|  |  |
| --- | --- |
| **Essentials**  **of the Recent**  **Arbitration Ordinance**  **(Cap. 609)**  **and Case Update**  *by*  Mr. Ip Ho Kin, Honic,  Barrister-at-Law,  Gary Soo's Chambers | C:\Users\botyrone\Desktop\the.profectional.company.limited\events\EVT000000001\EVT000000001.jpg |

|  |  |
| --- | --- |
| C:\Users\botyrone\Desktop\the.profectional.company.limited\events\EVT000000001\robert.lee.jpg | Mr. **IP Ho Kin** is a practising barrister, chartered marketer, arbitrator, and accredited mediator.  After receiving his 1st degree in marketing, Mr. Ip started his career in international navigation and international commodity trading. Both industries adopt arbitration as the major means of resolving contractual dispute. Mr. Ip thus has participated in arbitration proceedings and acquired professional qualification in arbitration since late 1980s. He has accumulated more than 20 years of arbitration and litigation experiences in relation to commercial disputes even before he starts practising law.  In addition to his basic law degree of LLB from the University of London, Mr. Ip has completed three law related master programs all with distinctions: Chinese & Comparative Law, Language & Law, and Construction Law & Dispute Resolution. Mr. Ip is currently a fellow of three professional bodies in the UK: Chartered Institute of Arbitrators, Chartered Institute of Logistics & Transport, and Chartered Institute of Marketing.  Mr. IP is also enthusiastic in education and often teaches as a part-time lecturer since 2008 in CUHK, CityU HK, HKPU, and RMIT University in both master and undergraduate programs. The courses that he has taught include: Company Law, Development Control Law, Construction Law, Construction Contract Law, Special Topics in Language & Law, and Legal & Contentious Issues in Child Rearing. |

|  |  |
| --- | --- |
| The Hong Kong SAR Government has attempted to promote Hong Kong as an international arbitration centre in recently years. Coupled with such attempt, the law of arbitration in Hong Kong has undergone a major revision through the enactment of a new Arbitration Ordinance (Cap. 609) for replacement of the old Arbitration Ordinance (Cap. 314) which was passed in 1963 by mirroring that of the English Arbitration Act 1950.  The objective of this CPD seminar is twofold. Firstly, it aims at explaining some of the more important features of this legislation with a focus on those related to arbitral proceedings. Secondly, it aims at providing a case update through review of the more important judicial cases decided since this legislation becomes effective on 1st June 2011.  It will be suitable for those who have a basic understanding of arbitration law and practice but who want to update themselves with the new legislation and the latest judicial decisions. It will be of interest to anyone who is involved or interested in arbitration. | |
| **Contents:** | |
| * Interim measures * Security of costs * Costs issues * Enforcement issues * Case review since Cap. 609 comes into force |  |

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| Code: | **EVT000000037** | Level: | **Intermediate** | |
| Date: | **25 August 2014 (Monday)** | Language: | **English** | |
| Time: | **14:30 - 17:45** | Accreditation(s): | **LSHK 3.0 CPD Points** | |
| Venue: | **9th Floor,**  **The Chinese Club Building**  **21-22 Connaught Road Central**  **Central, Hong Kong** | Request for  Rerun: | **Please** [**Contact Us**](mailto:marketing@profectional.com)  **for Details** |  |