



Alejandro Barragan is the investment and trade economist at Tereposky & DeRose LLP. He was educated at the Instituto Tecnológico Autónomo de México (ITAM) and specializes in investor-state dispute settlement. For 15 years he has worked as an in-house consultant, assisting lawyers with the assessment and analysis of complex economic and financial issues in investor-state and World Trade Organization (WTO) disputes. Prior to becoming an in-house consultant, he was Deputy Director of Taxation of Multinational Enterprises and Statistics for the Organization for Economic Co-operation and Development (OECD) for the Mexican Ministry of Finance. He is fluent in English and Spanish.

Representative Work

- Economist in 14 investor-state arbitrations:

Concluded:

GAMI Investments Inc. v. United Mexican States (NAFTA, UNCITRAL)

International Thunderbird Gaming Corporation v. United Mexican States (NAFTA, UNCITRAL)

Fireman's Fund Insurance Co. v. United Mexican States (NAFTA, ICSID)

Corn Products International v. United Mexican States (NAFTA, ICSID)

Archer Daniels Midland et al v. United Mexican States (NAFTA, ICSID)

Cargill, Inc. v. United Mexican States (NAFTA, ICSID)

Gemplus S.A. v. United Mexican States (Mexico-France BIT, ICSID)

Talsud S.A. v. United Mexican States (Mexico- Argentina BIT, ICSID)

Abengoa v. United Mexican States (Mexico-Spain BIT, ICSID)

Pending:

Telefónica S.A. v. United Mexican States (Mexico-Spain BIT, ICSID)

Lion Mexico Consolidated v. United Mexican States (NAFTA, ICSID)

B-Mex, LLC and others v. United Mexican States (NAFTA, ICSID)

Mr. Joshua Dean Nelson and Mr. Jorge Blanco v. United Mexican States (NAFTA, UNCITRAL)



Alejandro Barragan

Shanara Maritime International, S.A. y Marfield Ltd. Inc. v. Estados Unidos Mexicanos (BIT Mexico-Panama, UNCITRAL)

- Economist in WTO disputes, including *Mexico - Tax Measures on Soft Drinks and Other Beverages (DS308)*.

Publications and Presentations

- Editor, InvestorStateLawGuide (www.investorstatelawguide.com)