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6TH ANNUAL INTERNATIONAL ARBITRATION, REGULATORY & COMPETITION LAW GLOBAL SUMMIT

(This conference will be conducted in English)

Thursday, 12 September 2019, 8:50am - 5:00pm

Keio Plaza Hotel, Tokyo



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to secure your seat condition applies.



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John Bishop International Independent Arbitrator Chairman — AM Session



Moses W. Park
Barrister, Liberty Chambers
Moderator — 2nd Grand Panel



Stephen Mavroghenis Partner, Quinn Emanuel Urquhart & Sullivan LLP



Ronnie King Office Managing Partner, Ashu<u>rst</u>



SeungMin Lee Partner, Shin & Kim



Chris Bailey Partner, King & Spalding



Yoko Maeda Yoko Maeda, Partner, City-Yuwa Partners



Anri Okamoto Attorney-at-law, ZeLo



President, Japan Commercial Arbitration Association Opening Keynote Address

Kazuhiko Bando



Haig Oghigian Founder, Tokyo Chambers; Partner, Squire Patton Boggs Moderator — 3rd Grand Panel



Elvira Aliende Rodriguez Partner, Shearman & Sterling



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



Chie Nakahara Partner, Nishimura & Asahi



Julian Cohen Barrister, Gilt Chambers



Kohei Murakawa Partner, Atsumi & Sakai



Ohoon Kwon Partner, OhKims Law & Company



Daniel Allen Foreign Attorney, Mori Hamada & Matsumoto Moderator — 1st Grand Panel



Dr. Akira Inoue Partner, Co-Head of the Competition Practice Japan, Baker McKenzie Moderator — 4th Grand Panel



Charles Allen Partner, RPC



Scott Warren Secretary, POLCYB (The Society for the Policing of Cyberspace); Partner, Head of Cybersecurity & Data Privacy, Asia, Squire Patton Boggs



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



Tony Andriotis Partner, Tokyo, Japan, Quinn Emanuel Urquhart & Sullivan, LLP



Kate Apostolova Senior Associate, Freshfields Bruckhaus Deringer



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| 8:50 — 8:55 | Opening Welcome by Chairman John Bishop, International Independent Arbitrator | 12:50 — 14:00 | Networking Lunch Global Cartels — New Issues To Consider for 2019 Elvira Aliende Rodriguez, Partner, Shearman & Sterling Hipster Antitrust: Altering the Objectives of Antitrust Enforcement, Including Fairness, Privacy, and Public Interest? Stephen Mavroghenis, Partner, Quinn Emanuel Urquhart & Sullivan LLP | | |
|---------------|--|---------------|--|--|--|
| 8:55 — 9:15 | Opening Keynote Address Kazuhiko Bando, President, Japan Commercial | 14:00 — 14:30 | | | |
| 9:15 — 10:05 | Arbitration Association 1st Grand Panel — Artificial Intelligence Law: Disputes, Accountability, Regulatory Issues and the Future As We Know it! Moderator Daniel Allen, Foreign Attorney, Mori Hamada & | 14:30 — 15:00 | | | |
| | Matsumoto Panellists: • SeungMin Lee, Partner, Shin & Kim • Yoko Maeda, Partner, City-Yuwa Patrners • Tony Andriotis, Partner, Tokyo, Japan, Quinn | 15:00 — 15:20 | Current U.S. Regulatory Expectations For Corporate Compliance Programs Christopher Frey, Partner, Paul, Weiss, Rifkind, Wharton & Garrison LLP | | |
| | Emanuel Urquhart & Sullivan, LLP • Kate Apostolova, Senior Associate, Freshfields | 15:20 — 15:40 | Short Break & Afternoon Refreshment | | |
| 10:05 — 10:25 | Bruckhaus Deringer Effective use of Technology in Arbitration: Practical Observations for Inhouse Counsels | 15:40 - 16:00 | Put And Call Options Exercised Following Breach Of Anti-Bribery Warranties Ronnie King, Office Managing Partner, Ashurst | | |
| 10:25 — 10:45 | Julian Cohen, Barrister, Gilt Chambers Protesting too Much? Hong Kong's Ongoing Debate Over the Tension Between Arbitration Agreements and the Courts' Insolvency Jurisdiction Charles Allen, Partner, RPC | 16:00 — 16:25 | Cyber Security — A Global Problem Getting Worse? Issues for All Companies To Be Aware of in 2019 Scott Warren, Secretary, POLCYB (The Society for the Policing of Cyberspace); Partner, Head of Cybersecurity & Data Privacy, Asia, Squire Patton Boggs | | |
| 10:45 - 11:10 | Networking & Morning Refreshment | 16:25 — 17:05 | 4th Grand Panel — Competition Law in The Digital Age | | |
| 11:10 – 11:30 | Cross-Border Disputes and Managing Arbitrations Chris Bailey, Partner, King & Spalding | 10.23 | Issues to Consider and Priorities for Enforcement & Damages Moderator | | |
| 11:30 – 12:10 | 2nd Grand Panel — Blockchain: Dispute and Regulatory Resolution Moderator • Moses W. Park, Barrister, Liberty Chambers Panellists: • Anri Okamoto, Attorney-at-law, ZeLo • Ohoon Kwon, Partner, OhKims Law & Company | | Dr. Akira Inoue, Partner, Co-Head of the Competition Practice Japan, Baker McKenzie Panellists: Elvira Aliende Rodriguez, Partner, Shearman & Sterling Stephen Mavroghenis, Partner, Quinn Emanuel Urquhart & Sullivan LLP Kohei Murakawa, Partner, Atsumi & Sakai | | |
| 12:10 — 12:50 | 3rd Grand Panel — Arbitration Clauses — Best remedies and Avoiding Pitfalls in Different Regions Moderator • Haig Oghigian, Founder, Tokyo Chambers; Partner, Squire Patton Boggs | 17:05 – 17:10 | Closing Remarks & Lucky Draw | | |
| | | 17:10 — 18:00 | Networking Cocktail Party | | |
| | Panellists: • Chie Nakahara, Partner, Nishimura & Asahi | | | | |

John Bishop, International Independent Arbitrator

John Bishop is a member of Arbitration Chambers, Hong Kong and London. Arbitration Chambers has amongst its members many of the world's leading arbitrators. John has more than 40 years' experience as a construction lawyer. He now practices as an Arbitrator, Mediator & Dispute Board Member. He is a panel member of many leading arbitration institutions.

John has been selected by the main legal directories for his expertise in the construction, arbitration and mediation. Comments include "One of the world's pre-eminent construction experts" and "One of the top 30 construction lawyers in the world".

John is a Fellow of the International Academy of Construction Lawyers, Fellow of the Chartered Institute of Building, Fellow of the International Construction Law Association, Grade A Accredited Professional of IBEC, Fellow of the Faculty of Building. He has been Chairman, then President of TeCSA, Vice Chairman of the Academy of Experts, Dean of the Faculty of Mediation & ADR, Board Member of the Civil Mediation Council, Chairman of the LCIA consultative committee.

Kazuhiko Bando, President, Japan Commercial Arbitration Association

Kazuhiko Bando is the president of the Japan Commercial Arbitration Association since August 2019. He developed his career for about 30 years at Ministry of Economy Trade and Industry of Japan. During this time, he took charge of policymaking in various matters including trade insurance, natural resources and energy, and trade and economic cooperation. He was a managing director at Japan Finance Cooperation and CEO at Nippon Export and Investment Insurance.

Daniel Allen, Foreign Attorney, Mori Hamada & Matsumoto

Daniel Allen is an international arbitration specialist with Mori Hamada & Matsumoto, which has its origins as one of Japan's premier law firms, and now spans the Asia region. Daniel has been based in Japan for more than five years, where his work has focused on representing Japanese and regional clients in complex and high-stakes international commercial and investment treaty arbitrations. He is an experienced advocate, and has argued commercial and investment cases before arbitral tribunals constituted according to a wide range of arbitral rules, including ICSID, UNCITRAL, ICC, SIAC, JCAA, and others.

Daniel received his law degree from Stanford Law School, where he was the managing editor of the Stanford Journal of International Law. Before joining Mori Hamada & Matsumoto, he practiced U.S. patent litigation with Cravath, Swaine & Moore LLP in New York, and international arbitration in Tokyo with the Magic Circle law firm Freshfields Bruckhaus Deringer. In addition to his work as counsel, he enjoys an appointment as Lecturer at Kobe University Faculty of Law, where he teaches graduate-level courses on international arbitration and international dispute resolution."

Moses W. Park, Barrister, Liberty Chambers

Moses W. Park is a dispute resolution lawyer practicing as a barrister (trial advocate) based in Hong Kong. His practice mainly focuses on conduct and resolution of cross-border and international commercial arbitration and litigation. He has successfully handled a broad spectrum of commercial work with an emphasis on civil fraud, asset-tracing/recovery, enforcement of foreign arbitral awards and judgments, securities and investment products as well as shareholder disputes. His clients have included international corporations and businesses as well as high and ultra-high net worth individuals.

Moses' work extends to regulatory fields (providing advice on matters governed by securities and competition legislation) often involving a mix of private and public law elements. He has recently contributed a chapter in Construction Contract Essentials in Hong Kong published by the University of Hong Kong Press. He is currently serving in the Committee of Arbitration and the Committee of International Law at the Hong Kong Bar.

Haig Oghigian, Founder, Tokyo Chambers; Partner, Squire Patton Boggs

Haig Oghigian, FCIArb., has a practice that is primarily focused on international dispute resolution. He also advises on a wide range of issues in the pharmaceutical and life sciences sectors, with an emphasis on government relations and regulatory matters.

Haig has acted as counsel, arbitrator and/or mediator in more than 100 cases, including high profile ICC, JCAA and SIAC cases in Asia, Europe and the US. He has also represented an industry association in a nontariff trade barrier dispute against the Japanese government at the World Trade Organization. He is consistently highly ranked by the leading rating institutions including Chambers, GAR and Asia Law 500. He is widely published in various journals and is the author and editor of The Law of Commerce in Japan (Prentice Hall).

Dr. Akira Inoue, Partner, Co-Head of the Competition Practice Japan,

Dr. Inoue is a partner at Baker McKenzie's Tokyo office, and has been handling cross-border antitrust cases for more than 18 years. He is highly respected for his knowledge of antitrust and competition law, giving presentations at numerous events and having authored 10 books and more than 87 articles on the subject. The government frequently seeks his opinions on competition policy and government reports often cite his articles. Dr. Inoue has been serving Japanese companies as lead defense counsel since becoming involved in the international vitamin cartel case. Most recently, he successfully secured compliance credit for only the second time in the history of antitrust practice and won a 40% fine reduction. He is further distinguished as the sole member of the steering committee of Baker McKenzie's Global Antitrust & Competition Group from the Asia Pacific region, Dr. Inque has been recognized as a "Leading Individual" by Chambers Asia (2010-2018), Who's Who Legal (2016-2018) and Best Lawyers in Japan (2017). He is recognized at the lawyer ranking published by Nikkei News Paper (2018). Akira's focus is cross-border antitrust cases, especially international cartel cases. Starting with the vitamin cartel, he has represented clients in international cartel cases in a variety of industries, including the elevator, sorbic acid, DRAM, auto parts (shock absorbers, steering devices, seat belts, power steering, smart key entry systems, body seals, and halogen lamps), hydraulic device and HDD industries.

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.

Elvira Aliende Rodriguez, Partner, Shearman & Sterling

Elvira Aliende Rodriguez is a partner in the Antitrust practice of Shearman & Sterling's Brussels office. She focuses on Spanish and EU competition law. Elvira advises clients across a range of sectors, including air transport, chemicals, telecommunications, energy, pharmaceuticals, steel, hotel accommodation, textiles and financial services. She has extensive experience in advising clients on Article 101 (restrictive agreements) and the equivalent provisions under Spanish law. She has also participated in State aid procedures and in Article 102 (abuse of dominance) cases before the EU competition authorities. She has in-depth knowledge of working before the European Commission and the European Courts.

Charles Allen, Partner, RPC

Charles Allen focuses on commercial disputes, he supports clients in domestic and cross-border litigation as well as in international arbitrations across numerous jurisdictions. During the course of more than 20 years of practice in Asia, Charles has been involved in a wide range of disputes before the Hong Kong courts as well as in other jurisdictions around the region, including China, Singapore and India. Charles also specialises in domestic and international arbitration across a range of industries and has extensive experience under various rules including HKIAC, ICC, LCIA, UNCITRAL and LMAA. He has handled numerous institutional and ad hoc arbitrations as counsel, and has also sat as arbitrator.

Among others, Charles is on the arbitrator panels of the Hong Kong International Arbitration Centre and the Law Society of Hong Kong. He is a Fellow of the Chartered Institute of Arbitrators. Charles is a versatile and "very sharp and tactical lawyer" who represents clients on a variety of commercial disputes. He acts for a range of clients, including individuals, private and listed companies, multinationals, conglomerates and financial institutions. He is dual qualified in Hong Kong and England & Wales.

Ronnie King, Office Managing Partner, Ashurst

Ronnie has practised with Ashurst since 1984 and is currently a Managing Partner 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 a Fellow of Chartered Institute of Arbitrators and 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.

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

Christopher D. Frey, a former federal prosecutor and a partner in the Litigation Department based in Tokyo, focuses his practice on white-collar and regulatory defense, government and internal investigations, and complex litigation.

Prior to joining Paul, Weiss, Chris served for over six and a half 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 was a member of the Securities & Commodities Fraud Task Force and the Complex Frauds and Cybercrime Unit. Chris 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. Chris is a recipient of the U.S. Department of Justice's John Marshall Award for Outstanding Legal Achievement.

From 2014 to 2015, Chris served as Associate Counsel in the Office of the White House Counsel. In that capacity, Chris 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.

Scott Warren, Secretary, POLCYB (The Society for the Policing of Cyberspace); Partner, Head of Cybersecurity & Data Privacy, Asia, Squire Patton Boggs

Scott Warren is partner in our Tokyo office specializing in cybersecurity, data privacy and digital data disclosures in Asia and the Middle East. He also has significant experience in compliance, intellectual property, litigation, dispute resolution and government regulatory and internal investigations.

Scott started his career as a civil litigator in California. He moved to Japan in 1993 where he has lived since. He served 7 years as General Counsel at Sega Corporation and 6 years as a Senior Attorney at Microsoft. He serves on the Executive Board of The Society for the Policing of Cyberspace, a nonprofit organization.

He headed Kroll in Japan and Kroll Ontrack across Asia, and later opened Epiq Systems in Japan, providing IP protection, computer forensic and eDiscovery solutions. Scott is a California-licensed attorney and a licensed Foreign Attorney in Japan. He is a Certified International Counter-Cyber Crime Professional and certified as a Member of the Chartered Institute of Arbitrators (CIArb).

SeungMin Lee, Partner, Shin & Kim

SeungMin Lee is a partner at Shin & Kim and a member of the firm's International Dispute Resolution Practice Group. Ms. Lee has provided advocacy for Shin & Kim's major clients in arbitration cases under the rules of ICC, KCAB, SIAC, HKIAC, LCIA and UNCITRAL. Ms. Lee is qualified in Korea, England and Wales, and is admitted as a Fellow of the Chartered Institute of Arbitrators (CIArb). In the past, Ms. Lee has served as (i) the National Representative for South Korea of the Young Lawyer's Committee of the IBA and (ii) the Regional Ambassador for Korea to the HK 45 of the HKIAC. Ms. Lee now serves as (i) the director of the international affairs at the Seoul Bar Association, (ii) the Regional Representative for Korea to the Young International Arbitration Group of the LCIA, (iii) Member of the SIAC Users Council for South Korea National Committee, (iv) Panel of arbitrators for Asian International Arbitration Centre and (v) Specialist Mediator of Singapore International Mediation Centre. Ms. Lee was seconded by Shin & Kim to serve as a registered foreign lawyer at Oon & Bazul LLP in Singapore in 2016 and as counsel to the LCIA Secretariat in 2010.

Chie Nakahara, Partner, Nishimura & Asahi

Ms. Nakahara is a Partner at Nishimura & Asahi specializing in international disputes. The disputes she typically handles relate to M&A, distributorship, licensing, franchising, and the termination of such continuous contracts, construction, product liability, corporate governance, intellectual property, finance and other commercial matters. Ms. Nakahara has acted in a large number of complex and high profile litigations and arbitrations.

Ms. Nakahara serves on a panel of arbitrators at the Singapore International Arbitration Centre, and also as a registered arbitrator at the Daiichi Tokyo Bar Arbitration Center. She has an LL.B. from Kyoto University, and an LL.M. from Stanford Law School. She is admitted to practice law in Japan and New York.

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 and a Registered Foreign Lawyer (GJB) in Japan. She focuses her practice on cross border matters, both disputes and transactions for Japanese and foreign clients. 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, financial and other commercial disputes.

Ms. Matsuda is a Fellow of the Chartered Institute of Arbitrators (FCIArb) and a CEDR Accredited Mediator. She is a Specialist Mediator of Singapore International Mediation Centre (SIMC) and a Resident Mediator of The Japan International Mediation Center in Kyoto (JIMC-Kyoto). 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 Chuo Law School and Graduate School of Law, Doshisha University.

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 Gaikokuho 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 anticorruption matters throughout Asia. His articles have been featured in publications such as Bloomberg Law Report and on the Lexology website.

Julian Cohen, Barrister, Gilt Chambers

Julian has nearly 25 years of specialist experience of heavyweight international commercial arbitration in Asia Pacific, the Middle East and Europe. In addition to acting as counsel, he also acts sits regularly as an arbitrator. His areas of practice include a wide range of company and commercial disputes as well as construction and engineering arbitrations. He was called to the Bar in England in 1990, became a solicitor in 1993, and moved to Hong Kong in 1998. He was a Partner in the Construction and Engineering Disputes practice of Pinsent Masons before moving to the Hong Kong Bar in 2010. Julian has been recognised as one of the world's leading construction disputes lawyers (Expert Guides 2013 and 2015) and lectures and writes regularly on arbitration related topics.

Tony Andriotis, Partner, Tokyo, Japan, Quinn Emanuel Urquhart & Sullivan, LLP

Tony Andriotis is a Partner with Quinn Emanuel Urquhart Sullivan, LLP where his primary practice focuses on international dispute resolution.

He currently serves as an ICC Belt & Road Ambassador and is President of the Greek Chamber of Commerce in Japan, and an Adjunct Professor/Lecturer at both Keio Law School and the Tokyo campus of Temple Law School. He is a graduate of Cornell University and the Fordham University School of Law. Though residing in Japan for over a decade, Tony is a native of New York City, where he previously clerked for a federal judge at the United States Court of International Trade.

Yoko Maeda, Partner, City-Yuwa Patrners

YOKO MAEDA is a partner at City-Yuwa Partners in Tokyo, Japan. Since she started her career in Nishimura & Asahi in 2003, her primary practices are international and domestic dispute resolution. After being admitted to New York Bar in 2011, she worked at Debevoise & Plimpton LLP, New York Office, then in Singapore International Arbitration Center in 2012. She is ICC Court Member (Alternate) since 2018 and fellow of FCIArb since 2019. She has represented international clients in arbitrations under the institutional arbitration rules, including those of the ICC, SIAC, and JCAA, etc.

Kohei Murakawa, Partner, Atsumi & Sakai

Mr. Kohei Murakawa is an attorney (bengoshi) admitted in Japan and a solicitor admitted in England & Wales. He is a partner at Atsumi & Sakai and a manager of its dispute resolution practice group. He focuses on commercial international disputes resolution and has extensive experience in handling domestic and international competition law investigations and litigation, including investigations by the JFTC, DOJ, European Commission and CCCS, and competition litigation and class action. He has acted in numerous complex international investigation, litigation and arbitration.

Mr. Murakawa is a member of the Japan Association of Arbitrators and a CEDR Accredited Mediator. He wrote The Legal 500 Comparative Guides - Competition Litigation (Japan Chapter). He is highly ranked by The Legal 500 Asia Pacific 2019 for Risk Management and Investigations, which describes him as having 'distinguished skills in global disputes'.

Kate Apostolova, Senior Associate, Freshfields Bruckhaus Deringer

Kate is a senior associate based in Freshfields' Singapore office and has experience in both international commercial and investor-State arbitrations. Recognized as one of the most highly regarded international arbitration practitioners in Asia, Kate has extensive experience representing clients in a wide-range of industries, including oil & gas, mining, nuclear power, construction, finance, technology. Kate is also on the committee of the Singapore International Arbitration Centre's young practitioners group.

Kate previously worked as an associate at Cleary Gottlieb in New York City. Prior to that, she was a law clerk to the President of the International Criminal Tribunal for the Former Yugoslavia and a research assistant to the late Professor David D. Caron.

Kate has a juris doctorate degree from the University of California, Berkeley School of Law, where she was editor-in-chief of the Berkeley Journal of International Law. She is admitted to practice in New York, before the Supreme Court of the United States and the Singapore International Commercial Court.

Anri Okamoto, Attornev-at-law, ZeLo

Anri Okamoto, a Japan/NY qualified lawyer is specialized in M&A, venture financing, corporate governance and other general corporate matters. She serves as CCO at a health care startup company and also as an attorney-at-law at ZeLo, a law firm specialized in blockchain, crypto currency, AI and other legal issues related to cutting edge technology.

She previously worked for Mercari, Inc., one of the e-commerce market leaders in Japan. She managed its global IPO process in 2018 in which the company raised over JPY 60 billion, and handled private financing rounds, in addition to managing legal matters in Japan and the US.

She was featured as Financial Times Global General Counsel 25 in 2018. https://www.google.co.jp/amp/s/amp.ft.com/content/868f5f1a-6d55-11e8-92d3-6c13e5c92914. She has LL.M from Standard Law School and LL.B. from Keio university.

Ohoon Kwon, Partner, OhKims Law & Company

Ohoon Kwon is a Partner at OhKims Law & Company. He concentrates his practice in the area of corporate law, with focus on finance, information technologies and healthcare.

Most recently, he has advised several blockchain companies on their cryptocurrency related projects. His work includes ICO (initial coin offering), off-shore incorporation, licensing, whitepaper review and STO (security token offering) issues. He also has experience in foreign exchange regulations in Korea especially on cross-border cryptocurrency and fiat exchange, along with other AML regulations.

His work extends to highly regulatory fields such as MLM (multi-level marketing) regulations and anti-bribery laws in Korea. He has successfully implemented major compliance initiatives within large corporations.

Ohoon has previously worked as an inhouse counsel in MNCs including Amway Korea, Bausch & Lomb Korea and Blizzard Entertainment Korea. He has organized several regulation reform projects involving government and legislative staffs and represented the private sector.

Admitted to practice law in the Republic of Korea, He is a member of the Korean Bar Association. Ohoon served as a director at Inhouse Counsel Forum (IHCF), the largest inhouse counsel society in Korea.



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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.