

💡 No 171 Vo Thi Sau, District 3, Ho Chi Minh City

🛞 www.viac.vn info@viac.org.vn

# **ARBITRATOR'S CURRICULUMN VITAE**

| <u>KIM</u> , | Joongi (Mr.)   |     |
|--------------|--|-----|
|              | Professor of Law, College of Law, Yonsei University  | 0   |
| $\square$    | Republic of Korea  | 000 |
| $\bowtie$    | kimjg@yonsei.ac.kr   | E.  |
|              | Languages: English (native proficiency); Korean (native proficiency); Japanese (reading proficiency); Chinese (characters) |     |

## **Practice Areas**

# Alternative Dispute Resolution (ADR), International Trade

## **Arbitration Experiences**

- Sole Arbitrator, ICC, shareholder agreement dispute between B.V.I., Italian and U.S. parties;
- Sole Arbitrator, KCAB, insurance information technology dispute between Korean party and foreign subsidiary;
- Chair, KCAB, supplier dispute between Chinese and Korean companies;
- Co-Arbitrator, ICC, acquisition dispute between U.S. and Korean party;
- Co-Arbitrator, UNCITRAL/HKIAC, shareholder dispute between B.V.I. and Korean parties;
- Co-Arbitrator, ad hoc, real estate investment dispute between Irish and Cypriot companies;
- Co-Arbitrator, ad hoc/LMAA, shipbuilding dispute between Cypriot and Korean entities;
- Co-Arbitrator, KCAB, supplier dispute between two Korean companies;
- Co-Arbitrator, KCAB, dispute between two Korean parties concerning engineering and supervising services;
- Co-Arbitrator, KCAB, European distributorship dispute between bankrupt Austrian and Korean parties;
- Co-Arbitrator, KCAB, defense industry dispute between American company and Korean entity;
- Sole Mediator, construction dispute, Seoul District Court Annexed Mediation;
- Expert in Korean corporate law, choice of law and state-owned enterprises in proceedings before U.S. District Courts and High Court of Justice, Queen's Bench Division, Commercial Court, England and Wales.

#### Education



HEADQUARTER IN HANOI 💡 No 9 Dao Duy Anh, Dong Da, Hanoi

HO CHI MINH CITY BRANCH

| 1992                    | Georgetown University Law Center, Juris Doctor  |  |  |  |
|-------------------------|---|--|--|--|
| 1991                    | Yonsei University, Graduate School of International Studies, Master of Arts in Political Science  |  |  |  |
| 1988                    | Columbia University, Columbia College, Bachelor of Arts in Political Science  |  |  |  |
| Professional Experience |   |  |  |  |
| Mar 2008 – Present      | Professor of Law, College of Law, Yonsei University   |  |  |  |
| Sep 2007 – Feb 2008     | Associate Professor of Law, College of Law, Yonsei University   |  |  |  |
| Sep 2007 – Present      | Associate Dean, Office of International Affairs, Yonsei University  |  |  |  |
| Sep 2002 – Aug 2007     | Associate Professor of Law, Yonsei GSIS   |  |  |  |
| Sep 2005 – Aug 2006     | Associate Dean of Yonsei GSIS   |  |  |  |
| Sep 2003 – Mar 2007     | Executive Director, Hills Governance Center   |  |  |  |
| 1995 – 1998             | Assistant Professor, Hongik University  |  |  |  |
| Publications            |   |  |  |  |
|                         | International Arbitration In Korea (forthcoming Oxford University Press)  |  |  |  |
| 2006                    | International Economic Law, Co-Author, Bakyoungsa   |  |  |  |
| 2002                    | The Wtodispute Settlement System, Ministry of Justice   |  |  |  |
| 2015                    | A Bellwether to Korea's New Frontier in Investor-State Dispute Settlement?<br>The Moscow Convention and Lee Jong Baek v Kyrgyz Republic, Pepperdine<br>Dispute Resolution Law Journal, Vol. 15, 549-565                               |  |  |  |
| 2015                    | Interim Measures under the Rules of Asian Arbitral Institutions, Interim<br>And Emergency Relief In International Arbitration   |  |  |  |
| 2015                    | Streamlining the ICSID Process: New Statistical Insights and Comparative<br>Lessons from Other Institutions, Reform Of Investor-State Dispute<br>Settlement: In Search Of Aroadmap, ed., Jean E. Kalicki & Anna Joubin-Bret,<br>BRILL |  |  |  |
| 2014                    | Transnational Dispute Management, Vol. 11, No. 1  |  |  |  |
| 2014                    | International Arbitration in East Asia: From Emulation to Innovation, The Arbitration Brief, Vol.4, No. 1, 1-30   |  |  |  |
| 03/2014                 | The Formulation of Korea's Resource Policy through Its International Agreements, Asian Journal of WTO & International Health Law And Policy,  |  |  |  |



HO CHI MINH CITY BRANCH

|             | Vol. 9, No.1, 287-329   |
|-------------|---|
| 2013        | International Arbitration in Korea, International Commercial Arbitration<br>Practice: 21st Century Perspectives, LexisNexis, 18:1-22  |
| 2012        | A Pivot to Asia in Investor-State Arbitration: The Coming Emergence of<br>Asian Claimants, Icsidreview – Foreign Investment Law Journal, Vol. 27, No.<br>2, 399-415   |
| 2011        | The Evolution of Korea's Modern Investment Treaties and Investor-State<br>Dispute Settlement Provisions, Foreign Investment and Dispute Resolution<br>Law And Practice In Asia, ed., Vivienne Bath and Luke Nottage, Routledge,<br>211-224        |
| 2011        | The Role of Rules of Origin to Provide Discipline to the GATT Article XXIV,<br>Journal Of International Economic Law, Vol. 14, No. 3, 1-26  |
| 2011        | Trade in Services, in Trade Law And Regulation In Korea, ed., Seung W. Chang, Won-Mog Choi, Edward Elgar  |
| 2010        | The Formation of Rule of Law in Corporate Governance, in Rule Of Law In<br>South Korea, ed., Jongryn Mo, Hoover Institution Press   |
| 2009        | RTAs for Development: Utilizing Territoriality Principle Exemptions under<br>Preferential Rules of Origin, with Jong Bum Kim, Journal Of World Trade,<br>Vol.43,No.1,153-172  |
| 2008        | A Forensic Study of Daewoo Corporate Governance: Does Responsibility for<br>the Meltdown Solely Lie with the Chaebol and Korea? Northwestern Journal<br>Of International Law & Business, Vol. 28, No. 2, 273-340                                  |
| 2007 - 2008 | The Judiciary's Role in Good Governance in Korea, Policy & Society, Vol. 26,<br>No. 2, 15-32 (2007) [also in Transforming Asian Governance: Rethinking<br>Assumptions, Challenging Practices, ed., M Ramesh & Scott Fritzen,<br>Routledge (2008)] |
| 2007        | Fears of Foreign Ownership: The Old Face of Economic Nationalism,<br>Saisreview Of International Affairs, Vol.27, No. 2, 167-177  |
| 2006        | The Formation of an East Asian Corporate Governance Model, NEW ASIA, Vol. 12, No. 1, 214-235  |
| 2006        | National Integrity Systems: Country Study Report Republic Of Korea,<br>Transparency International, Yonsei University Press  |
| 2006        | The Next Stage of Reforms: Korean Corporate Governance in the Post-Asian  |



|         | Financial Crisis Era, Asian Journal Of Comparative Law, National University of Singapore, Vol. 1. No. 1, 44-67  |
|---------|---|
| 04/2004 | The Challenges of Attracting Foreign Investment into North Korea: The Legal Regimes of Sinuiju and Gaeseong, Fordham International Law Journal, Vol. 27, No. 4, 1306-1321   |
| 2004    | Changes in Corporate Governance due to Global Standards and the Rule of Law, in Global Standards And The Rule Of Law, Bakyoungsa  |
| 2003    | Revamping Fiduciary Duties: Does Law Matter in Corporate Governance?<br>with Konsik Kim, in Global Markets, Domestic Institutions: Corporate Law<br>And Governance In A New Era Of Cross-Border Deals, ed., Curtis J.<br>Milhaupt, Columbia University Press, 372-399 |
| 2003    | Sub-Regionalism, Regionalism, Trans-Regionalism – Implications for<br>Economic Integration and International Trade Policies, Asia Europe<br>Journal, Vol. 1, No. 2, 183-196   |
| 2002    | Clientelism, Corruption and Economic Development in Korea, in The<br>Political Corruption Of Transition: Askeptic's Handbook, ed. Stephen<br>Kotkin & Andras Sajo, Central European University Press  |
| 2002    | Nascent Stages of Corporate Governance in Emerging Markets, with Hasung Jang, Corporate Governance: An International Review, Vol. 10, No. 2, 84~95  |
| 2000    | Recent Amendments to Korea's Commercial Code and Their Effects on<br>International Competition, University Of Pennsylvania Journal Of<br>International Economic Law, Vol. 21, No. 2, 273-330  |