CBFL SEMINAR SERIES
MIS-SELLING OF FINANCIAL PRODUCTS: RECENT DEVELOPMENTS

By Christopher Hare
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Travers Smith Associate Professor of Corporate and Commercial Law, Oxford University

Christopher Hare is the Travers Smith Associate Professor of Corporate and Commercial Law at the University of Oxford and a Tutorial Fellow in Law at Somerville College, Oxford. After a short period at the English Bar, he held teaching posts at the University of Auckland and Jesus College, Cambridge. He has degrees from Trinity College, Cambridge (graduate), Harvard Law School (LLM) and Brasenose College, Oxford (BCL). His teaching and research interests lie broadly in the law of obligations and the corporate and international banking law, corporate finance, and shareholder remedies. His books include Ellinger, Lomnicka and Hare, Modern Banking Law (OUP, 5th ed, 2011), Watts, Campbell and Hare, Company Law in New Zealand (LexisNexis, 2nd ed, 2015) and Cranston, Avgouleas, Van Zwieten, Hare and Van Sante, Principles of Banking Law (OUP, 3rd ed, 2018). He has also contributed chapters on syndicated lending and tiers of lenders to Paget’s Law of Banking (LexisNexis, 14th ed, 2015).

28 Aug 2018 • 4pm – 5.45pm (Registration starts at 3.30pm)
Block B, Level 4, Seminar Room 4-4,
Faculty of Law, NUS (Bukit Timah Campus)

ABOUT THIS EVENT
In recent years, there has been a glut of litigation concerning the mis-selling of financial products to clients across the common law world. Whilst there have been various statutory attempts to provide improved litigation outcomes for clients (whether through redress schemes, ombudsman schemes or heightened statutory duties on the part of those selling or advising on financial products) the common law continues to perform a significant role in such litigation. Invariably, however, the common law rules tend to favour those financial institutions that have managed to protect themselves with a battery of protective clauses. The seminar will consider the recent developments and trends in the statutory and common law protections (or otherwise) afforded to financial services clients.

WHO SHOULD ATTEND
Banking lawyers, in-house bank counsel, policymakers

REGISTRATION
Register at:
https://tinyurl/cbflmfp

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PROGRAMME
3.30pm : Registration
4.00pm : Start of Lecture
4.45pm : Break
5.00pm : Lecture Part II
5.45pm : End of Event

REGISTRATION
Register at:
https://tinyurl/cbflmfp

Registration Fees (inclusive of 7% GST)

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<th>Early Bird (register before 17 August 2018)</th>
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<td>Public</td>
<td>S$134.82</td>
<td>S$149.80</td>
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<td>NUS Law Staff and Students</td>
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NUS LAW ALUMNI DISCOUNT: 10% discount

MULTIPLE REGISTRATION DISCOUNTS (SAME ORGANISATION):
- 2 participants: 10%; 3 participants: 15%; 4 or more participants: 20%

For further enquiries, please e-mail us at cbfl@nus.edu.sg.

ABOUT THE CENTRE FOR BANKING & FINANCE LAW
The Centre for Banking & Finance Law (CBFL) at the Faculty of Law, National University of Singapore, seeks to generate scholarship and promote thinking about the vibrancy, robustness and soundness of the banking sector, capital markets and other financial services. Through the research our scholars undertake and the events we organise, we seek to create and share knowledge, to engage stakeholders in an exchange of ideas, and to enhance the appreciation of legal and regulatory issues. We aim to bring greater theoretical and analytical clarity to these issues, to examine their policy impact, and to be a catalyst for ideas on how to improve banking and financial systems at the national, regional and global levels. Visit our website at https://law.nus.edu.sg/cbfl/.