## Speaker bios - 2021 Tokyo Forum on Dispute Resolution

**DAY 2 : Wednesday, 8 December**

[Session 2] 10:00 – 12:00 JST / 1:00 – 3:00 GMT

**ICSID Rules Amendment and ISDs in the digital era**

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<td>Meg Kinnear (Secretary-General ICSID)</td>
<td>Meg Kinnear is a Vice President of the World Bank Group and Secretary-General of the International Centre for Settlement of Investment Disputes (ICSID). As Secretary-General, she oversees a staff of 70 people, administering more than 300 investment arbitrations each year. Ms. Kinnear was formerly the Senior General Counsel and Director General of the Trade Law Bureau of Canada. In November 2002, Ms. Kinnear was also named Chair of the Negotiating Group on Dispute Settlement for the Free Trade of the Americas Agreement. From October 1996 to April 1999, Ms. Kinnear was Executive Assistant to the Deputy Minister of Justice of Canada. Prior to this, Ms. Kinnear was Counsel at the Civil Litigation Section of the Canadian Department of Justice (from June 1984 to October 1996). Ms. Kinnear is called to the Bar of Ontario (1984) and the Bar of the District of Columbia (1982). She received a Bachelor of Arts (B.A.) from Queen's University in 1978; a Bachelor of Laws (LL.B.) from McGill University in 1981; and a Master of Laws (LL.M.) from the University of Virginia in 1982. Ms. Kinnear is currently Editor-in-Chief of the ICSID Review, has published numerous articles on international investment law and procedure, and is a frequent speaker on these topics. She is also a co-author of Investment Disputes under NAFTA (published in 2006 and updated in 2008 &amp; 2009), Federal Court Practice (1993-2009 annually) and 1995 Crown Liability and Proceedings Act Annotated (1994).</td>
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<td>Campbell McLachlan QC (Professor, Victoria University of Wellington; Associate Member (Bankside Chambers, Auckland &amp; Singapore; Essex Court Chambers, London))</td>
<td>Campbell McLachlan is Professor of International Law at Victoria University of Wellington and an Associate Member of Bankside Chambers (Auckland &amp; Singapore) and Essex Court Chambers (London). He is co-author of <em>International Investment Arbitration: Substantive Principles</em> (2nd edn Oxford UP 2017), a Specialist Editor of <em>Dicey, Morris &amp; Collins on the Conflict of Laws</em> and Joint Editor-in-Chief of the <em>ICSID Review–Foreign Investment Law Journal</em>. In 2015, he was elected to the <em>Institut de Droit</em></td>
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| **Eduardo Zuleta**  
(Founding Partner, Zuleta Abogados Asociados) | Eduardo Zuleta focuses his practice in international arbitration (commercial and investment) and human rights. He has been Vice President of the ICC Court, member of the LCIA Court, Chair of the IBA Arbitration Committee and President of the Latin American Arbitration Association. Eduardo was included in the President’s list of arbitrators of ICSID in 2011 and then in the list of the Republic of Colombia in 2018. He has acted as arbitrator in numerous investment cases involving States and investors from Latin America, Europe, Asia and the Middle East and as counsel and arbitrator in commercial cases under the rules of the major arbitral institutions in cases related to construction, project finance, agency and M&A. He is a member of the Sanctions Board of the World Bank and Adjunct Professor at Georgetown Law. |
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| **Jeffery Commission**  
(Director, Burford Capital) | Jeffery Commission is a Director, based in Washington, DC, with Burford Capital. He has 20+ years of experience representing and funding claimants in investment treaty disputes and international commercial arbitrations under ICSID, ICSID Additional Facility, ICC, LCIA, SCC, and UNCITRAL Arbitration Rules. He previously practiced in the International Arbitration Group at Freshfields Bruckhaus Deringer in London, New York, and Washington, DC. He is co-author of Procedural Issues in International Investment Arbitration (Oxford University Press, 2018) and the forthcoming Third-Party |
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| May Tai                 | May is the Managing Partner of the firm's nine Asia offices. She is based in Hong Kong but also spends time in Herbert Smith Freehills' Shanghai and Beijing offices, and has also practised in London, Singapore and Tokyo.  
In addition to her management role, May specialises in international arbitration. She regularly advises governments, government-owned entities and commercial clients (including financial institutions and energy companies), including acting as counsel and advocate in arbitrations under various rules. She also sits as arbitrator in ICC, HKIAC, SIAC and UNCITRAL Rules proceedings, and has also sat as an Emergency Arbitrator. |
| Toby Landau QC          | Toby Landau QC is a barrister, advocate and arbitrator, and a member of the Bars of England & Wales, Singapore, New York, the BVI and Northern Ireland (and registered in the DIFC). He practises in London as a sole practitioner and in Singapore from Duxton Hill Chambers (Singapore Group Practice). As Counsel, he has had a broad commercial and international practice in London since 1994 and in Singapore since 2017. He has argued hundreds of major international commercial, investor-State and inter-state arbitrations, as well as ground-breaking cases in the highest courts of England, Singapore, Hong Kong, Pakistan and the Caribbean. He is the first QC to have been permanently called to the Singapore Bar and since April 2012 he has been a member of the Panel of Advisors to the Attorney-General of Singapore.  
As Arbitrator, he has extensive experience as Chairman, Co-Arbitrator and Sole Arbitrator in commercial and investor-State disputes under most of the world’s leading ad hoc and institutional rules. He is a member of various panels, including ICSID.  
He is Visiting Professor at Kings College London; a Vice President of the SIAC Court of Arbitration; Member of the Governing Board of ICCA; Fellow of the CIArb and Chartered Arbitrator; UK delegate to the UNCITRAL Working Group on Arbitration (1994-2013); a |
| Yoshimi Ohara  
(Partner, Nagashima Ohno & Tsunematsu) | draftsman of the English Arbitration Act 1996; the Pakistan Arbitration (International Investment Disputes) Ordinance, 2006; the Mauritius International Arbitration Act 2008, as well as many institutional rules.  
He holds a first-class law degree and a first class BCL from Oxford University (Eldon Scholar), and an LL.M. from Harvard Law School (Kennedy Scholar). |

Ms. Yoshimi Ohara is a partner at Nagashima Ohno & Tsunematsu in Tokyo, Japan. Her practice focuses on dispute settlement by mediation, arbitration and litigation. She served as counsel in international arbitration under the rules of the ICC, ICSID, AAA/ICDR, SIAC and JCAA. She also served as co-arbitrator, sole arbitrator and chair arbitrator under rules of the ICC, SIAC, JCAA, KCAB, ICDR and UNCITRAL. She is a member of the Governing Board of the ICCA, a member of the Board of the Swiss Arbitration Association (ASA) and a member of the Executive Director of the Japan Association of Arbitrators (JAA). She is a former Vice President of the London Court of International Arbitration (LCIA) and the ICC International Court of Arbitration (ICC). She is listed as a member of the ICSID panel of arbitrators. She is admitted to the Japanese Bar and the New York Bar and received a LL.M degree from Harvard Law School. |