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## Educational/Professional Memberships

### Education

1988 – 1992	Bachelor of Laws (Honours), National University of Singapore
1993	Singapore Bar
2005	Graduate Certificate in International Arbitration (NUS)

### Current Position

Partner

### Professional Experience

Andrew is a specialist in dispute resolution (especially arbitration), trusts, and insolvency (corporate and personal). He has also given expert evidence for use in foreign courts. Andrew has been consistently noted as a leading insolvency and restructuring lawyer in *The Asia Pacific Legal 500*, *Chambers Asia*, *The PLC Cross-border Restructuring and Insolvency Handbook*, *Who's Who Legal for Insolvency and Restructuring*, *Guide to the World's Leading Insolvency and Restructuring Lawyers*, *Best Lawyers International* and *IFLR 1000*. In *Asialaw Profiles 2015*, Andrew was acknowledged for his expertise in litigation.

### Arbitration Experience

Andrew is a Fellow of the Singapore Institute of Arbitrators ("SIArb") (as well as being on its panel of tutors) and a fellow of the Chartered Institute of Arbitrators. He is on the panels of arbitrators of the Singapore International Arbitration Centre, the Law Society Arbitration Scheme, the SIArb and the Kuala Lumpur Regional Centre for Arbitration. He is also a Director of the American Arbitration Association-ICDR Ltd. He was in his past capacity as Chairman of the SIArb Schemes Arbitration Committee also involved in the consultation and drafting of the rules relating to scheme arbitrations in Singapore involving Private Education Institutions and Estate Agencies. Andrew has written over sixty articles covering many areas of the law and has contributed to various publications. On arbitration, he has written in various publications and is a co-author of the Singapore Chapter of the publication *Arbitration in Asia*.

Andrew has given expert evidence on Singapore law in arbitration.

As counsel, he has acted in numerous regional and international arbitrations, including those arising in relation to joint ventures, sale of goods, financial instruments, and company disputes.

He has also been arbitrator in various matters, including those in relation to sale of goods, hotel management, product liability, joint ventures, and international finance.

### Publications

See attached Appendix B.

### Languages

English and Bahasa Malaysia

**List of Matters as Arbitrator**

<b>No.</b>	<b>Cases</b>
1.	Arbitration involving cross border sales of goods (2012 to date).
2.	Arbitration involving sales of commodities utilising the trade overseas rules (2011 to date).
3.	Dispute in relation to alleged wrongful delivery of goods (2009 to 2011). Award issued.
4.	Arbitration between an American party and an Asian party involving questions of international sales of goods, letters of credit obligations and conflicts of laws (2007 to 2008). Award issued.
5.	Arbitration between a European party and an Asian party in a leading Asian economy involving joint ventures foreign investments and conflicts of laws issues (2008 to 2009). Award issued.
6.	An arbitration in relation to a hotel management dispute (2007). Matter resolved.
7.	Arbitration involving non delivery of good in a regional sales of commodities context (2013 to 2014).

**Counsel in Arbitrations** (A Selection - Fuller list available on request)

<b>No.</b>	<b>Cases</b> - Counsel in various arbitration from 1993 to date, including:-
1.	A dispute in an international arbitration involving oil products for distribution nationwide in Asian country between an MNC and an Asian party; claim in excess of USD 50 million.
2.	A dispute on financial instruments, where the claims were in excess of USD 100 million.
3.	Dispute between a regional transporter and an advisor to the transporter, where the claim amount is in excess of USD 60 million.
4.	Claim for the carriage of supply of goods cross border.
5.	Claim for the supply and manufacture of OEM consumer products in Asian countries.
6.	Claim in relation to hotel management.
7.	Claim in relation to failed investment in a South East Asia MNC.
8.	Setting aside of award made in relation of the sales of vessels.
9.	Dispute in relation to a cross border investment in excess of USD 100 million in an Asian joint venture.
10.	Dispute in relation to a contractual/joint venture in ASEAN.
11.	Dispute in relation to the allotment of shares in a regional company and in relation to a regional joint venture (in excess of USD 100 million).