



Panel discussion on US and Australian perspectives about recent trends in relation to the arbitrability of insurance disputes, including where the insurer is a non-party to the arbitration agreement.

This new frontier has implications for insurance lawyers and arbitrators across the spectrum of legal disputes, and raises interesting questions about the interaction between contractual rights, statutory remedies, domestic arbitration statutes and the New York Convention.

Join **Ed Lenci**, Chair of the New York State Bar Association, International Section, and **Professor Charles J Moxley Jr** to present the US perspective, and **Professor Chester Brown** and Barrister **Laina Chan** from Sydney to discuss the approach in Australia. Panel Chair – Tim Castle SC.

Date: Wednesday 24 November 2021

Time: 11.00am (Sydney/Canberra/Melbourne/Hobart)
10.30am (Adelaide)
10.00am (Brisbane)
9.00am (Tokyo/Seoul)
8.00am (Perth/Beijing/Singapore)

Registration is complimentary [here](#).

Webinar Co-Sponsors

