

Representative Matters

Matters in which Stephanie acted or is acting as an arbitrator include:

- **sole arbitrator** in a payment dispute between a placement agent and a hedge fund under the AAA Commercial Rules;
- **emergency arbitrator** in a partnership dispute between U.S. and Israeli parties in a matter governed by the AAA Commercial Rules;
- **chair** of the arbitral tribunal in an ICC arbitration between U.S. and U.A.E. companies relating to a distribution agreement and trademark rights;
- **sole arbitrator** in an UNCITRAL arbitration between two U.S. companies relating to a billing and coding services agreement;
- **sole arbitrator** in an arbitration between Chinese and U.S. companies arising out of a sales fulfillment contract, governed by the ICDR's Expedited Procedures;
- **chair** of the arbitral tribunal in an UNCITRAL arbitration between Brazilian and U.S. parties relating to distribution services;
- **co-arbitrator** in a dispute between Mexican and U.S. parties over shipments under a chemical sales contract, in an arbitration governed by the Society of Maritime Arbitration Rules, Texas law and INCOTERMS;
- **sole arbitrator** in a dispute arising from an independent contractor relationship for medical services, governed by the AAA Commercial Arbitration Rules;
- **sole arbitrator** in a dispute arising under an investment partnership involving a Cayman employer and its former U.S. employee, in an ICDR arbitration governed by Cayman and English law;
- **chair** of the arbitral tribunal in a restaurant franchise dispute between U.S. and Australian companies, in an ICC arbitration seated in New York;
- **emergency arbitrator** in a technology licensing dispute among U.S., Irish, and South Korean companies, in an ICC arbitration seated in Maui;
- **chair** of the arbitral tribunal in a multi-party dispute between U.S. and Cypriot companies arising from a series of loan agreements for a restaurant venture, in an ICC arbitration seated in New York;
- **chair** of the arbitral tribunal in a demurrage dispute between U.S. and British Virgin Islands companies, in an ICC arbitration seated in New York and governed by INCOTERMS and New York law;
- **sole arbitrator** in an ICC arbitration between U.S. and Israeli parties relating to a component exchange agreement for aircraft equipment, seated in Philadelphia;
- **sole arbitrator** in an ICC arbitration between U.S. and Indonesian parties relating to aircraft equipment leases governed by Pennsylvania law, seated in New York;
- **sole arbitrator** in an ICC arbitration between U.S. and Israeli parties concerning contractual liability for venture development and financial advisory services, seated in New York;
- **sole arbitrator** in an ICC arbitration between U.S. and British Virgin Islands companies relating to an entertainment licensing agreement, seated in New York; and
- **sole arbitrator** in an ICC arbitration between Irish and Indian parties arising from an executive employment relationship, seated in New York.

Matters in which Stephanie served as counsel include the representation of:

- the insurer in an ad hoc international arbitration governed by New York law and seated in London, arising from a dispute over the scope of coverage for explosions at a coal mining operation;
- an Asian state in the jurisdictional phase of an investment treaty arbitration under the UNCITRAL Arbitration Rules, arising out of a dispute over a toll road concession contract;
- a major financial institution in an international insurance coverage arbitration governed by German civil law and the DIS Arbitration Rules, and involving questions about U.S. securities law liability in the class action context;
- a Japanese subcontractor in an ICDR arbitration against a U.S. general contractor regarding responsibility for construction delay at a power project in the U.S., and in related state court proceedings;
- a U.S. medical technology company in a domestic arbitration under the AAA Commercial Arbitration Rules and concerning a licensing dispute;
- an international aerospace company in relation to non-party document and deposition subpoenas issued to it in an ICDR arbitration governed by California law, and giving rise to court proceedings in Colorado and California;
- the Asian subsidiary of a European power company in an ICC arbitration against a U.S. power company concerning the acquisition by the European company of power plants in Asia;
- a U.S. cable company in an arbitration under the AAA Commercial Arbitration Rules, arising from a dispute over a long-term contract with the company's billing and customer services provider;
- an Asian company in an ICC arbitration against a German company regarding construction of an oil refinery in a Latin American country;
- an international insurance and financial services firm threatened with ICC arbitration proceedings in connection with Korean tax liabilities arising from a share purchase transaction;

- a New York law firm seeking to compel a former foreign partner to resolve their dispute in ad hoc arbitration;
- an investor considering selling an ICSID award in its favor;
- the major shareholders in the Delphi bankruptcy in an action seeking to compel specific performance of a \$2.5 billion equity investment in Delphi and raising allegations of fraud;
- a medical staffing company in employment-related litigation in New York state court;
- a Canadian bank in Enron-related litigation in New York state court and U.S. bankruptcy court; and
- several inmates on Alabama's death row in federal civil rights litigation (pro bono).