



SINGAPORE INSTITUTE OF ARBITRATORS

Proudly Presents

“Arbitrations with Indonesian Parties”

Thursday, 30 June 2011 | 6.30pm | Maxwell Chambers, Raffles Room (Level 3)

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(valid till 14 June 2011)***

About the Seminar:



Singapore is often the arbitration seat for the resolution of disputes between foreign investors and Indonesian parties. Many of these arbitrations in Singapore give rise to common issues during the course of the arbitral proceedings. These include matters such as: (a) how Indonesian law (which may be the governing law of the underlying contract) should be adduced before an arbitral tribunal that comprises non-Indonesians; (b) the interplay between Singapore law, Indonesian law and international arbitration principles in governing various aspects of the arbitration including: (i) substantive matters such as applicable remedies and, more generally, (ii) arbitral procedure; (c) issues pertaining to local court proceedings including seeking interim relief and enforcement of arbitral awards; and (d) costs issues. Chew Kei-Jin, who has acted as counsel in a number of arbitrations involving Indonesian parties will address these subjects of practical importance.”

About the Speaker:

Chew Kei-Jin graduated from Cambridge University and is admitted to the Bar of England and Wales and to the Singapore Bar. He is principally a litigation and arbitration practitioner and his areas of practice include commercial law, company law, insolvency, and contract-related issues. His experience includes multi-jurisdictional litigation and arbitration claims relating to infrastructure projects in the region, including a US\$260 million claim involving the exploration and exploitation of an energy resource in Indonesia, a dispute between shareholders arising out a US\$240 million leveraged buy-out of a technology company and a US\$50 million dispute between investors in a foreign oil exploration project. In particular, he has acted as counsel in a number of arbitration matters involving Indonesian parties.

About the Chairperson:



Tan Chuan Thye has close to 20 years of experience in dispute resolution work. His broad, cross-border dispute resolution practice includes insolvency and restructuring work, banking, construction, energy, technology and investment disputes. Chuan Thye is a fellow of the Chartered Institute of Arbitrators and of the Singapore Institute of Arbitrators. He sits on panel of arbitrators of the Singapore International Arbitration Centre and the Kuala Lumpur Regional Centre for Arbitration. He is also active in the Singapore legal profession and sits on various committees of the Singapore Academy of Law, and is a member of the Disciplinary Panel established under the Singapore Legal Profession Act.

- Programme -

6.00pm – 6.30pm	Registration
6.30pm – 6.45pm	Opening Address by Chairman Mr. Tan Chuan Thye Director, Stamford Law
6.45pm – 8.00pm	“Arbitrations with Indonesian Parties” Mr. Chew Kei-Jin, Partner, Tan, Rajah & Cheah
8.00pm – 8.30pm	Questions & Discussion

*** 2 CPD Points will be awarded ***

REGISTRATION & PERSONAL INFORMATION
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	SIArb & SCL Members	Full-time Students	Others
Early Bird Rate (valid till 14 June)	<input type="checkbox"/> S\$90.00	<input type="checkbox"/> S\$72.00	<input type="checkbox"/> S\$108.00
Regular Rate (after 14 June)	<input type="checkbox"/> S\$100.00	<input type="checkbox"/> S\$80.00	<input type="checkbox"/> S\$120.00

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Notes:

1. Closing date for registration is **28 June 2011**.
2. The Organiser reserves the right to cancel, curtail or change the content of the programme and the names of speakers without prior notice.
3. The Organiser reserves the right to cancel or postpone the seminar in which case refunds will be given, but otherwise, no refunds will be made for cancellations or no-shows by those who registered. If you are unable to attend the seminar, a substitute may attend in your place at no extra charge with at least 3 days prior notice being given to the Institute, failing which there shall be refund.