



<u>Surname, First name</u>	PARK, Eun Young
Address	39, Sajik-ro 8-gil. Jongno-gu. Seoul 03170 Korea
Telephone	+82-2-3703-1039
Fax	+82-737-9091
Email	eypark@kimchang.com
Nationality/ Date of Birth	Korea/08 June 1965

Educational/Professional Memberships

- NYU School of Law (J.S.D., 2003)
- NYU School of Law (LL.M., 2000)
- Graduate School of Law, Seoul National University (Jur.M., 1998)
- Judicial Research and Training Institute of the Supreme Court of Korea (1991)
- College of Law, Seoul National University (LL.B., 1988)

- Vice President, LCIA Court (2015-Present)
- Member, SIAC Court of Arbitration (2015-Present)
- Executive Member, Seoul International Dispute Resolution Center (2013-Present)
- Member of Board of Directors, SIAC (2013-2016)
- President, LCIA Asia Pacific User's Council (2013-2016)
- Co-Chair, IBA Asia Pacific Arbitration Group (2013-2014)
- Vice-Chair, IBA Arbitration Committee (2013-2015)
- Member, IBA Subcommittee on Arbitrators' Conflicts of Interest (2012-2014)
- Arbitrator, Kuala Lumpur Regional Center for Arbitration (2013-Present)
- Arbitrator, Hong Kong International Arbitration Centre (2013-Present)
- Board member, Korean Council for International Arbitration (2012-Present)
- Adjunct Professor of Law, SKK University Law School (2010-2016)
- Arbitrator, Dubai International Arbitration Centre (2010-Present)
- Member, ICSID Panel of Conciliators, World Bank (2009-Present)
- Member, Executive Committee, Foundation for International Arbitration Advocacy (2009-Present)
- Arbitrator, Singapore International Arbitration Centre (2009-Present)
- Member, International Arbitration Committee, ICC Korea (2007-Present)
- Arbitrator, Korean Commercial Arbitration Board (2005-Present)
- International Expert, Korea Independent Commission against Corruption (2005-2007)
- International Expert on Fair Trade and Corruption, Korea Institute for Economy Policy (1999-2006)
- Member, Insurance Evaluation Committee, Financial Supervisory Commission (1998)
- Legal Advisor, Restructuring Task Force, Financial Supervisory Commission (1998)
- Legal Advisor, Korean Delegation for Negotiation of OECD Convention Against International Corruption (1997)

Current Position

Partner, Kim & Chang

Professional Experience

Admitted to bar, Korea, 1991; New York, 2003

- Kim & Chang (1997-Present)
- Judge, The Western Branch Court of Seoul District Court (1996)
- Judge, Seoul District Court (1995)
- Judge, Seoul Civil District Court (1994)
- Judge Advocate, Ministry of National Defense (1991-1994)

Arbitration Experience

- Represented an internationally recognized sporting official in multistage proceedings against an international sporting federation regarding alleged ethical violations by our client in which the international federation sought an approximately 20 year ban of our client.
- Served as chair of the three arbitrator tribunal on energy disputes under the KLRCA Rules.
- Served as chair of three arbitrator panel for disputes between South East Asian companies and Latin American Company under the SIAC Rules.
- Served as an arbitrator in three arbitrator panel for a dispute between Chinese and Korean parties under the KCAB Rules.
- Served as sole arbitrator in a dispute between Turkish and Korean parties under the KCAB Rules.
- Represented a Korean Engineering company against European company in IP-related dispute valued at US\$ 1billion in ICC proceeding and related emergency arbitration proceeding.
- Represented a Korean company against multinational consortium in M&A disputes valued at US\$ 500million in Hong Kong under ICC Rules.
- Represented Indian company in power plant engineering disputes under the Indian Arbitration Act.
- Represented Saudi Arabian and Korean Consortium companies against Middle Eastern company in EPC contract disputes valued at US\$ 100million under the LCIA Rules.
- Represented German company in engineering disputes with UAE company in the ICC proceeding.
- Represented Korean automobile manufacturer acquired by a major U.S. automotive company in an ICC arbitration in Paris obtaining an award valued at approximately US\$ 30 million, including costs, on an indemnification claim for pre-acquisition recall-related damages.
- Represented a Singapore corporation in an ICC arbitration in Tokyo involved in various internet related businesses and investments in a US\$ 40million claim for breach of stock purchase agreement.
- Represented a major Korean company in an ICC arbitration governed by Korean law with the seat of arbitration in New York regarding a joint venture dispute, which remains one of the largest Latin American arbitrations conducted under ICC rule. The value of the dispute was in excess of US\$ 200 million.
- Represented a Korean petrochemical company in a joint venture dispute under ICC rules regarding a long term supply agreement between Korean and U.S. petrochemical companies. • Represented a U.S. fund in a SIAC arbitration governed by Singapore law with the seat of arbitration in Singapore in a dispute involving the exercise of a call option over its controlling shares in a Korean life insurance company. The value of claims was in excess of US\$ 950 million.
- Represented a Luxembourg company in an ICC arbitration against a major Korean construction company in Korea in a dispute relating to the construction of a new port in Busan. • Represented a Korean Energy Company against Dubai and Indian companies, regarding a dispute in relation to power generating facility, in the international arbitration proceedings in the UK, Switzerland, and India.
- Served as counsel to resolve a dispute by way of mediation, in regards to advice on investment between a Korean distribution company and a U.S. financial group valued at approximately US\$ 12 million.
- Has obtained final non-guilty judgment from the Supreme Court in a Securities and Exchange Act violation case by representing a foreign private equity fund involving sale of Korean financial company shares.
- Represented Japanese steel-manufacturing corporation in standby letter of credit disputes in Korean as well as US courts, which resulted in favorable global settlement for the client.

Publications

- Rush to Judgment: Speed v Fairness in Emergency Arbitration, Asian Dispute Review (Co-Author, HKIAC, 2016.10.)
- Appellate Review in Investor State Arbitration, Reshaping the Investor-State Dispute Settlement System (2015)
- Korea, Interim Measures in International Arbitration (Co-author, Interim Measures in International Arbitration, 2014.6)
- Reconfirming continued support for the autonomy of arbitrations: recent developments in Korea (Co-author, Arbitration News - Newsletter of the International Bar Association Legal Practice Division Vol. 16 No1, 2011.3.)
- The Analysis of Iran Sanctions Act of the U.S. and the Strategy of Overseas Construction Project

(Ministry of Land, Transportation, and Marine Affairs, 2010.11.)

- Recent Trend of International Anti-Corruption Enforcement Regime and Its Implication to Korean Legal System (The Korean Bar Association News, Vol No. 295, 2010.1.)
- The Defense of State of Necessity in International Investment Disputes, International Investment Dispute Vol. III (Co-Author, The Korean Commercial Arbitration Board, 2009)
- Korea section, Getting the Deal Through - Anti-Corruption 2008 (Co-Author, Law Business Research Ltd.)
- Korea section, Getting the Deal Through - Arbitration 2008 (Co-Author, Law Business Research Ltd.)
- Korea section, Getting the Deal Through - Arbitration 2007 (Co-Author, Law Business Research Ltd.)
- Arbitration in South Korea, International Arbitration: A Country-by-Country Look at Alternative Dispute Resolution Methods Around the Globe (Co-Author, Aspatore Books, 2005.10.)
- Arbitration Clause in International Contracts, ARBITRATION (Journal of Korean Commercial Arbitration Board, 2005.9.)
- International Arbitration in Korea, ADR IN ASIA: SOLUTIONS FOR BUSINESS (2005.6.)
- Enforcement of Arbitral Awards in Korea (Co-author, Asian Dispute Review, 2002.9.)
- Law on Preventing Bribery of Foreign Public Officials in International Business Transactions and the Corruption Round, HUMAN RIGHTS AND JUSTICE (Journal of the Korean Bar Association, 1999.4.)
- Corruption Round and the OECD Anti-Bribery Convention, LAW JOURNAL OF INTERNATIONAL TRADE (Ministry of Justice, 1998.10.)
- CASES, PRACTICES, AND REMEDIES OF TORT LITIGATION FOR CAR ACCIDENTS AND INDUSTRIAL DISASTERS (Co-author, the Tort Committee of the Seoul District Court, 1994.5.)

Languages

Korean and English