WOLTERS KLUWER & LEGAL PLUS BRINGS YOU ITS

INDONESIA & SE ASIA: 5TH ANNUAL INTERNATIONAL ARBITRATION, COMPLIANCE & COMPETITION LAW SUMMIT

The GC Handbook (This conference will be conducted in English)

Thursday, 7 December 2017, 8:55am - 4:45pm

Millennium Hotel Sirih Jakarta



Complimentary seats for In-house/ General Counsel. Contact us at

legalpluseventsasia@legalplus-asia.com

to secure your seat condition applies.

www.KluwerArbitration.com is the world's leading online resource for international arbitration research. It contains a wealth of commentary from expert authors and an extensive collection of primary source materials. Plus, as a subscriber you gain access to exclusive materials including ICC cases and awards. Practitioners and delegates from all over Asia will be here to network, present an understand everything you need to on Arbitration, ADR and Mediation from the experts in this field and the leading Kluwer Authors.

For sponsorship and speaking opportunities, please visit our website or contact Jason Sinclair at Jason. Sinclair@legalplus-asia.com or Jason. sinclair@wolterskluwer.com or call +852 9262 2838.



Andrew Pullen
Fountain Court Chambers
Chairman



M. Husseyn Umar Chairman, BANI Arbitration Center, Indonesia Opening Address



Dr. Mohamed Idwan Ganie Managing Partner, Lubis, Ganie & Surowidjojo Moderator— 1st Grand Panel



Bethany Hipp Counsel, Allen & Overy Moderator— 2nd Grand Panel



Charles Allen Partner, Orrick, Herrington & Sutcliffe



Ravi Shankar Senior Partner, Law Senate (India)



John Zadkovich Counsel, Vinson & Elkins



Christopher Chuah Head — Infrastructure, Construction & Engineering Practice; Partner — China and Myanmar Practice, WongPartnership LLP



Nicolas Wiegand Managing Partner, CMS Hasche Sigle Hong Kong LLP



Rob Palmer Partner, Ashurst



Arvin Lee Partner, Tan Rajah & Cheah



Ali Nasir Legal Manager, Premier Oil Natuna Sea B.V



Karen Mills Founding Member and International Legal Counsel, KarimSyah Law Firm



Ilman Rakhmat Founding Partner, Rakhmat Suroso Advocates



Mochamad Fachri Associate Partner, Hadiputranto, Hadinoto & Partners



Ningrum Natasya Sirait University of Sumatera Utara, Medan, Indonesia



Olga Boltenko Counsel, International Arbitration Practice, CMS Hasche Sigle Hong Kong LLP



Lim Seok Hui CEO, SIAC

GOLD SPONSORS











SILVER SPONSORS







PANEL SPONSORS

MEDIA PARTNERS







SUPPORTING ORGANISATIONS



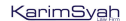




















8:55 — 9:00	Chairman's Welcome Andrew Pullen, Barrister, Fountain Court Chambers
9:00 — 9:15	Opening Address M. Husseyn Umar, Chairman, BANI Arbitration Center, Indonesia
9:15 — 9:30	2017 Arbitration Round Up from the Chair Andrew Pullen, Barrister, Fountain Court Chambers
9:30 — 10:00	Energy and Gas Disputes in SE Asia John Zadkovich, Counsel, Vinson & Elkins
10:00 — 10:30	The New SIA International Form of Contract 2016 Christopher Chuah, Head — Infrastructure, Construction & Engineering Practice; Partner — China and Myanmar Practice, WongPartnership LLP
10:30 - 11:00	Networking & Morning Refreshment
11:00 - 11:20	M&A Disputes: Arbitration and Enforcement Arvin Lee, Partner, Tan Rajah & Cheah
11:20 — 11:45	Investor State Arbitration Karen Mills, Founding Member and International Legal Counsel, KarimSyah Law Firm
11:45 — 12:15	Reforming Investor-State Arbitration: A Move towards the Dark Ages or a Renaissance? Olga Boltenko, Counsel, International Arbitration Practice, CMS Hasche Sigle Hong Kong LLP
12:15 - 12:35	Anatomy of a Hong Kong Phishing Fraud: Typical Facts, Immediate Steps and Long-term Remedy Charles Allen, Partner, Orrick Herrington & Sutcliffe
12:35 - 13:45	Networking Lunch

13:45 - 14:30 1st Grand Panel — Saving Costs and Time in An **Arbitration / Dispute** Moderator • Dr. Mohamed Idwan Ganie, Managing Partner, Lubis, Ganie & Surowidioio Panellists: • Rob Palmer, Partner, Ashurst • Nicolas Wiegand, Managing Partner, CMS Hasche Sigle Hong Kong LLP • Ilman Rakhmat, Founding Partner, Rakhmat Suroso Advocates • Lim Seok Hui, CEO, SIAC • Ali Nasir , Legal Manager, Premier Oil Natuna Sea B.V 14:30 - 14:50International Arbitration with Companies from India Ravi Shankar, Senior Partner, Law Senate (India) 14:50 - 15:10 **Conducting Internal Investigations** John Zadkovich, Counsel, Vinson & Elkins 15:10 - 15:30**Networking & Afternoon Refreshments** Anti Trust Update in Indonesia — Supporting Local 15:30 - 15:50and Foreign Companies Mochamad Fachri, Associate Partner, Hadiputranto, Hadinoto & Partners 15:50 - 16:45 2nd Grand Panel - Compliance, Leniency and Enforcement in SE Asia: What are the Trends? Moderator • Bethany Hipp, Counsel, Allen & Overy Panellists: • Ningrum Natasya Sirait, University of Sumatera Utara, Medan, Indonesia • Mochamad Fachri, Associate Partner, Hadiputranto, Hadinoto & Partners 16:45 - 16:50 Closing Remarks & Lucky Draw 16:50 - 17:50 **Networking Cocktail Party**

This conference will be conducted in English

Venue: Millennium Hotel Sirih Jakarta

BOOK NOW TO SECURE YOUR SEAT

Mutiara Ballroom (Lobby Level) Jalan Fachrudin 3, Jakarta, Indonesia 10250

Normal rate: US\$740 Early Bird rate: US\$592

(20% off on or before 24 November 2017) **Supporting Organisation rate:** US\$592

Half Day rate: US\$420

All registration includes networking lunch.

Complimentary seats for the first 100 In-house General Counsel.

Please contact us at

legalpluseventsasia@legalplus-asia.com to secure your seat.

Please note: Limited to 1 complimentary seat per company, based on first-come-first-served basis.

Andrew Pullen, Fountain Court Chambers

Andrew Pullen is an experienced dispute resolution lawyer and advocate. He practises principally in international arbitration and is based in Singapore.

Prior to joining Fountain Court Chambers, Andrew practised for 15 years as a solicitor at Allen & Overy. He was admitted as a solicitor in England & Wales in 2002 and granted the solicitors' higher courts (civil advocacy) qualification in 2011, before being called to the Bar of England & Wales in 2016 and taking up practice with Fountain Court in 2017. He also holds a full registration as a registered foreign lawyer with the Singapore International Commercial Court, entitling him to appear before that court.

Andrew specialises in international arbitration, with experience of both commercial and investment treaty arbitration. He has extensive experience of international arbitration in both Asia and Europe, having been based in Singapore (since 2011) and London (2002-2011). He has acted for clients in Asia, Europe and South America across a variety of business sectors, including finance, energy, automotive, defence, utilities, steel, manufacturing, brewing and media.

Andrew has acted in arbitrations held under a wide variety of arbitral rules (ICC, LCIA, SIAC, SCMA, SCC, JCAA, AAA, Swiss Rules, UNCIT RAL, and ICSID), in London, Hong Kong, Singapore, Stockholm, T he Hague, T okyo, Washington D.C. and Zurich.

M. Husseyn Umar, Chairman, BANI Arbitration Center, Indonesia

M. Husseyn Umar, SH, FCBArb, FCIArb, is the Chairman of BANI Arbitration Center and an arbitrator at the institution. Besides acting as arbitrator in ad hoc and BANI arbitrations, he has acted as arbitrator, counsel and expert in international arbitrations. He has also acted as expert witness in courts in various countries. Mr Umar has participated and have been invited to speak at various seminars/workshops on international arbitration in Indonesia and abroad. Mr. Umar is listed as an arbitrator in the Panel of Arbitrators/Conciliators at the International Center for Investment Disputes (ICSID), Washington D.C. and in the Panel of Arbitratorsat the Asia-Pacific Regional Arbitration Group (APRAG) in Sydney. Mr. Umar is alsoan Of Counsel in the Law Office of Ali Budiardjo, Nugroho, Reksodiputro (ABNR)in Jakarta.

Before practicing law, he was a government official at the Ministry of Transportand Communications. He had been appointed as an Attache for Transport Communications and Maritime Affairs at the Indonesian Embassy in the Hague, Netherlands, Sectoral Adviser on Shipping, Ports, Multi-modal Transport and International Maritime Legislation at the Permanent Secretariat of the United Nations Conference on Trade and Development (UNCTAD) in Geneva, and President Director of Pelni National Shipping Company and PT PA NN Ships Financing & Leasing Corporation. Mr. Umar published a few books and articles on maritimelaw and arbitration.

Dr. Mohamed Idwan Ganie, Managing Partner, Lubis, Ganie & Surowidjojo

Dr. Ganie is the Managing Partner of Lubis Ganie Surowidjojo. Dr. Ganie graduated from the Faculty of Law of the University of Indonesia and holds a PhD in Law from the University of Hamburg. Dr. Ganie is Chairman of the Association of Indonesian Anti-Trust Lawyers (Perkumpulan Konsultan Hukum Persaingan Usaha) and Chairman of the Indonesian Court of Arbitration of Sports (Badan Arbitrase Keolahragaan Indonesia)

He is an Arbitrator at the Singapore International Arbitration Centre (SIAC), the Kuala Lumpur Regional Centre for Arbitration (KRLCA) and the Court of Arbitration for Sport in Lausanne (CAS). Dr. Ganie is a Fellow (FSIArb) of the Singapore Institute of Arbitrators and a member of the Indonesian Bar Association (PERADI), the Asia Pacific Bar Association, the Law Council of Australia, the Indonesian Association of Capital Market Lawyers and the Association for International Arbitration (AIA). Dr. Ganie is admitted to the Indonesian Bar and a licensed Capital Market lawyer. He is a senior lecturer at the Faculty of Law of the University of Indonesia and a member of the Global Leadership Board of the US-Asia Institute in Washington DC

Bethany Hipp, Counsel, Allen & Overy

Bethany Hipp is a U.S. lawyer at Allen & Overy Singapore with expertise in developing, implementing and managing corporate compliance programs, conducting internal investigations focused on anti-corruption and internal controls matters and advising on international trade issues (sanctions, AML). She has worked in numerous high risk jurisdictions in Southeast Asia and around the world and frequently advises on compliance implications for M&A transactions.

Prior to joining A&O Singapore, Bethany worked for BHP Billiton Singapore advising on risk management, anti-corruption and trade issues and conducting internal investigations. Before that, she worked for Davis Polk in Washington DC where her practice focused on anti-corruption and international trade/regulatory issues, internal investigations, national security implications of M&A transactions (Exon Florio/CFIUS) and lobbying disclosure. Bethany started her career at the U.S. Department of Justice Antitrust Division where she conducted investigations into proposed mergers/acquisitions and into conduct that could harm competition.

Charles Allen, Partner, Orrick, Herrington & Sutcliffe

Charles Allen, a partner in Orrick's Hong Kong office, heads the Commercial Litigation and International Arbitration practice in Hong Kong. Charles Allen has over 20 years' experience conducting high-value complex commercial litigation and arbitration in the Asia Pacific Region. Advising and assisting on a variety of business disputes, as well as regulatory and other investigations, employment law issues and transactions, Charles acts for a range of clients, including individuals, private and listed companies, multinationals, conglomerates and financial institutions. Charles conducts litigation in the High Court of the Hong Kong SAR, and is regularly involved in cases taking place in courts in other jurisdictions around the Region, including Mainland China, Singapore and India.

On behalf of clients, Charles has handled numerous ad hoc and institutional arbitrations in Hong Kong, London, Lausanne, Paris and elsewhere under various rules including ICC, LCIA, UNCITRAL and LMAA, and has handled some of the highest profile arbitration-related litigation adjudicated on by the Hong Kong courts in recent years. He also sits as an arbitrator.

Charles has been consistently recognized by various prestigious legal publications such as Chambers Asia, Asia-Pacific Legal 500 and Who's Who Legal. He gains high praise from his clients and peers for his "bags of experience" and "very sensible" approach to arbitration. He is "a very sharp and tactical lawyer - one of the best people to instruct in Hong Kong," and he is "very thorough and willing to give clients what they want at a moment's notice." Prior to joining Orrick, Charles was since 2007 a partner and a member of the Office of General Counsel of Sidley Austin in Hong Kong.

Ravi Shankar, Senior Partner, Law Senate (India)

S. Ravi Shankar is an International arbitration lawyer practising in the field of arbitration and corporate dispute resolution. He is a Senior partner in the New Delhi based Lawsenate law firm. He is a qualified Advocate on Record in the Supreme Court of India. He is also the president of "Arbitration Association of India" which is a national body of practitioners, arbitrators and users. He is holding a Post graduate degree in Business Administration and a degree in the field of law.

He is having about 20 years of experience in the field of dispute resolution and has travelled across the globe on various assignments. He has published various publications in the field of law particularly in the field of Arbitration. He also has addressed various international and domestic conferences in the field of Dispute resolution. He has handled various high value arbitrations and litigations in India and outside India. He is an active member of various international professional organisations including IBA, ICCA, IAA, IAI, AAI etc..

John Zadkovich, Counsel, Vinson & Elkins

John is admitted in Western Australia, Victoria (Australia), Commonwealth of Australia, England and Wales, Dubai International Financial Centre and Hong Kong. His principal areas of practice are energy, oil and gas, natural resources, public international law, and finance.

John has acted as arbitration counsel and advocate in numerous international arbitrations, and has knowledge and experience of different legal systems, including European, CIS, Middle Eastern, African and Australian. He is also experienced with various institutional arbitration rules such as ICC, UNCITRAL, LMAA, ACICA, GAFTA, and LCIA.

Aside from arbitration, John has acted as both solicitor and counsel in proceedings before various Australian superior courts, Tribunals, Investigative Commissions, and in mediations. He is also experienced in applying for injunctions and freezing orders in the English High Court. John also advises on fraud, bribery, and corruption issues, as well as regulatory investigations, including coercive powers such as disclosure orders and search warrants.

Christopher Chuah, Head — Infrastructure, Construction & Engineering Practice; Partner — China and Myanmar Practice, WongPartnership LLP

Christopher CHUAH heads WongPartnership LLP's Infrastructure, Construction & Engineering Practice and is a Partner in the China and Myanmar Practices. His main areas of practice encompass both front-end drafting/advice and construction disputes (including FIDIC standards), both litigation and arbitration. He is a leading light in the field of building and construction law and has authored various books on this subject. Christopher is a legal advisor to the Singapore Contractors Association Limited, as well as a member of the Committee for International Construction and Building Contracts. He is a Fellow of the SIArb and ClArb, as well as the CIOB. He has also been appointed to the SIAC's panel of arbitrators and is also on the panel of arbitrators of the KLRCA. Christopher is an accredited adjudicator under the Building & Construction Industry Security of Payment Act (Cap 30B), who is part of the first group of such appointments.

Christopher has been recognised as one of the "Local Disputes Stars" in Benchmark Asia-Pacific since 2013; and as a leading individual for Construction work by The Legal 500: Asia Pacific since 2001. In Chambers Asia Pacific 2015 and Chambers Global 2015, Christopher is distinguished as a leading Arbitration practitioner in the China market and is commended for being "very, very strong" in international arbitrations concerning construction disputes. Chambers Global 2014 recognises Christopher as a China expert who is widely regarded as "a top choice for construction arbitration" and has "a very good reputation throughout the industry." Asialaw Profiles - The Guide to Asia-Pacific's Leading Law Firms 2012 praises Christopher for his "disputes expertise" and a "good person to have on your side" for Construction work and as a "well regarded contact[s]" in the area of Dispute Resolution.

Nicolas Wiegand, Managing Partner, CMS Hasche Sigle Hong Kong LLP

Nicolas Wiegand acts as arbitrator and counsel throughout Asia Pacific, Europe and the Middle East. He has handled nearly 100 international commercial arbitrations under all major arbitration rules (mainly ICC, HKIAC, UNCITRAL, SIAC and DIS, but also LCIA, KCAB, DIAC, ASA, VIAC, SCC and others) as well as numerous investment treaty claims (ICSID, UNCITRAL). His most recent practice has centred on disputes relating to construction/major projects, joint venture agreements, IP and IT-related disputes, M&A transactions, licensing agreements, sales, distribution and service agreements, and gas/energy supply agreements. He additionally specialises in investor-state disputes. The focus of his work is on Asia; he has advised on numerous high profile cases at the main Asian arbitration hubs for companies from the region, Europe, the US and beyond. At CMS Hong Kong, Nicolas leads a team of lawyers specialized in arbitration disputes between East Asian and overseas companies, with a strong focus on construction arbitration and major projects.

Born and raised in Switzerland, Nicolas is a German national and, besides his longstanding practice in Germany, has previously worked in Australia, Switzerland and the United States. He now heads up the CMS office in Hong Kong, after having spent many years at Arbitration Chambers Hong Kong. Nicolas regularly sits as arbitrator in the region. He is on the panel of arbitrators of the Hong Kong International Arbitration Centre (HKIAC), the Kuala Lumpur Regional Centre for Arbitration (KLRCA), the Shenzhen Court of International Arbitration (SCIA) and the Dubai International Arbitration Centre (DIAC), among others. He regularly gives talks on arbitration-related matters at international conferences and conducts training courses for the HKIAC and others. Nicolas is repeatedly recognised by leading legal publications such as Who's Who Legal -Arbitration and Best Lawyers as one of the leading lawyers in his field.

Rob Palmer, Partner, Ashurst

Rob Palmer is a Partner in Ashurst's dispute resolution team in Singapore. Having a particular focus on dispute resolution in international energy, construction and infrastructure projects, Rob is listed in legal directories as one of Singapore's leading arbitration and construction lawyers. He is also recommended for his expertise in Indonesia-related disputes.

Rob has been based in Southeast Asia since 2003 and has lived throughout the region, including in Indonesia. During that time he has conducted arbitrations under the rules of all the major regional and international arbitral institutions including the SIAC, AAA, ICC, LCIA, KLRCA, TAI and BANI. Rob is qualified in New Zealand, New South Wales and England and is a Fellow of the Chartered Institute of Arbitrators, the Singapore Institute of Arbitrators and the Australian Centre for International Commercial Arbitration (ACICA). He is a member of the panel of arbitrators of the BANI Arbitration Centre, the Kuala Lumpur Regional Centre for Arbitration (KLRCA), the Thailand Arbitration Centre (THAC), and the ACICA. He has also been appointed as arbitrator by the Singapore International Arbitration Centre.

Arvin Lee, Partner, Tan Rajah & Cheah

Arvin Lee is a Partner at Tan Rajah & Cheah, a 70 year old Singapore law firm specialising in dispute resolution. Arvin specialises in international arbitration, and clients like him for his focus on costs control, ability to bring in foreign counsel to good effect, as well as getting results that fulfil their commercial objectives. Recent instructions include acting for an Indian conglomerate in an oil rig construction dispute before the Singapore International Commercial Court, acting for a Korean automotive industry company in an application before the Singapore High Court to set aside an arbitral award (both led by managing partner Chelva Rajah SC), and being lead counsel for a Singapore listed company in coordinating and running a series of litigations and arbitrations against a deadlocked shareholder spanning Singapore and the British Virgin Islands. Arvin is an Arbitrator of the Beijing Arbitration Commission and the Korean Commercial Arbitration Board. He works in both English and Chinese at native levels. He holds law degrees from the London School of Economics (LLB, First Class Honours) and Harvard (LL.M.).

Ali Nasir , Legal Manager, Premier Oil Natuna Sea B.V

Mr. Ali Nasir has solid experience in oil and gas law, international petroleum investment agreements, oil and gas commercial contracts, and a good knowledge of national and international energy (oil and gas) policy. He worked for OPEC, VICO, TOTAL and UNOCAL prior to joining PREMIER OIL. He manages all legal aspects of Premier Oil Indonesia, providing superior quality, cost-effective and business focused legal advice; procuring specialist advice; providing analysis and interpretation on current and proposed regulations; monitoring legal risks and liability exposures; and providing recommendation of legal liability settlements in accordance with relevant delegations. Ali graduated from USU law school and obtained his LLM from CEPMLP, University of Dundee, UK."

Karen Mills, Founding Member and International Legal Counsel, KarimSyah

Karen Mills is recognized as one of the leading arbitrators in Asia according to every publication and survey published. She sits as arbitrator in Indonesia, Singapore, Hong Kong, Malaysia and the US and is also on the panel of arbitrators of institutions in the Philippines, Hong Kong, Singapore, Malaysia, China, Korea, New Zealand, ICDR in the US, CACD in India and the online Domain Name Dispute Panel of ADNDRC, Hong Kong, Beijing and Seoul. As arbitrator, Ms. Mills has sat in cases involving oil, gas, mining, power, insurance, finance, tax, commercial real estate, and various matters of general investment and trade. As counsel she often acts as lead counsel for the Indonesian Government in investor-state disputes, including successfully winning a multi-billion dollar mining dispute and successfully dismissing one ICSID claim for lack of jurisdiction, and another multilateral treaty case on the merits. She also represents a number of stateowned companies and acts for many multinational and local companies in arbitration as well as in structuring transactions in all sectors. Ms. Mills founded and for ten years Co-Chaired, and now sits on the Advisory Board of, the Chartered Institute of Arbitrators Indonesia Chapter, is a founding member and serves on the Executive Board of ArbitralWomen International, a member of the IBA Task Force on Investor-State Mediation, and advises various other institutions and publications on dispute resolution matters. She teaches arbitration and ADR in Indonesia and throughout the region, coaches moot teams for three Indonesian Universities, and has published over 150 papers and chapters in professional journals and textbooks.

Ilman Rakhmat, Founding Partner, Rakhmat Suroso Advocates

The Founding Partner of Rakhmat Suroso Advocates, Mr. Rakhmat has over fourteen years of arbitration and litigation experience. The impressive track record includes being a key member of the team which successfully won an UNCITRAL arbitration, an ICSID arbitration and an arbitration under the OIC Agreement for the Indonesian Government, and a SIAC arbitration for Indonesia's biggest state-owned company. He also successfully defended a large number of court claims to annul foreign arbitration awards. In addition to appearing before Indonesian courts, he has been acting as counsel in commercial arbitrations conducted under the Rules of ICC, UNCITRAL, SIAC, ICSID, BANI and the Indonesian Sharia Arbitration Board.

Mr. Rakhmat also acted as secretary to tribunals in a few ICC and UNCITRAL cases and has advised the Indonesian Capital Market Arbitration Board on the revision of its rules. He is one of the very few Indonesians to have been successfully admitted as a Fellow of the Chartered Institute of Arbitrators and as of this year, Mr. Rakhmat serves as Co-Chair of the Indonesian Chapter of the Chartered Institute of Arbitrators.

A graduate of Utrecht Universiteit, the Netherlands, he regularly lectures at workshops and speaks in conferences on arbitration and some of his articles on arbitration have been published internationally.

Mochamad Fachri, Associate Partner, Hadiputranto, Hadinoto & Partners

Fachri is an Associate Partner in the Merger & Acquisition Practice Group. He specializes in competition law, consumer protection, and trade-related issues. His experience includes representing major companies, both domestic and joint ventures with foreign partners before the Indonesian Business Competition Supervisory Commission for merger control purposes, as well as defending against allegations of violation of the Indonesian competition law. He has also assisted major multinational companies in setting up subsidiaries and other operations in Indonesia, addressing distributorship matters.

Ningrum Natasya Sirait, University of Sumatera Utara, Medan, Indonesia

Prof. Sirait has been working as a lecturer at the Faculty of Law, University of North Sumatera in Medan, Indonesia since 1989. Prof. Sirait obtained her Master's degree from University of Wisconsin in the US in 1996 where her major field of study was economic law. She completed her Doctoral degree in 2003 with Dissertation in Competition Law, a newly introduced subject to the Indonesian law school. Prior to the completion of the PhD degree in law, she received Fulbright Scholarship to the US for completing the PhD research. Prof. Sirait has been inaugurated with tenure professorship at the University of North Sumatera in Medan, Indonesia. Prof. Sirait teaches several subjects at both undergrad and graduate school of law level, such as Competition Law, Contract Law, Corporation Law, Consumer Protection.

Prof. Sirait has written extensive article in the area of Competition Law and several books concerning the same subject. The articles published in both national and international journals. In 2007 and 2009 Prof. Sirait has been a visiting researcher and scholar in Max Planck Institute in Muenchen, Germany under DAAD scholarship. Prof. Sirait has given talks in various international seminars in Singapore (ASEAN), Hong Kong, Germany and Washington DC.

Apart from being a law professor and teach, Prof.Sirait has been deeply involved with several activities outside the law school. She and her research team have been doing several researches for the purpose of both Legislative and Judicial reform movement. She leads the research team under collaboration with The Judicial Commission, EU and the British Council, Supreme Court, JICA, Bank of Indonesia and several others continuing work collaboration with PSHK etc.

From June 2010 to March 2016, Prof.Sirait is holding a position as Vice Rector at the University of Sumatra Utara and is responsible for planning and international cooperation. At present, Prof.Sirait is back to teach at the university and conducting research in collaboration with several government institution such as the Supreme Court research division, PPATK, KPK, KPPU and others.

Olga Boltenko, Counsel, International Arbitration Practice, CMS Hasche Sigle Hong Kong LLP

Ms. Boltenko is a counsel with the International Arbitration practice of CMS Hasche Sigle in Hong Kong. She specialises in investment arbitration. She acted as counsel in investor-state disputes under the auspices of the Permanent Court of Arbitration and ICSID, and as tribunal secretary in dozens of investment and commercial disputes, both ad hoc and institutional (including SIAC, ICC, HKIAC, SCC), in a wide array of industries including oil and gas, infrastructure, construction, telecommunications and pharmaceuticals. She is listed as arbitrator on the HKIAC list of arbitrators and on the CIETAC and the KLRCA panels of arbitrators.

Lim Seok Hui, CEO, SIAC

As the Chief Executive Officer of SIAC and the Singapore International Mediation Centre (SIMC), Ms Lim is responsible for the overall management and operations of both institutions. She has previously worked in Hong Kong and Singapore as a corporate, securities and M&A lawyer in private practice with international firms, and held various General Counsel roles in multinational corporations prior to joining SIAC and SIMC. She qualified as a Barrister and is also admitted as a solicitor in Singapore, Hong Kong and England & Wales.



□ Normal rate US\$740



REGISTRATION CATEGORY

Indonesia & SE Asia: 5th Annual International Arbitration, Compliance & Competition Law Summit

For enquiries and registration, please contact LegalPlus Asia at <u>legalpluseventsasia@legalplus-asia.com</u>.

	ų, .o						
☐ Early Bird rate (20% off on or)	US\$592 before 24 November 201	ng Organisation rate U	S\$592				
*Complimentary seat for in-house/general counsel							
*Important note • Complimentary seat is applicable to in-house counsel from non law / consultancy firm and based on first-come-first-served. Results are based on the organiser's discretion and applicants will be notified by email.							
Family Name			Given Name				
Job Title							
Company							
Address							
Email				Mobile			
Tel (Office)		Fax		Signature			
Please debit my credit card US\$		☐ Visa ☐ Mastercard	Expiry Date:	1			
Card Holder's Name:							
Card Holder's Signature:							
Card Number:							

☐ Half Day rate US\$420

Registration and Payment

Payment must be made to Wolters Kluwer Hong Kong before the event date.

Cancellation and Substitution Policy

A substitute delegate is welcome at any time and no extra charge if you are unable to attend. Full payment will be imposed if cancellation is made within 7 days of the event date.

This also applies to any "no show's" on the day of event. All notices of cancellations or replacements must be made in writing and acknowledged by Wolters Kluwer Hong Kong Limited via email or fax.

Programme Changes

Wolters Kluwer reserves the right to cancel (due to unforeseen circumstances), amend, change event date, change speakers, topics and location of the event.

The Organiser

Wolters Kluwer offers opportunities for our delegates to receive business critical information and timely insight and analysis from our expert presenters. Our events also provide a platform for discussion to allow delegates to explore the intricacies of the information presented while interacting and exchanging news and experiences with peers. Our programmes are conducted by industry experts, practitioners and academics who are able to provide participants a well-balanced blend of theoretical fundamentals and practical applications.