



ASIAN INSTITUTE OF
ALTERNATIVE
DISPUTE
RESOLUTION
Delivering Excellence in ADR

ADR CENTURION

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AIADR Practical Workshop 3 : How to
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Members of the Editorial Sub-Committee of
AIADR [2023 - 2025]
An Introduction

APRIL 2023
Volume 4
Issue 23



The AIADR shall be a repertoire of global jurisprudence, formed by professional membership, recognized by international institutions, striving for the advancement of alternative dispute resolution methodologies, for amicable conflicts management and effective dispute resolution.

The ADR Centurion is the Bimonthly Newsletter of AIADR published six times per year by the Editorial Committee of AIADR for the members of the AIADR (the "Institute") and general readers interested in ADR subject and practices.

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Electronic Version Available at: <https://www.aiadr.world>

eISSN: 2735-0800

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The background of the image is a complex, abstract geometric pattern. It consists of numerous dark, angular shapes, possibly made of wood or metal, arranged in a way that creates a sense of depth and perspective. The shapes are interconnected, forming a series of peaks and valleys that recede into the distance. The lighting is dramatic, with strong highlights on the edges of the shapes and deep shadows in the recessed areas, emphasizing their three-dimensional form.

***“An ounce of
worth a pound
and a ton of***

The background of the image is a complex, three-dimensional geometric pattern. It consists of numerous rectangular blocks or prisms, some of which are dark blue and others a muted green. These blocks are arranged in a way that creates a sense of depth and perspective, with some blocks appearing to be stacked or interlocked. The lighting is dramatic, with strong highlights and deep shadows, emphasizing the angular nature of the shapes. The overall effect is a modern, architectural aesthetic.

***mediation is
of arbitration
of litigation!”***

Joseph Grynbaum

Join the spotlight - submit your profile to the AIADR Newsletter



Submission requirement:

1. **Profile Picture**
2. **Biodata (150 - 200) words**

- **Available only to AIADR Active Members**
- **Limited to 5 slots for each issue.**

To submit, kindly email aiadr.editor@aiadr.world

Take the AIADR Mediation Survey Now !

The objective of the AIADR mediation survey is to gather feedback and insights from individuals who have participated in mediation proceedings, in order to identify areas for improvement and promote best practices in the field of alternative dispute resolution.

Click the link below to take part in the survey now!

<https://lnkd.in/grRtgFQb>

Membership

Collaborate with us!

Members are welcome to reach out to the Secretariat for assistance or collaboration in organizing webinars on ADR topics of their choice. 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. Email us to register your interest!

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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)

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PRESIDENT'S MESSAGE

DATUK SUNDRA RAJOO

Warm greetings from the Asian Institute of Alternative Dispute Resolution ("AIADR"). Dear members, I am delighted to present you with the 23rd Issue of the ADR Centurion. I would like to take this opportunity to thank all individuals for their constant support and trust in the work of the institute to achieve our vision of building a global platform in alternative dispute resolution (ADR).

I would also like to take this opportunity to thank the Governance Council, Office Bearers, committee members, AIADR Secretariat, partner organizations, valued members, and our newest subscribers for driving AIADR towards its goals. Please keep an eye out for our updates and posts on various social media platforms including Facebook, LinkedIn, Twitter, Youtube, and Instagram.

I take the pleasure to share with all members some of our recent work and initiatives. Our events over the past two months have been diverse and engaging, covering everything from emerging topics in alternative dispute resolution (ADR) to value-adding events that provided attendees with practical tools and strategies for enhancing their ADR practice. Whether you're a seasoned professional or just starting out in the field of ADR, there was something for everyone at AIADR's recent events:

1. On February 7th, AIADR had the honour of serving as a resource partner for the 2nd Asia Pacific Vis Pre-Moot 2023, an international

competition for law students focused on arbitration and dispute resolution. As part of this partnership, AIADR members were invited to attend the inauguration ceremony, during which I had the privilege of speaking as a guest of honour.

In addition, many of our talented members were offered the unique opportunity to serve as judges during the moot competition, lending their expertise and insights to help shape the next generation of legal professionals.

2. On February 18th, AIADR continued its mission to promote the use of alternative dispute resolution (ADR) in various industries and fields by collaborating with the Technology Association Malaysia to organize a webinar on the topic of 'Technology Disputes: How Does ADR Play a Role?'

The event was an informative and engaging discussion on the ways in which ADR can be applied to resolve disputes arising in the rapidly-evolving technology sector. Attendees gained valuable insights and practical strategies for managing technology disputes, and learned how ADR can help mitigate risks and maintain positive business relationships in the face of complex legal challenges. We're thrilled to have had the opportunity to collaborate with Technology Association Malaysia and bring together experts and professionals from across the industry to discuss this critical topic."

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3. On February 28th, AIADR organized a thought-provoking webinar on the topic of 'Risk and Opportunities of Third-Party Funding in International Arbitration,' in an effort to explore this complex and evolving aspect of dispute resolution. The webinar brought together leading experts and practitioners from around the world to share their insights and experiences, discussing the opportunities and risks presented by third-party funding and the implications for both claimants and respondents in international arbitration. We're proud to have provided a platform for this important discussion and look forward to continuing to explore new and emerging trends in the field of alternative dispute resolution.

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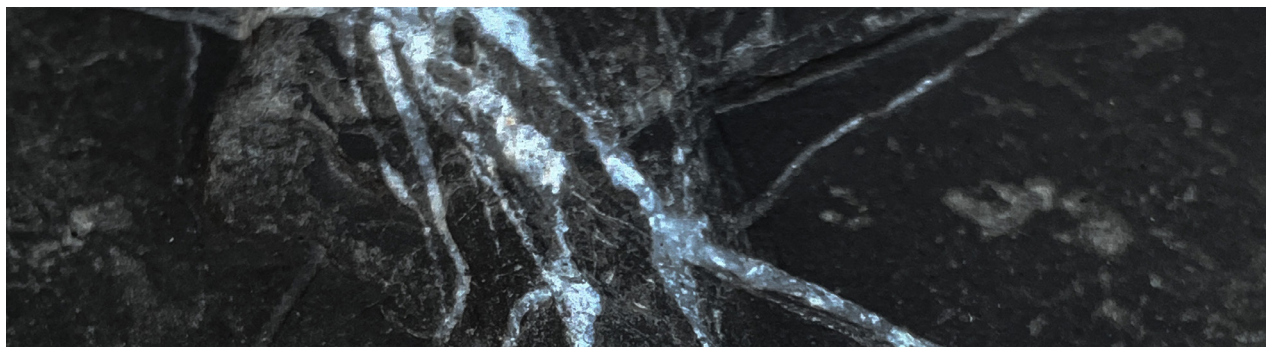
4. On March 15th, AIADR organized an informative Practical Workshop on the topic of 'How to Draft an Arbitral Award.' The workshop was designed to provide participants with the knowledge and skills necessary to effectively draft an award that is clear, concise, and enforceable. Attendees gained valuable insights and practical tips that they can apply in their own work, whether they are just starting out in the field or are seasoned professionals looking to hone their skills.

5. I am also pleased to announce that AIADR served as the resource partner for the 10th NLUO Bose & Mitra & Co. International Maritime Arbitration Moot (IMAM) 2023, which took place from March 23 to 26. The event brought together law students from all over

the world to compete in simulated arbitration proceedings and gain practical experience in maritime arbitration. AIADR's partnership with the National Law University Odisha reflects our commitment to promoting the use of alternative dispute resolution methods and supporting the next generation of legal professionals. We are honored to have been part of this event and look forward to continuing to collaborate with NLUO and other organizations to advance the field of alternative dispute resolution.

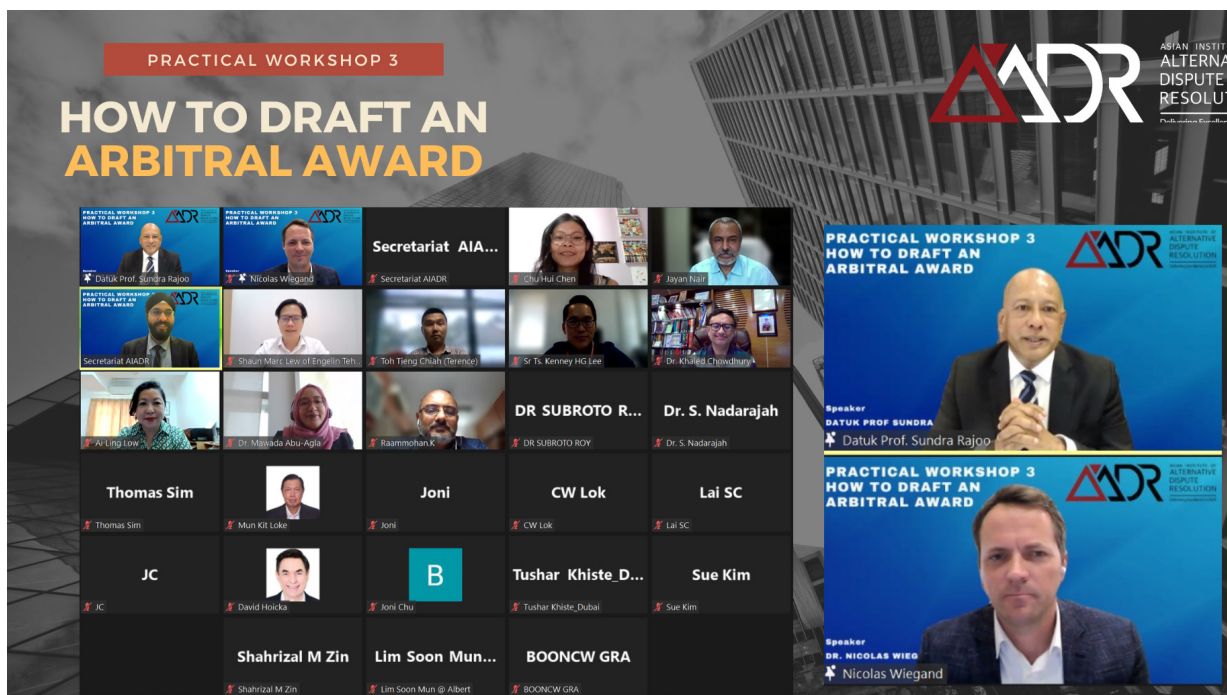
Finally I am glad to announce that AIADR has received accreditation from the International Mediation Institute (IMI) for our Mediation Training Program in the first quarter of 2023. As the first ADR (Alternative Dispute Resolution) institute in Malaysia to have an IMI Certified Training Program, this is a significant milestone for AIADR. The IMI accreditation is a testament to our commitment to providing high-quality mediation training programs that meet international standards. It recognizes our expertise in mediation training and our ability to equip aspiring mediators with the necessary skills and knowledge to excel in the field.

With that, I would like to conclude by expressing my utmost gratitude to all of our members for their continued participation and support in our activities and events. We look forward to bringing more value to our members and the ADR community in the coming months.



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AIADR PRACTICAL WORKSHOP 3: How to Draft an Arbitral Award ?



2023

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Introduction

AIADR is excited to share with you the highlights of the recent Practical Workshop 3: How to Draft an Arbitral Award. This workshop, which took place on March 15th, 2023 via Zoom, was a unique opportunity for practitioners and scholars alike to gain valuable insights and practical tips on how to draft an effective arbitral award. With the increasing popularity of arbitration as a preferred method for resolving disputes, the importance of drafting a well-written and comprehensive award cannot be overstated. Join us as we delve into the key takeaways and highlights from this workshop, and gain insights from leading experts in the field.

The Workshop

The workshop was led by Datuk Professor Sundra Rajoo and Dr. Nicolas Wiegand, both of whom are international arbitration experts with participation in over

400 cases as either tribunal members or party representatives. The workshop, which was divided into two sessions, covered the preliminary award drafting exercise of pre-hearing matters as well as the drafting of substantive parts of the award after the hearing.

One of the key takeaways from the AIADR Practical Workshop 3 was the importance of beginning the drafting process of an arbitral award prior to the start of the hearing. This allows the arbitrator to focus on the key issues during the hearing, resulting in a more efficient and effective hearing process. The speakers emphasized that preparing a preliminary draft of the award before the hearing also ensures that the tribunal is well-prepared and familiar with the case, and can help identify any gaps or issues that need to be addressed during the hearing.

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Furthermore, the speakers introduced various checklists that are available to assist arbitrators during the drafting process. One such checklist is the ICC Checklist, which is designed to help draft an award that is consistent with the requirements of the ICC Rules. The speakers emphasized that the use of such checklists can help ensure that the award is comprehensive, accurate, and consistent with the relevant rules and regulations.

Another important aspect that was discussed during the workshop was the need to maintain the tribunal's independence and impartiality throughout the drafting process. The speakers emphasized the importance of avoiding any conflicts of interest or bias and ensuring that the award is based solely on the evidence presented during the hearing.

The speakers further shared valuable insights on how to effectively structure a clear and concise summary of the parties' positions and procedural history. They emphasised the importance of resisting the temptation to rewrite an unsophisticated party's position, as doing so may result in inaccuracies or misunderstandings that could affect the final award.

The speakers also shared practical advice for dealing with a variety of special circumstances that may arise during the drafting process. They discussed, for example, how to deal with non-participating parties and the difficulties that arise when attempting to draft an award in such cases. They also discussed how to manage points of agreement and disagreement among tribunal members, as well as how to deal with dissenting arbitrators that may arise during the decision-making process.

The distribution of work among tribunal members was another aspect that was discussed, with the speakers providing guidance on how

to effectively manage workload and ensure the drafting process runs smoothly.

Conclusion

In conclusion, the AIADR Practical Workshop 3 on How to Draft an Arbitral Award was a great success. Participants gained valuable insight and practical knowledge that will benefit them in drafting awards.

The success of this workshop highlights the importance of continued education and training in the field of dispute resolution. With the growing popularity of arbitration as a preferred method for resolving disputes, it is essential to ensure that practitioners have the necessary skills and knowledge to draft effective and well-reasoned awards. The diverse background of the participants, not only from the legal field, further emphasizes the importance of promoting education and training in dispute resolution across various disciplines.

AIADR is confident that the knowledge and practical skills gained by the participants in this workshop will have a significant impact on the field of dispute resolution. We look forward to hosting more events in the future that continue to provide valuable insights and practical knowledge to practitioners and scholars alike.

Feedback

"The speakers were well-prepared and concise. This reflected their storied experience in the field. More importantly, they were willing to take the time to answer the audience's questions."

Shaun Marc Lew

The Rising Tide Of ESG And Its Growing Influence On International Arbitration

Jashveenjit Singh Gill



Jashveenjit Singh Gill is a driven and ambitious legal professional with a strong academic background and practical experience. He graduated with Honors from the University of London with an LL.B degree and is currently working as a Legal Executive at The Asian Institute of Alternative Dispute Resolution.

Jashveenjit is passionate about the legal field and is currently pursuing his Certificate of Legal Practice in hopes of one day being called to the Malaysian Bar. He has a keen interest in alternative dispute resolution.

Abstract

Environmental, social, and governance (ESG) factors have become increasingly important considerations for businesses and investors alike. This article provides an overview of what ESG is, how ESG-related contractual disputes may arise, and why arbitration is best suited to resolve these disputes. It finally concludes that ESG-related disputes will continue to rise and it is up to the arbitration community to embrace this change.

What is ESG

The UN Global Compact Initiative coined the term ESG in 2004 with the release of its report "Who Cares Wins"¹. ESG refers to Environmental, Social, and Governance and is a framework used to evaluate the ethical and sustainability impact of business practices. Despite the increasing adoption of ESG practices in the business world, there is still no standard definition of ESG factors, which results in variations in market practices among institutions. However, there are certain factors that are commonly identified across different ESG frameworks, which are helpfully summarized in the European Banking Authority's report on the

Management and Supervision of ESG Risks for Credit Institutions and Investment Firms published in June 2021².

Environmental factors refer to the impact of a business on the natural environment, including climate change, pollution, and resource depletion. The term "social factors" refers to a company's impact on people and communities, such as human rights, labour practises and community relations. Governance factors refer to the internal management structures of a company, such as board composition, executive compensation, and transparency.

In recent years, the ESG framework has gained prominence, with many investors and stakeholders placing greater emphasis on the sustainability and social impact of businesses. According to a report by the Global Sustainable Investment Alliance, global sustainable investment assets reached \$35.3 trillion at the beginning of 2020, an increase of 15% over the preceding two years.³

¹ https://www.unepfi.org/fileadmin/events/2004/stocks/who_cares_wins_global_compact_2004.pdf (as assessed on 13/03/2023)

² https://www.eba.europa.eu/sites/default/documents/files/document_library/Publications/Reports/2021/1015656/EBA%20Report%20on%20ESG%20risks%20management%20and%20supervision.pdf (as assessed on 13/03/2023)

³ <http://www.gsi-alliance.org/wp-content/uploads/2021/08/GSIR-20201.pdf> (as assessed on 13/03/2023)

ESG Related Contractual Clauses.

Due to the increasing awareness of ESG concerns, it has become more common to include contractual clauses in agreements between business partners that stipulate disclosure and reporting obligations, performance benchmarks, or compliance assurances related to ESG issues.

Take for example, The EU General Data Protection Regulation (GDPR)⁴. This regulation requires companies to protect the personal data of EU citizens and imposes significant fines for non-compliance. As a result, contracts may include provisions requiring parties to comply with the GDPR and to implement appropriate data protection measures.

Another example would be a set of model contractual clauses known as "ABA MCCs 1.0" with updated alternative clauses in 2021 called "ABA MCCs 2.0" by The Working Group of the American Bar Association Business Law Section⁵. These clauses aim to provide legal and operational protection for workers' human rights in the supply chain. They are based on US law and the United Nations Convention on Contracts for the International Sale of Goods (CISG) and are intended to be inserted into supply contracts, purchase orders, or similar documents for the sale of goods.⁶

These ESG clauses in contracts are crucial because they indicate an increasing recognition of the significance of sustainability and ethical business practices. These clauses can assist in ensuring that companies prioritize the well-being of all stakeholders, including the environment, society, and their own financial interests in the long run

ESG Disputes and Arbitration as a Suitable Resolution Mechanism

Disputes are an unavoidable consequence of the increasing prevalence of ESG related contractual clauses in international commercial contracts. As

a result of the novelty of many ESG clauses, disputes regarding their interpretation and quantifiability are inevitable. Given that arbitration is preferred to resolve the vast majority of international commercial disputes, it is not surprising that arbitral tribunals will soon be required to address ESG-related clauses and issues.

ICC Commission Report on Resolving Climate Change-Related Disputes through Arbitration and ADR⁷ argues that arbitration is best suited for resolving climate change related disputes. Being that climate change is a subset of ESG, the arguments put forth can be said to apply to ESG related disputes as a whole.

Among the arguments put forward is, arbitration can provide parties with greater control over the dispute resolution process, including the choice of arbitrators, the language and location of the arbitration and the procedural rules that will apply. This flexibility can be particularly valuable in ESG-related disputes, which may involve complex and technical issues that require specialized expertise. Parties can select arbitrators with the necessary expertise in ESG issues, who can bring a nuanced understanding of the relevant legal and regulatory frameworks to the dispute.⁸

Furthermore, arbitration can provide a more efficient and expedient resolution of disputes, as compared to court proceedings, which can be lengthy and unpredictable. ESG-related disputes can be particularly complex, involving multiple parties and overlapping legal and regulatory frameworks. Arbitration can offer a more streamlined and focused process, which can lead to a quicker and more cost-effective resolution of the dispute.⁹

4. <https://gdpr-info.eu/> (as assessed on 13/03/2023)

5. https://www.americanbar.org/groups/human_rights/business-human-rights-initiative/contractual-clauses-project/aba-business-law-section-working-group-releases-model-contract-c/ (as assessed on 13/03/2023)

6. Supra

7. <https://iccwbo.org/content/uploads/sites/3/2019/11/icc-arbitration-adr-commission-report-on-resolving-climate-change-related-disputes-english-version.pdf> (as assessed on 13/03/2023)

8. Supra

9. Supra

Arbitration can provide greater confidentiality than court proceedings¹⁰, which is advantageous in sensitive ESG disputes that involve confidential information or reputational risks. However, some critics argue that this confidentiality can be at odds with the public interest, which is often a significant concern in ESG-related disputes. The lack of transparency in traditional commercial arbitration has been viewed as a potential barrier to its legitimacy as a dispute resolution mechanism for ESG disputes, given the public interest issues often involved in these cases.

Conclusion

The readiness of the arbitration community to embrace change and adapt to new realities will determine the success of international arbitration in resolving ESG-related issues. We have already seen a rise in ESG factors and the possibility of ESG-related disputes. We have also seen how arbitration is well suited to handle these types of disputes; now it is up to the arbitration community to embrace this new wave of ESG disputes.



10. Paul Friedland, "The Confidentiality of International Arbitration," in *International Arbitration: Contemporary Issues and Innovations* (Julian D.M. Lew et al. eds., Kluwer Law International 2008), pp. 197-219

Highlights



Introduction to the Members of AIADR Editorial Sub-Committee for the term of 2023-2025



SAGAR KULKARNI, FCI Arb | FAIADR
Chairman – Editorial Sub-Committee (ESC), AIADR
Founder Advocate, LexWit
Pune, (MH) India

Sagar extensively practices in the field of Alternate Dispute Resolution (ADR) since last 13 years and has obtained certifications and qualifications in the field of International Dispute Resolution. Sagar has expert level skills to analyse/resolve disputes efficaciously and solution oriented. Sagar routinely advises clients on developing dispute avoidance strategies while entering in commercial agreements/contracts and regularly conducts arbitration proceedings of commercial, contractual, construction nature. Sagar has advised major MNC's in fields like software and IT laws, construction and engineering, technology, EPC projects, turnkey contracts, BOT models, international laws, compliance laws and liaising with foreign lawyers.

Sagar always pursues disputes with an approach to come up with solutions that are always unique in a practical way, versatile, innovative, and witty, to emerge successful at tasks in hand. Sagar is empanelled as an arbitrator and mediator with several international arbitration institutions and is fellow of the CI Arb, London and AIADR. Sagar regularly sits as arbitrator and mediator in Moot Competitions, including the Vis Moot and FDI Moots.



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Dr. Wilson Lam
Member-Editorial Sub-Committee (ESC), AIADR

Dr. LAM Wai Pan, Wilson is a fellow member of HKI Arb, AIADR, IDRRMI and IPostdocA. He obtained the LLM (Arbitration & DR) at the University of Hong Kong in 2009. He completed the Postdoctoral Fellow and Visiting Scholar at the California State University, Monterey Bay, Stanford University and University of California, Berkeley in 2021. He obtained the Doctor of Business Administration at Brittany University in France, Vern University of Applied Sciences in Croatia and UCAM University in Spain in 2022. He was conferred the Honorary Doctorate in Laws and Adjunct Professor of SABI University in France in 2019 and 2020 respectively. He is the Adjunct Professor and Senior Expert (Project Management) at the Yuenpei Business School of the Peking University (2020 – 2023). He also serves as Deputy Dean of the China Quality Institute (2021 – 2024).

Dr. Wilson Lam is an Architect, Authorized Person, PMP, ITIL Expert & Digital Leader, ISO 31000 Risk Manager, CCBM in professional background. He is on the Panel of Arbitrators (SCIA, FAIDRRMI, HKIA); HKIAC Arbitrator Appointment Advisory Board (2014-2017 and 2020-2023); various Panels of Mediators in Hong Kong, Mainland PRC and internationally and Panel of Adjudicators (HKIA, HKI Arb, HKIAC, AIAC, HKIC-Adj and SCADJ).



Associate Professor Dr. Nur Emma Mustaffa
Member-Editorial Sub-Committee (ESC), AIADR

Associate Professor Dr Nur Emma Mustaffa is currently a lecturer at the Quantity Surveying Department, Faculty of Built Environment and Surveying UTM, Johor. She holds a degree in law and has been assigned with teaching courses with legal inputs since she joined the department. She is an Accredited Adjudicator from Asian International Arbitration Centre (formerly known as KLRCA) and Fellow of the Asian Institute of Alternative Dispute Resolution (AIADR). Her research interests centers around Construction Law, Procurement, Dispute Resolution, Building Information Modelling contracts and is now involved in researches related to the themes.

Her interest in BIM lead her to develop the BIM Educational Framework for the quantity surveying students in Malaysia with her colleague. Apart from that, she is also the Editorial Board Member of the International Journal Built Environment and Sustainability and has been appointed as reviewer for internationally acclaimed journals and conferences from time to time. She also has PhD and MSc students who have successful completed their research under her supervision.

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Ramalingam Vallinayagam
Member-Editorial Sub-Committee (ESC), AIADR

Ramalingam Vallinayagam is a qualified Advocate in India and is also called to the Bar of England & Wales. He holds an LLM in International Dispute Resolution from King's College London. Ramalingam has been associated with Willem C. Vis International Arbitration Moot since 2018 as a speaker and as an arbitrator. He has also coached the King's College, London mooting team for the Skadden FDI moot in 2022. Until 2021, Ramalingam practiced before various tribunals and High Courts in India specialising in commercial and insolvency disputes. He currently specialises in public international law advising sovereign States on various issues including investor-State arbitrations.



Dr. Shahrizal M Zin
Member-Editorial Sub-Committee (ESC), AIADR

Dr. Shahrizal M Zin FCIArb, FAIADR, FMIArb is a legal academic and alternative dispute resolution (ADR) practitioner. He read law at the University of Malaya as a Public Service Department scholarship recipient. He graduated with LLM from the University of Malaya and held a Ph.D. from Monash University, Australia. He has been awarded a diploma in International Commercial Arbitration (DipICarb) from the Chartered Institute of Arbitrators (CIArb) UK and admitted as a fellow since 2016. He is also a fellow of the Asian Institute of Alternative Dispute Resolution (AIADR) and the Malaysian Institute of Arbitrators (MIARB).

He regularly sits as an arbitrator and adjudicator concerning construction claims under Arbitration Act (2005) and CIPAA 2012. He is the author of several publications, among others, *Common Issues in Malaysian Adjudication: Guide to CIPAA 2012, Cases and Materials* (LexisNexis, 2020), and 'Reappraising Access to Justice: A Critical Review on State Recourse to Counterclaim' in Alan Anderson and Ben Beaumont, *ISDS: Reform, Replace or Status Quo* (Wolters Kluwer, 2020). He is currently acting as a senior lecturer at the Faculty of Law, University Technology MARA (UiTM).



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Dr. Emmy Latifah
Member-Editorial Sub-Committee (ESC), AIADR

Dr. Emmy Latifah is a Professor of International Law in International Law Department, Faculty of Law, Universitas Sebelas Maret (UNS). She has been teaching there since 2006, including teach at Magister and Doctoral Program in many universities in Indonesia.

Her researches and writings are rooted within the field of international law issues, especially in public international law, law of the sea, intellectual property law, international trade law, international contract law, law of treaty, international environmental law and arbitration. She also has published many articles in journal, both in Bahasa and English. Emmy Latifah is a frequent speaker at numerous seminars and conferences, both in her country, Indonesia, and outside of Indonesia.

Moreover, she is also an arbitrator. Currently, she approved as a member of Editorial Sub-Committee in Asian Institute of Alternative Dispute Resolution (AIADR), non-profit institution which dedicated to promoting the practice of ADR through affordable and accessible education and development of the profession across the continent and its neighbours.



Krusch Pathippallil Antony
Member-Editorial Sub-Committee (ESC), AIADR

Krusch Pathippallil Antony, an Advocate / Arbitrator and Mediator, with 24 Years in LAW and ADR Practice in South India at Kochi. An Associate Arbitrator at the Chartered Institute of Arbitration (CIArb), U.K, and an accredited Arbitrator & Mediator (Indian Institute of Arbitration & Mediation (IIAM)), Member Online Dispute Also, Guest faculty to Law Schools in India; and a panel judge for International Maritime Moot Court Competitions of NUALS, Kochi & NLIU – INADR International Law School Mediation Tournament, Bhopal, and other law schools.

Certified in Arbitration Award Writing from CIArb, U.K. Member – Kerala High Court Advocate Association, Kochi. SAMA.LIVE / ADReS Now / CORD/ IDRC, online Dispute Resolution - Arbitrator & Conciliator. Practising Law at High Court of Kerala | DRT |NCLT| Dist. Court, Ernakulam, Kochi. Member- Society of Construction Law- India. Member- Nani Palkhivala Arbitration Centre- Chennai. Currently working as a Partner –Arbitration & Litigation to a National Law Firm M/s King Stubb & Kasiva, Advocates & Attorneys, with offices in New Delhi, Bangalore, Mumbai, Chennai, Kochi and other parts of India.

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Dmitry Marenkov
Member-Editorial Sub-Committee (ESC), AIADR

Dmitry Marenkov, LL.M., FAIADR, FCI Arb, is an in-house legal counsel and regularly acts as arbitrator in international commercial cases. He has participated in more than 30 international arbitrations under various rules, including appointments as co-arbitrator, sole arbitrator and presiding arbitrator. Dmitry is also an Accredited Mediator (London School of Mediation). In 2019 he joined the Approved Faculty List of the Chartered Institute of Arbitrators.

A Fellow of the Asian Institute of ADR and the Chartered Institute of Arbitrators, Dmitry is included in the list of arbitrators of the following arbitral institutions: Hong Kong International Arbitration Centre (HKIAC), Asian International Arbitration Centre (AIAC), Vienna International Arbitral Centre (VIAC), International Commercial Arbitration Court at the Russian Chamber of Commerce and Industry (ICAC/MKAS), Arbitration Centre at RSPP, Russian Arbitration Center, Chamber of Arbitrators (Belarus).

Dmitry Marenkov has published a number of articles or chapters in legal periodicals and loose-leaf handbooks and appeared as speaker in seminars and conferences. His working languages are English, Russian and German.



CORPORATE MEMBERSHIP

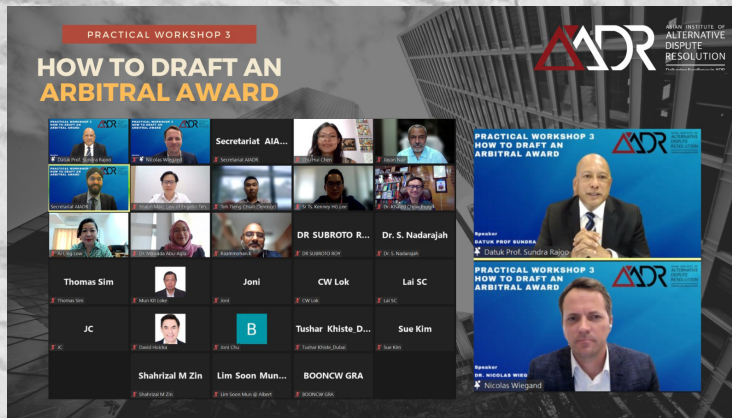
- Recognition & Prestige by members of the industry
- Publishing of Articles and Blogs on AIADR Website and Newsletters
- Participate in Roadshows and ADR promotional events jointly with AIADR
- Featured in the Newsletters and events flyers
- Featured on the AIADR Website
- EDM communicates access to global membership of AIADR, within permissible GPDm Policies

	Diamond	Gold	Silver	Member
Application Fee (Non Refundable)	USD100	USD100	USD50	USD50
Annual Subscription	USD5500	USD4500	USD3350	USD2500
Discount for membership subscriptions for additional employees	15%	10%	10%	5%
Free access to all AIADR events per year for free	<ul style="list-style-type: none"> • 1 Representative • 4 Employees 	<ul style="list-style-type: none"> • 1 Representative • 3 Employees 	<ul style="list-style-type: none"> • 1 Representative • 2 Employees 	<ul style="list-style-type: none"> • 1 Representative • 1 Employee
Speaking Opportunities a year for Seminars and Conferences by AIADR	3 slots	2 slots	1 speaker as keynote or guest speaker	Invitation to attend industry expert related events and workshops
Discounted rates for employees on top of Member Rates for all paid Training Courses and Events by AIADR	15% discount for all employees	10% discount for all employees	5% discount for all employees	10% discount for up to 5 employees
Bespoke Courses on chosen subjects of ADR for employees at the venue arranged and provided by member	2	1	Access to potential members for undertaking courses in the faculties	Potential to conduct and deliver courses jointly with AIADR
Subsidized Appointment Fee of ADR Professional from the AIADR Panel of Arbitrators, Mediators, Adjudicators and Experts	USD50	USD50	-	-
Free Access to Council or Committee Consultations on issues related to ADR procedures	40 hours per year	40 hours per year	-	-
Complimentary Printed Publications				
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Bi-monthly Newsletter	50 Copies	50 Copies	10 Copies	10 Copies

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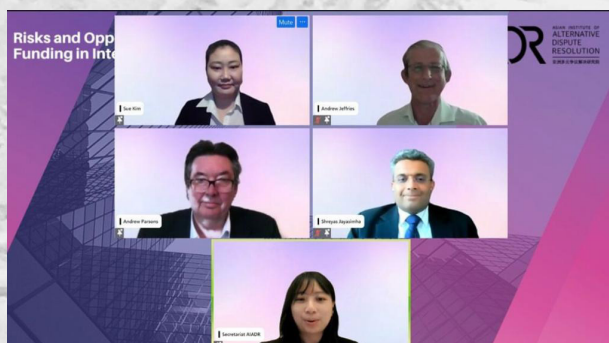
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HIGHLIGHTS FROM AIADR'S PAST EVENTS

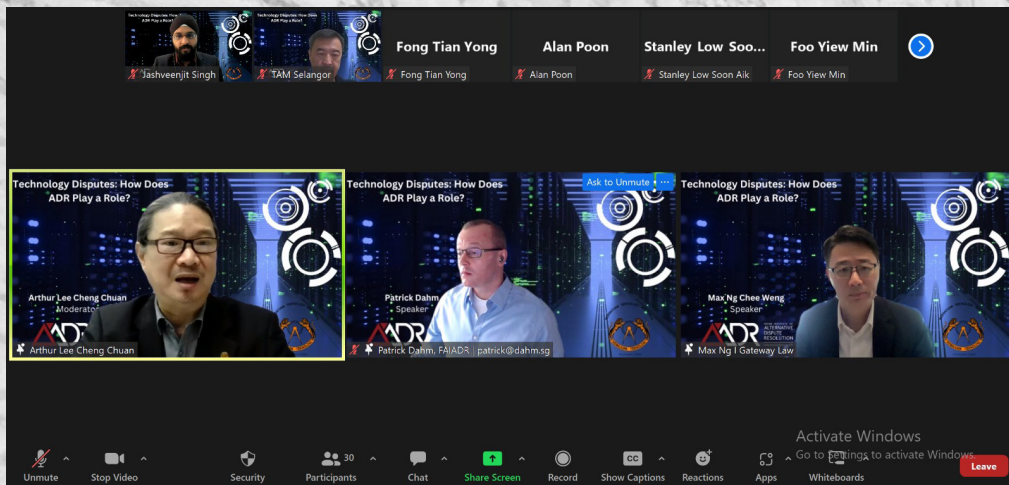


PICTURES FROM THE AIADR PRACTICAL WORKSHOP: HOW TO DRAFT AN ARBITRAL AWARD

SOCIAL MEDIA POSTING BY THE NATIONAL LAW UNIVERSITY OF ODISHA ON AIADR THE RESOURCE PARTNER FOR THE BOSE & MITRA & CO, INTERNATIONAL MARITIME ARBITRATION MOOT COMPETITION. (IMAM) 2022



PICTURES FROM THE AIADR WEBINAR ON RISK AND OPPORTUNITIES OF THIRD PARTY FUNDING IN INTERNATIONAL ARBITRATION



PICTURES FROM THE AIADR WEBINAR WHICH WAS HOSTED IN COLLABORATION WITH TECHNOLOGY ASSOCIATION MALAYSIA ON THE TOPIC OF TECHNOLOGY DISPUTES: HOW DOES ADR PLAY A ROLE.



SOCIAL MEDIA POSTING BY NATIONAL LAW UNIVERSITY OF JODHPUR ON AIADR BEING A SUPPORTING ORGANIZATION FOR THE ALLEN & OVERY INTERNATIONAL DEAL NEGOTIATION COMPETITION 2023.

Upcoming Events.

13 April 2023

AIADR YMG Networking Session

22

28 April 2023 - 8 May 2023

AIADR Mediation Training Course

28 & 29 April 2023

CABE Malaysia International Conference 2023

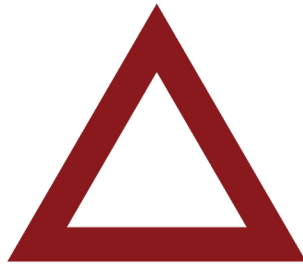
26 May 2023 - 28 May 2023

The International Commercial Arbitration Moot Championship (ICAMC)



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Next Cut-off Date for Submission of Contributions:

Newsletter: 10 May 2023

Journal : 5 May 2023

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