

人権   Human Rights			
<b>ビジネスと人権</b> <b>～国境を越える企業活動において生じる人権侵害の救済と、法律家の役割～</b>  <b>Business and Human Rights</b> <b>– Role of Legal Professionals to Enhance Accountability and Access to Remedy for Human Rights Violations by Transnational Businesses</b>		<b>9 / 21</b> Thu 21 September <b>9:00-10:30</b>  芙蓉の間・中  Fuyo – Central	
国境を超えたビジネスの過程で生じる人権侵害に対して、既存の国際条約や国内法は十分に対応することができていません。 本セッションでは、国境を越えたビジネスの過程で生じる人権侵害の被害の深刻さを映像で明らかにするとともに、実際に被害が生じた場合にこれをいかに効果的に救済しうるかについて、労使双方の弁護士から、実際の事例に基づいてその先進的取り組みを紹介してもらい、あるべき被害救済制度とは何かを模索します。また、国境を越えた弁護士同士のネットワーク構築の可能性についても検討します。		This session aims to foster discussion on business and human rights especially focusing on the implementation of legal remedy for victims rather than the prevention of human rights abuses by companies.  Despite growing awareness of human rights issues in global supply chains, serious human rights abuses still occur in their workplace in spite of their efforts. The international norms and domestic laws often failed to respond effectively. By learning the cases challenged by lawyers from both business and victims sides, this session will explore what kind of measures should be taken to ensure remedy for victims and address the need of developing a new lawyers' network beyond borders within Asia-Pacific region.	
Moderator	Ms Emi Sugawara	Japan	Associate Professor, Osaka University of Economics and Law
Speakers	Ms Aruna Kashyap	India	Senior Counsel, Women's Rights Division, Human Rights Watch
	Mr Pillkyu Hwang	Korea	GongGam Human Rights Law Foundation
	Mr Antony Crockett	Hong Kong	Senior Associate, Herbert Smith Freehills
	Mr Changho Kim	Japan	Lawyer; Vice Secretary General, Human Rights Now