ADR CENTURION

The bimonthly newsletter of the Asian Institute of Alternative Dispute Resolution

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February 2022 Volume 3 Issue 17



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ADR Centurion

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AIADR ANNOUNCEMENT



MEMBERSHIP RULES UPDATE

The AIADR Membership Rules had been recently updated. Please download the latest copy from our website or you may request from the Secretariat by emailing aiadr.membership@aiadr.world



Welcome to the Member's Portal! Members Only Area, accessible from Dashboard

Here Members can search for experts in the various industrial segments and ADR field!

You can also see the profile of other members of the AIADR as per the privileges granted by individual m

Oo not share your Login details with anyone else, otherwise your access will be permanently blocked! Thank You



UPDATE MEMBERSHIP RECORDS ONLINE

All existing members are urged to register online, update full particulars and create your public profile on our website.

Log in to our website or write to aiadr.membership@aiadr.world should you need further assistance.

EXPRESSION OF INTEREST FOR COLLABORA-TION OF WEBINARS

Members are welcome to reach out to the Secretariat for assistance or collaboration in organizing webinars on ADR topics of their choosing. No charges are levied.

Do not miss out on this great opportunity to enhance your resume by delivering a webinar for the benefit of other members and the ADR fraternity. Click HERE or email us to register your interest!



UPGRADE YOUR MEMBERSHIP & GET ACCREDITED AS CERTIFIED PRACTITIONER

With the recent amendments to the Membership Rules, members can now upgrade their membership level or get accredited as a Certified Practitioner through our fast-track path by virtue of having comparable membership or accreditation from equivalent international ADR organisations (e.g. Chartered Arbitrator with CIArb).

Apply through our website or write to aiadr.membership@aiadr.world for further clarification.

AIADR HIGHLIGHTS

Message from the President

Datuk Professor Sundra Rajoo



Dear Members,

My cordial wishes to all as we are now approaching the second quarter of the year. On behalf of the Asian Institute of Alternative Dispute Resolution (AIADR), I am delighted to present you with the 17th Issue of the ADR Centurion.

In AIADR, we continue our efforts in building a global platform for alternative dispute resolution (ADR) and creating an impact in the ADR industry. These past few months have been fruitful for

AIADR with all the collaborations and initiatives that we had. As the saying goes "Anything is possible when you have the right people there to support you", we are thankful for all of the support of individuals over the years in contributing their expertise and knowledge that aids the growth of AIADR.

My gratitude also goes to the **AIADR** Secretariat, Office Bearers, PDEC, collaborating organizations, and our newest subscribers for pushina AIADR in achieving its goals. Please keep a lookout for our updates and posts on our various social media platforms including Facebook, LinkedIn, Twitter, and Instagram handles.

At this time, I take the pleasure to share with all members some of our recent work and initiatives in the first quarter of 2022 as follows:

AIADR has recently completed the signing of a Memorandum of Understanding (MoU) with several organizations. We have first completed the signing with Global Cultural Adventurers (GCA), an international education group and later with the Chinese Associated Chamber of Commerce (ACCCIM), a national level organization of the Chinese chambers of commerce in the country. We are also in final the stages of concluding the signing of Memorandum of Understanding (MoU) with several other organisations. These exciting will collaborations be announced in the coming months on our website and social media platforms.

On 25th February 2022,AIADR together with

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AIADR HIGHLIGHTS

Message from the President

Datuk Professor Sundra Rajoo

Thomson Reuters, organized a book launch webinar for my latest book "Law, Practice and Procedure of Arbitration in India". The aim of the book to provide a practical quidance arbitration to practitioners, in-house counsels, judges and institutions, both in India and abroad to expand their knowledge on the law. practice and procedure of arbitration in India. Along with the launch, there was a live webinar on the "Evolution and the Future of International Arbitration in India" that featured key speakers of the industry. The recording of the webinar uploaded AIADR's YouTube channel: please do check it out if you are interested.

3. In AIADR continuous effort of developing young talents, AIADR was honoured to be the strategic partner of the 4th Dato' Hanif Hassan E-

Moot Court Competition organized by Universiti Kebangsaan Malaysia's Moot Club. A few of our AIADR members have participated as the judge of the competition.

4. AIADR was the resource partner for the International Maritime Arbitration Moot 2022 that was organized by 9th the National Law University Odisha Bose & Mitra & Co. The moot seeks to redefine the contours of maritime law by pushing the boundaries by incorporating real-life scenario.

5. AIADR was also the endorsing organization for the Oral and Written Submission Workshop conducted by UOWMKDU. The workshop aimed to generate interest and provide a platform to introduce law students to the art of mooting. Our Head of Secretariat, Ms Heather Yee Jing Wah and our member,

Mr TJ Lee were the speakers of the workshop. They provided their insights and guidance on how to advocate in a remote setting.

6. Furthermore. **AIADR** endorsed a workshop on the topic 'Arbitration Award Writing Skills' organized by CIArb Bahamas branch. As the Guest Speaker of the event, ı shared some insights and information based on my experience in the arbitration field on how an arbitral award should be formulated.

7. At the end of March, **AIADR** has also successfully conducted our very first training course of the year, the Alternative Dispute Resolution Training We had Course. participants logged in from number of countries: Malaysia, India, Mauritius,

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AIADR HIGHLIGHTS

Rwanda, Cameroon and more. The course provided an overview of the various dispute resolution mechanisms including Mediation, Arbitration and Adjudication.

2022 is off to a good start with what we have accomplished. We thank all of you for the continuous support and contribution to AIADR. Please spread the work we do here to your close friends and colleagues. Stay safe, healthy and sincere good wishes.

Message from the President

Datuk Professor Sundra Rajoo

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Arbitrability of Space Disputes: The Status in Quo and the Conundrums

September 15, 2021, turned out to be a landmark day for mankind as four tourists lifted off <u>aboard</u> a SpaceX rocket [marking as the first all-civilian mission to orbit]. Lately, the world has also witnessed a trend qua <u>billionaires</u> rocketing off to space. Such events are bound to open up a new space industry and, hence, also point in another direction—a boom in the commercial space disputes

For context, any dispute that has some form of outer space component, it may either be in connection with the exploration and use of outer space or provision of products/services relating to space, is referred to as a space-related dispute. The genesis of disputes could be a spectrum of occurrences, ranging anywhere from sporadic debris-related to the usual supply chain or contractual. For example, alleged jamming of the satellite signals and cancellation of broadcasting license by the government (Al Jazeera Media Network v. Arab Republic of Egypt). Further, there are some scientific eventualities and anomalies that occur in space, such as the solar flares that are emitted from the sun causing certain geomagnetic storms that can cripple satellites in the orbit. Such phenomena determine the risk allocation that is to be set in the contractual terms, which may ultimately trigger disputes.

Perhaps it suffices to say that the current position of states with respect to the space law is (much) the same as it was post World War II vis-à-vis the investment law—a sudden surge in investment all over the world with no stringent regulation to cope with the same.

As the value of the global space industry is <u>forecasted</u> to reach at least \$1 trillion by 2040, this will certainly have a

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Arbitrability of Space Disputes: The Status in Quo and the Conundrums

lateral impact on the statistics pertaining to space disputes. So, the real question is: Which is the most optimum mode of resolving such convoluted disputes?

The Settlement Concern

In 1984, the International Law Association ("ILA") adopted a Draft Convention on the Settlement of Space Law Disputes, (revised in 1998 due to gradual increase in spacerelated activities), however, the states never signed or ratified the convention due to its insufficient "accessibility or standing" for the commercial enterprises and private individuals.ii Albeit, the convention provides for both binding (Ref. section III) and nonbinding (Ref. section II) dispute resolution procedures and, eventually, for a compulsory third party settlement, which leaves arbitration as

the preferred method. However, the draft was never developed, likely because in the draft the state actors wereto an extent—put on a higher pedestal, as it largely relied on the traditional setting of international law. This was bound to lead to an unnecessary legal quandary in the later years as the private space sector, and, in particular, the small-satellite industry was advancing at a fast pace.iii Thereafter, the ILA put all of its attention towards framing the PCA Optional Rules for Arbitration of Disputes relating to Outer-Space Activities (comprehensively discussed hereinunder).

Nonetheless, the parties may resort to the *Liability Convention*, 1972, which imposes absolute liability on the states in case any damage is caused to the aircraft or on the surface of the earth due to the space object of the party al-

leged liable. It further includes the procedure for settlement of claims for damages. For this, the state(s) claiming damages may call for a Claims Commission and endow upon it the duty to reach an amicable settlement by setting forth reasonable proposals. However, the proposals are to be treated as recommendations, and thus, are non-binding in nature [unless the parties agree to it], which is many a times seen as a drawback in comparison to Arbitration.

Optional Rules for Arbitration of Disputes relating to Outer-Space Activities: A Quick Rundown

The Permanent Court of Arbitration ("PCA") in 2011 formulated the Outer-Space Arbitration Rules ("the Rules"), a set of optional rules for arbitration of disputes relating to outer space based on the

Arbitrability of Space Disputes: The Status in Quo and the Conundrums

UNCITRAL Arbitration Rules, 2010. It is a comprehensive instrument that provides for specific provisions while being cautious of the intricacies of the space sector and fills the gap that other similar instruments were falling short of. A few of the distinguished provisions are as follows:

- a. Non-Technical Document

 Specifically provided in Article 27(4) of the Rules, this document will assist the tribunal in fully understanding a technical issue, and determining the necessity of appointing an expert.
- b. Specialised Panel of Experts- Article 29 provide for the appointment of a specialised panel of scientific experts and additionally requires the General Secretary to maintain an 'indicative list of persons' having expertise in

scientific or technical matters necessary to be resolved under the dispute in hand. Having regard to the fact that space matters are intricate, this provision was certainly a positive step.

- c. A Panel of Arbitrators- Article 10(4) of the rules provides for a clear mandate on the General Secretary to maintain a list of individuals who may be appointed as arbitrators, depending on the subject matter(s) involved in a dispute.
- d. <u>Confidentiality</u>- With due regard to the confidentiality factor, the rules allow the parties to apply to the Tribunal to keep certain information classified as confidential [Ref: Article 17(6)].

Despite the specificity [in terms of space sector] that the PCA rules bring with them, its use is practically non-existent, with

scholars betting on various reasons for the non-application of the same. It may be the case that the contracts include the rules, but no dispute has yet been come up vis-à-vis such contracts.

Noticeably, the parties around the world are still using the **UNCITRAL** Rules, 1976, primarily because of the habitual practice. For instance, the CC/ Devas (Mauritius) Ltd., Devas Employees Mauritius Private Ltd., & Telcom Devas Mauritius Ltd. v. Republic of India case, wherein the tribunal authoritatively held that the termination of the contract by Antrix, the Indian state-owned company, was in violation of the Mauritius-India Bilateral Investment Treaty as it amounted to expropriation of the claimants' investments in India.

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Hence, inference may be drawn that the international parties are sceptical of the changes that are anticipated to be brought if they happen to choose the PCA rules.

Current Standing

In 2020, a thorough research was conducted by the McGill University that analysed the trends concerning [publicly reported] space disputes that were resolved through international arbitration. According to that research, out of a total of 38 reported disputes that were scrutinised, the majority (84.2%) were commercial in nature, with the remaining ones being investor-state disputes. In the same research, it was noticed that arbitration was the most prevalent in satellite-related disputes, which was leading the lot with a whopping 89.4%. [One such noteworthy case is Eutelsat S.A. v United Mexican States.

Arbitrability of Space Disputes: The Status in Quo and the Conundrums

In this case, an arbitration was commenced by Eutelsat, a Eu-Satellite Operator ropean based out of France. Apparently, the Satellite Operator alleged breach of the France-Mexico Bilateral Investment Treaty, and was of the opinion that the obligation set by the Mexican government regarding satellite spectrum allocation was discriminatory towards its investment. However, the government successfully defended the claim and it was thereby dismissed.] Point being, there is a perceptible non-application of arbitration in other types of disputes and the need to encourage the same.

Likewise, the seat is an indispensable factor to be considered before entering into any kind of arbitration agreement, the above-mentioned study further scrutinised that a vast majority of parties preferred Paris, London, and New York as the seat of arbitration—in

that particular order. There were also instances wherein the parties chose Geneva, Stockholm, New Delhi et al. It is peculiar to see, however, that there is no record of Singapore-seated arbitration, despite it being the most preferred seat of arbitration in Asia, and reported to be the third most popular iv seat worldwide. Insufficient data may be the reason for the same, or there can be a much deeper cause to it-for instance. lack of any dedicated space law in Singapore, specifically governing launches, on-orbit operations or satellite transfers, and the likes.

Recommendation(s)

Since the space community is compact, a dispute resolution method as friendly as arbitration (or mediation) will naturally be the optimum choice, over litigation

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etc, as the parties would not want to burn bridges, and litigation may lead to a longer spat between the parties, incapacitating them to collaborate again in the future.

It is pertinent to note that the PCA Rules on Outer Space, despite its visionary approach, are not accommodated into the contracts and treaties, and if only the parties let go of the apprehensiveness, will we truly be able to see the result of such a comprehensive and promissory set of rules.

Furthermore, there is an obvious threat of economic exploitation in the space industry, orbits are becoming more congested day-by-day and the risk of collision is ever present. The public international law, in its current state, is inadequate to deal with this and place restrictions on the activities that are likely to cause such exploitation. An-

Arbitrability of Space Disputes: The Status in Quo and the Conundrums

other important thina witnessed is that, typically, satellite manufacturing and operation are the most common disputes, however, the disputes relating to orbit slots space debris may increase with time. Therefore, adding provisions specifically dealing with these concerns into the Arbitration rules may be more practical and give arbitration a further edge.

In 2021, the UAE launched a 'Courts of the Future' initiative and aims to activate a Court of Space, establishing a clear intention to play the lead role vis resolving commercial -à-vis space disputes. Other nations can take this as a lesson and buckle up, because either which way the world is going to see an exponential increase in space-related disputes in the coming decade—and this way the states can at least have an early-mover advantage become a hub in this respect.

- Report of the 61st Conference of the ILA 1984, pp. 334-355
- Goh, Gérardine Meishan. Dispute Settlement in International Space Law: A Multi-Door Courthouse for Outer Space. Studies in Space Law: Vol. 2. Martinus Nijhoff Publishers: Leiden/Boston, 2007. P. 69
- Viikari, L. (2021). International Law Association's Draft Convention on the Settlement of Disputes related to Space Activities. Arbitration.ru Magazine, (Marc-April), 14-17. https://journal.arbitration.ru/up-load/iblock/d12/Arbitration_ru_N2_26_March_April2021.pdf

iv 2018 Queen Mary University of London International Arbitration Survey

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Intern's View of AIADR

Dini Kartika Salsabila,

Universitas Sebelas Maret, Indonesia



Internship Period: 01/12/2021 till 28/02/2022

As the first intern from Indonesia, I feel so grateful that I can be a part of the AIADR Secretariat. Since it is my first international virtual internship, I do enjoy every moment in my internship journey which is really precious and memorable apart from the fact that I could not go to Malaysia for having it on-site because of the

COVID-19 travel requirement things.

First and foremost, I would like to thank Datuk Professor Sundra Rajoo, as the Founding President of AIADR for giving me this wonderful internship opportunity. A very special mention to Ms. Heather Yee. the Head of AIADR Secretariat, who always kindly encourages, carefully gives lots of support to me through every research task that was assigned to me which I did enjoy a lot. I could not accomplish this internship opportunity without her kind guidance, she is a great leader, supervisor, and an amazing role model lady in the international ADR practitioner field for me. Another special mention to Ms. Wan Yng, one of the superb and

hardworking ladies in the Secretariat. I do thank her for every favor and humble support that she gives to me, she is a great senior for me. It was incredible that I could get along and have a chance to work with her this whole time. Also, I could enjoy this virtual internship journey at home because I got a wonderful friend, Hemasankarry. could not imagine how can I accomplish this journey without her support. We do share a lot of things, we work together and support each other every day. I feel thankful that got Hemasankarry as my internship mate.

I would like to thank Ms. Irin Tan, Joy, Eric, Coco, Jie

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Kai, and Chen Yu as well. Even though we did not have many moments to spend with, however, I feel so grateful that I can meet you all virtually. You all are kind and give colorful memories. I am more than delighted that I can see how AIADR Secretariat's effort in making the institution grow bigger worldwide. I get many meaningful experiences. insights, opportunities, and networks through this internship. I will miss the lovely Coffee Sessions, our best team, and the good working culture in AIADR. Here I feel that Helen Keller is right to say "alone we can do so little, together we can do so much". I could feel that everyone supports each other and was very respectful and helpful. I hope this internship will be a good start for me in my legal career because I believe that "you do not have to be great to start at something, but you

have to start to be great at

Intern's View of AIADR

something". Please do keep in touch and feel free to say 'Hi' to me in the future especially if any one of our team will come to Indonesia. I wish our AIADR further great success! I believe it will shine more and more!

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Intern's View of AIADR

Hemasankarry Rajasegeram,

University of Essex



My sincerest thanks and appreciation for the opportunity to everyone at the Asian Institute of Alternative Dispute Resolution (AIADR). I vividly remember my 12 weeks of internship at the institute from my very first day stepping into the office and this being my very first venture into the legal field, I was prepared to learn and explore every possible area I could and this internship with AIADR has defi-

nitely ticked the boxes.

From my very first day, I had the opportunity to work along closely with Ms Heather and Ms Wan Yng who were both supportive and encouraging throughout my time at AIADR. Both of them were definitely the best kind of mentors you could possibly ask for and I am ever grateful for the opportunities given by them for me to work on with. Throughout my period of familiarising myself with the work and the institute itself, they were both ever ready to guide me with it. I would like to specially thank Ms Wan Yng for giving the opportunity and trusting me to work on the publication of the Journal and Newsletter.

A huge learning curve was definitely the chance to assist on the book launch of Law, Practice and Procedure of Arbitration in India by Datuk Professor Sundra Rajoo. I express my gratitude and thanks to Datuk Professor Sundra Rajoo for giving me the opportunity and exposure. Such an opportunity to work on the launch was definitely a great way to start my journey in this field and this internship as a whole has definitely given me the chance of exploring new areas in ADR and gaining a wider perspective on them.

In the midst of working on the book launch itself, I got to work very closely with Ms Irin Tan who is such an amazing person to work with. Even though we had a much shorter period of time

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to work together, I personally clicked really well with her from the start, from sharing similar interests in food and

also in terms of the work we

do as a whole.

I would like to extend my special thanks to Dini Karthika Salsabila who was a great internship partner. We both joined AIADR on the same day and had a great time working together even though Dini was working virtually from Indonesia. Dini's amazing research work was a lot of help when we worked together on certain assignments and there is so much to learn from her. Having Dini around has definitely made my internship better.

Last but not least, I would like to thank Eric, Joy, Coco, Jie Kai and Chen Yu who are all working virtually and in office. As much as I didn't get much opportunities to work with some of you, it was definitely great catching up over our

Intern's View of AIADR

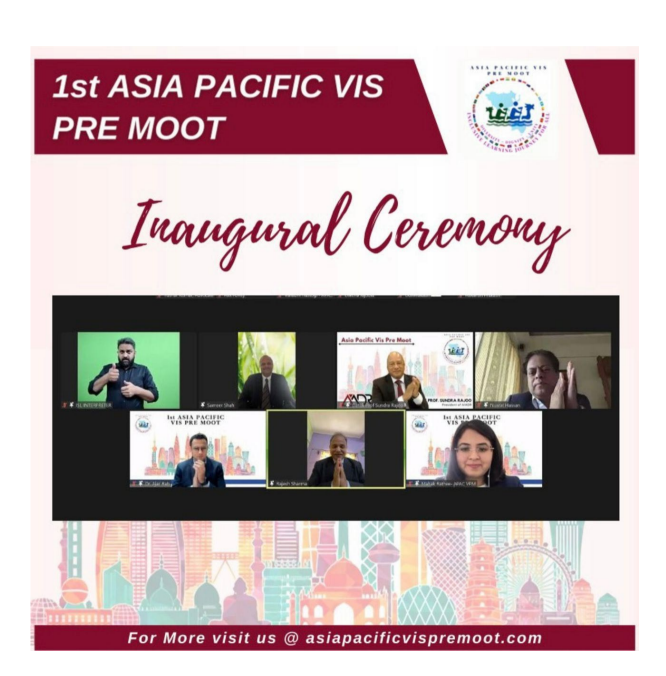
coffee sessions and learning about your culture in China as we shared ours. You have all been great and I wish you all the best for the remaining of your internship.

AIADR has definitely found a place in my heart. From the learning curves that the institute provides, to the opportunity, it is definitely a place to learn and grow. I congratulate everyone at AIADR and the Secretariat for their continuous hard work and success. I have definitely taken back a lot from all the learnings throughout my time at AIADR. With that, I believe that this is only the beginning of the ever growing success of AIADR and there is many more to be celebrated and offered.

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AIADR AS THE AWARD SPONSORS "1st ASIA PACIFIC VIS PRE MOOT"

10TH - 13TH FEBRUARY 2022

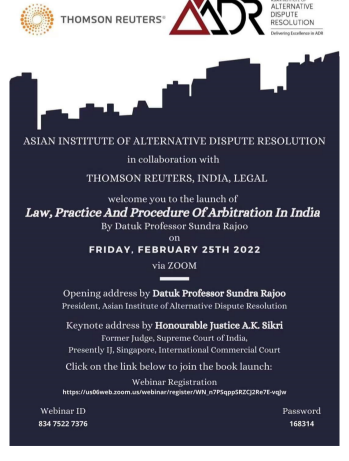


AIADR AS THE JOINT ORGANIZER

"EVOLUTION AND THE FUTURE OF INTERNATIONAL ARBITRATION IN INDIA"

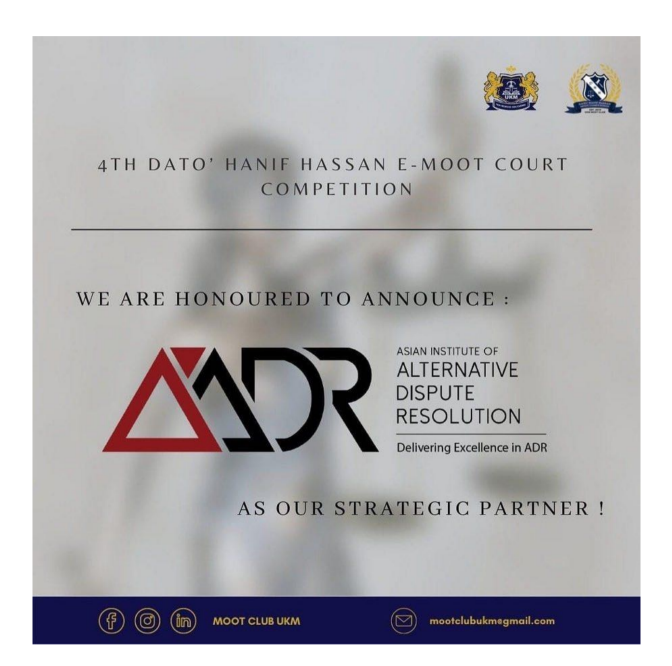
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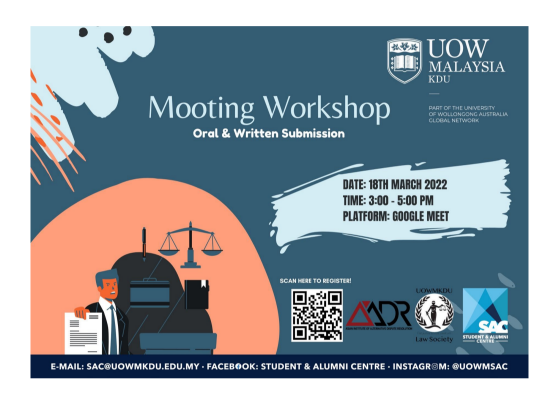
AIADR AS THE ENDORSING PARTNER "4TH DATO' HANIF HASSAN E-MOOT COURT COMPETITION (UKM)"

10TH - 13TH MARCH 2022



AIADR AS THE ENDORSING AND SPEAKING PARTNER "MOOTING WORKSHOP: ORAL & WRITTEN SUBMISSION"

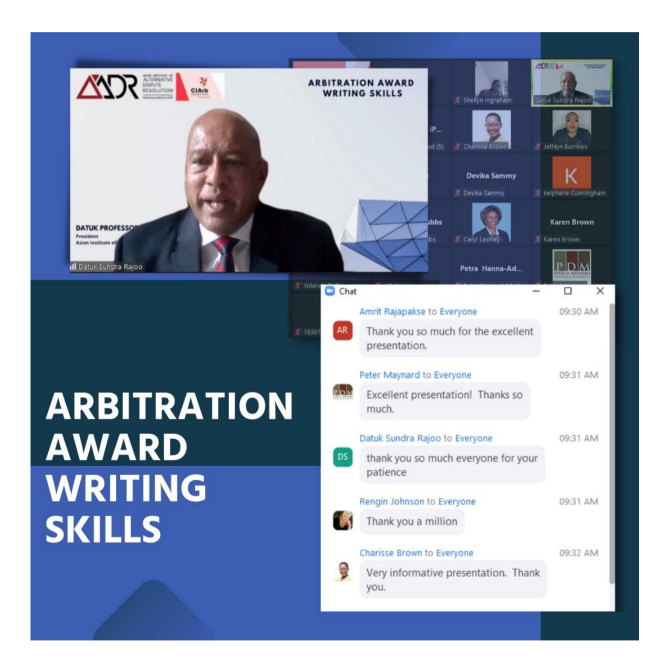
18TH MARCH 2022





AIADR AS THE ENDORSING AND SPEAKING PARTNER "BAHAMAS CIArb WEBINAR: ARBITRATION AWARD WRITING SKILLS"

23RD MARCH 2022



AIADR AS THE ORGANISER "ALTERNATIVE DISPUTE RESOLUTION TRAINING COURSE"

23RD MARCH 2022

Alternative Dispute Resolution Training Course was delivered via Zoom webinar and was hosted by Ms Cheng Wan Yng, Legal Executive of AIADR Secretariat.

The tutors for the course were Ms Rammit Kaur Charan Singh, a founding partner of a boutique consultancy firm, Anil Changaroth, a Conflict Avoidance and Dispute Resolution practitioner, Dato Ricky, a local adjudicator and arbitrator (AIAC), Dr Shahrizal M Zin, a legal academic and alternative dispute resolution (ADR) practitioner.



ALTERNATIVE DISPUTE RESOLUTION TRAINING COURSE













ALTERNATIVE DISPUTE RESOLUTION TRAINING COURSE



AIADR AS THE RESOURCE PARTNER "INTERNATIONAL MARITIME ARBITRATION MOOT 2022"

24TH - 27TH MARCH 2022



AIADR UPCOMING EVENTS

8th - 10th April 2022
International Maritime Arbitration Competition (GIMAC)
Asian Institute of Alternative Dispute Resolution (AIADR) as the knowledge partner.
Further details to be announced.

23rd - 24th April 2022

Future of Alternate Dispute Resolution: Contemporary Issues and Challenges Webinar
Asian Institute of Alternative Dispute Resolution (AIADR) as the speaking and endorsing partner.
Further details to be announced.

25th April 2022

Annulment, Recognition & Enforcement of foreign arbitral awards Webinar

Organised by Asian Institute of Alternative Dispute Reolution (AIADR).

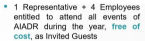
FURTHER DETAILS



Our Benefits

- Recognition and prestige in the industry
- All employees entitled to 15% discount from Member Rates for all paid Training Courses and Events conducted by AIADR
- 2 customised Bespoke courses on chosen subjects of ADR, for employees of the CM-Diamond, at the venue arranged and provided by the CM-Diamond
- Appointment fee of ADR Professional from the AIADR Panel of Arbitrators, Mediators, Adjudicators and Experts subsidized to only USD50/- instead of a standard rate
- Free access to consultative sessions with Council or Committee Members on issues related to ADR procedures, limited to maximum 40 hours per year
- 10 Copies of Quarterly AIADR Journal
- 50 Copies of Bi-Monthly Newsletter
- Discounts for Membership Subcription for additional employees (15%)





- 3 speaking slots per year during seminars and conferences organised by AIADR
- Publishing of Articles and Blogs on AIADR Website and Newsletters
- Participate in Roadshows and ADR promotional events jointly with AIADR
- Listing in the Newsletters and events flyers
- · Listed on the AIADR Website
- EDM communiques access to global membership of AIADR, within permissible GPDM Policies



abour tribunals, ancillary Courts, and Unions, or entities of similar



Our Benefits

- Recognition and prestige in the industry
- All employees entitled to 10% discount from Member Rates for all paid Training Courses and Events conducted by AIADR
- One customised Bespoke courses on chosen subjects of ADR, for employees of the CM-Gold, at the venue arranged and provided by the CM-Gold
- Appointment fee of ADR Professional from the AIADR Panel of Arbitrators, Mediators, Adjudicators and Experts subsidized to only USD50/- instead of a standard rate
- 5 Copies of Quarterly AIADR Journal
- 10 Copies of Bi-Monthly Newsletter
- Discounts for Membership Subscription for additional employees (10%)

- Our Privileges

 One Representative + 3 Employees
- entitled to attend all events of AIADR during the year, free of cost, as Invited Guests

 2 speaking slots per year during
- seminars and conferences organised by AIADR
 Publishing of Articles and Blogs on
- Alabr Website and Newsletters
- Participate in Roadshows and ADR promotional events jointly with AIADR
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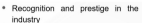




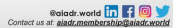
Our Privileges

- One Representative + 2 Employees entitled to attend all events of AIADR during the year, free of cost, as Invited Guests
- One speaker per year will be invited during seminars and conferences organised by AIADR, as a keynote or guest speaker
- Publishing of Articles and Blogs on AIADR Website and Newsletters
- Participate in Roadshows and ADR promotional events jointly with AIADR
 Listing in the Newsletters and events
- Listed on the AIADR Website
- EDM communiques access to global membership of AIADR, within permissible GPDM policies

Our Benefits



- All employees entitled to 5% discount from Member Rates for all paid Training Courses and Events conducted by AIADR
- Access to potential members for undertaking courses in the faculties of CM-Silver
- Free publicity and promotion of events through AIADR Network
- 5 Copies of Quarterly AIADR Journal50 Copies of Bi-Monthly Newsletter
- Discounts for Membership Subscription for additional employees (10%)







by AIADR

Our Benefits

- Recognition and prestige in the industry Invitation to attend industry expert related events and workshops
- Potential to conduct and deliver courses jointly with AIADR
- Up to 5 employees entitled to 10% discount from Member Rates for all paid
 Training Courses and Events conducted
- Free access to consultative sessions with Council or Committee Members on issues related to ADR procedures, limited to maximum 40 hours per year
- 5 Copies of Quarterly AIADR Journal
- 50 Copies of Bi-Monthly Newsletter
- Discounts for Membership Subscription for additional employees (15%)





- Publishing of Articles and Blogs on AIADR Website and Newsletters
- Participate in Roadshows and ADR promotional events jointly with AIADR
- Listing in the Newsletters and events flyers
- Listed on the AIADR Website
- EDM communiques access to global membership of AIADR, within permissible GPDM Policies



FURTHER DETAILS





Application Process

- 1. Corporate Members must recognize and support the **Vision, Mission and Values** of the Institute.
- 2. Corporates **interested** in becoming AIADR Corporate Members can send an **email** to <u>aiadr.membership@aiadr.world</u>. The email shall include the Class of Corporate Membership, detailed profile of the company, and be issued exclusively by the Body Corporate's authorised executive or Chief Executive.
- 3.AIADR Head of Membership Secretariat will **review** the suitability and applicable Class of Corporate Membership, and respond within (14) working days for further instructions.

^{*}Please send an email with your company profile to <u>aiadr.membership@aiadr.world</u> for a complete list of benefits, privileges, collaboration, joint event participation, and sponsorship opportunities.



Fees and Discounts

CLASS	APPLICATION FEE (NON-REFUNDABLE) (USD)	ANNUAL SUBSCRIPTION (USD)	DISCOUNT OF MEMBERSHIP SUBSCRIPTIONS FOR ADDITIONAL EMPLOYEES
DIAMOND	100	5,500	15%
GOLD	100	4,500	10%
SILVER	50	3,350	10%
MEMBER	50	2,500	15%

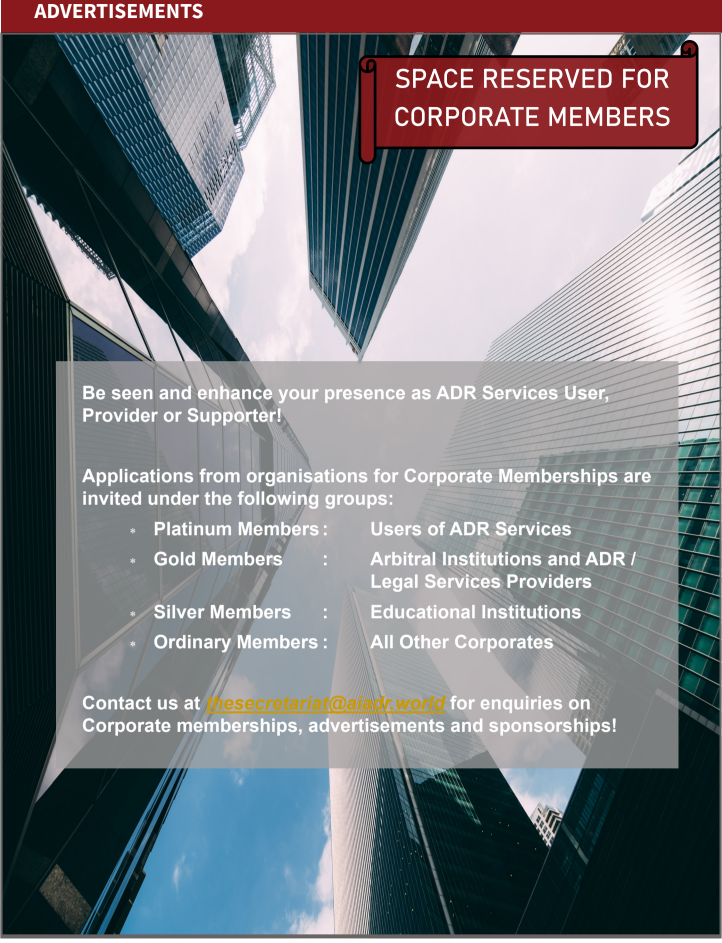
^{*} The Council may, if it deems fit, accept other considerations in lieu of part of full waiver of the application fee and/or annual subscription of Corporate Membership



FURTHER DETAILS

Interact with your network of members of the AIADR and contribute towards the growth of your Institute by joining Committees and contributing articles for the AIADR Journal and ADR Centurion, the Bimonthly Newsletter.

All Members of the Institute are invited to submit proposals for holding events and online discussion sessions, on subjects of interest to members and industrial segments for continuous learning through sharing. The Secretariat will coordinate with the volunteer speakers and presenters on the schedule and content of such events, after receiving proposals.





Promoting global trade and delivering excellence in Alternative Dispute Resolution!

The Secretariat Asian Institute of Alternative Dispute Resolution (AIADR)

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That AIADR is an NGO and Members' Institution!

- * Subscription funds of the members will be used for AIADR Secretariat activities and operations for the benefit of its members!
- * Education, Training and CPD Programs will be affordable and without discrimination!
- * AIADR will be the Institute for members from all industries and walks of life, including but not limited to lawyers and legal professionals!
- * Free from any historical inclinations, but for the future generations to come!
- * Affordable, Independent, Accessible, Desirable and Resourceful!

ADR Centurion is the bimonthly Newsletter of AIADR containing contributions from individual authors, for distribution to the members of AIADR, ADR practitioners, professionals from trade & industry and associated organizations. The constructive feedback and comments from the readers are most welcome!

Next Cut-off Date for Submission of Contributions:

1. For Newsletter : 15 May 2022
 2. For Journal : 31 April 2022

Direct your queries to aiadr.editor@aiadr.world.