

Specially prepared for Chambers & Partners

- Counsel for **Bionatur Invernaderos Biológicos (Spain)** in two arbitration proceedings under the auspices of the National Chamber of Commerce of Mexico City and the ICC, respectively, against **Bionatur Invernaderos Biológicos de México, S.A. de C.V. and Carlos Peralta Quintero** concerning the management and the operation of the largest greenhouse for the farming of tomatoes through the hydroponic method in Latin America, located in Pasteje, Edo. de Mexico.
- Enrique González Calvillo acted as arbitrator in **Brembo, S. P. A. (Italy), Brembo Rassini, S.A. de C.V., Brembo International, S.A. de C.V., Brembo Participations B.V. and Brembo North America, Inc.**, in an arbitration carried under the Commercial Arbitration Rules of the American Arbitration Association with a venue in New York and in which the IBA Rules on the Taking of Evidence in International Commercial Arbitration were also deemed applicable concerning the management and operation of a joint venture for the manufacture of advanced technology brakes within the North American market.
- Representation of **Pemex Refinación**, a division of Petróleos Mexicanos, regarding an arbitration before the ICC, with a venue in Paris, and the negotiation of the respective settlement in connection with a controversy with a major supplier of Pemex Refinación, implying a potential contingency of U.S.\$600 million.
- Acted as counsel for **Alstom Power Centrales (France), Alstom Power Mexico, S.A. de C.V. and Alstom N.V. (Netherlands)** in an arbitration initiated by **Ingenieros y Contratistas, S.A. de C.V.** under the ICC rules with a venue in New York concerning a contract for the construction of a petroleum coke fired electric power generation station in Tamuin, San Luis Potosi, obtaining a favorable award for Alstom.
- Acted as counsel to **Dunkin Donuts, Inc. and DB Mexican Franchising, LLC.**, under the arbitration rules of the American Arbitration Association, concerning the termination of a master franchise agreement with **Organización Badusolo, S.A. de C.V.**
- Enrique González Calvillo acted as arbitrator appointed in **Extrade, S.A. de C.V. and Procermex Inc. v. Gambrinus, Inc.**, conducted under the auspices of the ICC with a venue in Mexico City, concerning the termination of an importation agreement which allowed Gambrinus Inc. to distribute the Corona beer and other Grupo Modelo brands in the eastern part of the United States.

- Enrique González Calvillo, arbitrator appointed by **Grupo Modelo, S.A.B. de C.V.**, within an *ad-hoc* arbitration carried out under the UNCITRAL Arbitration Rules with a venue in New York against **Anheuser Busch Inc.** concerning an investment agreement and its alleged breach deriving from the merger between Inbev, N.V./S.A. (Belgium) and Anheuser Busch.
 - Counsel for **Peugeot México, S.A. de C.V.** in an arbitration conducted under the Arbitration Rules of the Arbitration Center of Mexico (*Centro de Arbitraje de México*“CAM”), obtaining a favorable award for Peugeot México, S.A. de C.V., regarding the claim brought against it for an alleged unlawful termination of a distribution agreement and the compensation for loss.
 - Gonzalo A. Vargas Ateca was designated an expert witness in Mexican law by **Regent Hotels World Wide, Inc.**, in an arbitration conducted pursuant to the Arbitration Rules of the International Chamber of Commerce, with a venue in Dallas, in relation to a claim presented por **Xenum, S.A. de C.V.**, owing to the alleged unlawful termination of a franchise contract.
 - Gonzalo A. Vargas acted as arbitrator in **Desarrollo y Calidad Ambiental, S.A. de C.V. v. Medam, S.A.**, in a matter conducted pursuant to the Arbitration Rules of the Arbitration Center of Mexico (*Centro de Arbitraje de México*“CAM”), regarding various arrangements between the parties in the dangerous waste collection industry.
-