

# Dispute Resolution Techniques: Law Society Arbitration Scheme and Court Dispute Resolution Process

Thursday, 30 July 2009, 1:30pm to 5:00pm  
Subordinate Courts Auditorium, Level 9, Subordinate Courts Complex

**REGISTER  
NOW!**  
Early Bird  
Discount  
**EXTENDED**  
until 28 July 2009

## SEMINAR OVERVIEW

Arbitration is a form of alternative dispute resolution (“ADR”) which is increasingly gaining prominence and popularity as a practice area for legal practitioners. Although arbitration of international commercial disputes enjoys a high profile, it also plays a significant role in resolving various domestic commercial disputes.

The Law Society Arbitration Scheme (“LSAS”) adds to the ADR infrastructure that businesses can utilise, while at the same time offering legal practitioners a new platform for their services. Practitioners will also be familiar with another form of ADR, which is initiated by the courts, namely mediation through the Court Dispute Resolution (“CDR”) process.

The LSAS and CDR are among initiatives taken with a common goal, to ensure that parties have an effective forum to address their grievances, and that access to such a forum is not discouraged by disproportionate costs and delay.

This seminar is unique in its combination of lectures and panel discussions. Informative lectures will touch on arbitration landscape and principles. In addition, participants will have the rare privilege of hearing a panel comprising judges and arbitrators share perspectives and tips on arbitration and mediation. The seminar also offers an opportunity to have “on the spot” responses to any burning questions a participant may have on arbitration or mediation from our panel of experts. The seminar will also explore learning points and possible pitfalls in the conduct of ADR.

Anyone with an interest in ADR, whether it is arbitration or the CDR process, is encouraged to attend. Those contemplating ADR as a new practice area will have much to gain, while those already practising in this area will enjoy the perspectives offered from both bench and bar on the subject.

## SEMINAR OUTLINE

1.00pm – 1.30pm	Registration
1.30pm – 1.45pm	Welcome Address <i>Mr Chan Leng Sun, Partner, Ang &amp; Partners</i>
1.45pm – 2.00pm	Arbitration: A New Market for Lawyers <i>Mr Naresh Mahtani, Consultant, ATMD Bird &amp; Bird LLP</i>
2.00pm – 2.40pm	Arbitration Law and Practice (Overview) <i>Mr Eric Chew, Director, Archilex Law Corporation</i> <i>Mr Timothy Ng, Sole Proprietor, Timothy Ng &amp; Co</i>
2.40pm – 3.00pm	Law Society Arbitration Scheme <i>Mr Lawrence Teh, Partner, Rodyk &amp; Davidson LLP</i>
3.00pm – 3.20pm	Tea Break
3.20pm – 5.00pm	Panel Discussion Chairperson: <i>Mr Michael Hwang SC</i>  Panellists: <i>Senior District Judge Tan Siong Thye, Subordinate Courts of Singapore</i> <i>District Judge Leslie Chew, Subordinate Courts of Singapore</i> <i>Mr Ho Chien Mien, Partner, Allen and Gledhill LLP</i>



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## ABOUT THE SPEAKERS

### ***Mr Chan Leng Sun, Partner, Ang & Partners***

Leng Sun is admitted to practice in Malaysia (1989), Singapore (1993) and England (1997). He has been a partner in Ang & Partners since 1995. Leng Sun is the Chairman of the ADR Committee of the Singapore Law Society. He is a Fellow of the Singapore Institute of Arbitrators, the Chartered Institute of Arbitrators and the Malaysian Institute of Arbitrators. Leng Sun sits as an arbitrator and adjudicator on the panel of various institutions.

### ***Mr Naresh Mahtani, Consultant, ATMD Bird & Bird LLP***

Naresh was one of the founding partners of Alban Tay Mahtani & de Silva LLP (now known as ATMD Bird & Bird LLP). He has been in legal practice for over 27 years and is currently a Consultant at the firm with an active practice in dispute resolution and construction law.

He has been appointed as Adjudicator in construction claim disputes and as Arbitrator and Arbitration Counsel in major construction and international arbitrations involving construction and commercial disputes in the building & construction industry and oil & gas industry in Singapore, Indonesia, Malaysia and United States of America.

He is a Fellow of the Singapore Institute of Arbitrators and the Chartered Institute of Arbitrators.

### ***Mr Eric Chew, Director, Archilex Law Corporation***

Eric practices in civil and commercial dispute resolution which includes litigation, mediation and arbitration. He was conferred the Graduate Certificate in International Arbitration by the National University of Singapore in 2007 and was also awarded the Singapore International Arbitration Centre's Prize for Best Student in Law & Practice that year. He is also a Fellow of the chartered, Singapore and Malaysian Institutes of Arbitrators and has arbitrated in Willem C Vis (East) International Commercial Arbitration Moots.

### ***Mr Timothy Ng, Sole Proprietor, Timothy Ng & Co***

Timothy practises commercial arbitration/litigation focusing principally on construction and engineering disputes, both locally and in the region. He has acted for and against professionals in the construction industry in disciplinary hearings. His portfolio of non-contentious work involves drafting and vetting consultancy and other construction and infrastructure related contracts.

### ***Mr Lawrence Teh, Partner (Litigation & Arbitration), Rodyk & Davidson LLP***

Lawrence graduated from Queen Mary College, University of London in 1991. He was admitted as Barrister (Inner Temple) England & Wales in 1992 and as Advocate and Solicitor in Singapore in 1994.

Lawrence deals in a wide scope of commercial cases including shipping, aviation, banking, international trade, construction and engineering, and investment disputes. He appears regularly as leading counsel in the Singapore Courts and in arbitration and mediation sessions. He is the chairman of the Civil Practice Committee of the Law Society of Singapore and the chairman of the sub-committee who drafted the Singapore Law Society's arbitration rules. He is also a Fellow of the Chartered Institute of Arbitrators (CIArb).

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## REGISTRATION FORM

Name (Dr/Mr/Mrs/Miss/Mdm): \_\_\_\_\_

Name and Address of Law Firm/Law Corporation/Organisation:  
\_\_\_\_\_

Position in Law Firm/Law Corporation/Organisation: \_\_\_\_\_

Date of Admission: \_\_\_\_\_ (Law Society Members)      AAS No: \_\_\_\_\_ (Law Society Members)

NRIC/Passport No: \_\_\_\_\_ (Law Society Associate Members & Non-Law Society Members)      Email: \_\_\_\_\_ (A valid email address is required for confirmation of registration.)

Tel number: \_\_\_\_\_ Fax number: \_\_\_\_\_

Law Society Member       Employee of Singapore Law Practice       SCCA Member       Other

Mode of payment:      GIRO DDA       Cheque       Credit Card   
(Only for law practices with GIRO accounts with the Law Society)

<i>Please circle as appropriate</i>	<b>Fees</b> <i>Inclusive of 7% GST, 1 break and course materials.</i>	<b>Early Bird Rates</b> (Extended until 28 July 2009)
<b>Members from Small Law Firms (less than 5 lawyers) and SCCA Members</b>	\$144.45	130.01
<b>Members Group Discount (3 or more delegates in the same organisation)</b>	\$144.45	130.01
<b>Members and Employees of the Singapore Law Practice</b>	\$160.50	144.45
<b>Others</b>	\$235.40	211.86

Credit card: Mastercard/Visa No. \_\_\_\_\_ Card Expiry Date: \_\_\_\_\_ (MM/YY)

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An administration charge of 3% is applicable for payments made via credit card.

Cheque payments should be made payable to "The Law Society of Singapore" & arrive at our office  
**39 South Bridge Road, Singapore 058673**  
with the completed registration form on or before the closing date, **Tuesday, 28 July 2009**:

For enquiries, please contact  
Continuing Professional Development Department  
Tel: (65) 6530 0230/0239 Fax: (65) 6536 3855  
E-mail: [cpd@lawsoc.org.sg](mailto:cpd@lawsoc.org.sg)  
Website: [www.lawsociety.org.sg/cpd](http://www.lawsociety.org.sg/cpd)

### **REGISTRATION, REFUND & CANCELLATION POLICY**

1. The registration fee is due and payable upon registration and must be received prior to the event. Registration will only be confirmed upon receipt of full payment accompanied by a duly completed registration form.
2. Law Society reserves the right to refuse to register or admit any participant, and to cancel or postpone the course.
3. If you are unable to attend, a substitute delegate is welcomed, provided that the Law Society is notified in writing of the name and particulars of the substitute delegate at least 2 working days before the event.
4. Law Society reserves the right to impose a cancellation fee in the event any registrant wishes to cancel his registration or withdraw from the course after the registration closing date.
5. No refund of registration fees will be made for cancellation or withdrawal made less than 3 days before the date of the course. However, a confirmed registrant who has paid in full the course fees but does not turn up for the course will be entitled to collect a set of the materials provided.
6. Law Society reserves the right to amend, cancel and/or change the program, speaker, date or venue if warranted by circumstances beyond its control.
7. Late payment interest at the rate of 1% per month will be charged on all overdue amounts.
8. Any costs, fees or expenses (including legal costs) incurred by the Law Society as a result of a breach of the terms and conditions herein or arising out of the enforcement of any of the Law Society's rights hereunder shall be recoverable by the Law Society from the registrant on a full indemnity basis.
9. No waiver by the Law Society of any breach of any of the terms and conditions herein shall be deemed to be a waiver of any other or of any subsequent breach. The failure of the Law Society to enforce at any time any of the terms and conditions herein shall in no way be interpreted as a waiver of such provision.