fokeer, Barrister, partner at FTPA, Paris

Adrian Winstanley, Director General of the London Court of International Arbitration, London

**Costs:**

Free of Charge

**Venue and Registration:**

Labourdonnais Waterfront Hotel, Caudan Waterfront, Port-Louis, Mauritius

Please **register by sending** an e-mail with your full contact details to Chitra Sungeelee, [chitra.sungeelee@blc.mu](mailto:chitra.sungeelee@blc.mu) by **10 December 2010**.

Please kindly note that attendance will be restricted to preserve the effectiveness of the format and will consequently be limited to 60 participants. Places will be allocated on a first come first served basis

**Format:**

Participants are invited to take part in two roundtables with the speakers and to submit questions and propositions to the panel members.

## Programme

10:00	Registration – Labourdonnais Waterfront Hotel	
10:30	Welcome address	
10:45	<p>Roundtable I</p> <p><i>Trials and tribulations in the arbitral procedure</i></p> <ul style="list-style-type: none"> <li>- Mauritius International Arbitration Act: overview;</li> <li>- Pre-emptive strikes: drafting the good clause, choosing the right seat and rules, preparatory conferences;</li> <li>- The efficient conduct of the arbitral procedure: (1) The role of institutions for efficient conduct: PCA, ICC and LCIA; (2) Some innovative features under the Mauritian Act: choice and appointment of arbitrators, courts applications, interim measures and the powers of the PCA;</li> <li>- Cost and efficiency: proposed solutions.</li> </ul>	
11:45	Coffee break	
12:15	<p>Roundtable II</p> <p><i>Bottlenecks encountered when enforcing arbitral awards</i></p> <ul style="list-style-type: none"> <li>- The role of state courts;</li> <li>- Mauritius and the NYC;</li> <li>- Bottlenecks in the NYC: a correct interpretation.</li> </ul>	
13:00	Closing remarks	
13:10	Lunch at the Labourdonnais Waterfront Hotel	