Appointing Arbitrators and Challenging the Jurisdiction of an Arbitrator
Terms of Appointment including Remuneration

23rd November 2017  Peter Scott Caldwell
Terms of Appointment including Remuneration

➢ General Principles
Terms of Appointment including Remuneration

- General Principles
- Terms of Remuneration
Interviews for Prospective Arbitrators
Interviews for Prospective Arbitrators

➤ General Principles
Interviews for Prospective Arbitrators

➤ General Principles

➤ Matters to Discuss
Interviews for Prospective Arbitrators

- General Principles
- Matters to Discuss
- Matters Not to Discuss
Interviews for Prospective Arbitrators

➢ General Principles

➢ Matters to Discuss

➢ Matters Not to Discuss

➢ Sole or Presiding Arbitrator Interviews
Jurisdictional Challenges
Jurisdictional Challenges

- General Principles
Jurisdictional Challenges

— General Principles

— Common Types of Challenge
“However, given the fact that arbitrability is treated as a separate ground for setting aside and/or refusing enforcement and/or recognition of arbitral awards, it suffices, for the purpose of the present Guideline, to state that arbitrators are indeed expected to observe any prevailing and overriding norms on arbitrability under the lex arbitri and/or the lex loci executionis when deciding on the dispute(s) arising between the parties.”
Jurisdictional Challenges

- Dealing with Challenges
- Common Types of Challenge
- Factors to Take into Account
Jurisdictional Challenges

- Dealing with Challenges
- Common Types of Challenge
- Factors to Take into Account
- Ruling on Jurisdiction