DR. SANDOR E. SCHICK
MANAGING DIRECTOR
SCHICK & ASSOCIATES LLC
937 BUKIT TIMAH ROAD
SINGAPORE 589646
sschick@schick-associates.com



# **Summary**

Dr. Schick is the founder and the Managing Director of Schick & Associates LLC, a foreign law firm licensed in Singapore. Dr. Schick's practice focuses on complex international disputes and transactions, including financial services disputes. After practicing in New York and Hong Kong, Dr. Schick has worked in Singapore since 2001, and his experience extends across the Asia-Pacific region. Among others clients, he has represented governmental entities in Austria, Canada, China, Finland, Germany, Japan, Libya, the Philippines, Sweden, the United States, Venezuela and Vietnam, and private corporations from around the world in a variety of sectors, including airlines, banks, consumer products, oil and gas, insurance, media, mining, power generation, pulp and paper and telecommunications.

Dr. Schick is also a Founding Member of the International Insolvency Institute, whose members are among "the most senior and respected insolvency practitioners, judges and academics in the world." Dr. Schick has frequently been recognized in *Chambers, The Legal 500* and other such publications. Prior to commencing the practice of law, Dr. Schick taught at Harvard University.

## **Appointments to Institutional Panels and Lists of International Arbitrators**

- Asian International Arbitration Centre
- BVI International Arbitration Centre
- China International Economic and Trade Arbitration Commission
- Chinese Arbitration Association, Taipei
- Hong Kong International Arbitration Centre (Panel of Arbitrators and Panel of Emergency Arbitrators)
- Japan Commercial Arbitration Association
- Korean Commercial Arbitration Board
- London Court of International Arbitration
- Mauritius International Arbitration Centre
- Pacific International Arbitration Centre

## DR. SANDOR E. SCHICK

- Singapore International Arbitration Centre (Panel of Arbitrators and Panel of Emergency Arbitrators)
- Thailand Arbitration Center Distinguished Panel of Arbitrators
- World Intellectual Property Organization List of Neutrals.

# Recent Appointments as an Arbitrator

- Sole Arbitrator in Singapore International Arbitration Centre Arbitration No. 019 of 2023: dispute between a Singaporean investment vehicle, as claimant, and a Cayman investment vehicle, over a share sale and purchase agreement.
- Presiding Arbitrator in Singapore International Arbitration Centre Arbitration No. 199 of 2019: dispute between a Cayman investment fund, as claimant, and a Chinese counterparty.
- Co-Arbitrator in Singapore International Arbitration Centre Arbitration No. 106 of 2018: a USD 50 million dispute between two affiliated Indonesian pharmaceutical companies, as claimants, and the Indonesian subsidiary of a global pharmaceutical company, as respondent, over a purported breach of an asset purchase agreement.
- Sole Emergency Arbitrator in Singapore International Arbitration Centre Arbitration No. 121 of 2015: a dispute between a European aircraft services company and an airline based in Southeast Asia involving claimed damages in excess of USD 30 million.
- Sole Arbitrator in Singapore International Arbitration Centre Arbitration No. 48 of 2015: dispute between the receiver of a Malaysian corporation undergoing liquidation and a BVI corporation over an investment in a Vietnamese corporation.
- Sole Arbitrator in Singapore International Arbitration Centre Arbitration No.109 of 2014: a dispute between an international engineering company and a Dubai-based counterparty.
- Sole Arbitrator in Singapore International Arbitration Centre Arbitration No.050 of 2013: a dispute under a purchase and sale contract between a Malaysian corporation and a Singaporean corporation.
- Sole Arbitrator in Singapore International Arbitration Centre No.056 of 2011: a dispute between a Singaporean trading company and a Chinese chemical manufacturer.
- Sole Arbitrator in Singapore International Arbitration Centre Arbitration No. 044 of 2011: a dispute between an Indonesian distributor and the Singaporean subsidiary of a multinational pharmaceutical company.

## DR. SANDOR E. SCHICK

## **Representative Litigation**

- In re Okura & Co. (America), Inc., 249 B.R. 596 (Bankr. S.D.N.Y. 2000)
- In re Bradlees Stores, Inc., 210 B.R. 506 (S.D.N.Y. 1997)
- In re Bradlees Stores, Inc., 209 B.R. 36 (Bankr. S.D.N.Y. 1997)
- In re Megan-Racine Associates, Inc., 102 F.3d 671 (2d. Cir. 1996)
- In re Megan-Racine Associates, Inc., 1996 WL 167881 (N.D.N.Y. 1996)
- In re Megan-Racine Associates, Inc., 203 B.R. 873 (Bankr.N.D.N.Y.1996)
- In re Megan-Racine Associates, Inc., 202 B.R. 660 (Bankr. N.D.N.Y. 1996)
- In re Megan-Racine Associates, Inc., 198 B.R. 650 (Bankr. N.D.N.Y. 1996)
- In re Bradlees Stores, Inc., 194 B.R. 555 (Bankr. S.D.N.Y. 1996)
- In re Public Service Co. of New Hampshire, 88 B.R. 563 (Bankr. D.N.H. 1988)
- In re Public Service Co. of New Hampshire, 88 B.R. 558 (Bankr. D.N.H. 1988)
- In re Public Service Co. of New Hampshire, 88 B.R. 546 (Bankr. D.N.H. 1988)
- In re A. Tarricone, Inc., 80 B.R. 21 (Bankr. S.D.N.Y. 1987)

#### **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)
- What China's Bankruptcy Reform Means for Creditors, International Financial Law Review (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) (July 2004)
- Hong Kong's Corporate Rescue Bill: The Right Tool?, Asialaw, vol. I, number 8 (2004)
- How China Netcom Used Chapter 11 for its telecoms deal, International Financial Law Review (May 2003) (co-author)
- Why China Netcom Chose the Chapter 11 route, International Financial Law Review (April 2003)(co-author)
- TWA: the End of an Era?, Global Insolvency & Restructuring Review (March/April 2001)
- The Failure of Equity: Recharacterization in Bankruptcy, U.C.C. Law Journal 3 (1994)
- When Airlines Crash: Section 1110 Revisited, 48 The Business Lawyer 277 (1992)

## DR. SANDOR E. SCHICK

• Section 1110 of the Bankruptcy Code: Time for Refueling?, 64 American Bankruptcy Law Journal 109 (1990) (co-author)

#### **Bar Admissions**

- New York State
- U.S. District Court for the Southern District of New York
- U.S. District Court for the Eastern District of New York
- United States Court of Appeals for the Second Circuit
- Registered Foreign Lawyer, Singapore

#### **Education**

- Columbia University Law School, J.D.
- Harvard University, Ph.D., A.M.
- Stony Brook University, B.A. with honors

### Other

- Founding Member, International Insolvency Institute
- Member, BVI Arbitration Group
- Harlan Fiske Stone Scholar, Columbia University School of Law
- Member, Journal of Law and Social Problems, Columbia University School of Law
- Fellow, Joint Center for Urban Studies of M.I.T. and Harvard University
- Bowdoin Prize one of the "oldest and most prestigious" awards issued by Harvard University – for outstanding graduate essay
- Staudenraus Prize, outstanding graduate in history, Stony Brook University