

ANNEX 1
TO THE SCMA PANEL OF ARBITRATOR APPLICATION

Education

- University of Hong Kong, 2017, LL.M., Arbitration and Dispute Resolution (Distinction)
- University of Hong Kong, 2010, Postgraduate Certificate in Laws
- University of Hong Kong, 2009, Bachelor of Laws, (LLB), Hons

Professional Membership

Professional Affiliations

- Member, The Law Society of Hong Kong
- Fellow, Chartered Institute of Arbitrators (FCIArb)
- Fellow, Hong Kong Institute of Arbitrators (FHKIArb)
- Member, Hong Kong Maritime Arbitration Group
- Secretary and Executive Committee Member, Hong Kong Maritime Law Association
- Member, List of Arbitrators, Hong Kong International Arbitration Centre
- Member, List of Arbitrators, China Maritime Arbitration Commission
- Member, Maritime Services Training Board, Vocational Training Council, Education Bureau, HKSAR Government

Professional Admissions & Qualifications

Hong Kong

Legal Knowledge relating to Shipping, Arbitration Practice and Procedure / Arbitration Experience

Arbitrator Experience

- Acted as sole arbitrator in an ad hoc arbitration seated in Hong Kong in relation to disputes arising out of a loan agreement (Final award issued after oral hearing)
- Acted as sole arbitrator in an ad hoc arbitration seated in Hong Kong in relation to disputes arising out of a voyage charter (Settled)

Counsel Experience – Arbitration Proceedings

- Acted for a US brand owner in its successful defence in an HKIAC emergency arbitration in Hong Kong against a former PRC distributor
- Acted for a HK Listco in relation to disputes arising out of a tenancy agreement in an UNCITRAL arbitration in Hong Kong valued at over HKD 1.45 billion
- Acted for a subsidiary of a PRC Listco in an UNCITRAL arbitration in Hong Kong in relation to a distribution agreement valued at over USD 200 million
- Acted for an investment company in recovering debts via HKIAC arbitration in Hong Kong, with ancillary Mareva injunction proceedings at the Hong Kong court and Norwich Pharmacal application in the BVI, valued at over USD 200 million
- Acted for a US pharmaceutical company in a bilingual (Chinese/English) HKIAC arbitration in Hong Kong valued at over RMB 100 million

- Acted for an Indian technology company in a SIAC arbitration in Singapore valued at HKD 50 million
- Acted for a subsidiary of a PRC state-owned trading company in its successful defence in an HKIAC arbitration in Hong Kong against a claim from a buyer in relation to the quality of steel billets supplied under a HK law governed sale of goods contract
- Acted for a subsidiary of a PRC state-owned trading company in a CIETAC HK arbitration in Hong Kong in relation to a PRC law governed sale of goods contract
- Acted for a subsidiary of a PRC state-owned trading company in an LCIA arbitration in London in relation to a PRC law governed sale of goods contract
- Acted for a PRC trading company in its successful claim with costs in a consolidated and bifurcated HKIAC arbitration in Hong Kong
- Acted for a PRC shipping company in its successful claim with costs in relation to a voyage charter dispute arbitrated in Hong Kong under the HKMAG terms
- Acted for a subsidiary of a PRC state-owned company in a time charter dispute arbitrated in London under the LMAA terms
- Acted for a subsidiary of a Taiwanese Listco in a time charter dispute arbitrated in HK under the LMAA terms

Counsel Experience – Arbitration-related Court Proceedings – Reported Cases

- *Giorgio Armani SpA v Elan Clothes Co Ltd* [2019] 2 HKLRD 313, [2019] HKCFI 530 (Anti-suit injunction)
- *Chu Kong v Lau Wing Yan* [2019] 1 HKLRD 58; [2018] HKCA 1010 (Stay of proceedings in favour of arbitration)
- *T v A & V* [2018] 3 HKLRD 730, [2018] HKCFI 1756 (Review of tribunal’s jurisdiction)
- *W v P* (unrep., HCCT 55/2015, 19 January 2016) (Striking-out application to set aside an arbitral award)
- *Shagang South-Asia (Hong Kong) Trading Co Ltd v Daewoo Logistics* [2015] 1 All E.R. (Comm) 545 (UK Commercial Court) (Review of tribunal’s jurisdiction)
- *X Chartering v. Y* (unreported, 3 March 2014, HCCT 20/2013) (Enforcement of arbitral award)
- *The ORIENTAL DRAGON* [2014] 1 HKLRD 649 (Ship arrest in aid of arbitration)
- *The KING COAL* [2013] 2 HKLRD 620 (Ship arrest in aid of arbitration)

PUBLICATIONS

- 17 June 2022, “Hong Kong court holds it has no power to extend time for setting aside awards” (香港法院无权延长撤销仲裁裁决的三个月时限), *Reed Smith Client Alerts*
- 16 June 2022, “Hong Kong Court of Appeal confirms that pre-arbitration conditions are not matters of jurisdiction” (香港上诉庭判定仲裁的先决条件的满足不属于管辖权问题), *Reed Smith Client Alerts*
- 24 May 2022, “Hong Kong court distinguishes Fiona Trust in negative jurisdictional ruling” (香港法院判定仲裁庭没有管辖权处理主合同以外的与保证相关的索赔), *Reed Smith Client Alerts*
- 18 May 2022, “BIMCO releases new standard ship sale and purchase agreement” (BIMCO 发布全新船舶买卖标准协议), *Reed Smith Client Alerts*
- 27 April 2022, “Outcome related fee bill under discussion in Hong Kong Legislative Council” (香港立法会正审议与仲裁结果有关的收费架构的条例草案), *Reed Smith In-depth*

- 15 April 2022, “Hong Kong court clarifies law on winding up petitions where debt is governed by arbitration agreement” (香港法院厘清债务受仲裁协议管辖时处理清盘呈请的法律原则), *Reed Smith In-depth*
- 21 March 2022, “Does ‘reasonable endeavours’ require the acceptance of non-contractual currency? (MUR v RTI), *Lexis®PSL*
- 20 January 2022, “Hong Kong court refuses to enforce emergency award” (香港法院拒绝执行紧急裁决), *Reed Smith Client Alerts*
- 12 January 2022, “Hong Kong court set aside an award procured by collusion (广东顺德展炜商贸有限公司 v Sun Fung Timber), *Lexis®PSL*
- 20 December 2021, “International Arbitration Focus: Life Sciences”, *Reed Smith Newsletter*
- 3 December 2021, “Singapore Chamber of Maritime Arbitration publishes new edition of its arbitration rules”, *Reed Smith Client Alerts*
- 12 November 2021, “Hong Kong Court of Appeal clarifies the proper test for determining a winding up petition based on an arbitral award debt” (香港上诉庭的有关基于仲裁裁决债务提出的清盘呈请的相关法律原则的最新判决), *Reed Smith Client Alerts*
- 5 November 2021, “Hong Kong court stays an action for arbitration but only awards 50 per cent costs on a party and party basis” (香港法院对于基于仲裁协议中止香港法院程序的讼费命令的最新判例), *Reed Smith Client Alerts*
- 30 September 2021, “Hong Kong court recognised the reorganisation of HNA Group Co., Limited in mainland China” (香港法院颁令承认海航集团有限公司在内地的重组程序), *Reed Smith Client Alerts*
- 7 September 2021, “Hong Kong court awarded nominal damages of HK\$1,000 to cargo claimant who failed to prove its loss” (货物索赔方由于未能证明其损失仅获香港法院判予 1,000 港元的象征性损害赔偿金), *Reed Smith Client Alerts*
- 1 September 2021, “Two recent decisions illustrate the Hong Kong court’s approach towards enforcement of arbitral awards in Hong Kong” (香港法院关于承认执行仲裁裁决的最新判例), *Reed Smith Client Alerts*
- 25 August 2021, “2021 revisions to the LMAA terms: A summary and practical tips”, *Reed Smith Podcast – Arbitral Insights*
- 16 July 2021, “Inconsistent award in parallel arbitration proceedings considered ‘manifestly invalid’ by Hong Kong court” (香港法院认定平行仲裁中作出的不一致的裁决为“明显无效”), *Reed Smith Client Alerts*
- 28 June 2021, “Hong Kong arbitration: is compliance with pre-conditions to arbitration a question of the admissibility of a claim or of the tribunal’s jurisdiction?” (香港仲裁: 仲裁的先决条件的满足与否是索赔的可受理性问题还是仲裁庭的管辖权问题?), *Reed Smith Client Alerts*
- 20 May 2021, “Hong Kong court declines application for interim-interim injunction made by a shareholder of an intended claimant in the arbitration” (香港法院驳回股东就其持有 50%股份的公司拟启动的仲裁程序提出的临时禁令申请), *Reed Smith Client Alerts*
- 24 March 2021, “Arbitral award made against wrong party set aside by Hong Kong court” (香港法院撤销向非仲裁协议订约方作出的仲裁裁决), *Reed Smith Client Alerts*
- 20 January 2021, “International Arbitration in Hong Kong: 2020 in a nutshell”, *Reed Smith Podcast – Arbitral Insights*

Awards

- Next Generation Partner, Hong Kong Dispute resolution: International arbitration, *Legal 500 Asia-Pacific 2022*
- Rising Star, Hong Kong Dispute resolution: International arbitration, *Legal 500 Asia-Pacific 2021*
- Leading Admiralty, Maritime & Shipping Lawyers in Hong Kong (Recommended), *Doyle's Guide 2021*