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Nationality/ Date of Birth	Chinese / 06 December 1976

Educational/Professional Memberships

Education

- BA, 1997 (Zhengzhou University)
- LL.M, 2000 (Nanjing University)
- Ph.D in Law (cum laude) 2004 (Xiamen University)

Memberships

- American Society of International Law Asia-Pacific Interest Group, Co-Chair
- UNCITRAL Academic Forum for Investor-State Dispute Settlement, Deputy Chair
- Asia-Pacific FDI Network, Director of the Board
- CCPIT, Legal Consultant for International Economic and Trade Frictions
- Beihai Asia International Arbitration Center/BAIAC, Committee Member
- China Forum of Investment Arbitration, Deputy Secretary-General
- Chinese Society of International Law/CSIL, Executive Council Member
- UN Economic and Social Commission for Asia and the Pacific ARTNeT on FDI, Advisor
- ILA Committee on the Rule of Law and International Investment Law, Member
- Xiamen International Arbitration Center, Member of the Expert Committee
- International Investment Law Center Cologne, International Advisory Council Member
- International Law Association/ILA, Headquarter Member
- American Society of International Law/ASIL, Member

Current Position

- Professor and Founding Director, Center for International Economic Law and Policy/CIELP, Law School, University of International Business and Economics/UIBE, China
- The Xiamen Academy of International Law, Deputy Secretary-General

Professional Experience

- Lecturing Professor, The Hague Academy of International Law, The Hague (Summer, 2021)
- James B. MacDonald Distinguished Visiting Professor, Wisconsin Law School, the U.S. (2021)
- Visiting Professor, Faculty of Law, Kobe University, Japan (2019-)
- Li Ka Shing Visiting Professor, Faculty of Law, McGill University, Canada (2016-2017)
- Senior Fellow, Centre for Global Cooperation Research, Germany (2014-2015)
- Visiting Professor, Europa-Institut, Universität des Saarlandes, Germany (2015-)
- Visiting Fellow, Deutsches Institut f
 ür Entwicklungspolitik/DIE, Germany (2015)
- Counsel-in-Residence (on secondment), Ministry of Commerce, China (2010-2011)
- Visiting Fellow, UNIDROIT, Italy (2009-2010)
- Edwards Fellow, Columbia Law School, the U.S. (2009)
- Visiting Fellow, Max-Planck Institute for International Law, Germany (2008-2009)
- Professor (Assistant, Associate and Full), Law School, Xiamen University, China (2004-2018)

Arbitration Experience

Manjiao has extensive experience of international arbitration, and of dispute settlement broadly. He appears on the panel of a dozen major arbitration institutions in China and abroad, such as China International Economic and Trade Arbitration Commission, Singapore International Arbitration Center, Beijing International Arbitration Center and Shenzhen Court of International Arbitration, to list some.

Manjiao has served as arbitrator (party-nominated or institution-appointed, presiding, sole and emergency arbitrator) in nearly a hundred international, foreign-related and domestic arbitration cases under different arbitration rules, applicable substantive and procedural rules. Many of these cases involve transnational trade, investment and other complicated business and legal issues in a wide range of economic sectors, and some are conducted in English. He frequently serves as advisor to leading law firms and multinational corporations on international arbitration and international commercial law issues, and has served as expert, expert witness and *amicus curiae* in a number of arbitration-related proceedings before Chinese and U.S. courts.

Manjiao is also a public international law expert, and has experience of WTO litigation, investor-state arbitration, treaty negotiation and national law- and policy-making.

Publications

Manjiao Chi has published nearly a hundred books, chapters, articles and other notes with leading publishers and journals on topics of international trade, investment and arbitration. The following is a list of selected publications (all are in English, unless otherwise indicated with '[cn]'):

Sole Monographs

- Manjiao Chi, Integrating Sustainable Development into International Investment Law: Normative Incompatibility, System Integration and Governance Implications (London: Routledge, 2017)
- [CN] Manjiao Chi, Insufficiencies and Improvement of the International Arbitration Regime: Comparative Study of Chinese and International Arbitration Rules (Beijing: Law Press China, 2014)/ 池漫郊著,《国际仲裁体制的不足与完善: 基于中国与国际仲裁规则的比较研究》, 法律出版社 2014 年版
- ◆ [CN] Manjiao Chi, Major Legal Issues of Multi-party and Multi-contract Arbitration (Xiamen: Xiamen University Press, 2006)/池漫郊著, 《多方多合同仲裁主要法律问题研究》, 厦门大学出版社 2006 年版

Selected Book Chapters

- Manjiao Chi, 'Regulatory Transparency in International Investment Law: Shifting from Investment Protection to Administrative Standard', in August Reinisch and Stephan Schill (eds.), Investment Protection Standards and the Rule of Law (Oxford: Oxford University Press, 2021).
- Manjiao Chi, 'Transparency of ISDS in the Making of a China-EU CAI: The Consensus and the Difference', in Yuwen Li, Tong Qi and Bian Cheng (eds.), China, EU and International Investment Law: Reforming Investor-State Dispute Settlement (London: Routledge, 2019), at 170-184.
- Manjiao Chi, 'Addressing Sustainable Development Concerns through IIAs: A Preliminary Assessment of Chinese IIAs', in Julien Chaisse (ed.), China's International Investment Strategy: Bilateral, Regional and Global Law and Policy (Oxford: Oxford University Press, 2019), at 100-115.
- Manjiao Chi (co-author with M. Bungenberg), 'Chinese Investment Law', in M. Bungenberg, J. Griebel, S. Hobe & A. Reinisch (eds.), International Investment Law: A Handbook (Baden-Baden: Nomos Verlagsgesellschaft, 2015), at 221-239.
- Manjiao Chi, 'Conflict of Laws', in Yuanshi Bu (ed.), *Chinese Civil Law* (Baden-Baden: Nomos Verlagsgesellschaft, 2013), at 233-294.
- Manjiao Chi, 'Domestic Arbitration: A Comparative Perspective', in M. J. Moser (ed.), *Dispute Settlement in China* (New York: Juris Publishing, 2012), at 45-92; updated version, in M. J. Moser (ed.), *Doing Business in China* (New York: Juris Publishing, 2014).

Selected Peer-reviewed Journal Articles

- Manjiao Chi, 'Regulation of Special Economic Zones through Regional Trade Agreements: Confronting the Synergy Issue', Journal of International Economic Law (2021).
- Manjiao Chi, 'The ISDS Adventure of Chinese Arbitration Institutions: Towards a Dead End or a Bright Future?', Asia Pacific Law Review (2021).
- Manjiao Chi (coauthor with Zongyao Li), 'The Deminishing Significance of Administrative Review Provisions in Chinese Investment Agreements: Gilding the Lily', 12 (1) Journal of International Dispute Settlement (2021), at 125-150.
- *[cN]* Manjiao Chi, "The 'Three Countries, Four Systems' of the Investment Dispute Settlement under the United States-Mexico-Canada Agreement: Rationale, Rules and Ramifications", *UIBE Law Review*, Vol.19, No.4, 2019, at 120-141 / 池漫郊,《美墨加协定》投资争端解决的'三国四制': 表象、成因及启示,《经贸法学评论》第 4 期,2019 年第 14-26 页
- Manjiao Chi, 'The Impeding Effects of the Immunity Plea on International Arbitration: China's Position Revisited', 12 Asian International Arbitration Journal (2016), at 21-39.
- Manjiao Chi (coauthor with Xi Wang), 'The Evolution of ISA Clauses in Chinese IIAs and Its Implications: The Admissibility of Disputes for Investor-State Arbitration', 16 (5-6) Journal of World Investment and Trade (2015), at 869-898.
- Manjiao Chi, 'The 'Greenization' of Chinese BITs: An Empirical Study of the Environmental Provisions in Chinese BITs and Its Implications for China's Future BIT-Making', 18 (3) Journal of International Economic Law (2015), at 511-542.
- Manjiao Chi, "Exhaustible Natural Resource" in WTO Law: GATT Article XX (g) Disputes and Their Implication, 48 (5) Journal of World Trade (2014), at 939-966.
- Manjiao Chi, 'China's Participation in WTO Dispute Settlement in the Past Decade: Experiences and Impacts', 15 (1) *Journal of International Economic Law* (2012), at 29-49.
- Manjiao Chi, 'Are We 'Paper-Tigers': The Limited Procedural Power of Arbitrators under Chinese Law', 2011 *Journal of Dispute Resolution* (2011), at 259-281.
- Manjiao Chi, "The Iceberg beneath the Water": The Hidden Discrimination against the *Lex Mercatoria* in Chinese Arbitration", 7 (2) *Journal of Private International Law* (2011), at 341-359.
- Manjiao Chi, 'Application of the UNIDROIT Principles in China: Successes, Shortcomings and Implications', 15 (1) *Uniform Law Review* (2010), at 5-35.
- Manjiao Chi, 'Time to Make a Change? A Comparative Study of Chinese Arbitration Law and the 2006 Revision of UNCITRAL Model Law', 5 (2) Asian International Arbitration Journal (2009), at 142-166
- Manjiao Chi, 'Drinking Poison to Quench Thirst: The Discriminatory Arbitral Award Enforcement Regime under Chinese Arbitration Law', 39 (2) *Hong Kong Law Journal* (2009), at 541-560.
- Manjiao Chi, 'Is Chinese Arbitration Act Truly Arbitration-Friendly: Determining the Validity of Arbitration Agreement under Chinese Law', 4 (1) Asian International Arbitration Journal (2008), at 104-120.

Languages

Chinese and English as working languages, with passive knowledge of French and German.