

KLUWER LAW & LEGAL PLUS CONFERENCE FOR GENERAL COUNSELS

JAPAN:
5TH ANNUAL INTERNATIONAL
ARBITRATION, REGULATORY
AND COMPETITION LAW GLOBAL FORUM

(This conference will be conducted in English)

Thursday, 6 September 2018, 9:05am – 5:15pm

Keio Plaza Hotel, Tokyo

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SPEAKERS



Andrew Pullen
Fountain Court Chambers
Chairman – AM Session



Dr. Derek Ritzmann
Economic Expert,
Economics Partners
Chairman – PM Session



Dr. Wolfgang Peter
Partner, Peter & Partners
Keynote Speaker



Chris Bailey
Partner, King & Spalding
Moderator – 1st Grand Panel



Eriko Watanabe
Partner,
Nagashima Ohno & Tsunematsu
Moderator – 2nd Grand Panel



Stephen Mavroghenis
Partner, Quinn Emanuel
Urquhart & Sullivan LLP



Christopher D. Frey
Counsel, Paul, Weiss, Rifkind,
Wharton & Garrison LLP



James Webber
Partner, Shearman & Sterling



Hideyuki Shimozu
Senior Planning Officer,
International Affairs Division,
Japan Fair Trade Commission
(JFTC)



Ronnie King
Special Counsel, Ashurst



Steven Lim
Senior Partner, Singapore,
CMS Singapore



Arvin Lee
Partner, Wee Swee Teow LLP



James Noble
Partner, Harney Westwood &
Riegels Singapore LLP



Charles Allen
Partner, Orrick,
Herrington & Sutcliffe



Hisako Matsuda
Registered Foreign Lawyer,
Oh-Ebashi LPC & Partners



Kent Phillips
Partner, Hogan Lovells Lee & Lee



Ravi Shankar
Senior Partner, Law Senate



Marcus Pollard
Solicitor, Competition &
Antitrust, Linklaters



Akari Yamamoto
Deputy Director, International
Affairs Division, Japan Fair
Trade Commission



Daniel A. Goldschmidt
Of Counsel, Morrison & Foerster

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2-2-1 Nishi-Shinjuku, Shinjuku-ku, Tokyo, Japan 160-8330

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SCHEDULE

9:05 – 9:20	Opening Welcome by Chairman Andrew Pullen, Fountain Court Chambers	12:45 – 13:45	Networking Lunch
9:20 – 9:45	Keynote Session – International Overview of Arbitration in 2018 and Where Its Needs to Improve for Companies Dr. Wolfgang Peter, Partner, Peter & Partners	13:45 – 13:50	Opening Welcome by Chairman Dr. Derek Ritzmann, Economic Expert, Economics Partners
9:45 – 10:10	The Proactive Arbitrator – Looking Behind, And Past, The Common and Civil Law Divide in Search of Time and Cost Effective Arbitration – Taking the Best from Both Systems for Effective Management of Arbitral Procedure and Use of Witness Evidence Steven Lim, Senior Partner, Singapore, CMS Singapore	13:50 – 14:10	Update on Competition Policy in Japan in 2018 from JFTC Hideyuki Shimozu, Senior Planning Officer, International Affairs Division, Japan Fair Trade Commission (JFTC)
10:10 – 10:30	Mediation in Asia: JIMC-Kyoto, Belt And Road, and Other Developments Charles Allen, Partner, Orrick, Herrington & Sutcliffe	14:10 – 14:40	Merger Control in Asia James Webber, Partner, Shearman & Sterling
10:30 – 10:50	Networking & Morning Refreshment	14:40 – 15:10	Advising on Cartel Enforcement in Asia Stephen Mavroghenis, Partner, Quinn Emanuel Urquhart & Sullivan LLP
10:50 – 11:20	Funding International Arbitration – An Investor-State Case Study Chris Bailey, Partner, King & Spalding	15:10 – 15:35	Improving FCPA/Anti-Bribery Compliance: Practical Tips for In-House Counsel Daniel A. Goldschmidt, Of Counsel, Morrison & Foerster
11:20 – 11:40	Advising on Stakeholder/ Shareholder Disputes Ronnie King, Special Counsel, Ashurst	15:35 – 16:00	Networking Break & Afternoon Refreshment
11:40 – 12:00	Cross Border Disputes Involving Cayman, BVI and Bermuda Entities – What You Need to Know James Noble, Partner, Harney Westwood & Riegels Singapore LLP	16:00 – 16:30	Managing Internal Investigations Christopher D. Frey, Counsel, Paul, Weiss, Rifkind, Wharton & Garrison LLP
12:00 – 12:45	1st Grand Panel – Ask the Experts – Expedited Procedures in International Arbitration – Panel Asia Regional discussion – Including Japan, India, Singapore Moderator • Chris Bailey, Partner, King & Spalding Panellists: • Ravi Shankar, Senior Partner, Law Senate • Kent Philips, Partner, Hogan Lovells Lee & Lee • Hisako Matsuda, Registered Foreign Lawyer, Oh-Ebashi LPC & Partners • Arvin Lee, Partner, Wee Swee Teow LLP	16:30 – 17:15	2nd Grand Panel – Competition Law – Leniency And Enforcement – Regional Updates Moderator • Eriko Watanabe, Partner, Nagashima Ohno & Tsunematsu Panellists: • Marcus Pollard, Solicitor, Competition & Antitrust, Linklaters • Akari Yamamoto, Deputy Director, International Affairs Division, Japan Fair Trade Commission
		17:15 – 17:20	Closing Remarks & Lucky Draw
		17:20 – 18:20	Networking Cocktail

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, UNCITRAL, and ICSID), in London, Hong Kong, Singapore, Stockholm, The Hague, Tokyo, Washington D.C. and Zurich.

Dr. Derek Ritzmann, Economic Expert, Economics Partners

Dr. Derek Ritzmann is an Economic Expert at Economics Partners, working across the Asia-Pacific region based in Hong Kong. He has been practicing as an economist for over 20 years and specializes in the economics of competition, regulation, and arbitration. Dr. Ritzmann has worked on a wide range of competition and regulation matters as an economist in both the private and public sectors, including many mergers, anti-competitive agreements, abuse of dominance cases, and economic regulation. Dr. Ritzmann spent over a decade as a senior economist at competition and regulatory agencies and consequently has significant expertise in dealing with agencies on such matters. He was the first Chief Economist of the Hong Kong Competition Commission, in the Chief Economist Team at the European Commission's Competition Directorate, and the Principal Economist (for both competition and telecommunications regulation) at the Australian Competition and Consumer Commission. Most recently, he headed the Asia-Pacific practice based in Hong Kong of a large economic consulting firm; previously, he worked in private practice as an economist at two leading consulting firms in Europe and as a competition lawyer in Australia. He is listed in the Who's Who Legal Directory as a Competition Economist and is a recent winner of a Concurrences Antitrust Writing Award. He holds a Ph.D. in Economics from Oxford University, an M.Sc. in Economics from the London School of Economics, and is a qualified lawyer in the USA, the UK, and Australia.

Dr. Wolfgang Peter, Partner, Peter & Partners

Dr. Wolfgang Peter is founding partner of Peter & Partners Int'l Ltd, and is recognized by clients and his peers as one of the most in-demand counsels and arbitrators in Europe and globally.

Dr Peter has acted as counsel and arbitrator in over 240 arbitrations under most major international arbitration rules as well as in ad hoc arbitrations. He is particularly active in post-M&A disputes, as well as cases involving gas & oil contracts, such as price reviews under long-term gas supply agreements.

Prior to his new venture at Peter & Partners, Dr. Peter founded and headed the arbitration group of Python & Peter, and acted as a CEO of two luxury watch-making companies, for 12 years.

Chris Bailey, Partner, King & Spalding

Chris Bailey leads our Global Disputes practice in Tokyo and specializes in arbitration, litigation and all forms of alternative dispute resolution. A partner in our International Arbitration practice, Chris represents clients in cross-border disputes and regulatory matters across a range of industries, with the core of his practice in the construction, energy and resource sectors. Chris has practiced for over 10 years in Tokyo, including a two-year secondment with one of Japan's leading trading houses, and is a member of the Dai-ichi Bar Association and registered as a Gaikokujin Jimu Bengoshi.

Chris is a Fellow of the Chartered Institute of Arbitrators, a Member of the SIAC Japan Users Counsel, has been selected to become a member of the SIAC Panel of Arbitrators and appears as an advocate in international arbitration. He is also a Solicitor Advocate with rights of audience in the English High Courts. From Tokyo, he represents clients in a wide variety of commercial disputes submitted to arbitration under ICC, JCAA and SIAC Rules, amongst others; and in national courts including England, Japan, Singapore, Thailand and the U.S. In London, Chris was a commercial litigator appearing before the Commercial Court at the Royal Courts of Justice.

On the regulatory front, Chris has been involved in full-scale corruption investigations involving the U.S. Department of Justice, the UK Serious Fraud Office and the Nigerian Economic and Financial Crimes Commission, as well as investigations arising out of transactions in Africa and the Middle East. Chris was also involved in the recent global investigations into the trading activities of the major financial institutions.

Since 2013, Chris has been featured in the Asia Pacific legal directories for Disputes and Projects & Energy, and in recent years, has been individually recommended in both Chambers and Legal 500 directories for Japan Dispute Resolution: International Firms. In addition, Chris is included on Who's Who Legal: Arbitration's Future Leaders - Partners list and was named in Asian Legal Business' 40 Under 40 list in 2016.

Chris speaks on investment protection, arbitration, dispute resolution and anti-corruption matters throughout Asia. His articles have been featured in publications such as Bloomberg Law Report and on the Lexology website.

Eriko Watanabe, Partner, Nagashima Ohno & Tsunematsu

Eriko Watanabe is an antitrust partner at Nagashima Ohno & Tsunematsu, and her practice focuses on antitrust/competition law. She provides antitrust advice and represents many Japanese and non-Japanese clients, including global US corporations. She has been representing the clients both in merger cases, in cases involving investigation by the competition authorities, antitrust litigation, including major and leading cases in Japan such as those that have been selected and published as precedents by the Japan Fair Trade Commission (e.g., international price fixing cases, private monopolization cases and IP matters). She has been working in cooperation with well experienced antitrust/competition lawyers outside Japan and well experienced in cross border cases. She has been a panelist in a number of international antitrust/competition law presentations such as at the ABA Cartel Workshop.

She has been selected as a Band 1 Lawyer of Chambers for a long time period in the area of antitrust/competition laws. She has also been recognized as one of the best antitrust/competition lawyers in Japan in various media such as Who's Who Legal and Best Lawyers in the area of antitrust/competition laws since she was junior partner.

Stephen Mavroghenis, Partner, Quinn Emanuel Urquhart & Sullivan LLP

Stephen Mavroghenis is Partner of Quinn Emanuel Urquhart & Sullivan LLP. Prior to joining Quinn Emanuel Urquhart & Sullivan LLP, Stephen was the head of Shearman & Sterling's Brussels office and cohead of the Global Antitrust Group. His practice focuses on competition law and policy. Stephen's practice focuses on EU and UK competition law, in addition to EU regulatory and intellectual property law. Stephen has extensive experience in the aviation, chemicals, energy, high-tech and information technology, pharmaceuticals and medical devices, manufacturing, and media and entertainment industries. He regularly appears in proceedings before the European Commission and the European Courts in Luxembourg. He also appears before the national competition authorities of several member states. Stephen regularly advises multinational corporations on international mergers, acquisitions, joint ventures and corporate takeovers and defends clients against allegations of cartel participation and abuses of dominance, including issues relating to refusals to deal/license, intellectual property rights, rebates, predatory and excessive pricing. Stephen also regularly counsels clients on a broad variety of business practices including licensing and supply agreements, distribution, agency and the establishment and maintenance of compliance programs.

Stephen has published widely on competition issues and is a contributor to multiple legal publications, and is a frequent speaker on competition law and policy.

Christopher D. Frey, Counsel, Paul, Weiss, Rifkind, Wharton & Garrison LLP

Christopher Frey is counsel in the Tokyo office of Paul, Weiss, Rifkind, Wharton & Garrison LLP. He focuses his practice on white-collar defense, government investigations, regulatory enforcement matters, internal investigations and complex business litigation. Christopher regularly advises corporations and senior executives in internal investigations and in all stages of criminal and regulatory investigations and proceedings.

Prior to joining Paul, Weiss, Christopher served for over six years as an Assistant U.S. Attorney in the Criminal Division of the U.S. Attorney's Office for the Southern District of New York. There, he investigated and prosecuted a wide array of complex white-collar matters, including FCPA violations, insider trading, accounting fraud, market manipulation, investment advisor fraud, money laundering, intellectual property and cybercrimes, and criminal tax offenses. During his tenure as a prosecutor, Christopher was the lead trial lawyer in numerous jury trials, and he has substantial appellate experience, having briefed and/or argued over a dozen appeals before the U.S. Court of Appeals for the Second Circuit.

Christopher also served as Associate Counsel in the Office of the White House Counsel. In that capacity, he helped develop and execute the White House's response to various Congressional investigations, and provided legal and strategic advice to White House staff and Executive Branch officials on compliance, oversight and risk management issues.

James Webber, Partner, Shearman & Sterling

James Webber is a partner in the Antitrust practice in Brussels and London.

He focuses on EU and UK antitrust law.

James's competition practice and experience are very broad covering merger control, behavioural competition, State aid and litigation. His work has included acting as lead advisor on EUMR and CMA merger approvals, State aid notifications and litigation, defending cartel damages actions, advising in respect of UK market investigations and studies as well as counseling clients on on-going antitrust and competition matters.

Hideyuki Shimozu, Senior Planning Officer, International Affairs Division, Japan Fair Trade Commission (JFTC)

Mr. Hideyuki SHIMOZU is Senior Planning Officer in international affairs division, Japan Fair Trade Commission (JFTC). He has been working for JFTC since 1997 and has experienced in many areas of the antitrust policy such as case investigation, leniency program, international affairs, merger review, economic research and others.

He is also the strategist in Economic Analysis Team, JFTC. JFTC is very positive to utilize economic analysis in its policy making, sector research and others. He has been involved in economic analysis or data analysis in several sector researches and plays a role as an engine to promote an economic analysis in JFTC.

Ronnie King, Special Counsel, Ashurst

Ronnie has practised with Ashurst since 1984 and is currently a Special Counsel in our Tokyo office. Ronnie moved to the Tokyo office having been Managing Partner of Ashurst Singapore for two years and prior to that, a partner in the Ashurst London dispute resolution department. He is one of the most experienced arbitration practitioners based in Asia and has extensive experience handling disputes for clients in a variety of industries, in particular, the energy, power and mining, telecoms and insurance and re-insurance sectors.

Ronnie appears as an advocate in international arbitrations and also sits as an arbitrator. Prior to his relocation to Asia, Ronnie acted on some of the highest value commercial arbitration and litigation cases in the London market, including the largest ever claim for competition law damages and several major disputes between Russian oligarchs. He has experience of arbitrating claims involving allegations of bribery and influence peddling and in advising clients on potential breaches of UN and other sanctions. Ronnie's current arbitral appointments include arbitrations in the telecommunications, finance and medical sectors. He has long been recognised in major independent guides in the legal profession as a specialist for his arbitration, investigations and energy sector disputes work.

Steven Lim, Senior Partner, Singapore, CMS Singapore

Steven is an advocate and arbitrator. He has more than 25 years' experience in international dispute resolution and arbitration in the Asia-Pacific region. He appears as an advocate in international arbitrations and regularly sits as sole, party appointed and presiding arbitrator. He is a panel arbitrator with the SIAC, HKIAC, ICDR, KCAB and AIAC, has sat in ICC and SCMA cases, and also as an Emergency Arbitrator.

Steven has received recognition as a leading individual in international dispute resolution and arbitration in Singapore, Hong Kong and Asia-wide in the Chambers and Legal 500 directories, where he has been described as "a prominent counsel in arbitration", "very impressive advocate", "respected for his incisive mind", "peers point out his sharp intellect", "respected both as arbitration counsel and increasingly active arbitrator", "an excellent communicator - he identifies the salient issues to pursue and lets you know what the game plan is. He focuses people's minds on those issues", "excellent at assessing the merits of a client's position", and "commended as a lawyer who strives to better his understanding of client needs" and has been noted for his "rising profile as an arbitrator".

Arvin Lee, Partner, Wee Swee Teow LLP

Arvin Lee is a Partner of Wee Swee Teow LLP, a 106-year-old Singapore law firm with strong capabilities in international commercial and construction dispute resolution, helmed by a renowned Senior Counsel, as well as real estate and trusts work.

Arvin is an early advocate of third party funding, and maintains good working relationships with various third party funders through fair assessments. He works with claimant clients to obtain such funding for international commercial arbitrations that reduces their financial exposure, and sends a

strong signal about the merits of their claim(s). He also has instructed funders with sophisticated enforcement and recovery capabilities to recover award and judgment debts in "difficult" jurisdictions.

As his dispute resolution practice relates to Southeast Asia and Greater China, he has honed practical instincts to getting results across jurisdictions. In 2017, the PRC Courts enforced (with finality) an SIAC Expedited Procedure arbitral award he obtained as lead counsel for a Singapore listed company client for specific performance by Chinese parties for the transfer back of his client's trademark. He regularly receives instructions to strategise and coordinate with local counsel in commercial disputes, where ultimate enforcement is to take place in Southeast Asian jurisdictions.

Arvin is an Arbitrator of the Korean Commercial Arbitration Board (International) and the Beijing Arbitration Commission. He is a Fellow of the Chartered Institute of Arbitrators (UK), and holds law degrees from Harvard and the London School of Economics.

James Noble, Partner, Harney Westwood & Riegels Singapore LLP

James is a partner in our Litigation and Restructuring practice group. He is a leading Cayman Islands and British Virgin Islands litigation lawyer based in Asia where he specialises in complex and high value shareholder litigation, asset recovery, cross-border enforcement and insolvency.

James has nearly 20 years of experience working in a wide variety of commercial disputes including financial services litigation, trust and estate disputes and insolvency and restructuring. He regularly acts in high profile and market leading cases, particularly in connection with companies listed on the Hong Kong stock exchange. James also advises clients on litigation funding in the offshore courts.

The Litigation, Insolvency and Restructuring team at Harneys is globally recognized as the dominant force in offshore litigation and restructuring. The team has been at the forefront of the development of offshore jurisprudence for decades and has been involved in the most significant global disputes, including acting for: senior lenders in the restructuring of Mongolian Mining Corporation (in provisional liquidation); a consortium of institutional investors in a BVI claim emanating from the Bernie Madoff fraud; the liquidators of SIFCO5 in a US\$10 billion multi-jurisdictional fraud claim; and controlling stakeholders in a global shareholder dispute relating to listco giant, WTK Holdings Berhad.

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, and has been appointed to the Singapore International Arbitration Centre's Reserve Panel of Arbitrators.

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 being "very knowledgeable, experienced and down-to-earth". One impressed source refers to him as a "shrewd tactician" who "brings a wealth of experience to his cases," adding that he is "very hands-on in his approach." He is "a very sharp and tactical lawyer - one of the best people to instruct in Hong Kong." 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.

Hisako Matsuda, Registered Foreign Lawyer, Oh-Ebashi LPC & Partners

Hisako Matsuda (Ms.) of Oh-Ebashi LPC & Partners (Tokyo Office) is a solicitor licensed in Hong Kong, England & Wales. In Japan, she has been a Registered Foreign Lawyer (Gaikokuho Jimu Bengoshi) since 2004. She focuses her practice on cross border matters, both commercial disputes and international transactions for Japanese and foreign clients. For the transaction side, her expertise are in drafting and negotiating various international commercial contracts such as joint venture agreements, M&A agreements, license agreements, distribution agreements and others for long decades. Her legal insights have helped so many clients to develop international commercial businesses. For cross border disputes, she has been involved in international commercial disputes in various overseas court proceedings and ADRs including representing clients in ICC and JCAA commercial arbitration in the cases of major construction disputes, IP license disputes, etc. She also assists the lawyers in the firm in many major international disputes. She is a Fellow of the Chartered Institute of Arbitrators (FCIARB) and a Specialist Mediator of Singapore International Mediation Centre (SIMC). She writes monthly on the Journal of the Japan Commercial Arbitration Association regarding English Contract Law for Japanese in-house counsels and practitioners ("The Key Principles and Practice in English Contract Law"). She also teaches at Graduate School of Law in Chuo University. Her classes are English Contract Law and Asian Business Law.

Kent Phillips, Partner, Hogan Lovells Lee & Lee

Kent has over 15 years' experience as a dispute resolution lawyer, concentrating on international arbitration in both London and Singapore. Kent has conducted arbitrations under leading institutional rules in most major seats, under both civil and common applicable laws. His extensive trial experience includes high value commercial disputes across a number of sectors and jurisdictions. His final years in London were spent leading disputes between high profile Russian oligarchs, with merits hearing of claims involving some US\$3bn. From Singapore he is routinely involved in disputes relating to services and infrastructure in the resources, energy and oil & gas sectors. These include construction and commodities matters and often involve South East Asia or India.

He conducts all stages of proceedings, from interim measures to advocacy at trial. He also holds full registration as a foreign lawyer to appear before the Singapore International Commercial Court. Kent is recognised by Chambers Asia Pacific as a leading individual for Dispute Resolution: Arbitration (Singapore) in 2014 and 2015. He regularly sits as an arbitrator and is on the SIAC panel. He is a director of the Chartered Institute of Arbitrators - Singapore branch.

Ravi Shankar, Senior Partner, Law Senate

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, IAL, AAI etc..

Marcus Pollard, Solicitor, Competition & Antitrust, Linklaters

Marcus Pollard is based in Hong Kong in Linklaters' Asia Antitrust & Competition practice advising companies on a wide range of Asian and global competition law issues.

Marcus is widely recognised amongst his peers in the region. In 2017, Marcus was named as a "Next Generation Lawyer" by Legal 500. In 2017 and 2018, Marcus was named as a 'Who's Who Legal Future Leaders for Competition'. In the past year, Marcus has taken a leading role in advising a client through the challenges of litigation in the Hong Kong Competition Tribunal, and supporting multinational clients in three of Hong Kong's first and ongoing antitrust investigations by the Hong Kong Competition Commission. Marcus recently spent 2 years at the Hong Kong Competition Commission assisting the organisation develop its Guidelines, Leniency Policy and act as Case Manager on some of its initial enforcement cases.

Prior to moving to Asia, Marcus was based in Brussels and worked on a range of global cartel and antitrust matters - including investigations with complex remedy/commitment processes in the EU and China, leniency applications, and multinational litigation. Marcus also has had a wide experience of merger control and handled a large number of multi-jurisdictional transactions, including global matters with a strong Asia-Pacific focus and in-depth investigations with remedies. He has experience of working with clients in several industries, including the financial services, healthcare, IT, telecommunications, food & beverage, and retail sectors. Marcus graduated from Oxford University and the College of Europe. He is a solicitor in Hong Kong and England & Wales.

Akari Yamamoto, Deputy Director, International Affairs Division, Japan Fair Trade Commission

Akari Yamamoto is a Deputy Director of International Affairs Division in Japan Fair Trade Commission (JFTC). Akari has 10 years' working experience in Japanese competition authority. Her work has included competition policy making, case investigation, international affairs as well as leniency policy and practice. Akari also has addressed international forums in the field of competition law and policy. Akari is holding postgraduate degrees in law from the UK.

Daniel A. Goldschmidt, Of Counsel, Morrison & Foerster

Dan Goldschmidt is of counsel to the Tokyo Litigation Department of Morrison & Foerster. He has practiced law in the U.S., the U.K., the Netherlands and Belgium, in both law firm and in-house settings. Mr. Goldschmidt has broad practice experience in handling contentious matters in U.S. federal and state courts and in arbitration. He has also frequently represented clients before regulators and prosecutors, including the U.S. Department of Justice, the U.S. Securities and Exchange Commission, and a number of state and self-regulatory agencies.

Mr. Goldschmidt has represented clients from a wide array of industries, including financial services, chemicals, fast-moving consumer goods, pharmaceuticals, electronics, automotive, telecommunications, heavy materials, and insurance. As in-house counsel to two major multinational corporations, he was responsible for legal matters arising in many different geographies around the world. His responsibilities in these roles included not only the handling of disputes but the design and implementation of policies and procedures necessary to minimize legal compliance risk and cost.

Although Mr. Goldschmidt's subject matter expertise is wide-ranging, he has devoted a significant part of his time to the handling of anti-bribery and anti-corruption matters arising under the U.S. Foreign Corrupt Practices Act, including negotiation and resolution of several matters before the SEC and DOJ. In addition, he is experienced in the defense of U.S. securities class actions and other securities fraud cases. He also has expertise in handling contentious antitrust/competition matters, including representing an alleged cartel participant before the U.S. Department of Justice and in follow-on civil class actions by customers seeking economic damages.

Japan: 5th Annual International Arbitration, Regulatory and Competition Law Global Forum

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- Complimentary seat is based on first-come-first-served and the organiser's discretion. Applicants will be notified by email with the result.

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TERMS & CONDITIONS

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.