**NEWS BY DFDL** 

# SELECTED THOUGHTS ABOUT HE GOVERNING LAW ISSUE IN THAILAND...

Using a law other than Thai law that the applicable law of a reasoning, but have in practice as the governing law of a contract contract is determined by the been interpreted broadly by performed in Thailand is an issue intention of the parties. If the Thai courts. often asked about by clients and intention is not explicit, the potential investors. demonstrates that the issue is in the law of the parties' nationpractice complex, and expert legal ality or, in case parties are of There are thus risks in adoptadvice should be sought having re- different nationality, the law of ing a foreign governing law in gard to the particular circumstanc- the place where the contract is a Thai related contract. If the es of the matter at hand.

## What the Law Says

in a foreign court cannot be en- where the contract is to be perforced directly in Thailand. A formed. matter litigated in a foreign law of a contract, with disputes of Thailand. be enforced against a party (or law may not be practicable. their assets) in Thailand.

This article governing law should be either **Practicalities** it is not possible to identify the Thailand, the Thai courts will: place where the contract was • need to be provided with evimade, the contract should be In practice a judgment obtained ultimately governed by the laws

court will need to be re-litigat- However, the general principle • determine that there is no ed on the merits in a Thai court, that applies is that a foreign with the foreign judgment hav- law may be the governing law ing merely evidentiary value. in a Thai-related contract only Thus choosing, for example, if it is not in conflict with the Singapore law as the governing "public order and good morals" Furthermore, the to be resolved by the Singapore content of the foreign law must For this reason, foreign parties courts, may not be appropriate be proved to the satisfaction of wanting to have their contract if in fact the contract is to be the Thai court, through the use performed in Thailand and/or a of experts. This means that the related judgment would need to adoption of a foreign governing resolution by arbitration in a

deemed to have been made. If contract is to be enforced in

- dence of the meaning of the foreign law, failing which they may apply Thai law, (with potentially unintended consequences); and
- conflict with "the public order and good morals" (failing which the relevant portion of the contract may be unenforceable).

governed by a law other than Thai law often choose dispute foreign country. As Thailand is Ensuring that laws from another a party to the NY Convention on jurisdiction do not conflict with the Recognition of Foreign Ar-The basic provisions pertain- "public order" and "good mor- bitral Awards, the enforcement ing to the adoption of a foreign als" is a challenging task, be- of foreign arbitral awards in governing law in Thailand are cause the terms "public order" Thailand does not give the Thai established by the Conflict of and "good morals" remain large- courts the same level of latitude Laws Act (1938) which states ly undefined by law or judicial to look into the merits of the





NOVEMBER 2013 | SWISS-THAI CHAMBER OF COMMERCE | E-NEWSLETTER #41

### **NEWS BY DFDL**

public policy.

Irrespective of the selected governing law, Thai law will in Considering all the risks men- angus.mitchell@dfdl.com any event apply to matters re- tioned in this article, innovaquiring compliance with certain tive drafting of the governing regulatory requirements such as law clause may be necessary if in relation to local registration a foreign law is adopted as the requirements for the purpose governing law of a contract reof completion of the contract's lated to Thailand.

case as they can with foreign performance. This would be the Audray Souche, Senior Adviser, court judgments, though they case with any transaction in- Deputy Managing Director, will refuse to enforce the award volving immovable assets or Thailand if to do so would be against with corporate formalities in audray.souche@dfdl.com respect of a company incorporated in Thailand.

Angus Mitchell, Partner, Managing Director, Thailand





## บริษัท โนวาเท็ค จำกัด **NOVATECH**

