RECENT DEVELOPMENTS IN INTERNATIONAL CONSTRUCTION AND CONSTRUCTION ARBITRATION

“What can Germany learn from Asia and What can Asia learn from Germany?”

26TH JUNE 2018
6.00pm - 7.30pm
Seminar Room 1, AIAC

About the Talk:

The diversity of legal systems prevalent in Asia is noteworthy: common and civil law often interact with local legal traditions. The result is that national laws offer a plurality of solutions for the same issues. It is not different when it comes to construction law and related fields such as public procurement and licensing. The diverse framework gives several options to foreign contractors but also results in them shying away from the unknown.

The aim of the lecture is to explore solutions for overcoming the difficulties brought by the plurality of construction laws in Asia. Whether in relation to creating a friendlier environment to foreign contractors, or enacting stricter anti-corruption and transparency rules, the solutions proposed will refer to the German construction law framework for examples of what – and what not – to do. Finally, how Asian jurisdictions could benefit from the German experience, and how Germany could be inspired by the Asian construction industry will be discussed.

Presenter:

DR. ROUVEN F. BODENHEIMER, M.A. FCIArb

Rouven Bodenheimer is co-founder of Bodenheimer Herzberg, a law firm specialised on international dispute resolution. He has been involved in many domestic and international arbitration cases, as both counsel and arbitrator. Rouven has significant experience in both institutional and ad hoc arbitration, as well as dispute adjudication and mediation. He is a fellow of the Chartered Institute of Arbitrators (FCIArb). He lectures on mediation and international arbitration for the joint master's degree programmes of two prestigious German universities.

Register by sending us your details at events@aiac.world

ADMISSION IS FREE