

Regional Arbitral Institutes Forum CONFERENCE 2014.

01.08.2014
Friday

Hilton Hotel
581 Orchard Rd



RAIF PARTNERS



RAIF 2014

Since the Singapore Institute of Arbitrators (SI Arb) hosted the inaugural RAIF Conference in July 2007, RAIF partners have taken turns to host this key feature in the annual arbitration event calendar. SI Arb is pleased to be hosting this 8th RAIF Conference.

The programme features a host of speakers from the participating jurisdictions providing an update on key arbitration developments in their countries, as well on current topics relating to arbitration.

Issues to be discussed include:

- 1) Country Reports – Significant developments in International Arbitration in RAIF Member Countries
- 2) Ethical Concerns – Searching beyond the IBA Guidelines on Conflicts of Interest – A common playing field: fair trade for parties and party representatives
- 3) Going beyond the ICC Guidelines on Time and Costs – What can we really do to address the time and costs of arbitration?
- 4) Looking beyond current developments – The future of the theory and practice of commercial arbitration in the Asia Pacific Region

RAIF 2014 promises to be an important meeting point for arbitration practitioners in the region, as well as anyone interested in the vibrant dispute resolution industry in the region.

We are indeed honoured to have The Honourable Justice Quentin Loh grace the occasion as our Guest-of-Honour.

We very much look forward to seeing you at this year's RAIF Conference.

Mr. Chan Leng Sun SC
President, Singapore Institute of Arbitrators

Mr. Chia Ho Choon
Chairman, Organising Committee

WHO SHOULD ATTEND

- Arbitrators
- In-house counsel
- Law academics
- Consultants
- Lawyers
- Other users and professionals involved in arbitrations

GUEST OF HONOUR

The Honourable Justice Quentin Loh
Judge, Supreme Court of Singapore



Quentin Loh was appointed a Judicial Commissioner of the Supreme Court of Singapore on 1 September 2009 and a Supreme Court Judge on 1 June 2010. Prior to his joining the Bench, he was the Deputy Managing Partner of Rajah & Tann LLP from December 2003 to 12 August 2009. He was a key member of its international arbitration group as well as head of the Construction & Projects and Insurance and Reinsurance practice groups. Prior to joining Rajah & Tann in 2001 as a member of its Executive Committee, he was Managing Partner of Cooma, Lau & Loh, a firm he co-founded in 1978. He was appointed Senior Counsel in 1999. Until his appointment as a Judicial Commissioner, he was also a director of Maxwell Chambers, a dedicated building for holding arbitrations.

ABOUT RAIF

The RAIF is a regional arbitral organisation founded in 2007 by the Singapore Institute of Arbitrators, the Malaysian Institute of Arbitrators, the Institute of Arbitrators and Mediators Australia, the Hong Kong Institute of Arbitrators, the BANI Arbitration Centre and the Arbitration Association of Brunei Darussalam.

The RAIF was established to allow its members to collaborate on certain common objectives, including serving the educational and social needs of members of the arbitral institutes, facilitating the exchange and dissemination of information on arbitration and promoting understanding and co-operation between their respective institutes.

Currently the members of RAIF are the national arbitration bodies of the following countries:

1. Australia – Institute of Arbitrators & Mediators Australia (IAMA)
2. Brunei – Arbitration Association of Brunei Darussalam (AABD)
3. Hong Kong – Hong Kong Institute of Arbitrators (HKI Arb)
4. Indonesia – Indonesian Arbitrators Institute (IArbi)
5. Malaysia – Malaysian Institute of Arbitrators (MI Arb)
6. Philippines – Philippine Institute of Arbitrators (PI Arb)
7. Singapore – Singapore Institute of Arbitrators (SI Arb)



Practice Area:
Alternative Dispute Resolution
Training Level: General
CPD Points: 6 public CPD points

PLATINUM SPONSORS



EXCLUSIVE DINNER SPONSOR

BAKER & MCKENZIE, WONG & LEOW

0830am - 0900am
Registration (of Local & Foreign Delegates)
& Refreshments

0900am - 0910am
Welcome Address
Mr. Chan Leng Sun SC
President, SI Arb

0910am - 0930am
Conference Opening Address by Guest of Honour
The Honourable Justice Quentin Loh
Judge Supreme Court of Singapore

0930am - 0945am
Conference Opening Ceremony
Signing of MOA, photo-taking with and Presentation of Tokens
to Guest-of-Honour and Representatives of RAIF Partners

0945am - 1115am

SESSION 1: COUNTRY REPORTS

Significant developments in International Arbitration in RAIF
Member Countries

- Opening Remarks by Session Chair
- Presentations by Representatives of RAIF Partners
- Panel Discussion and Question & Answer Session moderated by the Session Chair

Session Chair:

Mr. Chan Leng Sun SC – President, SI Arb

Speakers:

- (Yang Amat Mulia) Pengiran Indera Negara Pengiran Anak Dato Haji Puteh – Arbitration Association of Brunei Darussalam (AABD)
- Ms Sylvia Siu J.P. – President, Hong Kong Institute of Arbitrators (HKI Arb)
- Mr. Anangga W. Roosdiono – Chairman, Indonesian Arbitrators Institute (I ArbI)
- Ms Rowena McNally – National President, Institute of Arbitrators & Mediators Australia (IAMA)
- Mr. Lam Ko Luen – President, Malaysian Institute of Arbitrators (MI Arb)
- Mr. Teodoro Kalaw IV – President, Philippine Institute of Arbitrators (PI Arb)
- Mr. Chan Leng Sun SC – President, SI Arb

1115am - 1130am
Morning Break

1130am - 0100pm

SESSION 2: ETHICAL CONCERNS

Searching beyond the IBA Guidelines on Conflicts of Interest –
A common playing field: fair trade for parties and party
representatives

- Opening Remarks by Session Chair
- Issues to be Addressed:
 - Independence and impartiality – putting meat on these sacred bones – is party selection inherently incompatible with true independence and impartiality?
 - Repeat appointments – how much is too often?
 - Disclosure – beyond theory to practical reality
 - Whither the call for regulation?
 - Widening the arbitrator pool – what can institutes do beyond training and certification to get its members out into the field?
 - Common ground – ethical standards for parties and party representatives in international arbitration – what arbitration practitioners should or should not do.
- Panel Discussion and Question & Answer Session moderated by the Session Chair

Session Chair:

The Honourable Justice Vinodh Coomaraswamy – Judge,
Supreme Court of Singapore

Speakers:

- Mr. Peter Chow – Vice President, HKI Arb; Partner & Head of IDR/Arbitration (Asia-Pacific) – Squire Sanders, Hong Kong/Singapore
- Prof. Huala Adolf – Board Member, I ArbI
- Speaker from MI Arb
- Mr. Lok Vi Ming SC – President, The Law Society of Singapore; Partner, Rodyk & Davidson LLP

CONFERENCE PROGRAMME

0100pm - 0200pm
Lunch

0200pm - 0330pm

SESSION 3: GOING BEYOND THE ICC GUIDELINES ON TIME AND COSTS

What can we really do to address the time and costs of
arbitration? (Round Table Panel)

- Opening Remarks by Session Chair
- Issues to be Addressed:
 - Is arbitration too long and too expensive? Should it be quick and cheap? What do parties want? Is there a happy medium?
 - The arbitrator's armory – getting tough – what can arbitrators really do to control time and costs – saving parties from themselves or their counsel: is this the arbitrator's duty?
 - Tailor made – designing processes to save time and cost – an empirical examination reporting from the trenches – what works best – memorial system vs traditional pleadings: too much, too little, too early, too late – cross examination vs witness conferencing – innovating beyond this

Session Chair:

Mr. Michael Hwang SC – Senior Counsel & Arbitrator

Speakers:

- Dr. Colin Ong – President, AABD; Managing Partner, Dr. Colin Ong Legal Services
- Ms Ruth Stackpool-Moore – Managing Counsel, Hong Kong International Arbitration Centre (HKIAC)
- Mr Russell Thirgood – National Councillor, IAMA; Partner, McCullough Robertson Lawyers
- Ms Sylvia Tee – Director, Arbitration & ADR – International Chamber of Commerce (ICC)
- Prof. Datuk Sundra Rajoo – Director, Kuala Lumpur Regional Centre for Arbitration (KLRCA)
- Mr. Ricardo Ma. P.G. Ongkiko – Executive Vice-President, PI Arb
- Ms Tan Ai Leen – Registrar, Singapore International Arbitration Centre (SIAC)

0330pm - 0345pm
Afternoon Break

0345pm - 0515pm

SESSION 4: LOOKING BEYOND CURRENT DEVELOPMENTS

The future of the theory and practice of commercial
arbitration in the Asia Pacific Region

- Opening Remarks by Session Chair
- Panel Discussion and Question & Answer Session moderated by the Session Chair

Session Chair:

Prof. Anselmo Reyes – Professor of Legal Practice, Hong Kong
University

Speakers:

- Mr. Kanaga Dharmananda SC – Member, Fountain Court
 - Through a Glass Darkly: Future Challenges from inside and out to International Arbitration in the Asia-Pacific Region
- Mr. Leslie Chew SC – Consultant, Litigation Department, KhattarWong LLP
 - Two is company, three is a crowd? Is there scope for third parties in arbitrations?
- Mr. Andre Yeap SC – Senior Partner, Rajah & Tann LLP

0515pm - 0530pm
Closing Remarks

0530pm - 0630pm
RAIF Council Meeting

0700pm - 1000pm
Handover to Host of RAIF Conference 2015
Gala Dinner

SESSION CHAIRPERSONS

SESSION 1: Mr. Chan Leng Sun SC



President, Singapore Institute of Arbitrators
Principal, Baker & McKenzie.Wong & Leow

Leng Sun heads the Dispute Resolution practice in Baker & McKenzie.Wong & Leow. He is qualified in Malaysia, Singapore and England. Leng Sun was appointed Senior Counsel, Singapore's equivalent to the Queen's Counsel, in January 2011. In addition to years of experience in maritime-related work, he has a broad commercial practice that covers international trade, insurance and company law. Apart from being counsel, Leng Sun is an arbitrator and adjudicator on the panel of leading arbitral institutions. He is Chairman of the Singapore Law Society ADR Committee. He serves on statutory tribunals such as the Income Tax Review Board and the Maintenance of Parents Tribunal. He is on the Advisory Panel of the Singapore Maritime Foundation. Leng Sun has taught at the law schools of the National University of Singapore and the Singapore Management University. Leng Sun was a legal officer of the United Nations Compensation Commission in Geneva and a SIAC-CIAC Observer to the UNCITRAL Working Group on Arbitration. He has published widely in international journals and is the author of the book Singapore Law on Arbitral Awards, which has been cited with approval by Courts in Singapore and Australia.

SESSION 2: Justice Vinodh Comaraswamy



Judge, Supreme Court of Singapore

Justice Vinodh Comaraswamy was appointed a Judicial Commissioner of the High Court of Singapore on 1 August 2012 and appointed a Judge of the High Court on 24 June 2013. Justice Comaraswamy came to the bench from the Singapore bar, where he practised with the firm of Shook Lin & Bok LLP for 20 years, the last 7 years as Senior Counsel. At the bar, his specialty was complex domestic and international commercial disputes including cross-border

insolvency and fraud and asset-tracing matters. On the bench his concentration is on company, insolvency and trusts disputes as well as on complex commercial disputes involving the banking and finance sector and the securities industry.

SESSION 3: Mr. Michael Hwang SC



Senior Counsel and Chartered Arbitrator, Michael Hwang Chambers

Michael Hwang S.C. currently practises as an international arbitrator and mediator. He also serves as the non-resident Chief Justice of the Dubai International Financial Centre Courts. He has two law degrees from Oxford University, to which he gained admission by an open scholarship examination. He has served as Judicial Commissioner of the Supreme Court of Singapore; Singapore's Ambassador to Switzerland; President of the Law Society of Singapore; Vice-Chairman of the ICC International Court of Arbitration; Vice-President of the International Council for Commercial Arbitration ("ICCA"); Court Member of the London Court of International Arbitration ("LCIA"); Adjunct Professor NUS and Commissioner of the United Nations Compensation Commission ("UNCC").

SESSION 4: Prof Anselmo Reyes



Professor of Legal Practice, Hong Kong University

Anselmo Reyes has been Professor of Legal Practice at Hong Kong University since October 2012. Before that, he was a judge of the High Court of Hong Kong from 2003-2012. As judge, he ran the Construction and Arbitration List (2004-2008) and the Commercial and Admiralty Lists (2008-2012). He was called to the Hong Kong Bar in 1986, taking silk in May 2001. He was admitted to the Singapore Bar in 1995. In April 2013, he became Representative of the Asia-Pacific Regional Office of the Hague Conference on Private International Law. He also practises as a commercial arbitrator.

SESSION 1 SPEAKERS



(Yang Amat Mulia) Pengiran Indera Negara Pengiran Anak Dato Haji Puteh

Deputy President, AABD; International Arbitrator and Consultant

Anak Puteh is a Court of Arbitration for Sport CAS Arbitrator and the Honorary Consul designate of Ukraine in Brunei. His professional experience includes posts held in Brunei's Civil and Diplomatic Service (1976-2008), including Administrative and Senior Administrative Officer; Director; Ambassador to Japan and the United States of America / concurrently non-resident Ambassador to the Republic of Peru and the United States of Mexico; Deputy and Permanent Secretary, Ministry of Foreign Affairs. As a Permanent Secretary he was involved with policy decisions on various issues of the International Organizations such as the United Nations and the Organization of Islamic Conference in particular on disputes resolution relating to International Law and issues of land and maritime boundaries of the United Nation Convention on the law of the Sea and the South China Sea.

Ms Sylvia Siu



President, Hong Kong Institute of Arbitrators
Founding President, China Chapter of Club Espanol del Arbitraje
Vice-Chairlady, Nansha International Arbitration Centre

Sylvia is a practicing solicitor in Hong Kong; admitted in courts of Hong Kong, UK, Singapore and Australia; China Appointed Attesting Officer. She is on the panels of CIETAC, Tsingdao, Wenzhou, Guangzhou, Huizhou Arbitration Commission, Shenzhen Court of International Arbitration and World Trade Center Macau Arbitration Center. She chairs ADR Committee and was Past President of Hong Kong Federation of Women Lawyers, and appointed as ADR PCLL Examiner of Hong Kong University and Chinese University School of Law, PCLL Academic Board Member and External Academic Advisor of City University of Hong Kong. She is a Member of the Steering Committee and Accreditation Subcommittee of the Department of Justice; and was Member of the Judiciary's Working Party on Mediation and Member of the Working Party for the Reform of the Law of Arbitration in Hong Kong. She is Founder and Past President of Hong Kong Mediation Centre, Accredited Mediator of CEDR (UK), HKIAC, Law Society of HK, HK Mediation Centre, HKMAAL and World Trade Center Macau Arbitration Center. She is an Honorary Mediator of the Dongguan Court No. 2 and the Honorary Legal Advisor to numerous leading women associations in Hong Kong.

Mr. Anangga W. Roosdiono



Chairman, Indonesian Arbitrators Institute
Managing Partner, Roosdiono & Partners

As the founder of Roosdiono & Partners, Anangga W. Roosdiono has over 45 years of experience in legal practice encompassing a wide range of business and corporate negotiations and transactions. Prior to establishing Roosdiono & Partners in 1999, Anangga was the founder and Managing Partner of Soebagio, Roosdiono, Jatim & Djarot, and a partner at Makarim & Taira. Before entering private legal practice, Anangga was a member of the Board of Commissioners at PT Semen Cibinong, Tbk, and he acted as senior legal counsel at various companies such as PT Mobil Oil Indonesia Inc., PT International Nickel Indonesia and PT Caltex Pacific Indonesia. He is a member of the ASEAN Business Advisory Council, the Indonesian Chamber

of Commerce and Industry (KADIN) and the Board of Commissioners at PT Saratoga Investama Sedaya, Tbk. He is also the Honorary Consul of Ireland for Indonesia. He lectures at the Business and Management School, Bandung Institute of Technology, Bandung, and at the Executive Management School, University of Bina Nusantara, Jakarta.

Mr. Lam Ko Luen



FMIArb, FCIArb

President, The Malaysian Institute of Arbitrators (2013-2015)

Ko Luen is the current President of the Malaysian Institute of Arbitrators (MIArb). He is listed in the panel of arbitrators of the Kuala Lumpur Regional Centre for Arbitration (KLRCA) and MIArb. He is also listed in the panel of adjudicators of KLRCA. He is a Partner in the legal firm of Shook Lin & Bok, Kuala Lumpur [est. 1918] and the Deputy Head of the firm's International & Domestic Arbitration department. Ko Luen's areas of practice comprises, amongst others, construction and arbitration as well as general litigation. He has gained recognition in the field for his "excellent service and clear vision of what is truly best for the client." [Chambers & Partners Asia 2011]

Ms Rowena McNally



National President, The Institute of Arbitrators and Mediators Australia

Rowena McNally is the National President of the Institute of Arbitrators & Mediators Australia. Ms McNally has been engaged in dispute resolution for 20 years. She is an experienced dispute resolver with a broad practice which includes building and construction adjudication, domain name adjudication, building and commercial arbitration, expert determination, facilitation and mediation. She is a graded arbitrator and a registered building construction adjudicator in Queensland, Australia. Ms McNally previously practiced as a lawyer in areas including building and construction, subcontractor' charges/disputes, planning and development and building insolvency matters, intellectual property and commercial litigation.

Mr. Teodoro Kalaw IV



President, Philippine Institute of Arbitrators

The President of the Philippine Institute of Arbitrators ("PIArb") since December 2013, Teodoro Kalaw IV has or is presently serving in domestic and international tribunals that to date cumulatively involve over 21 Billion Pesos (USD 477 Million) in claims. As the first and only Filipino diplomat in international commercial arbitration of the Chartered Institute of Arbitrators (CIArb) of the United Kingdom, he was among the youngest to be elected a Fellow of CIArb, PIArb, the Singapore Institute of Arbitrators (SIArb), and the Hong Kong Institute of Arbitrators (HKIArb). An accredited arbitrator of his country's Intellectual Property Office, Construction Industry Arbitration Commission, and Wholesale Electricity Spot Market, he is also a lawyer and law professor, with an LL.M. from Harvard Law School, MBA from Kellogg & HKUST Business Schools, MPA from the University of the Philippines, and BS and JD degrees from Ateneo de Manila University.

SESSION 2 SPEAKERS

Mr. Peter Chow



Vice President, Hong Kong Institute of Arbitrators
Partner & Head of IDR/Arbitration (Asia-Pacific), Squire Sanders, Hong Kong/Singapore

Peter Chow leads Squire Sanders' International Dispute Resolution and Arbitration practice in Asia-Pacific. He handles disputes related to oil and gas, energy and natural resources, infrastructure and construction projects, international trade, and general commerce. Peter has acted as counsel in numerous cases, including those involving ICC, HKIAC, CIETAC, SIAC and UNCITRAL arbitral rules. Peter is a Chartered Arbitrator and a Fellow of HKIArb, CIArb, SIArb and ACICA and supporting member of the LMAA. He is on the panel of arbitrators in the U.K., Australia, Mainland China, Malaysia and Hong Kong. He has been appointed as an arbitrator in commercial and maritime cases. He is the Vice President of the Hong Kong Institute of Arbitrators; a Vice Chairman of the Energy & Resources Committee, IPBA and Committee Member of the ICC Arbitration Committee, Hong Kong. Peter is active in the international speaking circuit on the subjects of arbitration and construction. He is a contributing author of three authoritative

practitioners' books on arbitration and litigation. Peter has been recognized by Asia-Pacific Legal 500 and Asialaw Profiles in the area of dispute resolution; as a "litigation star" by Benchmark Litigation Asia-Pacific and by Euromoney Guide to the World's Leading Experts in Commercial Arbitration.

Prof Huala Adolf



Vice Chairman, Indonesian Arbitrators Institute

Huala Adolf is a vice chairman of Indonesian Arbitrators Institute. His fields of interests include commercial arbitration, international law and international trade law. He obtained his law degree from the Faculty of Law, University of Padjadjaran (Indonesia), master of laws in international arbitration law from University of Sheffield (UK), and doctorate degree from the National University of Singapore. He has published several books and articles on arbitration and international trade law as well as international law. He has also been actively acting as an arbitrator at BANI Arbitration Centre in Jakarta.

SESSION 2 SPEAKERS (CONTINUED)



Mr. Lok Vi Ming SC

Partner, Rodyk & Davidson LLP

Lok Vi Ming, SC is a partner in Rodyk & Davidson LLP's Litigation & Arbitration Practice Group and heads the firm's Aviation Practice. He was appointed Senior Counsel in January 2005. A Fellow of the Singapore Institute of Arbitrators, he has been appointed to the Regional Panel of Arbitrators with the Singapore International Arbitration Centre. Vi Ming has also been appointed to the Panel of Arbitrators of several regional arbitral institutes such as KL International Arbitration Centre and CIETAC. He currently sits as arbitrator, and is also involved in a number of international arbitration matters as Lead Counsel. Vi Ming is also the current President of the Law Society of Singapore.

Pending speaker details from MIArb

SESSION 3 SPEAKERS



Dr. Colin Ong

President AABD

Managing Partner, Dr. Colin Ong Legal Services

Colin Ong is a member of the Brunei, English and Singapore Bars. Chartered Arbitrator. He has acted as arbitrator or as counsel in over 200 commercial and investment arbitrations under most major rules including AAA, BANI, CIETAC, HKIAC, ICC, LCIA, LMAA, SIAC; UNCITRAL and WIPO and also under lesser known rules including KLRC, TAI rules. Listed by Global Arbitration Review as one of the 45 under 45. Master of the Bench of the Inner Temple and editorial board member of legal journals including Arbitration (CIARB); Business Law International; Butterworths Journal of International Banking & Financial Law; Dispute Resolution International and Maritime Risk International. Former panelist, ASEAN Protocol on Enhanced Dispute Settlement Mechanism; former principal legal consultant to ASEAN Centre for Energy; Former Vice-Chair of IBA Arbitration Committee and Vice President of LCIA Asia-Pacific Users' Committee. He is or has been a Visiting Professor at various Civil and Common law universities including Queen Mary (University of London); Padjadjaran University (Indonesia); King's College (University of London); University of Malaya; Universiti Kebangsaan Malaysia; Universitas Indonesia and National University of Singapore.



Ms Ruth Stackpool-Moore

Managing Counsel, Hong Kong International Arbitration Centre

Ruth is an Australian and UK qualified lawyer working as Managing Counsel of the Hong Kong International Arbitration Centre (HKIAC). She oversees the administration of arbitrations at the HKIAC and works to promote the use of Hong Kong arbitration and other forms of dispute resolution worldwide. She is a frequent speaker on arbitration-related issues as well as the benefits of resolving disputes in Hong Kong. Prior to joining the HKIAC, Ruth had six years' experience in private practice working in international arbitration and dispute resolution for law firms in London, Paris and Sydney.



Mr Russell Thirgood

National Councillor, IAMA; Partner, McCullough Robertson Lawyers

Russell is one of Australia's leading experts in Alternative Dispute Resolution, including arbitration. He has successfully represented clients in international arbitration in Asia, the UK and the US, and in domestic arbitration. Russell is a National Councillor for the Institute of Arbitrators and Mediators Australia. Since 2002, he has been the editor of The Arbitrator and Mediator, the country's most respected ADR journal and has assisted government in the drafting of policy and changes to legislation. He led the drafting committee of The Institute of Arbitrators & Mediators Australia's 2014 Arbitration Rules. Russell is also a Director and Fellow of the Australian Centre for International Commercial Arbitration.



Ms Sylvia Tee

Director, Arbitration & ADR - International Chamber of Commerce (ICC)

Ms Sylvia Tee is the ICC's Director of Arbitration & ADR, Asia. As regional director, she is responsible for raising awareness of the range of dispute resolution services available in Asia under the ICC, and coordinating the activities of the ICC Young Arbitrators Forum across Asia. Prior to joining the ICC, Ms Tee practiced in the Dispute Resolution Department of Allen & Gledhill LLP, a leading law firm in Singapore. She has advised on and/or acted in a variety of commercial litigation and arbitration cases, including shareholders' disputes, employment disputes, regulatory compliance claims, professional negligence claims and contractual disputes, with

an interest in cross-border disputes. Ms Tee graduated from the National University of Singapore with an LLB (Hons) degree, and is admitted as an Advocate and Solicitor of the Supreme Court of Singapore.



Mr. Ricardo Ma. P.G. Ongkiko

Vice President, Philippine Institute of Arbitrators

Ricardo Ma. P.G. Ongkiko is currently the Executive Vice-President of the Philippine Institute of Arbitrators (PIArb). He is also the Head of the Litigation Department of SyCip Salazar Hernandez & Gatmaitan, the largest full-service law firm in the Philippines. Ricardo obtained his Bachelor of Arts Degree in Economics in 1984, magna cum laude, and his Bachelor of Laws degree in 1988, cum laude, graduating Class Salutatorian, from the University of the Philippines. He obtained his Masters in Laws Degree in 1992 from the University of Michigan in Ann Arbor. Ricardo is also a Trustee of the Philippine Dispute Resolution Center, Inc. (PDRCI), and the Philippine Institute of Construction Arbitrators and Mediators, Inc. Ricardo is a Member and Fellow-candidate of The Chartered Institute of Arbitrators (East Asia Branch), an Accredited Arbitrator of the PDRCI, the PIArb, the Construction Industry Arbitration Commission, the Intellectual Property Office of the Philippines, and the Wholesale Electricity Spot Market, and an Accredited Mediator of the Philippine Court of Appeals.



Prof. Datuk Sunda Rajoo

Director, Kuala Lumpur Regional Centre for Arbitration (KLRC)

Professor Datuk Sunda is the Director of the Kuala Lumpur Regional Centre for Arbitration (KLRC). He was the Immediate Past President of the Asia Pacific Regional Arbitration Group (APRAG) [2011-2013], a federation of nearly 40 arbitral institutions in the region. Professor Datuk Sunda is a Chartered Arbitrator and an Advocate & Solicitor of the High Court of Malaya (non-practising). He is also a Professional Architect and Registered Town Planner. He has had numerous appointments as chairman, co-arbitrator of three-man panels and sole arbitrator in international and domestic arbitrations. He serves on the panel of numerous international arbitral institutions and organisations. He is also a Visiting Professor at The National University of Malaysia (UKM). Professor Datuk Sunda has authored and co-authored several books on arbitration and contract law, including, "Law, Practice and Procedure of Arbitration" (2003); "The Malaysian Standard Form of Building Contract (The PAM 1998 Form)" (1999); the Arbitration title for Halsbury's Laws of Malaysia (2002); "Arbitration Act 2005 - UNCITRAL Model Law as Applied in Malaysia" (2007); "The PAM 2006 Form" (2010); "Construction Law in Malaysia" (2012); and "The Malaysia Arbitration Act 2005 (Amended 2011): An Annotation" (2013).



Ms Tan Ai Leen

Registrar, Singapore International Arbitration Centre

Tan Ai Leen is the Registrar of the Singapore International Arbitration Centre ("SIAC"). Ms Tan heads the legal team of SIAC, which has charge of the administration of all cases filed with SIAC. In addition, under the International Arbitration Act of Singapore, she is the statutory authority for the assessment of arbitration costs. Since 1998, Ms Tan has worked as an international arbitration lawyer in various international law firms where she handled construction and investment arbitration disputes. She was most recently a senior litigation counsel with a multinational corporation based in Singapore, having charge of all litigation and dispute-related matters in Asia. Ms Tan graduated from the National University of Singapore in 1997.

SESSION 4 SPEAKERS



Mr. Kanaga Dharmananda SC

Member, Fountain Court

Kanaga is Senior Counsel, a Member of Fountain Court, and practises in the South East Asian region, including Australia. He was previously counsel with the United Nations in Geneva, counsel with Mitsubishi Corporation, in Tokyo, and was with firms in Singapore (Rajah & Tann) and Malaysia. He acts in arbitrations in and outside Australia, having advised on disputes (ICC, UNCITRAL, AAA, SIAC, HKIAC rules) arising in connection with projects in Australia, India, Malaysia, Sri Lanka, Vietnam, Thailand, Hong Kong, PRC, South Africa, and Ghana. Kanaga teaches at the UWA Law School where he teaches International Commercial Arbitration and International Investment. He was educated at the University of Western Australia, and completed a BCL at Oxford, and a LLM at Harvard.



Mr Leslie Chew SC

Consultant, Litigation Department, KhattarWong LLP

Mr Leslie Chew SC was a practicing lawyer for 26 years at the commercial bar. He was appointed a Senior Counsel in 2000. He is also a Professorial Fellow of the Singapore Institute of Legal Education where he teaches the Law and Practice of Arbitration as part of the Bar Examinations. He is a Fellow of the

Chartered and Singapore Institutes of Arbitrators as well as a Fellow of the Australian Centre for International Commercial Arbitration (ACICA). Leslie has sat both as a sole Arbitrator and as part of a tribunal in ICC, SIAC and ad hoc arbitrations both in Singapore and abroad. He is the author of the 'Law and Practice of Arbitration in Singapore' (LexisNexis, 2010). After practicing at the Bar for 26 years, Leslie was appointed a District Judge in 2007 and Senior District Judge in 2009. After almost 7 years in the judiciary, he retired from the State Courts on 13 March 2014 and returned to private practice on 1 April



Andre Yeap SC

Senior Partner, Commercial Litigation, Rajah & Tann LLP

Called to the Bar in 1987, Andre was appointed Senior Counsel in January 2003. Andre has developed a broad-based corporate, commercial and insolvency-related litigation practice which includes banking, securities, shareholder disputes, fraud, breach of fiduciary duties, trust and estate matters, often with strong cross-border elements. He is also active in international and domestic arbitrations. Many of his cases are landmark cases, setting precedent for various areas of the law.



(Registrations will close when capacity is reached or by 17 July 2014)

Terms and Conditions:

1. Please complete each section.
2. Please complete a separate form for each delegate.
3. Return this form to: Singapore Institute of Arbitrators, c/o Intellitrain Pte Ltd, Level 3, 146 Robinson Road, Singapore 068909
Fax: +65 3151 5797 (no 6 prefix required) Tel: +65-63723931 Email: secretariat@siarb.org.sg.
4. By completing this form, you fully consent to the collection, use and disclosure of your personal data as appears in any form, document or electronic template, by The Singapore Institute of Arbitrators.
5. Registration Fees include attendance at the Conference, Conference materials, 2 coffee breaks, 1 lunch and a gala dinner.

Conference Fees:

	Registration Fees	*Special Bundle *Delegates registering for both Symposium & RAIF 2014 enjoy \$50 off each event.
† RAIF Partners: <input type="checkbox"/> AABD <input type="checkbox"/> HKI Arb <input type="checkbox"/> I ArbI <input type="checkbox"/> IAMA <input type="checkbox"/> MIArb <input type="checkbox"/> PIArb <input type="checkbox"/> SI Arb	\$400	\$350
† Members of Supporting Organisations: <input type="checkbox"/> International Chamber of Commerce (ICC) <input type="checkbox"/> Korean Commercial Arbitration Board (KCAB) <input type="checkbox"/> Maritime Offshore Oil & Gas Association (MOOGAS) <input type="checkbox"/> Singapore Chamber of Maritime Arbitration (SCMA) <input type="checkbox"/> Singapore International Arbitration Centre (SIAC) <input type="checkbox"/> Singapore Mediation Centre (SMC) <input type="checkbox"/> Society of Construction Law (Singapore) <input type="checkbox"/> The Law Society of Singapore (LawSoc)	\$450	\$400
Others	\$500	\$450

† Please tick as appropriate

Delegate Details:

Name (Prof/Dr/Mr/Mrs/Miss/Mdm): _____
 Name to appear on badge: _____
 Mailing Address: _____
 Company & Designation: _____
 Membership Number: _____ NRIC/Passport: _____
 Please check if CPD points are required. AAS no: _____ (for practising lawyers requiring CPD points)
 Email: _____ Tel No: _____
 Please indicate any dietary restrictions or other requirements: _____

Payment Details:

Cheque Credit Card Telegraphic Transfer

Cheque Payment Details:

Cheque payments should be made payable to "Singapore Institute of Arbitrators" & arrive at our office with your completed registration form by the closing date, **Thursday, 17 July 2014** to Level 3, 146 Robinson Road, Singapore 068909.

Credit Card:

Please visit http://www.siarb.org.sg/event_registration_payment.html

Go under Payment for Other Events. Enter "RAIF 2014" as name of event, your full name, and the amount payable as above. Click "Update" and enter your credit card details.

Telegraphic Transfer Details:

Account Name: Singapore Institute of Arbitrators Account No.: 208-308-736-8 SWIFT Code: UOVBSGSG

Bank: United Overseas Bank Limited, 148 Upper Bukit Timah Road UOB Centre, Singapore 588178

Please email us at secretariat@siarb.org.sg after the T/T has been done for our follow-up with the bank. Payment must be **received nett** after deduction of all bank charges.

Substitutions, Cancellation & Refunds:

Equivalent substitutes delegates (eg: member for member or non-member for non-member) are welcome at no additional charge, subject to our being informed in writing at least 5 working days in advance of the conference of such substitution.

Cancellation & refunds may be made upon receipt of written notice, less handling fee and bank service charges as follows: notice received on or before **Thursday, 17 July 2014** – 50% refund; notice received after **17 July 2014** – no refund.

Disclaimer:

The Organising Committee is committed to staging a successful conference; however it reserves the right to cancel or postpone the Conference, change its programme or venue or any other details published.