

Debt Collection in China: Collection Process, Litigation & Arbitration

Speaker:

Norris Chan

Consultant, Receivable Management Services (HK) Ltd

Language: Cantonese

With the intensive trading between Hong Kong and China, delinquent debt receivables are often the going-concern for Hong Kong traders as well as foreign investors, who encounter difficulties with recovering receivables in mainland China. A specialist from RMS will highlight how to recover debt receivables in China through litigation, non-litigation as well as arbitration approach. He will also introduce key facts within the Chinese Bankruptcy Law and the Civil Procedure Law of China, and analyze each option, their respective advantages and limitations. Recent real case studies will be shared to facilitate the understanding of the debt recovery know-how in mainland China. Business executives, SMEs, factory owners and all interested individuals are welcome to join the seminar.

Outline:

- Overview of China company law
- Difference between the two legal system of Hong Kong and China
- Different methods for recovering debt receivables in China
- Review the litigation, non-litigation and arbitration approaches
- Review of the cost benefits before full litigation
- Evaluate the pros and cons in adopting each approach
- Recent real case discussion

Language:

Cantonese

Date and Time:

14 Nov 2019 (15:00 to 17:30)

Fee:

Booking through RMS:
only HK\$380 per person

Venue:

HKGCC Chamber Theatre
22/F United Centre

Speaker(s)

Norris Chan, Consultant, Receivable Management Services (HK) Ltd

Norris Chan has over 30 years of hands-on experience in the debt collection industry. As a veteran debt receivable practitioner, Chan and his team have managed portfolios exceeding billions of US dollars. He is a popular speaker and has conducted over a thousand seminars in Greater China..

BOOKING FORM (Fax: 2201 8288) -----

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Enquiry: Wing Lau Tel: 2201 8296 wing.lau@iqor.com

Company:

Contact Person:

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Name of attendee: Mr/Ms

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