Haowen (Daisy) CHEN



Mail: daisychen@glo.com.cn | Tel: +86 159-2719-4871

Working Experience

Global Law Offices

Dispute Resolution

Mar. 2021-now
Shanghai

- Specializing in cross-border commercial arbitration and litigation, including M&A, equity transfer, PE/VC, maritime, and general commercial disputes.
- Responsibilities include formulating litigation and arbitration strategies, drafting complex legal documents, preparing expert legal opinions, and representing clients in hearings.

Key Cases:

- Ad hoc Arbitration (Singapore): Represented a Hong Kong company in a contract dispute with a Middle Eastern company over the sale and purchase of scrap ships. The arbitration was seated in Singapore and conducted in English.
- SIAC (Singapore): Representing a leading Korean battery manufacturer in a high-stakes development and procurement contract dispute with a Chinese electric vehicle manufacturer. The dispute value exceeds RMB 150 million.
- HKIAC (Hong Kong): Acted for a Filipino company in a sale and purchase contract dispute against a Hong Kong company. Proceedings were conducted in English.
- **HKIAC (Hong Kong):** Representing a Hong Kong and Shanghai company in an equity transfer contract dispute. The dispute value exceeds RMB 200 million.
- CIETAC (Beijing): Represented a renowned German sports brand in an arbitration against a well-known gaming company regarding a cooperation agreement. The dispute value was approximately RMB 25 million.
- CIETAC (Shanghai): Represented an Austrian company in a distribution agreement dispute with a Chinese electric vehicle manufacturer. The dispute value was approximately EUR 2.5 million.
- CIETAC (Nanjing): Represented a biotech company and its founder in an arbitration arising out of a capital increase agreement brought by a health industry investment fund.
- SHIAC (Shanghai): Represented the controlling shareholder of a listed company in an M&A dispute, involving a subject matter of RMB 300 million.
- SHIAC (Shanghai): Represented a listed photovoltaic company in an engineering contract dispute with a Dutch company. The arbitration was conducted in English under the UNCITRAL Arbitration Rules.
- SHIAC (Shanghai): Representing a Japanese company in a contract dispute with another Japanese company over the construction of the China Pavilion at the Japan World Expo. The applicable law was Japanese law.
- SHIAC (Shanghai): Representing a Shanghai private equity firm in a contract dispute with a technology-focused company and its funding shareholders, involving a subject matter of RMB 50 million.
- SAC (Shanghai): Represented the former beneficial owner of a listed company in an equity transfer dispute. The dispute value was RMB 150 million.
- Supreme People's Court (China): Defended an airline company in a guarantee contract dispute against a Hong Kong company, securing a reversal of the lower court's judgment, preventing losses of nearly RMB 100 million.
- Shanghai Courts: Representing a U.S. company in an international trade contract dispute with a Shanghai mask supply company, with proceedings before both the Shanghai First Intermediate People's Court and the Shanghai High Court.
- Beijing Fourth Intermediate People's Court: Represented a prominent Chinese photovoltaic company in defending against the setting aside of an arbitral award.
- Shenzhen Intermediate People's Court: Representing a well-known U.S. e-commerce company in the recognition and enforcement of a foreign arbitral award (AAA).
- **Legal Advisory:** Provided legal services to a Fortune 500 ship power company concerning newbuilding contracts, spare parts, and service supply agreements for three years.

Social Activity

Moot Alumni Association 2023.3-2025.3

- The MAA is a non-profit organization comprised of scholars, practitioners and students interested in international arbitration and trade law and was founded in 1996 with the primary function of promoting the development of international arbitration and international trade law;
- Organized the event "Decoding Arbitration's Secret Weapon: Emergency Arbitration and Preservation in Interim Measures" with CIETAC Zhejiang branch;
- Participated as a moderator in the panel discussion "Unveiling International Arbitration: From Mootie to Practitioner" co-hosted with CIETAC.

Willem C. Vis International Commercial Arbitration Moot (Vis Moot)

- Acted as Arbitrator in 2020-2023 CIETAC CUP Vis Moot Competition and Moot Shanghai
- Won the Best Oralist in 2017 in CIETAC CUP and secured third place in 2019 Moot Shanghai

Education

Washington University in St. Louis, School of Law

Jan. 2020- Dec. 2020

Master of U.S. Law

- GPA: 3.67(A-); qualified both Corporation and Business Certificate and Alternative Dispute Resolution Certificate
- Won the First Place in Client Counseling Competition and Second Place in Oral Advocacy Moot Court Competition
- Had excellent performance in Contracts and Corporations, and got recommendation letters from the professors

Fudan University, School of Law

Sept. 2018-Feb. 2021

LL.M (International Private Law)

- Recommended Student with the highest score
- GPA:3.44/4.0, won the first-class scholarship

Central China Normal University, School of Law

Sept. 2014-Jun. 2018

LL.B

- GPA:88.9/100 (Rank:1); Recipient of the National Class Scholarship for three consecutive years
- Received the Zhou Hongyu Outstanding Talent Award (the only undergraduate recipient in the university in 2018)
- Served as the Deputy Secretary and Secretary General of the Youth League Committee of the Law School, and served as the class monitor for four consecutive years

Certifications

- Admission: P.R. China; U.S. New York State
- Tribunal Secretary: HKIAC, 2024
- Certified Mediator: Appointed at the Sanya International Commercial Mediation Center

Global Law Office: Authored several legal articles on arbitration and risk management, including:

Publication

Chambers and Partners: "CHINA: An Introduction to Dispute Resolution: Arbitration (PRC Firms) (2023&2024)"

- "The Extension of Arbitration Agreement" (Parts I & II)
- "From the Perspective of Priority Liquidation Rights Clause on 'Clear Shares and Real Bonds' in Private Equity Investment"
- "Judging the Significance of False Statements by Listed Companies from an ESG Perspective"
- "Conflict and Resolution between International Commercial Arbitration and Cross-border Bankruptcy Proceedings"
- "On the Defense of Force Majeure in Contract Performance during COVID-19"
- "Prevention of Contract Performance Risks and Application of Force Majeure Defense during the Epidemic"
- "Embedding and Conflict: Full Resolution of Arbitration Issues before and after Bankruptcy Acceptance"
- "Observation and Reflection on the Scope of Effectiveness of Arbitration Agreements in Foreign Insurance Subrogation Claims"
- "Overview of ESG-related Disputes and Risk Response"