

裁判外紛争手続   ADR			
<b>アジア・太平洋地域において調停を成功させる秘訣</b>  <b>Ensuring Successful Mediation Across Asia-Pacific</b>		<b>9 / 20</b> Wed 20 September <b>16:00-17:30</b>  <b>芙蓉の間・西</b>  Fuyo – West	
アジア各国における裁判外紛争処理手続きの成功例（例えば、日本の原子力損害賠償紛争解決センターにおける原発ADR、オーストラリアにおける強制調停や消費者ADR、シンガポール国際調停センターにおける新しい取り組み等）を素材として、裁判所や規制当局（行政庁等）との関係や社会的・文化的背景、国民意識など様々な観点から成功の理由を分析し、それらを比較検討することによって、各国における今後の裁判外紛争処理手続きのあり方を考察します。		This session will focus on special-purpose mediation schemes across the Asia-Pacific that enjoy significant success (e.g., Mandatory statutory schemes and industry consumer schemes in Australia, Arb-Med-Arb protocol at SIAC/SIMC, and Fukushima Nuclear Plant Accident Mediation in Japan), and will analyze them against various criteria, such as social and cultural backgrounds, community and business perception, and the extent of interaction with national courts or regulators. Based upon the comparative study on the foregoing, the Panel will discuss the future of special-purpose ADR in respective jurisdictions.	
Moderator	Mr Michihiro Mori	Japan	Partner, Nishimura & Asahi
Speakers	Mr John Rundell	Australia	Managing Principal, John Rundell and Co
	Mr Ahmad Irfan Arifin	Indonesia	Partner, Lubis, Santosa & Maramis
	Ms Geeta Luthra	India	Senior Advocate
	Mr Aloysius Goh	Singapore	Deputy Chief Executive Officer, Singapore International Mediation Centre
	Mr Yoshimasa Furuta	Japan	Partner, Anderson Mori & Tomotsune