






ARBITRATOR'S CURRICULUM VITAE

<u>KIM, Joongi</u> (Mr.)		
	Professor of Law, College of Law, Yonsei University	
	Republic of Korea	
	kimjg@yonsei.ac.kr	
	Languages: English (native proficiency); Korean (native proficiency); Japanese (reading proficiency); Chinese (characters)	
Practice Areas		
Alternative Dispute Resolution (ADR), International Trade		
Arbitration Experiences		
<ul style="list-style-type: none"> ▪ 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		

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, Bakyounsa
2002	The Wtodispute Settlement System, Ministry of Justice
2015	A Bellwether to Korea’s New Frontier in Investor-State Dispute Settlement? The Moscow Convention and Lee Jong Baek v Kyrgyz Republic, Pepperdine Dispute Resolution Law Journal, Vol. 15, 549-565
2015	Interim Measures under the Rules of Asian Arbitral Institutions, Interim And Emergency Relief In International Arbitration
2015	Streamlining the ICSID Process: New Statistical Insights and Comparative Lessons from Other Institutions, Reform Of Investor-State Dispute Settlement: In Search Of Aroadmap, ed., Jean E. Kalicki & Anna Joubin-Bret, 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,

	Vol. 9, No.1, 287-329
2013	International Arbitration in Korea, International Commercial Arbitration Practice: 21st Century Perspectives, LexisNexis, 18:1-22
2012	A Pivot to Asia in Investor-State Arbitration: The Coming Emergence of Asian Claimants, Icsidreview – Foreign Investment Law Journal, Vol. 27, No. 2, 399-415
2011	The Evolution of Korea's Modern Investment Treaties and Investor-State Dispute Settlement Provisions, Foreign Investment and Dispute Resolution Law And Practice In Asia, ed., Vivienne Bath and Luke Nottage, Routledge, 211-224
2011	The Role of Rules of Origin to Provide Discipline to the GATT Article XXIV, 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 South Korea, ed., Jongryn Mo, Hoover Institution Press
2009	RTAs for Development: Utilizing Territoriality Principle Exemptions under Preferential Rules of Origin, with Jong Bum Kim, Journal Of World Trade, Vol.43,No.1,153-172
2008	A Forensic Study of Daewoo Corporate Governance: Does Responsibility for the Meltdown Solely Lie with the Chaebol and Korea? Northwestern Journal 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, No. 2, 15-32 (2007) [also in Transforming Asian Governance: Rethinking Assumptions, Challenging Practices, ed., M Ramesh & Scott Fritzen, Routledge (2008)]
2007	Fears of Foreign Ownership: The Old Face of Economic Nationalism, 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, 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, Bakyounghsa
2003	Revamping Fiduciary Duties: Does Law Matter in Corporate Governance? with Konsik Kim, in Global Markets, Domestic Institutions: Corporate Law And Governance In A New Era Of Cross-Border Deals, ed., Curtis J. Milhaupt, Columbia University Press, 372-399
2003	Sub-Regionalism, Regionalism, Trans-Regionalism – Implications for Economic Integration and International Trade Policies, Asia Europe Journal, Vol. 1, No. 2, 183-196
2002	Clientelism, Corruption and Economic Development in Korea, in The Political Corruption Of Transition: Askeptic's Handbook, ed. Stephen 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 International Competition, University Of Pennsylvania Journal Of International Economic Law, Vol. 21, No. 2, 273-330