

-----Original Message-----

**From:** Ian Binnie [ibinnie@litigate.com]

**Received:** Tuesday, 14 Apr 2015, 9:19PM

**To:** Tahbaz, Christopher K. [cktahbaz@debevoise.com]

**CC:** brigitte.stern@jstern.org [brigitte.stern@jstern.org]; Bernard Hanotiau [bernard.hanotiau@hvdb.com]; Anneliese Fleckenstein [afleckenstein@worldbank.org]; Mercedes Cordido-F. de Kurowski [mkurowski@worldbank.org]; Jessica Velasco Villegas [jvillegas1@worldbank.org]; Rivkin, David W. [dwrivkin@debevoise.com]; janeywillems@gmail.com [janeywillems@gmail.com]; johnbranson@parkerpoe.com [johnbranson@parkerpoe.com]; Rowe, Samantha J. [sjrowe@debevoise.com]; todd@treatylaw.com [todd@treatylaw.com]; wallace@ili.org [wallace@ili.org]; werner.tsu@lshlawcorporation.com [werner.tsu@lshlawcorporation.com]; david branson [dbsanumgol@gmail.com]

**Subject:** Re: Lao Holdings N.V. v. Lao People's Democratic Republic (ICSID Case No. ARB(AF)/12/6) [PROCEDURAL ORDER # 7 + INFORMATION PROVIDED BY MAXWELL CHAMBERS]

The Tribunal is seized of an request for Provisional Measures in support of the Claimant's Material Breach Application. Having deliberated, and notwithstanding the able argument presented on behalf of the Claimant, the Tribunal concludes that the Claimant has failed to establish all of the requisite elements for such an order, and therefore dismisses the application, with reasons to follow.