

Private & Continental

Chew Kherk Ying

Degree of Bachelor of Laws (Second Class Hons) – National University Of Singapore

Master of Laws (First Class Hons) – University Of Cambridge (United Kingdom)

- Malaysian Bar
- Member, The Malaysian Institute of Arbitrators
- Member, Malaysian Intellectual Property Association
- Asian Patent Attorneys Association
- Licensing Executives Society Malaysia
- ASEAN Intellectual Property Association
- International Trademarks Association
- Fellow, Cambridge Commonwealth Society
- Past President, Licensing Executive Society Malaysia
- Committee Member, Intellectual Property Committee of the Bar Council Malaysia
- Committee Member of AIPPI (International Association for the Protection of Intellectual Property) [Malaysian Chapter]

Tel: 03 2298 7888

Fax: 03 2282 2669

E-mail: kherk.ying.chew@wongpartners.com

Date of Birth: -

Dispute Resolution Training & Experience

Experience in advocacy at all stages of the litigation process and has assisted clients to obtain a multitude of orders from court including injunctions, stay of proceedings/ execution, declarations and specific performance. Kherk Ying also acts as counsel in litigation matters before the High Court and the Court of Appeal.

Career

Managing Partner

Wong & Partners

Level 21, The Gardens South Tower, Mid Valley City, Lingkaran Syed Putra, 59200 Kuala Lumpur

Area of Expertise

Commercial Litigation, Disputes and Intellectual Property

Language

Fluent in English

Other Relevant Experience

- Acting for a French automotive manufacturer in a pending leave application to the Federal Court, we had succeeded in an appeal before the Court of Appeal against the decision of the High Court judge in refusing stay of proceedings pending arbitration. In an important decision on construction of arbitration clauses, the Court of Appeal held that tortious claims and claims which included allegation for fraud were matters which can be referred arbitration together with the contractual dispute.
- Represented a multinational company in a claim concerning alleged misrepresentations made by previous shareholders and directors of the company to the claimants. We successfully applied to stay the suit filed in Malaysia in order to have the dispute referred to arbitration in Singapore
- Representing a Japanese telecommunications company in an arbitration against a local conglomerate for breach of a share subscription agreement.
- Acting for global oil company is one of the first contested adjudication before the Communications and Multimedia Content Forum of Malaysia ('CMCF') in respect of a broadcast advertisement.
- Representing an major oil and gas pipeline construction company in an international arbitration against its main contractor in a dispute over the recoverability of standby claims. The USD14.5mn claim involves important considerations on the construction of contracts and the extent to which section 75 of the Contracts Act, 1950 apply.
- Representing an international oil well fishing company against its joint venture partner in Malaysia both at arbitration and in the High Court in relation to the termination of the joint venture and takeover of valuable oil services contracts and specialized equipment.
- Represented one of the largest US extended warranty reinsurance company against a local insurer in an arbitration relating to contractual breaches of one of the first extended warranty cover notes for motor vehicles in Malaysia.