



<u>Surname, First name</u>	DONG, Xiao (Arthur)
Address	JunHe LLP 20/F, China Resources Building, 8 Jianguomenbei Avenue, Beijing 100005, P. R. China
Telephone	+86-10-8553 7680
Fax	+86-10-8519 1350
Email	dongxiao@junhe.com, arthur_dong@163.com
Nationality/ Date of Birth	Chinese/7 February 1971

Educational/Professional Memberships

- China University of Political Science and Law, Ph.D. in International Law
- Beasley School of Law, Temple University, LL. M (USA)
- China University of Political Science and Law, LL. B
- Member, ICC Commission on Arbitration and ADR
- Member, ICC Commission on Commercial Law and Practice

Current Position

1. Partner, JunHe LLP;
2. Council Member, Hong Kong International Arbitration Centre (HKIAC);
3. Panelist (Arbitrator), Singapore International Arbitration Centre (SIAC);
4. Panelist (Arbitrator), China International Economic and Trade Arbitration Commission (CIETAC);
5. Panelist (Arbitrator), China Maritime Arbitration Commission (CMAC);
6. Panelist (Arbitrator), Beijing International Arbitration Centre (BIAC);
7. Panelist (Arbitrator), Shanghai International Arbitration Centre (SHIAC);
8. Panelist (Arbitrator), WIPO Arbitration and Mediation Centre (WIPO);
9. Panelist (Arbitrator), Hong Kong International Arbitration Centre (HKIAC);
10. Panelist (Arbitrator), Asian International Arbitration Centre (AIAC);
11. Panelist (Arbitrator), Korean Commercial Arbitration Board (KCAB);
12. Adjunct Professor, China University of Political Science and Law;
13. Reporter for China, ITA (Institute for Transnational Arbitration).

Professional Experience/Areas of Expertise

Mr. Dong focuses on complex matters of international commercial arbitration and litigation in relation to cross-border transactions. His expertise covers a wide spectrum, including: international trade, cross-border M&A, joint ventures and shareholder disputes, technology transfer and intellectual property protection, energy, shipping and insurance, as well as distribution and franchise disputes.

Arbitration Experience

Mr. Dong has worked as a PRC lawyer for nearly 30 years. He has represented clients in more than 100 arbitration cases and more than 30 cases of recognition and enforcement of arbitral awards in different jurisdictions pursuant to the New York Convention. Mr. Dong has drafted over 80 arbitral awards as presiding arbitrator or sole arbitrator. Among many other recognitions, he is awarded as Leading Individual (Arbitration) by Chambers & Partners during the year of 2015 to 2022, and is recognized by Who's Who Legal as Thought Leader (Mainland China & Hong Kong SAR) in the field of arbitration in 2021.

Selected Publications

- Global Practice Guide on International Arbitration, China Chapter, *Chambers*, 2021.
- Witness Selection and Preparation in International Arbitration, *China Business Law Journal*, 2020.
- Global Guide to Litigation, China Chapter, *Legal 500*, 2019.
- Production of Documents in International Arbitration, *China Business Law Journal*, 2019.

- Chinese Court Being more Tolerant with Pathological Arbitration Clause, *AsiaLaw*, 2019.
- Interim Measures in China Related Arbitration, *China Business Law Journal*, 2018.
- Parallel Proceedings: China Litigation to Contest Offshore Arbitration, *Thomson Reuters*, 2018.
- Challenges to Arbitral Awards in China, *LexisNexis*, 2018.
- Enterprises in China's FTZs Enter 2017 with New Options for Arbitration (Co-author), *Kluwer Arbitration Blog*, 2017.
- Allocation of Costs in Arbitration, a Chinese Perspective, *Thomson Reuters*, 2017.
- Corraling Defaulting Parties and their Unpaid Costs Deposits under the SIAC Rules 2016 (Co-author), *Kluwer Arbitration Blog*, 2017.
- Arbitrability of PPP disputes in China, *IBA Newsletter*, 2016.
- Public Policy Defence in the Recognition and Enforcement of Foreign Arbitral Awards, *Arbitration and Law*, 2016.
- Chinese Arbitration Law, Co-Editor, *LexisNexis*, 2015.
- Abuse of Process and Regulation in Commercial Arbitration-A Chinese Perspective, *Journal of Arbitration Studies*, 2015.
- Challenging Jurisdiction and Anti-suit Provisions in China's Arbitration Practice, *LexisNexis*, 2015.
- Interim Measures in Support of Commercial Arbitration in P. R. China, *LexisNexis*, 2015.
- Supreme People's Court Further Clarifies the Criteria for Determining the Validity of Foreign Related Arbitration Clauses, *China Business Law Journal*, 2015.
- U.S. Court Upholds the Finality and Enforceability of an Award Rendered by Emergency Arbitrator, *LexisNexis*, 2014.
- Does Supreme People's Court's Decision Open the Door for Foreign Arbitration Institutions to Explore the Chinese Market? (Co-author), *Kluwer Arbitration Blog*, 2014.
- China Supreme People's Court Holds That a Dispute Must Meet "Foreign-Related" Requirement for Arbitration at Foreign Arbitration Forums, *LexisNexis*, 2014.
- Significant Changes Proposed in Beijing Arbitration Commission's ('BAC') New Rules, *LexisNexis*, 2014.
- The Abuse of Arbitration Process and its Correction, *Collected Thesis of China Arbitration Society Annual Meeting*, 2014.
- Is an Infringement Claim within the Scope of Arbitration Clause under PRC Law? (Co-author), *Kluwer Arbitration Blog*, 2014.
- The Research on the Feasibility of Adoption of *Competence-Competence* Rule in China's Arbitration Practice, *Forum on Arbitration and Judicial Review*, 2013.

Languages

Mandarin Chinese and English

For detailed curriculum vitae of this arbitrator, please send your request to corpcomms@siac.org.sg.