The Colloquia on international arbitration are addressed to professionals and in-house counsels already familiar with the subject of international arbitration. Exchanging views with arbitration experts from different jurisdictions will give the participants practical tips on how to use arbitration at different latitudes. The Colloquia are held periodically in an informal round-table setting. This aims to encourage the participants to share their experiences with a view to professional development and networking.

The Colloquium of today deals with the latest development in arbitration in China with the aim of setting a bridge on the legal and cultural sides of doing business in China.

For additional information about past and future Colloquia visit the Milan Chamber of Arbitration website [www.camera-arbitrale.com](http://www.camera-arbitrale.com)

*English is the working language of the event*

*Registration fee €50,00 (VAT included)*

*Limited seats available*
Arbitration in China

11.00 Welcome and introduction
Stefano Azzali, Secretary General, Milan Chamber of Arbitration

11.10 Arbitration in China
Caroline Berube, Managing Partner of HJM Asia Law & Cajola

1. The various arbitration commissions options for foreign parties conducting business in China:
   • China International Economic and Trade Arbitration Commission commonly called CIETAC
   • Shanghai Arbitration Commission
   • Shanghai International Arbitration Center (SHIAC)
   • Shenzhen Court of International Arbitration (SCIA)
   • Chinese European Arbitration Center (CEAC)

2. The enforcement of local and foreign arbitration awards in China: a myth?

3. The Real picture of arbitration in China – language/depth of a hearing/costs/choice of arbitrators

4. The future of arbitration and arbitration commissions in China after the CIETAC arbitration award in the case Suzhou Canadian Solar Inc v. LDK Solar Co Ltd

12.00 Colloquium with Caroline Berube

12.45 Closing remarks