

Surname, First name	KREIDER, Mr. David Laurence	
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Email	arbitrator@davidkreider.com	
Nationality/ Date of Birth	American and New Zealander / 15 March 1956	

Educational/Professional Memberships

Chartered Arbitrator (since 2006)

Alternate Member of the ICC International Court of Arbitration (June 2014 – June 2017)

Member, New Zealand Markets Disciplinary Tribunal (July 2013 – April 2017)

Chartered Institute of Arbitrators' Diploma in International Commercial Arbitration, Keble College (2007)

Doctor of Laws, The University of Miami School of Law (1981)

Bachelor of Arts (East Asia Studies), Muhlenberg College (1978)

Oberlin-in-Taiwan Intensive Program in Chinese Studies (1975-76)

Current Position

Owner, David L. Kreider, International Arbitrator

Chairman, New Zealand National Committee of the ICC International Court of Arbitration

Faculty member of the Chartered Institute of Arbitrators, London

Professional Experience

Legal Director, Vodafone New Zealand Ltd. (2005 – 2013)

General Counsel, China Mobile (Hong Kong) Ltd. (1999-2004)

Counsel, Sidley Austin, Hong Kong (1997-1998)

Director of Corporation Finance, Hong Kong Securities & Futures Commission (1995-1997)

Chief, Enforcement Division, United States Securities and Exchange Commission, New York (1992-1994)

Associate Attorney, Pillsbury Winthrop Shaw & Pittman LLP, Palm Beach, Florida (1984-1992)

Associate Attorney, Kaplan, Jaffe & Gates, P.A., Ft. Lauderdale, Florida (1981-1984)

Arbitration Experience

- Sole arbitrator in a Hong Kong seated dispute between a telecommunications equipment manufacturer and an insurer under a professional liability insurance policy. HKIAC Domestic Arbitration Rules. Amount in dispute more than US\$10,000,000.
- Co-arbitrator in a Hong Kong seated dispute arising out of an agreement to fund a virtual currency platform. Hong Kong law. UNCITRAL Rules. Amount in dispute US\$100,000,000.
- ➤ Presiding arbitrator in a Singapore-seated dispute between Asian parties arising out of a trademark license agreement for consumer electronics. New York law. SIAC Rules. Amount in dispute more than US\$100,000,000.
- Emergency arbitrator in a Hong Kong seated shareholder dispute between P.R. China and off-shore parties arising out of a corporate restructuring agreement. Hong Kong law. HKIAC Administered Arbitration Rules. Amount in dispute more than US\$100,000,000.
- Appointed president upon joint nomination by the co-arbitrators in a dispute between Asian parties arising out of a technology licensing agreement. ICC Rules. Amount in controversy US\$9,000,000.
- Appointed co-arbitrator in a Macao seated dispute between Macanese and Indochinese parties concerning a gaming joint venture. SIAC Arbitration Rules. Amount in controversy US\$200,000,000.
- Co-arbitrator in a dispute arising from a settlement agreement between shareholders. HKIAC Rules. Amount in dispute US\$4,500,000.
- Appointed sole arbitrator in a Hong Kong seated dispute between Japanese and Chinese parties arising out of agreements for the sale and purchase of precision scientific equipment governed by Hong Kong law. HKIAC Administered Arbitration Rules. Amount in controversy US\$5,000,000.
- ➤ Appointed co-arbitrator in a Singapore seated dispute between Bermudan and Indonesian parties arising out of an agreement for the sale and purchase of telecommunications equipment governed by Singapore law. SIAC

- Arbitration Rules. Amount in controversy US\$17,000,000.
- Appointed co-arbitrator in Hong Kong seated arbitral proceedings involving a dispute between Dutch and Chinese parties to a hotel management agreement governed by Chinese law. HKIAC Administered Arbitration Rules. Amount in controversy US\$ 3,500,000.
- Appointed sole arbitrator in a Hong Kong seated trademark-licensing dispute between Japanese and Chinese parties. HKIAC Administered Arbitration Rules. Amount in controversy US\$ 2,500,000.
- Appointed co-arbitrator in 4 Hong Kong seated references between a Singapore claimant and Asian and off shore respondents alleging breach of a share purchase agreement and related guarantees. UNCITRAL Rules. Amount in controversy US\$ 15,000,000.
- Appointed co-arbitrator in 5 Singapore seated references by a U.S. based securities broker alleging breach of customer agreements by multiple Asian respondents. ICDR Rules. Amount in controversy US\$ 15,000,000.
- ➤ Appointed sole arbitrator in a trademark-licensing dispute seated in Hong Kong between Dutch and Chinese parties pertaining to the manufacture and distribution of luxury clothing and household furnishing products. ICC Rules. Amount in controversy € 4,500,000.
- Appointed as sole arbitrator and chairman, respectively, in 2 related Hong Kong seated proceedings involving a trademark licensing dispute between Singapore and Chinese parties pertaining to a luxury hotel brand in China. The arbitration agreement required that the arbitrator be 'bilingual in both Chinese and English'. HKIAC Administered Arbitration Rules. Amount in controversy US\$ 3,500,000.
- Appointed co-arbitrator in a dispute seated in Toronto over a trademark licensing and product distribution agreement for water treatment technologies. ICDR Rules. Amount in controversy US\$ 12,000,000.
- Appointed chairman in a dispute seated in Singapore between Australian and Malaysian parties to a software distribution and trademark licensing agreement. The arbitration agreement required that the arbitrator 'must have recognized expertise in information technology'. SIAC Rules. Amount in controversy US\$ 600,000.
- Appointed co-arbitrator in a Hong Kong seated dispute between a UK telecommunications company and a Chinese telecommunications VAS (Value Added Services) provider for breach of an acquisition agreement. ICC Rules. Amount in controversy US\$ 110,000,000.
- Appointed co-arbitrator in a Hong Kong seated ad hoc arbitration between U.S. and Chinese parties involving a failed acquisition agreement and telecommunications and IP licensing issues under Chinese law. UNCITRAL Rules. Amount in controversy US\$ 80,000,000.
- Appointed sole arbitrator in a Singapore seated dispute arising under an agreement between a Singapore ISP (Internet Services Provider) and a Singapore hotel management company for the installation of a VoIP (Voice over Internet Protocol) telecommunications network. SIAC Rules. Amount in controversy US\$ 500,000.
- Appointed sole arbitrator under a contract between Singapore parties for the construction and testing of a POS (Point-Of-Sale) computer system. SIAC Domestic Arbitration Rules. Amount in controversy US\$ 150,000.
- Rendered more than 140 administrative panel decisions in Internet domain name disputes, in both English and Chinese.

Publications

- How Much Justice is Enough? Comparative Law Journal of the Pacific, vol. 22 (September 2016) 47.
- Chapter 12 'The Award', in P Yuen, D McDonald and A Dong (eds), Chinese Arbitration Law (Hong Kong, LexisNexis) 339 - 364.
- o Whose Dispute is it Anyway? Dispute Resolution from the User's Perspective, Korean Arbitration Review, October 2014.
- Selecting the Arbitrator, Journal of the Institute of Arbitrators & Mediators, Australia, December 2013.
- Managing Offshore Arbitration Proceedings Selecting the Arbitrator, paper presented at Asia Pacific Regional Arbitration Group Conference, 27-29 June 2013, Beijing.
- The Right Clauses for Your Client's Next Big Deal How to Draft an International Disputes Clause, paper presented at Arbitrators' and Mediators' Institute of New Zealand Annual Conference, 2-4 August 2012, Wellington.

Languages

- English (native);
- Mandarin Chinese (fluent, traditional and simplified Chinese characters);
- Japanese (working knowledge).