

CHINA FOCUS: Issues in Cross Border Finance and Leasing

DATE 6 August 2019

TIME 3:00PM- 6.15pm

VENUE Maxwell Chambers Level 4

Venue Sponsor



中倫津師事務所ZHONG LUN LAW FIRM

Networking Sponsor





Steven Zhou Zhong Lun Law Firm

Chinese entities are increasingly using special purpose vehicles to transact with foreign parties. It is the common understanding that the Chinese entity's guarantee in favour of the foreign counterparty is the corner stone for those deals. However, Chinese laws and regulations are not settled in several areas in relation to such guarantee. This session addresses some of these issues and provide indications on how to approach the guarantee and its connected transaction.

- How could a document be identified as a guarantee under PRC law?
- Effect of the SAFE registration
- SAFE registration for typical and un-typical guarantees
- Are there any cross border guarantees not subject to SAFE registration?
- How to effect a cross-border guarantee when it was not registered with SAFE



Thomas Choo Clyde & Co Clasis Singapore

In 2014, the China Banking Regulatory Commission ("CBRC") made amendments to the 'Administrative Measures for Financial Leasing Companies' which lowered the entry barriers for setting up a financial leasing company and encourage capitals from various systems of ownership to enter into the financial leasing industry. As we see the Chinese ship leasing market growth over the past number of years, this session discusses on:

- Financial leasing options available to shipping
- The benefits of financial leasing

FREE ADMISSION
Please RSVP by 17 July 2019 to michelle.lim@scma.org.sg

PROGRAM FLOW

1500 Registration

1530 Opening Remarks

Dennis Chan

SCMA

1535 Hot Issues on Cross-Border Guarantees

Steven Zhou

Zhong Lun Law Firm

1605 Growth in the Chinese Leasing Market

Thomas Choo

Clyde & Co Clasis Singapore

1625 Q&A

1640 Drinks & Networking