

ARBITRABILITY: THE LIMITS OF ARBITRATIO

The foundation of arbitration lies in the agreement of concept of arbitrability. Yet, arbitrability is an evolving parties to arbitrate. Party autonomy is often invoked as a guiding principle. Nonetheless, there are instances where a dispute just cannot be decided by a private tribunal, whatever the parties say. It is accepted that the validity of an arbitration agreement, and the enforceability of an arbitral award, are subject to the

concept, the contents of which vary from jurisdiction to jurisdiction, and even change over time. This talk explores the idea of subjective and objective arbitrability. It also looks at the constraints of arbitrating difficult subject matter such as insolvency, oppression of minority shareholders and trust disputes.

MARK YOUR **27.11.14** TIME 3:00PM - 5:00PM

VENUE **SEMINAR ROOM 1. ROOFTOP PAVILION KUALA LUMPUR REGIONAL CENTRE FOR ARBITRATION** BANGUNAN SULAIMAN, JALAN SULTAN HISHAMUDDIN. KUALA LUMPUR, MALAYSIA.

PROGRAMME

2:30 pm	Event Registration	
3:00 pm	Welcome Remarks	
3:10 pm	Arbitrability : The Limits of Arbitration By Mr. Chan Leng Sun SC, Principal, Baker & McKenzie.Wong & Leow	
4:30 pm	Question & Answer Session Moderated by Mr. Lam Wai Loon, Partner, Skrine	
5:00 pm	End of Programme	

HOW TO REGISTER AND BY WHEN? FOR REGISTRATION. PLEASE EMAIL YOUR DETAILS TO EVENTS@KLRCA.ORG OR FAX TO +603-2271 1010 BY 26.11.2014

Full Name:					
Company / Organisation:					
Designation:					
Address:					
Tel:	Fax:	Email:			

FOR MORE INFORMATION, PLEASE CONTACT MR. CHALEE NAI KIN, MANAGER, BUSINESS DEVELOPMENT AT +603 2271 1000 OR EMAIL EVENTS@KLRCA.ORG