

KLUWER LAW CONFERENCE FOR IN-HOUSE COUNSELS
JAPAN: 2ND ANNUAL INTERNATIONAL ARBITRATION SUMMIT

(This conference will be conducted in English)

Tuesday, 20 October 2015, 9:00am - 5:30pm

Hyatt Regency Tokyo


Complimentary seats

for In-house /
General Counsel.

Contact Alma at
alma.lam@cch.com.hk
to secure your seat.

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 and 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 opportunity, please visit our [website](http://www.KluwerArbitration.com) or contact Jason at Jason.Sinclair@cch.com.hk or call (+852) 3718 9113.

SPEAKERS


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



Chika Hirata
Vice President
Japan In-house Counsel
Network and Executive
Officer & Vice President
Legal, MetLife Japan
Opening Address



Haig Oghigian
Partner
Head of Disputes Practice
Tokyo
K&L Gates
Moderator - 1st Grand Panel



Julian Cohen
Barrister and Arbitrator
Parkside Chambers



Prof. Dr. Nathalie Voser
Partner
Schellenberg Wittmer



Richard Menard
Senior Foreign Attorney
Kim & Chang



Michael Mroczek
Partner
Okuno and Partners



Dr. Lars Markert
LL.M.
Associated Partner
Dispute Resolution
Gleiss Lutz



Orçun Çetinkaya
Partner
Moroglu Arseven



S. Ravi Shankar
Senior Partner
Lawsenate



Patric McGonigal
Partner
Hogan Lovells



Christopher Grout
Registrar
Qatar International Court
and Dispute Resolution
Centre



Yoshimasa Furuta
Litigation Partner
Anderson Mori & Tomotsune



Scott Warren
General Manager
Epiq Systems G.K.



Sylvia Tee
International Chamber of
Commerce Director
Arbitration & ADR
Asia

GOLD SPONSORS

KIM & CHANG

MOROĞLU ARSEVEN

OKUNO & PARTNERS
Attorneys at Law

Schellenberg Wittmer

SILVER SPONSOR



PANEL SPONSOR



SUPPORTING ORGANISATIONS



MEDIA PARTNER



BOOK NOW TO SECURE YOUR SEAT

This conference will be conducted in English

Venue: Hyatt Regency Tokyo
Hakuho Room, Level B1

2-7-2 Nishi-Shinjuku, Shinjuku-ku, Tokyo

Normal rate: US\$950
Early Bird rate: US\$760
(on or before 30 September 2015)
Supporting Organisation rate: US\$760
Half Day rate: US\$490

All registration includes networking lunch.

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

Please contact Alma at alma.lam@cch.com.hk to secure your seat.

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

SCHEDULE

| | | | |
|-------------------|--|-----------------|---|
| 8:50am - 9:00am | Welcome Message | 2:00pm - 2:40pm | 1st GRAND PANEL - Managing an Effective Arbitration for Inhouse Counsel Moderator: Haig Oghigian, Partner, K&L Gates Panellists: Dr. Lars Markert, LL.M., Associated Partner, Dispute Resolution, Gleiss Lutz Patric McGonigal, Partner, Hogan Lovells |
| 9:00am - 9:15am | Opening Address Chika Hirata, Vice President, Japan In-house Counsel Network | 2:40pm - 3:00pm | Section 6 - Avoiding M&A Disputes with Korean Companies - World View Richard Menard, Senior Foreign Attorney, Kim & Chang |
| 9:15am - 9:45am | Keynote Session - Recent Developments Affecting Global International Arbitration | 3:00pm - 3:30pm | Section 7 - M/A disputes - Turkey and Japan Focus Orçun Çetinkaya, Partner, Moroğlu Arseven |
| 9:45am - 10:15am | Section 1 - Enforcement of Foreign Arbitral Awards in Japan Yoshimasa Furuta, Litigation Partner, Anderson Mori & Tomotsune | 3:30pm - 3:50pm | Short Break & Afternoon Refreshment |
| 10:15am - 10:45am | Section 2 - Japan and International Construction Disputes | 3:50pm - 4:15pm | Section 8 - Digital Evidence in International Arbitrations Scott Warren, General Manager, Epiq Systems G.K. |
| 10:45am - 11:15am | Networking & Morning Refreshment | 4:15pm - 4:40pm | Emergency Arbitration - Why and When! |
| 11:15am - 11:45am | Section 3 - Energy Disputes in Japan and Asia | 4:40pm - 5:30pm | 2nd GRAND PANEL - Regional Overview / Where to Arbitrate / Updates in Regions Moderator: TBC Panellists: S. Ravi Shankar, Senior Partner, Lawsenate Christopher Grout, Registrar, Qatar International Court and Dispute Resolution Centre Julian Cohen, Barrister and Arbitrator, Parkside Chambers Orçun Çetinkaya, Partner, Moroğlu Arseven Sylvia Tee, International Chamber of Commerce Director, Arbitration & ADR, Asia |
| 11:45am - 12:15pm | Section 4 - The Abuse of Process in International Arbitration Michael Mroczek, Partner, Okuno & Partners | 5:30pm - 7:00pm | Networking Cocktail Party |
| 12:15pm - 12:45pm | Section 5 - Interim Relief: State Courts vs. Arbitral Tribunal or Emergency Arbitrator - Where to Go Prof. Dr. Nathalie Voser, Partner, Schellenberg Wittmer | | |
| 12:45pm - 2:00pm | Lunch | | |

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.

Chika Hirata, Vice President, Japan In-house Counsel Network and Executive Officer & Vice President, Legal, MetLife Japan

Chika Hirata is Executive Officer & Vice President, Legal of MetLife Japan. She is responsible for management and supervision of all legal matters at MetLife Japan. She joined MetLife in August 2014. Prior to joining MetLife Japan, Chika was a member of the Executive Committee as the Head of Legal at Invesco Asset Management (Japan) Limited. Prior to Invesco, Chika was an associate at Shearman and Sterling LLP, and held various positions at State Street Bank and Trust Company and its affiliates both in Boston and Tokyo.

Chika received a L.L.B. (Bachelor of Law) and a L.L.M. (Master of Law) from Kyoto University in Japan and a L.L.M. from University of Pennsylvania Law School. She is admitted to practice in the New York State.

Haig Oghigian, Partner, Head of Disputes Practice, Tokyo, K&L Gates

Haig Oghigian, F.C.I.Arb, is a partner and heads up the disputes practice with the Tokyo office of K&L Gates. He focuses his practice primarily on international arbitration and mediation and is recognized by Chambers Global, Asia Pacific Legal 500 and Euromoney Expert's Guide in the field of dispute resolution. Mr. Oghigian has acted as counsel, arbitrator and mediator in a variety of Alternative Dispute Resolution (ADR) related issues. He has appeared both as counsel and arbitrator before the International Chamber of Commerce (ICC), the Japan Commercial Arbitration Association (JCAA), the American Arbitration Association (ICDR) as well as many other arbitral institutions. As a commercial lawyer, he has extensive experience in assisting clients in the pharmaceutical and life sciences sectors with regard to a broad spectrum of matters. He is a former diplomat with the Government of Canada and spent six years with the embassy in Tokyo after a secondment with the U.S. State Department's Foreign Service Institute's intensive Japanese language program in Yokohama. He returned to private practice in 1991 and has lived and worked in Japan for over twenty years. He continues to maintain a strong network of both private and public sector contacts in Japan. As a former diplomat with the Canadian Embassy in Tokyo, he also assists clients with regulatory and government relations issues.

Prof. Dr. Nathalie Voser, LL.M., Partner, Schellenberg Wittmer Ltd

Nathalie Voser is a partner in Schellenberg Wittmer's Dispute Resolution Group in Zurich, Switzerland. She has acted as counsel in arbitration and arbitrator in over 50 cases and has advised clients involved in complex multi-jurisdictional disputes before state courts. Her areas of specialization include general contract law and international procedural law such as (pre-trial) attachment and recognition of foreign judgments and arbitral awards. Her practice focuses on contracts regarding construction, civil engineering and energy related projects, research and development, distribution and license agreements, joint ventures as well as mergers and acquisitions. She is also well known for her expertise in the construction, power production, pharmaceutical and automotive industries.

In 1988, Nathalie Voser graduated summa cum laude from the University of Basel and was admitted to the bar in Switzerland in 1990. In 1992, she became a juris doctor with summa cum laude and earned an LL.M. from Columbia University (New York) in 1994 with honors. In 2005, she received the *venia docendi* for private law, conflicts of laws and comparative law and, in 2014, she was awarded the title of Professor in private law, arbitration law, private international law and comparative law by the University of Basel, where she regularly teaches courses in commercial arbitration and other areas of Swiss private law. She is the author of many publications on general commercial law and international arbitration.

Nathalie Voser is currently a Board member of the Swiss Arbitration Association, the Arbitration Institute of the Stockholm Chamber of Commerce (SCC) and the VIAC International Advisory Board. Moreover, she is a member of the SCC Rules Revision Committee.

Dr. Lars Markert, LL.M., Associated Partner, Dispute Resolution, Gleiss Lutz

Lars Markert is an associated partner in the international dispute resolution department of Gleiss Lutz's Stuttgart office. He is admitted to the German and New York bars and frequently advises Western and Asian clients in international commercial and investor-state arbitrations under many of the major arbitration rules, spanning such areas as pharmaceutical, aviation, commercial and energy. Through a secondment in Tokyo from 2012 to 2014 Lars developed a special focus on the Asian, in particular Japanese, disputes markets.

He is on the Panel of Arbitrators of the Korean Commercial Arbitration Board (KCAB), on the Global Advisory Board for the ICDR Y&I, and an academic advisor to the International Investment Law Centre Cologne (IILCC). Having taught international commercial arbitration at Rikkyo University during his stay in Japan, Lars now teaches investment law at the University of Cologne, and regularly speaks and publishes on issues of commercial and investment arbitration.

Michael Mroczek, Partner, Okuno & Partners

Michael Mroczek is a partner at Okuno & Partners, based in Tokyo, Japan. His main areas of practice are international arbitration, corporate law, finance, and M & A. Prior to joining Okuno & Partners, Michael practiced primarily in Switzerland as well as in the E.U., and still is of counsel at a Swiss law firm. In addition to his practice, Michael is a lecturer at Rikkyo University in Tokyo, where he teaches international arbitration. He has served as a guest lecturer at Tokyo University, Nagoya University, and Keio University. He also serves as president of the Swiss Chamber of Commerce and Industry in Japan and is an auditor at the Polish Chamber of Commerce and Industry in Japan.

Michael holds a Masters in Law degree from Basel University (Switzerland) and a U.S. Law LL.M. from Temple University. He has published multiple times on arbitration in Asia.

Richard Menard, Senior Foreign Attorney, Kim & Chang

Richard Menard is a senior foreign attorney in the firm's International Arbitration & Cross-Border Litigation and Dispute Resolution Practice Groups. He is a member of the Washington DC and Virginia (US) bar associations, the International Bar Association, and the Certified Institute of Arbitrators. Mr. Menard specializes in international commercial arbitration, acting for Korean and non-Korean clients in matters seated in various cities including Hong Kong, Singapore, Seoul, London, Paris, Zurich, Toronto, and Houston. He has led arbitral proceedings under the rules of the International Chamber of Commerce, the London Court of International Arbitration, the London Maritime Arbitrators Association, the Korean Commercial Arbitration Board, and the International Center for Dispute Resolution of the American Arbitration Association. His work covers a range of industry sectors, with a focus on cases involving complex technical issues and sophisticated expert evidence. Prior to joining Kim & Chang, Mr. Menard practiced complex commercial litigation at Sidley Austin LLP in Washington, DC, with a focus on product liability and mass tort. He represented clients in a range of state and US federal court cases, from pretrial practice through to appeals. Mr. Menard also authored numerous merit briefs in state and federal trial courts and court of appeals, as well as merit and certiorari-stage briefs in the United States Supreme Court. He has conducted oral arguments before state and federal appellate courts. Mr. Menard received his J.D. from Georgetown University Law Center in 2001 and his B.A. from Yale University in 1993. He is admitted to the Virginia bar and the Washington, D.C. bar.

Orçun Çetinkaya, Partner, Moroğlu Arseven

Orçun's work includes all aspects of disputes, corporate, and employment law matters. He regularly supports both local and foreign clients during cross-border disputes and debts, often involving high values or complex liability issues. Orçun advises clients on a broad range of issues including contractual claims, shareholder and partnership issues, joint ventures, construction, real estate, agency, professional negligence and employment matters, as well as administrative issues, tax disputes, customs, international trade and business crimes. During his career, Orçun has advised and represented clients at all types and levels of dispute resolution forum in Turkey, from local ad-hoc tribunals through to supreme courts. He has also advised clients regarding their local and international disputes before various ad-hoc and institutional arbitration forums, involving a range of international arbitral procedures and rules. Orçun has also participated in foreign proceedings as a Turkish law expert.

For over ten years, Orçun has provided daily corporate advice to market leading corporate clients in industries such as confectionery, stationery, fertilizers, pharmaceuticals, medical devices, media and advertising, aviation, insurance, reinsurance, construction, energy, technology, electronics, IT and Telecommunications. Orçun regularly publishes articles and jurisdictional chapters for major legal publishers regarding dispute resolution and corporate issues. He is also the co-editor of the first English only law journal in Turkey, The Turkish Commercial Law Review. Orçun is regularly invited to speak at conferences and industry forums around the world.

S. Ravi Shankar, Senior Partner, Lawsenate

S. Ravi Shankar is an International arbitration lawyer practising in the field of arbitration and corporate dispute resolution. He is a Senior Partner in the New Delhi based Lawsenate law firm. He is a qualified Advocate on Record in the Supreme Court of India. He is also the President of "Arbitration Association of India" which is a national body of practitioners, arbitrators and users. He is holding a Post graduate degree in Business Administration and a degree in the field of law. He is having about 20 years of experience in the field of dispute resolution and has travelled across the globe on various assignments. He has published various publications in the field of law particularly in the field of Arbitration. He also has addressed various international and domestic conferences in the field of Dispute resolution. He has handled various high value arbitrations and litigations in India and outside India. He is an active member of various international professional organisations including IBA, ICCA, IAA, IAI, AAI etc.

Patric McGonigal, Partner, Hogan Lovells

Patric is a partner of Hogan Lovells' Tokyo office. He is experienced in a broad range of commercial, international trade & commodities, energy, construction, regulatory, and shipping and insurance disputes. His experience ranges from contracts of sale, documentary credits, collateral management and insurance issues (predominantly coverage, defence and subrogation issues) to matters concerning anti-corruption, internal corporate investigations, energy and infrastructure. Patric also has extensive experience of conducting arbitration cases before SIAC, HKIAC, CIETAC as well as in London and Europe before LCIA, LMAA, ICC, FOSFA, GAFTA and RSA.

Prior to joining Hogan Lovells, Patric spent nine years in London sandwiched between years in Shanghai, Hong Kong and more recently Singapore. He therefore has substantial experience of international dispute resolution and the necessary understanding of regional issues to assist clients with claims and disputes in Asia generally. Patric is ranked as a leading lawyer in several legal directories, including Chambers Asia and Asia Pacific Legal 500.

Christopher Grout, Registrar, Qatar International Court and Dispute Resolution Centre

Christopher has been based at the QICDRC in Doha for just over three years. As Registrar, he is head of the Registry that services both the Qatar International Court and the Qatar Financial Centre Regulatory Tribunal. He also manages the Dispute Resolution Centre which, over the past year, has played host to a number of arbitrations and mediations where, in the case of arbitrations, the seat has been the State of Qatar. In addition, the Qatar International Court exercises judicial oversight where the seat of the arbitration is the Qatar Financial Centre and so this too falls within Christopher's remit. More specifically, Christopher is responsible for the management aspects of the Centre and in particular the case management of cases that come before the Court and Tribunal. Where required, Christopher will provide procedural directions in relation to cases and, along with his team, will be available to assist parties with any queries they may have in relation to the workings of the Centre. Amongst other things, he chairs a number of QICDRC-user committees, actively engages with the development of legal and judicial education and training in the State of Qatar and provides ad-hoc lectures at a number of universities both in Qatar and the United Kingdom. Furthermore, Christopher is a practicing barrister in England and Wales at 15 New Bridge Street, the Chambers of David Aarongberg QC and James Mulholland QC, having been called to the Bar (Inner Temple) in 2007. Christopher's main specialism is in the field of crime where he regularly defends across a broad spectrum of criminal offences.

Julian Cohen, Barrister and Arbitrator, Parkside 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.

Yoshimasa Furuta, Litigation Partner, Anderson Mori & Tomotsune

Yoshimasa Furuta is a litigation partner at Anderson Mori & Tomotsune with extensive trial expertise. He specializes in international & domestic litigation, commercial arbitration and other dispute resolution procedures. Mr. Furuta represents Japanese and foreign companies in all kinds of business disputes, both in Japan and overseas, involving sales of goods, technology licensing, intellectual property infringement (patent, copyright, trademark, know-how and unfair competition), labor & employment, corporate management, complex financial products and other business transactions. Among the many court cases that he has litigated, more than 30 cases have been published in the case reports of the Japanese courts.

In addition to his professional experience at Anderson Mori & Tomotsune, Mr. Furuta serves as a professor of law at the University of Tokyo (2013 to present), where he teaches various courses, such as International Dispute Resolution, the Supreme Court Civil Case Review, RW&D (Research, Writing & Drafting), Legal Ethics and Civil Mock Trial. He has also taught classes and seminars on commercial transactions, civil procedure, international litigation, commercial arbitration and other courses as a professor of law at Seikei University (2003 to 2011), and as an adjunct lecturer at Rikkyo University (2000 to 2008), Keio University (2008 to 2009) and Tsukuba University (2008 to 2009).

Scott Warren, General Manager, Epiq Systems G.K.

Scott Warren is a licensed US attorney who began his legal career litigating and arbitrating civil cases in California before moving to Japan in 1993. He wrote the Japan Employers Handbook for CCH before spending 13 years as in-house counsel as the first foreign general counsel for Sega Enterprises, and then as senior corporate attorney for Microsoft, getting Xbox launched in Asia. In those capacities, he also handled a breadth of matters including overseeing several competition matters, other litigation disputes, IP licensing, transactional agreements, anticounterfeiting and anti-cybercrime efforts, employment matters and internal investigations. He was the Asia Regional Managing Director for Legal Technologies for a large risk consultancy and now oversees Epiq Systems, a world leader in legal technologies, providing eDiscovery and document review services in North Asia, working with corporations, and the law firms that support them, on issues where the Law and Technology collide. Many of those have involved competition matters in various industries and countries in Asia. As such, he has been working in and around digital evidence in Asia for the last 20 years.

Sylvia Tee, International Chamber of Commerce Director, Arbitration & ADR, Asia

Ms Sylvia Tee joined the International Chamber of Commerce as the Director of Arbitration & ADR, Asia on 12 November 2013. As regional director, she is responsible for raising awareness of the range of dispute resolution services available in Asia under the ICC, and coordinating the activities of the ICC Young Arbitrators Forum across Asia.

Prior to joining the ICC, Ms Tee practiced in the Dispute Resolution Department of Allen & Gledhill LLP, a leading law firm in Singapore. She has advised on and/or acted in a variety of commercial litigation and arbitration cases, including shareholders' disputes, employment disputes, regulatory compliance claims, professional negligence claims and contractual disputes, with an interest in cross-border disputes.

Ms Tee graduated from the National University of Singapore with an LLB (Hons) degree, and is admitted as an Advocate and Solicitor of the Supreme Court of Singapore.

Japan: 2nd Annual International Arbitration Summit

For enquiries and registration, please contact **Alma Lam**

Address: Room 1608, 16/F,
Harcourt House,
39 Gloucester Road,
Wan Chai, Hong Kong

Email: alma.lam@cch.com.hk
Tel: +852 3718 9166
Fax: +852 2521 7874

REGISTRATION CATEGORY

- Normal rate US\$950
 Half Day rate US\$490
 Early Bird rate US\$760 (on or before 30 September 2015)
 Supporting Organisation rate US\$760
 *Complimentary seat for in-house/general counsel

*Important note

- Limited to 1 complimentary seat per company, based on first-come-first-served.

REGISTRATION FORM

| | | | | | | |
|--|--|--|------------|-------------------|--|--|
| Family Name | | | Given Name | | | |
| Job Title | | | | | | |
| Company | | | | | | |
| Address | | | | | | |
| Email | | | | Mobile | | |
| Tel (Office) | | | Fax | | | |
| <input type="checkbox"/> Yes! Please debit my credit card US\$ | | <input type="checkbox"/> Visa <input type="checkbox"/> Mastercard | | Expiry Date: / | | |
| Card Holder's Name: | | | | | | |
| Card Holder's Signature: | | | | | | |
| Card Number: | | | | | | |

TERMS & CONDITIONS

Registration and Payment

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

Cancellation and Substitution Policy

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

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

Programme Changes

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

The Organiser

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