

## Representative Legal Matters

## David Kim

- ICC Arbitration: representation of a Korean construction company in a dispute arising from USD 1 billion sewage treatment plant in the Middle East.
- USD 4.4 billion ICSID arbitration: acted as co-counsel, representing Lone Star in an investor-state dispute against Korea, which was the first--ever treaty-based investor-state dispute brought against Korea and one of the largest claims ever for an ICSID arbitration.
- USD 340 million ICSID arbitration: acted as co-counsel representing the holding companies of a UAE-based energy investment fund (IPIC) against the Korean government.
- SIAC arbitration: represented a quasi-governmental research organization for ocean and coastal science against a Swiss deep-sea exploration shipping company in a dispute arising out of a deep-sea services contract.
- Ad hoc arbitration under the UNCITRAL Rules: defended a satellite broadcasting and technology company against one of Korea's largest telecommunications companies for breach of license agreement.
- ICC arbitration: represented the Korean subsidiary of the world's largest lock manufacturer
  against the former CEO in case involving breach of contract and tortious interference claims
  arising out of a sale agreement.
- KCAB arbitration: defended an Italian defense company against the Korean military involving complex and novel issues of product liability and warranties related to the supply of missiles.
- SIAC arbitration (seated in Singapore): represented one of the world's largest shipbuilding
  companies against a Luxembourg purchaser (dispute governed by English law) of a USD 100
  million ship in action to obtain interim relief pursuant to SIAC's emergency arbitrator
  provisions.
- ICC arbitration: represented a Korean green energy and chemical company against a Swiss silicon wafer production company in breach of contract claim under a sale and purchase agreement.
- ICC arbitration (seated in New York USA): defended a Korean manufacturing company against an American automotive glass manufacturing company regarding breach of contract and tortious interference claims arising from the sale of automotive glass production machinery.
- Ad hoc (UNCITRAL) arbitration (seated in England): represented a Korean national against an American management consulting company regarding breach of non-competition provisions of a partnership agreement.



- KCAB arbitration: represented a large Singaporean company specializing in the petrochemical trading business against one of Korea's largest electric utility companies arising under a commodities sale and purchase agreement.
- Arbitration administered by SIAC under the UNCITRAL Rules: represented a Korean manufacturing and services company against an Indian shipbuilding company for breach of contract arising out of a sale and purchase agreement.