



<u>Surname, First name</u>	<u>Stein</u> , Erica
Address	Dechert LLP avenue Louise 480/13A 1050 Brussels – Belgium
Telephone	+32 2 535 5403
Fax	+32 2 706 5110
Email	erica.stein@dechert.com
Nationality/ Date of Birth	USA & Belgium 9 May 1975

Educational/Professional Memberships

UNIVERSITY OF TEXAS AT AUSTIN SCHOOL OF LAW, Austin, Texas, U.S.A.

Juris Doctor awarded 2002

HUMBOLDT UNIVERSITÄT, Berlin, Germany

Fundamentals of German Law Certificate, summer semester 2002

UNIVERSIDAD DE TORCUATO DI TELLA, Buenos Aires, Argentina

Law study, autumn semester 2001

BROWN UNIVERSITY, Providence, Rhode Island, U.S.A.

B.A. in International Relations awarded 1997

INSTITUT D'ETUDES POLITIQUES DE PARIS, Paris, France

Certificate of Political Studies awarded 1996

Member of the New York Bar, registered with the Brussels Bar

Vice President, Arbitration Council, German Arbitration Institute (DIS)

Co-Chair, IBA Task Force on Privilege in International Arbitration

Member, Task Force on the Revision of the IBA Rules on the Taking of Evidence

Member, ICC Commission on Arbitration and ADR

Member, ICC Task Force on ADR and Arbitration

Member, ICC Task Force on Emergency Arbitrator Proceedings

Member, Legal Advisory Task Force, Energy Charter

Member, 2020 Editorial Board, Law360 – International Arbitration

Member, Editorial Board, b-Arbitra: The Belgian Revue of Arbitration

Member, *Comité Scientifique*, Belgian Centre for Arbitration and Mediation (CEPANI)

Former Vice President, Standing Committee, ICC International Centre for ADR

Current Position

Partner, Dechert LLP

Professional Experience

DECHERT LLP, Brussels, Belgium and Paris, France

Partner from February 2017 to present

Special Counsel from April 2014 to January 2017

Counsel and arbitrator in international commercial and investment arbitrations.

HANOTIAU & VAN DEN BERG, Brussels, Belgium

Counsel from April 2013 to March 2014

Senior Associate from February 2008 to March 2013

Arbitrator, counsel, and assistant to the arbitral tribunal (clerk/référendaire) in international commercial and investment arbitrations.

ICC INTERNATIONAL COURT OF ARBITRATION, Paris, France

Counsel from January 2005 to December 2007

Deputy Counsel from May 2003 to December 2004

Intern from March 2003 to April 2003

Led a team overseeing hundreds of international arbitrations conducted worldwide under the ICC Rules.

BÜSING, MÜFFELMANN & THEYE, Berlin, Germany

Legal Consultant from April 2002 to October 2002

Drafted contracts and memos on points of U.S. law.

UNITED STATES COURT OF INTERNATIONAL TRADE, New York, New York, U.S.A.

Judicial Intern from December 2001 to March 2002

CONFLICT MANAGEMENT GROUP, Cambridge, Massachusetts, U.S.A.

Project Associate from 1997 to 1999

Organized and managed negotiation and conflict resolution trainings at this outcropping of the Harvard Negotiation Project.

UNITED STATES STATE DEPARTMENT, U.S. EMBASSY, Bern, Switzerland

Intern from June 1996 to August 1996

Arbitration Experience

Recent matters as arbitrator include:

- Chair of the arbitral tribunal in an arbitration before the International Chamber of Commerce (ICC) between a French party and an African State, in the energy sector, in Brussels
- Chair of the arbitral tribunal in an ICC arbitration between a Filipino party and a French party, in the engineering and construction sector, French law applicable, in Geneva
- Chair of the arbitral tribunal in an arbitration before the Danish Institute of Arbitration (DIA) between a Danish party and Austrian party, in the pharmaceutical sector, Danish law applicable, in Copenhagen
- Chair of the arbitral tribunal in an arbitration before the Belgian Centre for Arbitration and Mediation (CEPANI), between a Belgian party and an English party, in the tourism sector, Belgian law applicable, in Brussels
- Chair of the arbitral tribunal in a CEPANI arbitration, between two Belgian parties, in the chemicals sector, Belgian law applicable, in Brussels
- Sole arbitrator in an arbitration before the London Court of International Arbitration (LCIA), between an English party and a Egyptian party, in the financial sector, English law applicable, in London
- Sole Arbitrator in an arbitration under the rules of the United Nations Commission on International Trade Law (UNCITRAL), between a German party and a Dutch party, in the industrial/chemical sector, German law applicable, in Paris
- Sole Arbitrator in an arbitration before the German Arbitration Institute (DIS), between a German party and an Indian party, in the charitable sector, German law applicable, in Düsseldorf
- Sole arbitrator in an arbitration before the Arbitration Institute of the Finland Chamber of Commerce (FAI), between a Dutch party and a Finnish party, in the industrial sector, Finnish law applicable, in Helsinki
- Sole Arbitrator in an LCIA arbitration between an English party and an Indian party, in the renewable energy sector, English law applicable, in London
- Sole Arbitrator in an ICC arbitration between a German party and a Taiwanese party, in the industrial sector, German law applicable, in Düsseldorf

- Sole Arbitrator in an ICC arbitration between a Belgian party and a Polish party, in the food sector, Belgian law applicable, in Brussels
- Sole Arbitrator in a CEPANI arbitration between a Belgian party and a German party, in the maritime sector, Belgian law applicable, in Brussels
- Sole Arbitrator in a CEPANI arbitration between two Belgian parties in the hotel sector, Belgian law applicable, in Brussels
- Sole Arbitrator in a CEPANI arbitration, between an English party and a Belgian party, regarding a joint venture agreement, Belgian law applicable, in Brussels
- Sole Arbitrator in a DIA arbitration between an English party and a Danish party, regarding the remuneration of officers of a corporation, Danish law applicable, in Copenhagen
- Co-arbitrator in an ICC arbitration between a Spanish party and U.S. party, in the aerospace sector, Spanish law applicable, in Madrid
- Co-arbitrator in an ICC arbitration between a Belgian party and a U.S. party, in the chemical sector, Belgian law applicable, in Brussels
- Co-arbitrator in an ICC arbitration between a Spanish party and an Indian party, in the manufacturing sector, Indian law applicable, in Paris
- Co-arbitrator in an ad hoc arbitration, between an international organization and a Kazakh party, regarding funding for the construction of a highway
- Emergency arbitrator in an ICC matter between a Swiss party and a French party, in the hotel sector, Swiss law applicable, in Paris

Publications

- “The Evolution of Investment Protection between China and Europe: What’s Next?” in *International Arbitration: When East Meets West – Liber Amicorum Michael Moser* (Wolters Kluwer, eds. Neil Kaplan, Michael Pryles and Chiann Bao)
- “Challenges to Remote Awards in Setting Aside and Enforcement Proceedings” in *International Arbitration and the COVID-19 Revolution* (Wolters Kluwer, eds. Maxi Scherer, Niuscha Bassiri, Mohamed S. Abdel Wahab)
- “Dispute Boards : Une nouvelle méthode de règlement des différends pour les entreprises dans le domaine des sciences de la vie luttant contre le COVID-19 [Novel Dispute-Resolution Technique for Life Sciences Companies Fighting COVID-19]”, July 2020 – *Usine Nouvelle*
- “4 Exceptions To Termination Of Intra-EU Investor Arbitration”, May 2020 – *Law360*
- “La nouvelle préoccupation des investisseurs en Europe : que faire de leur arbitrage ? [The new concern of investors in Europe: what to do with their arbitration?]”, May 2020 – *Les Echos*
- “The State of Play of Belgium’s International Investment Agreements: Whither Investment Arbitration?” in *Liber amicorum: 50 years of solutions - 50 ans de solutions - 50 jaar oplossingen, Cepani 1969-2019* (Wolters Kluwer, eds. Dirk De Meulemeester, Maxime Berlingin and Benoît Kohl, 2019) – co-author R. Legru
- “The United States Supreme Court and Arbitration” in *b-Arbitra | Belgian Review of Arbitration, Volume 2019, Issue 2* (eds. Annet van Hooft and Jean-François Tossens; January 2019) – co-author D. L. Attanasio
- “Expert Analysis: ECJ Ruling Looms Large For Future EU Trade Agreements”, June 2017 – *Law360*
- “Commentary on Part VI of the Belgian Judicial Code:” “Article 1677”, “Article 1678”, “Article 1679”, “Article 1682”, “Article 1701”, “Article 1702”, “Article 1703”, “Article 1704”, “Article 1705”, “Article 1707” and “Article 1709”, in *Arbitration in Belgium: A Practitioner’s Guide* (Wolters Kluwer, eds. Niuscha Bassiri and Maarten Draye, 2016)
- “What Will Become of Investment Protection in TTIP?” – *Law360* (February 19, 2015)
- “International Arbitration Has Trouble Finding Its Place in the United States Court of Appeals for the Third

Circuit, January 2013” - YIAG e-News

- “La extensión de los efectos del convenio arbitral a no signatarios: ¿una marginalización de consentimiento? [The Extension of the Arbitration Clause to Non-Signatories: A Marginalization of Consent?]", Anuario Latinoamericano de Arbitraje, Volume 2, Issue 2 (2012) (published by the Instituto Peruano de Arbitraje) - co-author Bernard Hanotiau
- Foreword in Jan Ole Voss, *The Impact of Investment Treaties on Contracts between Host States and Foreign Investors*, at xv Martinus Nijhoff 2011
- “Polimaster Ltd. v. RAE Systems, Inc.: My Place Or Yours? But Not Both”, 28(3) J.Int.Arb 265-271 (2011)
- “Thomas v. Carnival Corporation: Has the Eleventh Circuit Set Arbitration Off Course?” 27(5) J.Int.Arb. 529-537 (2010)

Languages

English (native)
French (fluent)
German (fluent)
Spanish (fluent)
Dutch (conversant)
Italian (conversant)