Over the last year, more and more arbitral institutions around the world have issued (or reissued) guidelines and rules for arbitration proceedings. The goal is a common one – to provide additional guidance and support for increased efficiency and transparency in arbitral proceedings.

However, the question arises whether all this documentation serves its intended purpose in the best possible way.

To which extent do guidelines assist in the conduct of arbitral proceedings? Is there a risk that guidelines may actually be counter-productive? How can they be used in the most beneficial way?

**PROGRAMME**

2:30 pm  
Registration

3:00 pm  
Soft Law in International Arbitration
– A tool to fight or to foster Guerilla Tactics?
by Prof. Dr. Rouven F. Bodenheimer, M.A. FCIArb

4:30 pm  
Q & A Session  
Moderator : Lam Ko Luen,
Partner, Shooklin & Bok and President of the

5:00 pm  
Refreshments

**DATE**
11.12.14

**TIME**
3:00PM – 5:00PM

**VENUE**
AUDITORIUM,
KUALA LUMPUR REGIONAL CENTRE FOR ARBITRATION
BANGUNAN SULAIMAN,
JALAN SULTAN HISHAMUDDIN,
KUALA LUMPUR, MALAYSIA.

**HOW TO REGISTER AND BY WHEN?**
FOR REGISTRATION, PLEASE EMAIL YOUR DETAILS TO EVENTS@KLRCA.ORG
OR FAX TO +603-2271 1010 BY 10.12.2014

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