Quadrilateral Meeting May 26, 2011

Cross-Border Insolvency and Enhanced Supervisory Tools for Crisis Management

Lehman Case – Experience in and from Japan
Kunihiko Morishita, FLB

Anderson Mori & Tomotsune
Lehman case – multinational insolvency

- On September 15, 2008 Chapter 11 petition was filed in the US court by LBHI (and subsequently by a number of affiliates in the US)
- Over 7,000 legal entities in more than 40 countries
- 75 separate bankruptcy proceedings
- Over $630 billion of assets

* LBHI: Lehman Brothers Holding Inc.
Cross-Border Coordination

- “Cross-Border Insolvency Protocol” signed in May 2009
- Nature and basis of Protocol
  - not legally enforceable
  - coordination, communication, information sharing
- Not all Lehman entities have participated
On September 16, 2008 petition was filed for Civil Rehabilitation Proceedings

Lehman Brothers Japan Inc. (a broker-dealer; “LBJ”) and other 3 entities

On September 1, 2010 Civil Rehabilitation Plan for LBJ was approved by the creditors meeting

First payment under the Plan was made in October 29, 2010
Euro-Bond Holders in Japan – (1)

* LBHI: Lehman Brothers Holding Inc.
  LBT: Lehman Brothers Treasury Company B.V.
**Issues:**

- Who should file a claim?
- To which entity should noteholders go?
- Notice of acceleration permitted?
- Japanese regulatory issues
Remaining agenda?

- Stronger framework for multinational coordination?
- Harmonization of substantive law?
- Others
Kunihiko Morishita, FLB (Japan)
Anderson Mori & Tomotsune

Izumi Garden Tower
6-1, Roppongi 1-chome, Minato-ku,
Tokyo, Japan 106-6036

Telephone: 81-3-6888-1040
Facsimile: 81-3-6888-3040
E-mail: kunihiko.morishita@amt-law.com
URL: http://www.amt-law.com