



















Agenda

DAY/TIME	SESSION OVERVIEW	SPEAKERS		
Wednesday 18 May, 10.00 - 11.00 am BST	Disputes 101: How to effectively manage complex cases This session is designed for in-house counsel who are developing their expertise in contentious matters, or whose remit is not solely focused on such matters and so come across contentious issues less often. We will sharpen your readiness for when a litigation or arbitration claim lands on your desk. We will run through the typical lifecycle of a case and share some top tips on managing common issues faced by in-house counsel surrounding disclosure, privilege, and evidence, with an eye on the future of how these areas are likely to develop in the coming years.	 Carinne Kamdar Senior Associate Dispute Resolution carinne.kamdar@bakermckenzie.com	 Ben Levitt Senior Associate Dispute Resolution benjamin.levitt@bakermckenzie.com	 Matt Totman Vice President & Assistant General Counsel J.P. Morgan
Wednesday 18 May, 3.00 - 4.00 pm BST	An analysis of post-M&A disputes: Insights from prior cases to inform future transactions What can we learn from previous post-M&A disputes to mitigate risk on future transactions? We will present our findings from examining 100+ arbitration awards and English court judgments on post-M&A disputes. With a transactional perspective from M&A partner Ash Tiwari, we will explore what provisions of the underlying contracts are most likely to raise disputes. We will also explore the outcomes of these disputes, with analysis from our Disputes practitioners who specialise in such cases. We will focus on providing insights grounded in the quantitative data, rather than on technical legal issues. This session will therefore be of interest to individuals working in contentious and non-contentious roles alike.	 Markus Altenkirch Senior Associate Dispute Resolution markus.altenkirch@bakermckenzie.com	 Ed Poulton London Managing Partner Partner, Dispute Resolution ed.poulton@bakermckenzie.com	 Helen Chapman Head of Coverage Transaction and Cyber Solutions Aon
		 Richard Molesworth Senior Associate Dispute Resolution richard.molesworth@bakermckenzie.com	 Ash Tiwari Partner Corporate M&A ash.tiwari@bakermckenzie.com	 Dagmar Mundani General Counsel Siemens Healthineers
Thursday 19 May, 10.00 -11.00 am BST	Managing the commercial litigation risk arising from internal investigations We will focus on the practical steps businesses can take to mitigate the commercial litigation risk arising from internal investigations, including best practice for managing internal reporting and communications with third parties (including auditors, investors, employees, insurers, contractual counterparties and others). We also look ahead to explore how commercial litigation risk arising from investigations may evolve in the future and consider how businesses should adapt their practices accordingly.	 Mark Banks Senior Associate Dispute Resolution mark.banks@bakermckenzie.com	 Richard Davies Senior Director International Litigation & Investigations Gilead	 Sarah Ganslein Associate General Counsel, Global Investigations and Regulatory Enforcement HSBC
		 Yindi Gesinde Partner Dispute Resolution yindi.gesinde@bakermckenzie.com	 Darren Dunn Senior Corporate Counsel Global Ethics and Integrity Salesforce	
Thursday 19 May, 3.00 - 4.00 pm BST	Government Intervention, Economic Nationalism and Investment Protection Government intervention and economic nationalism has increased significantly in the last two years, and is likely to do so even more with the unexpected unfolding of recent events. National security is likely to encompass energy supply and utilities more generally, as well as the healthcare and food industries. Private investors and institutional ones are targeted; and, with a dramatic increase in sovereign wealth funds supplying the much-needed cash injections, controls over incoming investments tighten and expropriatory measures are rife. We will focus on identifying the key risk areas and how international protections can be leveraged and enforced directly against states and state entities - whether it is at the investment stage through treaty planning, or, once the issue can be foreseen through ISDS.	 Steve Abraham Partner Dispute Resolution stephen.abraham@bakermckenzie.com	 Geoffrey David Group Head Litigation & Investigations Rio Tinto	
		 Katia Finkel Senior Associate Dispute Resolution katia.finkel@bakermckenzie.com	 Philip Worman Managing Director GPW Group	