

LEGAL PLUS BRINGS YOU ITS

# JAPAN:

## 8<sup>TH</sup> ANNUAL INTERNATIONAL ARBITRATION & CORPORATE CRIME SUMMIT

– THROUGH THE LOOKING GLASS

Thursday, 1 December 2022, 9:00am – 5:00pm

Venue: *Keio Plaza Hotel*

(This forum 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



**Paul Key KC**  
Essex Court Chambers London  
Chairman



**Mitsuru Tamura**  
Coordinator, J  
apan Commercial  
Arbitration Association  
Keynote Speaker



**Christopher Bailey**  
Partner,  
Stephenson Harwood LLP  
Moderator – 1st Grand Panel



**David MacArthur**  
Co-head of International  
Arbitration, Anderson Mori  
& Tomotsune  
Moderator – 2nd Grand Panel



**Keita Fukunaga**  
Director, AlixPartners  
Moderator – 3rd Grand Panel



**Elvira Aliende Rodriguez**  
Partner, Shearman & Sterling



**Stephen Mavroghenis**  
Partner, Quinn Emanuel  
Urquhart & Sullivan LLP



**Douglas Clark**  
Founding Partner,  
Douglas Clark LLP



**Rob Palmer**  
Partner, Ashurst



**Carlos Chait**  
Senior Vice President –  
Investigations,  
Disputes and Risk Services,  
AlixPartners



**Hiroaki Nagahashi**  
Counsel, Baker McKenzie

8:45 – 9:00	Registration
9:00 – 9:15	Chairman – Opening Welcome & Global Arbitration Update Paul Key QC, Essex Court Chambers London
9:15 – 9:35	Keynote Session Mitsuru Tamura, Coordinator of JCAA
9:35 – 10:00	Rising Importance of ESG, Disputes, Investigations & Compliance Issues effecting Asian Companies
10:00 – 10:20	Managing Cross-border M&A Disputes & Transactions
10:20 – 10:40	Update in Supply Chain Disputes
10:40 – 11:00	Energy Disputes & What's Happening Now in the Current Climate – Asia Focus Rob Palmer, Partner, Ashurst
11:00 – 11:30	<b>Networking Break &amp; Morning Refreshment</b>
11:30 – 11:50	Arbitration of IP Disputes in Asia: Key Issues for Japanese Parties Douglas Clark, Founding Partner, Douglas Clark LLP
11:50 – 12:40	1st Grand Panel: Updates in Enforcement of Arbitral Awards in 2022 & Regional Updates (Focus on Japan, Korea & Singapore) Moderator: • Christopher Bailey, Partner, Stephenson Harwood LLP
12:40 – 13:55	<b>Networking Lunch</b>
13:55 – 14:45	2nd Grand Panel: Use of Technology in Disputes & Digital Investigations Moderator: • David MacArthur, Co-head of International Arbitration, Anderson Mori & Tomotsune Panellists: • Carlos Chait, Senior Vice President – Investigations, Disputes and Risk Services, AlixPartners
14:45 – 15:15	The Fundamental Shift of Global Antitrust Enforcement in Big Tech & Sui Generis Legislation eg. DMA in EU & Changes to Consumer Welfare Stephen Mavroghenis, Partner, Quinn Emanuel
15:15 – 15:45	Cartel & Fraud Investigations – Global Not Local Problem! Elvira Aliende Rodriguez, Partner, Shearman & Sterling
15:45 – 16:10	<b>Networking Break &amp; Afternoon Refreshment</b>
16:10 – 16:50	3rd Grand Panel – Anti Trust: Compliance, Whistleblowing & Leniency Moderator: • Keita Fukunaga, Director, AlixPartners Panellists: • Hiroaki Nagahashi, Counsel, Baker McKenzie
16:50 – 17:00	Closing Remarks & Lucky Draw

\* program is subject to change without prior notice

## GOLD SPONSORS

SHEARMAN &amp; STERLING

quinn emanuel brussels  
quinn emanuel urquhart & sullivan, llp

## SILVER SPONSORS

ashurst  
Douglas Clark LLP

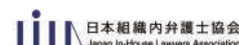
## PANEL SPONSORS

ANDERSON  
MORI &  
TOMOTSUNE

AlixPartners

Baker  
McKenzie.STEPHENSON  
HARWOOD  
(SINGAPORE) ALLIANCE

## SUPPORTING ORGANISATIONS



## BOOK NOW TO SECURE YOUR SEAT

This conference will be conducted in English

Venue: Keio Plaza Hotel

Takao Room, 42/F, Keio Plaza Hotel  
2-2-1 Nishi-Shinjuku, Shinjuku-ku, Tokyo, Japan 160-8330

Super Early Bird Rate: <i>(on or before 15 September 2022)</i>	USD499
Early Bird Rate: <i>(16 September – 15 October 2022)</i>	USD650
Normal Rate: <i>(from 16 October 2022)</i>	USD850
Supporting Organisation Rate:	USD650
Half Day Rate:	USD450

**Complimentary seats for  
In-house /General Counsel.**

Please contact us at  
[legalpluseventsasia@legalplus-asia.com](mailto:legalpluseventsasia@legalplus-asia.com)  
to secure your seat.

Please note:  
Limited to 2 complimentary seat per company,  
based on first-come-first-served basis.

**Paul Key KC, Essex Court Chambers London**

Paul Key K.C. is recognised as one of the leading QCs at the English Commercial Bar. He has particular expertise and specialism in arbitration, both international commercial arbitration and investment treaty arbitration (including ICSID). He also regularly appears in arbitration-related Court matters, including appearing in the English Supreme Court in *Jivraj v Hashwani*. He has been ranked in the top tier (band 1) rankings for arbitration for over 10 years and has consistently been identified as one of the leading figures in that field (“a real arbitration expert”, “few can rival his expertise, ability and knowledge in the field of arbitration”, “the first port of call for important arbitration disputes”, “an arbitration guru”). He has appeared as advocate in over 300 major international arbitrations worldwide, as well as appearing regularly before the English Courts (at all levels) and foreign Courts on arbitration matters. In addition to his extensive experience in international commercial arbitration, he is one of the very few English QCs to have real expertise in investment arbitration. He has been lead counsel in a very large number of BIT / investment arbitrations, acting both for and against States. He is Visiting Professor in international arbitration law at King’s College, London, and has lectured and published widely in this field. He has been a longstanding representative of the UK on the ILA International Commercial Arbitration Committee and is also a delegate for the UNCITRAL Working Group on Arbitration.

**Mitsuru Tamura, Coordinator, Japan Commercial Arbitration Association**

Mr. Mitsuru Tamura is Coordinator for Japan Commercial Arbitration Association in charge of its public relations. He worked for Mitsui & Co., Ltd. for more than thirty years. During his services in Mitsui, he stationed in Tokyo, Osaka, Bangkok, Los Angeles and New York and was involved in various international and domestic commercial and labor litigations, arbitration, mediations and other dispute resolutions. After Mitsui, he joined BIPROGY Inc. (former Nihon Unisys, Ltd.) as General Manager of Legal Division, Chief Compliance Officer and Executive Officer (Shikko Yakuin) responsible for legal, compliance and corporate governance until the end of this March. He is currently the Audit & Supervisory Board Member (Kansayaku) for Uniadex, Ltd., BIPROGY group of companies.

**Christopher Bailey, Partner, Stephenson Harwood LLP**

Chris is a highly ranked international arbitration partner with 20 years of leading private practice experience. He specialises in complex multi-jurisdictional disputes with an emphasis on international arbitration, commercial litigation and criminal and regulatory investigations.

Chris represents clients in a wide variety of complex high-value cross-border commercial disputes which regularly include claims for in excess of a US\$ billion and predominantly arise out of the energy, resource, transport, infrastructure, financial services, media and IT sectors, with Chris having a particular expertise in oil and gas, construction and investment treaty cases. He is a Solicitor Advocate, All Higher Courts of England & Wales, a Fellow of the Chartered Institute of Arbitrators, a panel arbitrator of the JCAA, KCAB and SIAC institutions and a member of the JIDRC Operation Subcommittee, AIPN Japan Sub-Chapter Committee and SIAC Users Council.

**David MacArthur, Co-head of International Arbitration, Anderson Mori & Tomotsune**

David MacArthur is Co-head of the International Arbitration practice of Anderson Mori & Tomotsune, where he jointly oversees a large, diverse team spanning the firm’s pan-Asian office network.

Having started his career in US commercial litigation, David moved his practice to Asia in 2006 and shifted his focus to international arbitration. As a member of a globally ranked arbitration practice, to date he has represented clients in over 50 major arbitrations, often high-value and complex, seated in jurisdictions across Asia, Europe and North America and in a variety of industries, ranging from several million to several billion USD in value. In addition to commercial cases, he advises and represents clients in investor-state disputes.

He is also active as arbitrator and is a Fellow of the Chartered Institute of Arbitrators. He has been appointed as arbitrator in matters under the ICC, HKIAC, JCAA and KCAB Arbitration Rules. His is conversationally proficient in Japanese and Korean.

**Keita Fukunaga, Director, AlixPartners**

Keita is an expert in economic analysis with regard to regulation and litigation matters such as antitrust and economic damages cases. He has more than 15 years’ experience as a professional economist with involvement in many merger cases in various industries, among other regulation and litigation cases.

Keita has experience in cross-border cases in which he served as an economist for client companies. As an economic consultant, he conducted economic analyses for private companies to identify crucial evidence in support of clients’ claims.

From April 2012 to March 2014, he led the economic analysis team of the merger division of the Japanese Fair Trade Commission, where he reviewed the merger submissions and conducted economic analyses in major merger cases as chief investigator.

**Elvira Aliende Rodriguez, Partner, Shearman & Sterling**

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

**Stephen Mavroghenis, Partner, Quinn Emanuel Urquhart & Sullivan LLP**

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

**Douglas Clark, Founding Partner, Douglas Clark LLP**

Douglas Clark is the founding partner of Douglas Clark LLP a specialist IP arbitration and litigation practice. Doug has acted as arbitrator or counsel in close to 20 IP arbitration matters. He has also appeared as an advocate in over 100 cases in all the higher courts in Hong Kong including the Court of Final Appeal. Doug commenced practice in Hong Kong 30 years ago. He was based in Shanghai from 2000 to 2010 as the head of international firm Lovells’ IP practice in China. From 2010 to 2019 he practiced as a barrister in Hong Kong and from 2020 to 2022 was Global Head of Dispute Resolution with IP boutique, Rouse. He has been practicing in his own firm since September 2022. Doug studied on exchange at Nagata Senior High in Kobe in 1983 and at Fudan University in Shanghai from 1988 to 1990. He speaks fluent Japanese and Chinese.

Doug has written a number of legal texts including Patent Litigation in China and Intellectual Property in Hong Kong. He is also the author of a history of extraterritoriality in China and Japan, Gunboat Justice.

**Rob Palmer, Partner, Ashurst**

Rob Palmer is a partner in Ashurst’s Singapore dispute resolution team. Based in Southeast Asia since 2003, Rob has a particular focus on dispute resolution in the energy and infrastructure sectors with particular market-leading expertise in the resolution of LNG price reviews. Rob is consistently praised by clients and in legal directories for his advocacy skills and the quality of his legal advice, with recent client comment in GAR 100 describing him as “the best international arbitration lawyer in Asia”.

Rob is a Fellow of the Chartered Institute of Arbitrators, the Singapore Institute of Arbitrators and the Australian Centre for International Commercial Arbitration. He is qualified in New Zealand, New South Wales and England; a member of the panel of arbitrators of (among others) the KCAB, the AIAC, the ACICA, the BANI and the TAC; and a member of the Training Faculty of the Chartered Institute of Arbitrators.

**Carlos Chait, Senior Vice President – Investigations, Disputes and Risk Services, AlixPartners**

Carlos brings more than a decade of cross-border regulatory and internal investigation experience to advising legal counsel strategize forensically sound, results-oriented e-discovery methodology. Carlos’ work in complex, high-stakes product liability, anti-corruption, money laundering, and corporate malfeasance investigations originating in North America and Asia helps clients adhere to global eDiscovery best practices and protocols.

As JD/MBA-educated attorney, Carlos also maintains certifications as a Project Management Professional (PMP) and Certified AML Specialist (CAMS). He completed his undergraduate studies in International Relations at the University of California, Berkeley.

**Hiroaki Nagahashi, Counsel, Baker McKenzie**

Hiroaki Nagahashi is a member of the Firm’s Antitrust & Competition Law group, Corporate/M&A group and Dispute Resolution group in Tokyo. He is very experienced in the areas of M&A, competition law (including the Antimonopoly Act, among others), consumer protection law (including the False Labeling Prevention Act, Food Labeling Act and other advertising & labeling regulations), domestic and international litigation and general corporate law. Hiroaki has been admitted to practice law in Japan and New York and is certified as a Food Labeling Consultant in Japan by the Food Labeling Testing Institute.

## Japan: 8<sup>th</sup> Annual International Arbitration & Corporate Crime Summit

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

REGISTRATION CATEGORY

- |  |        |
|--|--------|
| <input type="checkbox"/> Super Early Bird Rate (on or before 15 September 2022): | USD499 |
| <input type="checkbox"/> Early Bird Rate (16 September – 15 October 2022):       | USD650 |
| <input type="checkbox"/> Normal Rate (from 16 October 2022):                     | USD850 |
| <input type="checkbox"/> Supporting Organisation Rate:                           | USD650 |
| <input type="checkbox"/> Half Day Rate:  | USD450 |
| <input type="checkbox"/> *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.

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

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.