NAVIGATING THE MARKET MISCONDUCT REGIME AFFECTING SECURITIES IN PART XII OF THE SECURITIES & FUTURES ACT

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About the Seminar
The Market Misconduct regime found in Part XII of the Securities & Futures Act sets the bounds of legitimate behaviour for conduct that, inter alia, impact on securities transactions. The “market” to which the regime applies is not confined to SGX-listed securities; depending on the provision in question, the “market” can even extend to the sale and purchase of securities in an unlisted corporation. As cases like Madhavan Peter v PP (2012) demonstrate, the contours of permissible conduct are important not only for legal advisers but also the directors and officers of the corporation. This seminar discusses the more recent judicial decisions on selected market misconduct provisions within the framework first, of the norms that animate the regime and second, of the countervailing considerations which inhabit like extend to the sale and purchase of securities in

About the Speaker