

## WIPO LIST OF NEUTRALS

### BIOGRAPHICAL DATA

June Junghye YEUM  
Clyde & Co  
New York, NY  
United States of America (Base No 1)



Singapore (Base No 2)

Nationality: Korean

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### EDUCATIONAL AND PROFESSIONAL QUALIFICATIONS

J.D., Georgetown University Law Center, 1999;  
B.A., Yonsei University, 1992.

Admitted to practice in:  
New York;  
U.S. Court of Appeals for the Second Circuit;  
U.S. District Courts for the Southern and Eastern Districts of New York;  
U.S. Court of International Trade.

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### LANGUAGES

English, Korean

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### PRESENT POSITION

Partner, Clyde & Co

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### PROFESSIONAL EXPERIENCE BEFORE PRESENT POSITION

Partner and Co-Head, Lee & Ko(Seoul), International Dispute Resolution Group; 2012 – 2015;  
Partner, Baker & McKenzie(New York), Global Dispute Resolution Practice Group;2010 – 2012;

June 19, 2020

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Partner/Associate, Duane Morris(New York), Trial Practice Group, 1999 – 2010;  
Law clerk(PT), US Federal Communications Commission(Washington, DC), 1997 – 1998;  
Journalist, Korea Economic Daily (Hankuk Kyungjae Sinmun)(Seoul),1993 – 1995.

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### **AREAS OF SPECIALIZATION**

International Arbitration;  
International Litigation.

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### **MEMBERSHIP IN PROFESSIONAL BODIES**

Chambers & Partners – Band 1 (2015) in South Korea/Dispute Resolution/Arbitration category.

Chambers Asia Pacific note: “She has earned widespread applause from Korean and international clients and peers for her experience and her incisive handling of tough legal issues in arbitration” (2014): “clients and spectators describe her as a standout practitioner and fierce negotiator” (2015).

Chambers Global note: “She is an exceptional advocate” (2015).

Legal500 – Named as one of the Leading Individuals in South Korean/Dispute Resolution category, the only non-Korean attorney out of eleven selected (2014 and 2015 ranking).

Legal500 note: “Extremely client-oriented” (2014).

South Korea Appointees for Korea-US Free Trade Agreement (FTA) Disputes Panel.

Arbitrator, Singapore International Arbitration Centre (SIAC).

Arbitrator, Korea Commercial Arbitration Board (KCAB).

Neutral and Panelist, World Intellectual Property Organization (WIPO), Geneva.

Director, Korean Council for International Arbitration (KOCIA).

International Advisory Committee, Korean Commercial Arbitration Board (KCAB).

Director, Chartered Institute of Arbitrators (CIArb) Korea Chapter.

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### **EXPERIENCE IN INTELLECTUAL PROPERTY**

Has arbitrated and litigated a wide variety of intellectual property cases and commercial matters involving intellectual property issues.

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### **EXPERIENCE WITH RESPECT TO DOMAIN NAMES**

Domain Name Panelist for WIPO, Geneva since October 2007;  
Participated in the WIPO Advanced Workshop on Domain Name Dispute Resolution, World Intellectual Property Organization (WIPO), Geneva, October 2007.

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### **MAJOR PUBLICATIONS**

Has authored articles, including:

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“The Baker & McKenzie International Arbitration Yearbook 2014, Korea Chapter,” Juris Publishing (2015);

“Our Road Ahead in the Next Decade: Don’t Be Such a Cassandra,” Asia Pacific Regional Arbitration Group Quarterly Newsletter (June 2014);

“The Baker & McKenzie International Arbitration Yearbook 2014, Korea Chapter,” Juris Publishing (2014);

“The Baker & McKenzie International Arbitration Yearbook 2013, Korea Chapter,” Juris Publishing (2013);

“Examining the Utility of IP Carve-outs in Light of Recent Developments in US Jurisprudence and International Arbitration,” Chartered Institute of Arbitrators (CIArb) Journal, 78 Arbitration 279-285 (Sweet & Maxwell 2012);

“Pre- and Post-Arbitration Enforcement Measures in U.S. Courts,” The Korean Commercial Arbitration Board, Arbitration Journal Vol. 331, (2010) (in Korean language);

“Caught in the Corporate Web: Triangular Setoffs and the Cross-Border Lehman Bankruptcy,” International Bar Association (IBA) Asia Pacific Regional Forum, co-author (2009);

“What an Asian Company Needs to Know about Enforcing Arbitral Awards in the United States,” Asian Dispute Review, Hong Kong (2005).

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#### **EXPERIENCE IN COURT LITIGATION**

Litigated a wide range of cases in state and federal courts in different jurisdictions, including New York, New Jersey and Virginia.

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#### **PROFESSIONAL TRAINING IN MEDIATION**

Participated in mediation workshops and training programs organized by the New York Bar Association and Practicing Law Institute.

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#### **EXPERIENCE IN MEDIATION**

Served as counsel to parties in multiple mediation sessions.

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#### **PROFESSIONAL TRAINING IN ARBITRATION**

“Subconscious Influences in International Arbitration,” The 27th Institute for Transnational Arbitration (ITA) Workshop, Dallas, Texas (June 17-18, 2015);

“Future of International Arbitration in Korea,” HKIAC/LCIA Joint Seminar, Seoul (Dec. 2014);

“State of Play: Governing Law of the Arbitration Agreement in Korean Arbitral Jurisprudence,” HK45 Seminar, Seoul (Nov. 2014);

“A Checklist for Korean Companies,” LK/HFW Joint Seminar, Seoul (Nov. 2014);

“IP Arbitration in Korea,” European Chamber of Commerce Seminar, Seoul (Oct. 2014);

“Crafting a Closing Argument in International Arbitration,” International Association of Korean Lawyers Annual Conference, New York (Oct. 2014);

“Resolving IP Disputes in International Arbitration,” Korea Chamber of Commerce Seminar, Seoul (Sept. 2014);

“Contract Drafting Tips for Avoiding Post-Closing Disputes,” Korea Chamber of Commerce Seminar, Seoul (July 2014);

“Managing an International Arbitration Efficiently: Enforcement in Korea,” SIAC Workshop, Seoul (July 2014);

“Best Practices in Samsung’s Arbitration Clauses,” Samsung Group Incoming In-House Counsel Training, Seoul (May 2014);

“Basics of International Arbitration,” Korea Defense Acquisition Program Administration (DAPA), Seoul (May 2014);

“A Call for a Greater Predictability in Korean Arbitral Jurisprudence,” Fourth Annual ICC Asia-Pacific Conference, Seoul (May 2014);

“Best Practices in Pre-Litigation Management and Early Case Assessment,” KCAB/KOCHAM Seminar, Seoul (May 2014);

“Our Road Ahead in the Next Decade,” APRAG 10th Anniversary Conference, Melbourne (Feb. 2014);

“Best Practices in Drafting Arbitration Clauses,” India Chamber of Commerce/HKIAC Joint Seminar, Seoul (Mar. 2014);

“The Unfolding Arbitration: A Step-by-Step Guide,” KCAB Arbitration In-House Training Program, Seoul (Feb. 2014);

“Bridging Cultures in Arbitration,” IPBA Regional Conference, Zurich (2013);

“Issues Facing Korean Businesses in Complex Arbitration,” IPBA Annual Conference, Seoul (2013);

“Arbitrating Intellectual Property Issues,” International Arbitration Expert Program (2012);

“Drafting Tips for Avoiding Legal Disputes,” KCAB Arbitration Academy, Seoul (2011);

“ICSID Arbitration – Procedural Mechanism,” Trade Association Workshop, New York (2011);

“Current Landscape and Probable Future of Arbitration in Southeast Asia,” International Chamber of Commerce (ICC) Arbitration Conference, Hong Kong (2011);

“Discovery in U.S. Courts-What to Expect,” Chicago (2010);

“How to Manage International Arbitration Effectively and Efficiently,” In-House Congress, Seoul (2010);

“Dispute Resolution in the U.S. Involving Asian-Pacific Companies,” Fourth Annual Dispute Resolution Summit, Singapore (2009);

“Defining “Best Practices of International Arbitration for Asia” I: Preliminary and Pleading Stages,” Asia Pacific Regional Arbitration Group (APRAG) Conference 2009, Seoul (2009);

“Fundamentals of International Commercial Arbitration,” Harvard University, Boston, Massachusetts (2009);

“Expert Evidence from American Legal Perspective,” Chartered Institute of Arbitrators (CI Arb) Disputes Conference, Kuala Lumpur, Malaysia (2008);

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“Attorney-Client Privilege and Work Product Immunity in International Arbitration: Common Law and Civil Law Divide,” International Chamber of Commerce (ICC) International Arbitration Conference, Seoul (2006).

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### EXPERIENCE IN ARBITRATION

Fellow, Chartered Institute of Arbitrators (FCIArb).

Served as counsel and arbitrator in the matters including:

Acting as Arbitrator:

Served as arbitrator in an arbitration between US company and Asian company under KCAB International Arbitration Rules involving failure to timely supply equipment and quality issues.

Serves as arbitrator in an arbitration between Korean company and Peruvian company under KCAB International Arbitration Rules arising out of non-payment for delayed provision of goods.

Served as arbitrator in ad hoc arbitration over propriety of refusal to extend performance bond involving equipment failure.

Served as arbitrator in VIAC arbitration over breach of sales and distribution contract and assessment of liquidated damages and enforceability thereof.

Acting as First Chair:

Obtained pair of CDR arbitration awards in favor of leading Korean trading company against UK entity and group of Brazilian investors. Case No. 50 501 T 0009 13.

Obtained dismissal of claims and favorable settlement on behalf of Asian architecture firm in three litigation matters over failed joint venture. 2011 WL 1302664 (S.D.N.Y. Feb. 7, 2011).

Won ICC arbitration in Washington, D.C. in favor of Asian conglomerate against U.S. multinational involving subcontractor's failure to meet acceptance dates and equipment failure. ICC Case No. 14886.

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Obtained dismissal and favorable settlement of claims asserted against multinational telecom company in ICC arbitration over licensing and pre-determined damages issues. ICC Case No. 17612.

Obtained complete (\$1.8 million) recovery sought by Korean insurer against U.S distributor in ICDR arbitration. Case No. 50 117 T 0043708.

Procured dismissal of 95% of claims asserted in New Jersey state court against Korean pharmaceutical company over inventor compensation and royalty issues, with remaining 5% to be mediated. Case No. L-9261-08.

Won full dismissal of injunctive and damages claims by U.S. exclusive distributor against Asian defense company. 2008 WL 5596891 (N.Y. Co. Sup. Feb. 14, 2008).

Obtained confirmation of London award against Indonesian conglomerate with no New York connection in New York state court (4th Dep't). Case No. 11-3375.

Obtained requested emergency relief on behalf of a U.S. bank in New York State Supreme Court. 2008 WL 5649946 (N.Y. Co. Sup. Apr. 8, 2008).

Obtained highly favorable settlement on behalf of Asian conglomerate in post-M&A dispute under HKIAC Rules.

Handled adversary proceedings on behalf of leading Korean financial institution in Circuit City Chapter 11 bankruptcy. Case No. 08-35653-KRH.

Represented Korean equipment manufacturer against Chinese electronics entity in SIAC arbitration. Case No. ARB027/06.

Defended Section 1782 proceeding on behalf of Russian client in New York federal court. Case No. 1:11-mc-00404-P1.

Managed adversary proceeding on behalf of Korean bank in Fairfield bankruptcy. Case No. 11-4376.

Won summary judgment motion in favor of U.S. financial institution in real estate dispute. 2007 WL 7268718 (N.Y. Co. Sup. Oct. 29, 2007); 2007 WL 7271723 (N.Y. Co. Sup. Oct. 24, 2007).

Obtained early settlement on behalf of Japanese solar energy company for small fraction of asserted damages in HKIAC arbitration.

Counselled on early resolution of ICC arbitration claim on behalf of Korean conglomerate against Australian auto parts company.

Won arbitration between Korean trading company and US company under KCAB International Arbitration Rules over delayed payment and failure to comply with milestone dates.

Represent Asian company in SIAC arbitration over equipment failure involving large construction project relating to oil rig and single mooring.

Represent Asian company in arbitration under KCAB International Arbitration Rules over alter ego and failure to provide goods and quality-related claims.

Represent Asian company in SIAC arbitration over equipment failure and liquidated damages issues.

Acting as Second Chair or Team Member:

Represented multinational company in UNCITRAL arbitration over breach of water concession agreement and assessment of liquidated and other damages involving large infrastructure project.

Represented US mutual fund owners in securities litigation (until May 2010), which went on to win a jury trial against the SEC on securities fraud and negligence charges. Case No. 1:09-cv-01288.

Represented one of Big Four accounting firms in professional accounting malpractice litigation and obtained a settlement at less than one-hundredth claim value.

Obtained dismissal of claims asserted against Korean telecommunications company in federal court in Virginia. 2008 WL 345835 (W.D.Va. Feb. 6, 2008).

Obtained summary judgment in favor of large U.S. real estate client. 2008 WL 857525 (S.D.N.Y. Mar. 31, 2008).

Won summary judgment motion in favor of leading US energy company. 2007 WL 1232072 (E.D.N.Y. Apr. 26, 2007).

Won motion to dismiss fraud and RICO claims asserted against directors and accountants. 387 F.Supp.2d 105 (E.D.N.Y. 2005).

Won JAMS arbitration venued in New York against U.K. data processing company.

Won ICC liability award in favor of a US technology company against Swedish energy company over licensing disputes.

Obtained early resolution in arbitration under CPR rules (WIPO as appointing authority) over trademark infringement issues.

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Defended claims asserted against U.S. health care provider in litigation. 2007 WL 7135318 (N.Y. Co. Sup. Jul. 13, 2007).

Counseled on early resolution of impending LCIA arbitration claim against Asian minerals resources company over project in Mongolia.

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