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**ARBITRATOR APPOINTMENTS AND INCLUSIONS
ON ARBITRAL INSTITUTES' ARBITRATOR PANELS**

Arbitrator Appointments

- International Korean Commercial Arbitration Board (KCAB) arbitration in Seoul (as chair); UK and Asian parties involved in the energy sector; contract governed by Korean law for the supply of equipment to a nuclear power plant; *inter alia* technical issues regarding alleged defects;

- Ad hoc multi-party and multi-contract arbitration in Hong Kong (as chair) under the UNCITRAL Arbitration Rules; European, Hong Kong and mainland Chinese parties involved in the fashion industry; long term master retail agreement and related contracts governed by Hong Kong law; claims for royalties and damages and counterclaims for damages; *inter alia* issues regarding alleged breaches of contract and alleged wrongful termination;

- International Chamber of Commerce (ICC) arbitration in Hong Kong (as chair); mainland Chinese and Swiss parties; asset purchase agreement governed by mainland Chinese law concerning business operations in mainland China;

- ICC multi-contract arbitration in Singapore (as chair); South Korean and Indian parties; long term framework agreement and related contracts on rolling stock rail projects governed by the UNIDROIT Principles of International Commercial Contracts (UNIDROIT Principles) and Indian law; *inter alia* numerous declarations and specific performance sought in the form of *inter alia* permanent prohibitory injunctions; *inter alia* issues regarding arbitral jurisdiction and technical issues regarding alleged defects;

- Stockholm Chamber of Commerce (SCC) arbitration in Stockholm (as chair); South Korean and Russian parties involved in the energy industry; contract for the supply of equipment to a power plant under construction in a third country governed by the UN Convention on Contracts for the International Sale of Goods (CISG) and the UNIDROIT Principles, and a performance guarantee; *inter alia* issues regarding termination of delivery, alleged defects and alleged

breach of contract for calling the performance guarantee; interim measures granted on the performance guarantee (in addition to the subsequent final award);

- Ad hoc arbitration in Stockholm (as chair); South Korean and Russian parties involved in the automotive industry; international sale and purchase contract concerning tires governed by Swedish law; payment claims for deliveries made;

- Ad hoc arbitration in Stockholm (as chair); South Korean and Russian parties; claims made under a performance guarantee regarding the sale and purchase contract concerning tires referred to above;

- Hong Kong International Arbitration Centre (HKIAC) multi-party arbitration in Hong Kong (as chair); parties from France, British Virgin Islands and Hong Kong; joint venture agreement governed by Hong Kong law regarding various projects in mainland China; *inter alia* issues regarding arbitral jurisdiction and breaches of contract;

- Ad hoc arbitration in Hong Kong (as chair) under the UNCITRAL Arbitration Rules; joint venture between Spanish and Hong Kong parties within the pharmaceutical industry; shareholders' agreement and share transfer contract governed by mainland Chinese law regarding shares in a mainland Chinese company; *inter alia* issues regarding alleged breaches of contract and whether the buyer of the shares was entitled to terminate the agreement or otherwise entitled to a refund of the purchase price;

- ICC arbitration in Singapore (as co-arbitrator); European and South Korean parties involved in the shipbuilding industry; contract for the supply of equipment and building services governed by Korean law; *inter alia* technical issues regarding alleged defects in a propulsion system and several questions of Korean law;

- ICC arbitration in Stockholm (as co-arbitrator); foreign-owned Swedish parties involved in the tire and logistics industries for the automotive sector; long term contract governed by Swedish law; *inter alia* issues regarding alleged wrongful termination;

- HKIAC arbitration in Hong Kong (as co-arbitrator); Singaporean and mainland Chinese parties involved in the energy industry; contract for the international sale of coal governed by Hong Kong law;

- HKIAC multi-party arbitration in Hong Kong (as co-arbitrator); European, Hong Kong and mainland Chinese parties involved in the fashion industry; shareholders' agreement governed by Hong Kong law on business operations in mainland China;

- KCAB multi-contract arbitration in Seoul (as co-arbitrator); European and South Korean parties; contracts for the international sale of goods governed by Korean law; claims for damages and redelivery of goods for breach of contract; *inter alia* issues regarding alleged defects, product liability, whether contractual warranty provisions had expired or were unenforceable, whether the claimant had waived its rights and whether the claims were statutorily barred under Korean law;

- Ad hoc multi-contract arbitration in Gothenburg (as co-arbitrator); parties involved in the real estate and hotel industries; shareholders' agreement governed by Swedish law providing for a party's right to purchase in certain circumstances the shares of the other party in a company running a hotel business; claims and counterclaims for transfer of shares and for damages for breach of contract; *inter alia* issues regarding the proper interpretation of the agreement and the proper valuation of the shares;

- Ad hoc arbitration in Stockholm (as co-arbitrator); acquisition/sale of a steel manufacturing business under a contract governed by Swedish law;

- HKIAC arbitration in Hong Kong (as sole arbitrator); Hong Kong parties; acquisition of a company/share purchase agreement governed by Hong Kong law within the financial industry; *inter alia* issues regarding contractual warranty claims;

- ICC arbitration in Singapore (as sole arbitrator); Singaporean parties (one foreign-owned involved in the automotive industry and the other involved in the leisure industry); cooperation agreement governed by Singaporean law; claims for damages for misrepresentation and breach of contract; *inter alia* questions of res judicata / issue estoppel due to a previous arbitral award between the parties made by another arbitrator and a Singapore court judgment that had set aside a part of the previous award; *inter alia* issues regarding the proper interpretation of the scope of the Singaporean setting aside judgment as well as the proper interpretation of the previous arbitral award;

- ICC multi-contract arbitration in Hong Kong (as sole arbitrator); South Korean and Taiwanese parties; contracts for the international sale of steel governed by CISG;

- Ad hoc multi-contract arbitration in Sweden (as sole arbitrator) between two technology companies; software cooperation contracts governed by Swedish law.

Inclusions On Arbitral Institutes' Arbitrator Panels

- Hong Kong International Arbitration Centre (HKIAC) (Arbitrator and Emergency Arbitrator);
- KCAB International (Korean Commercial Arbitration Board, KCAB);
- International Centre for Dispute Resolution (ICDR);
- American Arbitration Association (AAA);
- China International Economic and Trade Arbitration Commission (CIETAC);
- Beijing Arbitration Commission (BAC);
- Shanghai International Arbitration Centre (SHIAC);
- Shenzhen Court of International Arbitration (SCIA) (aka South China International Economic and Trade Arbitration Commission or Shenzhen Arbitration Commission);
- Hainan International Arbitration Court (HIAC);
- Asian International Arbitration Centre (AIAC) (formerly Kuala Lumpur Regional Centre for Arbitration, KLRCA) (Arbitrator and Emergency Arbitrator);
- Asian European Arbitration Centre (ASEAC) (formerly Chinese European Arbitration Center, CEAC).