

'Arbitration and its Development in Malaysia: Understanding the 2018 Amendments to the Malaysian Arbitration Act 2005'

TALK

21st JANUARY 2021, THURSDAY

4.00-6.00pm

VIA ZOOM WEBINAR

2 CPD
Points

Limited to 490 pax ONLY

Registration Fee RM10.00

Members of the Bar / Pupils in Chambers / Non-Members

Participants are accepted on a first come first served basis. Confirmation is upon receipt of payment.



Speaker:

DATUK PROFESSOR SUNDRA RAJOO

Founding President, Asian Institute of Alternate Dispute Resolution (2018 to date); Certified International ADR Practitioner (AIADR); Chartered Arbitrator (CIArb); Advocate & Solicitor; Architect and Town Planner; Director, Asian International Arbitration Centre (2010-2018); Chairman, Asian Domain Name Dispute Resolution Centre (2018); Deputy Chairman, FIFA Adjudicatory Chamber (2018); President, Chartered Institute of Arbitrators (2016); President, Asian Pacific Regional Arbitration Group (APRAG)(2011); Founding President, Society of Construction Law Malaysia; Founding President, Malaysian Society of Adjudicators; Founding President, Sports Law Association of Malaysia; sometime Visiting and Adjunct Professors at Universiti Teknologi Malaysia, Universiti Kebangsaan Malaysia, Universiti Sains Malaysia, University of Malaya. Hon LLD (Leeds Beckett). Since 1990, he has served as chairman, co-arbitrator of three-man panels and sole arbitrator in over 300 international and domestic arbitrations including ad hoc and institutional arbitrations administered by ICC, SIAC, HKIAC, KIAC, CIETEC, PCA and KLRCA. Datuk Professor Sundra Rajoo has also authored, co-authored, edited several books and contributed chapters and articles on arbitration, contract and construction law, including, *UNCITRAL Model Law & Arbitration Rules: The Arbitration Act 2005 (Amended 2011 and 2018)* and *the AIAC Arbitration Rules 2018, 2019*, Sweet & Maxwell; *A Practical Guide to Statutory Adjudication in Malaysia*, 4th Edition, 2018 and more.

Outline of topic:

The development of arbitration legislation in Malaysia from its infancy to the current Act. Major amendments made in 2018 to the Arbitration Act, the cause and ramifications. It is believed that the amendments would enhance public confidence in Malaysia's arbitration system and hopefully position itself as a more arbitration-friendly jurisdiction.



Moderator : Richard Teh, Advocate & Solicitor

The Organiser reserves its rights and discretion to amend any rules and regulations in respect of the event. Fees paid is not refundable, however a replacement is permissible provided the Selangor Bar is notified of the new participant at least 48 hours prior to the commencement of the event. The Certificate of Attendance shall only be given to the Pupils in Chamber under the Selangor Bar upon completion of the event.



ASIAN INSTITUTE OF
ALTERNATIVE
DISPUTE
RESOLUTION
Delivering Excellence in ADR



Organised by the Selangor Bar
Professional Standard And
Development Sub-committee