Legal Plus is a leading global event specialist that creates and manages annual summits, forums and seminars throughout Asia, Middle East and Europe. Partnering with leading industry companies throughout the world as well as government institutions, leading Arbitration centers and chambers of commerce. Legal Plus events brings together annually, thousands of companies in the construction, pharma, financial, corporate, technology, energy, IP & TMT fields with their general counsels, risk & compliance managers and legal experts creating leading business & networking summits. These events also showcase the ever changing landscape on essential legal, financial, regulatory, fraud and compliance issues to keep general and corporate counsels up-to-date with the tools required to protect their company armed with the latest legal and regulatory updates.

For sponsorship and speaking opportunities, please visit our website at www.legalplus-asia.com or contact Jason Sinclair at Jason.Sinclair@legalplus-asia.com.

Complimentary seats for In-house/ General Counsel.
Contact us at legalpluseventsasia@legalplus-asia.com to secure your seat.
Condition applies.
### Schedule

<table>
<thead>
<tr>
<th>Time</th>
<th>Session</th>
</tr>
</thead>
</table>
| 13:55 — 14:10 | Opening Address and Competition law Update in Hong Kong by Forum Chairman  
Adrian Emch, Partner, Hogan Lovells                                           |
| 14:10 — 14:30 | Keynote Session: Abuse of Dominance in the Digital Era: What can we learn from the European Court judgment in Google Shopping?  
Christopher Vajda QC, Former Judge of the United Kingdom and Northern Ireland at the Court of Justice of the European Union (“CJEU”) |
| 14:30 — 14:45 | Complaints and Third-Party Strategies in European Merger Reviews  
Johan Van Acker, Partner, Van Bael & Bellis                                         |
| 14:45 — 15:00 | Competition Law is Becoming More Muscular in Digital Markets - Implications for Corporate Counsel  
Derek Ritzmann, Expert, Economics Partners                                           |
| 15:00 — 15:20 | Digital Crime — Advising In House Counsels on the Current Issues  
Scott A. Warren, Secretary, Executive Board, The Society for The Policing of Cyberspace; Partner, Squire Patton Boggs |
| 15:20 — 15:35 | Cartels in Asia — Understanding and Avoiding Huge Fines and Infringements in the New Age  
Joel Rheuben, Senior Associate, Herbert Smith Freehills                             |
| 15:35 — 15:50 | Repercussions of the Proposed EU Foreign Subsidies Regulation in Asia  
Conor Quigley QC, Serle Court Chambers, London                                      |
| 15:50 — 16:15 | Managing Competition Law Investigations  
Elvira Aliende Rodriguez, Partner, Shearman & Sterling                             |
| 16:15 — 17:00 | Grand Panel & Q/A — Enforcement & Compliance Issues — Challenges in 2022 and Regional Updates  
Moderator  
• Catrina Lam, Barrister, Des Voeux Chambers  
Panellists  
• Christopher Vajda QC, Former Judge of the United Kingdom and Northern Ireland at the Court of Justice of the European Union (“CJEU”)  
• Knut Fournier, Chairperson, Hong Kong Competition Association  
• Sanghoon Shin, Senior Foreign Attorney, Bae, Kim & Lee LLC  
• Dr Frank Montag, Senior Partner, Freshfields Bruckhaus Deringer |
| 17:00 — 17:05 | Chair wrap up & Closing Remarks                                                               |

*Program is subject to change without prior notice.*
Adrian Emch, Partner, Hogan Lovells
Adrian Emch started focusing on antitrust law while at university. After graduation, he first worked at the Directorate-General for Competition (DG COMP) at the European Commission, and then spent several years in private practice in Brussels working on EU competition law matters. In July 2008, a month before the country’s Anti-Monopoly Law came into force, Adrian made his second move to China. Since that time he has been stationed in Beijing, working on Chinese (and more recently Hong Kong) antitrust matters.

Catrina Lam, Barrister, Des Voeux Chambers
Catrina Lam has been “widely identified as Hong Kong’s front runner for competition matters”. She has advised and appeared in many of the first landmark cases on competition law and regularly advises on competition matters, as well as investigations of suspected contraventions of competition rules. She is ranked as a Tier 1 leading junior in the Competition section of The Legal 500.

Joel Rheuben is a senior associate within Herbert Smith Freehills’ competition, and often gives lectures on fair trade at companies, law schools and general conferences. He has also written and spoken extensively, particularly in the area of competition and state aid, public international law, data protection and privacy, and tax.

Christopher Vajda QC, Former Judge of the United Kingdom and Northern Ireland at the Court of Justice of the European Union (“CJEU”) from 2012 to 2020. He practiced at Monckton Chambers prior to being elevated to the bench. Christopher was party to judgments in a broad spectrum of fields, including competition and state aid, public international law, data protection and privacy, and tax.

He is a visiting professor at King’s College, London, a lecturer on private international law at Luxembourg University and a member of the LCIA. He has written and spoken extensively, particularly in the area of competition and state aid (he was a contributor to Bellamy & Child, European Union Law of Competition for over 20 years), and on investment protection treaties. Recent talks include a talk to the UK Competition Appeal Tribunal on the concept of restriction of competition: a time for a rethink? (October 2021), and the keynote speech at the Global Competition Review Annual Conference on Competition Litigation (November 2020).

Conor Quigley QC, Serle Court Chambers, London
Conor Quigley QC, practices law from Serle Court Chambers, one of London’s leading commercial barristers’ chambers. He specializes in European Union law, in particular concerning international trade, state aid and subsidies, competition law and environmental issues. He is listed in the Shanghai International Arbitration Centre and has been appointed an ad hoc sole arbitrator by IATA. In 1991 Conor became a member of the Law Faculty of the University of Oxford, when he was appointed a Fellow in EU Law at Lady Margaret Hall. Since 2008, he has been a Visiting Research Fellow at the Institute of European and Comparative Law. He has also held visiting posts at the College of Europe, King’s College London and the International Tax Centre, Leiden University.

Scott A. Warren, Secretary, Executive Board, The Society for The Policing of Cyberspace; Partner, Squire Patton Boggs
Scott Warren is a licensed US attorney who began his legal career litigating and arbitrating civil cases in California before moving to Japan in 1993. He wrote the Japan Employers Handbook for CCH before spending 13 years as in-house counsel as the first foreign general counsel for Sega Enterprises, and then as senior corporate attorney for Microsoft,google and other leading companies in Asia. In those capacities, he also handled a breadth of matters including overseeing several competition matters, other litigation disputes, IP licensing, transactional agreements, anti-counterfeiting and anti-cybercrime efforts, employment matters and internal investigations. He was the Asia Regional Managing Director for Legal Technologies for a large risk consultancy and now oversees Epiq Systems, a world leader in legal technologies, providing eDiscovery and document review services in North Asia, working with corporations, and the law firms that support them, on issues where the Law and Technology collide. Many of those have involved competition matters in various industries and countries in Asia. As such, he has been working in and around digital evidence in Asia for the last 20 years.

Elvira Aliende Rodriguez, Partner, Shearman & Sterling
Elvira Aliende Rodriguez is a partner in the Antitrust practice. She focuses on Spanish and EU competition law. Elvira advises clients across a range of sectors, including air transport, chemicals, telecommunications, energy, pharmaceuticals, steel, hotel accommodation, textiles and financial services. She has extensive experience in advising clients on Article 101 (restrictive agreements) and the equivalent provisions under Spanish law. She has also participated in State aid cases and in Article 102 (abuse of dominance) cases before the EU competition authorities. She has in-depth knowledge of working before the European Commission and the European Courts.

Knut Fournier, Chairperson, Hong Kong Competition Association
Knut Fournier is a house lawyer with StubHub, the US ticketing company. 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. He published extensively on competition law, including a comprehensive commentary of the Competition Ordinance (Sweet & Maxwell, 2019). He holds law degrees from the University of Paris and from King College London. He is a Lecturer at the Hong Kong Shue Yan University, where he teaches Risk & Compliance. He is currently the Chairperson of the Hong Kong Competition Association.

Sanghoon Shin, Senior Foreign Attorney, Bae, Kim & Lee LLC
Sanghoon Shin, a senior foreign attorney, passed the 40th National Higher Civil Service Examination on Government Administration and began to work with the Korea Fair Trade Commission (KFTC) in International Cooperation Division, M&A Review Division and Institutional Improvement Planning Task Force, planning and implementing various cases/policies related to fair trade until April 2007. Since joining Bae, Kim & Lee LLC in April 2007, he has advised on various antitrust and consumer protection cases, such as merger filings, cartels, unfair trade practices, abuses of market-dominant position and unfair inter-affiliate supports. In particular, he has focused on providing antitrust-related legal services to foreign companies.

Mr. Dru served as a legal advisor on fair trade issues to Korea Creative Content Agency. He enjoys contributing to fair trade journals including Journal of Competition, and often gives lectures on fair trade at companies, law schools and graduate law departments.

Adrian Emch, Partner, Hogan Lovells
Adrian Emch started focusing on antitrust law while at university. After graduation, he first worked at the Directorate-General for Competition (DG COMP) at the European Commission, and then spent several years in private practice in Brussels working on EU competition law matters. In July 2008, a month before the country’s Anti-Monopoly Law came into force, Adrian made his second move to China. Since that time he has been stationed in Beijing, working on Chinese (and more recently Hong Kong) antitrust matters.

Catrina Lam, Barrister, Des Voeux Chambers
Catrina Lam has been “widely identified as Hong Kong’s front runner for competition matters”. She has advised and appeared in many of the first landmark cases on competition law and regularly advises on competition matters, as well as investigations of suspected contraventions of competition rules. She is ranked as a Tier 1 leading junior in the Competition section of The Legal 500.

Joel Rheuben is a senior associate within Herbert Smith Freehills’ competition, and often gives lectures on fair trade at companies, law schools and general conferences. He has also written and spoken extensively, particularly in the area of competition and state aid, public international law, data protection and privacy, and tax.

Christopher Vajda QC, Former Judge of the United Kingdom and Northern Ireland at the Court of Justice of the European Union (“CJEU”) from 2012 to 2020. He practiced at Monckton Chambers prior to being elevated to the bench. Christopher was party to judgments in a broad spectrum of fields, including competition and state aid, public international law, data protection and privacy, and tax.

He is a visiting professor at King’s College, London, a lecturer on private international law at Luxembourg University and a member of the LCIA. He has written and spoken extensively, particularly in the area of competition and state aid (he was a contributor to Bellamy & Child, European Union Law of Competition for over 20 years), and on investment protection treaties. Recent talks include a talk to the UK Competition Appeal Tribunal on the concept of restriction of competition: a time for a rethink? (October 2021), and the keynote speech at the Global Competition Review Annual Conference on Competition Litigation (November 2020).

Conor Quigley QC, Serle Court Chambers, London
Conor Quigley QC, practices law from Serle Court Chambers, one of London’s leading commercial barristers’ chambers. He specializes in European Union law, in particular concerning international trade, state aid and subsidies, competition law and environmental issues. He is listed in the Shanghai International Arbitration Centre and has been appointed an ad hoc sole arbitrator by IATA. In 1991 Conor became a member of the Law Faculty of the University of Oxford, when he was appointed a Fellow in EU Law at Lady Margaret Hall. Since 2008, he has been a Visiting Research Fellow at the Institute of European and Comparative Law. He has also held visiting posts at the College of Europe, King’s College London and the International Tax Centre, Leiden University.

Scott A. Warren, Secretary, Executive Board, The Society for The Policing of Cyberspace; Partner, Squire Patton Boggs
Scott Warren is a licensed US attorney who began his legal career litigating and arbitrating civil cases in California before moving to Japan in 1993. He wrote the Japan Employers Handbook for CCH before spending 13 years as in-house counsel as the first foreign general counsel for Sega Enterprises, and then as senior corporate attorney for Microsoft, google and other leading companies in Asia. In those capacities, he also handled a breadth of matters including overseeing several competition matters, other litigation disputes, IP licensing, transactional agreements, anti-counterfeiting and anti-cybercrime efforts, employment matters and internal investigations. He was the Asia Regional Managing Director for Legal Technologies for a large risk consultancy and now oversees Epiq Systems, a world leader in legal technologies, providing eDiscovery and document review services in North Asia, working with corporations, and the law firms that support them, on issues where the Law and Technology collide. Many of those have involved competition matters in various industries and countries in Asia. As such, he has been working in and around digital evidence in Asia for the last 20 years.

Elvira Aliende Rodriguez, Partner, Shearman & Sterling
Elvira Aliende Rodriguez is a partner in the Antitrust practice. She focuses on Spanish and EU competition law. Elvira advises clients across a range of sectors, including air transport, chemicals, telecommunications, energy, pharmaceuticals, steel, hotel accommodation, textiles and financial services. She has extensive experience in advising clients on Article 101 (restrictive agreements) and the equivalent provisions under Spanish law. She has also participated in State aid cases and in Article 102 (abuse of dominance) cases before the EU competition authorities. She has in-depth knowledge of working before the European Commission and the European Courts.

Knut Fournier, Chairperson, Hong Kong Competition Association
Knut Fournier is a house lawyer with StubHub, the US ticketing company. 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. He published extensively on competition law, including a comprehensive commentary of the Competition Ordinance (Sweet & Maxwell, 2019). He holds law degrees from the University of Paris and from King College London. He is a Lecturer at the Hong Kong Shue Yan University, where he teaches Risk & Compliance. He is currently the Chairperson of the Hong Kong Competition Association.

Sanghoon Shin, Senior Foreign Attorney, Bae, Kim & Lee LLC
Sanghoon Shin, a senior foreign attorney, passed the 40th National Higher Civil Service Examination on Government Administration and began to work with the Korea Fair Trade Commission (KFTC) in International Cooperation Division, M&A Review Division and Institutional Improvement Planning Task Force, planning and implementing various cases/policies related to fair trade until April 2007. Since joining Bae, Kim & Lee LLC in April 2007, he has advised on various antitrust and consumer protection cases, such as merger filings, cartels, unfair trade practices, abuses of market-dominant position and unfair inter-affiliate supports. In particular, he has focused on providing antitrust-related legal services to foreign companies.

Mr. Dru served as a legal advisor on fair trade issues to Korea Creative Content Agency. He enjoys contributing to fair trade journals including Journal of Competition, and often gives lectures on fair trade at companies, law schools and graduate law departments.
Derek Ritzmann, Expert, Economics Partners

Dr. Derek Ritzmann is an Expert at Economics Partners, working across the Asia-Pacific region based in Hong Kong. He has specialized in the economics, policy, and law of competition and regulation for over 25 years. Dr. Ritzmann spent over a decade as a senior official at competition and regulatory agencies: he was the Principal Economist of the ACCC in Australia, the first Chief Economist of the Hong Kong Competition Commission, in the Chief Economist Team at the European Commission’s DG COMP, and as special advisor to the General Authority for Competition of Saudi Arabia. Previously, he practiced with three economic expert firms (Compass Lexecon, London Economics, and KPMG), as a competition lawyer in Australia (Allens Linklaters), as a competition expert to the Asian Development Bank and OECD, and as a professor at the University of Hong Kong.

Dr. Ritzmann has given testimony and expert evidence to government authorities and courts in a number of different jurisdictions, including Australia, Hong Kong, China, the European Commission, Singapore, India, Saudi Arabia, and the Philippines. Representative former clients include Apple, Vodafone, Hutchison, Qualcomm, Honda, HKBN, Shell, the Wharf Group, the San Miguel Group, ArcelorMittal, the Tata Group, the Reliance Group, and TSMC.

He holds a Ph.D. in Economics from Oxford University, an M.Sc. in Economics from the London School of Economics, and is a qualified lawyer in the USA, the UK, and Australia. He is listed in the Who’s Who Legal Directory as a Competition Economist and as a Global Leader.

Dr Frank Montag, Senior Partner, Freshfields Bruckhaus Deringer

Dr. Frank Montag is a senior partner in Freshfields’ antitrust group based in Brussels. He draws on over 30 years’ experience to defend his clients’ Interests in EU and multi-jurisdictional competition investigations relating to mergers and anti-competitive conduct. His practice has brought him before the European Commission, Germany’s Bundeskartellamt and many other authorities in some of the most complex transactional and behavioural cases reviewed around the globe. He also litigated numerous cases before the Court of Justice and the General Court of the EU. Recent work includes advising Cargotec on its merger with Alstom, BASF on the acquisition of the divestments resulting from the Bayer/Monsanto merger, Clariant in the ethylene cartel, Deutsche Bahn in the rail freight and block train cartel cases, and a third party in the Google/Android abuse investigation.

Frank has been a non-governmental adviser to the delegations of the European Commission, the US Department of Justice and Germany’s Bundeskartellamt at International Competition Network (ICN) conferences since its formation in 2001. He is the former Chair and current Honorary Chair of Studienvereinigung Kartellrecht (the German speaking antitrust lawyers’ association). Frank held posts as co-head of Freshfields’ global antitrust group, managing partner of the Brussels office, chair of the Freshfields Finance and Risk Committee and member of the Freshfields Partnership Council (board).
Annual Asia: Competition Law and Digital Crime Virtual Summit

For enquiries and registration, please contact LegalPlus Asia at legalpluseventsasia@legalplus-asia.com.

- Early Bird rate US$79 (on or before 31 March 2022)
- Normal rate US$109 (from 1 April 2022)
- Supporting Organisation rate US$79
- *Complimentary seat for in-house/general counsel

*Important note
- Complimentary seat is applicable to in-house counsel from non law / consultancy firm and based on first-come-first-served. Results are based on the organiser’s discretion and applicants will be notified by email.

<table>
<thead>
<tr>
<th>Payment Options</th>
</tr>
</thead>
<tbody>
<tr>
<td>1) Direct Debit</td>
</tr>
<tr>
<td>Bank Name: The Bank of East Asia Ltd (BEA)</td>
</tr>
<tr>
<td>Account Name: Legal Plus</td>
</tr>
<tr>
<td>Account Number: 015-248-68-006306</td>
</tr>
<tr>
<td>Branch Code: 248</td>
</tr>
<tr>
<td>Bank Code: 015</td>
</tr>
<tr>
<td>Bank Address: 1/F, Bank of East Asia Harbour View Centre, 56 Gloucester Road, Wanchai, Hong Kong</td>
</tr>
<tr>
<td>Swift Code: BEASHKHH</td>
</tr>
<tr>
<td>Amount received should be 100% of the invoiced amount. Please send a copy of the remittance slip to <a href="mailto:bettina.yan@legalplus-asia.com">bettina.yan@legalplus-asia.com</a></td>
</tr>
<tr>
<td>2) Cheque</td>
</tr>
<tr>
<td>Payable to Legal Plus</td>
</tr>
<tr>
<td>Please send cheque to: Legal Plus 17/C, Greenmont Court, Discovery Bay, Lantau, Hong Kong</td>
</tr>
<tr>
<td>3) Paypal</td>
</tr>
<tr>
<td>By request only</td>
</tr>
</tbody>
</table>

Registration and Payment
Payment must be made to Legal Plus before the event date.

Cancellation Policy
Written and/or email cancellations given in the time period below —
- 30 days or more prior to the event date: A refund of the registration fee, excluding bank charge — if applicable, or to swap to another Legal Plus event in 2020. Please note that any cost difference to the event registration fees if swapping to another event will not be refunded nor required to be paid.
- 15 – 29 days prior to the event date: No refund of the registration fee but allowed to swap to another Legal Plus event in 2020.
- 14 days or less to the event date: No refund of the registration fee.

Refund Policy
If Legal Plus cancels or postpones the conference due to events out of our control, your registration fee will not be refunded. In addition, Legal Plus will not be responsible for any expenses (hotel, airfares, transportation etc.) you may incur.

Programme Changes
Legal Plus reserves the right to cancel (due to unforeseen circumstances), amend, change event date, change speakers, topics and location of the event.

The Organiser
Legal Plus 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.