

## Applied Research Centre for Intellectual Assets and the Law in Asia





## **Bios - Conference Presenters,**Chairs and Commentators

9<sup>th</sup> – 10<sup>th</sup> November 2017

School of Law
Singapore Management University

## In Alphabetical Order by Surname (in capital letters)



**Feroz ALI** is the Department of Industry Policy and Promotion (DIPP), Ministry of Commerce and Industry Chair on Intellectual Property Rights (IPR) at the Indian Institute of Technology (IIT) Madras. He teaches intellectual property laws and business laws. He is the author of three books on patent law including, "The Access Regime: Patent Law Reforms for Affordable Medicines" (OUP, 2016). He is a practicing advocate at the Madras High Court. He litigates and counsels in intellectual property law, corporate law and competition law but his primary focus has remained in patent law. He has appeared before the Supreme Court, the High Courts, Intellectual Property Appellate Board and the Patent Offices and represented clients across different industries. He is an alumnus of Government Law College (Calicut University), National Law School (Bangalore), Trinity College (University of Cambridge) and Duke Law School (Duke University).



Peter DAMERELL is a partner at Powell Gilbert LLP, a London-based specialist intellectual property law firm. He advises on a wide range of contentious IP matters, including patent, trade mark, design right and copyright disputes. He has extensive experience in handling complex and high value patent litigation across a diverse range of technologies before the UK courts. His cases are commonly international in nature, and he often works with legal advisers from across Europe, North America and Japan, contributing to and often co-ordinating multi-jurisdictional patent litigation strategies. Peter has particular experience in advising telecommunications companies in relation to patent and FRAND issues, having been involved in a number of the leading UK cases in

this sector. Peter is a member of AIPPI, LES and EPLAW and is recognised as a Rising Star in the Expert Guides 2017.



Biswajit DHAR is Professor, Centre for Economic Studies and Planning in Jawaharlal Nehru University, New Delhi. Before joining the University, Dr. Dhar was the Director General of Research and Information System for Developing Countries, a think-tank specialising in international economic issues. He has also served as the Head of the Centre for WTO Studies in the Indian Institute of Foreign Trade. Dr. Dhar has been a member of the Indian delegation in multilateral treaty negotiations, including the World Trade Organization, the UN Framework Convention on Climate Change and the World Intellectual Property Organization. He has served on the Board of Directors of the Export-Import Bank of India and is a Member of the Board of Trade. Dr. Dhar is an Adviser to the Asia-Pacific Research and Training Network on Trade, of the UN Economic and Social Commission for Asia and the Pacific.



Herbert FUNG is Director (Business & Economics) at the Competition Commission of Singapore (CCS), where he supervised a range of cases including SISTIC's abuse of dominance, the Singapore Medical Association Guidelines of Fees, the blocked merger between Parkway and Radlink and the joint venture between Lufthansa and Singapore Airlines. Prior to joining CCS in 2008, he was Senior Economic Advisor at the Office of Telecommunications Authority in Hong Kong, and before that, Associate (Equity Research) at Credit Suisse. Herbert graduated with a dual-degree in economics

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Jim HARLAN is currently the Director of Standards and Competition Policy at InterDigital, and has been involved with Standards since 2009. He currently actively participates in Standards committees for various SDOs, Consortia and Associations. His duties include, representing InterDigital before those committees regarding patent, standards-setting, competition and licensing policy matters; and assisting with strategy regarding patent policy, competition policy and IPR licensing matters. Jim has held a variety of positions involving standards policy and patent strategy, litigation, licensing, prosecution and compliance at several companies. He earned a J.D. from Wayne State University Law School, an MBA from the University of Texas at Dallas, and a Master's in Computer Science and a Bachelor's in Chemistry, both also from Wayne State.



**Reto M. HILTY** is the Director of the Max Planck Institute for Innovation and Competition. He is also Professor at the Universities of Zurich and Munich. He studied mechanical engineering at the Swiss Federal Institute of Technology, Zurich, and law at the University of Zurich, School of Law. He was Head of department and member of Board of Directors at the Swiss Federal Institute of Intellectual Property, Berne (1994-97) and received his postdoctoral lecture qualification at the University of Zurich in 2000. Subsequently he became Full Professor at the Swiss Federal Institute of Technology, Zurich, before joining the Max Planck Institute in 2002.



Liyang HOU is currently Professor of Competition Law, Assistant Dean of International Programs, and Deputy Director of the Center for Competition Law and Policy at KoGuan Law School, Shanghai Jiao Tong University (Shanghai). In 2007-2011, Dr. Hou worked as an assistant researcher at the Interdisciplinary Centre for Law and ICT (ICRI) of Katholieke Universiteit Leuven (Belgium). He is Editor in Chief of Chinese Antitrust Cases Database (Kluwer), a member of Editorial Board of Computer Law & Security Review, and Executive Editor in Chief of Competition Law and Policy Review (in Chinese). He is also a fellow in Academic Society for Competition Law, Pacific Telecommunications Council, Asian Competition Forum, Shanghai Competition Law Association, and China Economic Law Association. He has published about 10 books and more than 40 academic articles in internationally renowned journals. His research covers a variety of domains, including competition law, telecom regulation, innovation, economic analysis of law and comparative law.



Wei-Fu HSU has been the Corporate Vice President & General Counsel of MediaTek for about thirteen years until late 2016. He has practiced law in U.S. at several large international law firms, and was a senior circuit design engineer at National Semiconductor Corporation. Wei-Fu was named among the top 100 most influential and innovative in-house counsels in the Asia Pacific by Legal 500, and was named the 2015 IAM Strategy 300 by the IAM magazine. Financial Times named him among the Asia-Pacific Innovative General Counsels since 2015. He also won the Silver Award 2016 of the Best Asian & South Pacific Legal Department from the International Legal Alliance. Wei-Fu was one of the major contributors of Taiwan's Trade Secret Law 2013. He received his B.S.E.E. from National Cheng Kung University, M.S.E.E. from San Jose State University, and J.D. from

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Shengtao HU works as Director, IPR Policy, at Ericsson. Before that, she spent three years for public affairs with a US company. Shengtao has vast and rich experience with public administration with 15 years in the Department of Treaty and Law, Ministry of Commerce of China, dealing with the bilateral and multilateral negotiations on IPR issues, Free Trade Agreements, investment treaties and other trade related issues as well as the domestic legislative work in such areas. In addition, for about 2 years, she was the representative for IPR and anti-trust law issues at the Economic and Commercial Section of the Chinese Embassy to the United States. Shengtao got her Master Degree of International Economic Law from China University of Political Science and Law and passed the PRC Bar Exam during her school years. Shengtao is a Guest Professor at Law School of Beijing Foreign Studies University, Arbitrator of South China International Economic and Trade Arbitration Commission and a member to the Experts Commission for the Intellectual Property Office of Sino-German Qingdao Eco-park.



**Can HUANG** is Professor, Head of Department of Innovation, Entrepreneurship and Strategy, and Co-Director of Institute for Intellectual Property Management at School of Management, Zhejiang University, Hangzhou, China. Professor Huang is a member of the Chinese expert group of the U.S.-China Innovation Dialogue under the U.S.-China Strategic and Economic Dialogue, a member of advisory board of Research Center for Technological Innovation, Tsinghua University, CIPRUN

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William HUBBARD is a Professor in the University of Baltimore School of Law, where he directs the school's Center for the Law of Intellectual Property and Technology and teaches classes on U.S. and international intellectual property law. Hubbard is an active scholar whose research explores the complex effects of patent law on the U.S. and global economies. Recently, Hubbard was a Guest Researcher at the Max Planck Institute for Innovation and Competition in Munich, German, and an Academic Visitor and Research Fellow at Oxford Intellectual Property Research Centre in the United Kingdom. Before becoming an academic, Hubbard was an IP litigator at a major law firm in the United States, and those practical experiences continue to shape his academic perspective. Hubbard received his law degree from Yale Law School in 2003 and his bachelor's degree in mathematics from Dartmouth College in 1997.



Sang-Jo JONG is a Professor at Seoul National University School of Law. He graduated from Seoul National University and completed his Ph.D. studies at the London School of Economics. He is a member of the Korean Academy of Science and Technology, the chairman of the committee for IP of KOFST, a member of the steering committee of the Judicial Research and Training Institute in Korea, a member of the Open Data Mediation Committee, and the chairman of the Korean Game Law and Policy Society.



**Reji K. JOSEPH** is an Associate Professor at the Institute for Studies in Industrial Development (ISID), New Delhi, India. He has a PhD degree in Economics from the Jawaharlal Nehru University, New Delhi. His research interests are in the broad areas of international trade and investment, intellectual property rights and the Indian pharmaceutical industry. His book *Pharmaceutical Industry and Public Policy in Post-Reform India* was published by Routledge in 2016 as part of the Critical Political Economy of South Asia series.



**Guan Huat KHOO** is a partner at Skrine. He currently chairs the Intellectual Property Dispute Resolution practice group in the firm. Some of the patent matters in which he has acted as counsel involved infringement proceedings related to a cargo inspection system, invalidation proceedings in respect of a dosage patent for an anti-cholesterol drug, invalidation proceedings in respect of a patent for drug formulation, infringement proceedings related to a process patent, infringement proceedings in respect of a patent (telecommunications) considered as a standard essential patent, infringement proceedings related to a medical device (safety intravenous catheter), infringement proceedings related to electrical systems and has supervised and coordinated proceedings involving issues related to Supplementary Protection Certificate in the courts in Brunei.



Jyh-An LEE is an Associate Professor of Law at the Chinese University of Hong Kong where he currently serves as the Deputy Director of the LL.B. Programme and as the Director of the Centre for Financial Regulation and Economic Development (CFRED) in the Faculty of Law. He holds a J.S.D. from Stanford Law School and an LL.M from Harvard Law School. Dr. Lee has published extensively in English and in Chinese on various aspects of intellectual property and Internet law. His research appears in leading academic journals, such as Vanderbilt Journal of Entertainment and Technology Law, Cardozo Arts & Entertainment Law Review, Oregon Law Review, Minnesota Journal of Law, Science & Technology, European Intellectual Property Review (EIPR), Hastings Business Law Journal, American University International Law Review, UMKC Law Review, Jurimetrics, International Law Journal, etc. He is also the sole author of two books: Coding a Free Society: Open Source Strategies for Policymakers (VDM Verlag Müller Press, 2007) and Nonprofit Organizations and the Intellectual Commons (Edward Elgar, 2012). During his studies at Stanford Law School, Dr. Lee was appointed the John M. Olin Fellow in Law and Economics. Prior to joining the Chinese University of Hong Kong, he taught at National Chengchi University and was an Associate Research Fellow in the Center for Information Technology Innovation at Academia Sinica in Taiwan. He was the Legal Lead and Co-Lead of Creative Commons Taiwan (2011–2014), and an advisory committee member for Copyright Amendment in the Taiwan Intellectual Property Office (TIPO) at the Ministry of Economic Affairs (2011–2014). Professor Lee is currently a member of the advisory board of the European Center for E-Commerce & Internet Law affiliated with the University of Vienna. In 2016, he was appointed a domain name dispute resolution panellist by the Asian Domain Name Dispute Resolution Centre (ADNDRC) and continues to serve in this capacity. Dr. Lee is also the Director of the Academic Committee for the Asia Innovation and Intellectual Property Society. Before starting his academic career, he was a practicing lawyer in Taiwan, specializing in technology and business transactions.



Matthias LEISTNER, LL.M. (Cambridge), Ludwig Maximilian University, Munich, studied law in Berlin, Brussels, Munich and Cambridge. Dr. iur., LMU Munich 1999. Master of Law, Trinity Hall College, University of Cambridge 2004. Habilitation (Post-doc thesis), LMU Munich 2006. Prof. Dr. Matthias Leistner was Head of the Commonwealth Unit at the Max-Planck-Institute for Intellectual Property and Competition Law, Munich. From 2007-2016, he was Professor of Civil Law, Intellectual Property Law and Competition Law and Director of the Institute for Commercial and Economic Law at the University of Bonn. At present, he is Professor and Chair holder for Civil Law and Intellectual Property Law with Information Law and IT-Law at the LMU Munich. Moreover, he is a Member of the Faculty of the Munich Intellectual Property Law Center (MIPLC), and has been a guest professor for European Intellectual Property Law at the University of Xiamen, China, and at the Tongji University, Shanghai. His specialties are intellectual property law (in particular copyright and patents), unfair competition law and internet law. He has published seven books and numerous articles in these fields and has been consulted on IP matters by various government departments and non-governmental organisations as well as international institutions.



**Kung-Chung LIU** holds an LL.B. and LL.M. from National Taiwan University and a Doctorate from the Ludwig Maximilian Universitaet (University of Munich). He was a Research Fellow at Academia Sinica, Taiwan until 2017. In 2003, he was a Visiting Professor at the Faculty of Law of the National University of Singapore and a Visiting Senior Research Fellow for the IP Academy of Singapore. Professor Liu has served as one of the founding Commissioners of the National Communications Commission in Taiwan between 2006 and 2007. In 2014-15, he was a Visiting Professor at the School of Law, Singapore Management University, and the Founding Director of the Applied

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David LLEWELYN is Deputy Dean and Professor (Practice) in the School of Law, Singapore Management University and Professor of Intellectual Property Law, King's College London. He is joint author of Kerly's Law of Trade Marks and Trade Names (15th ed supplement, 2014) and Cornish, Llewelyn & Aplin, Intellectual Property: Patents, Copyright, Trade Marks & Allied Rights (8th ed., 2013), and his business book Invisible Gold in Asia: Creating Wealth through Intellectual Property was published in 2010. David is Senior Advisor at local commercial law firm Acton Law LLC. Before moving to live in Singapore in 2010, as well as teaching on the London LLM since 1982, he practiced as a solicitor in London for more than 25 years after qualifying with Linklaters and was the partner heading the IP/IT practice at White & Case in London from 1999 to 2010. From 2005 to 2007, David was Director of the IP Academy Singapore and between 2007 and 2012, its Deputy Chairman and External Director.



**SK MURTHY** works as a Patent Counsel for Intel in India, which includes managing the global patent portfolio for Intel in the Wireless technology implementation arena and is responsible for Intel's overall patent portfolio in India. Additionally, he is responsible for Intel's IP policy and Standards policy efforts in India. Further, he is responsible for providing legal counsel for Intel Labs in India.

He has a total of 25 years of experience, which includes 15 years of IP and 10 years of technical experience. SK holds a doctorate in computer science and a doctorate in law (from National law school of India university, Bangalore). He holds a bachelors and a master's degree in engineering, a law degree, and a PG diploma in IPR. He is a registered Indian patent agent since 2003. In 2009, he co-founded In-House IP (I-HIPP) professionals forum, which has brought together about 80 IP professionals in India together and I-HIPP has become a leading IP think tank and advisory group in India. He is a co-author of a commissioned paper titled "Intellectual Property and ICT standards in India" (http://sites.nationalacademies.org/cs/groups/pgasite/documents/webpage/pga\_072484.pd f), which was presented at National Academy of Sciences (NAS), US.



Ichiro NAKAYAMA is a Professor, School of Law, Kokugakuin University where he has been teaching intellectual property law courses. Prof. Nakayama joined Kokugakuin University in 2009 after he served as an Associate Professor of the School of Law at Shinshu University from 2005-2009. Prior to an academic career, Prof. Nakayama spent many years in the Government of Japan. His last position in GOJ was a Deputy Councilor, Secretariat of Intellectual Property Strategy Headquarters, Cabinet Secretariat from 2003-2005. Prof. Nakayama originally joined the Ministry of International Trade and Industry (MITI) in 1989, and thereafter, worked in various fields including patent law reform, regulatory reform in energy industries, and defense technology cooperation. Prof. Nakayama received a Bachelor of Law degree in 1989 from University of Tokyo, an LL.M. in 1995 from University of Washington and, M.I.A. in 1997 from Columbia University. He has published a number of articles especially in the field of patent law.



Wee Loon NG-LOY's main research interests lie in the field of Intellectual Property (IP) Law. She teaches "Law of Intellectual Property" which focuses on Singapore's IP regime, as well as "International Trademark Law and Policy" and "International Copyright Law and Policy." Amongst her academic publications is the text on Law of Intellectual Property of Singapore (2nd ed, 2014). Outside of the university, her involvement in the legal landscape of Singapore includes the following: a member of the Resource Panel for Government Parliamentary Committee for Law and Home Affairs (1999-2000); a member of the Board of Directors of the Intellectual Property Office of Singapore (2000-2001); a member of the Board of Governors of the IP Academy (2007-2011); a member of the Senate of the Singapore Academy of Law (20122014); a member of Singapore's Copyright Tribunal (since 2009); a member of the Singapore Domain Name Dispute Resolution Policy Panel (since 2014); IP Adjudicator with the Intellectual Property Office of Singapore (2014).



**Burton ONG** is an Associate Professor at the Faculty of Law, National University of Singapore, where he teaches and researches in the fields of competition law, intellectual property and contract law. He was awarded the Lee Kuan Yew Gold Medal at the National University of Singapore's Faculty of Law, upon completion of his undergraduate LLB degree, before pursuing his graduate studies at Harvard Law School and Oxford University, where he was awarded the Vinerian scholarship and subsequently completed his doctoral programme. He has significant experience as a consultant on competition policy matters in the ASEAN region to the US and German governments, as well as various other technical assistance providers. He is the editor of a forthcoming book to be published by Cambridge University Press in early 2018 — "The Regionalisation of Competition Law and Policy Within the ASEAN Economic Community". He is a

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Robert POCKNELL is chairman of the Fair Standards Alliance, an association formed to promote fair, balanced and rational practices in the licensing of standard-essential patents within the FRAND policy debate. FSA members are SME's and multinationals that are innovators and implementers in the wireless industry; its members employ over 1million people in Europe alone, spend tens of billions of euros annually on R&D, and own in excess of 300,000 patents. Mr Pocknell is also CEO of N&M Consultancy and has more than 30 years' experience advising clients on IP matters; he has advised small and large companies on patent licensing in the wireless industry for more than 15 years. He was General Counsel at Sendo, the United Kingdom's first mobile phone manufacturer and developer of the world's first Microsoft smartphone, and IP counsel at TomTom, a leading satellite navigation company.



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James ROBART became a United States District Judge for the Western District of Washington in June 2004. Prior to his appointment, he was with Lane Powell in Seattle for 32 years where he served as Chair of the Litigation Department and Managing Partner. He graduated from Whitman College (B.A. 1969) and Georgetown University Law Center (J.D. 1973). Judge Robart has presided over several notable civil and criminal cases. His opinion in *Simmonds v. Credit Suisse*, construing the statute of limitations for Section 16(b) of the Securities and Exchange Act of 1934, was reversed by the Ninth Circuit, but adopted by the United States Supreme Court in an 8-0 opinion. He is the judge in *United States v. City of Seattle*, overseeing a consent decree involving an overhaul of Seattle Police Department practices and procedures. He also authored *Microsoft Corp. v. Motorola, Inc.*, which is the first court opinion in the United States setting reasonable and nondiscriminatory ("RAND") rates for standard essential patents. Judge Robart served on the Organizing Committee and the Board of Governors for the Federal Circuit Bar Association and is a Fellow of the American College of Trial Lawyers.



**Tom ROUSE** is Vice President and Legal Counsel for the Technology Licensing division of Qualcomm. His focus is on Standards Intellectual Property rights policies, laws, rules and regulations. He has provided legal counsel to Qualcomm for twenty years in various roles including Chief Patent Counsel, and has contributed to the company in many areas of Intellectual Property law including

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Masabumi SUZUKI has been teaching Intellectual Property Law at Nagoya University Graduate School of Law in Japan since 2002. Professor Suzuki graduated from the University of Tokyo and

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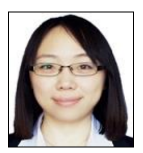


**Hongxia WANG** is Associate Professor and Associate Dean at Law School of Central South University. Her research focuses on internet law, competition law and transformation of rule of law. She has hosted many national projects and published 5 books. She has also published more than 40 papers in high level academic journals such as Chinese Social Science, ZUEL Law Journal, etc. Dr. Wang is also Executive Director of Research Department of China Behavior Law Association, Secretary-General of the Cross-strait Forum on Communication & Communication law, Vice Editor of Economic Law Review, and Vice Editor of China Law Enforcement Report (CLER).



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**Qishan ZHAO** is the IPR policy director of ZTE and is in charge of the legal research as well as public relationship of the IPR issues. Dr. Zhao was the postdoctoral fellow of the Institute of Law, Chinese Academy of Social Sciences. And she got her Master degree and PhD from Peking University. Her main study area is Patent Law and Competition Law, and she has undertaken thorough research on the IPR issues in standardization. She has published several papers including *Antitrust Regulation of Patent Exercising Behaviors in Standardization, The Main Points in the Antitrust Review Related to SSO's Patent Policy* and *Ex-Ante Disclosure in Standardization, Dispute about the Application Exception Clause Related to Intellectual Property in China Anti-Monopolization Law, A comparative study on the relationship between injunctions and FRAND statement in China and the EU, Study on Construction of Injunctive Relief in SEP Infringement Cases* and Study of the FRAND Royalty Decision in Litigation.