

CONTENTS

John C. Kloosterman <i>Shareholder, Littler Mendelson PC</i> <i>BALANCING CONFLICTS BETWEEN US AND FOREIGN LAWS IN THE CROSS-BORDER DISCOVERY PROCESS</i>	7
Neil A.F. Popović <i>Partner and Chair, International Arbitration Practice, Sheppard Mullin Richter & Hampton LLP</i> <i>HOTSPOTS AND TRENDS IN INTERNATIONAL DISCOVERY</i>	21
Jonathan W. Fountain <i>Partner, Lewis and Roca LLP</i> <i>CHALLENGES IN THE INTERNATIONAL DISCOVERY ARENA</i>	41
Mark Chudleigh, Managing Partner, and Alex Potts, Special Counsel, Sedgwick Chudleigh <i>CURRENT TRENDS IN DISCOVERY REGULATIONS: A BERMUDA AND OFFSHORE PERSPECTIVE</i>	59
Barb Dawson, Partner, Snell & Wilmer LLP, and Dr. Martin Wagener, Head of the Legal Department, Audi AG <i>DISCOVERY RISKS FOR NON-US ENTITIES: ADAPTING TO US RULES OF ENGAGEMENT</i>	87
Jay K. Musoff <i>Partner, Loeb & Loeb LLP</i> <i>INTERNATIONAL DISCOVERY REGULATIONS AND US GOVERNMENT INVESTIGATIONS</i>	103

Gary G. Hebert

117

Partner, McGlinchey Stafford PLLC

*EUROPEAN PRIVACY LAWS, ELECTRONICALLY
STORED INFORMATION, AND OTHER KEY ISSUES
IN THE DISCOVERY PROCESS AFFECTING
INTERNATIONAL COMPANIES*

Appendix

127

*CASES REQUESTING DISCOVERY AS A RESULT OF
CHEVRON-ECUADOR LITIGATION*