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Winnie Ma has taught at Bond University Faculty of Law since September 2000, after being admitted as a solicitor of the Queensland Supreme Court through articulated clerkship with Allens Linklaters in Brisbane. She has also taught in both English and Chinese at various institutions in Taiwan since 2012, including National Taiwan University and Soochow University.

Winnie has authored book chapters and articles on international commercial arbitration and private international law. Her SJD thesis, “Public Policy in the Enforcement of Arbitral Awards: Lessons for and from Australia”, has achieved 11,000 full-text downloads since November 2006.

Winnie is a Fellow of the Chartered Institute of Arbitrators, registered CAA arbitrator, and member of National Taiwan University’s Asian Center for WTO and International Health Law and Policy. She serves on the editorial boards of *Contemporary Asian Arbitration Journal* and *Chinese (Taiwan) Yearbook of International Law and Affairs*. She has been presenting at the annual Taipei International Conference on Arbitration and Mediation since 2008. She coordinated an international project involving experts from Taiwan, Australia and Singapore, which culminated in a draft Convention on Cross-Border Enforcement of International Mediated Settlement Agreements.

Winnie was the project leader for drafting the CAAI Arbitration Rules 2017 before being appointed the Deputy Secretary-General of CAA (Chinese Arbitration Association, Taipei) in March 2017. She is also the convenor of the CI Arb East Asia Branch Taiwan Chapter since December 2017.

**Selected Publications**

“The Arbitration Rules of the Chinese Arbitration Association, International” (2018) *Asian Dispute Review* 24.

“CAAI Arbitration Rules 2017: The New Rules for Arbitrations Seated Outside Taiwan” (2017) 10(2) *Contemporary Asia Arbitration Journal* (forthcoming).

Chinese-English Translator of Helena H.C. Chen, *Predictability of “Public Policy” in Article V of the New York Convention under Mainland China’s Judicial Practice* (2017) Kluwer Law International.

“Taming the Unruly Horse? The New York Convention’s Public Policy Exception to the Enforcement of Arbitral Awards” in Lo, Li & Lin (ed) (2016) *Legal Thoughts between the East and the West in the Multilevel Legal Order: A Liber Amicorum in Honour of Professor Herbert Han-Pao Ma*, Springer.

“The Law Applicable to the Substance of Arbitral Disputes: Arbitrators’ Choice in Absence of Parties’ Choice” (2015) 8(2) *Contemporary Asia Arbitration Journal* 185.

“Draft Convention on Cross-Border Enforcement of International Mediated Settlement Agreements” (2014) 7(2) *Contemporary Asia Arbitration Journal* 389; (2015) 3(1) *TanPan: The Chinese-English Journal on Negotiation* 1.

“Enforcing Mediate Settlement Agreements under the New York Convention: From Controversies to Creativities?” (2014) 7(1) *Contemporary Asia Arbitration Journal* 69.

“Procedures for Challenging Arbitrators: Lessons For and From Taiwan” (2012) 5(2) *Contemporary Asia Arbitration Journal* 293.

“Harmonising Judicial Approaches to Determining the Enforceability of Foreign Annulled Awards” (2009) 2(2) *Contemporary Asia Arbitration Journal* 247.

“Parallel Proceedings and International Commercial Arbitration: The International Law Association’s Recommendations for Arbitrators” (2009) 2(1) *Contemporary Asia Arbitration Journal* 49.

“Recommendations on Public Policy in the Enforcement of Arbitral Awards” (2009) 75(1) *Arbitration* 14.