



ETHICS IN INTERNATIONAL ARBITRATION — MYTH OR THE NEW REALITY?

MARK YOUR 28.04.2014

DATE: 28TH APRIL 2014 (MONDAY)

TIME: 3.00PM - 5.00PM

VENUE:

PERDANA I AND II, ROYAL LAKE **CLUB KUALA LUMPUR, TAMAN TASEK PERDANA, JALAN CENDERAMULIA OFF JALAN** PARLIMEN, 50480 KUALA LUMPUR

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SYNOPSIS

"Ethics in International Arbitration – myth or the new reality?" – a review of the current debate as to whether there are common ethical standards for international arbitration and if so what are those standards? The seminar will aim to outline the position by reference to the rules of the major institutions in international arbitration and to provide practical guidance for both advocates and international arbitrators."

ADMISSION IS FREE. LIMITED SEATS AVAILABLE

PROGRAMME

2.30pm	Registration
3.00pm	Ethics in International Arbitration – Myth or the New Reality? Speakers: Nigel Cooper Q.C., Quadrant Chambers Managing Partner, Professor Datuk Sundra Rajoo, Director, Kuala Lumpur Regional Centre for Arbitration Moderator: Kevin Prakash, Partner, Mohanadass Partnership
5.00pm	Refreshment

FOR REGISTRATION, PLEASE EMAIL YOUR DETAILS TO EVENTS@KLRCA.ORG.MY OR FAX TO +603-2142 4513 BY 25 APRIL 2014

Full Name:								
Company / Organisation:								
Designation:								
Address:								
Tel:	Fax:		Email:					

SPEAKER'S PROFILE



NIGEL COOPER Q.C.

Nigel's commercial practice predominantly covers the fields of shipping, energy and insurance law. He appears before the Commercial and Admiralty Courts, in arbitration (both international and domestic) and before the appellate courts. He has experience of public inquiries having appeared for the government in three major shipping formal investigations.

Within his practice, much of Nigel's work is in international arbitration using the rules of the major institutions or industry organisations. He has significant experience of using relief from the national courts to support the arbitral process. Nigel accepts appointments as an arbitrator. Nigel's shipping work covers most aspects of international trade and the carriage of goods (including all forms of bill of lading and charterparty disputes); ship and yachtbroking, ship management including related fraud and professional negligence claims; shipbuilding (including superyachts) and off-shore construction; ship sale and purchase; limitation and collision actions, pollution and, occasionally, Merchant Shipping Act offences

In the energy sector, Nigel's work covers both upstream and downstream aspects of the industry. He has advised on disputes relating to drilling and exploration, to production and to the sale and purchase of energy products as well as on related issues such as the enforcement of related guarantees and the insurance of drilling units. Nigel's insurance & reinsurance practice extends to policy disputes in both the non-marine and marine sectors.

Nigel has considerable experience of handling cases that are factually and technically complex with a corresponding level of documents. He is known for being approachable, and believes in working as a team with those instructing him. As well as acting for many of the major city firms, Nigel is also instructed by the Crown and often works closely with leading lawyers from other jurisdictions. Nigel has been recognised over many years by the Legal Directories, Chambers and Partners and the Legal 500, as a Leader in his specialist fields of expertise.



PROFESSOR DATUK SUNDRA RAJOO

PROFESSOR DATUK SUNDRA RAJOO is the Director of the Kuala Lumpur Regional Centre for Arbitration (KLRCA). He was the Immediate Past President of the Asia Pacific Regional Arbitration Group (APRAG) [2011-2013], a federation of nearly 40 arbitral institutions in the region.

Professor Datuk Sundra is a Chartered Arbitrator and an Advocate & Solicitor of the High Court of Malaya (nonpractising). He is also a Professional Architect and Registered Town Planner. He has had numerous appointments as chairman, co-arbitrator of three-man panels and sole arbitrator in international and domestic arbitrations. He serves on the panel of numerous international arbitral institutions and organisations. He is also a Visiting Professor at The National University of Malaysia (UKM).

Professor Datuk Sundra has authored and co-authored several books on arbitration and contract law, including, "Law, Practice and Procedure of Arbitration" (2003); "The Malaysian Standard Form of Building Contract (The PAM 1998 Form)" (1999); the Arbitration title for Halsbury's Laws of Malaysia (2002); "Arbitration Act 2005 – UNCITRAL Model Law as Applied in Malaysia" (2007); "The PAM 2006 Form" (2010); "Construction Law in Malaysia" (2012); and "The Malaysia Arbitration Act 2005 (Amended 2011): An Annotation" (2013).

MODERATOR'S PROFILE



KEVIN PRAKASH

Kevin was called to the Malaysian Bar in 1998. His practice is in dispute resolution and has been involved in complex disputes in various forms for several years. He has wide experience in diverse types of disputes including corporate and commercial disputes, contractual, civil and shipping disputes. He regularly appears in Court and both international and domestic arbitration mainly for building contract and arbitration related disputes. His principal practice is in engineering and construction disputes and has represented a diverse set of clients including employers, main contractors and sub-contractors in court litigation and arbitration. Kevin is the Vice President of the Malaysian Institute of Arbitrators (MIArb).