



CLJ



Now in Sabah

Companies Act 2016

New Dynamics & Impact

26 April 2017

Shangri-La's Tanjung Aru
Resort & Spa
Kota Kinabalu, Sabah

About the Seminar

The objective of this seminar is to elucidate key new provisions and insights into the Companies Act 2016. *Vide* P.U. (B) 50, **almost all the provisions of the new Act will come into operation on 31 January 2017**. In addition, the new Companies Regulations 2017 have also been gazetted. In light of this new development, the seminar will cover all the substantial changes and will highlight the impact of the newly enacted Companies Act 2016.

That aside, the new Act will give a boost to corporate entrepreneurship, enhance corporate governance and increase the flexibility in managing the affairs of companies. Highlights on Judicial Management and Corporate Voluntary Arrangement will be addressed during this seminar. **The seminar will also cover insolvency issues for companies and changes to bankruptcy laws.**

This is a seminar not to be missed as the speakers will share their collective experience and knowledge from the legal industry, company secretarial practice, corporate compliance and insolvency practice.

Seminar Highlight



Exclusively for our delegates: Get a copy of the **"Companies Act 2016: The New Dynamics of Company Law in Malaysia"** by Kenneth Foo and Lee Shih at a promotional price

Topic Details

Companies Administration & Capital Maintenance

- Dealing with a sole director/shareholder company – best practices to adopt
- Constitution of companies – is there a relevance for objects clause and articles on proceedings of directors
- Shares – a FAQ on the no par value regime and impact on SMEs

New Shareholders' Rights and Exemption from Audit

- Rights of members to propose written resolutions and members' right to management review at general meetings
- General Meetings – AGMs and EGMs – the key difference between private companies and public companies
- Auditors and the draft Audit Exemption directive

Directors: What You Need to Know

- Dividends - new requirements imposed on directors
- The New Solvency Test – be aware of personal liability
- Increase in sanctions
- Appointment and removal of directors
- Directors' fees and benefits, and service contracts: what needs to be disclosed?
- Indemnity and insurance: what are the changes to D&O insurance?

Insolvency and the Changes to Bankruptcy

- The changes in winding up: creditors beware
- Introducing the Corporate Voluntary Arrangement
- The new Judicial Management Scheme
- The Insolvency Act: changes to personal bankruptcy

Speaker Profile



Kenneth Foo Poh Khean

Kenneth Foo Poh Khean is a Chartered Secretary and Fellow member of the Malaysian Institute of Chartered Secretaries and Administrators (MAICSA). He obtained his ICSA in 1982, LLB(Hons) from the University of London in 1992 and Certificate in Legal Practice in 1993. He has previously served as a Council member of MAICSA as well as an Exco member of the Malaysian Corporate Counsel Association (MCCA). He is currently the Honorary Secretary of the MCCA and an adjunct lecturer at Universiti Kolej Tunku Abdul Rahman. He provides consultation and advice on corporate secretarial practice, corporate governance and conducts training on these topics.



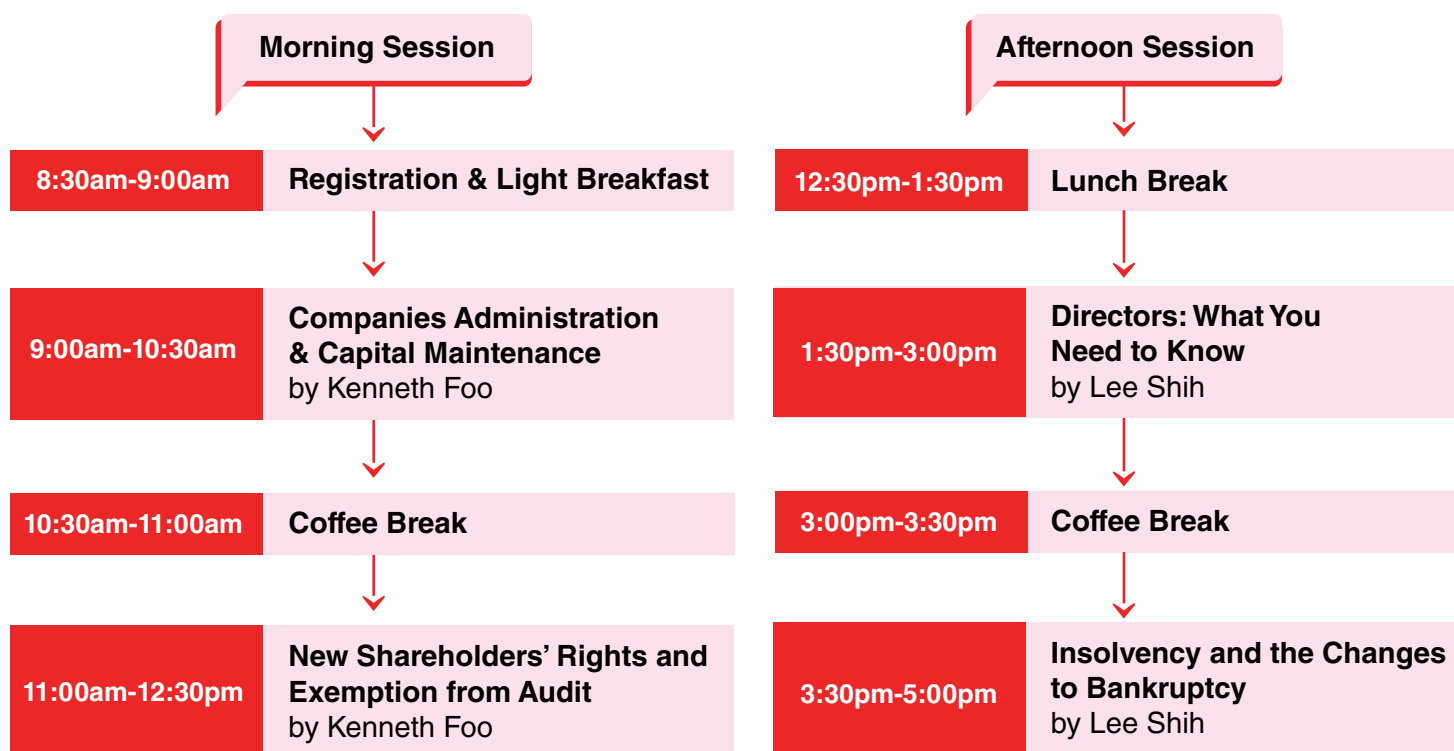
Lee Shih

Lee Shih obtained his LLB (Hons) from the University of Bristol, United Kingdom. He is a Barrister-at-Law (Gray's Inn) and an Advocate & Solicitor of the High Court of Malaya. His portfolio of litigation work focuses on corporate litigation, corporate insolvency and international arbitration. He is a Council Member of the Insolvency Practitioners Association of Malaysia (IPAM) and also a member of INSOL International. He has been listed in the Chambers Asia-Pacific and Legal 500 Asia Pacific guides. His articles can be found online via www.themalaysianlawyer.com.

Who Should Attend

- Company Directors
- Chief Financial Officers
- Entrepreneurs
- Company Secretaries
- Chief Operations Officers
- Compliance and Risk Officers
- Financial Intermediaries
- Corporate Advisers
- Chief Executive Officers
- Lawyers
- Academicians

Programme



Registration Form

Please fill in the form in BLOCK LETTERS

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| | Fees | Fees inclusive of 6% GST | No. of pax | Total fees |
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| Group Registration: 3 Delegates - Register yourself and a colleague and receive a third pass at 50% off! | | | | |
| <input type="checkbox"/> Early Bird Registration* | RM2,125.00 | RM2,252.50 | | |
| <input type="checkbox"/> Normal Registration | RM2,375.00 | RM2,517.50 | | |
| Title | Price | Qty | Total | |
| Companies Act 2016: The New Dynamics of Company Law in Malaysia** | RM250.00 RM200.00 (20% Discount) | | | |
| GRAND TOTAL: _____ | | | | |

*Early Bird Registration has to be registered and paid by 31 March 2017.

**20% discount is applicable for delegates only. You will receive your book(s) during the seminar.

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
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A confirmation email will be sent to each delegate after payment is processed by Malaysian Current Law Journal (CLJ). If you do not receive a confirmation one week before the seminar, please call us at 03-4270 5400.

Malaysian Current Law Journal reserves the right to change seminar date, venue and speaker(s) where necessary. Should we have to cancel or postpone the seminar, our responsibility is limited to a refund of any registration fee(s) already paid. Malaysian Current Law Journal is not responsible for travel, accommodation or other related/unrelated expenses which may have been incurred by any delegate.

Cancellation Policy

If delegate(s) decide to cancel their enrollment, the following terms shall apply:

- Written cancellation received before 27 March 2017: A refund of 80% will be made.
- Written cancellation received before 3 April 2017: A refund of 50% will be made.
- Written cancellation after 12 April 2017: No refund will be entertained.
- In the event of a no-show, delegates are still liable for the full seminar fees unless cancellation is received by CLJ before the cut-off date above.

You may substitute an alternative delegate(s) by notifying CLJ at least 5 working days before the event. Any differences in fees will be charged accordingly.



COMPANIES ACT 2016

The New Dynamics of Company Law in Malaysia

Authors : Kenneth Foo Poh Khean & Lee Shih

ISBN No. : 978-967-457-120-7

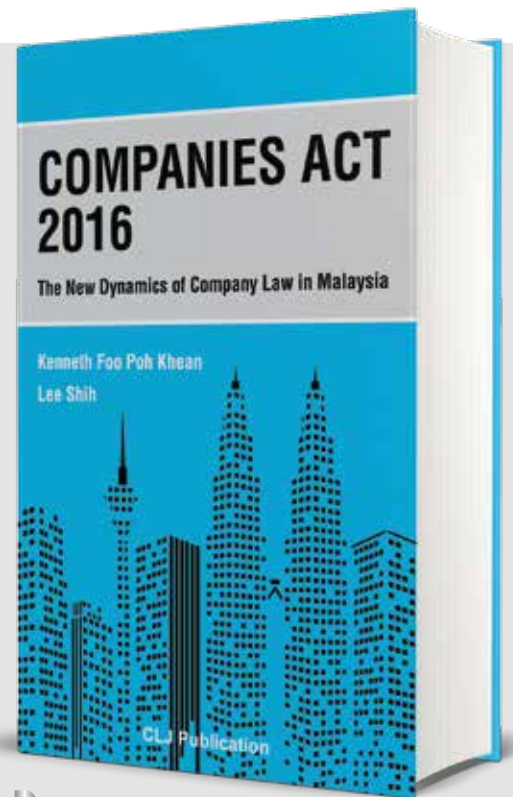
'Companies Act 2016: The New Dynamics of Company Law in Malaysia' is a practical guide on the newly enacted Companies Act 2016. The new Act will have a tremendous impact on the corporate legal framework and this book will serve as an authoritative text to allow readers to navigate into this new corporate landscape. It provides an in-depth analysis and commentary of all the major and significant areas of the new Act.

The Companies Act 2016 is a culmination of recommendations from the Companies Commission of Malaysia and the Corporate Law Reform Committee to revamp the previous Companies Act 1965. In enacting this new Act, Malaysia has adopted the best practices from other jurisdictions to enable Malaysian companies to compete, innovate and become globalised. Reference to latest case laws from the UK, Australia, Singapore and Malaysia will aid readers to understand and navigate the new Act. Readers will also have the benefit to compare and contrast the new Act with the previous provisions under the Companies Act 1965 in order to comprehend the major developments of the law in this area.

Among others, this book covers the changes to the incorporation of companies, the modernisation of the capital maintenance framework, the introduction of the no-par value regime, the practical issues and challenges that directors will face, and the new remedies available to shareholders. Readers will be able to easily appreciate how these provisions promote the ease of doing business in Malaysia while strengthening the corporate governance framework and corporate reporting environment.

This book also delves into the insolvency-related amendments, with the strengthening of the laws on receivership, winding up and schemes of arrangement. The new Act will also introduce two new corporate rescue mechanisms in the form of corporate voluntary arrangement and judicial management.

As experienced company law practitioners, the authors have shared their knowledge and expertise in this book based on their combined experience in the legal industry, company secretarial practice, corporate compliance and insolvency work. As the title suggests, readers will gain fresh insights and perspectives in the New Dynamics of Company Law in Malaysia arising from the Companies Act 2016.



Price : RM250 (WM) / RM260 (EM)
Pages : 616
ISBN No. : 978-967-457-120-7
 (Hardcover)

Order Form

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