Develop the skills needed to achieve an equitable division of maritime space and clearly defined maritime boundaries through expert lectures, practical exercises and shared experience.
INTRODUCTION

Clearly defined maritime boundaries are essential for good international relations and effective ocean management, yet few coastal states have agreed all their maritime boundaries with their neighbours. Part of the reason for this is that boundary delimitation requires a range of specialist legal and technical skills which are not always readily available to governments.

Combining lectures, discussions and practical exercises, IBRU's most popular workshop helps participants develop the skills needed to achieve an equitable division of maritime space and clearly defined maritime boundaries.

IBRU is delighted to be partnering with Centre for International Law and the NUS Faculty of Law in organising its first training workshop to be held in Asia.

Who should attend?

- Diplomats
- Legal Advisors
- Energy Officials
- Exploration and production managers
- Fisheries managers
- Researchers & consultants
- Pipeline and cable planners
- Technical experts
- EEZ Contractors

Tutors

**Professor Robert Beckman, Director, Centre for International Law, National University of Singapore**, heads the ocean law and policy programme as well as being Director of the Centre for International Law, a university-wide research centre at the National University of Singapore (NUS) established in 2009. Professor Beckman is also an Associate Professor at the NUS Faculty of Law, where he has taught for more than 30 years. He currently teaches Ocean Law & Policy in Asia and Public International Law. Professor Beckman is an expert on law of the sea, including piracy, maritime security, the South China Sea and the Straits of Malacca and Singapore. He served for several years as a regional resource person in the workshops on Managing Potential Conflicts in the South China Sea and Professor Beckman also lectures in the summer programme at the Rhodes Academy of Oceans Law & Policy in Rhodes, Greece.

**Mr Rodman Bundy, Partner, Eversheds LLP** holds a BA in history from Yale University and a JD from the Georgetown University Law Center, Washington, D.C. Since 1984 he has been a partner in the Paris office of Eversheds LLP (which merged with Frere Cholmeley in 1998) specializing in public international law, boundary disputes, oil and gas law and international commercial and investment arbitration. He has acted as Counsel and Advocate for thirty years in numerous public international law matters and arbitrations, most recently on behalf of the Government of Singapore in sovereignty proceedings against Malaysia before the ICJ, the Government of Ukraine in the ICJ maritime delimitation case against Romania, and the Government of Sudan in the Abyei Arbitration. Rodman is also currently engaged in two further ICJ cases involving boundary disputes.

**Mr Chris Carleton, Head of the Law of the Sea Division, United Kingdom Hydrographic Office** spent the last ten years of a 30-year career as a hydrographic surveyor in the Royal Navy specialising in the technical aspects of the law of the sea. In 1996 Chris joined the Hydrographic Office to head the newly-formed Law of the Sea Division. His Division provides technical interpretation of all matters relating to the determination and application of maritime zones, boundaries and on the law of the sea issues world-wide to all departments of the UK Government, and on a commercial basis to foreign Governments, law firms, academia and industry. He has taken part in many boundary negotiations, both bilateral and third party adjudication, and has done a considerable amount of work for the United Nations.

**Ms Tara Davenport, Research Associate, Centre for International Law, National University of Singapore**, holds a Bachelor of Laws from the London School of Economics. She also has a Masters of Law in Maritime Law from the National University of Singapore. She represented Singapore at the 2003 International Maritime Moots. She is a qualified lawyer in Singapore and has spent a large part of her career working as a maritime lawyer in one of Singapore's top shipping law firms. She is presently a Research Associate at the Centre for International Law (CIL) at the National University of Singapore (NUS), where she does research in the area of Ocean Law and Policy, with a specific focus on the maritime disputes in the South China Sea. She will be co-teaching "Ocean Law and Policy" at NUS. She is also an Assistant Editor of the Asian Journal of International Law. She attended the 2010 Rhodes Academy of Oceans Law and Policy and was the winner of the inaugural Rhodes Academy Submarine Cables Award sponsored by ICPC in 2010 for her paper "Submarine Cables: Problems in Law and Practice".

**Professor Martin Pratt, Director of Research, International Boundaries Research Unit** has two decades’ experience advising governments, commercial organisations and NGOs on land and maritime boundary issues around the world. Recent projects in which he has served as a geographical expert include the maritime boundary arbitration between Barbados and Trinidad and Tobago, the Abyei arbitration between northern and southern Sudan, and maritime boundary negotiation in the southwest Indian Ocean. Martin coordinates IBRU's training workshop programme and consultancy activities; he also manages IBRU's website, the Unit's GIS resources and the int-boundaries email list. In 2010 Martin received the Michael Barrett Award of the Royal Institution of Chartered Surveyors for his contribution to boundary studies.
### PROGRAMME

#### Monday 19 September

<table>
<thead>
<tr>
<th>Time</th>
<th>Activity</th>
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<tbody>
<tr>
<td>0900-0915</td>
<td>Welcome by CIL</td>
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</tbody>
</table>
| 0915-0945 | Introduction  
  - The significance and value of maritime boundaries  
  - The global state of play  
  - Challenges in maritime boundary delimitation |
| 0945-1100 | Maritime jurisdiction: the legal framework  
  - The evolution of the law of the sea  
  - Customary international law  
  - Relevant treaty law |
| 1100-1130 | Refreshments                                                                               |
| 1130-1300 | Defining maritime space: baselines & limits  
  - The normal baseline  
  - Straight and archipelagic baselines  
  - Bays and river mouths  
  - Defining and maintaining maritime limits |
| 1300-1400 | Lunch                                                                                      |
| 1400-1500 | Practical exercise  
  - Working in teams, participants will establish appropriate baseline regimes in a variety of coastal settings |
| 1500-1530 | Refreshments                                                                               |
| 1530-1700 | Case law on maritime boundary delimitation I  
  - The North Sea continental shelf cases to the Eritrea-Yemen arbitration |

#### Tuesday 20 September

<table>
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<tr>
<th>Time</th>
<th>Activity</th>
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| 0900-1045 | Case law on maritime boundary delimitation II  
  - Qatar v. Bahrain to Romania v. Ukraine |
| 1045-1115 | Refreshments                                                                               |
| 1115-1300 | Technical aspects of maritime delimitation  
  - The role of the technical expert  
  - Understanding charts, coordinates and ‘straight’ lines  
  - Constructing equidistance lines and other potential boundary lines  
  - Geographical tools and data resources for maritime boundary delimitation |
| 1300-1400 | Lunch                                                                                      |
| 1400-1700 | Practical exercise  
  - Working in teams, participants will seek to delimit an equitable and technically robust maritime boundary between two fictional neighboring states |
| 1900    | Workshop Dinner                                                                            |

#### Wednesday 21 September

<table>
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<tr>
<th>Time</th>
<th>Activity</th>
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| 0900-1000 | State practice in maritime boundary delimitation  
  - Innovative approaches to delimitation  
  - Maritime delimitation in the context of territorial disputes  
  - Connection with the land boundary terminus  
  - Tripoints with third states |
| 1000-1100 | Options for resolving maritime boundary disputes  
  - Provisional arrangements of a practical nature  
  - Dispute resolution mechanisms under UNCLOS |
| 1100-1130 | Refreshments                                                                               |
| 1130-1230 | Maritime boundary delimitation: lessons from the Asia-Pacific region                       |
| 1230-1300 | Closing discussion and wrap-up                                                             |

IBRU reserves the right to modify the programme as necessary without notice to participants
How to book

What will it cost?

The cost of the workshop is £1,450 per participant. Fees for UK-based participants are normally subject to VAT of 20%.

We regret that payment can only be accepted in GBP sterling, however, we are able to accept payment by most major credit and debit cards.

Full payment MUST be received prior to the workshop to guarantee the booking. If full payment is not received before the deadline date of 2 September 2011, any provisional places booked will be removed.

In addition to tuition and all course materials, the fees cover the following:

• Lunch and refreshment breaks on 19, 20 and 21 September
• Workshop dinner on the evening of Tuesday 20 September

Places are limited and early booking is highly recommended:

1. Contact the IBRU Events Team or complete the online booking form at www.durham.ac.uk/workshops/booking
2. Acknowledgement of the provisional booking will be sent by email with information on how to pay.
3. If payment is not received by the deadline specified, the reserved place will be cancelled and your booking removed to a waiting list.

Your place will only be confirmed when payment is received and if a place is still available.

Contact Information

If you have any questions about the workshop please contact the IBRU Events Team.

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