



THE LAW SOCIETY
OF SINGAPORE

"CAYMAN ISLANDS AND BRITISH VIRGIN ISLANDS: Introduction to Cayman Islands and British Virgin Islands Funds

Thursday, 19 April 2007, 12.00-2.00pm

About this Seminar

This Seminar will discuss the following issues:

1. Why domicile in an offshore jurisdiction?
2. Usual fund structures: corporate, unit trust, partnership
3. Features of a Cayman Islands and BVI corporate fund vehicle
4. Regulatory regimes – funds and managers
5. Anti-money laundering regulations
6. Private equity funds – the Cayman Islands and BVI issues
7. Case Study

Programme Outline

11.45am-12.00pm	Registrations
12.00-1.15pm	Presentation
1.15-1.30pm	Q&A Session
1.30-2.00pm	Buffet Lunch & Networking

About the Speakers

Barry Mitchell – Partner, Maples and Calder

Barry was educated in New Zealand and was awarded an LL.B (1981) and a B.Com (1983) from Auckland University. He was admitted to the New Zealand Bar in 1982 and went

on to practise law as a Senior Associate with Simpson Grierson Butler White, a leading New Zealand law firm.

Barry was admitted as a Solicitor in England and Wales* and in the British Virgin Islands. Barry joined Smith-Hughes, Raworth & McKenzie as a consultant in 1997 and was made a partner in 2000. Barry became a partner of Maples and Calder in 2004 and currently heads the BVI law desk in the Hong Kong office.

Barry has considerable experience in the areas of corporate law, banking, trust law matters. He is a member of STEP and is a former president of the BVI Registered Agents Association.

Greg Knowles – Partner, Maples and Calder

Greg graduated from Downing College, Cambridge in 1985 and was admitted as a solicitor in England and Wales in 1989*, in Hong Kong in 2003 and in the British Virgin Islands in 2006.

He practised with Linklaters, London and Tokyo and was a partner in the corporate finance department of Pinsent Curtis, the UK national firm, before joining the Hong Kong office of Maples and Calder in 2001. Greg became a partner in Maples and Calder in 2005.

Greg advises on corporate transactions of all types, including private equity investments, joint ventures, IPOs, securities issues and investment fund formation.

* Not practising English law in England and Wales

Venue: The Law Society of Singapore Conference Room, Level 2 Singapore 058673 (Registrations will begin at 11.45am)	Fee: S\$ 63.00 (Law Society Members, SCCA Members & employees of Singapore law practices) S\$ 94.50 (others) (includes 5% GST, materials & buffet lunch)
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REGISTRATION FORM

Name: _____

Name and Address of Law Firm/Law Corporation /Organisation: _____

Date of Admission: _____ Number of years in Practice: _____

Position in Law Firm/Law Corporation/Organisation: _____

Tel number: _____ Fax number: _____ Email: _____

(A valid email address is required for confirmation of registration)

Mode of payment: **GIRO DDA** **Cheque**

(Only for law practices with GIRO accounts with the Law Society)

Law Society Member **Employee of Singapore law practice** **SCCA Member** **Non-member**

Cheque payments should be made payable to "The Law Society of Singapore" & arrive at our office with the completed registration form on or before the closing date, Thursday, 12 April 2007:

The Training & CPD Department
The Law Society of Singapore
39 South Bridge Road (S) 058673

For further enquiries, please contact
The Training & CPD Department at
Tel: (65) 6557 2747 Fax: (65) 6557 2751
E-mail: cpd@lawsoc.org.sg
CPD Portal: www.lawsociety.org.sg/CPD
Website: www.lawsociety.org.sg

REGISTRATION, REFUND & CANCELLATION POLICY

1. Registrations will be confirmed upon receipt of full payment accompanied by a duly completed registration form.
2. The Organisers reserve the right to refuse to register or admit any participant, and to cancel or postpone the course.
3. Substitute delegates are welcomed (e.g. member for member, non-member for non-member), subject to the Law Society Training Department being notified at least 2 working days before the course of the details of the substitute delegate.
4. The Organisers reserve the right to impose a cancellation fee in the event any registrant wishes to withdraw from the course after the registration closing date.
5. The Organisers will not entertain any request for a refund of fees. However a confirmed registrant who has paid in full the course fees but does not turn up for the course will be entitled to collect a set of the materials provided.

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