**OUR INTERNATIONAL ARBITRATION PRACTICE**

Our International Arbitration team provides advice and advocacy to individuals, global corporations, financial institutions, and State entities in investment treaty and commercial arbitrations conducted in accordance with all major international arbitration rules including SIAC Rules, ICC Rules, LCIA Rules, LMAA Rules, MCIA Rules, CAS Rules, and ad-hoc arbitrations, governed by distinct laws (curial and substantive).

We have specialist arbitration lawyers who practice in specific industry sectors, such as building and construction, energy & utilities, finance, commodities, oil & gas, insurance, corporate joint ventures, dredging, shipping, and maritime. Our unrivalled knowledge of arbitrators, institutions, expert witnesses and opposing counsel, which can make the difference in the outcome of a dispute. This deep and varied practice sets us apart and affords our clients invaluable insight into winning strategies and arguments

Because of our strategic view and thorough knowledge of arbitration processes and comparative law, clients turn to us for their most critical matters. We work together with our clients, ahead of and throughout the dispute, to devise and implement a strategy that meets their objectives and leads to the optimal resolution of their thorniest legal problems.

Our clients have described our team as tenacious, dedicated, and focused on winning. We assemble teams combining technical excellence and industry expertise to fiercely defend the interests of our clients through clear and cogent written and oral advocacy, without compromising their long-term goals with their business partners. Our lawyers are trained to be attentive to our clients’ needs and expectations, responsive, and organized.

Some highlights of our work are as below:

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| --- | --- | --- | --- | --- | --- |
| **Description** | **Value** | **Opponent** | **Seat** | **Institution** | **Law** |
| Shareholder disputes in a thermal power plant construction project in Maharashtra | US$ 1.1bn | Korean state-owned enterprise | Singapore | SIAC | Indian |
| Disputes against majority shareholders under a shareholders’ agreement of a company involved in the development of a technology park, for fraud and oppression. | US$ 1bn | Indian real estate developer and private equity companies | India | Ad-hoc | Indian |
| Dispute under an EPC contract for conversion of a mobile offshore drilling unit into a mobile offshore production unit | US$ 265mn | Indian state-owned enterprise | India | Ad hoc | Indian |
| Dispute under a joint venture agreement of an upstream oil and gas company, against its ex-managing director for breach of fiduciary duties and non-compete agreement | US$ 191mn | Indian oil and gas companies | Singapore | SIAC | Singapore |
| Dispute under an EPC contract for construction of a biofuel plant in the Philippines | US$ 100mn | Australian employer | Singapore | SIAC | English |
| Dispute under a consortium agreement for a rig conversion project | US$ 100mn | Abu Dhabi shipyard | Singapore | SIAC | Singapore |
| Disputes under an investment agreement for alleged misrepresentations and fraud against an Indian media company | US$ 60mn | Hong Kong bank’s private equity arm | Singapore | SIAC | Indian |
| Disputes of a Kuwaiti private equity, under an investment agreement, to secure the exit in terms of the agreement | US$ 30mn | Indian logistics company | India | Ad-hoc | Indian |
| Dispute under an EPC contract relating to the construction of a circulating fluidized bed combustion boiler in Istanbul | US$ 25mn | Turkish employer | Turkish | ICC | Turkey |
| Disputes under an EPC contract for road construction in Kazakhstan | US$ 20mn | Kazakhstan state-owned enterprise | Singapore | SIAC | Kazakh |
| Dispute under a memorandum of understanding for acquisition of an Indonesian coal company | US$ 20mn | Indonesian coal company | Singapore | ICC | Singapore |
| Disputes of an American private equity, under an investment agreement, for breach of the condition subsequent in terms of the agreement | US$ 20mn | Indian real estate developer | India | Ad-hoc | Indian |
| Disputes of an American private equity, under an investment agreement, to secure the exit in terms of the agreement | US$ 20mn | Indian publishing house | India | Ad-hoc | Indian |
| Disputes of Indian shareholders, under a joint venture agreement, for breach of anti-dilution provisions, and oppression | US$ 20mn | American company | Singapore | SIAC | Indian |
| Disputes of a Mauritian private equity, under an investment agreement, for violation of non-compete and exclusivity covenants | US$ 15mn | Indian retail conglomerate | India | Ad-hoc | Indian |
| Disputes of a Hong Kong based private equity, under an investment agreement, to secure the exit in terms of the agreement | US$ 10mn | Indian conglomerate and its promoter | Singapore | ICC | Indian |
| Dispute under a coal trading contract for non-payment of monies | US$ 3.8mn | Dubai company | Singapore | SIAC | Singapore |
| Dispute under a charter party settlement agreement | US$ 2mn | Bahamas shipping company | London | LMAA | English |
| Disputes of Indian investors, under an investment agreement, to secure the exit in terms of the agreement | US$ 0.5mn | British company | London | Ad-hoc | English |
| Dispute of a Finnish sovereign bank for default in re-payment of loans | US$ 20mn | Indian real estate borrower | Helsinki | FCC | Finnish |
| Dispute of Indian shareholders for anti-dilution in breach of a joint venture agreement, and oppression | US$ 15mn | American company | Singapore | SIAC | Indian |
| Dispute of an Indian company for pre-acquisition fraud and misrepresentation of share title and intellectual properties | US$ 5mn | Canadian seller | India | Ad-hoc | Indian |
| Dispute of an American company for non-payment of contractual dues under a software development contract | US$ 1.2mn | Indian gaming company | New York | ICDR | New York |
| Dispute of an American corporation arising from an alleged wrongful termination of a business process outsourcing contract | US$ 12mn | Indian company | India | Ad-hoc | Indian |
| Dispute of an Indian company for wrongful termination of an electric car distribution agreement | US$ 10mn | Belgian based distributor | India | Ad-hoc | Indian |

**Recognition:**



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