

LEGAL PLUS BRINGS YOU ITS

**JAPAN:****12<sup>TH</sup> INTERNATIONAL ARBITRATION & CORPORATE CRIME FORUM**

Thursday, 28 May 2026, 9:25am – 5:15pm

*Venue: Anderson Mori & Tomotsune, Tokyo Office*

(This conference will be conducted in English)

**Complimentary seats**  
for In-house/ General Counsel.  
Contact us at  
[legalpluseventsasia@legalplus-asia.com](mailto:legalpluseventsasia@legalplus-asia.com)  
to secure your seat.  
Condition applies.

**Legal Plus** is a leading global event specialist that creates and manages annual summits, forums and seminars throughout Asia, Middle East and Europe. Partnering with leading industry companies throughout the world as well as government institutions, leading Arbitration centers and chambers of commerce. Legal Plus events brings together annually, thousands of companies in the construction, pharma, financial, corporate, technology, energy, IP & TMT fields with their general counsels, risk & compliance managers and legal experts creating leading business & networking summits. These events also showcase the ever changing landscape on essential legal, financial, regulatory, fraud and compliance issues to keep general and corporate counsels up-to-date with the tools required to protect their company armed with the latest legal and regulatory updates.

**SPEAKERS**

**Roderick Cordara KC, SC**  
Barrister, New Chambers  
Chairman



**Aoi Inoue**  
Partner, Anderson Mori &  
Tomotsune  
Opening Address



**Prof. Dr. Colin Ong KC**  
King's Counsel and Chartered  
Arbitrator, 36 Stone (London);  
Eldan Law LLP (Brunei) and Dr Colin  
Ong Legal Services (Brunei)  
Keynote Speaker



**Leonora Riesenburger**  
Independent Chartered  
Arbitrator and Accredited  
Mediator, INTADR DMCC  
Moderator – 1st Grand Panel



**Bruno Savoie**  
Legal Counsel, Mitsubishi  
Heavy Industries  
Moderator – 2nd Grand Panel



**Randolph Khoo**  
Managing Director, Dispute  
Resolution, Drew & Napier  
Moderator – 3rd Grand Panel



**Sebastian Leung**  
Barrister, Bernacchi Chambers  
Moderator – 4th Grand Panel



**Andrew Halliwell**  
Senior Associate,  
Anderson Mori & Tomotsune



**Masataka Sato**  
Senior Associate,  
Anderson Mori & Tomotsune



**Shinji Ogawa**  
Case Manager, Japan  
Commercial Arbitration  
Association (JCAA)



**Daisuke Nakajima**  
Director of Legal Solutions,  
Epiq



**Stephen Mavroghenis**  
Partner, Goodwin



**Prof. Kenzo Fujisue**  
Associate Director of the  
Cybersecurity Management  
Consortium, MIT(CAMS)



**Bhavesh Shukla**  
Managing Director,  
Knovos Singapore



**Yuichi Ikeda**  
Partner, PwC Risk Advisory  
LLC



**Mimi Ahn**  
Director, Focus Law Asia



**Tony Andriotis**  
Partner, DLA Piper; Professional  
& Institutional Relations  
Officer, Japan Commercial  
Arbitration Association (JCAA)



**Moses W. Park**  
Barrister, Liberty Chambers



**Marcus Khoury**  
Counsel, ICD Technologies

9:25 – 9:35	Welcome Address & Event Introduction by Chairman Roderick Cordara KC, SC, Barrister, New Chambers
9:35 – 9:55	Opening Address by Anderson Mori & Tomotsune & How has Dispute Resolution Evolved to Where We Are Now in 2026 in Japan – What to look for in the Next 12 Months Aoi Inoue, Partner, Anderson Mori & Tomotsune
9:55 – 10:10	Update in the JCAA Rules in 2026 and Brief Overview by Japan Commercial Arbitration Association (JCAA) Shinji Ogawa, Case Manager, Japan Commercial Arbitration Association (JCAA)
10:10 – 10:30	Keynote Session: Update in International Arbitration – Global Changes Effecting Asia and Japan Prof. Dr. Colin Ong KC, King's Counsel and Chartered Arbitrator, 36 Stone (London); Eldan Law LLP (Brunei) and Dr Colin Ong Legal Services (Brunei)
10:30 – 11:15	<b>1<sup>st</sup> Grand Panel: Interim Relief in Cross-Border Disputes: Freezing Assets, Preserving Evidence, Securing Leverage – Legal Strategies, Tactical Timing and Enforcement Realities</b> <b>Moderator:</b> • Leonora Riesenburt, Independent Chartered Arbitrator and Accredited Mediator, INTADR DMCC
11:15 – 11:35	<b>Networking Break &amp; Morning Refreshment</b>
11:35 – 12:00	Rethinking Legal Technology Adoption: Infrastructure, Data, and Governance <b>Moderator:</b> • Bhavesh Shukla, Managing Director, Novos Singapore <b>Panellists:</b> • Yuichi Ikeda, Partner, PwC Risk Advisory LLC • Prof. Kenzo Fujisue, Associate Director of the Cybersecurity Management Consortium, MIT(CAMS) & Project Professor, Keio University
12:00 – 12:20	Rise of Cross-border Shareholder & Director Disputes – Avoidance Tips and Issues in 2026
12:15 – 12:55	<b>2<sup>nd</sup> Grand Panel: Mediation and Hybrid ADR Models – Is Dispute Avoidance the Lawyer's New Value Proposition?</b> <b>Moderator:</b> • Bruno Savoie, Legal Counsel, Mitsubishi Heavy Industries <b>Panellist:</b> • Andrew Halliwell, Senior Associate, Anderson Mori & Tomotsune
12:55 – 13:55	<b>Networking Lunch</b>
13:55 – 14:40	<b>3<sup>rd</sup> Grand Panel: Navigating M&amp;A &amp; JV Disputes &amp; Transactions and the Effects of Tariffs – Outlook for later in 2026 and at What Cost</b> <b>Moderator:</b> • Randolph Khoo, Managing Director, Dispute Resolution, Drew & Napier <b>Panellists:</b> • Masataka Sato, Senior Associate, Anderson Mori & Tomotsune • Tony Andriotis, Partner, DLA Piper; Professional & Institutional Relations Officer, Japan Commercial Arbitration Association (JCAA) • Marcus Khoury, Counsel, ICD Technologies
14:40 – 15:00	Construction Disputes: Cross-Border Issues – Expert Witness, Quantum & Supply Chains
15:00 – 15:30	EU/UK Antitrust & AI: Implications for Asian Companies Stephen Mavroghenis, Partner, Goodwin
15:30 – 15:50	<b>Networking Break &amp; Afternoon Refreshment</b>
15:50 – 16:10	Fraudulent Misrepresentation in Crypto: Damages Assessment and Cross-Border Enforcement Mimi Ahn, Director, Focus Law Asia
16:10 – 16:30	How to Minimize Cybersecurity & Data Risks in 2026 – Understanding the Liabilities & Regulatory Issues for Japanese Corporations?
16:30 – 17:10	<b>4<sup>th</sup> Grand Panel: Rise of Technology Disputes 2026: Digital Assets &amp; Tracing, AI Options &amp; Cross-border Fraud Issues</b> <b>Moderator:</b> • Sebastian Leung, Barrister, Bernacchi Chambers <b>Panellists:</b> • Moses W. Park, Barrister, Liberty Chambers • Marcus Khoury, Counsel, ICD Technologies • Daisuke Nakajima, Director of Legal Solutions, Epiq
17:10 – 17:15	Conclusion & Lucky Draw
17:15 – 18:30	<b>Networking Drinks &amp; Whisky Tasting</b>

\* program is subject to change without prior notice

VENUE SPONSOR

**AMT/ ANDERSON MORI & TOMOTSUNE**

GOLD SPONSORS



SILVER SPONSOR

**FOCUS LAW ASIA**

PANEL SPONSOR

**DREW & NAPIER**

LUCKY DRAW SPONSOR

**INTADR®**

SUPPORTING ORGANISATIONS



**BOOK NOW TO SECURE YOUR SEAT**

This conference will be conducted in English

Venue: Anderson Mori & Tomotsune, Tokyo Office

20/F, Otemachi Park Building, 1-1-1 Otemachi, Chiyoda-ku, Tokyo 100-8136, Japan

Registration Fee –

Rates for Law/Risk Management Firms

*Includes all networking drinks & refreshments*

Super Early Bird Rate: USD 350  
*(on or before 31 March 2026)*

Early Bird Rate: USD 475  
*(1 April – 25 April 2026)*

Normal Rate: USD 595  
*(from 26 April 2026)*

Supporting Organisation Rate: USD 475

Half Day Rate (AM/PM): USD 350

**Roderick Cordara KC, SC, Barrister, New Chambers**

Roderick Cordara is a barrister and a graduate of Cambridge University (Trinity Hall, MA (first class)). He is a Senior Counsel in Australia and King's Counsel in the UK and is admitted to practice in the Courts of Australia, the UK, and the Singapore International Commercial Court.

Roderick practices in international commercial arbitration, including investor state dispute settlement ['ISDS'], as well as Court litigation arising from arbitral awards and enforcement. His international commercial dispute practice focusses on arbitration involving various sectors: energy (oil, gas, renewables, and generation), financial services, construction, hospitality, trade, & shipbuilding. His ISDS work includes claims based on bilateral and multi-lateral investment treaties (Energy Charter Treaty). His EU practice, in front of the European Court of Justice, involved solely treaty-based disputes.

Roderick is experienced in public law litigation (ie disputes with governments) relating to tax, duties, restitution and regulation. In this connection, Clients for whom he has acted in Australia include airlines, banks, miners, the motor distribution and retail optical industries, as well as transport and property development. Roderick has twice appeared in the High Court, and has represented the Australian government in the Full Federal Court. Overseas, he has appeared frequently in UK Supreme Court and European Court of Justice. He acts for the UK government in the export finance sector, with particular reference to sanctions, a subject in which he specialises.

Essex Court, his London chambers, has a long and close relationship with New Chambers. Roderick accepts arbitral appointments, and appears as an expert witness to give evidence of English & Australian law.

Roderick has a particular interest in Africa. In 2018, he was part of the legal team representing Somalia in its negotiations in Geneva to join the World Trade Organisation. He advised on the trade taxation aspect of the project. In addition he has been involved in a task force setting up new arbitral institutions in six nations in the East Africa (IGAD). He writes and teaches in the field of international arbitration, ISDS and tax. He speaks English, Italian, & French.

**Aoi Inoue, Partner, Anderson Mori & Tomotsune**

Mr. Aoi Inoue is a partner and the Head of the International Arbitration practice at Anderson Mori & Tomotsune. He specializes in international arbitration and litigation. He represents clients in a wide range of business disputes, including joint venture, distributorship, construction and infrastructure projects, licensing, franchising, complex financial products, labor & employment and product liability. He has acted as counsel in a number of international arbitrations under various rules including the ICC, SIAC, HKIAC, AAA-ICDR, JCAA, CIETAC, VIAC and UNCITRAL. He also serves as arbitrator and has been appointed to the panel of arbitrators of the JCAA, KCAB INTERNATIONAL and Japan Sports Arbitration Agency (JSAA). He has been recognized as a leading arbitration lawyer in Lexology Index Thought Leaders: Arbitration, Chambers and Partners, The Legal 500: Asia Pacific, Best Lawyers and Benchmark Litigation Asia-Pacific. Mr. Inoue also acts for overseas clients seeking to expand into Japan through international franchising. His support includes structuring, negotiating and drafting relevant documents such as international direct franchise agreements, international master franchise agreements and joint venture agreements. He also assists Japanese clients seeking to expand into foreign countries through international franchising. Mr. Inoue has been nominated for inclusion in the list of recognized franchise lawyers of Lexology Index: Franchise.

**Prof. Dr. Colin Ong KC, King's Counsel and Chartered Arbitrator, 36 Stone (London); Eldan Law LLP (Brunei) and Dr Colin Ong Legal Services (Brunei)**

Professor Colin Ong has acted as counsel in over 250 international commercial and investment arbitrations across multiple jurisdictions. Listed by Lexology as a Thought Leader in Arbitration, Construction and Litigation since 2019. He has sat as arbitrator or presiding arbitrator in over 200 arbitrations across the World. He is the Chairman of International Advisory Boards of THAC (Thailand) and JIIART (Japan); President, Arbitration Association Brunei Darussalam and Board member of both the Vienna International Arbitral Centre (VIAC) and the Borneo International Centre for Arbitration and Mediation (BICAM). In 2024, he was re-appointed by China's Chief Justice to sit another 4-year team as a member of the Supreme People's Court ICEC.

Professor Colin Ong has over 32 years of experience as lead counsel and arbitrator. He is the first ASEAN national lawyer appointed English Queen's Counsel (now King's Counsel). He is the senior Master of the Bench of the Inner Temple (2010) in Brunei and Singapore. He actively regularly leads international law firm teams as well as sits as arbitrator in seats around the World. He is the author of several leading advocacy and arbitration publications.

Legal 500 Construction (Tier-1 Silk) describes him as "intellectually brilliant, a first-tier advocate and an incredibly fast thinker on his feet. His complete mastery of construction law, coupled with his near eidetic memory and incredible strategic plans, puts him well ahead."

Lexology Arbitration Thought Leaders 2024 describes him as "the undisputed superstar in Asia as both arbitrator and counsel...his mastery of both civil and common law, places him at the pinnacle of the legal market."

**Leonora Riesenburt, Independent Chartered Arbitrator and Accredited Mediator, INTADR DMCC**

Leonora Riesenburt is an Independent Chartered Arbitrator and Accredited Mediator at INTADR DMCC, Dubai, and an International Tenant at 4-5 Gray's Inn Square in London. She is a Fellow of the Chartered Institute of Arbitrators (CIArb), a Fellow of Asian Institute of Alternative Dispute Resolution (AIADR), and stands as a leading figure in international arbitration, mediation and adr in Middle East, Asia, and the UK. Leonora specialises in complex disputes across key sectors, notably in investment, infrastructure, construction, real estate, joint ventures, banking and finance, and receives routine Chairmanship appointments.

Her affiliations with prestigious arbitral institutions—among them the ICC, LCIA, SIAC, DIAC, ADCAC, SCCA, MIAC, AIADR—further solidify her standing as a leading figure in international arbitration. Leonora's leadership is reflected in her previous roles as Branch Chair of CIArb UAE, as an Elected Member of the Board of Management for CIArb London, and member of DIFC Courts Arbitration Division Working Group. She is a member of LCIAArabs Users' Council and a member of the Swiss Arbitration Association. Leonora is a highly in demand faculty member for the CIArb globally and the Royal Institution of Chartered Surveyors (RICS) in the MENA Region and in the UK, playing a pivotal role in shaping the next generation of dispute resolution practitioners. Her global influence extends through her service with leading institutions worldwide, including in Asia, the Governing Council of the Hyderabad Arbitration Centre (HAC) in India as well as the Global Advisory Panel for Musaliha International Centre for Arbitration and Dispute Resolution (MICADR) in Pakistan.

**Bruno Savoie, Legal Counsel, Mitsubishi Heavy Industries**

Bruno Savoie is in-house counsel at Mitsubishi Heavy Industries in Tokyo. He holds diplomas and has experience in both common law and civil law, and has practiced international arbitration in Japan, Dubai, and Canada, including as tribunal secretary. He is actively involved in the international arbitration community through leadership roles in various organizations.

**Randolph Khoo, Managing Director, Dispute Resolution, Drew & Napier**

Randolph is the Managing Director of the Dispute Resolution Department of Drew & Napier LLC, Singapore. He also heads the dispute resolution practices of the firm's Greater China Desk, International Trade and Private Client Practice Groups. Randolph has an active advocacy practice in international arbitration and mediation, cross border and domestic litigation. He is recognised and ranked by various publications including Chambers Asia-Pacific, Chambers Global, Legal 500 Asia Pacific, Asialaw Leading Lawyers, Chambers High Net Worth, Doyle's Guide and is a Benchmark Litigation Disputes Star.

Apart from counsel work, Randolph is also a Fellow of the Chartered Institute of Arbitrators and of arbitration institutes of Singapore, Malaysia, New Zealand, Hong Kong and India. He is also on arbitration panels of arbitral institutions in Singapore, Malaysia, India, China and Russia as well as being a specialist mediator with the Singapore International Mediation Centre, the AIAC and the Mediation & Conciliation Network.

**Sebastian Leung, Barrister, Bernacchi Chambers**

Sebastian is a barrister from Bernacchi Chambers, Hong Kong. Before beginning practice in Hong Kong, Sebastian was born and grew up in London. He has a broad civil practice, with a specialisation in contract, company, commercial, construction, and matrimonial and probate work.

He frequently handles matters relating to fraud, injunctions, asset tracing, and applications under the Companies Ordinance (Cap. 622) involving shareholders and directors, and matters of company governance. He is also experienced in cross-border matrimonial finance and children matters.

**Shinji Ogawa, Case Manager, Japan Commercial Arbitration Association (JCAA)**

Shinji Ogawa is the Case Manager at the Japan Commercial Arbitration Association (JCAA), overseeing all arbitration and mediation cases filed with the JCAA. With extensive experience managing over 100 international arbitration cases, he plays a key role in ensuring efficient case administration. Shinji is also actively involved in the ongoing review of the JCAA Arbitration Rules.

Beyond case management, Shinji frequently represents the JCAA at international conferences and events. He has recently spoken in Hong Kong, Berlin, Vienna, Washington, D.C., San Francisco and Los Angeles.

He also participates in the UNCITRAL Working Group II sessions as a representative of the JCAA, where he shares insights on electronic awards.

**Daisuke Nakajima, Director of Legal Solutions, Epiq**

Daisuke Nakajima, currently serving as the Director of Legal Solutions at Epiq, specializes in eDiscovery and digital forensics for fraud investigations. With approximately 16 years of experience, he has assisted Japanese and other companies in cross-border litigation and regulatory matters. These include pharmaceutical, medical device, manufacturing, technology, financial, energy, and other business services companies. Mr. Nakajima's expertise extends to handling eDiscovery during international arbitrations and cross-border litigations, where he advises clients on litigation holds and designs best-practice workflows using technology.

As a Certified Fraud Examiner (CFE), Mr. Nakajima provides valuable insights into digital forensics for fraud investigations and internal inquiries involving electronic data, such as email and chat. Notably, digital forensics has seen increased use in third-party committee investigation reports. His proposals focus on designing data preservation workflows and efficient document review processes using technology.

**Stephen Mavroghenis, Partner, Goodwin**

Stephen Mavroghenis is a partner in Goodwin's Antitrust practice, bringing more than two decades of experience in EU and UK competition law, regulatory strategy, and intellectual property. He is known for navigating high-stakes, cross-border merger control matters and global cartel and antitrust investigations, with sector expertise spanning aviation, chemicals, digital, energy, technology, pharmaceuticals, manufacturing, and media.

Stephen represents clients before the European Commission, the European Courts in Luxembourg, the UK Competition and Markets Authority, and competition authorities around the world. Multinational companies rely on him to guide their most complex mergers, acquisitions, joint ventures, and takeovers, as well as to defend against cartel allegations and claims of abuse of dominance, including refusals to license, IP-related disputes, rebate structures, and pricing conduct. He also advises on licensing, supply, distribution, and agency arrangements, and designs tailored compliance programs that help organisations manage risk proactively.

A frequent author and sought-after speaker, Stephen is widely recognised as a leading voice on competition law and policy across Europe and beyond.

**Prof. Kenzo Fujisue, Associate Director of the Cybersecurity Management Consortium, MIT(CAMS)**

Prof. Kenzo Fujisue, Associate Director of the Cybersecurity Management Consortium, MIT(CAMS) & Project Professor, Keio University

Kenzo Fujisue is a distinguished policy strategist with over three decades of leadership, including 13 years at Japan's Ministry of Economy, Trade and Industry (METI) and 18 years in the House of Councillors (Senate). A specialist in innovation, ICT, energy, and technology policy, he previously served as the State Minister of Internal Affairs and Communications. Kenzo is currently an Associate Director at MIT CAMS, and maintains a robust global research network. His collaborative work and academic appointments span prestigious international institutions including MIT Sloan (CAMS): Associate Director; Oxford Internet Institute (UK): Former Visiting Policy Fellow; Technical University of Munich: Visiting Professor (Institute for Ethics in AI); Korea Advanced Institute of Science and Technology (KAIST): Adjunct Professor; and Indian Institute of Technology Hyderabad: Adjunct Professor.

Kenzo's distinguished athletic background balances his intellectual pursuits with rigorous athletic discipline. A licensed professional boxer since 1996, he continues to train actively. His competitive foundation was built at the Tokyo Institute of Technology, where he was a decorated member of the Varsity Rowing Team, earning multiple medals at the all Japan Championships (1983-1985).

**Bhavesh Shukla, Managing Director, Knovos Singapore**

Bhavesh Shukla is the Managing Director of Knovos in Southeast Asia, where he leads the company's regional growth strategy, business development, and partner ecosystem. Knovos, founded in 2002, is a global legal technology and data intelligence company that supports law firms, corporations, and government agencies with solutions for eDiscovery, legal operations, information governance, enterprise collaboration, and compliance.

With more than 25 years of leadership experience across Asia Pacific, Bhavesh brings a practical and market informed perspective to the evolving intersection of legal technology, regulatory compliance, data security, and enterprise governance. He works closely with General Counsel, legal operations, and compliance leaders to help organizations adopt secure and responsible AI, particularly in air gapped environments that protect data sovereignty in highly regulated industries. Based in Singapore, Bhavesh works across key Southeast Asian markets to strengthen Knovos' regional presence and customer relationships.

**Yuichi Ikeda, Partner, PwC Risk Advisory LLC**

Yuichi Ikeda is a Tokyo-based Partner in PwC Japan's Forensic Technology practice with extensive experience supporting digital forensics and eDiscovery across internal investigations, civil litigations, arbitrations, and regulatory investigations on a global scale. In addition to reactive investigation work, he oversees proactive engagements including compliance monitoring and employee communications surveillance using forensic technology, data analytics, and AI. He is also actively researching the application of generative AI in forensic technology solutions.

**Mimi Ahn, Director, Focus Law Asia**

Mimi is a Director of Focus Law Asia and a Korean national who is called to the Singapore Bar. She is one of very few Korean nationals fully qualified to practice and regularly appear before the Singapore courts.

With over a decade of experience in litigation and arbitration, Mimi has built a strong reputation for representing clients in complex, high-value disputes across a broad spectrum of commercial litigation, international arbitration, insolvency, shipping, and criminal matters. She regularly appears before the Singapore High Court and State Courts and has acted in international arbitrations under major institutional rules, including SIAC, and ICC with arbitral seats in Singapore, New York, and other key jurisdictions.

Mimi has developed a strong interest in the intersection of technology and law, particularly the evolving regulatory and enforcement landscape surrounding digital assets. She advises both startups and established entities on crypto licensing, compliance with MAS regulations, and cryptocurrency-related disputes.

**Tony Andriotis, Partner, DLA Piper; Professional & Institutional Relations Officer, Japan Commercial Arbitration Association (JCAA)**

Tony Andriotis is a Partner with DLA Piper, where his primary practice focuses on international dispute resolution, and he leads the Tokyo based international arbitration group. He currently also serves as President of the Greek Chamber of Commerce in Japan and as a Board Member of the European Business Council. Tony is an Adjunct Professor at the Tokyo campus of Temple Law School, and a Part-time Lecturer at both Keio Law School (Tokyo) and Humboldt University (Berlin). 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.

Tony has recently been cooperating with the Commercial Law Development Program of the U.S. Department of Commerce in his capacity as an expert in International Arbitration and Negotiations in conducting Rule of Law Capacity Building Projects throughout Asia.

**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 handled a broad spectrum of commercial work with an emphasis on civil fraud, asset tracing /recovery, enforcement of foreign arbitral awards/judgments, and family office as well as shareholder disputes.

Moses has expertise concerning recovery strategies and emergency relief measures related to fraud including Mareva injunctions, Norwich Pharmacal orders and asset tracing proceedings. He is well versed in the enforcement of foreign judgments and arbitral awards process in Hong Kong. His clients have included multi-national corporations and businesses as well as high and ultra-high net worth individuals. Moses specialises in multi-jurisdictional financial crime and regulatory matters. He advises financial institutions on cross-border fraud and asset recovery related issues and has particular expertise in conducting complex multi-jurisdictional asset tracing. His experience spans a wide range of industry sectors, particularly, financial services, family offices and private equity funds. His work extends to regulatory fields (providing advice on matters governed by securities and banking legislation). Lately, he has been advising international clients on regulatory issues relating to overnance and regulation of family offices.

**Marcus Khoury, Counsel, ICD Technologies**

Marcus has been working as an inhouse legal counsel in the construction industry in the GCC, in particular in Saudi Arabia and in the UAE, for the past 20 years. He is both German and Lebanese and has graduated at the Sorbonne in Paris and the Universities of Cologne and Munich. In his spare time Marcus loves to hike and considers having walked more than 1000 km to the Spanish city of Santiago de Compostela as one of his greatest experiences.

## Japan: 12<sup>th</sup> International Arbitration & Corporate Crime Forum

For enquiries and registration, please contact  
LegalPlus Asia at [legalpluseventsasia@legalplus-asia.com](mailto:legalpluseventsasia@legalplus-asia.com).

REGISTRATION CATEGORY

### Registration Fee – Rates for Law/Risk Management Firms

*Includes all networking drinks & refreshments*

- |  |         |
|--|---------|
| <input type="checkbox"/> Super Early Bird Rate (on or before 31 March 2026):                     | USD 350 |
| <input type="checkbox"/> Early Bird Rate (1 April – 25 April 2026):                              | USD 475 |
| <input type="checkbox"/> Normal Rate (from 26 April 2026):                                       | USD 595 |
| <input type="checkbox"/> Supporting Organisation Rate:   | USD 475 |
| <input type="checkbox"/> Half Day Rate:  | USD 350 |
| <input type="checkbox"/> *Complimentary seat for in-house/general counsel (one per company only) |         |

\*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.

REGISTRATION FORM

Family Name			Given Name			
Job Title						
Company						
Address						
Email				Mobile		
Tel (Office)			Fax			
			Signature			

### Payment Options

#### 1) Direct Debit

Bank Name: The Bank of East Asia Ltd (BEA)  
 Account Name: Legal Plus      Account Number: 015-248-68-006306  
 Branch Code: 248      Bank Code: 015  
 Bank Address: 1/F, Bank of East Asia Harbour View Centre,  
 56 Gloucester Road, Wanchai, Hong Kong  
 Swift Code: BEASHKHH  
 Amount received should be 100% of the invoiced amount.  
 Please send a copy of the remittance slip to [bettina.yan@legalplus-asia.com](mailto:bettina.yan@legalplus-asia.com)

#### 2) Cheque

Payable to Legal Plus  
 Please send cheque to:  
 Legal Plus  
 17/C, Greenmont Court, Discovery Bay,  
 Lantau, Hong Kong

#### 3) Paypal

By request only  
 Surcharge 4% will be required

TERMS & CONDITIONS

### Registration and Payment

Payment must be made to Legal Plus before the event date.

### Cancellation Policy

Written and/or email cancellations given in the time period below -

- 40 days or more prior to the event date: A refund of the registration fee, excluding bank charge and admin fees or to swap to another Legal Plus event in the same calendar year. Please note that any cost difference to the event registration fees if swapping to another event will not be refunded nor required to be paid.
- 21 – 39 days prior to the event date: No refund of the registration fee but allowed to swap to another Legal Plus event in the same calendar year.
- 21 days or less to the event date: No refund of the registration fee but allowed to have a substitute to replace your attendance.

### REFUND POLICY

If Legal Plus cancels or postpones the conference due to events out of our control, your registration fee will not be refunded. In addition, Legal Plus will not be responsible for any expenses (hotel, airfares, transportation etc.) you may incur.

### Programme Changes

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

### The Organiser

Legal Plus 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.