# **TOM MOXHAM**

Counsel LLB





Bar admission : New South Wales, 1987

Nationality : Australian Languages : English





## **AREAS OF EXPERTISE**

- > Arbitration
- > Commercial Contracts
- > Joint Ventures

## **INDUSTRY SECTORS**

- > Construction/infrastructure
- > Energy
- > Sport law
- > Water/Environment
- > Agribusiness

## PROFESSIONAL PRACTICE

Tom Moxham was admitted to the bar in 1987 and has had decades of experience as an attorney practicing in Australia, Europe and Asia. He has specialist experience working in both arbitral institutions and leading firms in international arbitration. He has acted as counsel in international arbitrations under various rules, including ICC, ICSID, KCAB, CAS, SCC and SIAC. He was the first international counsel appointed to the Korean Commercial Arbitration Board.

In parallel with his legal practice, he has extensive experience in agriculture and agribusiness, including dispute resolution, financing, production, government policy and environmental management.

#### **CAREER**

- > Counsel, Peter & Kim, Sydney (2020 present)
- > Counsel, Morrison Law, Sydney (2015 2020)
- > Special Counsel, Sydney Business Lawyers (2012 2013)
- > International Counsel, Korean Commercial Arbitration Board, Seoul (2011)
- > Special Counsel, Korean Bar Association, Seoul (2009 2011)
- > Lawyer, Freshfields Bruckhaus Deringer LLP, Paris (2006 2009)
- > Lawyer, Allen Allen & Hemsley (now Allens Linklaters), Sydney (1988 1990)

# **EDUCATION**

- > Diploma of Legal Practice, College of Law, Sydney (1987)
- > Bachelor of Law, University of Sydney (1986)

# **PROFESSIONAL ASSOCIATIONS**

- > Law Society of New South Wales
- > Panel of Arbitrators, KCAB

## REPRESENTATIVE CASES

- > Representing a European investment fund in a SIAC Singapore seated arbitration involving an M&A deal in Thailand, including emergency arbitration proceedings;
- > Representing the International Olympic Committee in a CAS arbitration involving the banning of athletes competing at the 2006 Turin Olympic Games for various doping activities;
- > Representing the constructor in relation to delays and defects in construction of a nuclear power plant (ICC Rules);
- Representing several companies involving the expropriation of international utility investments by Argentina (ICSID Rules);
- > Representing an Australian company involved in a share sale dispute for the controlling interest of a listed Australian company in the Supreme Court of NSW, Australia; and;
- > Negotiation and settlement of a long running insurance licencing and regulation dispute on behalf of a leading not-for-profit association against various Australian governmental authorities.