



APRAG Conference 2020

GRAND HYATT ERAWAN
BANGKOK HOTEL, Thailand
15 - 17 JANUARY 2020

GENERAL ADMISSION

15,900 THB / 530 USD

* which includes 2 days conference and materials kit, lunch and coffee breaks as well as Gala Dinner

Special Rate for THAC Listed Arbitrator and Mediator, Students and Academics.

Innovations and Challenges Facing the Arbitration Industry

The Conference will discuss the growing importance of international arbitration in Asia and Australia and the significant developments in the domain of ADR and future trends in this domain.

The Conference aims to identify new opportunities for legal convergence to produce a more robust and predictable cross-order regime for arbitration, demonstrate good will of the member states, improve standards and knowledge of international arbitration in the region, attract international arbitrators and international arbitration counsel, legal practitioners, judges, in-house counsels, policymakers, academics and business persons for a fruitful discussion, and promote the use of arbitration and other forms of ADR.



APRAG Conference 2020

DAY 1 :

16:00 - 18:00

18:00 - 20:00

DAY 2 :

8:30 - 9:30

9:30 - 9:45

9:45 - 10:00

10:00 - 10:30

10:30 - 10:45

10:45 - 12:15

Wednesday 15TH January 2020

Meeting of APRAG Representatives

Dinner

Thursday 16TH January 2020

Registration

Welcome Remarks: Dr. Pasit Asawawattanaporn

Opening Remarks: TBC

Keynote Speakers: Pak Husseyn Umar (President of APRAG)

Break

Session 1 : Artificial Intelligence in International Arbitration

Speakers

- Ronald Sum
- Robert Pe
- Rouven Bodenheimer
- Abe Shimichiro

Moderator

- Lee Seung Min

Synopsis: In the last two decades, there have been noticeable advancements in information technology (IT), which have impacted products and services offered across various industries. Among others, International Arbitration has been affected by the introduction and implementation of new technology, namely video-conference, e-disclosure and e-submission. True AI has already been making an impact in arbitration and litigation in several countries. In addition to the use of AI to assist legal research; document verification; speech recognition and document management, we are now seeing advanced technologies that can handle big data management and even suggest strategies to lawyers. This panel will explore some of these ongoing advances in AI which can lead to a more efficient; fairer and faster speed in coming up with awards and also assistance to appointing authorities.

12:15 - 13:15

Networking Lunch

13:15 - 14:45

Session 2 : Challenges to Arbitration from International Commercial Courts

Speakers

- Alvin Yeo
- Dr. Chen Fuyong
- Prof. Dr. Huala Adolf
- Peter Chow
- Dr. Thanes Sucharikul

Moderator

- Sarah Grimmer

Synopsis: International commercial and investment arbitration have been facing significant challenges. There is a perception that the arbitration process is too expensive, over-regulated by "soft law" and that it is a convoluted and lengthy process. Many arbitration centres have been making efforts to reduce costs especially in relation to administrative fees. The ICC has issued advanced case management techniques, including greater usage of technology. However, the industry is now faced with a serious rival in the form of the International Commercial Court, beginning with the advent of the SICC and leading up to the new Chinese International Commercial Courts that have been set up to deal with the Belt and Road projects. The question is how can Arbitration overcome this challenge?

14:45 - 16:15

Session 3 : New trends of challenges made against arbitrators

Speakers

- Richard Briggs (TBC)
- Pui-Ki Ta (TBC)
- Liu Jing
- Supajee Rungroj

Moderator

- Prof. Colin Ong QC

Synopsis: Challenges to Arbitrators draw a substantial amount of effort, cost and attention. Impartial and independent arbitrators are of utmost importance to ensure a fair process and a robust award. The two grounds commonly raised are the lack of independence or impartiality of arbitrators and the misuse of tribunal secretaries. Some challenges are genuine while many are not genuine but have being brought by parties who want to delay the arbitration process for various reasons. While such challenges hardly ever succeed, lawyers are constantly coming up with new innovative challenges. The frequency of arbitrator challenges are also increasingly becoming more common and are no longer to just "justifiable doubts" as to the arbitrators impartiality or independence but also to other grounds including age and the general health of the arbitrator. This Tribunal shall discuss such new trends of challenges that are being employed against arbitrators.

16:15 - 16:30

Break

16:30 - 18:00

Session 4 : The impact of the Singapore Convention on International Arbitration

Speakers

- Prof. Dr. Francis Law
- Walter Chen
- Yu Jin Tay
- Kevin Kim
- Dr. Vilawan Mangklatanakul (TBC)

Moderator

- Kim Jun Hee

Synopsis: The United Nations Convention on International Settlement Agreements Resulting from Mediation, also referred to as the "Singapore Mediation Convention", has the possibility to reshape the ADR landscape by facilitating the enforcement of mediated settlements worldwide. It shares some commonality with the New York Convention on the recognition and enforcement of foreign arbitral awards but has also incorporated a number of improvements. The Convention furnishes a new legal scheme for the recognition of international settlement agreements and will affect both arbitration and litigation in a new manner.

18:00 - 22:00

Gala Night

APRAG Conference 2020



APRAG Conference 2020

DAY 3 : Friday 17TH January 2020

8:30 - 9:30

9:30 - 11:00

Registration

Session 5 : How can arbitration centres co-exist with local registered lawyers

Speakers

- Dr. Michael Pryles
- Robert Rhoda
- Tony Nguyen
- Jayavadh Bunnag

Moderator

- Nicholas Lingard

Synopsis: There is often a common misunderstanding by local registered lawyers across the World that international arbitration would have a negative impact on their livelihoods because of the influx of foreign lawyers. Local registered lawyers can co-exist with arbitration centers, as there is an growing demand for arbitration lawyers across the World. In 2018, LCIA received over 317 arbitrations, representing the highest number of arbitrations referred to the institution in the last 11 years. This significant number of cases signifies that there are conspicuous opportunities for dispute resolution through local registered lawyers with high experience and expertise in arbitration process who can demonstrate an international perspective to their clients while retaining advantage of understanding local practices both in commerce as well as legally. This panel shall suggest ways to bridge the misunderstanding of local registered lawyers and how arbitration centres can work with them.

11:00 - 11:15

11:15 - 12:45

Break

Session 6 : Ancillary Legislation to support International Arbitration

Speakers

- Koh Swee Yen
- Hefin Rees QC
- Lam Ko Leun
- Prashant Kumar
- Surasak Vajasit

Moderator

- Professor Philip Yang

Synopsis: Most countries have enacted arbitration legislation to deal with arbitration in their jurisdiction. Many jurisdictions have borrowed from the UNCITRAL Model Law on International Commercial Arbitration. However, leading arbitration seats such as those from Hong Kong and Singapore have also implemented ancillary legislation to directly or indirectly support the attractiveness of their countries as good seats of arbitration. Such ancillary legislation can range from visa free entry for foreign arbitrators, counsel, parties and experts to tax-free incentives to those foreign end users of arbitration. Both seats do not have oppressive ancillary legislation that require foreign nationals, who have to enter the country for an arbitration, to have medical tests or work permits. Good seats of arbitration do not have legislation that prevent or limit the ability of foreign nationals to enter into the seat to conduct arbitration. This panel shall identify what are those ancillary legislation that need to be amended in order to create a good seat of arbitration.

12:45 - 13:45

Networking Lunch

13:45 - 15:15

Session 7 : Perennial problems faced by lawyers and end-users in civil and common law jurisdictions.

Speakers

- Professor Steve Ngo
- Victor Leginski
- Vasanti Selvaratnam QC
- Suchart Thammapitagkul
- Stephen Drymer

Moderator

- Kim Sae-Youn

Synopsis: A number of corporations have learned to employ ADR effectively. Those companies, as a result, obtain ADR's predicted benefits, such as lower costs, faster dispute resolutions and outcomes that helps to maintain and improve relationships. However, to some corporations, arbitration can be more expensive and ineffective than it should be. Therefore, there is a need to streamline the proceedings, restrict the number of briefs, participation in prehearing exchanges, limit the damages, and utilize experts selectively

15:15 - 15:30

Break

15:30 - 17:00

Session 8

Latest developments of APRAG members (ACICA; AIAC; BAC; CIETAC;; HKIAC; THAC; BANI)

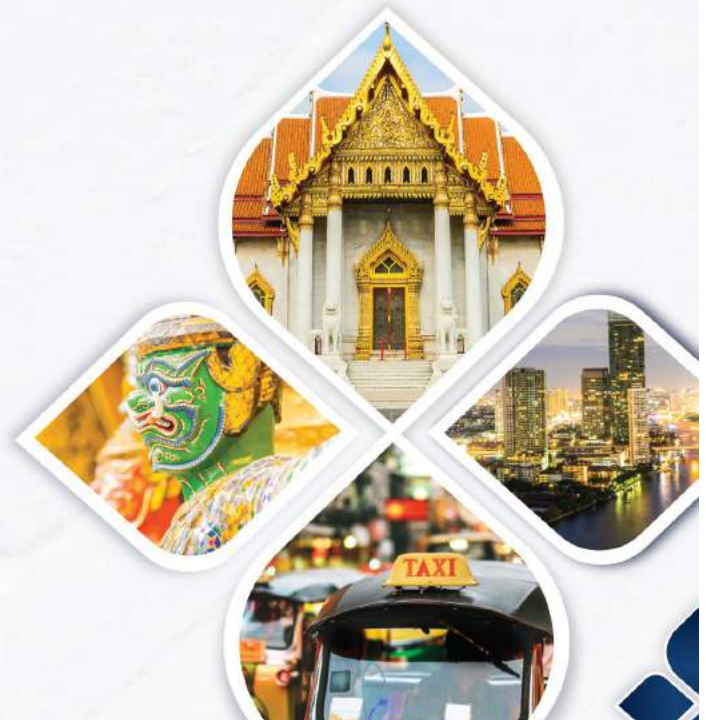
Moderator

- Pak Husseyn Umar

17:00 - 17:30

Closing Remarks : Dr.Michael Pryles (First President of APRAG)

APRAG Conference 2020



REGISTRATION FORM

APRAG Conference 2020

15 - 17 JANUARY 2020

GRAND HYATT ERAWAN BANGKOK HOTEL, Thailand

Conference Registration

Registration 530 USD (15,900 THB)

Registration Information

Name _____ Surname _____

Position _____ Organization _____

Address _____

Telephone Number _____ Mobile Phone Number _____

Fax _____ E-mail _____

Name _____ Surname _____

Position _____ Organization _____

Address _____

Telephone Number _____ Mobile Phone Number _____

Fax _____ E-mail _____

Payment Please select your preferred option

Receipt issued in the name of _____

Address _____

Payment by Cheque to the "Thailand Arbitration Center" for 530 USD (15,900 THB)

Bank Transfer "Thailand Arbitration Center" (Please attach the transfer slip)

Account name: Thailand Arbitration Center

Account number: 982-7-81617-9

SWIFT code: KRTHTHBK

Bank name: Krung Thai Bank Public Company Limited

Branch name: Sukhumvit 33

Bank address: 591 UBC II G fl., Sukhumvit Road, Klongtan-nua, Wattana Bangkok 10110

- Admission fee: 15,900 THB/ 530 USD per person, which includes 2 days conference and materials kit, lunch and coffee breaks as well as Gala Dinner.
- Special Rate for THAC Listed Arbitrator and Mediator, Students and Academics.
- Kindly complete the above Registration Form and send it by fax : +66 (0) 2018 1632 or by e-mail : rungtawan.t@thac.or.th, or you can also register, booking the hotel and getting other information through the website of THAC at www.thac.or.th.

**APRAG
Conference
2020**