**TAN Min Lee**

*Partner* [Insert Photo DSC 896]

E: minlee@ganlaw.my

**PROFILE**

Min Lee obtained her Bachelor of Laws degree (Hons) from the University of Malaya in 2008. She was then admitted as an Advocate and Solicitor of the High Court of Malaya in June 2009 after completed her pupillage with one of the renowned legal firms in Malaysia.

Min Lee focuses on dispute resolution, particularly civil litigation, commercial litigation and arbitration in commercial and construction disputes. She is very adept at dealing with issues arising from the construction industry. She has represented various stakeholders, such as developers, main contractors, and subcontractors in a full spectrum of construction-related disputes.

An adjudicator certified by and impanelled with the Asian International Arbitration Centre (AIAC), Min Lee is recognised for her skills and experience in resolving disputes under the Construction Industry Payment & Adjudication Act 2012 (“CIPAA”) since its enforcement in April 2014. She’s the co-counsel in the highly contested matter which is one of the first CIPAA cases decided in the Federal Court.

Min Lee reviews corporate documents, including joint venture agreements, share sale agreements and tenancy/lease agreements. She is solution-oriented when advising her clients and plays an instrumental role in achieving their desired commercial results. She advises one of the largest providers of flexible workspaces in Malaysia in respect of tenancy related issues. Her wealth of dispute resolution experience has made Min Lee a good representative for negotiations with landlords.

Min Lee is an Associate of Chartered Institute of Arbitrators, United Kingdom.

**PRACTICE AREAS**

* Arbitration
* Adjudication
* Construction Litigation

**ADMISSION**

Advocate and Solicitor of the High Court of Malaya

**QUALIFICATION**

LL.B (Hons), University of Malaya

**LANGUAGE**

English, Malay, Chinese

**RELEVANT EXPERIENCE**

Some significant matters which Min Lee has involved in:

Arbitration

* Acted for the main contractor in litigation, adjudication and arbitration against the developer of a condominium in the heart of Kuala Lumpur in respect of multiple disputes arising from the main contract
* Acted for the main contractor against the developer for unlawful termination of the main contract claiming for a sum exceeding RM56 million
* Acting for the main contractor appointed by a concession company against the subcontractor for losses, expenses and costs incurred by the former due to the latter’s delay in completing the university campus, which claim is in the region of RM250 million
* Acting for the developer against the contractor for infrastructure works for delay damages, in challenging the extensions of time granted by the consultant
* Acted for the state-owned power utilities company in a dispute with an independent power producer arising from a Power Purchase Agreement in an arbitration
* Acted for a power utilities company in Sabah in an arbitration with an independent power producer
* Acted for a Malaysian conglomerate in an international arbitration conducted in Singapore, against a company registered in the British Virgin Islands, in a dispute concerning a wastewater treatment plant

Adjudication / Construction Litigation

* Acted as junior counsel in the first adjudication under the Construction Industry Payment and Adjudication Act 2012 argued in the Federal Court reported as **View Esteem Sdn Bhd v. Bina Puri Holdings Bhd [2019] 5 CLJ 479**
* Acted for the main contractor to defend a claim brought by an M&E contractor under the Construction Industry Payment and Adjudication Act 2012 for a sum exceeding RM37 million
* Acted for the developer to defend a claim brought by a piling contractor under the Construction Industry Payment and Adjudication Act 2012 for a sum exceeding RM70 million
* Acted for the developer to challenge claims made by the contractor for earthworks and pavement works carried out by the latter, in two separate adjudications for sums in the region of RM36 million and RM9 million respectively
* Acted for the sub-contractor against the main contractor for sums due and owing in adjudication and in court including an action against the developer for direct payment under the Construction Industry Payment and Adjudication Act 2012
* Acted for the developer in resisting a claim by the contractor involving interpretation of the letter of intent and on *quantum meruit* basis
* Acted for subcontractor specializing in pipe jacking works pertaining to disputes in adjudication and in court
* Acted for the specialist structural steel contractor in disputes in respect of the construction of the Putrajaya Mosque

**PUBLICATIONS**

Min Lee has authored/ co-authored various publications including: [create links for these articles in Perspectives]

* High court grants injunction to restrain winding-up proceeding based on disputed adjudication decision
* Impact of the MCO on Contracts for Private Sectors specifically on Timelines
* Impact of the MCO on Tenants