



Curriculum Vitae for Jakob Ragnwaldh

Partner

Jakob Ragnwaldh is a partner of Mannheimer Swartling and specializes in international commercial and investment treaty arbitration. He has acted as counsel in disputes encompassing energy, chemicals, aviation, trains, real estate, construction, securities, insurance, foodstuffs and other areas. Jakob Ragnwaldh has represented clients before arbitral tribunals both in Sweden and abroad, and has experience in conducting arbitrations under the auspices of the SCC, ICC, LCIA, ICSID and the Arbitral Centre of the Austrian Federal Economic Chamber. He has also represented clients in ad hoc proceedings under the UNCITRAL Arbitration Rules and the Swedish Arbitration Act. In addition to Swedish law, Jakob Ragnwaldh has acted in cases involving US, Chinese, Russian, Saudi, Estonian and Albanian law. He also represents clients in investment treaty arbitrations under applicable treaties and international law.

Jakob Ragnwaldh also sits as an arbitrator and acts as counsel in Swedish court proceedings.

**Experience**

- Partner, Mannheimer Swartling, 2006-
- Associate, Mannheimer Swartling, 1999-2005
- Visiting lawyer, Essex Court Chambers, London, 2002
- Visiting lawyer, Slaughter and May, London and Paris, 1998-1999
- Trainee, Mannheimer Swartling, 1997-1998

---

## Education

- The SAA's/SCC's training course for arbitrators (2008)
- LL.M (Lund University, 1997)
- Maîtrise en Droit (Panthéon-Assas, Paris II, France, 1996)

## Memberships

- Swedish Bar Association
- International Bar Association
- Member of the Board of Young Arbitrators Stockholm (YAS)
- ASA Below 40
- LCIA's Young International Arbitration Group (YIAG)

## Sample of experience as counsel in arbitration proceedings

- Counsel for the Republic of Hungary in an UNCITRAL investment treaty arbitration under the Energy Charter Treaty relating to the Hungarian energy sector;
- Counsel for a Russian oil company in an UNCITRAL arbitration concerning the delivery of oil and fuels to a US company (value of the claim USD 27 million);
- Counsel for a Greek gas company against its Russian gas supplier in an SCC arbitration relating to the interpretation of a price formula in the parties' supply agreement;
- Counsel for two Polish investors in parallel investment treaty arbitrations against the Republic of Turkey under the Energy Charter Treaty and the Additional Facility Rules of ICSID (value of the claims approximately USD 8 billion);
- Counsel representing a Swedish manufacturing company in a dispute against its Italian distributor in an ICC arbitration in Paris (value of the claim approximately USD 5 million);
- Counsel in an ICC arbitration in Paris representing a Swedish airline in a dispute against its former travel agent in Saudi Arabia (value of the claim approximately USD 2 million)

- 
- Counsel for a US entity in an SCC arbitration against a Russian supplier of natural uranium hexafluoride to be used in commercial nuclear plants (value of the claim approximately USD 800 million);
  - Counsel in an SCC arbitration representing an Estonian railway company in a dispute against the Republic of Estonia under a Shareholders Agreement (declaratory relief);
  - Counsel for a Western chemical company in an SCC arbitration against two Chinese licensees under a Licence Agreement relating to the production of acetic acid (value of the claim USD 85 million);
  - Counsel for two Chinese companies in the beverage sector in parallel SCC arbitration proceedings against the Chinese joint venture partner and the American licensor (the request for relief related to termination of the agreements);
  - Counsel for a Chinese company in an SCC arbitration concerning a claim for compensation under an agency agreement relating to the Albanian telecom sector (value of the claim approximately EUR 500,000);
  - Counsel for a Finnish construction company in an SCC arbitration against a Russian railway company relating to the construction of railway and station buildings in the Russian Federation (value of the claim approximately EUR 2 million);
  - Counsel in an SCC arbitration representing a Swedish pharmaceutical company against its former distributor in Europe (value of the claim approximately EUR 5 million);
  - Counsel for a Hong Kong fishing company in an SCC arbitration against a Russian bank under a Share Purchase Agreement (value of the claim approximately EUR 1.5 million).