

TABLE OF CONTENTS

GENERAL INFORMATION	04
FULL AGENDA	06
FACULTY BIOGRAPHIES	20
30TH ANNIVERSARY SPONSORS	44
FAIRMONT EL SAN JUAN HOTEL FLOOR PLAN	45
SPONSORS	46
POLICY STATEMENT AND GUIDELINES ANTITRUST COMPLIANCE	47

WELCOME FROM THE CO-CHAIRS

Dear Colleagues,

Welcome to the ARIAS-US 2024 Spring Conference: **Global Currents: Expanding Arbitration Expertise, Knowledge and Connections!** We are so pleased that you have chosen to join us for three days of engaging programming, debate, and networking. This year's conference builds upon ARIAS's theme for 2024 - - Enhancing the core, Expanding the reach - - by exploring different approaches to the resolution of (re)insurance disputes. One of the best ways that we can learn from one another is by engaging with some of the new faces you will see this week. If you have not done so already, the Member Services Committee encourages you to sign up for the Ambassador Program, which will afford you with opportunities to expand your networks. Please ask the ARIAS staff if you have any questions about it.

The conference faculty put together a lineup of compelling presentations. We will begin with a Keynote speech from Puerto Rico's former governor and U.S. Representative, Luis G. Fortuña, followed by:

- A lively debate between arbitrators over the most effective arbitration practices and tactics;
- A presentation analyzing the art of persuasion;
- A session highlighting the similarities and differences between US and UK arbitrations;
- Two panels exploring unique aspects of the insurance and reinsurance business in Puerto Rico and Latin America; and
- An ethics panel debating whether ARIAS needs ethical enforcement mechanisms.

In addition, delegates may select two breakout sessions addressing the following issues:

- Recent developments involving COVID-19 property cat loss presentations;
- Data based economic damage modeling;
- The arbitrator's role in fostering settlement discussions;
- The impact of political risk insurance in today's volatile world;
- Alternatively, delegates who wish to do so may select a morning networking breakout.

We are thrilled to share that we will kick off the conference and ARIAS's 30th Anniversary with a dynamic celebration Wednesday evening. There will be drinks, music, and fantastic local food (including a pig roast!!). A huge thank you to the sponsors who are making this evening possible!

The conference will be conducted in accordance with the ARIAS·U.S. Antitrust Policy, which is available in the "About ARIAS" section of the website, at www.arias-us.org. All program materials will be provided electronically in advance.

See you at the Fairmont El San Juan Hotel!

Sincerely,

Jane Mandigo Swiss Re **Neal Moglin**Foley & Lardner LLP

Cia Moss Chaffetz Lindsey LLP Joshua Schwartz Chubb



ATTIRE: The general dress code for the conference is "business casual." This means that while speakers and panel members may be in business professional attire with a tie or suit jacket, it is not a requirement for attendees. Usually at these conferences, attendees will dress up a bit more for the evening reception.

BADGES: Conference badges will be issued to all attendees. Please wear your badge at all times to access all conference functions.

SESSION MATERIALS: For conference attendees, session materials are available on the ARIAS·U.S. website.

BREAKOUT SESSION ROOM ASSIGNMENTS: Room assignments for the Breakout Sessions are included in the program on pages 7 & 8. Please refer to the list for the assigned session room. Be sure to attend your assigned session. Breakout Session Room Assignments can be located on the back of your name badge.

CONTINUING LEGAL EDUCATION: Continuing legal education credits will be awarded for the State of New York and Pennsylvania and are pending for Illinois. Sign-in and sign-out sheets are for attorneys who wish to receive CLE Credit. Certificates of attendance will be based solely upon these sheets and the attestation form that you will receive via email with the survey at the end of the conference. You must sign in and out for each session each day to receive credit for the sessions you attend. There will be sign in and out sheets on tables inside the General Session. The sign in and out sheets for all sessions will be on tables inside each room, and signage will be displayed clearly for each session. Make sure you sign in and out of the

various sessions with the time you arrive and the time you leave in order to receive full credit. Certificates of attendance will be sent via email to everyone who has signed in and out. This is required by the New York State CLE Board.

ARIAS·U.S. CERTIFICATION: Anyone receiving credit for ARIAS·U.S. Certification does not have to sign in and out and will not be provided with a certificate of completion for the training.

OBTAINING CREDIT FOR THE CONFERENCE: You will not receive full credit for a session if you are standing in the hallways or arrive late or leave early. The training is taking place in the session rooms; you must be inside. This is true both for CLE training and for ARIAS·U.S. Certification credit. To be clear, anyone who is attending for ARIAS·U.S. certification renewal or for initial certification and who is not in the session rooms will be considered as not completing the attendance requirement for certification/recertification.

OPINIONS AND COMMENTS: Opinions and comments expressed in the enclosed materials and during the conference sessions are not necessarily those of ARIAS·U.S., the firms or companies with which the speakers are associated, or even the speakers themselves. Some arguments are made in the context of fictitious disputes to illustrate methods of handling issues; others are individual opinions about the handling of an issue. Every dispute or matter presents its own circumstances that provide the context for decisions.

We hope you enjoy the conference!



ARIAS·U.S. Spring Conference 2024 Agenda

Puerto Rico

Wednesday, May 1, 2024

10:00 a.m. – 11:30 a.m. Women's Resource Committee Networking Event

Bennett 1

Sponsored by: CHAFFETZ LINDSEY

10:00 a.m. – 6:00 p.m. Registration

Ballroom Upper Foyer, Ballroom Level

11:30 a.m. – 1:00 p.m. Opening Lunch

Ballroom BC

(including Member Services Committee Ambassador Program – participants arrive at 11:15 am)

1:00 p.m. – 2:00 p.m. Welcome

Larry P. Schiffer, Executive Director, ARIAS·U.S.

2024 Spring Conference Co-Chairs

Keynote Speaker

Former Governor of Puerto Rico Luis G. Fortuño

(including Fireside Chat with Sarah Gordon, Steptoe & Johnson LLP)

2:05 p.m. – 3:05 p.m. General Session 1: What Arbitrators Want: A Panel Discussion of

Arguments and Litigation Practices Arbitrators Find Persuasive . . .

or Not

Ballroom A

Elizabeth P. Mazzocco (Moderator), Foley & Lardner LLP

Andrew Maneval, Chesham Consulting, LLC

Ann Field, AON

Eric Kobrick, AIG - American International Group, Inc.

In this session, a panel of experienced arbitrators will discuss the effectiveness of various types of arguments, litigation practices and tactics in the context of reinsurance arbitration. The discussion will include insights on how litigants can best present their party's position, practices to avoid, and tips to help a party win over the

arbitrators.

3:05 p.m. – 3:35 p.m. Refreshment Break

3:35 p.m. – 4:35 p.m.

General Session 2: The Art of Persuasion

Ballroom A

Jack Baughman, Baughman Kroup Bossee PLLC

To learn how to persuade your audience, whether it's a potential client, the jury, the judge or the arbitration panel, you must understand how people make decisions and why. In this presentation, trial lawyer Jack Baughman shares his experience and explains how to tell a persuasive story that gives the tools to reach the right decision.

4:45 p.m. – 5:45 p.m.

General Session 3: Two Nations Separated by a Common Language – Arbitration Is No Exception: A Comparison Between US and UK Procedure

Ballroom A

Susie Wakefield (Moderator), Shoosmiths LLP Jonathan Sacher, Bryan Cave Leighton Paisner Christine Russell, Chubb Bermuda Insurance Ltd Deirdre Johnson, Mintz Howard Denbin (US Arbitrator) Mark Chudleigh, Kennedys (UK Arbitrator)

This session will explore key differences between US and English arbitration procedure, with vignettes designed to demonstrate how various aspects of the arbitration process differ when arbitrating in the US versus the UK. We will explore the arbitrator and umpire/chairman selection processes, procedural orders, how evidence is presented and other distinctions. The panelists will debate, with input from the audience, which procedures work best and whether any of the procedures in one jurisdiction should be imported into the other (and who has already done so).

6:30 p.m. – 9:30 p.m.

30th Anniversary Celebration

Well & Being Pool Area (including Member Services Committee Ambassador Program – participants arrive at 6:15 pm)

Setting the standard.

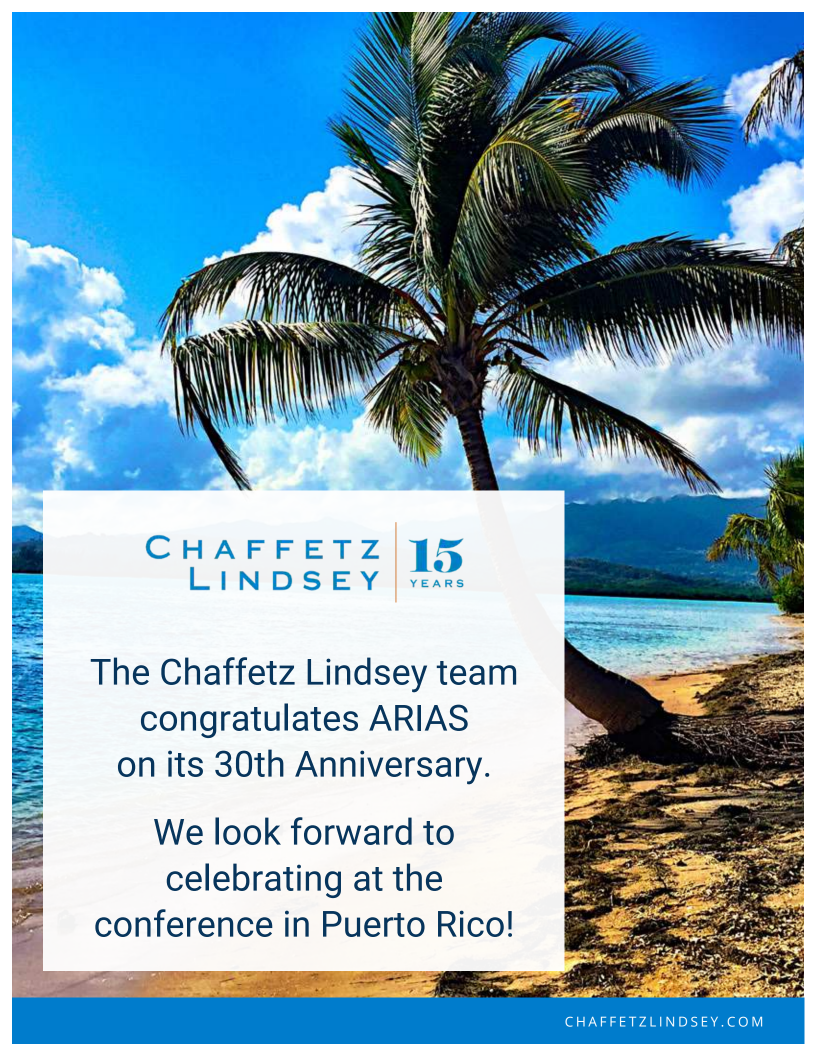
At Troutman Pepper, we have unparalleled experience representing cedents, reinsurers, and intermediaries in disputes involving all major industry segments. We proudly support ARIAS and its mission to improve the insurance and reinsurance arbitration process.



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Troutman Pepper Hamilton Sanders LLP





Simpson Thacher

Simpson Thacher Congratulates ARIAS on 30 Years of Service to the Insurance and Reinsurance Industry

Simpson Thacher is the leading firm representing the interests of both ceding companies and reinsurers in the highest profile disputes in courts and before arbitral tribunals around the world. Our dispute resolution work is also complimented by a high-profile multidisciplinary team that spans the Firm's best-in-class practices and seasoned transactional practitioners.

Continuously recognized by
Chambers, The Legal 500, Benchmark Litigation,
The American Lawyer, New York Law Journal and Law360

as a TIER 1 LAW FIRM

advising the insurance industry in the U.S.

66 Simpson Thacher is certainly at the **top for insurance**, always has been. 99

- BENCHMARK LITIGATION -

an exceptionally high value or critical claim, **Simpson** is where you turn.

– The Legal 500 –

Market leader for insurer representation, offering unmatched ability in handling bet-the-company litigation and arbitration proceedings. **99**

– Chambers USA –

They're the hardest-working, smartest, most practical and most responsive attorneys; top to bottom, I think it's the best firm in the world. 99

– CHAMBERS USA –

Simpson Thacher & Bartlett LLP

Thursday, May 2, 2024

7:00 a.m. - 5:00 p.m. Registration

Ballroom Upper Foyer, Ballroom Level

7:00 a.m. - 8:30 a.m. **Breakfast**

Ballroom BC

8:35 a.m. - 9:35 a.m. General Session 4: Law, Economics, and Risk in Puerto Rico

Ballroom A

Jonathan Hacker (Moderator), O'Melveny & Myers Antonio Ramirez, Esq. McConnell Valdés LLC Ruben N. Gely, CEO, International Insurer's Consulting Group

Puerto Rico has faced many challenges in recent years, including a devastating hurricane and crushing fiscal shortfalls. Panelists will discuss how the Commonwealth has weathered these storms (literally and figuratively), with a particular focus on the current state of insurance law and markets, including the growing international insurance sector in Puerto Rico.

9:40 a.m. - 10:40 a.m.

Breakout Sessions A 5 options

Sponsored by: Munich RE





Harnessing Data and Analytical Tools for Large **Complex Economic Damages**

Bennett 1

Simon Oddy, BakerTilly Brendan Gray, BakerTilly Eileen Sorabella, Arch Re

How do you see the woods when there's so many trees?" During the sessions, forensic accountants will discuss and showcase the power of data analytics and complex analysis modeling, which allows insurance and legal professionals to better understand the potential financial outcomes of a large complex litigation. These tools are beneficial both when there is a lack of sufficient data or an overwhelming volume of data. Sessions will explore different forms of analysis, such as scenario-based modelling and decision tree analysis enabling loss measurement and legal argument to work in harmony to support case strategy.

How Should Arbitrators Address Potential For Settlement With the Parties? Opportunities, Limits and Ethics

Palmieri II

David W. Ichel, X-Dispute LLP Elaine A. Caprio, Caprio Consulting Carlos A. Romero, Post & Romero LLP Silvia Marroquin, Chaffetz Lindsey LLP

Arbitrators often see that the parties would benefit from a compromise settlement of the case before them that cannot be delivered in an arbitration Award. This panel will address and interact with participants on what tools may or may not be appropriate toward fostering settlement and the appropriate times for such actions, including scheduling a "mediation window", bifurcation of liability and quantum, inquiring whether the parties have discussed settlement, presenting panel questions meant to highlight the risks on both sides, "ArbMed" or "Med-Arb", other party-agreed arbitrator participation in settlement efforts, ethical limits and approaches of the various arbitral institutions and rules.

Hot Off the Presses: Recent COVID UK, Life & Voluntary Payments Doctrine Cases

Palmieri I

Bruce Friedman, Gallo Vitucci Klar Shermineh Jones, Troutman Pepper Daryn Rush, O'Melveny & Myers

This breakout session provides in-depth and interactive discussions about three recent cases that have garnered great interest in the (re)insurance community. First, Daryn will address the recent Foxton, J ruling from the English Commercial Court on the appeal of two English arbitrations involving COVID-19 property cat loss presentations [Unipol v Covea / Markel v General Re [2024] EWHC 253 (Comm)]. Under the format for this breakout session, Shi and Bruce will ask Daryn questions and participate in a collaborative discussion after Daryn briefs the audience on the decision. Second, following the same format, Shi will present on the McHugh v. Protective Life Insurance Company decision from the California Supreme Court, involving the application of California's anti-lapse statutes and its potential impact on life insurers and their reinsurers. Third, Bruce will regale us with the latest decision from the New York State Appellate Division in the Utica v. Munich saga, in which the court analyzed the voluntary payments doctrine after ruling that Munich was not obliged to reimburse Utica's billing of expenses in addition to limits. We look forward to a robust discussion including audience participation.

Hot Spots and Hot Policies: Political Risk Insurance in Today's Volatile World

Bennett II

James Hosking, Chaffetz Lindsey LLP Carolyn Thomas, AON

Recent high profile global conflicts and economic collapses have cast a spotlight on the extent to which parties can use political risk insurance (PRI) products to mitigate against financial losses arising out of geopolitical events. The panel will discuss the types of PRI available and interaction with other insurance lines, coverage and exclusion issues, and the application to "gray" areas like economic blockades. Speakers will also consider how the existence of PRI coverage may interact with claims brought under investment treaties for governmental expropriation and unlawful interference, as well as with other forms of risk mitigation like stabilization clauses. In addition, the panel will assess how PRI coverage may affect country risk for purposes of financial reporting and damages calculations.

Member Services Committee Networking event

(please note this session is only available at 9:40 am) Ballroom A

Stacey Schwartz, SwissRe Michael Robles, Husch Black **Leslie Davis**, Troutman Pepper

Member Services Committee (MSC) Targeted Networking Breakout Session - New company representatives, lawyers, and arbitrators are always joining ARIAS. Developing connections with those new members can be challenging. This is your opportunity to build and diversify your network by engaging with ARIAS' newest members in a fun and relaxed but organized format, which will be customized to the group registering for this session.

10:45 a.m. - 11:15 a.m.

11:20 a.m. - 12:20 p.m.

Refreshment Break

Breakout Sessions B 4 options





Harnessing Data and Analytical Tools for Large **Complex Economic Damages**

Bennett 1

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Carlton Fields congratulates
ARIAS·U.S. on its 30th anniversary,
and thanks the organization for
its dedication and commitment
to the insurance and reinsurance
arbitration process.



www.carltonfields.com



Hot Off the Presses: Recent COVID UK, Life & Voluntary Payments Doctrine Cases

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12:20 p.m. - 1:30 p.m.

Lunch

Ballroom BC

1:30 p.m. – 6:00 p.m.

Social Activities:

Pickleball Tournament El Yunque National Rainforest Tour Old San Juan History Walking Tour

6:00 p.m. – 7:30 p.m.

Cocktail Reception

Ballroom Terrace

Friday, May 3, 2024

7:00 a.m. – 12:30 p.m. Registration

Ballroom Upper Foyer, Ballroom Level

7:00 a.m. – 8:30 a.m. Breakfast (including Newer Arbitrator/Mediator Breakfast)

Ballroom BC

7:30 a.m. – 8:00 a.m. ARIAS-U.S. Committee Meetings

Forms & Procedures

Palmieri II **Technology** Palmieri I

8:20 a.m. – 8:35 a.m. Committee Updates

8:35 a.m. - 9:35 a.m. General Session 5: Handling Complex Claims: A Latin American

Perspective

Ballroom A

Lorena Avila, Kennedys Law LLP Emmanuel Muñoz, Chubb Puerto Rico

Francisco E. Colón-Ramírez, Colón Ramírez LLC

An overview of claims processing in Latin America, including P&C and its particularities in this jurisdiction, and a comparison between the Latin American civil law system with the common law approach to disputes.

9:35 a.m. – 10:05 a.m. Refreshment Break

10:05 a.m. – 11:05 a.m. General Session 6: What a Nuisance! A Discussion of the evolution and Rrecent Application of Public Nuisance Liability Theories to

Address Societal Injury and Claims Impact

Ballroom A

Jane Mandigo (Moderator), SwissRe Adam Fleischer, BatesCarey LLP

Troy Shuman, Enstar

Robin Dusek, Cohn & Baughman

Public nuisance. A cause of action born to remove impediments from public roads and waterways has evolved over decades to generate thousands of lawsuits to address ubiquitous societal injury. Public nuisance claims have been successfully deployed against the tobacco industry and opioid supply chain, prompting similar cases involving climate change and social media. This session will then examine the coverage implications for these public nuisance claims, including where the insurance industry has found success, where it has been met with obstacles, and where it continues to work to garner favorable rulings.

11:10 a.m. - 12:10 p.m.

Ethics Session: Ethics Enforcement: Has the Time Come?

Ballroom A

Alysa Wakin, Odyssey Group Lawrence Greengrass Various Ethics Committee Members

This session will follow up on prior ethics presentations and further consider the question of whether the time has come for ARIAS ethics enforcement procedures, or whether viable alternatives exist. We will reveal the results of the membership survey on this topic as well as present suggested alternatives to enforcement procedures proposed by ARIAS members.

12:10 p.m. – 12:25 p.m.

Closing Remarks

Marc Abrams



Founded in 1933 and headquartered in New York's Financial District, Mound Cotton is among the oldest and most respected law firms in New York City, offering preeminent legal services in a wide array of practice areas. MCWG is engaged primarily in insurance, reinsurance, and commercial litigation, and our traditional strengths have broadened as our clients' needs have evolved across transactional, regulatory, and litigated matters.

The firm is committed to advancing diversity, equity, and inclusion, and celebrates individual identities and cultures.

Mound Cotton Wollan & Greengrass LLP

New York, New Jersey, Florida, Texas, California

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O'Melveny

congratulates

ARIAS·U.S. on its 30th Anniversary

and joins in celebrating three decades of leadership in the insurance and reinsurance industry.

We applaud your continued commitment to improving the arbitration process, and we thank our friends and colleagues who have dedicated their time and energy to the organization.

Congratulations to the entire ARIAS·U.S. community and best wishes for continued success.

Austin • Beijing • Brussels • Century City • Dallas • Hong Kong • Houston • London • Los Angeles • New York Newport Beach • San Francisco • Seoul • Shanghai • Silicon Valley • Singapore • Tokyo • Washington, DC • Omm.com



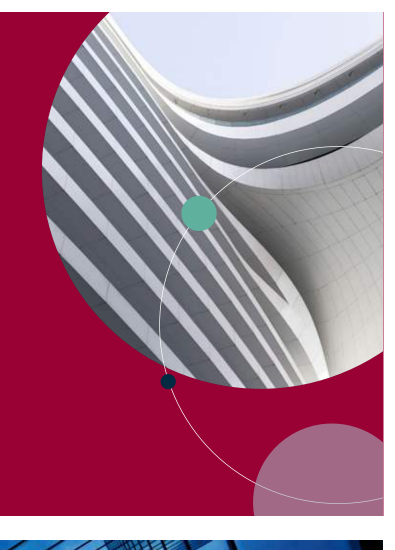
Celebrating 30 years of ARIAS-US and its dedication to improving the reinsurance arbitration process.

Steptoe

Steptoe Congratulates ARIAS-US on its 30th Anniversary

"Go-to group for complex matters and unique issues" - Chambers USA

www.steptoe.com



Proud Supporter

Foley salutes ARIAS US for everything it has done over the past 30 years to improve the arbitration process.

For more information about Foley, please contact: Neal Moglin | Chicago | nmoglin@foley.com

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BIOGRAPHIES



LORENA AVILA

Lorena specializes in managing large and intricate claims for major insurers and reinsurers across Venezuela and Latin America. Her expertise extends to regulatory affairs, ensuring compliance with insurance regulations in the region for international reinsurers and intermediaries. She is also integral to our Caribbean practice team and handles medical malpractice claims. With over a decade of legal experience in Latin America, Lorena previously worked at a boutique law firm in Venezuela before joining Kennedys in 2012. She has contributed significantly to industry publications such as The Guide of Insurance and Reinsurance Law in Latin America and the Iberian Peninsula. Notably, Lorena advised international reinsurers on navigating the Venezuelan exchange control system and interpreting payment clauses in policies under Venezuelan law. She has also coordinated global instructions on regulatory queries and facilitated licensing processes for reinsurers in Latin America. Recognized as an "associate-to-watch" by Chambers Latin America 2023, clients appreciate Lorena's meticulous and supportive approach in handling insurance matters across various jurisdictions.



JACK BAUGHMAN

Jack is one of the leading trial lawyers of his generation, having tried multiple significant cases to verdict over a 30 year career. He is regularly hired for "bet the company" type matters and is known for his rigorous preparation and attention to detail. In the courtroom, Jack is recognized for his skill at cross-examination and oral advocacy.



ELAINE CAPRIOCaprio Consulting and Coaching L.L.C.

Elaine Caprio is an ARIAS·U.S. certified arbitrator, attorney and insurance company executive and officer with 35 years of experience forging resolutions to U.S. and international business disputes. Through Caprio Consulting, which Elaine founded in 2014, she has served as an arbitrator or umpire in over 60 matters involving contract, consumer, banking, insurance and reinsurance disputes. Elaine also provides re-insurance consulting services and is currently valuing proofs of claim as well as recovering outwards reinsurance and managing set offs as Chief Reinsurance Officer for R&Q Re (in Liquidation).

Before forming Caprio Consulting, Elaine held insurance and reinsurance related operational and legal roles at Liberty Mutual Insurance for over twenty-five years, including Vice President and Director of Ceded Reinsurance.

Elaine was a Board member of ARIAS·U.S. from 2005 through 2012, and served as Chairman from 2011 through 2012.



The (re)insurance industry in the United States, Latin America, London and Bermuda has looked to Kennedys for more than 20 years for everything from claims counseling, to complex coverage disputes with policy holders, to reinsurance disputes and commutations.

This experience has built a familiarity with the parties, attorneys, arbitrators, mediators, courts, judges and experts, and we use that to each client's advantage. Every Kennedys recommendation – whether it means negotiating an early settlement or litigating through trial and appeal – is made with your long-term business interests in mind.

Americas / Asia Pacific / Europe / Middle East





MARK CHUDLEIGH

Bermuda

Mark is the lead partner of our Bermuda office and specialises in commercial and corporate litigation and arbitration that involves the insurance, financial services, and private client sectors.

He maintains an international practice and frequently represents clients on multi-jurisdictional matters, particularly involving the United States, having been admitted as an attorney in the State of California in 1998. After practicing at two leading firms in London (including as managing partner) he established the Bermuda law firm, now known as Kennedys Chudleigh Ltd., in 2006.

Mark's commercial litigation practice includes corporate, insolvency, trusts, professional liability, contract disputes and insurance matters.

Mark's insurance practice covers almost all classes of insurance and reinsurance business, including general liability (particularly the "Bermuda Form"), professional liability, construction defect, directors' and officers' liability, financial institutions, product liability, property, environmental liability, energy, marine, satellites and space,. He has particular expertise in relation to offshore professional risks in British Overseas Territories and Crown Dependencies, including financial institutions, fund managers and administrators, captive managers, trust companies, accountants, law firms and construction professionals. Mark is also a member of our Caribbean practice team.

Mark contributed to Kennedys' 'Global forecast 2024: Evolving insurance risks' report, published in January 2024.

Mark also contributed to the fourth edition of Kennedys' Global Legal Handbook, one of our most popular guides, which outlines the main legal and procedural issues that case handlers may encounter when dealing with claims across 53 jurisdictions globally.



FRANCISCO E. COLÓN-RAMÍREZ

Colón Ramírez LLC

2017 to present: Founder and lead trial attorney Colón Ramírez, LLC – San Juan, Puerto Rico

I have served as counsel in over two hundred and fifty federal court cases (and hundreds of local court cases), have participated in over a dozen federal court trials, and have tried to verdict before a jury over ten cases (and have tried a multitude of local court cases as well. My practice includes class actions, mass torts, product liability, medical malpractice, and professional liability,

among others, as well as coverage matters in various lines of business. I am admitted to practice in the federal and local courts of Puerto Rico, the First Circuit Court of Appeals, and Washington, D.C.

Over the last years I have handled an increased amount of class action cases in both local and federal court.

2008 to 2017: Litigation Chair Colón & Colón, P.S.C. – San Juan, Puerto Rico

For eight years I led a litigation team of attorneys, with very successful results in trial and on appeals in lawsuits arising from personal injury, premises liability, products liability, medical devices, medical malpractice, intellectual property, aviation and maritime incidents, class actions, mass torts, directors' and officers' liability, professional liability, errors and omissions, financial institution and bonds, insurance (regulatory and coverage), and others. My experience extends to clients afforded defense counsel by insures, as well as clients who retained clients themselves independently within SIR and excess insurance programs, in a variety of industries including aviation, transportation, energy, hospitality, health care, maritime, and others. In addition to supervising the litigation team I also handled my own case load and was responsible for drafting motions, taking depositions, reporting to clients and insurers, etc. I have also first-chaired over ten federal jury trials, all of which produced results that validated our client's decision to proceed to trial, half of which were defense verdicts. During my tenure I have also won every case on appeal I have defended before the First Circuit.

1995-2008: Trial attorney, federal and local litigation (lead federal trial attorney since 2004, lead federal appellate attorney since 1996). Colón & Colón, P.S.C. – San Juan, Puerto Rico

Successfully managed case load of over 80 cases in diverse areas of litigation including personal injury, premises liability, products liability, medical devices, medical malpractice, aviation, maritime, class actions, mass torts, directors' and officers' liability, professional liability, errors and omissions, financial institution and bonds, insurance (regulatory and coverage).

1991-1994 University of Puerto Rico, Río Piedras, Puerto Rico (JD, Cum Laude, 1994)(Law Review)

1987-1991 University of Massachusetts at Amherst, Massachusetts (BA, 1991).



HOWARD D. DENBIN HDDRe Strategies LLC

Howard Denbin is an ARIAS-U.S. Certified Arbitrator and an attorney with over 40 years of experience in the insurance and reinsurance industry. As outside counsel, in-house counsel and arbitrator, Mr. Denbin has been involved in hundreds of reinsurance arbitrations involving the full range of legal issues and disputes. Mr. Denbin began his reinsurance career at the boutique law firm of Lanzone and Kramer in New York, before moving in-house with CIGNA and the successor operations of ACE (now Chubb) and Resolute Management, Mid-Atlantic Division; and later as head of the Reinsurance Legal Team at Legion Insurance Company (In Liquidation), where he directly arbitrated, litigated and mediated reinsurance disputes as counsel of record, as part of an in-house arbitration program Mr. Denbin first implemented at CIGNA.

Mr. Denbin is admitted in the Commonwealth of PA and State of NY, and federal district courts in NY and PA, and is a former officer of P&C and life insurance/reinsurance companies.



ROBIN DUSEK Cohn & Baughman

Robin Dusek is counsel with Cohn & Baughman. Her twenty-five year career has primarily focused on reinsurance disputes and related counseling. She handles arbitrations and litigation and has handled disputes over contractual interpretation, allocation of losses, the duty of utmost good faith, the obligations of a reinsurer to follow the fortunes of a cedent, rate guarantees, the impact of various commutations, and fraud. She also counsels' clients on complex insurance issues and has handled cross-border litigation for insurance clients. In her spare time, she runs a non-profit, Educating Africa's Children, that has raised the money to start and support a primary school in Uganda that now has over 900 students enrolled.



ANN FIELDAon

Ann Field is an Executive Managing Director at Aon, serving as the Head of Client Services for North America and Head of Global Advocacy for the Americas. In her role, Field oversees over 100 Claim and Accounting Advocates, managing all premiums, claims, and accounting for Aon's diverse segments and clients. Field has a diverse and extensive background in all lines of property and casualty business involving treaty and facultative reinsurance contracts dating from 1945 through 2023. Field is an ARIAS•US certified arbitrator and a licensed attorney with over twenty-five years of significant experience in reinsurance and insurance coverage issues, arbitration and litigation.

ARIAS·US certified since 2007, Field has served as an arbitrator or umpire on more than forty arbitrations. She is also a Northwestern University trained and certified mediator.

Field served on the ARIAS U.S. Board of Directors from 2011 through 2017 and is currently the Chair of the ARIAS·U.S. Women's Resource Committee. Field is a frequent speaker at various industry conferences. In 2015, 2016, and 2019 Intelligent Insurer honored Field as one of the "Top 100 Women In Reinsurance."



ADAM H. FLEISCHERBates Carey LLP

Adam H. Fleischer, a member of Bates Carey LLP's management committee, is renowned nationally for his innovative advocacy in intricate insurance and reinsurance coverage matters, spanning pre-litigation, litigation, and appellate stages. With a diverse portfolio of Fortune 500 clients, he navigates disputes across the United States, tackling issues such as environmental hazards, managed care claims, construction defects, and public entity insurance challenges. Notably, Adam spearheaded the creation of the nation's inaugural Opioid Coverage Task Force, leading a prominent legal team in navigating global opioid insurance matters and litigating multibillion-dollar suits across various jurisdictions. Additionally, he pioneered the firm's COVID-19 Team, setting legal precedents in multiple circuit courts and achieving significant dismissals of pandemic-related business interruption claims. Adam's expertise extends to high-profile cases such as the Sandusky molestation litigation against Penn State. Recognized as a top insurance litigator in Illinois and nationally by Chambers and Partners, Adam garners acclaim from peers and prestigious entities like Who's Who Legal and Best Lawyers in America for his exceptional advocacy and unmatched communication skills.



LUIS FORTUNO Steptoe LLP

Former Governor of Puerto Rico Luis G. Fortuño represents investment funds and Fortune 500 companies in regulatory, public policy, publicprivate partnerships (P3), complex commercial disputes and project finance, as well as other corporate matters in the United States and throughout Latin America. He has also advised foreign governments on public policy issues.

Clients benefit from Luis's ability to combine practical, business-savvy advice with an understanding of how legislative and regulatory policy can affect their business operations. His 12 years of government service includes serving as Puerto Rico's governor and as its sole representative in the US House of Representatives. Under his leadership as governor from 2009 to 2012, Puerto Rico implemented the largest tax cut in the territory's history, right-sized its government, reined in deficit spending, and developed new sources of government revenue, resulting in the island's only period of economic growth in over a decade. Additionally, Luis' signature public-private partnerships law paved the way for two of the largest recent infrastructure investments in the US, one in Puerto Rico's highway system and the island's main international airport. Other P3 transactions during his tenure included schools, energy projects, and ferry services.

Luis served from 2005 to 2008 in the US House of Representatives, holding the roles of vice-president of his House Republican freshman class and later as vice-chair and then chair of the Congressional Hispanic Conference during the 109th and 110th Congresses, respectively. Additionally, he served as co-chair of the Congressional Friends of Spain Caucus. In 2007, he was appointed as the Republican minority's ranking member on the Natural Resource Committee's Subcommittee on Indian, Insular and Alaska Native Affairs. He also served as a member of the House Transportation and Infrastructure, International Relations, and Education and Workforce committees.



BRUCE M. FRIEDMAN

Rubin, Fiorella, Friedman & Mercante LLP

One of the founding members and head of the Reinsurance Practice Group of Rubin, Fiorella, Friedman & Mercante LLP, now integrated into the operations of Gallo Vitucci Klar, LLP, Bruce has over 45 years as a trial lawyer and litigator. His practice over the course of the last 35 years has focused primarily on litigating and arbitrating reinsurance disputes. Bruce has litigated to verdict and/or Final Award in excess of 200 reinsurance disputes, with a heavy concentration on property and casualty claims and matters of contract interpretation. He has been lead counsel in highly publicized and cutting edge cases. For example:

- Bruce served as lead counsel to Commercial Union Insurance Company in a federal court trial which resulted in the first judicial determination that the reinsurance doctrine of "follow the settlements" applies to the cedent's decision to allocate the settlement among insurance policies potentially implicated by the underlying claims.
- Bruce served as co-lead counsel to a number of insurance and reinsurance companies against a California-based pool manager which was part of the Mission Insurance Group in a consolidated arbitration seeking rescission based on fraud and misrepresentation, and in resisting efforts of the liquidator of Mission Insurance Company to collect reinsurance balances flowing from their pool participations. These proceedings spanned a 10-year period.

Published decisions in matters in which Bruce served as lead counsel include:

- Commercial Union v. Seven Provinces Ins. Co., 9F. Supp.2d 49 (D. Mass. 1998, aff'd 217 F.3d 33 (1st Cir. 2000); cert. den. 531 U.S. 1145 (2001)
- National Union v. American Re-Insurance Company, 441 F. Supp. 2d 646 (SDNY 2006)
- Utica Mutual Ins. Co. v. Munich Reinsurance America, Inc., 381 F. Supp. 3rd 185 (NDNY 2019) aff'd 7F. 4th 50 (2d Cir. 2021)
- Pacific Reinsurance Management Company v. Ohio Re, 935 F.2d 1019 (9th Cir. 1991)

Bruce was admitted to the New York State bar in 1975. He earned his LLM in Corporate Law from N.Y.U. School of Law in 1980, his JD from New York Law School in 1974, and his BS from the State University of New York at Stony Brook in 1971.

When not waging battle or assisting clients, Bruce is a fan of college and professional basketball. He played competitively at the Bronx High School of Science and at SUNY Stony Brook. He also enjoys spending time with family.



RUBEN GELY

Mr. Gely started his career in the Insurance Industry as an Agent in 1992. In 1994, he was appointed Executive Aide to the Commissioner at the Office of the Commissioner of Insurance of Puerto Rico (OCI) and in 2001 became an Examiner's Supervisor in charge of the Financial Analysis Unit at the Office. In 2006, Mr. Gely was appointed as Director for the International Insurers and Reinsurers Division, and in 2009 and 2013 Deputy Commissioner of Supervision and Compliance. In 2010 he was appointed as liaison with the Department of Economic Development of Puerto Rico. In that capacity, he has participated in Economic Missions of the Government of Puerto Rico to China, United Kingdom, Venezuela, Panama, Colombia, Spain and the United States.

Mr. Gely served as a professor of Finance and Insurance courses for the University of Puerto Rico and for the University Center of the East, Carolina Puerto Rico, where he developed an insurance degree curriculum.

Mr. Ruben Gely holds a Bachelor degree in Business Administration and Master Degree in Business Administration with concentration in Finance from the University of Puerto Rico. He was granted the Chartered Property and Casualty Underwriter (CPCU), the Accredited Adviser in Insurance (AAI) and the Associate in Risk Management (ARM) certifications by the American Institute for CPCU.



BRENDAN GRAYBaker Tilly

Brendan Gray is a Director with Baker Tilly, a global accounting firm. He works from the New York office within the Forensic, Litigation and Valuation Services group.

11 years in the industry, Brendan works with Simon, a team that focuses on Economic and Financial Damages. As well as assisting clients in a consulting capacity for damages analysis, Brendan assists in exposure analysis and sensitivity analysis predominantly used in earlier stages of litigation. While Brendan is a CPA, as part of his work on the exposure and sensitivity analysis, Brendan works closely with Baker Tilly's digital specialists and data scientists to developing unique tools and deliverables to assist his clients "get a handle" on the data.

Brendan is married to Katie, and has two young children, Casey (4) and Lila (1).



LARRY GREENGRASS

Larry Greengrass is an attorney who is well known in the insurance and reinsurance community, having retired after spending over forty years at Mound Cotton Wollan & Greengrass in New York. He is a former officer of a Bermuda reinsurance company and is certified as an arbitrator by ARIAS-U.S. Since 2019, he has been appointed as an arbitrator or umpire in almost 20 reinsurance arbitrations.

Mr. Greengrass' practice has encompassed a wide range of subjects involving the property/casualty as well as life/accident and health aspects of the insurance and reinsurance industry. He has addressed issues involving, financial reinsurance, reinsurance spirals, life, accident and health insurance and reinsurance (including claims and disability issues, life settlements and yearly renewable term disputes), asbestos and environmental allocation disputes. At MCWG, he handled over 150 reinsurance arbitrations throughout the United States, in Bermuda and the United Kingdom.

Mr. Greengrass serves on the Advisory Committee of AIRROC as well as being co-chair of the AIRROC Dispute Resolution Process Committee. His CV can be found at https://www.linkedin.com/in/lawrencegreengrass/

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JONATHAN HACKER
O'Melveny & Myers LLP

Jon Hacker chairs O'Melveny's Supreme Court and Appellate Litigation Practice and resides in the firm's Washington, DC office.

Top-ranked by *Chambers USA* since 2012, Jon is regarded by peers as "a phenomenal writer" and "a forceful advocate." He has authored briefs in dozens of US Supreme Court cases at both the merits and certiorari stages. He has argued six cases in the US Supreme Court and appeals in every federal circuit. He has also briefed and argued appeals in numerous state courts, including New York, California, Ohio, Pennsylvania, Florida, Massachusetts, New Jersey, Maine, Montana, Nebraska, and the District of Columbia. Clients praise him as "such a down-to-earth person but an unparalleled oral advocate."

Jon's appellate work has resulted in reversals of trial-court judgments (including jury verdicts) worth tens of millions and even billions of dollars. He has also briefed and argued many trial-level matters, has conducted discovery and depositions in complex litigation matters, and has handled several trials. Jon earns repeated praise for his "outstanding written product," with peers in the field impressed by his "bullet-proof performances in difficult cases."

Jon's areas of expertise include federal constitutional law, insurance, ERISA, criminal law and procedure, and federal jurisdiction and procedure. He is highly regarded by leading industry publications, including the *American Lawyer* as "Litigator of the Week", *Wall Street Journal* as a "Rising Appellate Star", *National Law Journal* as "Appellate Lawyer of the Week", *Chambers USA* and *Legal 500* as a leading nationwide practitioner, *Benchmark Litigation* as a "Local Litigation Star", and *Best Lawyers in America* as a recognized lawyer since 2010.

Jon was a Lecturer in appellate advocacy for five years at the Harvard Law School, where he co-founded and co-directed the HLS Supreme Court and Appellate Advocacy Clinic. He is Co-Chair of the Supreme Court Amicus Committee of the National Association of Criminal Defense Lawyers.



JAMES HOSKINGChaffetz Lindsey LLP

Originally from New Zealand, James Hosking is a founding partner of New York-based Chaffetz Lindsey LLP and leads the firm's international arbitration practice. He has acted as counsel in disputes under all the leading rules, and sat as an arbitrator in some 60 commercial or investor-state cases. A significant part of James' practice involves disputes arising out of global political and economic crises, particularly in Latin America. He is a member of the Governing Board of the International Council for Commercial Arbitration, a Fellow of the Arbitrators and Mediators Association of New Zealand, and Vice President of the Court of the Saudi Center for Commercial Arbitration. James has also published widely on international arbitration, including as the coauthor of the leading commentary on the ICDR International Rules, and is an adjunct professor at NYU School of Law.



DAVID W. ICHEL

David W. Ichel is a mediator, arbitrator, and court-appointed special master for complex commercial disputes, including insurance. Before becoming a full-time neutral, David was a long-time partner at Simpson Thacher & Bartlett LLP (New York), where he litigated a broad range of large-scale commercial litigation and advised clients for 37 years from 1978-2015. He has also taught Complex Civil Litigation, including ADR for complex litigation, at Duke Law School (2011- present) and University of Miami Law School (2018-2020). David is ranked in Chambers USA as one of the nation's select Mediators (USA-Nationwide). Arbitration & Mediation Rosters: ARIAS·U.S.; AAA (Commercial, ICDR and Mediation panels); ICC/USCIB; FedArb; CPR International Institute for Conflict Prevention & Resolution; and the New York City Bar Panel for Disputes Among Lawyers/Law Firms. He is a Fellow of the Chartered Institute of Arbitrators and a Fellow of the Academy of Court Appointed Neutrals. He has served on numerous ad hoc and JAMS arbitration panels as well.



DEIRDRE JOHNSON *Mintz*

Deirdre is a Member of the Mintz Levin firm and a litigator with over three decades of experience. Her practice focuses on representing insurers, reinsurers, and captive insurers in a broad spectrum of coverage disputes and handling domestic and international arbitration proceedings and litigations involving insurance and reinsurance matters. She represents companies in disputes concerning life reinsurance treaties and defends public corporations in class action lawsuits, securities litigation, and SEC enforcement actions. Deirdre also has a particular expertise in insolvency matters arising out of the financial failures of insurers and reinsurers.

Throughout her career, Deirdre has handled a broad array types of coverage disputes, including those involving professional liability, life and health, variable annuity, general liability, surety, product liability, employment discrimination, first-party property, and environmental matters. She has represented numerous clients in disputes arising under policies on the Bermuda form. Her work also encompasses guiding clients through US-based, Bermuda, and London arbitration proceedings.

A past-Chair of ARIAS US, Deirdre has been Chambers ranked since 2015 and is regularly included in the Insurance Litigation/Coverage honoree lists published by *Best Lawyers in America*, *Who's Who Legal and Washington DC Super Lawyers*.



SHERMINEH (SHI) JONES *Troutman*

Shi's practice involves arbitration, litigation and counseling regarding insurance and reinsurance issues. Prior to joining Troutman, Shi worked for a boutique litigation firm where she represented individuals, corporations, and foreign sovereign nations in commercial litigation at the trial and appellate level in both local and federal court. Before that, she was a Trial Attorney in the Civil Litigation Division of the Office of the Attorney General for the District of Columbia, including serving as trial counsel in five federal civil rights cases that resulted in winning defense verdicts on all statutory claims. Shi has extensive experience in all phases of arbitration and litigation, including hearings and trials, discovery and discovery-related disputes, and taking and defending numerous fact and expert depositions. In addition, Shi has drafted numerous successful dispositive motions, motion in *limine*, post-trial motions, and appellate briefs, along with confidential settlement statements for mediators.



ERIC KOBRICKAIG

Mr. Kobrick joined AIG as an Assistant General Counsel in 1997 and has held a variety of senior legal positions during his 26+ years at the company, including AIG's Chief Reinsurance Legal Officer and General Counsel of Validus Re. He is currently Head of International Insurance Legal, overseeing a team of 100+ lawyers in dozens of countries. Eric also founded and chaired the AIG Pro Bono Program for over ten years.

Outside of AIG, Eric serves as an ARIAS·U.S. Certified Umpire and Arbitrator, and he is a former President of ARIAS·U.S. and Chairman of the ARIAS·U.S. Board of Directors. Eric also served as a member of the RAND Institute for Civil Justice's Board of Overseers. In addition, Eric served as Chairman of the Insurance and Reinsurance Dispute Resolution Task Force.

Eric received a B.A. in Government from Cornell University and a J.D. from Columbia Law School. Prior to joining AIG, Eric was associated with the law firm of Simpson Thacher & Bartlett LLP. Prior to working at Simpson Thacher, he was a law clerk to the Honorable Miriam Goldman Cedarbaum in the United States District Court for the Southern District of New York.



JANE MANDIGO Swiss Re P&C Re Operations-Americas division

Jane is a Senior Vice President within the Swiss Re P&C Re Operations-Americas division. In her role, she consults on issues relating to reinsurance claims, coverage and emerging trends for Swiss Re cedents. Prior to her Senior Claims and Key Case position, Jane was the Chief Product Underwriter for primary professional liability lines of business. She also handled complex professional liability claims across various lines for many years. Before joining Swiss Re, Jane practiced with the insurance defense group at the Kansas City law firm of Shughart, Thomson & Kilroy. Jane served a two-year term as a federal judicial clerk in the United States District Court for the Western District of Missouri, Southern Division, for the Honorable Russell G. Clark. Jane is a member of the Missouri Bar and graduated from the University of Missouri, Columbia School of Law where she held positions on the Missouri Law Review and Order of the Coif. Jane graduated Summa Cum Laude from Drury College with a degree in English.



ANDREW MANEVAL Chesham Consulting, LLC

Andrew Maneval is the President of Chesham Consulting, LLC, providing insurance, reinsurance and commercial arbitration, mediation, and consulting services, and serving as an Umpire, Arbitrator, Mediator, and Expert Witness in industry proceedings.

Andrew is certified by ARIAS·U.S. and FINRA (Financial Services industry) as Umpire and Arbitrator, is authorized as a court mediator in New Hampshire, and is a listed AIRROC Arbitrator. He serves as an AAA and International Centre for Dispute Resolution Neutral Arbitrator. Andrew was a charter member of the insurance/reinsurance industry dispute resolution Task Force and also helped draft AIRROC's dispute resolution procedures. He has served as Umpire or Arbitrator in over 170 arbitrations and has had considerable experience in managing disputes as an insurance and reinsurance company executive and in conducting arbitrations as an attorney.

Formerly, Andrew was President, COO, and Board Chair of the First State Insurance Company and New England Reinsurance Corp., with responsibility for run-off operations at The Hartford Financial Services Group. He was also responsible for reinsurance collections and commutations in The Hartford's Ongoing and Run-Off Segments. He managed Horizon Management Group, New England Insurance Company, the Hart Re Company, Downlands Liability Management Ltd. (UK), and the Excess Insurance Co., Ltd. (UK). He served on the Creditors Committee of the KWELM and Bermuda Fire & Marine Schemes of Arrangement and as Chair of the Creditors' Committee for a company Commutation Plan in Rhode Island. Prior to his tenure at The Hartford, Andrew was a partner in the New York City law firm of Mound, Cotton, Wollan & Greengrass. He has lectured frequently on reinsurance, run-off operations, arbitration, and negotiation topics. Andrew served as the co-founder and founding Board Chair of the Association of Insurance and Reinsurance Run-Off Companies (AIRROC). He has been admitted to the practice of law in New York (1981) and Massachusetts (1995).



SILVIA MARROQUIN Chaffetz Lindsey LLP

Silvia Marroquin is an associate at Chaffetz Lindsey LLP. Silvia has acted for corporate clients and foreign sovereigns in arbitration and litigation matters, across a variety of sectors including energy, oil & gas, construction and infrastructure, and insurance and reinsurance. Her practice focuses on international commercial and investment treaty disputes, in proceedings heard under a range of arbitration rules, including the ICC, SCC, ICSID and UNCITRAL rules. Prior to joining Chaffetz Lindsey, Silvia trained and worked at leading international law firms in Washington D.C., Paris, and New York. She graduated with a Masters in Economic Law from Sciences Po Law School, where she was president of the Law Society, and completed a Master of Laws at Georgetown University Law Center. Silvia also holds a Bachelor degree with a concentration on Latin American studies from Sciences Po Paris.



ELIZABETH MAZZOCCOFoley & Lardner LLP

Elizabeth Mazzocco is an associate and trial lawyer with Foley & Lardner LLP. She has litigated a variety of complex commercial disputes in federal and state courts across the country, and she has notable experience representing insurance and reinsurance companies in arbitrations involving life insurance and property/casualty insurance contracts. Elizabeth is a member of the firm's Insurance and Reinsurance Practice Group as well as its Business Litigation and Dispute Resolution Department.



NEAL J. MOGLINFoley & Lardner LLP

Neal Moglin chairs the Insurance & Reinsurance Litigation Practice at Foley & Lardner LLP. Neal regularly represents ceding companies and reinsurers in arbitrations involving life/accident and health, and property/casualty contracts.

Recent representative cases have involved disputes over: YRT rates, Jumbo Limits; COVID-19 Coverage; and Construction & Energy Reinsurance.

Neal received both his BA and his J.D. (with honors) from Vanderbilt University in 1988 where he was a member of the Law Review.

Neal was selected by his peers for inclusion: The Best Lawyers in America© in the field of Insurance Law (2020 - 2023); Chambers USA: America's Leading Lawyers for Business (2008 - present); and Legal 500 US: Leading Lawyer/Insurance and Reinsurance Hall of Fame by (2008 - present). In 2019, Neal was named "Insurance & Reinsurance Lawyer of the Year - USA" by Finance Monthly (2019).

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CIA MOSS Chaffetz Lindsey LLP

One of Chaffetz Lindsey's founding partners and a member of the firm's management committee, Cia Moss has focused on insurance and reinsurance disputes for most of her almost 30 years in practice. In addition to her Band Three Ranking in Chambers Insurance & Reinsurance New York, Cia is ranked as a "Recommended Lawyer" in USA: Insurance: Advice to Insurers by Legal 500, and as a "Global Leader" in Insurance and Reinsurance by Who's Who Legal.

Cia's cases have touched on all the major controversies to hit the insurance and reinsurance industry from Covid-19 to asbestos, construction losses to finite risk, environmental contamination to surety, as well as losses arising from the 9/11 attacks. She has first chaired insurance and reinsurance-related disputes in state and federal court as well as in domestic and international arbitration. In addition, Cia is regularly asked by her insurance clients to advise on current issues and industry wide events. Cia also has extensive experience in disputes over arbitrability and enforcement of arbitral awards, including successfully resisting enforcement of a US\$ 2.8 billion foreign arbitral award. Cia's current insurance related work includes representing an insurer in coverage litigation over policy holders' alleged MTBE contamination in New York and New Jersey state court, representing a ceding company seeking to collect reinsurance for defense costs advanced under D&O cover for errors and omissions in the design and construction of a highway project, representing a ceding company seeking to collect reinsurance arising out of construction related losses, and providing advice on Covid-19 cessions. Recent wins include successfully moving to dismiss a declaratory judgment action in the Southern District of New York and successfully arguing for affirmance of that ruling by the Second Circuit, and successfully moving for summary judgment in a reinsurance arbitration seeking to enforce a facultative certificate covering construction related losses. Cia also has an active international arbitration practice.

Cia is very active within ARIAS U.S., speaking regularly at ARIAS annual conferences. In addition, she is a member of the ARIAS U.S. Strategic Planning Committee, the ARIAS U.S. Women's Networking Committee, and the ARIAS U.S. Law Committee. She also serves as co-chair of the Fordham Law School's Small to Mid-Size Law Firm Leaders Dean's Advisory Council.



EMMANUEL MUÑOZ Chubb

Emmanuel is a lawyer, graduated from the University of Buenos Aires, with a Postgraduate Degree in Insurance Law from the Universidad Católica Argentina. For more than 20 years, he has held various functions in the Chubb Claims Department. During that period, as Regional VP of Casualty and Financial Lines for Latin America, he has participated in the most important claims of both lines in the different countries of the region, having to navigate the complexities that the different legal systems entail, as well as the different uses and applicable customs.

Relocated to Puerto Rico, he added to his duties the direction of the Claims Department of the local office, which allowed him to interact more directly with a different legal system from the rest of the LATAM countries.

Since April 2023, he has been leading the P&C Underwriting Department in the Puerto Rico office.



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SIMON ODDYBaker Tilly

Simon Oddy is a Partner with Baker Tilly, a global accounting firm. He works from the New York office within the Forensic, Litigation and Valuation Services group.

26 years in the industry, Simon and his team focus their time on Economic and Financial Damages. As well as assisting clients in a consulting capacity, he works as an expert witness, providing financial damages testimony.

In recent years his team has concentrated its time on Crisis Management issues, addressing financial damages projects stemming from Cyber Security, Product Recall and Liability cases.

Simon says (ha) "His team have seen a significant upturn in client demands related to Class Action matters. An increasing amount of work is developing complex analytical models for loss exposure analysis."

In addition to clients in the United States, Simon works with clients in the London Insurance Market, Syndicates in Lloyds and handles cases globally.

Saul Ewing proudly sponsors the ARIAS-U.S. 2024
Spring Conference and 30th Anniversary Gala Celebration.

Having managed damages cases across a variety of industries, he considers his key skill is adaptability.

Originally from UK, he has lived and worked in US for over 20 years. Simon is married to Caroline, and has two amazing children, Izzy, and Toby. And we shouldn't forget Gracie, the Golden.

SAUL EWING

saul.com

Amy Kline Co-Chair, InsurancePhiladelphia

Stephanie Denker Partner New York



ANTONIO J. RAMIREZ, ESQ.McConnell Valdés LLC

Mr. Ramirez has been an attorney for the last 27 years, specializing primarily in corporate law work, including insurance and banking regulatory matters, mergers and acquisitions, and government affairs work. He regularly assists and consults with his Litigation partners on insurance litigation matters. He is a Capital Member with the firm of McConnell Valdés LLC in San Juan, Puerto Rico.

Prior to attending law school (upon completing undergraduate studies) he worked in the insurance industry in the city of Philadelphia, as an underwriter, first with General Accident Insurance Co. and later with the Excess Casualty Division of American Home Assurance Company, an AIG company. It was during his tenure as an underwriter that he obtained the CPCU designation (1991), ARe (1992) and ARM (1993).

He completed his undergraduate studies at the Wharton School of the University of Pennsylvania, graduating in 1988 with a Bachelor of Science in Economics, with a concentration in Insurance and Risk Management.

In his legal practice, he has worked extensively with both local and stateside insurers and reinsurers, and have worked in the organization and authorization of several local reinsurers. He is a board member of the Puerto Rico International Insurers Association, whose members are International Insurers and Reinsurers authorized pursuant to the Puerto Rico International Insurers and Reinsurers Act.



DARYN RUSHO'Melveny & Myers

Daryn Rush is Senior Counsel at O'Melveny & Myers. Daryn has been counseling the insurance industry for more than twenty-five years. He represents domestic and foreign insurers and reinsurers in arbitration, mediation and litigation and has tried dozens of reinsurance arbitrations and lawsuits to final award or verdict. Daryn also has extensive experience with insurance receiverships and represents insurers, reinsurers, managing general agents, policyholders and other interested parties in domestic and foreign insolvencies and Schemes of Arrangement. He has written numerous articles on insurance and reinsurance-related issues and has spoken at many industry conferences and seminars. He is a graduate of the University of Maryland and the Georgetown University Law Center.



CHRISTINE RUSSELL
Chubb

Christine Russell is the Head of Bermuda Claims and Claims Counsel. She oversees the entirety of Chubb Bermuda's Claims Division, including Excess Liability, Financial Lines, Property and Political Risk.

Before joining Chubb Bermuda, Christine was a recognized leader in Chubb. For nine years, she served as Senior Vice President, Head of Reinsurance for Chubb's Brandywine Group of Insurance and Reinsurance Companies in Philadelphia. She and her team of 28 employees were involved in all aspects of complex claims handling, including the successful execution of litigation, arbitration and negotiated settlement strategies for severity matters in formal dispute.

Prior to joining Chubb, Christine was a partner at White and Williams LLP in Philadelphia. She has a Bachelor of Arts degree from Ursinus College in Pennsylvania and earned her Juris Doctor from Widener University School of Law.



JONATHAN SACHER Bryan Cave Leighton Paisner

Jonathan Sacher is Co Leader of the Insurance Practice of global law firm Bryan Cave Leighton Paisner. He specialises in reinsurance/insurance litigation, arbitration and dispute resolution for a wide variety of UK, US and other international insurers, reinsurers and brokers. Jonathan has acted in a number of high profile reported Insurance/Reinsurance cases; his expertise covers insurance and reinsurance disputes including World Trade Center losses, Hurricanes, Personal Accident, Life, Financial Institutions, War Risks, and most classes of business. He currently co-chairs the ARIAS (US) International Committee and is an Arbitration Panel Member of ARIAS UK. Jonathan is rated one of the top three insurance and reinsurance lawyers in Europe by Who's Who Legal . He is also recommended as a leading individual in insurance and reinsurance dispute resolution by Legal 500 and Chambers directories.



JOSHUA R. SCHWARTZ
Chubb

Joshua R. Schwartz is Senior Managing Counsel, Global Director of Reinsurance Litigation for Chubb. His responsibilities include pre-dispute counseling and management of reinsurance disputes involving Chubb entities, including Chubb Tempest Re, Chubb Tempest Life Re, Brandywine and the ceded reinsurance of Chubb's insurance business in 54 countries. Prior to this role, Josh served as General Counsel and Regional Compliance Officer for Chubb Bermuda. His responsibilities included providing legal advice on professional lines, excess liability, property and reinsurance claims; participating in mediations, arbitrations and other litigation; counseling underwriters on policy and reinsurance wordings; assisting with product development; and providing advice on risk management. Josh joined ACE (now Chubb) in 2006 as Associate General Counsel (Litigation) in New York. Before ACE, Josh worked as Counsel at O'Melveny & Myers, Associate at Fried Frank Harris Shriver & Jacobson and Law Clerk to the Hon. Federico A. Moreno, District Court Judge, Southern District of Florida.



TROY SHUMANEnstar (US)

Troy Shuman is a Litigation & Coverage Counsel at Enstar (US). He provides legal advice to Enstar's portfolio of client companies on ceded and assumed reinsurance issues, including disputes and commutations. Prior to joining Enstar in 2021, Troy worked in the New York office of Clyde & Co. Troy attended Roger Williams University School of Law and the University of Maryland.



EILEEN SORABELLAArch Worldwide Reinsurance Group

Eileen Sorabella is Executive Vice President & General Counsel of the Arch Worldwide Reinsurance Group. Eileen joined Arch Re in 2017 as General Counsel for North America, a role which she held until 2021. Prior to joining Arch, Eileen was a partner at Clyde & Co in New York, where she focused her practice on the arbitration and litigation of complex insurance and reinsurance disputes. Prior to that, Eileen was an associate with LeBoeuf, Lamb, Greene & MacRae LLP.



CAROLYN THOMAS AON

Carolyn joined the credit team as a senior broker for treaty reinsurance at Aon in June 2023 and is based in Bermuda. Prior to that, she was Global Head of Aspen Insurance's Credit & Political Risk team and worked in both the Bermuda and Lloyds/London markets. Overall, she has over 20 years of (re)insurance experience in the specialized class at Aspen, XL Capital and Sovereign Risk Insurance, in addition to several years at Barclays Capital structuring secured loans in both emerging and developed markets. She also holds an Msc Finance.



SUSIE WAKEFIELDShoosmiths 11 P

Susie Wakefield leads the insurance practice at Shoosmiths LLP in London. She has specialised in commercial litigation, arbitration and (re)insurance for over 25 years. She also advises clients in the energy and commodities sectors and has represented clients in complex, multimillion-dollar disputes with multijurisdictional aspects Before returning to London in 2010, Susie practised in New York and Bermuda for ten years and she has advised clients in litigation in federal and state courts in NY, the Supreme Court of Bermuda, and the Commercial Court in London. Susie has also handled disputes under the Arbitration Act 1996, the Federal Arbitration Act, the Bermuda International Conciliation and Arbitration Act 1993 and the UNCITRAL Model Law as well as ad hoc arbitrations and under various institutional rules in the UK, Europe, and the US.



ALYSA WAKINOdyssey Reinsurance Company

Alysa Wakin is Vice President and Claims Counsel for Odyssey Reinsurance Company where she manages the litigation and arbitration of disputes on behalf of that company and its subsidiaries. Prior to joining Odyssey Re, Ms. Wakin was a litigator with the firm of Wiley Rein & Fielding where she represented insurers and reinsurers in complex litigation and arbitration matters and provided advice and counsel on a wide range of insurance and reinsurance topics. Ms. Wakin first entered the world of reinsurance arbitrations in 1995 as an associate with the firm of Werner & Kennedy. Ms. Wakin previously served on the ARIAS·U.S. Education Committee and currently serves as Chair of the ARIAS·U.S. Board.



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Breakout Session



THE ARIAS. U.S. 2024 SPRING CONFERENCE AND ANNUAL MEETING WILL BE CONDUCTED UNDER THE ARIAS. U.S. ANTITRUST POLICY

POLICY STATEMENT AND GUIDELINES CONCERNING ANTITRUST COMPLIANCE

ARIAS·U.S. is a not-for-profit corporation that promotes improvement of the insurance and reinsurance arbitration process for the international and domestic markets. ARIAS·U.S. provides initial training, continuing in-depth conferences and workshops in the skills necessary to serve effectively on an insurance/reinsurance arbitration panel. In addition, ARIAS·U.S. certifies a pool of qualified arbitrators and serves as a resource for parties involved in a dispute to find the appropriate persons to resolve the matter in a professional, knowledgeable and cost effective manner.

ARIAS·U.S. members include representatives of insurance companies, reinsurance companies, law firms and independent contractors with experience in the field. Some of the participants in ARIAS·U.S. meetings may be in competition with one another. For this reason, ARIAS·U.S. wishes to state unequivocal support for the policy of competition served by the antitrust laws.

ARIAS·U.S. is firmly committed to free competition. In particular, ARIAS·U.S. stresses that members have and retain full and exclusive authority for making their own decisions in arbitrations or litigations in which they are involved, as well as in all of their business activities. ARIAS·U.S. does not in any way serve to facilitate agreements among competitors to coordinate their activities with respect to billing practices, collections, underwriting, or

The Policy of ARIAS·U.S. Requires Full Compliance with the Antitrust Laws

their activities with respect to billing practices, collections, underwriting, or any other competitively sensitive activity of insurers or reinsurers. Rather, ARIAS·U.S. exists solely in order to provide educational and informational assistance in connection with the dispute-resolution process of arbitration or litigation.

Although the activities of ARIAS·U.S. are not intended to restrain competition in any manner, it is always possible that meetings involving competitors could be seen by some as an opportunity to engage in anti-competitive conduct. Good business judgment requires making substantial efforts to safeguard against any appearance of an antitrust violation -- both because ARIAS-U.S. has a firm commitment to the principle of free competition, and because the penalties for antitrust violations are severe. Certain violations of the Sherman Act, such as price fixing, are felony crimes for which individuals may be imprisoned or fined. In recent years, corporations have paid hundreds of millions of dollars in fines for these antitrust offenses. In addition, class actions and other treble damage claims by private parties are very expensive to litigate and can result in large judgments. Penalties might be imposed upon ARIAS·U.S., its individual and corporate members, and their individual representatives if they were adjudged to have violated the antitrust laws in connection with their ARIAS·U.S. activities. Members should not count on an antitrust immunity simply because insurance is a highly regulated industry.

It is the responsibility of every member of ARIAS-U.S. fully to comply with the antitrust laws in all ARIAS-U.S. activities. In order to assist members in recognizing situations that may raise the appearance of an antitrust problem, the meeting chair shall furnish at each meeting a copy of this Policy Statement and the following Guidelines.

Guidelines to Ensure Antitrust Compliance

Many ARIAS·U.S. members are skilled in the legal process and may be expected to understand their responsibility under the antitrust laws. Nonetheless, it is useful to state, as a reminder, some basic guidelines that will minimize potential antitrust risk.

 ARIAS-U.S. members may freely discuss matters that are not competitively sensitive, such as legal developments, ethical principles, procedures, laws that affect the industry, ways to make proceedings more efficient, and technical problems involved in arbitration or litigation. It is permissible, for example, to draft sample arbitration clauses that parties may select on a voluntary basis.

- 2. ARIAS·U.S. meetings and activities shall not be used as an occasion to reach or attempt to reach any understanding or agreement among competitors -- whether written or oral, formal or informal, express or implied -- to coordinate their activities with regard to billing, collections, premiums, terms or conditions of contracts, territories or customers. Thus, for example, competing cedents (or competing reinsurers) should not agree with one another that they will require use of a particular arbitration clause, and especially should not agree that they will boycott parties that reject the clause.
- 3. The best way to guard against the appearance of such an agreement is to avoid any discussion of subjects that might raise concern as a restraint on competition. Accordingly, ARIAS·U.S. meetings and activities shall not be used as the occasion for competitors to exchange information on any competitively sensitive subjects, including the following:
 - (a) ARIAS-U.S. activities and communications shall not include discussion among competitors to coordinate their activities with respect to billing practices, collection activities, premium setting, reserves, costs, or allocation of territories or customers.
 - **(b)** ARIAS·U.S. members shall not use the occasion of any ARIAS·U.S. activities to discuss coordinated actions involving other competitors, suppliers or customers. Such discussions could be misconstrued as an agreement to boycott third parties. For example, if a member decides it will decline to pay certain types of billings from a customer, the member should not discuss this decision with a competitor, because a common plan on such a subject could be considered an unlawful conspiracy or boycott. Accordingly, ARIAS·U.S. members should not discuss any proposal: to coordinate policies or practices in, billings or collections; to prevent any person or business entity from gaining access to any market or customer; to prevent any business entity from obtaining insurance or reinsurance services or legal or consulting services freely in the market; or to influence the availability, terms, provisions, premiums or other aspects of any reinsurance policy or line of insurance.
- **4.** A written agenda shall be prepared in advance for every formal ARIAS·U.S. meeting. Where practical, the agenda shall be reviewed in advance by counsel. The written agenda shall be followed throughout the meeting. Where minutes are kept, the minutes of all meetings shall be reviewed by counsel (if possible) and, after such review, shall be distributed to all members of the body holding the meeting. Approval of the minutes shall be obtained after review at the next meeting.
- 5. Members are expected to observe the standards of conduct stated above in all informal discussions that take place at the site of ARIAS·U.S. meetings, and in all communications concerning ARIAS·U.S. business.
- If a member suspects that any unlawful agreements are being discussed, the member should leave the discussion immediately and should consult counsel.
- 7. Questions concerning these Guidelines may be directed to the Chairman of the Law Committee of ARIAS·U.S.



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