COVID-19: Institution and Organisation Specific Proposals as at 9 July 2020

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American Arbitration Association- International Centre for Dispute Resolution (AAA-ICDR)	Arbitration a phased approach to re- opening case management offices as starts and cities have begun a phased approach to re-opening businesses.	Parties strongly encouraged to file arbitration cases online through Fast File or AAA Webfile.	Communication through www.adr.org, by calling 800-778-7879, or contacting the case manager directly.	The AAA-ICDR is considering how hearing facilities will be re-opened. The AA-ICDR may be able to schedule in person hearings in certain AAA-ICDR facilities depending on state and local guidelines and logistical consideration's.	AAA is providing education to arbitrators on cybersecurity.
				All AAA-ICDR personnel will observe CDC recommendations. It is requested that all visors comply with these recommendations. The number of people allowed in daily and the number of cases in each hearing facility at any one time will be limited to adhere with social distancing. Hearings may take place outside of AAA-ICDR's facilities, but parties and arbitrators must consult the applicable regulations and guidance .The AA-ICDR has created a database of alternative hearing locations which can be made available to the parties.	
				To the extent in-person hearings may be taking place outside the AAA-ICDR's facilities, the AAA-ICDR can assist with alternative hearing	

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				arrangements, including the use of video teleconferencing that will allow for remote participation in hearings. The AAA-ICDR has published guidance for both parties and arbitrators, as well as a Model Order and Procedures for virtual hearings.	
Australian Centre for International Commercial Arbitration (ACICA)	Since 19 March 2020, ACICA has transitioned to working remotely. Staff are working to usual opening hours. The Australian Disputes Centre (ADC) is now available for physical room bookings (9 rooms available, plus a large central hub) and is offering a virtual room hire service. If ADC is required to close its premises entirely, the website will be updated to reflect this.	Parties are encouraged to contact ACICA by email (or by telephone if necessary) in advance of any new arbitration or mediation filing. ACICA requests that all new filings until staff return to the office, be made through the ACICA E-Filing system (which allows payment directly by credit card) or by email to the ACICA Secretariat (secretariat@acica.org.au). Hard copies will be required to be provided to ACICA once the office re-opens. ACICA is additionally providing a 25% discount on registration fees for cases commenced between 1 May 2020 and 31 October 2020.	Communication to be done through email (secretariat@acica.org.au) and telephone.	ADC Virtual is an online dispute resolution (ODR) software platform, which provides innovative virtual rooms in which parties can conveniently meet with a mediator, arbitrator, or directly in settlement conferences. ADC has published a COVID-19 Precautionary Protocol which can be found here for those attending a hearing at the center. ACICA encourages all arbitrators and parties to consider the use of video-conferencing and online facilities wherever possible. ACICA has released a Guidance Note for Online Arbitration to provide parties with guidance in relation to the matters that should be addressed in advance of an arbitration being conducted on an online platform.	Parties are encouraged to take steps to agree in writing with their counter-parties that notification and delivery by electronic means is authorised. Those with current bookings for meeting space at ADC Sydney are required to contact ADC Sydney directly to discuss space requirements in light of the recently updated space requirements by the Australian Government. On arrival at the Sydney Centre, all clients and visitors are required to complete a short health and travel declaration. All visitors on site are required to exercise good hygiene practices, including washing hands before entering and regularly during the course of their visit; using antiseptic wipes on arrival for cleaning bags and phones; covering

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				Disputes Centre (ADC) is now available for physical room bookings (9 rooms available, plus a large central hub) and is offering a virtual room hire service.	refraining from touching their face. The Centre is disinfected regularly through the day. ACICA has published an information sheet detailing the use of arbitration to mitigate the risk and impact of COVID-19.
Asian International Arbitration Centre (AIAC)	AIAC re-opened its premises on 4 May 2020 and resumed physical operations.	Registration of all ADR matters has been resumed. Initial registration of other matters through websites (arbitration@aiac.world and aiac@adndrc.org for Non-MYNIC Domain Name Disputes).	Communication to be done through email channels and mobile numbers. Acceptance of physical documents has been resumed.	From 18 June 2020 the AIAC has gradually reopened its hearing and meeting room facilities. From 18-30 June 2020, 11 hearing and meeting rooms and 7 breakout rooms will be available. From 1 July 2020 all 23 hearing and meeting rooms and 14 breakout rooms will be available. A 20% discount will be applied for all bookings until further notice. The AIAC has set a maximum capacity for each room based on physical distancing measures. All bookings are subject to strict conditions regarding physical distancing. Option of conducting virtual hearings/meetings to be discussed with AIAC's Case Counsel in charge or AIAC's Management for unregistered matters at management@aiac.world.	

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International All staff are we remotely. Conflict	All staff are working remotely.	N.A.	Documents to be filed online through a secure, encrypted email option.	No in-person hearings since the beginning of March because non-administered	CPR has published a Model Procedural Order that is intended to be used by parties
Prevention & Resolution (CPR)			Communication to be done through email at CPRNeutrals@CPRADR.org.	nature of CPR cases and the fact that CPR does not routinely offer hearing	as both a checklist and guidelines for video arbitration proceedings.
			Service of paper documents is no longer accepted.	COVID- <u>19 Fla</u> <u>Program</u> to res	CPR has announced a COVID-19 Flat Fee Mediation Program to resolve disputes below \$5 million.
					All CPR committee meetings already have offered a virtual component (i.e., with video or audio conferencing) so that programming will not change for the immediate future.
					CPR is encouraging the use of the ICCA-NYC Bar-CPR Protocol on Cybersecurity in International Arbitration (2020 Edition).
Cairo Regional Centre for ICA (CRCICA)	2020 until further notice, CRCICA premises will be	Notices of arbitration, written submissions and exhibits filed through email or submitted on USB		Users may request holding hearing at CRCICA on Tuesdays.	N.A.
	open on Sundays and Wednesdays from 9:00 am	flash-drive on days when the CRCICA premises will be open.	communications for their communication with the tribunal	Hearings on the merits may be held at CRCICA	
to 4:00 pm.	to 4:00 pm.	Parties are still being recommended to use email to file notices of arbitration, written submissions, and exhibits.	and/or Parties and for the filing of any written submissions.	premises, provided that the number of each party's representatives does not exceed three persons if the	
	Cases filed by Notices of Abou El Ene arbitration submitted electronically The number will be deemed to be registered on the date the center receives the registration for in its book account.	hearing is held in the Dr. Abou El Enein hearing room. The number of parties' representatives should not exceed two persons if the hearing is held at other			
		Case management services are fully operation with CRCICA staff		hearing rooms.	

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		working remotely.		Case meetings and deliberations may be conducted at CRCICA premises provided that the number of attendees does not exceed five persons.	
				It is encouraged that meetings amongst the members of the tribunal and/or the Parties, procedural hearings or deliberations are conducted virtually.	
				Article 17.3 of the Rules allows the tribunal (in the absence of a request to the contrary) to hold hearings or conduct proceedings on the basis of documents and other materials.	
				Article 28.4 of the Rules allows the tribunal to direct that witnesses, including expert witnesses, be examined through means of telecommunication that do not require their physical presence at the hearing (such as video conference).	
Dubai International Arbitration Centre (DIAC)	DIAC will continue to operate as usual albeit electronically. Their business hours will remain unchanged and case managers will continue to	Any new 'Requests for Arbitration', including supporting documents, should be submitted only through the online portal on DIAC's website http://www.diac.ae/. Any case related documents in ongoing cases should be submitted by	DIAC will only accept submissions in soft copy. Any case-related documents in ongoing cases should be submitted by email only.	Hearings can be either held by way of video conference or can be delayed, subject to decision by the Sole Arbitrator/ Tribunal.	N.A.

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		payments, and, any payments, whether registration fees or fee related to ongoing cases, should be made by bank transfer to its bank account.			
Dubai International Financial Centre-London Court of International Arbitration (DIFC-LCIA)	DIFC-LCIA remains fully operational, although from the 4 th April 2020 the office has closed. All staff are working remotely.	Parties are encouraged to make any filings and payments electronically, as they usually would have in normal circumstances.	N.A.	Hearings for a number of DIFC-LCIA proceedings are being held electronically. Hearings are conducted electronically or postponed subject to the Tribunal and parties' agreement.	Practitioners are encouraged to use the DIFC Courts e-bundling platform for preparing and lodging hearing bundles
German Institute of Arbitration (DIS)	Office in Bonn continues to be operational. Berlin office temporarily closed for an indefinite period. The overnight mailbox in Berlin is also currently closed. Two members of the Case Management Team are in office with other members working remotely.	Requests for arbitrations to be preferably filed to casemanagement@disarb.org, as long as Article 6.1 DIS complied with. Alternatively, requests can be sent via telefax to +49 228 391815222. Hard copies required pursuant to Article 4.2, DIS Arbitration Rules to be sent to DIS Office in Bonn, Marienforster Str. 52, 53177 Bonn, Germany. No hard copy intended for DIS is required. Subject to express agreement of the parties, awards will be notified in electronic form. In other cases, hard copies of the award will not bear the signature of a Counsel of the Case Management Team and may not necessarily be bound. Invoices for administrative fees to be only in the form of PDF documents via email. See here for procedural steps	Communication to the DIS electronically at casemanagement@disarb.org is already envisaged as the standard procedure under Article 4.1, DIS Arbitration Rules. The transmission of portable storage devices by mail or courier is discouraged. The DIS requests all parties and arbitrators make any necessary telephone calls to the DIS during the afternoon hours to the extent possible; use the direct-dial telephone number of the responsible Counsel or Case Administrator as indicated in correspondence from the DIS, and not the main telephone number of the DIS; and to make express mention of any special urgency requiring a return telephone call by the DIS.	The scheduled dates for oral hearings are in some cases being postponed. Automatic extension of time limits is granted where a request for an extension is made expressly based upon the Covid-19 pandemic and such request is sent to all participants in the proceedings.	All events planned for the next months are postponed until further notice, such as the DIS Anniversary Celebration and the Fab Four Joint Seminar – CAM, DIS, SCC and VIAC (Bonn, 24 April 2020), the DIS Spring Conference and DIS40 Event (Stuttgart, 18/19 May 2020), the 9th DIS Baltic Arbitration Days (Riga, 11/12 June 2020) and the ASA Arbitration Practice Seminar (Kronberg, 26-28 June 2020).

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		under the DIS Rules that may be affected by the pandemic. Please note the recent addition of paragraph 10 concerning Value Added Tax on Fees and Expenses of Arbitrators for the Period 1 July 2020- 31 December 2020.			
Financial Industry Regulatory	Most members of FINRA staff are working remotely.	Cases continue to be served, lists continue to be generated, panels continue to hold telephonic	Communication to be done through email and phone (work lines transferred to cell phones through	FINRA has decided to administratively postpone all in-person arbitration and	N.A.
Authority, Inc. (FINRA)	Pending cases managed through an all-electronic document platform and	prehearing conferences, and awards continue to be issued.	Jabber and regional office phone numbers are rolled over to staff).	mediation proceedings scheduled through	
	Portal.		Documents to be submitted through the Portal.	Sentember 4, 2020 unless	
				Postponing a hearing will not affect other case deadlines. FINRA will also waive postponement fees when parties stipulate to adjourn inperson hearing dates scheduled from September 7 through December 31, 2020.	
				FINRA offers virtual hearing services (via Zoom) to parties in all cases by joint agreement or by panel	

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				order.	
Hong Kong International Arbitration	Subject to precautionary measures, HKIAC's premises at Two Exchange	N.A.	Documents may be delivered by email or other electronic means pursuant to the applicable rules.	Subject to precautionary measures, (including, among others, temperature checks	To ensure users remain connected to developments a HKIAC and other arbitration-
Centre (HKIAC)	Square, Central, Hong Kong remain operational.		In case of service of hard copy documents, the case manager or	and continuous residence in Hong Kong for the preceding	related matters, HKIAC has launched the "HKIAC Webina
	Except for essential operational staff and requirements of case management, staff are working remotely.		HKIAC reception to be informed in advance.	14 days) HKIAC's premises at Two Exchange Square, Central, Hong Kong remain accessible for hearings and meetings.	Series".
	working remotery.			Parties may also consider using HKIAC's virtual hearing services. These services include both IP – based video-connections and cloud-based video-connections such as Zoom, Microsoft Teams and Webex.	
				HKIAC has published guidance on virtual hearings, available <u>here</u> .	
International Chamber of Commerce (ICC)	business, continuing to progress pending arbitrations and is accepting new cases. Staff are working remotely. Staff are working remotely. Applications for emarbitrator to be filed emergencyarbitrate. Case management informed if any compending proceeding.	New requests and other initiating documents must be filed with the Secretariat in electronic form. Requests for arbitration to be filed by email to arb@iccwbo.org.	is conducted via email.	The ICC Hearing Centre in Paris will reopen from 25 June with strict hygiene measures, antibacterial gel and face masks required.	Any video sharing platforms used for hearings must be licensed. The ICC has licensed access to Microsoft Teams, Vidyocloud, and Skype for Business. ICC technical support is available remotely for these platforms.
		Applications for emergency arbitrator to be filed by email to emergencyarbitrator@iccwbo.org.		The hearing center can be contacted by telephone at +33 1 49533050 and by email at fiona.dermody@iccwbo.org for reservation enquiries, rescheduling and assistance on virtual Hearings.	
		Case management team must be informed if any correspondence in pending proceedings needs to be communicated by mail or courier.			Document sharing platforms are also available for electronic bundles, including Opus, Transperfect, and XBundle.
				If travel restrictions and	Any virtual hearing requires a

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				health and safety considerations make it impossible to convene physically in a single location, parties, counsel and tribunals should consider whether the hearing or conference should be postponed or proceed with a virtual hearing	consultation between the tribunal and the parties with the aim of implementing a cyber-protocol that is sufficient to complete with any applicable data privacy regulations. ICC Hearing Centre in Paris is able to provide standard technical support and assistance to tribunals.
				Where it is possible to convene in person, parties, counsel and tribunals must	The Secretariat will assist with virtual hearings.
					The ICC provides a checklist for a Protocol on virtual hearings in Annexe 1 to the Guidance Note. Parties visiting the ICC Hearing Centre will be informed of COVID-19 measures before they attend.
International Centre for Settlement of	ICSID Secretariat is operational from remote work-stations.	Requests for arbitration and post- award applications to be sent only as electronic copy (along with	It is encouraged to submit all written submissions, and any supporting documentation, including witness	ICSID has published a Brief Guide to Online Hearings at ICSID on 24 March 2020.	N.A.
Investment Disputes (ICSID)	Participants in pending cases advised to discuss options for online hearings with ICSID Secretary.	accompanying documents) using email and the secure online file-sharing platforms available. In case of hard copy filings, the Tribunal or Committee Secretary to be made aware in case of disruptions to mail services.	documentation, including witness statements and expert reports electronically. Participants are encouraged to use electronic copies of case-related documents. ICSID on 24 March 2020. ICSID's video-conferencing platform does not require special hardware or software, thereby allowing participation from any location. Where internet connectivity is poor, participants are allowed to join by telephone A virtual court stenographe provides a real-time		

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				transcript of the proceeding, visible to all participants on the video-conference.	
				Dedicated IT professionals are present throughout the hearing to ensure it runs smoothly.	
International N.A. Dispute Resolution and Arbitration and Mediation Centre (IDRC)	N.A.	Parties are encouraged to contact rebecca@idrc.co.uk or mike@idrc.co.uk for information on the postponement or cancellation of any hearing, mediation or meeting at IDRC, and for information on alternative arrangements.	N.A.	The Centre is open for in- person bookings, although a number of "strict" measures are in place for those attending, including Perspex screens, hand sanitizers, social distancing protocols and a health declaration.	The IDRC requests that visitors to its premises are informed of the UK government's advice and recommendations on COVID-19. Those who are suffering with a persistent cough or fever are not allowed to attend
				Virtual hearings remain available for those who feel unable to attend in person.	the IDRC.
				A Virtual Hearing Manager is available during virtual hearings to deal with any technological issues.	
				IDRC is collaborating with Opus 2 to offer parties and tribunals an integrated platform for case preparation and connected hearing room services. This secure cloudbased platform enables access to materials from any location and a single online connected hearing or meeting environment, enabling parties, tribunals and counsel to work around current travel restrictions. Videoconferencing services available for use by parties	

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				for virtual hearings include Bluejeans.	
Judicial Arbitration and Mediation Services (JAMS)	Majority of staff working remotely from 17 March 2020. 19 hearing centers have reopened in accordance with governmental guidelines and regulations. Steps taken include limiting the number of cases that can be in any one office at a certain time, and reformatting office environments to adhere to social distancing guidelines e.g. Plexiglas partitions, hand sanitizer, masks, and cleaning schedules.	N.A.	Communication to be done by calling the local office numbers found on the locations page on the website, https://www.jamsadr.com/locations/ or by calling the numbers of senior JAMS Associate contacts provided.	In accordance with regulatory guidance, JAMS is starting to open most Resolution Centers and from 1 June 2020, although some centers have already started to hear matters. On 23 June, JAMS announced it was reopening its Los Angeles and Century City resolution centers in Southern California, its Seattle resolution center and two centers in Northern California—Walnut Creek and Santa Rosa. With the addition of these five centers, JAMS will have reopened 19 of its offices since late May.	JAMS has provided a Virtual ADR and Security FAQ for parties considering virtual hearing arrangements, and has published a Virtual Mediation & Arbitration Overview.
				Following local government regulations, JAMS is scheduling in-person hearings this week in these locations.	
				if an in-person session is not suitable, JAMS will continue to provide for virtual hearings.	
				JAMS provides Zoom accounts at no cost to the parties, with assistance from JAMS neutrals and staff.	
				In addition, it provides EndisputeTM, a proprietary JAMS mediation platform	

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				provided by CourtCall®, which includes a high level of moderated service for a modest fee.	
Korean Commercial Arbitration Board (KCAB) International	The office of KCAB International has re- opened on 6 May.	KCAB International Secretariat's case management capacities are operating as normal.	N.A.	Seoul International Dispute Resolution Center (SIDRC) is fully open as a hearing facility with enhanced security measures. SIDRC is also providing virtual hearing services, and is working with parties and tribunals to ensure that they are comfortable using the technology for virtual hearings should parties prefer a virtual hearing or an in-person hearing is not possible. SIDRC maintains the necessary video conferencing equipment and facilities that allow all or parts of an evidentiary hearing to be substituted by videoconferencing.	Under the auspices of the KCAB International, the Seou Protocol on Video Conferencing in International Arbitration provides best practices for planning, testing and performing video conferencing for international arbitrations.
London Court of International Arbitration (LCIA)	From Thursday 19 March 2020, all LCIA staff will be working remotely.	Requests for arbitration should be filed through online filing system or email. Any request filed as a PDF to be accompanied by a word version.	Other than exceptional circumstances, communication with parties and arbitrators will be by email only.	N.A.	LCIA has suspended its internship program.
		Applications under LCIA Article 9 to be notified in advance to casework@lcia.org . Payments of registration fees for new cases to bank account or by			

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		credit card.			
		Awards from arbitrators to be delivered by email to casework@lcia.org . Awards to be transmitted to parties electronically, with originals and certified copies to follow after LCIA office has reopened.			
London Maritime Arbitrators Association (LMAA)	Most LMAA arbitrators are working from home and are continuing to accept appointments and dealing with any interlocutory document applications and awards as usual.	Payments should, where possible, be made by bank transfer. Applications or other documents send by mail should also be sent by email. Arbitrations proceeding on documents alone (i.e. the significant majority of LMAA arbitrations) are unlikely to be significantly affected.	Parties are encouraged to use email for communication where possible. Communication regarding services of the LMAA office or Executive Secretary are to be communicated by email or telephone only to info@lmaa.london or +44(0)20 7283 7701. For emergencies, parties may also contact Daniella Horton by email at dhorton@hortation.com, or by telephone at +44 (0)20 8325 6631. Requests for the appointment of arbitrators in SCP and other cases can continue to be sent to the LMAA at the Baltic Exchange. Requests for certifications by the Hon Secretary or President should be sent by email to info@lmaa.london.	Conventional hearings in a hearing room will no longer be possible and will be replaced with virtual hearings. The LMAA is working with the IDRC and Opus2 to provide video link and electronic bundling services, although other providers are available. For lower value claims, alternative options such as Zoom are being explored. Arrangements for Case Management Conferences in current cases may be made by the parties using technology such as FaceTime, Skype or Zoom, or telephone conference call. Parties are recommended to use the Seoul Protocol on Video Conferencing in International Arbitration.	The LMAA has set up a Working Group to address the issues arising through the use of technology in virtual hearings.
Swiss Chambers' Arbitration	SCAI Secretariat remains operational and members of the SCAI Secretariat are	Applications for Emergency Relief, Notices of Arbitration and Answers to the Notice of Arbitration to be filed not only by post/courier, but	Offices may now be reached by telephone, but to ensure efficient treatment of queries communication with the SCIA can nevertheless be	N.A.	N.A.

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Institute (SCAI)	back in the office.	also by e-mail to either geneva@swissarbitration.org or zurich@swissarbitration.org.	done through email to geneva@swissarbitration.org or zurich@swissarbitration.org.		
Arbitration Institute of the Stockholm Chamber of Commerce (SCC)	Daily operations unaffected since case management digitalised since 2013. Participants in pending cases (initiated before September 2019) may request for a site available on the SCC Platform. A team of one legal counsel and one case manager is in office (subject to a two week rotation) with other members working remotely.	No changes in how to initiate an arbitration at the SCC. Requests for arbitration to be filed to arbitration@chamber.se. Applications for the appointment of an emergency arbitrator to be made to emergencyarbitrator@chamber.se.	Since September 2019, all communication takes place on the SCC platform - a secure digital platform for communication and file sharing between the SCC, the parties and the tribunal. The SCC has released guidelines for the SCC Platform for both institutional and ad-hoc arbitration in light of the recent announcement that the SCC Platform is available for use free of charge for ad-hoc arbitrations commenced during the COVID-19 outbreak. The SCC Ad-hoc Platform is now live.	Arbitral tribunals are encouraged to use alternative means such as audio- and visual meeting facilities such as Microsoft Teams and Zoom. Unless illness or other aspects of the arbitration otherwise prevents the case from continuing as planned, arbitral tribunals are expected to manage the proceedings, by, when necessary and deemed possible, for example transferring the arbitration to a fully digital environment, including using audio- and visual meeting facilities in the proceedings in accordance with timetables previously established, or otherwise in accordance with Article 23 of the SCC Rules. The SCC decided to publish information about the recently developed checklist on holding arbitration and mediation hearings in times of COVID-19 – an initiative from Delos Dispute Resolution. The Stockholm International	The SCC Online Seminar Menu was introduced on 13 March, in response to the necessary cancellations of meetings, conferences and other events where SCC staff members were scheduled to participate.

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				launched a platform for virtual hearings. SIHC technicians are on hand to assist during proceedings.	
				In a joint initiative with Thomson Reuters, the SCC Platform has been made available to ad-hoc arbitrational globally, free of charge for arbitrations commenced during the COVID-19 outbreak.	
Singapore International Arbitration Centre (SIAC)	staff will continue to telecommute, although SIAC's physical offices will be open twice a week from 10am to 4pm on Mondays and Thursdays in each week until further notice to facilitate the delivery of physical copies of	relief to be filed by email to casemanagement@siac.org.sg. Payments made via electronic bank transfer. Awards issued by the Registrar, to first be transmitted via email, with original copies to follow (where applicable).	Should it be necessary for physical copies of documents to be sent to SIAC, parties are requested to make arrangements in light of the revised opening hours.	SIAC does not currently offer video conferencing facilities, but virtual ADR solutions are offered through Maxwell Chambers.	adopting the procedures set out in the attached SIAC Case Management Update to ensure minimal disruption to ongoing arbitration proceedings, and smooth access to our various services.
			All other communication should be conducted via email where possible	the Maxwell Chambers Virtual ADR Services in place of in-person meetings or hearings is recommended. Maxwell chambers offers virtual hearings using the	
			All queries relating to case administration should be directed to casemanagement@siac.org.sg.		
			Any queries relating to an existing case should be directed to the relevant SIAC Case Counsel.		
			All other queries should be directed to corpcomms@siac.org.sg		
			Time sensitives queries requiring an urgent response should be directed to casemanagement@siac.org.sg , or contacted by telephone on +65 6713 9777.	Maxwell Chambers, ICDR, and the Arbitration Place of Toronto and Ottawa have formed an alliance to provide "global hybrid hearings" during the COVID-19 pandemic.	
Vienna International	VIAC Secretariat remains	Parties are requested to send all requests and submissions by email	All written submissions, and any supporting documentation,	Parties, counsel and arbitrators are	All upcoming events till July

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Arbitral Centre (VIAC)	operational. Staff are working remotely, with a team member on premises to regularly check postal mail.	if possible. Case management is fully operational due to the electronic case management system that was introduced in 2019. A copy of the arbitral award may be sent in electronic form in certain cases, as per Article 36 para 5 Vienna Rules.	including witness statements and expert reports, are to be sent electronically, according to Article 12 para. 2 Vienna Rules. Arbitrators and Mediators are also encouraged to use electronic copies of case-related documents. VIAC can be contacted through email or telephone.	recommended to hold a conference call to discuss the questions raised in the Delos checklist. Parties who have planned a hearing in the near future at VIAC premises, are encouraged to get in touch with their case manager as whether holding the hearing will be possible is assessed on a case by case basis. VIAC has released "The Vienna Protocol – A Practical checklist for Remote Hearings" which	15, 2020 are postponed.
				provides practical guidance for virtual hearings in arbitration proceedings administered by any institution. The Vienna Protocol can be found here.	