

David L. Kreider

Independent Chartered Arbitrator, Mediator, Attorney and Solicitor

Offices: **The Metropolis, Unit 1709**
 1 Courthouse Lane
 Auckland 1010
 NEW ZEALAND

One International Finance Center
 Level 20
 1 Harbour View Street, Central
 HONG KONG SAR, CHINA

Telephone: +64 21 738 801

Email: arbitrator@davidkreider.com

Website: www.kreider.asia

Born: 1956, Ohio, USA

Nationality: American, New Zealander

Highlights:

- **David L. Kreider, International Arbitrator.** Principal and full-time independent international arbitrator with offices in Hong Kong and Auckland, specializing in:
 - ✓ **IT/Telecommunications** (supply contracts, Service Level Agreements, network interconnection, mobile roaming, software licensing and distribution, Value Added Services, Voice over Internet Protocol, Point-Of-Sale computer systems);
 - ✓ **Intellectual Property** (license disputes, trademarks, brands, copyright, luxury goods, infringement, R&D and technology transfer agreements, franchising, agency, royalties, confidentiality and know-how, trade secrets, design patents and models);
 - ✓ **Finance** (broker-dealer agreements, investment agreements, guarantee agreements, share purchase and buy-back agreements, M&A, derivatives contracts, cross-border Chinese business disputes);
 - ✓ **Hospitality Industry** (disputes in relation to hotel management agreements and various hospitality industry joint-ventures).

- **Chairman of the New Zealand National Committee of the ICC International Court of Arbitration (2016 - 2019).** Responsible for proposing arbitrators to the ICC Court in Paris where the latter is called upon to appoint an arbitrator under Article 13(3), and for recommending new Court Members for appointment by the ICC World Council.
- **Alternate Member of the ICC International Court of Arbitration, Paris (June 2014 – June 2017).** Decides the appointment of arbitrators and their awardable fees; conducts Article 33 (ICC Arbitration Rules 2012) scrutiny reviews and approvals of final arbitral awards.
- **Chartered Arbitrator of the Chartered Institute of Arbitrators, London (Since 2006).** “Chartered” status is the highest level of membership in this global qualifications body.
- **Faculty member of the Chartered Institute of Arbitrators, London.** Regularly instructs the Institute’s Diploma Course in International Commercial Arbitration.
- **Member of the New Zealand Markets Disciplinary Tribunal (July 2013 – April 2017).** Appointed by the New Zealand Government to serve on this independent disciplinary body, which conducts hearings to determine and impose penalties for financial market misconduct under the rules of the New Zealand Stock Market.

Bar Admissions:

England and Wales (2000); Hong Kong Special Administrative Region (1999); California (1992); District of Columbia (1987); New Jersey (1986); New York (1985); Florida (1981).

Legal and Securities Experience Summary:

David practiced as a trial lawyer in the United States for 14 years before relocating to Hong Kong in 1995 as the Director of Corporate Finance for the Securities and Futures Commission.

Working as the Head of Legal and General Counsel respectively for the world's top two telecommunications companies, Vodafone and China Mobile for 15 years meant that David successfully led substantial IT and IP litigation, mediation and arbitration cases. In 2013, David Kreider launched his own arbitration practice. Due to his extensive China experience and Mandarin capability, he is often appointed in cases involving one or more Chinese parties.

In the financial sector, David has work experience in three jurisdictions across the globe, serving as Chief of Enforcement with the U.S. Securities and Exchange Commission ("SEC") in New York; as the Director of Corporation Finance for the Hong Kong Securities and Futures Commission ("SFC"); and as a former Member of the New Zealand Markets Disciplinary Tribunal.

U.S. Trial Counsel

From his admission to the Florida bar in 1981, David acquired 14 years of U.S. courtroom experience as lead counsel in over 70 bench and jury trials in both the state and federal court systems, practicing first with a Florida litigation firm and then with major Wall Street law firm Pillsbury.

U.S. Securities and Exchange Commission

While with the U.S. SEC in New York, David led a team of lawyers and forensic accountants, launching investigations into insider trading and market manipulation cases, one involving high-profile derivatives dealings between Proctor & Gamble and Bankers Trust Company. He also prosecuted affinity frauds requiring Chinese language skills.

Hong Kong Securities and Futures Commission

In 1995, Hong Kong's SFC, in need of financial markets and securities law expertise with Chinese language capability, recruited David as its Director of Corporation Finance. He represented the Takeovers Executive in hearings of the Takeovers and Mergers Panel to determine disputes over the control of listed companies in Hong Kong. Also in Hong Kong, David joined Sidley Austin as Counsel, working on the commercial side preparing securities offerings for corporate clients in Greater China.

General Counsel to China Mobile in Hong Kong

From January 1999 to December 2004, 6 years, David Kreider was the General Counsel to China Mobile, the world's largest telecommunications operator. Reporting directly to the Chairman in Hong Kong, he guided the Company through challenging asset acquisitions and overseas securities offerings during a period of rapid economic growth in China. Travelling extensively throughout China, he advised senior management on SEC filings, due diligence, overseas listings, and investor relations. During his tenure, China Mobile raised US\$20 billion in overseas equity markets.

David was the point of contact for China Mobile in several CIETAC arbitration, mediation and litigation cases in China, assisting the Board in developing effective dispute resolution strategies. He helped China Mobile expand its digital platform and build out its network infrastructure, with Internet portals, backbone fiber-optic networks and technology start-up ventures. He coined several brand names, trademarks and marketing tag lines, in both English and Chinese, used with substantial telecommunications businesses. David played a central role in the formation and functioning of the US\$2.3 billion strategic alliance joint venture between China Mobile and Vodafone.

General Counsel to Vodafone in New Zealand

After 10 years in Hong Kong, David joined Vodafone in New Zealand to head the Legal Department. He was personally responsible for all regulatory and business disputes, achieving successive wins in litigation, arbitration and mediation cases, contributing substantially to the Company's bottom line. David was also a member of the Executive Management Team, determining the strategic direction of the business and participating in decision-making about technology initiatives and business plans.

Resident in Asia

With over 20 years' experience living in the Asia Pacific Region, often working in an all-Chinese environment, David speaks fluent Mandarin, reads both traditional and simplified Chinese characters, and knows basic Japanese. David Kreider is included on the panels of arbitrators of most major arbitral institutions.

Arbitration Experience:

Appointed as chairman, sole arbitrator, co-arbitrator, or panelist in over 200 cross-border arbitration references and Internet domain name disputes, including ICC, HKIAC, SIAC and ICDR administered and ad hoc proceedings:

- Co-arbitrator in a California, USA, seated dispute between US and South Korean parties for alleged breach of contract and warranties arising under a Supply Agreement for lithium-ion battery storage products. ICC Rules and California law. Amount in controversy more than US\$ 200,000,000.
- Co-arbitrator in a Hong Kong seated dispute between offshore and P.R. China parties under a cooperation agreement for redemption of a share investment in connection with an initial public offering (IPO) on the HKEx. HKIAC Administered Arbitration Rules and Hong Kong law. Amount in dispute HKD 85,000,000.
- Jointly designated sole arbitrator in a Hong Kong seated dispute between a New Zealand purchaser of leveraged off-chain digital tokens and an on-line cryptocurrency exchange alleging that the Respondents' structured financial product failed to perform as represented resulting in losses to the Claimant. HKIAC Administered Arbitration Rules and Hong Kong law. Amount in controversy approximately US\$ 1,000,000.
- Co-arbitrator in a Hong Kong seated joint venture dispute between American, Dutch and offshore parties seeking declaratory relief and money damages in connection with the break-up of a computer and mobile games joint venture in Mainland China. ICC Rules and Hong Kong law.
- Sole arbitrator in a Singapore seated dispute between Norwegian and Maltese Claimants and a Singaporean software engineering company in consolidated actions arising out of professional services agreements alleged to require payment in cryptocurrency tokens minted by the Respondent or equity shares of the Respondent company. SIAC Rules and Singapore law. Amount in controversy US\$ 18,000,000.
- Emergency Arbitrator in a Singapore seated dispute involving the alleged misappropriation of cryptocurrencies owned by a P.R. China investor by the operator, a Singapore corporation, of a

- Bitcoin mining pool and off-chain digital wallet and trading platform application. SIAC Rules. Amount in dispute US\$ 2,000,000.
- Sole arbitrator in a Hong Kong seated dispute between Singaporean, Hong Kong, and P.R. China parties arising from an alleged default under a bond instrument, promissory note and call option agreement. Hong Kong and PRC law and HKIAC Administered Arbitration Rules. Amount in controversy at least US\$ 107,000,000.
 - Sole arbitrator in a Colorado U.S.A. seated dispute between California and P.R. China parties alleging breach of an agreement to settle patent infringement claims in connection with U.S. sales of consumer electronics products. State of Colorado and United States law and AAA Commercial Arbitration Rules, Procedures for Large, Complex Commercial Disputes.
 - Co-arbitrator in a dispute between offshore, Japanese and P.R. China parties to a shareholder agreement involving claims for damages and other relief in connection with a failed initial public offering (IPO). The arbitration clause requires that the arbitrators “*shall be qualified to practice law in New York*”. HKIAC Administered Arbitration Rules and New York law.
 - Co-arbitrator in a Hong Kong seated arbitration between U.S., Ireland and P.R. China parties involving the alleged breach of a license agreement, infringement of semiconductor intellectual property and misuse of electronic design automation (EDA) software in manufacturing telecommunications networking equipment. HKIAC Rules and California law. Amount in controversy US\$ 38,000,000.
 - Co-arbitrator in a Hong Kong seated arbitration between U.S., Dutch and P.R. China parties involving claims for declaratory and other relief with the alleged infringement of Standard Essential Patents (SEPs), and royalties at Fair, Reasonable and Non-Discriminatory (FRAND) rates under a license agreement. The arbitration clause requires that all three arbitrators “*shall be fluent both in English and Chinese.*” HKIAC Rules and California law.
 - Presiding arbitrator in a Hong Kong seated dispute involving the alleged misappropriation of computer software, trade secrets and IP between Swedish and P.R. China parties under a co-operation agreement. HKIAC Rules and German law. Amount in controversy US\$ 6,000,000.
 - Sole arbitrator in consolidated Singapore seated arbitrations between a Singapore incorporated asset manager and various asset holding SPVs alleging breach of investment advisory agreements and misappropriation of IP by an Indian incorporated real estate investment advisory firm. SIAC Rules and Singapore law. Amount in controversy S\$ 30,000,000.
 - Sole arbitrator in a Hong Kong seated dispute between Asian corporate parties to determine the ownership of patent and other intellectual property rights in relation to a biomedical joint venture agreement governed by Singapore law. HKIAC Administered Arbitration Rules.
 - Co-arbitrator in a Hong Kong seated arbitration between Middle Eastern and Hong Kong parties about an agreement for the sale and purchase of the shares of a UK consumer digital electronics manufacturer and distributor. HKIAC Rules and Hong Kong law. Amount in controversy € 10,000,000.
 - Sole arbitrator in a Singapore seated dispute between UAE, Singaporean and Indian parties arising under a motion picture Distribution Agreement. SIAC Rules and Singapore law. Amount in controversy S\$ 1,800,000.
 - Sole arbitrator in a Singapore seated dispute between Asian and European telecommunications services providers arising out of a wholesale International Direct Dial (“IDD”) interconnection services agreement with an arbitration clause requiring that the arbitrator “*shall be familiar with the telecommunications and/or information technology sector*”. SIAC Rules and Singapore law. Amount in controversy S\$ 9,000,000.
 - Emergency Arbitrator in a Singapore seated arbitration by a Southeast Asian casino operator seeking injunctive and other relief for the alleged misappropriation of trade secrets and confidential information by a former employee. SIAC Rules and Singapore law.
 - Co-arbitrator upon nomination of a Bermudian insurance company as Claimant in a Singaporean seated dispute arising under a software licensing agreement with a Singaporean Respondent. SIAC Rules and Singapore law. Amount in controversy S\$ 8,500,000.
 - Presiding arbitrator in a Singapore seated dispute between Indonesian and Singaporean parties about licensing media rights to broadcast digital streaming live and on-demand entertainment

- over various technology platforms. SIAC Rules and Singapore law. Amount in controversy US\$ 8,000,000.
- Sole arbitrator in a Singapore seated Expedited Procedure under Rule 5 about a dispute between a Korean licensor of online games, a Southeast Asian licensee and a Korean software games developer. SIAC Rules and Singapore law. Amount in controversy S\$ 4,000,000.
 - Sole arbitrator in a Hong Kong seated dispute between a telecommunications equipment manufacturer and an insurer under a professional liability insurance policy. HKIAC Domestic Arbitration Rules. Amount in dispute more than US\$ 10,000,000.
 - Co-arbitrator in a Hong Kong seated dispute arising out of an agreement between a fintech venture capital firm, acting through a Cayman Islands SPV, and the P.R. China shareholder of a centralised cryptocurrency exchange, to provide Series A equity financing. Hong Kong law. UNCITRAL Rules. Amount in dispute US\$ 100,000,000.
 - Presiding arbitrator in a Singapore-seated dispute between Asian parties arising out of a trademark license agreement for consumer electronics. New York law. SIAC Rules. Amount in dispute more than US\$ 100,000,000.
 - Emergency Arbitrator in a Hong Kong seated shareholder dispute between P.R. China and offshore parties arising out of a corporate restructuring agreement. Hong Kong law. HKIAC Administered Arbitration Rules. Amount in dispute more than US\$ 100,000,000.
 - Appointed President upon joint nomination by the co-arbitrators in a Seoul seated dispute between Asian parties arising out of an ERP/CRM software licensing agreement governed by Korean law. ICC Rules. Amount in controversy US\$ 9,000,000.
 - Sole arbitrator in a Hong Kong seated dispute between Japanese and Chinese parties arising out of agreements for the sale and purchase of precision scientific equipment governed by Hong Kong law. HKIAC Administered Arbitration Rules. Amount in controversy US\$ 5,000,000.
 - Co-arbitrator in a Singapore seated dispute between Asian parties arising out of various hotel management agreements. SIAC Arbitration Rules. The arbitration agreement requires that the arbitrators *“shall have experience of the hospitality industry”*. Amount in controversy US\$ 15,000,000.
 - Co-arbitrator in a Macao seated dispute between Macanese and Indochinese parties about a gaming joint venture. SIAC Arbitration Rules. Amount in controversy US\$ 200,000,000.
 - Co-arbitrator in a Hong Kong seated dispute arising from a settlement agreement between shareholders. HKIAC Administered Arbitration Rules. Amount in dispute US\$ 2,500,000.
 - Co-arbitrator in a Singapore seated dispute between Bermudan and Indonesian parties arising out of an agreement for the sale and purchase of telecommunications equipment governed by Singapore law. SIAC Arbitration Rules. Amount in controversy US\$ 17,000,000.
 - Co-arbitrator in Hong Kong seated arbitral proceedings involving a dispute between Dutch and Chinese parties to a hotel management agreement governed by Chinese law. HKIAC Administered Arbitration Rules. Amount in controversy US\$ 3,500,000.
 - Sole arbitrator in a Hong Kong seated trademark licensing dispute between Japanese and Chinese parties. HKIAC Administered Arbitration Rules. Amount in controversy US\$ 2,500,000.
 - Co-arbitrator in four Hong Kong seated references between a Singapore claimant and Asian and offshore respondents alleging breach of a share purchase agreement and related guarantees. UNCITRAL Rules. Amount in controversy US\$ 15,000,000.
 - Co-arbitrator in five Singapore seated references by a U.S. based securities broker alleging breach of customer agreements by multiple Asian respondents. ICDR Rules. Amount in controversy US\$ 15,000,000.
 - Sole arbitrator in a trademark licensing dispute seated in Hong Kong between Dutch and Chinese parties pertaining to the manufacture and distribution of luxury clothing and household furnishing products. ICC Rules. Amount in controversy € 4,500,000.
 - Sole arbitrator and chairman, respectively, in two related Hong Kong seated proceedings involving a trademark licensing dispute between Singapore and Chinese parties pertaining to a luxury hotel brand in China. The arbitration agreement required that the arbitrator be *‘bilingual in both Chinese and English’*. HKIAC Administered Arbitration Rules. Amount in controversy US\$ 3,500,000.

- Co-arbitrator in a dispute seated in Toronto over a trademark licensing and product distribution agreement for water treatment technologies. ICDR Rules. Amount in controversy US\$ 12,000,000.
- Chairman in a dispute seated in Singapore between Australian and Malaysian parties to a software distribution and trademark licensing agreement. The arbitration agreement required that the arbitrator '*must have recognized expertise in information technology*'. SIAC Rules. Amount in controversy US\$ 600,000.
- Co-arbitrator in a Hong Kong seated dispute between a UK telecommunications company and a Chinese telecommunications VAS (Value Added Services) provider for breach of an acquisition agreement. ICC Rules. Amount in controversy US\$ 110,000,000.
- Co-arbitrator in a Hong Kong seated *ad hoc* arbitration between U.S. and Chinese parties involving a failed acquisition agreement and telecommunications and IP licensing issues under Chinese law. UNCITRAL Rules. Amount in controversy US\$ 80,000,000.
- Sole arbitrator in a Singapore seated dispute arising under an agreement between a Singapore ISP (Internet Services Provider) and a Singapore hotel management company for the installation of a VoIP (Voice over Internet Protocol) telecommunications network. SIAC Rules. Amount in controversy US\$ 500,000.
- Sole arbitrator under a contract between Singapore parties for the construction and testing of a POS (Point-Of-Sale) computer system. SIAC Domestic Arbitration Rules. Amount in controversy US\$ 150,000.
- Rendered more than 100 administrative panel decisions in Internet domain name disputes, both in English as well as in the Chinese language (*See below* List of Internet Domain Names Decisions).

Mediation Experience:

During his career as a trial lawyer in private practice, David Kreider represented commercial clients in more than 20 court-ordered commercial mediation proceedings. Later, as in-house general counsel, he advised and represented his employers, China Mobile and Vodafone, in mediation proceedings. He was among the first group of Americans selected to receive mediation training at CCPIT (China Council for the Promotion of International Trade) headquarters in Beijing in July 2004 and be included on the panel of mediators of the US-China Business Mediation Center established by CCPIT. He received accreditation as a CEDR (Center for Effective Dispute Resolution) Mediator in July 2008 and, on 24 May 2019, was included on the Panel of Mediators of the CIETAC (China International Economic and Trade Arbitration Commission) Mediation Center.

In August 2020, pursuant to an appointment by the HKIAC, Mr. Kreider conducted a two-day mediation hearing between Thai and Chinese parties in connection with a dispute arising out of a hotel management agreement with a value in excess of USD 60,000,000.

Appointments to Institutional Panels of Arbitrators:

- Hong Kong International Arbitration Centre (Hong Kong);
 - Specialist Panel of Arbitrators for Intellectual Property Disputes;
 - Specialist Panel of Arbitrators for Financial Services Disputes;
- Singapore International Arbitration Centre (Singapore);
 - Specialist Panel of Arbitrators for Intellectual Property Disputes;
- China International Economic and Trade Arbitration Commission (Beijing);
- Beijing Arbitration Commission (Beijing);
- Tianjin Arbitration Commission (Tianjin);
- Jinan Arbitration Commission (Jinan);
- Shanghai International Arbitration Center (Shanghai);
- Shenzhen Court of International Arbitration (Shenzhen);
- Chinese Arbitration Association (Taipei);

- Korean Commercial Arbitration Board (Seoul);
- The Japan Commercial Arbitration Association (Tokyo);
- Pacific International Arbitration Center (Ho Chi Minh City);
- Kuala Lumpur Regional Centre for Arbitration (Kuala Lumpur);
- International Centre for Dispute Resolution (New York);
- International Institute for Conflict Prevention and Resolution (New York);
- National Arbitration Forum (Minneapolis);
- Chartered Institute of Arbitrators' Arbitration Panel (London);
- Australian Centre for International Commercial Arbitration (Sydney);
- British Columbia International Commercial Arbitration Centre (Vancouver); and,
- Dubai International Arbitration Centre (Dubai);

Employment History:

- Full-Time Independent Arbitrator and Principal of David L. Kreider, International Arbitrator (2013 – present)
- Legal Director and Member of the Executive Board, Vodafone New Zealand, Auckland (2005-2013)
- General Counsel, China Mobile, Hong Kong (1999-2004)
- Counsel, Sidley Austin Brown & Wood, Hong Kong (1997-1998)
- Director of Corporation Finance, Hong Kong Securities & Futures Commission (1995-1997)
- Branch Chief, Enforcement Division, United States Securities and Exchange Commission, New York City (1992-1994)
- Associate, Pillsbury Winthrop Shaw & Pittman LLP, Palm Beach, Florida (1984-1992)
- Associate, Kaplan, Jaffe & Gates, Ft. Lauderdale, Florida (1981-1984)

Professional Associations:

- Chairman of the New Zealand National Committee of the ICC International Court of Arbitration, Paris (September 2016 – April 2019)
- Appointed New Zealand's Alternate Member to the ICC International Court of Arbitration, Paris (June 2014 – June 2017)
- Appointed to the New Zealand Markets Disciplinary Tribunal, which hears and determines matters relating to the conduct of parties regulated by the NZX Participant Rules, the NZX Listing Rules, the NZX Derivatives Market Rules and the Clearing and Settlement Rules of New Zealand Clearing Limited (2013-2017)
- Appointed to ICDR Code of Conduct and Professional Ethics Committee (September 2013)
- Director, Australian Centre for International Commercial Arbitration (2011- 2016)
- Director, American Arbitration Association (2010 – 2016)
- Chartered Arbitrator / Fellow / Panel Arbitrator, The Chartered Institute of Arbitrators (2006 – present)
- Fellow, Hong Kong Institute of Arbitrators
- Fellow, Singapore Institute of Arbitrators
- Fellow (Arbitration), Arbitrators' and Mediators' Institute of New Zealand
- Member, Silicon Valley Arbitration and Mediation Center, Palo Alto
- International Council for Commercial Arbitration
- Association Suisse de l' Arbitrage
- London Court of International Arbitration, Asia Pacific Users' Council

Publications:

- *How Much Justice is Enough?* Comparative Law Journal of the Pacific, vol. 22 (September 2016) 47.
- Chapter 12 – ‘The Award’, in P Yuen, D McDonald and A Dong (eds), *Chinese Arbitration Law* (Hong Kong, LexisNexis) 339 - 364.
- *Whose Dispute is it Anyway? Dispute Resolution from the User’s Perspective*, Korean Arbitration Review, October 2014.
- *Selecting the Arbitrator*, Journal of the Institute of Arbitrators & Mediators, Australia, December 2013.
- *Managing Offshore Arbitration Proceedings - Selecting the Arbitrator*, paper presented at Asia Pacific Regional Arbitration Group Conference, 27-29 June 2013, Beijing.
- *The Right Clauses for Your Client's Next Big Deal - How to Draft an International Disputes Clause*, paper presented at Arbitrators' and Mediators' Institute of New Zealand Annual Conference, 2-4 August 2012, Wellington.
- *A Corporate General Counsel's Perspective on Arbitration*, paper presented at Arbitrators' and Mediators' Institute of New Zealand Annual Conference, 4-6 August 2011, Auckland.
- *Dispute Resolution Practices in the Chinese Telecommunications Industry*, Asian Dispute Review, October 2007.
- *New Zealand’s Telecommunications Industry Volunteers a Dispute Resolution Scheme for Consumers*, Asian Dispute Review, January 2007.

Education:

- Chartered Institute of Arbitrators' Diploma in International Commercial Arbitration, London, England (2007)
- Doctor of Laws, University of Miami School of Law, Florida, USA (1981)
- Bachelor of Arts, East Asian Studies, Muhlenberg College, Pennsylvania, USA (1978)
- Oberlin-in-Taiwan Intensive Program in Chinese Studies, Taiwan (1975-76)

Languages:

- English (native);
- Mandarin Chinese (fluent); Level 5 under the Hanyu Shuiping Kaoshi (“HSK”) Chinese language examination administered by the Ministry of Education of the People’s Republic of China (Level 6 being the highest level); Level 5 under the Chinese Language Proficiency Scales for Speakers of Other Languages (“CLPS”) (level 5 being the highest level).
- Japanese (working knowledge).

Internet Domain Name Decisions

- 梅尔茨制药股份有限公司和合资公司 (MERZ PHARMA GMBH & CO. KGAA): DCN-2401112 <merz-spezial.cn>;
- DNOW L.P.: 22633-UDRP <tsmsupply.com>;
- Shopify Inc.: 22089-UDRP <shopifyinc.com>;
- Bitmain Technology Company Limited: HK-2301820 <bitmain-usa.com>;
- Trend Fin B.V.: FA2309002061351 <ewefashion.com> and 31 other domains;
- Whaleco Inc.: FA2310002067007 <temuaa.xyz>;
- Factory X Pty Ltd: FA2310002066639 <gormanau.shop>;
- Pimlico Group Limited: D00026026 <plumber-pimlico.co.uk>;
- Jones Lange Lasalle IP, Inc.: D26002 <jonesllangelasalle.co.uk>;
- Google LLC: FA2308002056338 <chromeosbusiness.com>;
- Psytone, Inc.: FA1711001756756 <psytone.com>;
- TotalEnergies SE: D25780 <totalenergies.co.uk>;
- Instant Brands LLC: FA2305002045415 <instantpot.website>;
- Amyris Clean Beauty, Inc.: FA2305002046183 <biossance.club>;
- IBANFIRST: D000025525 <ibanfirst.co.uk>;
- Lassonde Industries Inc.: 20449-UDRP <lassornde.com>;
- Fair Isaac Corporation: FA2303002034670 <ficopump.com>;
- Fieldfisher LLP: DRS25459 <fieldfishers.co.uk>;
- Deeded, Inc.: 18538-UDRP <deeded.com>;
- S.J. Electro Systems, Inc.: DRS25169 <sjerhombus.co.uk>;
- Lowmac Alloys Ltd: DRS25204 <lowmac-bin-empty.co.uk>;
- JOHN SWIRE & SONS LIMITED: HK-2201662 <swireglobal.com>;
- GW RESEARCH LIMITED (吉伟研究有限公司): DCN-2201049 <epidiolox.cn>;
- Martin Gouda: 17349-UDRP <martingouda.com>;
- Johnson & Johnson: FA2208002006935 <benadryl.tokyo>;
- Labelbox, Inc.: FA2208002007017 <lablebox.com>;
- Rumbletums (Kimberly) Ltd: D24866 <rumbletums.org.uk>;
- RIGHTMOVE GROUP LIMITED: D24715 <righttmove.co.uk>;
- VELCRO BVBA and VELCRO IP HOLDINGS LLC: HK-2201621 <quwinvelcro.com>;
- Novartis AG: D24580 <novartislaboratoriesltd.co.uk>;
- Fluke Corporation: FA2203001990461 <fluketest.com>;
- LAFUMA SAS: FA2204001990799 <lafumaoutlets.store>;
- Nutramax Laboratories, Inc.: FA2202001984101 <eezycosequins.com>;
- Boiler Medic: D24395 <boilermedics.co.uk>;
- Euromarket Designs, Inc. d/b/a Crate & Barrel: FA2201001981715 <crateandbarrel.ltd>;
- PRADA S.A.: D24303 <pradabeauty.uk>;
- BBY Solutions, Inc.: FA2201001979310 <geek-squad-support.net>;
- Tarmac Group: D24167 <tarmacbluecircle.co.uk>;
- Komatsu America Corp.: FA2110001968785 <mykomatsuparts.com> and two other domains;
- Walmart Apollo, LLC: CDRP-16133 <walmartrewards.ca>;
- Skyscanner Limited: D23962 <skyscannertravels.uk>;
- RTIC Outdoor, LLC: FA2108001960218 <rtic-coolers.shop>; FA108001961303 <rticoutdoor.online>;
- Bitwarden, Inc.: FA2108001959741 (URS Default Decision) <bitwarden.cool> and another domain; FA2108001959741 (URS Final Decision);
- BB IN Technology Co., Ltd.: HK-2102491 <bbin1122.com>; HK-2102495 <bbinqxw.com>; HK-2101498 <bbinbct.com>; HK-2101506 <bbinco.org> and two other domains;

- TT of Riviera Beach, Inc. d/b/a I-95 Nissan: FA210700195529 <i95nissan.com>;
- Nipro Corporation: D23817 <niproeuropa.co.uk>;
- Cult Beauty Ltd: D23614 <cultbesuty.co.uk>;
- Hashkey Digital Asset Group Limited: FA2104001939997 <hashkeyprime.com>;
- Reliable Credit Association, Inc.: FA2103001935932 <reliablecreditloan.com>;
- Savage Jewellery Ltd: D23447 <savagejewellery.co.uk>;
- Madrivo Media, LLC: FA2102001931132 <adsrivo.com>;
- Traxys North America LLC: UDRP-14373 <tarxys.com>;
- L'Oréal: D23199 <lancome-perfectskin.co.uk>;
- Spectrum Brands, Inc.: FA2011001921890 <pfister.design>;
- voestalpine High Performance Metals Pacific Pte. Ltd.: HK-2001406 <assab.xyz>;
- Sands Capital Management, LP: D23156 <sandsuk.co.uk>;
- Maxwell Electronics Limited: HK-2001380 <maxwell-electro.com>;
- Lidl Stiftung & Co. KG: FA2007001905725 <lidl-offer.club>;
- Adore Takeaway: D22755 <adoretakeaway.co.uk>;
- Loew's Hotels, Inc.: D22577 <loews.co.uk>;
- External Skate Protection Inc.: UDRP-12132 <shotblockers.com>;
- Securian Financial Group, Inc.: FA2005001896814 <mnlifeinsurance.com>;
- Apple Inc.: FA2002001882987 <zhicloud.net>;
- Ian Schragger Company: FA2004001892062 <schragercompany.org>;
- Buildplans Ltd.: D22358 <buildplans.co.uk>;
- Facebook, Inc.: D22283 <facebookshop.co.uk>;
- Dart Industries, Inc.: FA2001001881341 <rosatupperware.icu>;
- Zenimax Media Inc.: FA1912001877105 <morrowind.online>;
- Which? Limited: D02055 <willswhich.co.uk>;
- Wiluna Holdings, LLC: FA1911001869579 <clips4sales.com>;
- NG Brand: D21909 <nicolasghesquiere.co.uk>;
- CFA Institute: FA1910001866970 <cfa.plus>; FA1912001875687 <cfainstitute.site>;
- Webster Financial Corporation: FA1909001861084 <hsabank.com>;
- Özdemir Üç Tekstil San. ve Tic. Ltd.: D00021755 <selectoutlet.co.uk>;
- CK Hutchison Holdings Limited: HK-18010193 <ckh.com>;
- Honan Insurance Group Pty Ltd: FA1902001828834 <honan.com>;
- Charter Communications Holding Company, LLC: FA181200182026 <spectrum.tv>;
FA2011001921179 <spectrum-voice.com>;
- Rockwell Automation: FA1811001818237 <factorytalk.com>;
- Paypal, Inc.: FA1811001814596 <mappaypal.com>;
- MYOB Technology Pty Ltd: HK-18010171 <myobcenter.com>; HK-18010170
<myob360.com> and two other domains;
- Coachella Music Festival LLC.: FA1810001811658 <coachellavipexperiences.com>;
- Dieline Media, LLC: FA1808001800004 <dieline.com>;
- WiseTech Global Limited: CN-1801177 <wisetech-global.com>;
- Philip Morris Products S.A. (菲利普莫里斯产品有限公司): HK-1801110 <iqos-a.com>
and another domain;
- Aqua Engineering & Equipment, Inc.: FA1805001785667 <aquafx.com>;
- Anastasia M. Pouloupoulos: FA1805001786277 <appealmytaxes.com>;
- 彭博财经有限合伙企业: FA1804001782012 <bloombergvoice.xyz>;
- William B. Fuccillo / Fuccillo Automotive Group: FA1803001779226 <billyfuccillo.com>;
- Marquee Holdings Ltd.: HK-1801075 <w83.com> and 19 other domains;
- Guess? IP Holder L. P. and Guess? Inc.: FA1802001770358 <g81.com>;
- Aston Martin Lagonda Ltd.: FA1802001773723 <astonmartin.link>;
- Andrew M Lind / Red Thread Studios LLC / Labyrinth Escape Games, LLC:
FA1801001765496 <redthreadstudios.org> and another domain;
- Bulgari Hotels S.p.A.: DCN-1700789 <bvlgarihotels.cn>;
- Entertainment One UK Limited: HKS-1700032 <peppapig168.xin>;

- Transamerica Corporation: FA1712001760941 <ontrackinvestments.com>;
- Gakko, Inc.: FA1711001756756 <gakko.com>;
- Alibaba Group Holding Limited: HKS-1400003 <aliexpress.camera> and 4 other domains; DCN-1700776 <alipayhk.cn> and another domain; DHK-1700150 <alipayhk.hk> and another domain; DHK-1700151 <alipayhk.com.hk> and another domain; HK-1701026 <alipayhk.com> and another domain;
- Etsy, Inc.: FA1710001753224 <estyl.com>;
- Maurice Mizrahi / Mizco International, Inc.: FA1710001754962 <digipower.com>;
- Marshall Amplification PLC: DCN-1700775 <marshallamp.com.cn>;
- Charles E. Runels, Jr.: FA1709001749824 <pshot.com>;
- Morgan Stanley: FA1709001747467 <morganstanley-investmentbank.vip> and 7 other domains;
- Sasol Limited: FA1708001745580 <sasol.vip>;
- XCMG Construction Machinery Co., Ltd.: DHK-1700148 <xcmgmachinery.hk>;
- 3S-Smart Software Solution: FA1708001743028 <codesys.cloud> and 2 other domains; FA1806001793177 <codesys.xyz>; FA1906001849963 <codesys.tech>;
- Trustees of the Williamson Family Trust, etc., et al.: FA1707001740611 <williamsonwine.com> and 1 other domain;
- Parfums Christian Dior: DCN-1700753 <dior-v-cn>;
- Huntsman International, LLC / Clariant AG: FA1706001734814 <huntsmanclariant.com>;
- Deutsche Lufthansa AG: FA1706001737855 <lufthansa.site>; FA1712001761484 <lufthansa.公司>; and FA1712001761485 <lufthansa.fun> and 2 other domains;
- Schneider Electric SE: FA1706001735166 <schneiderelectric.store>;
- CapTech Ventures, Inc.: FA1703001722810 <captech.com>;
- SOG Specialty Knives and Tools, LLC: FA1704001726464 <sog.com>;
- Microsoft Corporation: FA1704001725147 <azurenotebooks.com> and 20 other domains;
- Jason Johnson: FA1704001727694 <curvage.com>;
- The Toronto-Dominion Bank: FA1703001724002 <tdgbank.com>; FA1801001769720 <tdbank.vip>;
- RIMOWA GmbH: HK-1700945 <rimowa-hk.com>;
- 腾讯科技（深圳）有限公司: HK-1700951 <tencentac.com> and 128 other domains;
- Chopard International SA: FA1703001719895 <chopard.vip>;
- Veolia Environnement SA: FA1701001714404 <veolia.wang>;
- NSK Ltd.: FA1612001708693 <nsk-ina-fag.com>;
- Tissot S.A.: HK-1600930 <tissot.shop>;
- Larsson & Jennings Ltd.: DCN-1600715 <larssonandjennings.cn>;
- Bloomberg Finance L.P.: FA1609001696094 <bloomberg.shop>;
- Boehringer Ingelheim International GmbH: FA1608001691643 <ofev.wang>;
- SnoopyBy Co Ltd.: DCN-1600698 <gentlemonster.net.cn>;
- P & Y Halas Pty Limited: FA1608001691156 <seafolly.store>;
- Celgene Corporation: FA1608001686909 <celgene.store>;
- Sarten Ambalaj Sanayi ve Ticaret Anonim Sirketi: FA1606001679265 <sarten.com>;
- Skechers U.S.A., Inc. II: FA1606001681438 <skx.store>; FA1610001697619 <skechers.shop>;
- Genzyme Corporation: FA1604001672183 <genzyme.tech>;
- Iwaki America, Inc.: FA1604001670064 <walchem.net>;
- Sanofi: FA1605001673228 <sanofi.club>; FA1605001673225 <sanofi.click>; sanofi.design>; <sanofi.gift>; <sanofi.help>; <sanofi.link>; <sanofi.online>; <sanofi.photo>; <sanofi.pics>; <sanofi.press>; <sanofi.wiki>;
- Eastbay, Inc.: FA1604001670359 <eastbay.online>;
- State Farm Mutual Insurance Company: FA 1603001665220 <statefarmjake.com>; FA2402002082229 <statefarm-usa.com>;
- Shenzhen Da-Jiang Science and Technology Innovations Co. Ltd. (深圳市大疆创新科技有

- 限公司): DHK-1600128 <dji.com.hk>;
- Les Parfumeries Fragonard: FA1512001654755 <fragonard.love>;
 - Universal Protein Supplements Corporation d/b/a Universal Nutrition: FA1601001655348 <animalfitness.net>;
 - Boehringer Ingelheim International Gmb: DCN-1500657 <synjardy.com.cn>;
 - Pandora A/S: HK-1500805 <fr-pandora-bijoux.com>; HK-1500806 <pandora.bijoux.net>;
 - Smakdapp, Inc.: FA1510001643319 <bannersaver.net>;
 - Goldman Sachs & Co.: FA1508001633381 <gsbankusa.com>;
 - Wolfram Group LLC: FA1508001633666 <wolfram.top>; <wolframalpha.top>;
 - Bayer AG: DCN-1500631 <bayercropscience.com.cn>;
 - Lululemon Athletica Canada, Inc.: FA1505001621406 <lululemon.sale>;
 - Lockheed Martin Corporation: FA1505001619833 <f-35.top>; <f-35.wang>; <f-35.xyz>;
 - G.F.P.I.S.A.: FA1505001621512 <greubelforsey.club>;
 - Timex Group USA, Inc.: FA1505001619668 <timex.boutique>; <timex.center>; <timex.company>; <timex.gallery>; <timex.international>;
 - Instagram, LLC: FA1505001621216 <instagram.top>;
 - Carlson, Inc. and its subsidiaries: FA1505001619076 <carlsonwagonlit.club>; <countryinns.club>; <parkinn.club>;
 - Bloomberg L. P.: FA1505001619343 <bloomberg.top>;
 - Paul Smith Group Holdings Limited: HK-1500737 <paulsmithboutiqueprix.com>;
 - Add2Net, Inc.: FA1504001613785 <lunarpages.wang>;
 - Lanxess Deutschland GmbH: FA1503001610376 <lanxess.网址>;
 - Retail Royalty Company and AE Direct Co LLC: FA1502001604764 <aeo.link>;
 - Westinghouse Electric Corporation (西屋电气公司) HK-1500704 <westinghouseke.com>;
 - Wynn Resorts Holdings LLC: HK-1500692 <wynn24.com>;
 - Kingfisher France: FA1501001598577 <castorama.moscow>;
 - MySQL AB: FA1501600020 <mysql.wiki>; FA1601001657701 <mysql.xyz>;
 - Six Continents Hotels, Inc.: FA1501001597912 <holidayinn.club>; FA1501001597910 <holidayinn.restaurant>;
 - Sports South LLC: FA1412001593009 <sportssouth.com>
 - 御美株式会社 (M&M Company Limited): DHK-1400109 <iimo.com.hk> (re-filed Complaint struck out and case dismissed by subsequent panelist in DHK-1400117);
 - Television Broadcasts Limited: HK-1400593 <tvbdo.org>; HK-1400665 <tvbs.com>; HK-2021458 <tvbba.com>; HK-20211459 <tvbvb.cc>; HK-2101460 <tvbzb.com>; HK-2101534 <tvbj.com>;
 - Burt's Bees Inc.: DCN-1400563 <burtsbees.cn>;
 - The Body Shop International Plc.: HK-1300555 <thebodyshop-cn.net>;
 - Changyi Airport Group (Singapore) Pte. Ltd.: HK-1200434 <changyiairportshopping.com>;
 - Bearingpoint IP Holding B.V: DCN-1300532 <bearingpoint.com.cn>;
 - Remy Cointreau Luxembourg S.A.: DCN-1200502 <metaxa.com.cn>; <metaxa.cn>;
 - Votorantim Participações S.A.: DCN-1200482 <uszinc.com.cn>;
 - Taiwan Semiconductor Manufacturing Co., Ltd.: HK-0900240 <tsmc.asia>;
 - 悦诗风吟 (Innisfree Corporation): HK-1600911 <inn-isfree.com>; HK-1600912 <innisfreechina.com>; HK-1600913 <ysfyshopping.com>;
 - 株式会社爱茉莉太平洋 (Amore Pacific Corporation): HK-1600903 <laneiges.com>; HK-1600904 <sulwhasoosale.com>; HK-1600905 <laneigecn.com>; HK-1600914 <ryoshampoo.com>; HK-1600915 <amoresale.com>; HK-1600916 <innisfrees.com>;
 - Mitsumi Electric Co., Ltd. and Minebea Co., Ltd.: HK-1600906 <minebea-mitsumi.com>; <minebeamitsumi.com>;
 - Eurofactor: DCN-1600705 <eurofactor.cn>;
 - 深圳市大疆创新科技有限公司 (Shenzhen Dajiang Science and Technology Innovations Co. Ltd.): DCN-1500667 <dji.cn>; DCN-1500668 <dji.com.cn>;

- The Zippertubing Company: FA1602001660820 <zt.com>;
- 博科通讯系统有限公司 (Brocade Communications Systems, Inc.): DCN-1500652 <brocadechina.cn>; <brocade.cn>;
- 珀金斯控股有限公司 (Perkins Holdings Limited): DCN-1500645 <珀金斯.cn>;
- Sanmina Corporation: FA1509001637466 <sanmina-tech.com>;
- Udacity, Inc.: DCN-1500644 <udacitymail.cn>; <youdacity.com.cn>;
- 孖士打控股有限公司 (Mayer Brown JSM Holdings Limited): DCN-1500621 <mayerbrownjism.cn>;
- Google Inc.: FA1503001609085 <gotogoogle.com>; FA1504001614336 <androidpay.com>; <androidway.net>;
- Ate My Heart Inc: DCN-1400571 <ladygaga.cn>;
- Cathay Pacific Airlines: DCN-1300522 <asiamiles.com.cn>;
- East IP Inc.: HK-1300481 <beijingeastip.com>;
- Exxon Mobil Corporation: HK-1300531 <santoprene-tpv.com>;
- Amazon Technologies Inc.: DCN-1300538 <awscloud.cn>; <awscloud.com.cn>; <amazonec2.com.cn>; <amazon3.cn>; <amazon3.com.cn>; <amazonwebservices.cn>; <amazonwebservices.com.cn>; <awsamazon.cn>; <awsamazon.com.cn>; FA1612001708538 <amazonbegin.com>; FA1711001758917 <amazonafc.com> and 21 other domains;
- Disney Enterprises, Inc.: HK-0800202 <香港迪士尼乐园.net>; HK-0800210 <迪士尼乐园.biz>; <迪士尼樂園.biz>; <迪斯尼乐园.biz>; and <迪斯尼樂園.biz>;
- Wal-Mart Stores, Inc. and Wal-Mart China Co., Ltd.: HK-0800229 <沃尔玛中国.com>; HK-0800223 <沃尔玛中国.net>;
- Li Ka Shing Foundation Limited: HK-0800181 <李嘉诚基金会.com>;
- Cheung Kong Infrastructure Holdings Limited: HK-0800177 <长江基建集团.com>; HK-0800179 <长江基建.com>;
- Cheung Kong (Holdings) Limited: HK-0800188 <長江實業.com>; HKcc-0800003 <香港长江集团.cc>; HK-0800173 <長江.com>; HK-0800172 <长江.com>; HKcc-0800004 <长江.cc>.