



16th – 18th November 2015 | Kuala Lumpur | Malaysia

LEARNING TO ADAPT, AS WELL AS, THE QUALITY OF YOUR LEGAL SUPPORT NETWORK WILL HAVE A **POSITIVE IMPACT** ON ORGANISATIONAL SURVIVAL AND GROWTH IN TODAY'S GLOBALISED ENVIRONMENT.

EXCLUSIVE 3RD DAY

Improving the Efficiency and Effectiveness of Legal Outcomes through Effective Contract Drafting and Management

Advancing your contract drafting and negotiating skills by mitigating risks inherent to contract management that lead to cost and time blow-out techniques to improve outcomes is crucial. This course has been specially designed to equip you with the skills required for the effective drafting and management of commercial contracts. You will gain a thorough understanding of the business and legal issues surrounding contracts and return to your workplace armed with the know-how to protect your

organisation from costly contractual disputes. Discover how effective drafting and management of a contract can deliver the goals it is set out to achieve.

SUPPORTING ORGANISATION SCCA Singapore Corporate Counsel Association ENDORSERS

Broadening the scope of legal professionals as strategic partners in managing both legal and business risks by integrating the legal function in every aspect of the business marcus evans

SHOWCASING CASE STUDIES AND KEY INTERNATIONAL PRESENTATIONS FROM DISTINGUISHED SPEAKERS

Regina Bynote Jones General Counsel – Asia SCHLUMBERGER, MALAYSIA

Jastej Bains Senior Corporate Lawyer

ORIGIN ENERGY, AUSTRALIA

Ayman El Naggar VP Legal MAJID AL FUTTAIM, UAE

Astor Chan Senior Director & Associate General RALPH LAUREN, HONG KONG Michelle Thuy-Ngoc Thai Senior Counsel, Cross-sector, One JOHNSON & JOHNSON, VIETNAM

Punitha Kandiah Head, Corporate Advisory/Group Legal Policy, Commercial Banking & Corporate Functions, Group Legal MAYBANK, MALAYSIA

Harminder Jaila Head – Legal Services PRINCE COURT MEDICAL CENTRE, MALAYSIA Anita Sheila VP - Legal, Corporate & Secretarial Affairs PERMANIS & ETIKA GROUP OF COMPANIES, MALAYSIA

Saritha Bhanu Legal Counsel, Commercial Banking & Corporate Functions - Group Legal MAYBANK, MALAYSIA

Andrew Cooke Regional Director of Legal Affairs MICROSOFT, SINGAPORE

FEATURING EXPERT PRESENTATIONS FROM GLOBAL STATUTORY, ASSOCIATION AND RESEARCH BODIES

Thavakumar Kandiahpillai VP -Legal Affairs SAPURAKENCANA PETROLEUM, MALAYSIA President MALAYSIAN CORPORATE COUNSEL ASSOCIATION (MCCA)

Revantha Sinnetamby General Counsel SCOMI ENGINEERING,

MALAYSIA Honorary Treasurer MALAYSIAN CORPORATE COUNSEL ASSOCIATION (MCCA) Anil Xavier President INDIAN INSTITUTE OF ARBITRATION & MEDIATION

Datuk Professor Sundra Rajoo Director

THE KUALA LUMPUR REGIONAL CENTRE FOR ARBITRATION (KLRCA), MALAYSIA

Wong Taur Jiun Head of Legal RABOBANK, SINGAPORE President SINGAPORE CORPORATE COUNSEL ASSOCIATION To be Confirmed Takayuki Kitajima General Counsel - Japan & Korea UNILEVER JAPAN Chairman INTERNATIONAL CORPORATE COUNSELS ASSOCIATION

Muneesh Sud Chief Legal & Compliance Officer RELIANCE CAPITAL ASSET MANAGEMENT, INDIA Executive Member CORPORATE COUNSEL ASSOCIATION OF INDIA



THE PROGRAM - DAY ONE

monday 16th november 2015

0830 Registration and Morning Coffee

- 0900 Opening and Welcome Remarks from the Chairperson
- 0915 Plenary One: Building Capacity Ensuring the Role of the In House Counsel is Valued by the Business
- Thavakumar will discuss how effective legal counsels now need to partner with the business, understand it's issues and produce viable solutions that prove their worth to business Thavakumar Kandiahpillai, VP Legal Affairs, SapuraKencana Petroleum, Malaysia
 - President, Malaysian Corporate Counsel Association (MCCA)
- 1000 Plenary Two: Demonstrating the Importance of How the In-House Legal Team Adds Value by Creating and Communicating Appropriate Metrics Wong will showcase how teams can add value by providing service and delivering technical know-how that has a transformative impact on the business Wong Taur Jiun, Head of Legal, Rabobank, Singapore
 - President, Singapore Corporate Counsel Association (TBC)
- 1045 Morning Refreshments
- 1115 **Plenary Three: Delving into the Opportunities and Challenges in International Arbitration in Emerging Markets** Datuk will speak on managing multi-party and multi-contract disputes in international arbitration **Datuk Professor Sundra Rajoo**, Director, **The Kuala Lumpur Regional Centre for Arbitration (KLRCA), Malaysia**
- 1200 Plenary Four: New Effective Business Partnering From Business Partner to Part of your Business Takavuki will speak on providing commercially astute advice and contributing to the strategic direction of the business within the relative legal frameworks
 - Takayuki Wili speak on providing commercially astute dovice and contributing to the strategic direction of the business within the relative legal framework Takayuki Kitajima, General Counsel- Japan & Korea, Unilever Japan & Chairman, International Corporate Counsels Association
- 1245 Networking Lunch

STREAM ONE CONTRACTS EXCELLENCE & DISPUTE RESOLUTION

1345 Chairperson's Opening Remarks

1400 Coping with the Legal Complexities of Enforcing Contracts in International Markets

- Establishing institutional requirements to support contract enforcement
 Assessing effective contractual, operational and commercial risk
- mitigation options • Capitalising on alternative dispute resolution systems that seek to resolve differences between parties in a timely and fair manner

Anil Xavier, President, Indian Institute of Arbitration & Mediation 1445 Personal Data Protection Act (PDPA): Reviewing Internal Policies,

Practices and Compliance

- Ensuring enforcement of the data protection provisions to ensure a more consistent application across the organisation
- Adapting your way of doing business to comply with PDPA requirements
 Dealing with enhanced complexity when conducting cross border personal data transfer

Joint Presentation:

Punitha Kandiah, Head, Corporate Advisory/Group Legal Policy, Commercial Banking & Corporate Functions, Group Legal, Maybank, Malaysia

Saritha Bhanu, Legal Counsel, Commercial Banking & Corporate Functions -Group Legal, Maybank, Malaysia

1530 Mitigating O&G Contractual Challenges when Dealing with

- International Mega-Projects
 Leveraging on changes in regulations and how to improve contract performance
- Obtaining a balanced view of transaction structuring to allow for greater negotiation
- Reviewing the effectiveness of provisions in contracts when managing cross-border or huge multi-party transactions
- Jastej Bains, Senior Corporate Lawyer, Origin Energy, Australia
- 1615 Afternoon Refreshments

STREAM TWO GOVERNANCE, RISK & COMPLIANCE

1345 Chairperson's Opening Remarks

- 1400 Meeting Heightened Stakeholder Expectations through a Comprehensive Risk Intelligence Framework
 - Developing skills to help the organisation drive commercial value and generate real business
 - Offering guidance to board members on their legal and regulatory risk oversight responsibilities
 - Providing direction to executive teams to meet the demand for increased disclosure and oversight

Anita Sheila, VP - Legal, Corporate & Secretarial Affairs, Permanis & Etika Group of Companies, Malaysia

1445 Understanding Legal Risks Inherent in Initiatives Aimed to Grow Revenue and Increase Profits

- Establishing fully embedded risk appetite frameworks to realise tangible results
- Determining the desired risk exposure levels for a practical, systematic and dynamic approach to risk governance
- Enhancing identification and assessment of legal risks from a qualitative standpoint

Speaker to be Advised

1530 Upgrading Risk Related Capabilities in Response to Rising Risks and New Regulatory Demands

- Creating a framework to fulfill risk-related responsibilities including identifying, assessing, mitigating, as well as, managing legal and regulatory risks
- Integrating monitoring and reporting of legal risks with the existing enterprise resource management systems, as well as, institute new reporting capabilities
- Providing clear guidelines and communication mechanisms by which information about legal risks can escalate up to the legal department and the GC

Regina Bynote Jones, General Counsel – Asia, Schlumberger, Malaysia

1615 Afternoon Refreshments

... REGIONAL REGULATORY PANEL

1645 CORPORATE COUNSEL THINK TANK
 Navigating the Complexities of Business and Financial Strategies, as well as, the Legal and Regulatory Risks they Pose
 Panellists:

 Thavakumar Kandiahpillai, President, Malaysian Corporate Counsel
 Muneesh Sud, Executive Member, Corporate

Association (MCCA) Takayuki Kitajima, Chairman, International Corporate Counsels Association Muneesh Sud, Executive Member, Corporate Counsel Association of India

Wong Taur Jiun, President, Singapore Corporate Counsel Association





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THE PROGRAM - DAY TWO

tuesday 17th november 2015

0830 Registration and Morning Coffee

- 0900 Opening and Welcome Remarks from the Chairperson
- 0915 Plenary One: Addressing and Resolving Disputes in a Global Economy More Cost Effectively and Efficiently Revantha will analyse possible options to create value when implemeting dispute management techniques Revantha Sinnetamby, General Counsel, Scomi Engineering, Malaysia Honorary Treasurer, Malaysian Corporate Counsel Association (MCCA)
- 1000 Plenary Two: Managing Legal Departments Effectively so Stakeholders are Duly Protected Ayman will delve into best practice strategies to transform your employees into a high performing teams Ayman El Naggar, VP Legal, Majid Al Futtaim, UAE

1045 Morning Refreshments

1115 Plenary Three: The Asean Economic Community: Opportunities and Its Impact on Legal Frameworks Speaker to be Advised

1200 LEGAL CHIT CHAT - WHAT DOES THE FUTURE HOLD? The Evolving Role of the In House Counsel: Strategic Advisor to the CEO and Board

The panel will discuss how the role has evolved into a more senior leadership role with required proficiency in both conventional and modern responsibilities

Panellists.

Harminder Jaila, Head – Legal Services, Prince Court Medical Centre, Malaysia 1245 Networking Lunch

245 Networking Lunch

STREAM ONE CONTRACTS EXCELLENCE & DISPUTE RESOLUTION

1345 Chairperson's Opening Remarks

- 1400 Devising Alternative Dispute Resolution (ADR) Strategies as a Preferred Means of Resolving Commercial Disputes
 - Creating dispute resolution programmes for more efficient management of routine conflicts
 Addressing issues relating to the scope and enforceability of the dispute
 - resolution process
 Catalysing ADR procedures to significantly reduce the costs and burdens
 - Catalysing ADR procedures to significantly reduce the costs and burdens
 of litigation resulting in solutions not available in court
 - Astor Chan, Senior Director & Associate General, Ralph Lauren, Hong Kong

1445 Modernising the Intellectual Property Framework and Its Enforcement in Cyberspace

- Examining IP jurisdiction when dealing with the ambiguity of territoriality
 Protecting registrations from challenges and examining conflict of laws in
- cyberspaceSecuring and registering IP assets for your company to mitigate IP
- infringements in the virtual spaceDeveloping detailed IPR language for licensing for greater bargaining
- advantage

Andrew Cooke, Microsoft, Singapore

- 1530 Assessing Key Issues that Arise across Jurisdictions in Cross-Border M&A Deals
 - Highlighting major challenges in M&A strategies to prepare for any potential disputes
 - Considering the role of geography, politics and industry when calculating risk levels
 - Develop a due-diligence and monitoring programmes that looks beyond financial information

Jim Bergman, Vice - President, Asia Pacific and Middle East, International Association for Contract and Commercial Management (IACCM), US

1615 Afternoon Refreshments

INTERACTIVE LEGAL WRAP UP

1645 ROUNDTABLE ONE

Delving into Challenges in Existing Contracts Spanning the GST Implementation

Revantha Sinnetamby, General Counsel, Scomi Engineering, Malaysia Honorary Treasurer, Malaysian Corporate Counsel Association (MCCA)

1730 Chairperson's Closing Remarks & End of Day Two

STREAM TWO GOVERNANCE, RISK & COMPLIANCE

- 1345 Chairperson's Opening Remarks
- 1400 The Risk Intelligent General Counsel: Focusing on the Consequences of Risks
 Setting the direction in legal risk management to address a broad
 - spectrum of risk across the enterprise • Considering the interaction of multiple risks and the impact of multiple
 - threats Using legal process outsourcing, regulatory compliance outsourcing and

external counsel to your good advantage Muneesh Sud, Chief Legal & Compliance Officer, Reliance Capital Asset Management. India

Executive Member, Corporate Counsel Association of India

1445 Building a Culture of Compliance that Extends Internally and Externally

- Prioritising regulatory compliance risks thus improving compliance resource allocations
- Advising the management on compliance risks and ways to minimise, avoid, mitigate or manage them
- Addressing compliance challenges in a forward looking manner to strengthen and promote accountability

Michelle Thuy-Ngoc Thai, Senior Counsel, Cross-sector, One, Johnson & Johnson, Vietnam

1530 Implementing Effective Strategies to Mitigate and Respond to

- Cyber Security Threats
 Looking at insider threats to cyber security and frameworks to mitigate this risk
- Reducing the number of potential incidents and further assisting in detecting current threats
- Building an effective programme to reduce the risk of incidents occurring in the first instance and responding effectively once a breach is suspected or has occurred

Speaker to be Advised

1615 Afternoon Refreshments

ROUNDTABLE TWO

Enhancing Corporate Governance Frameworks in Today's Volatile and Fast Paced Globalised Environment Moderator to be Advised

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EXCLUSIVE COURSE - DAY THREE

wednesday 18th november 2015

CONTRACT DRAFTING & MANAGEMENT

Advancing your contract drafting and negotiating skills by mitigating risks inherent to contract management that lead to cost and time blow-out

MODULE 1: CONTRACT LIFECYCLE MANAGEMENT IMPACT ON THE WHOLE ORGANISATION

Session One

Comprehending the Whole Contract Lifecycle Process and it's Impact of **Contractual Activities on the Organisation**

In this session, Jim will clearly define the impact of contracting issues and costs on organisation profits.

- Putting contract management at the heart of your organisation
- Assessing potential losses that can arise from a poorly managed contract
- Evolution of the scope after careful consideration of stakeholders involved Gaining a commercial advantage by adopting the CLM process
- Integrating contracting processes across your organisation's storage and
- database processes

Exercise: Cost optimisation applied to Contract Management. Assessing the cost impact associated with three different versions of a warranty clause

MODULE 2: DRAFTING AND NEGOTIATING A CLEAR SCOPE OF WORK

Session Two

Identifying the Inherent Risks in Contract Management

- What are the rights and obligations of parties involved in the contract and how it increases your risk?
- What are the main risks when managing contracts?
- Risk management and contingency planning to avoid exposure to potential catastrophic contract litigation

Session Three

Contract Management Frameworks: Assessing Risks in the Drafting and **Negotiation Phase**

- Uncovering the potential hidden risks in every clause
- Dissecting the most common flaws in creating a valid and enforceable contract Comprehending key risks when drafting each contract for capital, consultancy
- type/service and intangible services Exercise: Ambiguity is pervasive in many contracts. Identifying the risk and cost
- arising from ambiguity in a specific contract clause.

Session Four

Laying a Robust Communication Process to Avoid Misunderstandings and Grey Areas

- Sharing! Sharing internally and externally all the information related to the project
- Addressing the issues related to contracting or technical wording
- Ensuring people involved in the project are all on the same page and getting the same information (share point, primavera management tool etc.)
- Controlling misinterpretations, contract breaches etc.
- Focusing on meetings and avoiding virtual communication
- Seeking stakeholder engagement and commitment
- Utilising technology to allow for quicker documenting and decision making

Session Five

Entering into an Agreement Without Losing the Power of Negotiation

- Grasping the cost savings that can arise from a good negotiation Mastering advanced negotiation techniques
- The art of being prepared for the negotiation process
- Focusing on establishing long term relationships
- Dealing in a situation of supplier monopoly

Session Six

Is it Possible to Achieve a Contractual Win-Win Situation?

- Embracing procurement and contract transformations Improving your personal emotional intelligence quotient to boost bargaining
- outcomes and avoid frustration between both parties
- Passing the communication baton to ensure all stakeholders are on the same page Being open to future development and opportunities

Role Play: Drafting and negotiating a simple statement of work. But will the outcome be simple?

Your Distinguished Course Facilitator:

Jim Bergman Vice - President, Asia Pacific and Middle East International Association for Contract and Commercial Management (IACCM), US



YOUR DISTINGUISHED COURSE FACILITATOR

Jim Bergman Vice - President, Asia Pacific and Middle East International Association for Contract and Commercial Management (IACCM), US

Jim Bergman has led the development and implementation of numerous innovative contracting practices in global, leading organisations. He has nearly twenty years of experience in commercial and procurement contract development, negotiation and management, initially as a contracts attorney for Amoco (now BP). During his career, Jim has shared his 'in the trenches' experiences through the development and delivery of numerous training sessions and has effectively led contract development and negotiation teams

Jim has managed supply base portfolios worth over US\$1 billion, and has also developed contracting processes for a number of Fortune 500 companies. His training, coaching and advisory efforts have led to savings of well over US\$100 million, as well as numerous process improvements and additional instances of value generation to numerous organisations including John Deere, Monsanto, DuPont, Citibank, UBS, Baxter, Telecom Malaysia, General Motors, Delphi Automotive, the State of Texas among numerous others

Across his wide array of commodity experiences, he has been extensively involved in establishing many customer-supplier relationships founded on strategic sourcing, supply chain management, performance metrics and measures, as well as Total Cost of Ownership principles, and has served as editor for publications focusing on the successes associated in such relationships. He has also led in developing and delivering both public and internal training programs.

Areas of Expertise:

- Contract development, drafting, negotiation and management
- Strategic sourcing and outsourcing
- Supply management, Procurement, Purchasing and Tendering

WHY YOU CANNOT MISS THIS COURSE

Contracts often involve huge amounts of dollars and very big risks! Risks vary from regulatory, operational, financial, reputational, non-compliance and change among many others. The main challenge for contract professionals is to deliver a clear and concise contract including liabilities and obligations that will satisfies both parties involved. Managing your contracts well will mitigate the company's exposure to financials risks and reduce the adding of contractual costs and time wastages.

Attend the training on 'Contract Drafting and Management' to

enhance your understanding of the inherent risks occurring when drafting and managing a contract by ensuring a collaborative relationship between parties in order have mutual agreement and implementing a risk identification strategy to mitigate these challenges.

ATTEND THIS PREMIER COURSE AND GAIN INSIGHTS INTO

- Gaining clarity on the potential impact of your contractual activities on the organisation
- Obtaining insights and methods to identify and alleviate contractual risks Drafting a clear, realistic and reliable scope of work that pre-empts potential risks
- Mastering the negotiation process by ensuring a win-win situation for both parties
- Ensuring transparent communication with internal and external stakeholders to establish a solid contract
- Controlling variations and change management to reduce additional contractual costs
- Partnering for conflicts and dispute resolution to protect your organisation from exposure to financial and legal risks



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MORE ABOUT THE EVENT

WHY YOU CANNOT MISS THIS EVENT

All organisations need legal advisors who can assist with day-to-day activities, as well as, corporate responsibilities across many jurisdictions. The role of the general counsel is developing to take on a more commercial and strategic focus and we aim to delve into the skills in-house lawyers should develop to adapt to this change. Legal Counsels need to build capacity to provide holistic guidance around strategic business decisions, offering cost-effective support for legal activities. Furthermore we have a full day course on Day 3 to build capacity in Contract Drafting & Management to manage a variety of tasks in this increasingly globalised and fast paced business environment. We will have a wide variety of speakers from different countries, industries and organisations across two focused streams on Contracts Excellence & Dispute Resolution as well as Governance, Risk & Compliance. Such a wide variety of expertise and knowledge will help delegates take away new ideas and insights to address current business challenges

Attend this 2nd Annual Corporate Legal Excellence Conference to

learn how to address the challenges, examine critical issues, explore how this sector can grow in the context of an economic crisis and how to deliver more with less, thereby taking advantage of the unprecedented opportunities in this sector.

Tailor-make your Own Programme by Selecting from any of these streams over Day One and Day Two:

Stream One: Contracts Excellence & Dispute Resolution

Legal and contractual frameworks are essential to helping businesses operate smoothly worldwide with a focus on avoiding disputes and litigation by drafting and negotiating appropriate, unambiguous and enforceable contracts. They should be able to take businesses commercial objectives and translate them into robust contractual documentation including general terms and conditions. In today's economic climate, it can be vital for businesses to resolve disputes in ways that are both cost-effective and commercially oriented.

Stream Two: Governance, Risk & Compliance

With regulation, risk and board responsibilities for management of legal entities on the rise, a strong global subsidiary governance framework is critical to avoiding both financial and reputational damage. While most MNCs have been careful to comply with home-state legal entity governance and compliance requirements, many are still exposed to significant risk when it comes to internal controls related to their overseas subsidiaries. A constantly shifting regime of regulatory developments, local business customs and compliance requirements means you must be vigilant in managing your legal entity structures globally. You need to formulate a consistent approach across your organisation and different countries to help streamline and better manage risks and help businesses add value while ensuring worldwide entity compliance and downstream governance.

COURSE SCHEDULE

- Registration and Morning Coffee 0830
- Course commences 0900
- 1045 Morning Refreshments
- 1245 Networking Lunch
- 1400 Course Commences 1545
- Afternoon Refreshments 1700 End of Course

BUSINESS DEVELOPMENT OPPORTUNITIES

Does your company have services, solutions or technologies that the conference delegates would benefit from knowing about? If so, you can find out more about the exhibiting, networking and branding opportunities available by contacting: Sharon Chew, Media & PR Coordinator, marcus evans Malaysia Tel: +603 2723 6757, E-Mail: SharonC@ marcusevanskl.com

WHO SHOULD ATTEND

Chief Legal Officers, Chief Compliance Officers, Company Secretaries, Country / General / Corporate / In-house / Legal Counsels / Heads and Senior Professionals in charge of: Compliance

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- Legal Affairs
 - Company / Contract Law
- Corporate Governance
- Corporate Affairs
- Legal Risk Management

From all across industries, particularly from:

- Banking & Finance •
- FMCG / F&B
- Manufacturing
- Pharmaceuticals • •
 - Oil & Gas Government Administration
- Telecommunications
 - Property & Real Estate
- Information Technology

BENEFITS OF ATTENDING THIS PREMIER MARCUS EVANS LARGE SCALE EVENT INCLUDE

- Dealing with hidden risks in your current contracts through comprehensive and systematic review methods that will flag potential liabilities
- Exploring alternatives to resolve disputes more quickly
- Minimising cost contingencies and variations by identifying key contract management risks from the onset
- Mitigating disputes through effective project management and risk assessment plans for contracts
- Deliberating issues arising from poorly drafted arbitration clauses and it's impact on tribunal jurisdiction
- Addressing external risks and market instability in international transactions and projects
- Ascertaining new deal structures in M&A and practising key negotiation points for successful deal structuring
- Ensuring ongoing legal audits in streamlining the company's goals, structure and operations
- Determining remedies for multi-party disputes and settlements whilst minimising losses
- Identifying contractual risks by negotiating the right liabilities and indemnities to improve risk management and insurability
- Evaluating contract agreements in the international market and the resultant tax implications for organisations
- Recognising the legal professionals involvement in corporate governance to ensure that stakeholders interests are protected

marcus evans would like to thank all the world-leading visionaries, solution providers, associations, operators, end-users and delegates who have contributed to and supported the marcus evans 2nd Annual Corporate Legal Excellence Large Scale Event. We would particularly like to mention our speakers for their help in the research behind the event and also our sponsors for their continued support and commitment

On behalf of marcus evans we hope you have a rewarding, enjoyable and productive time. We personally look forward to meeting you all and working with you at our future Large Scale Events planned in 2016. See you in November!



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Tourism & Hospitality Entertainment & Media

Regulatory Affairs

Intellectual Property

Contract Management

Data Management & Protection

• Logistics & Transportation Energy & Utilities



OUR BUSINESS PARTNERS

SUPPORTING ORGANISATION



Singapore Corporate Counsel Association is the national organisation in Singapore that represents the in-house counsel community.

Incorporated as a society in 2002, the SCCA's vision is to:
1. Foster a dynamic community of professional corporate counsel which will give its members the chance to network with other in-house counsel and to share information and resources.
2. Coordinate continuing educational opportunities.

Raise the profile of the in-house lawyers' community in Singapore.

SCCA aims to provide a platform to establish views in respect of issues that concern the in-house lawyers' community and the respective employers, in order to provide a collective voice where representation is needed on behalf of the in-house lawyers' community. SCCA also organises regular lunchtime seminars.

ENDORSERS



The **Malaysian Corporate Counsel Association's (MCCA)** vision is to be the premier organisation for the promotion and facilitation of networking, knowledgesharing and continuing legal education for the corporate counsel community in Malaysia, and for the enhancement of the community's profile among the legal fraternity and the general public. The MCCA serves as a platform for corporate counsel working in Malaysia to express their challenges and mutually benefit from the experiences they share as members of a common profession. In so doing, MCCA strives to recognise and enhance the pivotal role played by corporate counsel in Malaysia's dynamic and multifarious corporate environment.



The Kuala Lumpur Regional Centre for Arbitration ("KLRCA") is a non-profit, non-governmental, international arbitral institution that was established in 1978 under the auspices of the Asian-African Legal Consultative Organisation ("AALCO"). It was the first centre of its kind to be established by AALCO in Asia. Please visit KLRCA's website at www. klrca.org or email enquiry@klrca.org for more information.



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