



<u>Surname, First name</u>	Schick, Sandor E.
Address	937 Bukit Timah Road #06 – 36 Singapore 589646
Telephone	65 6858 5440
Fax	
Email	sschick@schick-associates.com
Nationality	United States of America

Educational/Professional Memberships

Education:

- Juris Doctor, Columbia University
 - Harlan Fiske Stone Scholar
 - Member, Journal of Law and Social Problems
- Ph.D., Harvard University
- M.A., Harvard University
- Fellow, Joint Center for Urban Studies of M.I.T. and Harvard University

Admitted in:

- New York State
- United States Court of Appeals for the Second Circuit
- United States District Court for the Southern District of New York
- United States District Court for the Eastern District of New York
- Singapore as a Registered Foreign Lawyer

Appointments to Institutional Panels and Lists of Arbitrators:

- Abu Dhabi Global Market Arbitration Centre
- Asian International Arbitration Centre
- BVI International Arbitration Centre
- China International Economic and Trade Arbitration Commission Hong Kong Arbitration Center
- Chinese Arbitration Association, Taipei
- Hong Kong International Arbitration Centre:
 - Panel of Arbitrators
 - Panel of Emergency Arbitrators
- The Japan Commercial Arbitration Association
- Korean Commercial Arbitration Board
- London Court of International Arbitration
- Mauritius International Arbitration Centre
- Pacific International Arbitration Centre
- Singapore International Arbitration Centre
 - Panel of Arbitrators
 - Panel of Emergency Arbitrators

- World Intellectual Property Organization

Professional Memberships:

- Founding Member, International Insolvency Institute

Current Position

Managing Director, Schick & Associates LLC

Professional Experience

- Managing Director, Schick & Associates LLC, 2008 –
- Duane Morris LLP, 2007 – 2008
- Shearman & Sterling LLP, 2000 – 2007
- Dewey Ballantine LLP, 1990 – 2000
- Hughes Hubbard & Reed LLP, 1985 – 1990
- Harvard University, Teaching Fellow, 1979 – 1982

Arbitration Experience

Recent cases as an arbitrator include:

- *Sole Arbitrator in a SIAC arbitration* between a Singaporean investment vehicle, as claimant, and a Cayman investment vehicle, over a sale and purchase agreement.
- *Presiding Arbitrator in a SIAC arbitration* between a Cayman investment fund, as claimant, and a Chinese counterparty.
- *Co-Arbitrator in a SIAC arbitration* between two affiliated Indonesian pharmaceutical companies, as claimants, and the Indonesian subsidiary of a global pharmaceutical company, as respondent, concerning an asset purchase agreement. The amount in dispute was approximately USD 42 million.
- *Sole Emergency Arbitrator in a SIAC arbitration* between a European aircraft services firm and an airline based in Southeast Asia. The amount in dispute was approximately USD 28.6 million.
- *Sole Arbitrator in a SIAC arbitration* between the receiver of a Malaysian corporation undergoing liquidation and a BVI corporation over an investment in a Vietnamese corporation.
- *Sole Arbitrator in a SIAC arbitration* between the Singaporean subsidiary of an international engineering group and a service provider based in Dubai.
- *Sole Arbitrator in a SIAC arbitration* under a purchase and sale contract between a Malaysian manufacturing corporation and a Singaporean shipping corporation.
- *Sole Arbitrator in a SIAC arbitration* between a Singaporean trading company and a Chinese chemical manufacturer.

- *Sole Arbitrator in a SIAC arbitration* between an Indonesian distributor and the Singaporean subsidiary of a multinational pharmaceutical company.

Publications

- *Distressed M&A: An Overview of Deal Structuring Considerations*, LEXIS PRACTICE ADVISOR (2017)
- *Globalization, Bankruptcy and the Myth of the Broken Bench*, 80 AMERICAN BANKRUPTCY LAW JOURNAL 219 (2006)
- *Mergers and Acquisitions of Foreign Debtors under Chapter 11 of the US Bankruptcy Code*, 6 BUSINESS LAW INTERNATIONAL 1 (2005)
- *The Failure of Equity: Recharacterization in Bankruptcy*, 27 U.C.C. LAW JOURNAL 3 (1994)
- *When Airlines Crash: Section 1110 Revisited*, 48 THE BUSINESS LAWYER 277 (1992)
- *Section 1110 of the Bankruptcy Code: Time for Refueling?* 64 AMERICAN BANKRUPTCY LAW JOURNAL 109 (1990) (co-author)
- *What China's Bankruptcy Reform Means for Creditors*, 23 INTERNATIONAL FINANCIAL LAW REVIEW 51 (September 2004)
- *Keiei akka kigyo no baishu oyobi baikyaku: hibeikoku kigyo no M&A torihiki ni kansuru chaputa 11 no tekiyo*, KAIGAI TOYUSHI (OVERSEAS INVESTMENT) 34 (July 2004)
- *Hong Kong's Corporate Rescue Bill: The Right Tool?* 1 ASIALAW 29 (February 2004)
- *How China Netcom Used Chapter 11 for its Telecoms Deal*, 22 INTERNATIONAL FINANCIAL LAW REVIEW 61 (May 2003) (co-author)
- *Why China Netcom Chose the Chapter 11 Route*, 22 INTERNATIONAL FINANCIAL LAW REVIEW 31 (April 2003)(co-author)
- *TWA: The End of an Era?*, GLOBAL INSOLVENCY & RESTRUCTURING REVIEW 25 (March/April 2001)

Languages

- English
- French (reading proficiency)
- Chinese (conversational)

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