



KEYNOTE ADDRESSBy YAA Tan Sri David Wong Dak Wah
Chief Judge of Sabah and Sarawak

WHO SHOULD ATTEND

Developers, Contractors, Project Consultants, Claims Consultant, Public Authorities involved in development and engineering, Advocates & Solicitors and Pupils-in-Chambers.

In Malaysia, most of the construction disputes are resolved through arbitration and statutory adjudication. According to the statistics from the AIAC, majority of the domestic arbitrations registered with the centre concerned the resolution of construction disputes. In the realm of statutory adjudication, the number of cases registered with the AIAC have seen a steady growth since the inception of CIPAA 2012, and it is expected the number of cases registered with the AIAC will reach 1000 in year 2020. It is therefore not an understatement to say that a change in the law and practice of arbitration and statutory adjudication will have a significant impact on the Construction ADR users and other stakeholders.

At Construction ADR Conference 2020, speakers comprising of experienced judges and construction practitioners will discuss the recent developments in the realm of construction arbitration and statutory adjudication, and analyse their implications arising from these developments from the perspectives of different stakeholders, such as contractors, employers, adjudicators, arbitrators and other players. The speakers will also give their views on how the current arbitration and adjudication law and practice may be further improved to better cater to the needs of the construction industry.















THURSDAY 6 FEBRUARY 2020

8.00 am REGISTRATION

8.50 am **WELCOME ADDRESS**

By YBhg Tan Sri James Foong

Retired Judge, Federal Court Malaysia and Director

of Legal Plus Sdn Bhd

09.00 am **KEYNOTE ADDRESS**

Bv YAA Tan Sri David Wong Dak Wah Chief Judge of Sabah and Sarawak

A REVIEW OF THE STATUTORY ADJUDICATION AND ARBITRAL 09.15 am

LAW IN MALAYSIA AND PROPOSALS FOR REFORM

By Justice Dato' Lim Chong Fong

Judge, High Court, Malaya

The presentation will deal with both CIPAA and arbitral reforms. In the former, there is the need to deal with the ramifications of the Federal Court case of View Esteem Sdn Bhd v Bina Puri Holdings Sdn Bhd (2019) 5 CLJ 479 as well as other cases from the construction courts that exposed the current ambiguity/uncertainty in the statute. Moreover missed opportunities during the initial enactment of the statute including provisions on adjudication review, payment bonds and regulating nominated sub contracting will be discussed. As to the latter, the reintroduction of the appeal/review on law arising from the award as well as on stay of court proceedings involving multi partite disputes will be also be discussed.

10.15 am TFA BRFAK

10.30 am RECENT JUDICIAL DECISIONS OF THE APPELLATE COURTS AND THEIR IMPLICATIONS ON THE PRACTICE OF ADJUDICATION

Moderator:

By YAA Tan Sri David Wong Dak Wah Chief Judge of Sabah and Sarawak

Speakers:

Foo Joon Liang, Advocate & Certified Adjudicator (AIAC) Co-Founder, Gan Partnership

James Monteiro, Principal Partner, James Monteiro Tan Swee Im, Barrister-at-Law, 39, Essex Chambers

TIPS/STRATEGIES ON WINNING (OR DEFEATING A CIPAA CLAIM) 11.30 am

Moderator:

By Justice Dato' Lim Chong Fong

Judge, High Court, Malaya

Speakers:

Rajendra Navaratnam, Partner, Azman Davidson & Co

Grace Chaw, Advocate & Certified Adjudicator (AIAC), Grace Chaw & Co

Ivan Loo, Partner, Skrine

Kevin Prakash, Partner, Mohanadass Partnership

NETWORKING LUNCH 12.30 pm



THURSDAY 6 FEBRUARY 2020

2.00 pm AN UPDATE ON CONSTRUCTION LAW AND PRACTICE IN MALAYSIA

Moderator:

By YA Dato Lee Swee Seng Judge, Court of Appeal, Malaysia.

Speakers:

■ Choon Hon Leng, Partner - Dispute Resolution Raja, Darryl & Loh

 Lam Wai Loon, Founding Partner Messrs Harold & Lam Partnership

 Ankit R. Sanghvi, Partner - Dispute Resolution, Halim, Hong & Quek

3.00 pm ARBITRATION AMENDMENT ACT 2018: A BOON OR BANE TO THE PROMOTION OF ARBITRATION IN MALAYSIA?

Moderator:

By YA Dato Mary Lim

Judge, Court of Appeal, Malaysia.

Speakers:

■ Y Bhg Dato Nitin Nadkarni, Partner Lee Hishammuddin Allen & Gledhill

■ Thayananthan Baskaran, Partner, Baskaran

Kuhendran Thanapalasingam, Partner Zul Rafique & Partners

04.15 pm TEA BREAK

04.30 pm WELCOME SPEECH

By Mr Foo Joon Liang, CIArb Chairman

ARBITRATION AS AN ALTERNATIVE TO DOMESTIC COURTS

By Y Bhg Dato' Nitin Nadkarni,

Partner, Lee Hishammuddin Allen & Gledhill

CIArb & IT'S ROLE IN MALAYSIAN ARBITRATION

By Catherine Chau Past – Chairman of CIArb

06.00 pm **CLOSING REMARKS**

By Mr Roger Chin

President, Sabah Law Society

KOTA KINABALU COURT COMPLEX, CONFERENCE ROOM

6 FEBRUARY 2020

VISIT WWW.LEGALPLUS.COM.MY | CONTACT : JOVIN / JENNIE CHEW

BAR COUNCIL MALAYSIA CPD POINTS: T2/06022020/LP/SBH194875/6

LEGAL PLUS SDN BHD

Suite 33-01, 33rd Floor ,Menara Keck Seng, Jalan Bukit Bintang 55100 Kuala Lumpur | www.legalplus.com.my **E-mail** : secretary@legalplus.com.my **T** : +603 2116 5894 | **F**: +603 2116 5895



YAA Tan Sri Datuk Seri Panglima David Wong Dak Wah The Chief Judge of Sabah and Sarawak

YAA Tan Sri Datuk Seri Panglima David Wong Dak Wah read law at University of New South Wales, Sydney, Australia. He also obtained a B.Com (majoring in accountancy) from the same University. From 1978 to 1979 Tan Sri Datuk David was attached to a Public Accounting Firm in Sydney as a qualified auditor. In 1979 he was admitted as a Barrister of the New South Wales Supreme Court in Australia. In 1980, Tan Sri David was admitted to the Sabah Bar and he practiced as an Advocate and Solicitor in Sabah until 1992. In 1992, Tan Sri David practiced in Sydney until 1996. In 1997 he returned to Sabah and practised until 2005. Tan Sri David was appointed a Judicial Commissioner of the High Court of Sabah and Sarawak in Kuching on 29 August 2005 and elevated as a Judge of the High Court of Sabah and Sarawak with effect from 11 April 2007. On 15 January 2009 Tan Sri David was transferred to the High Court of Kota Kinabalu, Sabah until his elevation to the Court of Appeal Malaysia on 8 January 2013. He was appointed as Judge of the Federal Court on 27 April 2018 and Chief



Justice Dato' Mary Lim Judge Court of Appeal, Malaysia

Judge of Sabah & Sarawak on 11 July 2018.

Justice Dato' Mary Lim read law at the University of Leeds. She was called to the English Bar by the Honorable Society of Lincoln's Inn. She obtained a Master of Laws degree from the University of Western Australia. Dato' Mary Lim served various positions in the Attorney General's Chambers until her elevation to the High Court Bench where she was the first Judge of the Construction Court in Kuala Lumpur. Dato' Mary Lim is a qualified advocacy trainer with Bar Council Malaysia and has conducted numerous courses on this subject. She has also delivered many public lectures of various topics associated with the law both nationally and internationally. Justice Dato' Mary Lim was elevated as Judge, Court of Appeal on 21 March 2016. She recently taught at the Advanced Advocacy Course at Keble College Oxford.



Justice Dato' Lee Swee Seng

Court of Appeal, Malaysia

Justice Dato' Lee Swee Seng graduated with Bachelor of Laws (Hons) degree from University of Malava and obtained his Master of Laws from the same university. He also holds an MBA degree from University of Southern Cross, Australia. Justice Dato' Lee was called to the Malayan Bar in February 1985 and was in active legal practice until May 2010 when he was appointed a Judicial Commissioner of the High Court of Malaya. He was made a Judge of the High Court of Malaya in 2014 and promoted to The Court of Appeal on 8 August 2019. He has presented numerous papers and spoken at seminars and conferences on corporate and securities law, intellectual property, franchise and competition law, mediation, contractual disputes and many other topics. He was also a visiting fellow of Taylor University Law School and a parttime lecturer with UM Law Faculty for the LLM Masters Programme. Justice Dato' Lee is a trained advocacy trainer with Bar Council Malaysia and has conducted numerous courses on this subject.



Justice Dato' Lim Chong FongJudge
High Court, Malaya

Justice Dato' Lim Chong Fong is a Penangite born in 1962. He studied at the Wellesley Primary School and the Penang Free School. He is a Pengakap Raja. He graduated with a Bachelor degree in Building from the National University of Singapore and a Bachelor degree in Laws from the University of London. He is also a Chartered Arbitrator, Chartered Builder, Chartered Quantity Surveyor and Barrister at Law. He has worked as QS in the construction industry and practiced as construction lawyer and arbitrator from 1985 to 2013. He was ranked as a leading lawyer in construction dispute resolution by Chambers & Partners, Asialaw Profiles and The International Who's Who of Construction Lawyers. He has undertaken research on security of construction payment as a Fulbright scholar at the William S. Richardson School of Law in Hawaii, USA and subsequently appointed by the Construction Industry Development Board Malaysia to formulate the draft Construction Industry Payment and Adjudication bill. In 2010, he graduated with a Master of Laws degree from the University of Malaya through the submission of his dissertation entitled "Malaysian Construction Industry Payment - Strategies for Reform". He was Honorary Advisor (Contracts) of the Master Builders Association Malaysia and was appointed by the Minister of Works in 2013 as a member of the Expert Panel to review the Malaysian construction industry practices following the construction accident at the Penang Second Bridge Project. Justice Dato' Lim has been appointed as Judicial Commissioner of the High Court of Malaya on 15 January 2014 and confirmed as Judge of the High Court of Malaya on 30 January 2017. He is presently serving at the Kuala Lumpur High Court (Intellectual Property Court) after having served at the Shah Alam and Penang High Courts. He is a trained mediator by the AIAC and has also served as the Advisor of the Mediation Centre of the Penang Courts.



Mr Choon Hon Leng Partner - Dispute Resolution Raja, Darryl & Loh

Hon Leng's niche is in Infrastructure Projects with clients that are Government—owned infrastructure companies. He was appointed to draft and prepare the new Turnkey Construction agreement for the conversion of the then-existing Project Delivery Partner model for the Klang Valley Mass Rapid Transit 2 Project to a Turnkey Contractor model, making the contract (for both above-ground and underground portions) a fixed price contract and reducing the project cost from RM39.35 billion to RM30.53 billion.

Another such client is the Perumahan Rakyat 1 Malaysia Corporation (PR1MA), an agency established under the Perumahan Rakyat 1Malaysia Act 2012 as part of the Government's initiative to address the need for sustainable housing and community living in urban areas in Malaysia. We were engaged to advise and review PR1MA's entire existing business, development and contractual models for the development of PR1MA projects. After completing the review, we provided the client with recommendations, worked with the client to modify/streamline the existing structure and then prepared the necessary documentation for implementation. This is a substantial exercise which is still ongoing and will have implications on the Government's affordable housing scheme/ programme, which affects the lives of citizens in Malaysia. Construction law being Hon Leng's foundation, his experience in this regard includes precontract negotiation, contract documentation, project advice, post-dispute negotiation and formal dispute resolution (including construction adjudication under the Construction Industry Payment and Adjudication Act 2012).

He has also acted as lead counsel in several construction arbitrations, notably as the lead counsel for an arbitration held in the People's Republic of China involving Malaysian and Chinese entities where the proceedings were conducted wholly in Mandarin under the CIETAC arbitration rules. Over the years, Hon Leng has been invited as speaker and presented papers at construction conferences on various topics, including loss and expense claims, arbitration, dispute handling, project management and contractual issues.

Hon Leng has been elected as the Vice-President of the Chartered Institute of Arbitrators (Malaysia Branch) for 2019-2020.



Ms Tan Swee ImBarrister-at-Law
39, Essex Chambers

Swee Im Tan is a Barrister-at-Law (Middle Temple), a Fellow of the Chartered Institute of Arbitrators, a Fellow of the Malaysian Institute of Arbitrators, a Fellow of the Asian Institute of Alternative Dispute Resolution, a Fellow of the Chartered Institute of Building, a Fellow of the Malaysian Society of Adjudicators, a Fellow of the Dispute Board Federation an arbitrator, adjudicator and mediator on the panel of the Asian International Arbitration Centre, a qualified adjudicator, a Malaysia Construction Industry Development Board Accredited Mediator, and holds a Diploma in International Commercial Arbitration. Swee is also an Advocate and Solicitor of the High Court of Malaya, and a consultant at Tan Swee Im, Siva & Partners, a legal firm in Malaysia which she founded, which focuses on the construction, infrastructure and energy sectors. She was in-house counsel for a public listed company and is experienced in arbitration matters.

She was a key member of the drafting team on the first independent power plants in Malaysia, the Kuala Lumpur International Airport, the Malaysia-Singapore Second Crossing projects and many other major projects in Malaysia as well as internationally. Swee is one of only five lawyers in Malaysia named in Who's Who Legal for the practice area of Construction. Swee's experience in the construction industry ranges from the early procurement strategy stage, contract drafting, advisory during the project life, through to dispute resolution.

She is known for her logical and practical approach to matters, with a great ability to keep the big picture in mind without losing focus on the detail. Solution orientated without getting lost in the law, she is a sought after resource by industry stakeholders.

6 Feb 2020, Kota Kinabalu Court Complex - Conference Room





Mr Lam Wai Loon Founding Partner Messrs Harold & Lam Partnership

Lam Wai Loon is a founding partner of Messrs. Harold & Lam Partnership. He sits as an arbitrator and is a qualified adjudicator to adjudication disputes under the Construction Industry Payment and Adjudication Act 2012 ("CIPAA 2012"). In addition to the legal qualifications, he obtained a Master Degree in Business Administration from the Heriot-Watt University, Scotland. He is a Fellow of the Chartered Institute of Arbitrators (U.K.), and is on the Asian International Arbitration Centre's panel of arbitrators and adjudicators. Wai Loon has spoken at conferences on arbitration, adjudication and construction law, and has contributed various articles to legal publications. His recent publications include a co-authored book titled 'Construction Adjudication In Malaysia', and a coauthored Chapter on 'Arbitration In Malaysia' published in the text titled 'International Commercial Arbitration In Asia' [3rd Edition, 2013, JurisNet LLC].

Wai Loon is the Deputy Chairman of the Expert Advisory Committee for the Asian International Arbitration Centre ("AIAC"), the President of the Malaysian Society of Adjudicators [2019-2020], immediate Past President of the Society Construction Law, Malaysia [2017-2018] and the Past Chairman of the Chartered Institute of Arbitrators, Malaysia Branch [2016-2017]. He is also a committee member of the AIAC CIPAA Regulations Committee, and an approved AIAC Tutor & Examiner of the AIAC Adjudication Training Programme.



Mr James P Monteiro Principal Partner James Monteiro

James is the principal partner of the Firm and has over 20 years of experience as an Advocate & Solicitor. James is experienced in the areas of Energy and Construction & Engineering, including project advisory, risk management and dispute resolution. James has acted for a variety of clients both foreign and local, large multi-nationals, PLCs and GLCs.

- Founding Member and Current Chairman of the Society of Construction Law Malaysia
- Member of the Malaysian Institute of Arbitrators
- Former member of Bar Council Malaysia's Sub-Committee on Construction Law
- Past-President of the University of Hertfordshire Alumni Association of Malaysia



Y Bhg Dato' Nitin Nadkarni Partner Lee Hishammuddin Allen & Gledhill

A lawyer with a reputation for energy and construction disputes. Nitin is the Head of the Firm's International Arbitration Practice. Nitin's main area of practice is in international arbitration, focusing on oil & gas, energy, construction and engineering, and infrastructure projects. Nitin has more than 30 years' experience representing major governmental organisations, multinational corporations, national and international sub-contractors, contractors, and high-profile individuals in arbitration and litigation. Nitin has acted as counsel or sat as arbitrator in disputes arising from projects in or arbitrations seated in Malaysia, Singapore, Korea, London, Switzerland, Vietnam, United Arab Emirates, Sudan, Paris and Algeria under ad hoc and institutional rules such as AIAC, ICC, SIAC, and LCIA rules. He has been consistently ranked by Chambers & Partners as a leading lawyer (Band 1 from 2013-2019) who is very polished and sought-after, and by Asia Pacific Legal 500 as a leading dispute resolution, and real estate and construction lawyer who is very highly regarded for construction disputes.



Mr Kuhendran Thanapalasingam Partner Zul Rafique & Partners

Kuhendran Thanapalasingam is the head of Construction Dispute Resolution practice group. He holds a Bachelor of Laws (Hons) degree from the University of Leicester, United Kingdom. He is a Solicitor of the Supreme Court of England & Wales and was admitted as an Advocate & Solicitor of the High Court of Malaya in 1992. He is also a Fellow of the Chartered Institute of Arbitrators.

Kuhendran is principally involved in dispute resolution, particularly in construction and engineering related disputes. Apart from his experience in dispute resolution, he has also advised on different aspects of construction and engineering law. In addition, he has drafted and vetted various construction and engineering related contracts.



Mr Ivan LooPartner
SKRINE

Ivan is the co-head of the Construction and Engineering practice. His expertise lies in the construction industry where he appears as lead counsel in arbitration, adjudication and litigation proceedings on construction related disputes. Ivan also regularly sits as arbitrator in both international and domestic arbitrations conducted under various rules of arbitration including the Asian International Arbitration Centre ("AIAC"), the Singapore International Arbitration Centre ("SIAC"), the International Chamber of Commerce ("ICC"), and UNCITRAL. He is also sits as adjudicator under the Construction Industry Payment & Adjudication Act 2012 and as mediator with the Malaysian Mediation Centre.



Mr Ankit R SanghviPartner - Dispute Resolution
Halim, Hong & Quek

Ankit Sanghvi was called to the English Bar by the Honorable Society of Lincoln's Inn in 2010. In 2011, he was called to the Malaysian Bar and he has been in active legal practice since then.

Ankit is a partner with Messrs Halim Hong & Quek and his primary area of practice is construction law. He has assisted a wide range of clients in the construction industry, inclusive of employers and contractors in respect of various issues such as issues in relation to payments, issues with professionals, issues concerning defects, variations, omissions and terminations as well as issues with tenders and performance bonds. Ankit also has experience in the drafting of building and construction contracts and regularly advises clients on disputes arising therefrom. He also often acts as counsel in the Malaysian civil courts representing clients on constructions related matters and land disputes.

Ankit is a certified Adjudicator with the AIAC and regularly represents clients in statutory adjudications conducted under the Construction Industry Payment and Adjudication Act 2012. Apart from that, Ankit also acts as counsel for clients in domestic arbitrations.



Mr Kevin PrakashPartner
Mohanadass Partnership

Kevin 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.



Mr Thayananthan Baskaran Partner Baskaran

Thayananthan Baskaran is a partner with Baskaran, Kuala Lumpur, and an associate member of Crown Office Chambers, London. Thaya's primary area of practice is construction law. He drafts various building and engineering contracts, advises on disputes arising from such contracts and appears as Counsel to resolve these disputes. Thaya also sits as an adjudicator, arbitrator and mediator. Thaya was appointed as an adjudicator in the fifteenth statutory adjudication registered in Malaysia and now regularly sits as an adjudicator. Thaya is on the panel of several international arbitration centres and has been appointed as arbitrator in a variety of commercial disputes. Thaya also sits as a mediator in Kuala Lumpur and Singapore.

Thaya is the author of Arbitration in Malaysia: A Commentary on the Malaysian Arbitration Act published by Kluwer Law International in 2019. Thaya is an editor of Construction Law International, a magazine of the International Bar Association. Thaya was the Chair of the Chartered Institute of Arbitrators Malaysia Branch (2017-19) and the President of the Society of Construction Law Malaysia (2016-17).

Thaya is recognized as an Arbitration Future Leader in Who's Who Legal 2020, which states that he 'comes highly recommended for his impressive arbitration practice and has been involved as counsel in a variety of complex construction disputes'. Thaya is also ranked as a Dispute Resolution Star in Benchmark Litigation 2019. Thaya is described 'as the best example of the new wave of Asian practitioners who offer great talent and fresh ideas' in Global Arbitration Review 2018, which adds 'He is incredibly smart, agile and resourceful'.



Mr Foo Joon LiangAdvocate & Certified Adjudicator (AIAC)
Co-Founder, Gan Partnership

Foo Joon Liang was called to the Malaysian Bar in 2000. He is a partner of Gan Partnership, a firm he co-founded in 2011.

Joon Liang is the Chairman of the Malaysian Branch of the Chartered Institute of Arbitrators (CIArb). He is a Fellow of the CIArb, United Kingdom. He sits on the panel of arbitrators and adjudicators of the Asian International Arbitration Centre, and is one of the first 10 Malaysian appointees to the panel of arbitrators of the Hainan Court of International Arbitration. Joon Liang has spent the past 20 years building upon an active dispute resolution practice in arbitration, litigation and more recently in adjudication.

He regularly appears as counsel in arbitration as well as at all levels of the Malaysian courts. He has advised and acted in a broad spectrum of disputes, from engineering, construction, power, contract, securities, to company and shareholder disputes. In the past several years, Joon Liang has been increasingly involved in engineering related incidents in construction projects. Amongst the more notable matters he was involved in were the highly publicised failure of a hill slope in Penang, and a bridge collapse in the Klang Valley.

Joon Liang also heads the adjudication practice of Gan Partnership. He has acted in some of the leading cases in construction adjudication, including the first CIPAA adjudication matter to be heard at the Federal Court.



Mr Rajendra Navaratnam
Partner
Azman Davidson & Co

Rajendra Navaratnam has a first degree in Electrical Engineering and practised engineering in the Power industry for 10 years before he retrained in law. He began his legal career with Azman Davidson & Co in 1988. He became a Partner of Azman Davidson & Bamp; Co in 1993, where he practises at present. Rajendra practises primarily in the areas of technology, construction and insurance law in both dispute resolution (litigation and arbitration) as well as in advisory roles.

He appears as counsel both in international and domestic arbitrations, and in court up to the Federal Court. He is one of the two members for Malaysia sitting in the International Chamber of Commerce (ICC) Court of Arbitration for the 2018-2021 session.

He sits as Arbitrator in both international and domestic arbitrations. He is on the panel of arbitrators of the Asian International Arbitration Centre (AIAC), Singapore International Arbitration Centre (SIAC), Hong Kong International Arbitration Centre (HKIAC), Vietnam International Arbitration Centre (VIAC), Korean Commercial Arbitration Board (KCAB), Pacific International Arbitration Centre (PIAC), and AIAC-Hainan International Arbitration Centre (HIAC) joint panel, CIArb, MIArb and the Institution of Engineers Malaysia (IEM). He is a Fellow of the CIArb and MIArb, is a Chartered Arbitrator, CIArb and is on the approved faculty list of the CIArb.

6 Feb 2020, Kota Kinabalu Court Complex - Conference Room





Ms Grace Chaw Hei Hei Advocate & Certified Adjudicator (AIAC) Grace Chaw & Co

Grace Chaw Hei Hei graduated from Monash University, Australia and is a practising lawyer and the principal of Grace Chaw & Co., a firm of advocates and solicitors based in Kota Kinabalu, Sabah. Grace Chaw specialises in civil litigation and dispute resolution with a specific focus on contractual, construction and land disputes. She is committed to civil litigation through trial practice and appellate advocacy in the Malaysian civil courts.

She is empanelled as Adjudicator under Asian International Arbitration Centre (AIAC) to conduct statutory adjudication under Construction Industry Payment & Adjudication Act 2012. She regularly acts as counsel for claimants to resolve construction related payment disputes by way of statutory adjudication. She advocates the use of statutory adjudication as a novel alternative dispute resolution procedure to obtain a swift interim decision on payment disputes.

She represents construction industry players including landowners, developers, contractors, consultants as well as other commercial and private entities as Advocate in trial and appellate courts covering contractual, construction and tortious disputes involving landowners, unpaid interim or progress claims for work done, non-compliance, differing site conditions, liquidated damages for delay, obligations under defect liability period, joint venture disputes and other legal issues arising from administering of construction contracts, contract claims errors or omissions.

6 Feb 2020, Kota Kinabalu Court Complex - Conference Room



KOTA KINABALU COURT COMPLEX, CONFERENCE ROOM

6 FEBRUARY 2020

VISIT WWW.LEGALPLUS.COM.MY | CONTACT : JOVIN / JENNIE CHEW

BAR COUNCIL MALAYSIA CPD POINTS: T2/06022020/LP/SBH194875/6

LEGAL PLUS SDN BHD



BAR COUNCIL MALAYSIA CPD POINTS:

T2/06022020/LP/SBH194875/6

Each form is valid for <u>one delegate only</u>. Use only capital letters

MALAYSIAN CONSTRUC

6 February 2020 | Kota Kinabalu Court Complex, Conference Room

MALAYSIA CONSTRUCTION LAW AND DISPUTE RESOLUTION LANDSCAPE Kota Kinabalu Court Complex, Conference Room			Register & pay BEFORE/ON 1st Feb 2020		Register & pay AFTER 1st Feb 2020
Registration Fee			RM 850.00		RM 950.00
Registration Fee Lawyers less than 5 years practice			RM 590.00		RM 650.00
Practising Lawyer	Judge/ Magistrate	Professional Association	Corporate Sector	Government Agencies	Others
Preferred Name for Name Tag					
Full Name (as in Passport / Identity Card)					
Job title Email Address					
Institution/Company					
Address					
Address 2					
City			Postco	ode	
Country		Mobile Contact			
Telephone			Fax		

Kindly indicate date of admission if less than (5) years of practice (dd/mm/yy)



We enclose cheque payable to **Legal Plus Sdn Bhd**

Payment via bank-transfer (slip enclosed) Payment by cheque and bank draft in RM should be made in favour of "Legal Plus Sdn **Bhd**" and mailed to:

Legal Plus Sdn Bhd Suite 33-01, 33rd Floor Menara Keck Seng 203, Jalan Bukit Bintang 55100 Kuala Lumpur

Payment by bank/telegraphic transfer in RM must be made to :

Legal Plus Sdn Bhd

A/C No: 888-100-471542-6 AMBANK (M) Berhad No 2 & 4, Jalan 23/70A Desa Sri Hartamas 50480 Kuala Lumpur Swift Code: ARBKMYKL

Please complete registration details and have it sent to our email at secretary@legalplus.com.my.

I have read the Terms and Conditions as outlined on conference brochure and agree to adhere to them.



Signature Date

Legal Plus Sdn Bhd Legal rius 301 bitu Registered Office : Suite 33-01, 33rd Floor, Menara Keck Seng, 203, Jalan Bukit Bintang, 55100 Kuala Lumpur Tel : +603 2116 5894 | Fax : +603 2116 5895

Website Online Registration

www.legalplus.com.my

E-Mail

secretary@legalplus.com.my

Telephone

+603 2116 5894

Fax

+603 2116 5895

Contact Person Ms Jovin / Jennie Chew

Conference participation is subject to Legal Plus Sdn Bhd's Terms & Conditions at www.legalplus. **com.my**. Your attention is drawn in particular to clause A,E & F.

PERSONAL DATA NOTICE

With the implementation of the Personal Data Protection Act 2010 ("PDPA"), which came into force on 15th November 2013, Legal Plus Sdn Bhd ("us" or "we") wish to assure you that we take your privacy seriously and are committed to the protection of your personal data and privacy.

A. COLLECTION OF PERSONAL DATA

"Your Personal Data" which we process may include information which you have previously provided us with or may subsequently provide to us, concerning your personal details (such as address, email, phone numbers), occupation details (such as job title) and such other personal details (such as Job title) and such other personal information that we may process from time to time. You are entitled to withdraw your consent to the processing of your Personal Data at any point in time by notifying us in accordance with Section E below. However, please note that notwithstanding the withdrawal of your consent, we may still proceed to process your Personal Data in circumstances recognized and nermitted by law permitted by law.

E. ACCESS AND INOUIRIES

E. ACCESS AND INQUIRIES
Subject to any exceptions under applicable laws, you may at any time hereafter make a written request for access to, or for correction or rectification of your Personal Data or limit the processing of your Personal Data by contacting: Legal Plus Sdn Bhd, Suite 33-01,33rd Floor Menara Keck Seng, 203, Jalan Bukit Bintang, 55100 Kuala Lumpur. Tel:+603 2116 5894, Fax +603 2116 5895 and email at secretary@ legalplus.com.my

F. GENERAL

This Notice may be updated from time to time without prior notice to you. By continuing to communicate with us or by continuing to use our services following modifications, updates or amendments to this Notice, this shall signify your acceptance of such modification, updates or amendments.