Newton Arbitration

Live Streaming to over 10,000

viewers across the globe by

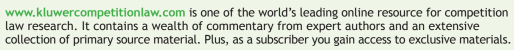
SOUTH KOREA:
6th ANNUAL INTERNATIONAL

6th ANNUAL INTERNATIONAL ARBITRATION, COMPLIANCE & COMPETITION LAW SUMMIT

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

Tuesday, 24 October 2017, 8:55am - 5:30pm

Millennium Seoul Hilton



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.



 $\underline{legal plus events a sia@legal plus-a sia.com}$

to secure your seat condition applies.



SPEAKERS

Prof Benjamin Hughes Independent Arbitrator and Associate Professor, Seoul National University School of Law Chairman — AM Session



Robert W. Wachter Co-head of the International Dispute Resolution Group, Lee & Ko Moderator — 1st Grand Panel



Chou Sean Yu Head, Banking and Financial Disputes/Restructuring & Insolvency, WongPartnership LLP



Nicolas Wiegand Managing Partner CMS, Hong Kong



Alexandra Gerungan Partner, Makarim & Taira S.



Kenny Um Managing Counsel (Team Leader), International Legal Team, Hyundai Heavy Industries



Simon Palmer Partner, DLA Piper



Knut Fournier Chairperson, Hong Kong Competition Association

Moderator — 2nd Grand Panel

Professor Hi-Taek Shin

Chairman, Seoul IDRC Opening Address



Paolisa Nebbia Counsel, Shearman & Sterling



Seah Lee Head (North East Asia), Singapore International Arbitration Centre



Marcus Pollard Managing Associate, Competition, Hong Kong, Linklaters



Geert Goeteyn Partner, Shearman & Sterling



Sanghoon Shin Partner, Bae, Kim & Lee



Laurent Lévy
Founding Partner,
Lévy Kaufmann-Kohler, Geneva
Keynote Speaker



Mike McClure Partner, Herbert Smith Freehills



Junhyun Song Partner, Bae, Kim & Lee



Charles Allen Partner, Orrick, Herrington & Sutcliffe



Scott Warren Partner, Squire Patton Boggs



Suzannah Newboult Partner, DLA Piper

GOLD SPONSORS







SHEARMAN & STERLING LLP

SILVER SPONSORS







MAKARIM&TAIRA S.

PANEL SPONSORS

BOOTH SPONSOR









LUCKY DRAW SPONSOR

MEDIA PARTNERS









SUPPORTING ORGANISATIONS

International Legal Team, Hyundai Heavy Industries





















BOOK NOW TO SECURE YOUR SEAT

This conference will be conducted in English

Venue: Millennium Seoul Hilton

Grand Ballroom C, Lower Lobby Level 50, Sowol-ro, Jung-gu Seoul, South Korea 04637

Normal rate: US\$740 Early Bird rate: US\$592 (20% off on or before 30 September 2017)

Supporting Organisation rate: US\$592 Half Day rate: US\$450

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.

8:55 — 9:00	Opening Welcome by Chairman • Prof Benjamin Hughes, Independent Arbitrator and Associate Professor, Seoul National University School of Law	12:45 - 13:55	Networking Lunch	
		13:55 — 14:00	Opening Welcome by Chairman	
9:00 - 9:15	Opening Address • Professor Hi-Taek Shin, Chairman, Seoul IDRC	14:00 - 14:30	Understanding White Collar Crime in Asia and Advice to International Companies • Speaker from Latham & Watkins The Application of Antitrust Rules to the New Economy/ Platform Economy • Paolisa Nebbia, Counsel, Shearman & Sterling Antitrust Enforcement on SEP (Standard Essential Patent) Abuse in Korea • Junhyun Song, Partner, Bae, Kim & Lee	
9:15 — 9:40	1st Keynote Session — Uses and Abuses of Parallel Arbitrations • Laurent Lévy, Founding Partner, Lévy Kaufmann-Kohler, Geneva			
		14:30 — 15:00		
9:40 — 10:05	Anatomy of a Hong Kong Phishing Fraud: Typical Facts, Immediate Steps and Long-term Remedy • Charles Allen, Partner, Orrick, Herrington & Sutcliffe	15:00 — 15:20		
10:05 — 10:30	Use of Arbitration in Cross Border Disputes — Top tips for Counsels • Mike McClure, Partner, Herbert Smith	15:20 - 15:50	Recent Developments in EU Merger Control and Antitrust Enforcement: The EU Commission's Increasing Reach • Geert Goeteyn, Partner, Shearman & Sterling	
10:30 — 10:55	Advising on Disputes in The Middle East • Simon Palmer, Partner, DLA Piper • Suzannah Newboult, Partner, DLA Piper	15:50 — 16:15	Short Break & Afternoon Refreshment	
		16:15 — 16:40	Data Privacy and Cybersecurity: The New Cross-Border Compliance Nightmare • Scott Warren, Partner, Squire Patton Boggs	
10:55 - 11:20	Networking & Morning Refreshment			
11:20 - 11:40	Advising on Disputes in SE Asia — Updates on Developments • Chou Sean Yu, Head, Banking and Financial Disputes/restructuring & Insolvency, Wongpartnership LLP	16:40 — 17:25	2nd Grand Panel — The Race for Leniency in Korea and Overseas — Regional Updates and Q/A Moderator • Knut Fournier, Chairperson, Hong Kong Competition	
11:40 — 12:00	Advising On Arbitrating Disputes in Indonesia For International Companies • Alexandra Gerungan, Partner, Makarim & Taira S.		Association Panellists: • Marcus Pollard, Managing Associate, Competition, Hong Kong, Linklaters • Sanghoon Shin, Partner, Bae, Kim & Lee • Representative from Latham & Watkins Lucky Draw Prize by Squire Patton Boggs • Scott Warren, Partner, Squire Patton Boggs	
12:00 — 12:45	1st Grand Panel — Regional Views — Managing the Arbitration Process and Use of the Expert Witness from Both Sides — Advising In-house Counsels Moderator • Robert W. Wachter, Co-head of the International Dispute Resolution Group, Lee & Ko Panellists: • Nicolas Wiegand, Managing Partner CMS, Hong Kong • Seah Lee, Head (North East Asia), Singapore International Arbitration Centre • Kenny Um. Managing Counsel (Team Leader).			
		17:25 – 17:30		
		17:30 — 17:35	Closing Remarks	
		17:40 - 18:40	Networking Cocktail Party	

Prof Benjamin Hughes, Independent Arbitrator and Associate Professor, Seoul National University School of Law

Professor Benjamin Hughes is an independent arbitrator, associate professor at Seoul National University School of Law, and resident of The Arbitration Chambers in Singapore. He has extensive prior experience as counsel in international arbitrations around the world and under most major arbitration rules. He practiced international arbitration at a large US firm (in the US and Singapore), and was the founding co-chair of the international dispute resolution practice group at one of Korea's oldest and largest full service law firms. Ben ceased practice as a lawyer and has practiced as an independent arbitrator and mediator since March 2013. Since then, he has been appointed as the sole, chair or co-arbitrator in arbitrations under rules of the ICC, SIAC, HKIAC, UNCITRAL, KLRCA, CIETAC, ACICA and KCAB, as well as ad-hoc arbitrations. He is a Fellow of the Chartered Institute of Arbitrators, the Singapore Institute of Arbitrators, the Hong Kong Institute of Arbitrators and the Australian Centre for International Commercial Arbitration. He is Chair of the Korea Chapter of CIArb, Executive Committee Member of the Seoul International Dispute Resolution Center, Member of the International Arbitration Committee of the KCAB, and Director of the Korean Council for International Arbitration. He also serves on the editorial boards of the Journal of Korean Law at SNU Law School and the Korean Arbitration Review of the KCAB.

Professor Hi-Taek Shin, Chairman of the Executive Committee SIDRC and Professor, School of Law, Seoul National University

Professor Hi-Taek Shin is a Professor of Law at Seoul National University School of Law and the director of the Center for International Economic and Business Law at Seoul National University. He teaches courses on the legal aspect of cross-border business transactions and international investment law. He is also serving as the Chairman of the Executive Committee of Seoul International Dispute Resolution Center launched in 2013. He is on the ICSID panel of arbitrators and sits regularly as an arbitrator in international arbitrations.

Prior to joining the law faculty at Seoul National University in 2007, Professor Shin was a partner at Kim & Chang, the leading Korean law firm, where he specialized in foreign direct investment, and resolution of disputes arising from cross-border investment projects. He received the LL.M. and J.S.D degrees from Yale Law School and LL.B. and LL.M degrees from Seoul National University.

Laurent Lévy, Founding Partner, Lévy Kaufmann-Kohler, Geneva

A dual Swiss and Brazilian national, Dr. Lévy studied law in Paris and Geneva. Laurent Lévy has extensive experience in corporate disputes, mainly in the areas of oil, gas, air & space and finance industries as well as in investment arbitration.

He is a Council member of the ICC Institute of World Business Law, a member of the Association Suisse de l'Arbitrage and of the Milan Club of Arbitrators. He is also a former Vice-President of the ICC Court of International Arbitration and a former member and Vice-President of the London Court of International Arbitration.

Since 2007 he is a visiting professor at the School of Law, Queen Mary, University of London

He has handled more than 250 arbitration proceedings, mostly as an arbitrator, under various rules such as the ICC, ICSID and LCIA Rules, in numerous jurisdictions worldwide.

Robert W. Wachter, Co-head of the International Dispute Resolution Group, Lee & Ko

Robert Wachter is co-head of the International Dispute Resolution Group at Lee & Ko. Together with Sean Lim, he leads the team specializing in international arbitration and cross-border disputes.

Mr. Wachter has acted as counsel, arbitrator or arbitral secretary in international arbitration cases brought under the ICC, KCAB, VIAC, Swiss Chambers, SIAC, SCC, JCAA and UNCITRAL arbitration rules. He has represented corporations, trusts, and governmental entities in a wide range of contract disputes arising under shareholders agreements, joint venture agreements, M&A contracts, construction contracts, public private partnership (PPP) contracts, and long term energy and industrial supply agreements. He has worked extensively in a broad range of industries including the construction, automotive, shipping, energy and telecommunications sectors.

Mr. Wachter has lectured as an adjunct professor at Seoul National University School of Law, the Supreme Court of Korea (Judicial Research and Training Institute), and Ewha Womans University. He also regularly participates in conferences and seminars on international arbitration. He has published various academic articles about international arbitration and Korean law.

Mike McClure, Partner, Herbert Smith Freehills

Mike McClure is an English qualified solicitor advocate specialising in international arbitration. He is based currently in Seoul, although he has worked previously in London, Hong Kong and Moscow. He has acted and advised on a number of international disputes, particularly in the energy, telecoms, transport, property and insurance sectors. He has experience in arbitrations under the auspices of ICSID, the LCIA, the ICC, the LMAA, the DIAC and the BCDR, as well as ad hoc arbitrations under the UNICTRAL Rules and the English Arbitration Act. Mike was a guest lecturer on the Masters in International Law Programme at the Sorbonne University in Abu Dhabi, a Regional Representative for the Middle East and North Africa for the LCIA Young International Arbitration Group (YIAG) and a member of the ICC Young Arbitrators' Forum and the ICDR Young and International Association.

Chou Sean Yu, Head, Banking and Financial Disputes/Restructuring & Insolvency, WongPartnership LLP

Chou Sean Yu is a partner in the international arbitration practice at WongPartnership LLP. He is also the head of the firm's banking and financial disputes practice, the joint head of the restructuring and insolvency practice and a partner in the financial services regulatory and the Malaysia practices.

Sean Yu graduated with First Class Honours from the University of Bristol. His main areas of practice are domestic and international litigation and arbitration work, with particular expertise in banking and trade finance disputes, commercial and corporate disputes, insolvency and restructuring, corporate fraud, investigations and asset recovery, shareholder litigation and tort and contractual claims.

The Legal 500: Asia Pacific describes Mr Chou as a "thorough and well prepared" practitioner. His clients have lauded "his excellent legal knowledge and competence", adding that "his good commercial thinking allows him to appreciate the commercial aspects of complex business issues and provide holistic advice to clients that goes beyond just legal considerations". He is also recognised as a leading lawyer for international arbitration in Best Lawyers 2017 and endorsed as a recommended restructuring and insolvency lawyer in The Legal 500: Asia Pacific 2016 and a leading restructuring and insolvency lawyer in Best Lawyers 2017.

Mr Chou is a Fellow of the Insolvency Practitioners Association of Singapore and is on the Panel of Arbitrators of the Singapore International Arbitration Centre (SIAC), Korean Commercial Arbitration Board (KCAB) and the Kuala Lumpur Regional Centre of Arbitration (KLRCA). He is also a Fellow of the Chartered Institute of Arbitrators and current Chairman of the Board of its Singapore Branch.

Paolisa Nebbia, Counsel, Shearman & Sterling

Paolisa Nebbia is a Counsel in the firm's Rome office, where her practice focuses on Italian and EU competition law.

Paolisa has acquired extensive experience working at the Directorate General for Competition of the European Commission (DG COMP) and at the Italian Competition Authority (Autorità Garante della Concorrenza e del Mercato). She has in-depth knowledge of the working and dynamics of public enforcers and has handled several complex and high profile cases. Her experience spans across several sectors, ranging from media to consumer products, e-commerce to sports, and from collective rights management to Services of General Economic Interest. She has held academic appointments in Competition Law and in EU Law at several UK universities, is a former Law Fellow of St. Hilda's College, University of Oxford and is currently a visiting professor at the World Intellectual Property Organisation.

Junhyun Song, Partner, Bae, Kim & Lee

Junhyun Song is a partner of Antitrust Practice Group in Bae, Kim and Lee LLC. Since he joined Bae, Kim and Lee LLC in 2008, he has counseled and represented for prominent corporate clients such as Samsung and LG on a wide range of antitrust law matters including cartels, abuse of market dominant power, merger filings, antitrust damage suits, consumer protection, etc. He achieved remarkable success in major cases including the international air cargo cartel case in 2009 on behalf of Polar Air Cargo, the merger review case on the proposed JV establishment between BHPB and Rio-Tinto in 2010 on behalf of Nippon Steel, the litigation for seeking annulment of the Korea Fair Trade Commission's decision on the LCD cartel in 2012 on behalf of LG Electronics. Recently he is engaging in Qualcomm's Patents Abuse case, representing Samsung Electronics to support the Korea Fair Trade Commission's decision. Also he has actively contributed an article to legal journals on a variety of antitrust issues including atypical cartel (i.e. hub-and-spoke price fixing) and vertical agreements. He graduated from Seoul National University (LL.B, 2005) earned an LL.M. degree from Duke University School of Law in 2014.

Nicolas Wiegand, Managing Partner CMS, Hong Kong

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.

Knut Fournier, Chairperson, Hong Kong Competition Association

Knut Fournier is currently the Chairman of the Hong Kong Competition Association. Until recently, he was teaching law at the City University of Hong Kong. Prior to moving to Hong Kong, Knut worked as a monitoring trustee for competition authorities in Europe, in the United States, in Brazil and in China. During his nearly three years as a trustee, Knut worked on cases covering a variety of sectors, including banking, manufacturing, food, retail, aviation, music, and mining. He designed compliance programmes for traders and trained staff on competition compliance, in the context of remedies imposed by the European Commission and by national competition authorities. He published extensively on competition law, including recently on Hong Kong telecom merger remedies, and on competition policy and the Hong Kong broadcasting sector. He holds law degrees from the University of Paris and from King College London. Knut is currently finishing a PhD on Hong Kong Competition Law at the University of Leiden, and was an Academic Visitor at the University of Oxford.

Seah Lee, Head (North East Asia), Singapore International Arbitration Centre

Seah joined SIAC in April 2016 and is based in the SIAC Seoul office.

Prior to joining SIAC, Seah worked with the International Arbitration Practice Group and Corporate Group of a leading Korean law firm. She represented clients in international arbitration, cross-border litigation and negotiations, as well as arbitration-related collateral proceedings and provisional measures, and actions to enforce or set aside an arbitral award. She also advised on general corporate legal issues, particularly involving cross-border deals between Korean and Chinese entities.

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.

Alexandra Gerungan, Partner, Makarim & Taira S.

Alexandra Gerungan is a Partner dealing with litigation/dispute resolutions at Makarim & Taira S. She has successfully handled litigation and dispute resolution cases across highly diverse sectors. Her experience ranges from civil lawsuits to arbitration; alternative dispute resolution; anti-corruption investigation; employment issues; land/property cases; insurance, banking and future exchange claims/disputes; police investigations (for example related to allegations of forestry and environmental crimes); and internal/independent investigations. She also advises on related matters such as due diligence and general investigations, liquidation, bankruptcy//suspension of payment, and land/property issues. Drawing on her experience, she is more over able to advise clients on transaction structures, agreements and general business practice s with a view to preventing the emergence of future disputes or issues.

Alexandra is a frequent contributor to and a co-author of various reports, articles and publications on litigation, arbitration, alternate dispute resolution, environment matters, rule of law, compliance issues and labor law. Her articles have appeared internationally in Law Business Research, Global Legal Group and World Justice Project. She has also been invited as a speaker for seminars and workshops on litigation, arbitration, dispute settlement alternatives and insolvency.

Alexandra is a member of the Indonesian Advocates Association (PEERADI), the Indonesian Advocates Society (IKADIN), the International Chamber of Commerce (ICC) Indonesia, the International Bar Association (IBA) and the Chartered Institute of Arbitrators (MCIArb).

Marcus Pollard, Managing Associate, Competition, Hong Kong, Linklaters

Marcus Pollard is a Managing Associate in Linklaters' Asia Antitrust & Competition practice advising companies on a wide range of Asian and global competition law issues. Marcus recently spent two years at the Hong Kong Competition Commission. During that time, Marcus assisted the Commission in the drafting of its Guidelines, Cartel Leniency and Enforcement Policies and the Memorandum of Understanding with the Communications Authority. He also served as a Case Manager for a number of the Commission's initial antitrust investigations and other matters.

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 multi-national 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.

Scott Warren, Partner, Squire Patton Boggs

Scott Warren is a partner in our Tokyo office and leads a team that specializes in cybersecurity, data privacy and digital data disclosures in Japan and Asia. He advises on digital compliance, eDiscovery and corporate data privacy for global and local corporations. He also has significant experience in compliance, intellectual property, litigation, dispute resolution and government regulatory and investigations. He has provided advice to global multinational corporations in the hi-tech, software, retail, healthcare, pharmaceutical, automotive, banking, trading, telecommunications and professional services industry.

Scott started his career as a civil litigator in California and is experienced in all phases of disputes resolution, from pleadings through conducting jury trials. He moved to Japan in 1993 and wrote the "Japan Employers Handbook" for CCH, a large international publishing company. While general counsel at Sega Corporation, he handled various intellectual property issues, including licensing and anti-counterfeiting on infringers on every continent except Antarctica. He also oversaw their anti-competition and internal investigation issues.

As senior attorney for Microsoft, Scott was responsible for the Xbox launch in Japan, Korea, Hong Kong, Taiwan and Singapore. He was the head of anti-piracy for Xbox worldwide, and the head of anti-piracy for all Microsoft products in North Asia. He also served as the head of internet safety, working with law enforcement and governments to better protect the public from cyberthreats. In this capacity, he became involved with The Society for the Policing of Cyberspace, a non-profit organization, where he serves on the executive board.

He was the managing director of Kroll in Japan and regional managing director of Kroll Ontrack in Asia, providing clients with investigative, computer forensics and e-Discovery services. Later, he opened Epiq Systems in Japan and built the team and services in order to provide eDiscovery solutions to global organizations. Having served as in-house counsel for more than 13 years and having built two successful legal services companies in Asia, Scott brings a unique understanding, expertise and global perspective to his clients. Scott is also a Certified International Counter-Cyber Crime Professional.

Kenny Um, Managing Counsel (Team Leader), International Legal Team, Hyundai Heavy Industries

Kenny Um serves as Managing Counsel (Team Leader) for the International Legal Team at Hyundai Heavy Industries, where he oversees all legal matters for the company's international business. Mr. Um has handled various corporate, regulatory, and tax matters with a focus on litigation and international arbitration involving large scale disputes for onshore and offshore construction megaprojects. Having served in the International Legal Team for a decade, Mr. Um has in-depth knowledge of the shipbuilding, construction and manufacturing industries.

In addition to his time at HHI, Mr. Um also served as the Sr. Director of Legal (Asia) for a US corporation involved in the semiconductor industry where he was responsible for all legal and compliance matters within the APAC region. Mr. Um is a native of New York, where he worked, prior to joining HHI, in private practice specializing in commercial litigation.

Mr. Um received his B.A. from Brandeis University and his J.D. from St. John's University. He is admitted to the bar in New York.

Geert Goeteyn, Partner, Shearman & Sterling

Geert Goeteyn, a partner in the firm's Brussels office, advises on all areas of EU competition, merger and regulatory law. He is qualified to practice law in Belgium as well as in England and Wales, and holds an LLM in European Law.

Mr. Goeteyn has represented a large number of clients in a wide variety of industries including agricultural seeds, automotive, aviation, biotechnology, consumer goods, oil, paper, telecommunications and high-tech. He advises clients on complex antitrust issues including merger remedy cases, cartel related issues (both in the context of European Commission investigations and private damages actions) and abuse of dominance cases.

Suzannah Newboult, Partner, DLA Piper

Suzannah Newboult is a Partner in the Litigation, Arbitration and Investigations Group in the Middle East. Based in DLA Piper's Dubai office, Suzannah focuses on resolving international construction and engineering disputes. She has considerable experience in dealing with arbitration, litigation and adjudications, as well as mediation and negotiations on both standard term and bespoke contracts.

Suzannah's clients include developers, financial institutions, government bodies, contractors and engineering companies, consultants and end users.

Suzannah was involved in the steering committee for the drafting and setting up of QConstruct, an adjudication mechanism for construction disputes in Qatar to be overseen by the Qatar International

Court and Dispute Resolution Centre. She also represented the Construction Client Group arm of Constructing Excellence in the consultation for amendments to the 'Construction Act'

Simon Palmer, Partner, DLA Piper

Simon Palmer is a Partner in the Litigation, Arbitration and Investigations Group in the Middle East. and is also the Managing Partner of DLA Piper's Qatar office. Simon has specialised for over 25 years in contentious Construction, Engineering and Infrastructure law. His work involves resolution of complex disputes via dispute resolution boards, international arbitration, Court litigation, mediation and all other forms of ADR.

Simon represents international businesses at funder, employer, developer, contractor, sub-contractor and consultant levels. His disputes have included power plants, stadia, process plant,

hospitals, schools, laboratories, warehouses, roads, rolling stock, mines and quarries. The projects have been carried out under all major forms of international contracts and procurement regimes.

Sanghoon Shin, Partner, Bae, Kim & Lee

Mr. Sanghoon SHIN, admitted to New York Bar, is a foreign legal advisor of Bae, Kim &Lee LLC. He passed the 40th higher civil service examination and began to work with the Fair Trade Commission (FTC) as a public official in February 1998. He worked at the FTC (in International Cooperation Division, Mergers and Acquisitions Team, and Institutional Improvement Planning Task Force), planning and implementing various cases/policies related to fair trade until April 2007. Since joining Bae, Kim & Lee LLC in April 2007, he has advised on various fair trade cases, such as mergers and acquisitions, cartels, unfair trade practices, abuse of dominant market position, and unfair supports. In particular, he has focused on providing foreign companies with legal services related to fair trade. He served as a legal advisor (on fair contents trade) to Korea Creative Content Agency. He enjoys contributing to fair trade journals including Competition Journal, and often gives lectures on fair trade at companies, law schools and academia.





☐ Half Day rate US\$450 (ΔM/PM)

□ Normal rate US\$740

South Korea: 6th Annual International Arbitration, Compliance & Competition Law Summit

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

	- Normat rate 9547 to						
☐ Early Bird rate US\$592 (20% off on or before 30 September 2017)			☐ Supportir	☐ Supporting Organisation rate US\$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:							

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.

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.