



ASIAN BUSINESS LAW INSTITUTE

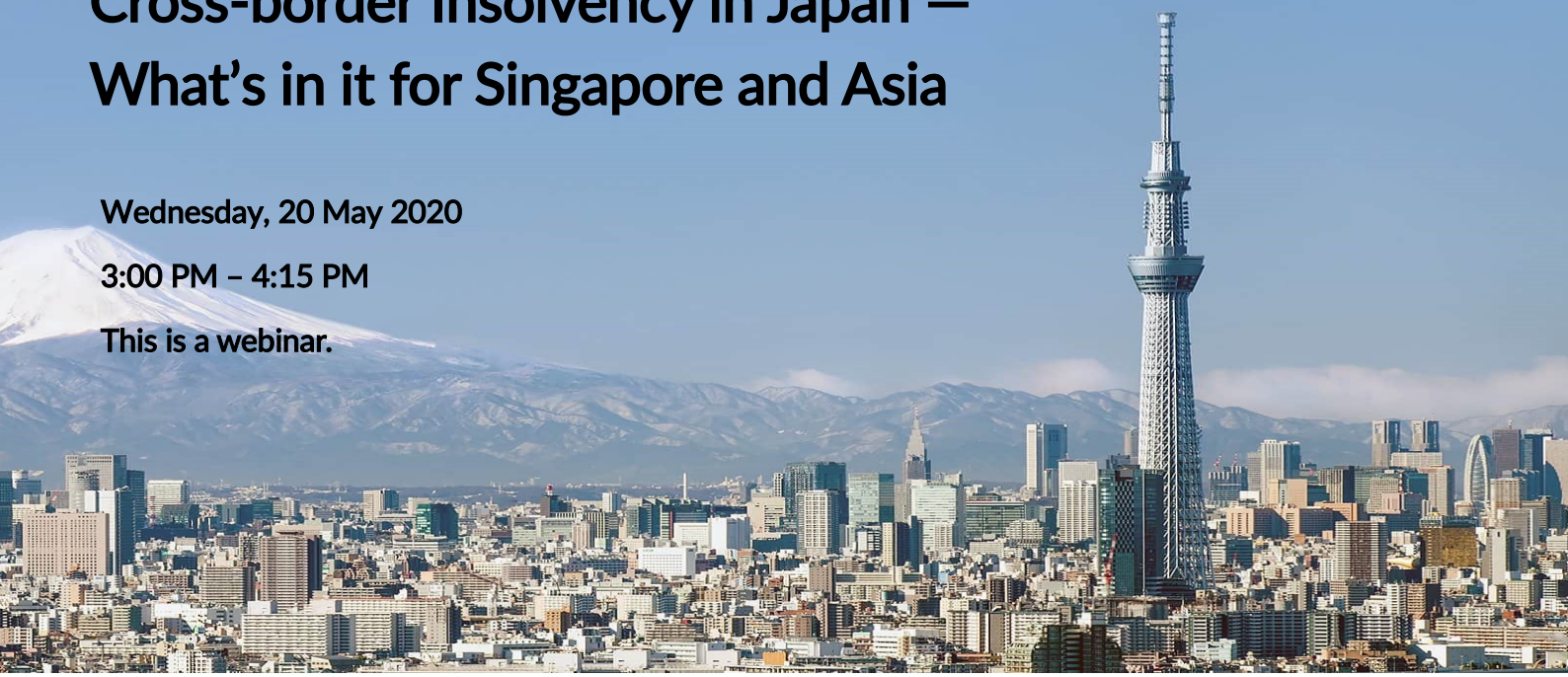


Cross-border Insolvency in Japan – What's in it for Singapore and Asia

Wednesday, 20 May 2020

3:00 PM – 4:15 PM

This is a webinar.




Overview

The modern reality of businesses increasingly operating across borders means that corporate failures now also increasingly involve multiple jurisdictions. With both Japan and Singapore having implemented the UNCITRAL Model Law on Cross-Border Insolvency into their domestic laws, there has been growing interest in the region in sharing knowledge on cross-border insolvency developments. Japan and Singapore have emerged as key jurisdictions of interest given the large regional presence of their banks and the outward-looking nature of their businesses.

This seminar, co-organized by the Asian Business Law Institute and INSOL International will cover the following topics:

- A brief overview of Japan's Insolvency Regime, and a comparison with Singapore's new regime under the Insolvency, Restructuring and Dissolution Bill
- Coordination with creditors in a Japanese insolvency, such as call on foreign assets
- Government intervention in insolvent companies - what happens in Japan and Singapore?

 Seminar	1 Public CPD Point
	Practice Area: Corporate/ Commercial Training Level: General



Programme (20 May 2020)

Time	Schedule
3:00 PM	Seminar on Cross-border Insolvency in Japan—What’s in it for Singapore and Asia
4:00 PM	Question and Answer
4:15 PM	End of Event

Registration Fee

General admission: S\$ 110 (nett)
 INSOL member: 10% off general admission
 ABLI founding partners: 10% off general admission

Register online at:

<https://www.eventbrite.sg/e/cross-border-insolvency-in-japan-whats-in-it-for-singapore-and-asia-tickets-92304594527> (please paste the URL link into your browser if direct click fails)

Register by

Wednesday, 13 May 2020

Enquiries to:

catherine_shen@abli.asia

SILE Attendance Policy 1 PUBLIC CPD POINT

Practice Area: Corporate/Commercial | Training Level: General

Participants who wish to obtain CPD Points are reminded that they must comply strictly with the Attendance Policy set out in the CPD Guidelines. For this activity, this includes logging in at the start of the webinar and logging out at the conclusion of the webinar in the manner required by the organiser, and not being absent from the entire activity for more than 15 minutes. Participants who do not comply with the Attendance Policy will not be able to obtain CPD Points for attending the activity. Please refer to <http://www.sileCPDcentre.sg> for more information.

Speaker

Mr Zentaro Nihei

Zentaro Nihei is a partner in the financial insolvency and restructuring group of Anderson Mōri & Tomotsune, one of Japan’s largest firms. He specializes in complex restructuring and insolvency/bankruptcy and special situation investing. He regularly represents hedge funds, private equity funds and other distressed investors in matters, including those of a cross-border nature, relating to both in-court and out-of-court restructurings, distressed mergers & acquisitions and other distressed financing. He is also experienced in representing secured creditors’ committees, trustees and other parties advising on asset recovery and the taking and enforcement of securities.

Moderator

Ms Meiyen Tan

Meiyen is the Head of Oon & Bazul’s Restructuring and Insolvency Practice. The first female to lead a restructuring and insolvency legal practice in Singapore, Meiyen practices mainly in cross-border disputes, consensual and non-consensual insolvency and restructuring, corporate fraud and investigations. She is one of the founding members of the Singapore Network of the International Women’s Insolvency and Restructuring Confederation (IWIRC) and until recently, the Co-Chairperson of the Singapore Network.

