

YOUR TEAM

Jan Erik Spangenberg

Dr. Jan Erik Spangenberg is an associate in the Litigation Department in the Hamburg office of Latham & Watkins. He is a member of Latham & Watkins' International Arbitration Practice Group.

Expertise

Dr. Spangenberg assists and advises companies, individuals and States in successfully navigating complex disputes. He advises and represents parties in domestic and international arbitrations, including commercial and investment arbitrations, as well as in litigation proceedings in German state courts.

Dr. Spangenberg's arbitration and public international law expertise includes advising and representing clients in relation to international commercial arbitrations under ICC and DIS rules, investment treaty arbitrations under ICSID and UNCITRAL rules, bilateral investment treaties (BITs) and multilateral investment treaties, including the Energy Charter Treaty (ECT), public international law, and export control and international economic sanctions issues. In addition, in his German litigation practice he also focuses on enforcement proceedings, securities litigation, corporate litigation, shareholder litigation, post-M&A disputes and compliance.

Dr. Spangenberg is a member of the German Institution of Arbitration (DIS), DIS40, ICC YAF, Young ICSID, Young ICCA, International Bar

Association (IBA), and the German branch of the International Law Association (ILA).

Experience

Highlights of Mr. Spangenberg's experience include advising and representing *inter alia*:

- A group of Asian companies and individual shareholders in complex ICC arbitrations with a European party in relation to a joint venture
- Daimler AG in ad-hoc arbitration proceedings against the Federal Republic of Germany in connection with the introduction of a truck toll in Germany (Toll Collect) with an amount in dispute in excess of €5 billion
- Toll Collect GmbH in ad-hoc arbitration proceedings against the Federal Republic of Germany regarding compensation for toll collection services with an amount in dispute in excess of €1.5 billion
- A major European airline in an ICC arbitration brought by an aircraft components manufacturer in relation to a purchase agreement for its A380 program
- A private equity fund in an ICC arbitration relating to the purchase of a pharmaceutical company



Associate, Hamburg

T +49.40.4140.3116
E jan.spangenberg@lw.com

Education

Dr. jur., Bucerius Law School 2014

Second German State Exam, Higher Regional Court, Hamburg, 2009

First German State Exam, Bucerius Law School, 2006

LL.B., Bucerius Law School, 2004

Bar Qualifications

Rechtsanwalt (Germany)

Languages

English, German, Italian, Spanish

In connection with this document, you agree not to share with Latham & Watkins any confidential information regarding this potential engagement unless and until an attorney/client relationship is established and agreed-upon in writing.

YOUR TEAM continued

Jan Erik Spangenberg

- A private equity fund in an ICC arbitration arising out of an post-M&A dispute in relation to, *inter alia*, purchase price adjustment and inventory claims
- A Successor State in domestic litigation proceedings for the recovery of foreign assets
- The Government of Ukraine in an ICSID arbitration brought under a bilateral investment treaty in relation to a petrochemicals project and alleged expropriation (*GEA Group AG v. Ukraine*)
- A US oil exploration company on structuring its foreign investments in an African State with a view to obtaining maximum legal protection
- A European energy company in relation to United Nations (UN) and European Union (EU) sanctions regimes against an African State
- The subdivision of an EU Member State in relation to an ICSID arbitration involving issues of alleged expropriation under the Energy Charter Treaty in relation to the construction of a power plant
- A major British insurance entity in a large number of German state court litigations with policyholders in relation to complex financial investments
- The Republic of Macedonia in an ICSID arbitration brought under the Energy Charter Treaty and a bilateral investment treaty in relation to the operation of an electricity network and alleged expropriation and other alleged treaty breaches (*EVN AG v. The Republic of Macedonia*)
- The Republic of Croatia in an UNCITRAL arbitration under the aegis of the Permanent Court of Arbitration (PCA) brought under bilateral investment treaties in relation to a gaming concession agreement and alleged treaty breaches

Dr. Spangenberg speaks on topical issues of arbitration and public international law. Past speaking engagements include

- “Investor State Dispute Resolution in EU Free Trade Agreements”, Bucerius Law School, Hamburg, 2015
- “The Future of Investment Arbitration”, Moderator of ICC YAF conference, Hamburg, 2014
- “Investment Treaty Arbitration – Insights and Recent Developments”, DIS40 Nord, Hamburg, 2014
- “Recent cases under the Czech-German BIT”, Panel at the 3rd Investment Treaty Arbitration Conference, Prague, 2013

In connection with this document, you agree not to share with Latham & Watkins any confidential information regarding this potential engagement unless and until an attorney/client relationship is established and agreed-upon in writing.