Expert witnesses have for some time played a key role in the resolution of construction disputes. What is expert evidence and how does it differ from other forms of evidence? Expert evidence can bring clarity to complex issues in dispute by providing specialist opinions that can assist a tribunal to understand and interpret the facts of a dispute. In order to fulfil this role, experts must be independent, whatever the dispute resolution process being applied. Both the expert, who must discharge his/her duty effectively, and, the parties, who must select an appropriate witness and ensure that the witness is properly and adequately instructed, face challenges. Tribunals also face challenges in ensuring that contradictions between competing experts are addressed effectively and that experts do not stray of limits. This evening talk will focus on the practical issues arising from the nature of expert evidence and the role of the expert witness in assisting arbitral tribunals to resolve construction disputes.

For more information, please contact Business Development Team of KLRCA, Phone: +603 2271 1000 Email: events@klrca.org

Admission is free. Limited seats available.

For registration, please email your details below to events@klrca.org or fax to +603-2271 1010 by 5 Nov 2016

Revantha Sinnetamby is a former in-house counsel with over 25 years of experience with telecommunications, information technology, construction and heavy engineering business operations. He was, until recently, General Counsel of a Malaysian public listed company with operations in several countries in the transportation infrastructure space and has during his 25+ year in-house career held GC positions in the UK and Sweden. He holds degrees in Arts and Law and was a Sloan Fellow at the London Business School in 2010. He is currently a Director at Hill International’s Malaysia office.

Kevin Prakash has an active practice in dispute resolution and has been involved in complex disputes in various forms since being called to the Malaysian Bar in 1998.

He is regularly engaged in trial and appellate advocacy at the High Court or the superior Courts in Malaysia and as counsel in arbitration. He has wide experience in diverse types of disputes including corporate and commercial disputes, contractual, civil and shipping disputes.

His principal practice is in engineering and construction disputes and has represented a diverse set of clients including employers, main contractors and subcontractors in court litigation and arbitration.