



YSIAC invites you to a Lunchtime Event
with Elliott Geisinger

Confidential and restricted-access information in international commercial arbitration



Elliott Geisinger
Partner, Schellenberg
Wittmer Ltd

Elliott Geisinger is Global Chair of Schellenberg Wittmer's International Arbitration group. With over 30 years' experience, he has acted as counsel and arbitrator in complex commercial disputes involving international construction contracts, consortia and joint venture agreements, sponsorship contracts, and sales and distribution contracts.

In addition, Elliott Geisinger has regularly represented clients in arbitration-related court proceedings, and several of his cases have been reported on in the official collection of Swiss Supreme Court cases and in arbitration journals. Additionally, Elliott specializes in contract management in large-scale construction projects. He also has advised Swiss corporations in investment disputes.

Elliott Geisinger is president of the Swiss Arbitration Association ("ASA"). ASA is one of the world's foremost thought leaders in international arbitration. Prior to becoming President in 2014, he became a Board member of ASA in 2007 and Vice-President in 2010.

Elliott has authored and co-authored several publications in the fields of international arbitration and private international law.



1 Public CPD Point

Practice Area:
Alternative Dispute Resolution
Training Category: Intermediate

Attendance Policy: Participants who wish to claim CPD Points are reminded that they must comply strictly with the Attendance Policy set out in the CPD Guidelines. This includes arriving punctually, not leaving the activity before it has ended, and signing in on arrival and signing out at the conclusion of the activity in the manner required by the organiser. Participants who do not comply with the Attendance Policy will not be able to obtain CPD Points for attending the activity. Please refer to <http://www.sileCPDcentre.sg> for more information.

SYNOPSIS:

In today's world, arbitral proceedings in which the issue of confidential data does not arise are rare. Likewise, parties and arbitrators are frequently faced with the problem of restricted access to data arising from governmental regulations in fields such as data protection, anti-trust law or defence secrets. Elliott Geisinger's presentation will cover the manifold and complex questions that these issues generate. It will begin with an analysis of the various reasons why certain data may be confidential or restricted, and then explore how recent practice deals with these issues, be it in the course of the proceedings or in the award itself. It will end with some remarks on questions of due process and burden of proof that can arise when a party is prevented from producing or accessing data in arbitral proceedings.

WHEN

Tuesday, 18 July 2017

WHERE

TBC

PROGRAMME

12.00pm-1.00pm	Registration
1:00pm-2:00pm	Talk by Elliot Geisinger
2:00pm-2.15pm	Q&A

To Register, please click here