

KLUWER LAW CONFERENCE FOR IN-HOUSE COUNSEL

# JAPAN: 2<sup>ND</sup> ANNUAL GLOBAL COMPETITION LAW FORUM

(This conference will be conducted in English)

Thursday 30 June 2016, 9:00am - 5:25pm

Keio Plaza Hotel, Tokyo

**Complimentary  
seats**

 for In-house /  
General Counsel.

 Contact Alma at  
[alma.lam@cch.com.hk](mailto:alma.lam@cch.com.hk)  
to secure your seat.

[www.kluwercompetitionlaw.com](http://www.kluwercompetitionlaw.com) is one of the world's leading online resource for competition law research. It contains a wealth of commentary from expert authors and an extensive collection of primary source material. Plus, as a subscriber you gain access to exclusive materials.

For sponsorship and speaking opportunities, please visit our [website](http://www.kluwercompetitionlaw.com) or contact Jason at [Jason.Sinclair@cch.com.hk](mailto:Jason.Sinclair@cch.com.hk) or call (+852) 3718 9113.

## SPEAKERS



**Nathan G Bush**  
Partner,  
O'Melveny & Myers LLP  
**Chairman**



**Sadaaki Suwazono**  
Director, International Affairs  
Division, Secretariat, Japan  
Fair Trade Commission  
**Keynote Speaker**



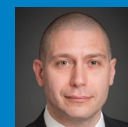
**Kimitoshi Yabuki**  
Chairman, Asia Competition  
Association; Secretary  
General, Japan Competition  
Law Association; and Partner,  
Yabuki Law Offices  
**Moderator - 1<sup>st</sup> Grand Panel**



**Doug Clark**  
Barrister, Gilt Chambers,  
Hong Kong  
**Moderator - 2<sup>nd</sup> Grand Panel**



**Stephen Mavroghenis**  
Head of Brussels and Co-head  
of the Global Antitrust Group,  
Shearman & Sterling Brussels



**Ben Fouracre**  
Japan Representative and  
Managing Director, FTI  
Consulting



**Clara Ingen-Housz**  
Head, Linklaters Asia  
Antitrust Practice



**Hiroaki Ishigaki**  
Tokyo Office Head, Vice  
President, NERA Economic  
Consulting



**Knut Fournier**  
Chairperson, Hong Kong  
Competition Association



**Yon See Ting**  
Partner,  
Christopher & Lee Ong



**Yoriko Ota**  
Deputy General Manager,  
Legal Department No.4, Legal  
Division, ITOCHU Corporation



**Ryan Goldstein**  
Head of Tokyo Office,  
Quinn Emanuel Urquhart &  
Sullivan



**Kentaro Hirayama**  
Of Counsel,  
Morrison Foerster



**Yuichi Ikeda**  
Forensic Services Senior  
Manager, PwC



**Carol Osborne**  
Senior Economist,  
HoustonKemp



**Eriko Watanabe**  
Partner, Nagashima,  
Ohno & Tsunematsu

GOLD SPONSORS

SHEARMAN & STERLING LLP



BRONZE SPONSORS

Linklaters

O'Melveny

PANEL SPONSOR



SUPPORTING ORGANISATIONS

ASIA COMPETITION ASSOCIATION

ACA



PrimeLaw

This conference will be conducted in English

Venue: Takao 42/F, Keio Plaza Hotel  
2-2-1 Nishi-Shinjuku, Shinjuku-ku,  
Tokyo, Japan, 160-8330

Normal rate: US\$ 740  
Early Bird rate: US\$ 592  
(on or before 3 June 2016)  
Supporting Organisation rate: US\$ 680  
Half Day rate: US\$ 450

All registration includes networking lunch.

**Complimentary seats for the first 100 In-house Counsel.**

Please contact Alma at [alma.lam@cch.com.hk](mailto:alma.lam@cch.com.hk) to secure your seat.

Please note: Limited to 1 complimentary seat per company, based on first-come-first-served basis.

SCHEDULE

9:00am - 9:05am	Chairman's Welcome	2:00pm - 2:50pm	<b>1<sup>st</sup> Grand Panel - Compliance and Regulatory Issues for International Companies - Best Practice for In-house Counsel</b>  Moderator: Kimitoshi Yabuki, Chairman, Asia Competition Association; Secretary General, Japan Competition Law Association and Partner, Yabuki Law Offices  Panellists: <ul style="list-style-type: none"> <li>Ben Fouracre, Japan Representative and Managing Director, FTI Consulting</li> <li>Yoriko Ota, Deputy General Manager, Legal Department No.4, Legal Division, ITOCHU Corporation</li> <li>Ryan Goldstein, Head of Tokyo Office, Quinn Emanuel Urquhart &amp; Sullivan</li> <li>Eriko Watanabe, Partner, Nagashima, Ohno &amp; Tsunematsu</li> </ul>
9:05am - 9:25am	<b>Keynote Session - Update in Japan's Competition Law and Policy</b>  Sadaaki Suwazono, Director, International Affairs Division, Secretariat, Japan Fair Trade Commission		
9:25am - 10:00am	<b>Section 1 - Cartels - Advice in Investigations - Japan, US and Asia Focus</b>  Stephen Mavroghenis, Head of Brussels and Co-head of the Global Antitrust Group, Shearman & Sterling Brussels		
10:00am - 10:30am	<b>Section 2 - FRAND or Foe? The Licensing of Standard Essential Patents</b>  Doug Clark, Barrister, Gilt Chambers, Hong Kong		
10:30am - 11:10am	<b>Networking &amp; Morning Refreshment</b>	2:50pm - 3:15pm	<b>Section 6 - AML Investigations and Dawn Raids</b>  Clara Ingen-Housz, Head, Linklaters Asia Antitrust Practice
11:10am - 11:45am	<b>Section 3 - E-Discovery in Anti-trust Law in Japan and Asia</b>  Yuichi Ikeda, Forensic Services Senior Manager, PwC	3:15pm - 3:50pm	<b>Short Break &amp; Afternoon Refreshment</b>
11:45am - 12:05pm	<b>Section 4 - Abuse of Superior Bargaining Position and Dominance - Advice for In-house Counsel in Today's Market Place</b>  Kentaro Hirayama, Of Counsel, Morrison Foerster	3:50pm - 4:15pm	<b>Section 7 - Fines and Damage Estimation in Anti-trust Cases</b>  Hiroaki Ishigaki, Tokyo Office Head, Vice President, NERA Economic Consulting
12:05pm - 12:30pm	<b>Section 5 - The Effects of Vertical Restraints on Competition: Spotlight on Most Favoured Nation Clauses</b>  Carol Osborne, Senior Economist, Houstonkemp	4:15pm - 4:35pm	<b>Section 8 - SE Asia Competition Law and Its Effects for Japanese Companies</b>  Yon See Ting, Partner, Christopher & Lee Ong
12:30pm - 2:00pm	<b>Networking Lunch</b>	4:35pm - 5:20pm	<b>2<sup>nd</sup> Grand Panel -Enforcement In Other Countries - Japan, HK, EU, Malaysia - Q/A</b>  Moderator: Doug Clark, Barrister, Gilt Chambers, Hong Kong  Panellists: <ul style="list-style-type: none"> <li>Knut Fournier, Chairperson, Hong Kong Competition Association</li> <li>Stephen Mavroghenis, Head of Brussels and Co-head of the Global Antitrust Group, Shearman &amp; Sterling Brussels</li> <li>Sadaaki Suwazono, Director, International Affairs Division, Secretariat, Japan Fair Trade Commission</li> <li>Yon See Ting, Partner, Christopher &amp; Lee Ong</li> </ul>
		5:20pm - 5:25pm	<b>Closing Remarks</b>

**Nathan G Bush, Partner, O'Melveny & Myers LLP**

Nathan G. Bush ("Nate") is a partner in the Beijing and Singapore offices of O'Melveny & Myers LLP. Nate's practice focuses on regulatory investigations, commercial disputes, and litigation concerning antitrust and competition, fraud and corruption, and international trade. In the competition field, Nate represents clients in connection with U.S. antitrust matters, and provides strategic counseling regarding merger notifications, compliance strategies, and enforcement risks under Asian competition regimes. He frequently publishes and speaks on competition and trade policy in Asia, and authored the China chapter of the ABA treatise on COMPETITION LAWS OUTSIDE THE UNITED STATES. He is active in the American Chamber of Commerce in China, serving as Legal Committee Chairman in 2008 and as General Counsel from 2009 through 2011. Nate is a graduate of the Harvard Law School and the University of Virginia, and he clerked for the Honorable Leonie Brinkema, U.S. District Court, Eastern District of Virginia.

**Sadaaki Suwazono, Director, International Affairs Division, Secretariat, Japan Fair Trade Commission**

Mr. Suwazono is Director of International Affairs Division, Secretariat of Japan Fair Trade Commission (JFTC) since July 2013. Served as a director of Cabinet Office, especially in the position of drafting New Growth Strategy, so-called "Abenomics", particularly in terms of education and workforce innovation for next generation, from 2010 to 2013. Mr. Suwazono was a professor of the School of Law at Tohoku University from 2009 to 2010 teaching competition law and consumer protection law. Before that, Suwazono experienced several director positions of JFTC and Ministry of Economy, Trade and Industry (METI) from 2002 to 2010. Among of those positions, particularly to mention is the position of the Director of Planning Office of JFTC from 2003 to 2005 in which Suwazono was in charge of drafting of amendments of Antimonopoly Act to introduce the Leniency Program, the Criminal Investigation Procedure and the New Hearing System to the Antimonopoly Act. Mr. Suwazono received his MA from Fletcher School of Law and Diplomacy, Administered with the Cooperation of Harvard University, Tufts University and his BA (economics) from Keio University.

**Kimitoshi Yabuki, Chairman, Asia Competition Association; Secretary General, Japan Competition Law Association; and Partner, Yabuki Law Offices**

Kimitoshi Yabuki is the managing partner of Yabuki Law Offices, and specialized in international and domestic antitrust and litigation practice. He represents international and domestic clients in IT, IP, electronics, transportation, construction and other manufacturing industries in antitrust and competition fields, particularly in the cartel, bid rigging, unfair trade practice, private monopolization and merger regulation cases. The recent international cartel cases in which he has been involved are, for example, airline fuel surcharge, DRAM, SRAM, marine hose, TFT-LCD, CRT, high voltage power cable, forwarder, auto-parts, auto-shipping and capacitor cases. He has also been involved in those in unilateral conducts and IP-related cases in the international stage, including the Qualcomm case and the JASRAC private monopolization case. Mr. Yabuki is a professor of antitrust law at the Hitotsubashi University Graduate School of International Corporate Strategy. He is the chairperson of the Asia Competition Association and the vice president/secretary general of the Japan Competition Law Forum

**Stephen Mavroghenis, Head of Brussels and Co-head of the Global Antitrust Group, Shearman & Sterling Brussels**

Stephen Mavroghenis is head of Shearman & Sterling's Brussels office and cohead of the Global Antitrust Group. His practice focuses on competition law and policy. Stephen's practice focuses on EU and UK competition law, in addition to EU regulatory and intellectual property law. Stephen has extensive experience in the aviation, chemicals, energy, high-tech and information technology, pharmaceuticals and medical devices, manufacturing, and media and entertainment industries. He regularly appears in proceedings before the European Commission and the European Courts in Luxembourg. He also appears before the national competition authorities of several member states. Stephen regularly advises multinational corporations on international mergers, acquisitions, joint ventures and corporate takeovers and defends clients against allegations of cartel participation and abuses of dominance, including issues relating to refusals to deal/license, intellectual property rights, rebates, predatory and excessive pricing. Stephen also regularly counsels clients on a broad variety of business practices including licensing and supply agreements, distribution, agency and the establishment and maintenance of compliance programs. Stephen has published widely on competition issues and is a contributor to multiple legal publications, and is a frequent speaker on competition law and policy.

**Ben Fouracre, Japan Representative and Managing Director, FTI Consulting**

Ben Fouracre is a Managing Director and the Japan representative of the Global Risk and Investigations practice of FTI Consulting, and is based in Tokyo. Mr. Fouracre specializes in conducting complex investigate assignments involving fraud and corruption, business intelligence and due diligence investigations, crisis response and management, brand integrity and risk consulting services and design and implementation of global compliance programs. With a focus on South East Asia, Mr. Fouracre has been responsible for assessing market entry strategy and risk exposure for global organizations across a range of industry sectors through the conduct of risk assessments and compliance driven programs. Mr. Fouracre has been responsible for leading the design and implementation of compliance specific due diligence and monitoring processes, training and reporting for Japanese multinationals operating in high risk environments, and has led large-scale projects in diverse sectors from automotive to manufacturing and healthcare.

Prior to FTI Consulting, Mr. Fouracre was a senior consultant at an international consulting firm, working to establish their Asia Pacific operations, with a focus on Japan, China and India. He was responsible for the creation and development of global programs aimed at implementation of process and behaviors tied to delivery of strategic objectives. His clients have included both government organizations and major name, culturally diverse multinationals ranging multiple industry sectors. Mr. Fouracre has been based in Japan for over eight years.

**Clara Ingen-Housz, Head, Linklaters Asia Antitrust Practice**

A partner based in Hong Kong, Clara leads Linklaters' Asia competition and antitrust law practice. She advises multinational companies on Asian competition law issues, and Asian companies on global antitrust matters. Her experience of close to 15 years spans three continents. In Europe, she was a member of the Competition Department of the Legal Service at the European Commission, advising and litigating on behalf of the Commission on merger, cartel and abuse cases in a wide range of industries. In the United States, she practised for close to ten years at top-tier New York firms, focusing on US merger control and private antitrust litigation. In Asia since 2010, Clara has developed a strong regional competition practice with specific expertise in China and Hong Kong. As a former official, she has long standing working relationships with regulators across the region and has been involved in transactions and investigations in a number of jurisdictions including China, Singapore, Vietnam, Indonesia, Korea, Taiwan, Australia. She has significant experience in multijurisdictional merger filings, anticompetitive agreements, dominant firm analysis, distribution network structuring and compliance. She also has a broad array of industry knowledge, including in the insurance and financial services, pharmaceutical, energy/natural resources and IT sectors.

**Hiroaki Ishigaki, Tokyo Office Head, Vice President, NERA Economic Consulting**

Dr. Ishigaki specializes in antitrust, intellectual property, transfer pricing, security and finance, commercial litigation, and energy. His areas of expertise include microeconomics, game theory, industrial organization, and applied econometrics.

In his antitrust practice, Dr. Ishigaki has analyzed the competitive impacts of many merger cases in a wide range of industries, including mining, beverages, paper products, container products, chemicals, pharmaceuticals, metals, petroleum, computer products, semiconductor devices, machinery, automobiles, wholesale, retail, telecommunications, securities exchanges, and auction, among others. Based on his knowledge and experience in merger assessment, he published a Japanese book, *Economic Analysis of Antitrust Merger Regulation* (Kigyoketsugou Kisei no Keizai Bunseki) with the other NERA Tokyo economists in 2014. He has addressed liability and damages issues involving bid rigging, cartels, predatory pricing, monopolization, and abuse of superior bargaining position, and other antitrust violations in various industries. He has frequently presented his analyses to competition agencies and courts. He is included in the Competition Antitrust Experts by the *Expert Guides*, and has been included in the "Who's Who of Competition Lawyers and Economists" by the *Global Competition Review*.

**Knut Fournier, Chairperson, Hong Kong Competition Association**

Knut Fournier is currently the Chairman of the Hong Kong Competition Association. Until recently, he was teaching law at the City University of Hong Kong. Prior to moving to Hong Kong, Knut worked as a monitoring trustee for competition authorities in Europe, in the United States, in Brazil and in China. During his nearly three years as a trustee, Knut worked on cases covering a variety of sectors, including banking, manufacturing, food, retail, aviation, music, and mining. He designed compliance programmes for traders and trained staff on competition compliance, in the context of remedies imposed by the European Commission and by national competition authorities. He published extensively on competition law, including recently on Hong Kong telecom merger remedies, and on competition policy and the Hong Kong broadcasting sector. He holds law degrees from the University of Paris and from King College London. Knut is currently finishing a PhD on Hong Kong Competition Law at the University of Leiden, and was an Academic Visitor at the University of Oxford.

**Doug Clark, Barrister, Gilt Chambers, Hong Kong**

Doug Clark has been practicing as a barrister in Hong Kong for 5 years. Prior to that he practiced in Shanghai for 11 years and was managing partner of international law firm Hogan Lovells' Shanghai office and head of its IP practice in China as well as head of the firm's worldwide patents group. He has handled cases involving the licensing of Standard Essential Patents for over 15 years and has acted for both licensors and licensees. He has acted in a number of major SEP licensing disputes and recently acted for a client in relation to both an NDRC investigation and Anti-Monopoly Law lawsuit relating to licensing practices. Doug is the author of Patent Litigation in China and speaks Mandarin and Japanese.

**Yon See Ting, Partner, Christopher & Lee Ong**

Yon See Ting is a Partner with Christopher & Lee Ong, a member firm of the Rajah & Tann Asia network. Her focus is on M&As, Capital Markets and Competition law. She has more than 20 years of corporate law experience covering advisory and transactional work including cross border exercises. See Ting's competition law practice covers a broad range of Malaysian competition law issues which extends to distribution and supply chains, tenders, pricing issues and conduct of dominant enterprises. She regularly renders advice on competition matters and assists in structuring arrangements to comply with the law, review potentially anti-competitive agreements and arrangements, conduct competition compliance audits and competition law training for clients including MNCs, Malaysian financial institutions, trade associations and other PLCs in a wide range of sectors covering aviation, pharmaceuticals, insurance, banks and FMCGs. She has also acted in an investigation by the Malaysian Competition Commission (MyCC), assisted a MNC in an application to MyCC for individual exemption for an anti-competitive agreement and assisted as competition law counsel for a MNC in its acquisition of a Malaysian competitor in an oligopolistic sector. See Ting is also a member of the Bursa Malaysia's Listing Committee and is named in Who's Who Legal: Competition 2016 as a leading competition lawyer in Malaysia. She is a non-practising Barrister-at-law from Lincoln's Inn, UK and holds a MA in EU Competition Law from King's College London.

**Yoriko Ota, Deputy General Manager, Legal Department No.4, Legal Division, ITOCHU Corporation**

Yoriko is Deputy General Manager of Legal Department No.4 of ITOCHU Corporation, a major trading company and a Fortune Global 300 company, headquartered in Japan. In her 20 year-career with the Legal Division, she has handled numerous transactions, both domestic and international, in a wide variety of business sectors. Some notable transactions include negotiating and concluding distribution and licensing agreements with luxury brand owners and food majors, as well as development agreements for electric generation plant with a Japanese electric utility company, sale of listed subsidiary through TOB and joint venture agreements with several partner company. She also spent some time with the Compliance Department, and as such, has experience in strengthening and monitoring the compliance structure and culture of the company, including from the competition law point of view. She is currently leader of the Anti-Trust Working Group within the Legal Division. In her capacity, she identifies global anti-trust issues that are pertinent to Itochu so that it can effectively address them, including in the M&A context such as pre-merger filings.

**Ryan Goldstein, Head of Tokyo Office, Quinn Emanuel Urquhart & Sullivan**

Ryan Goldstein is the head of Quinn Emanuel's Tokyo Office and lives full time in Japan. Both Corporate Int'l Magazine and Global Law Experts named us "Business Litigation Law Firm of the Year in Japan."

Ryan's practice is devoted to investigations and complex business litigation. Mr. Goldstein has extensive experience in FCPA and antitrust investigations on behalf of Japanese companies as well as individuals within those companies. Moreover, Mr. Goldstein has unique expertise in advising Japanese clients and litigating on their behalf. His fluency has allowed him to work closely with Japanese clients on all phases of litigation, in Japanese.

Ryan teaches comparative international law, in Japanese, at Doshisha University and at Tokyo University's Law School. He has been invited to speak as a visiting lecturer at Waseda Law School, Keio Law School, Keio Law Department, Doshisha University, Seikei Law School, and Omiya Law School, amongst others. He has appeared in over 50 Japanese publications, including feature articles in the Nikkei Newspaper, Sankei Newspaper, Lawyers Magazine, Nikkei Business Journal, and Business Law Journal. He has also been interviewed in national Japanese radio programs, in Japanese, on aspects of U.S. law. Ryan also appears regularly for CNN as a commentator on CNN Saturday Night, a live CNN Japan news show that airs weekly on the BS Asahi channel.

Ryan has been ranked in the categories of Dispute Resolution and Intellectual Property by Chambers Global, Chambers Asia Pacific, and Legal 500 Asia Pacific numerous years in a row. Ryan was also recently recognized by The Nikkei as one of Japan's Top 10 Lawyers for Foreign Law. In 2015, Ryan was named one of the world's leading patent professionals for his work in Japan by IAM Patent 1000, where he was described as a "polyglot" and "terrific communicator...who notched up courtroom victories for a wide array of electronics entities."

**Kentaro Hirayama, Of Counsel, Morrison Foerster**

Kentaro Hirayama is Of Counsel to Morrison Foerster Tokyo office. Mr. Hirayama works primarily in the field of Japanese antitrust law, and has counseled European, American, Asian and Japanese clients in litigation matters, a number of cartel, unfair trade practice, abuse of standard essential patents, as well as Phase II merger review cases. His skills and experience in competition and antitrust law is widely recognized and he has been listed as a leading Japanese competition lawyer in Chambers Asia-Pacific (2013 - 2015) and Who's Who Legal (2014-2015). His experience includes representing Japanese companies in international cartel cases, including filing leniency applications to the Japan FTC and foreign authorities. He also represented a large multinational technology company in an investigation and administrative hearing in relation to an abuse of certain licensing terms and a US electronic component company and Japanese paper manufacturers, respectively, in merger notifications to the Japan FTC which was cleared after Japan FTC's Phase II review. In addition to his professional experience, he worked for the Japan FTC (July 2007-June 2010), where he was a chief case handler in the Marine hose international investigation and an abuse of dominance case against a US company. In the course of these worldwide parallel investigations, he also engaged in coordination of simultaneous dawn raids and other collaborations with foreign competition authorities. He also serves as an associate professor at the Tokyo University of Science and a lecturer at Tsukuba University School of Law, where he lectures on competition law.

**Yuichi Ikeda, Forensic Services Senior Manager, PwC**

Yuichi Ikeda is a Forensic Services senior manager in the PwC Japan Tokyo office. Yuichi's expertise is in digital forensics and e-discovery as it relates to domestic and international regulatory investigations and international litigation. He has worked in a variety of industries including, but not limited to, manufacturing, financial services, medical device and pharmaceuticals, and trading companies. He frequently advises company executives and their counsel on matters related to e-discovery, fraud, and litigation readiness.

Prior to joining PwC, Yuichi was responsible for leading the digital forensics practice at the Japanese subsidiary of an international investigations and risk consulting company in Tokyo. The matters he oversaw were primarily projects related to corruption and bribery, competition law, and international litigation.

**Carol Osborne, Senior Economist, HoustonKemp**

Carol Osborne is a senior economist at HoustonKemp, based in its Singapore office and specialising in applying economic analysis to complex problems arising in competition and regulatory matters. She has advised public and private sector clients in the Asia Pacific region, with interests spanning a wide range of industries. Her clients include competition authorities, regulators, lawyers and businesses. Carol's particular areas of expertise include the assessment of the competitive implications of mergers and acquisitions, agreements between competitors, vertical arrangements, pricing strategies and abuse of dominance. She has also advised on both the design and application of price controls and related arrangements applying in infrastructure sectors.

Carol has been involved in competition and regulatory matters for over 12 years. Prior to joining HoustonKemp, she held the position of senior consultant at NERA Economic Consulting. Her experience in government was developed during her time with the New Zealand Treasury.

Carol holds a Master of Business Administration from the Massachusetts Institute of Technology and a Master of Commerce (first-class honours) in economics from the University of Canterbury. She is a member of the Economic Society of Singapore and has been recognised in the GCR's Who's Who Legal: Competition Economists category for 2016.

**Eriko Watanabe, Partner, Nagashima, Ohno & Tsunematsu**

Eriko Watanabe is an antitrust partner at Nagashima Ohno & Tsunematsu. Ms. Watanabe worked at Kirkland & Ellis in Chicago (1994-1995) as a visiting attorney, and served as a deputy director of the Fair Trade Commission of Japan (1995-1998). In addition to her work with the firm, Ms. Watanabe has taught, as the Professor at Keio Law School, antitrust and corporate law (2004-2007), and has been a member of various governmental commissions such as the Supervisory Commission for Public-Private and Private-Private Competitive Tenderings appointed by the Prime Minister of Japan from April 2007 to July 2012. She also assumed the position of a member of the Board of Governors and a member of the Audit & Supervisory Committee of Nippon Hoso Kyokai (NHK), Japan Broadcasting Corporation, with the approval of both Houses of National Diet and appointed by the Prime Minister.

Ms. Watanabe earned her LL.B. in 1983 at Tohoku University in Japan and her LL.M. in 1994 at the University of Washington, School of Law in Seattle.

## Japan: 2<sup>nd</sup> Annual Global Competition Law Forum

For enquiries and registration, please contact **Alma Lam**

**Address:** Room 1608, 16/F,  
Harcourt House,  
39 Gloucester Road,  
Wan Chai, Hong Kong

**Email:** alma.lam@cch.com.hk  
**Tel:** +852 3718 9166  
**Fax:** +852 2521 7874

REGISTRATION CATEGORY

- |   |   |
|---|---|
| <input type="checkbox"/> Normal rate US\$740                                | <input type="checkbox"/> Half Day rate US\$450 (AM/PM)        |
| <input type="checkbox"/> Early Bird rate US\$592 (on or before 3 June 2016) | <input type="checkbox"/> Supporting Organisation rate US\$680 |
| <input type="checkbox"/> *Complimentary seat for in-house/general counsel   |   |

**\*Important note**

Complimentary seat is based on first-come-first-served and the organiser's discretion. Applicants will be notified by email with the result.

REGISTRATION FORM

Family Name		Given Name	
Job Title			
Company			
Address			
Email		Mobile	
Tel (Office)	Fax	Signature	
<input type="checkbox"/> Yes! Please debit my credit card US\$		<input type="checkbox"/> Visa <input type="checkbox"/> Mastercard	Expiry Date:    /
Card Holder's Name:			
Card Holder's Signature:			
Card Number:			

TERMS & CONDITIONS

**Registration and Payment**

Payment must be made to Wolters Kluwer Hong Kong before the event date.

**Cancellation and Substitution Policy**

A substitute delegate is welcome at any time and no extra charge if you are unable to attend. Full payment will be imposed if cancellation is made within 7 days of the event date.

This also applies to any "no show's" on the day of event. All notices of cancellations or replacements must be made in writing and acknowledged by Wolters Kluwer Hong Kong Limited via email or fax.

**Programme Changes**

Wolters Kluwer reserves the right to cancel (due to unforeseen circumstances), amend, change event date, change speakers, topics and location of the event.

**The Organiser**

Wolters Kluwer offers opportunities for our delegates to receive business critical information and timely insight and analysis from our expert presenters. Our events also provide a platform for discussion to allow delegates to explore the intricacies of the information presented while interacting and exchanging news and experiences with peers. Our programmes are conducted by industry experts, practitioners and academics who are able to provide participants a well-balanced blend of theoretical fundamentals and practical applications.