

Investing In China Legal Financial And Regulatory

WHEN SOMEBODY SHOULD GO TO THE BOOK STORES, SEARCH ESTABLISHMENT BY SHOP, SHELF BY SHELF, IT IS IN POINT OF FACT PROBLEMATIC. THIS IS WHY WE ALLOW THE BOOKS COMPILATIONS IN THIS WEBSITE. IT WILL ENORMOUSLY EASE YOU TO SEE GUIDE **INVESTING IN CHINA LEGAL FINANCIAL AND REGULATORY** AS YOU SUCH AS.

BY SEARCHING THE TITLE, PUBLISHER, OR AUTHORS OF GUIDE YOU IN POINT OF FACT WANT, YOU CAN DISCOVER THEM RAPIDLY. IN THE HOUSE, WORKPLACE, OR PERHAPS IN YOUR METHOD CAN BE ALL BEST AREA WITHIN NET CONNECTIONS. IF YOU ENDEAVOR TO DOWNLOAD AND INSTALL THE **INVESTING IN CHINA LEGAL FINANCIAL AND REGULATORY**, IT IS CATEGORICALLY EASY THEN, IN THE PAST CURRENTLY WE EXTEND THE PARTNER TO BUY AND MAKE BARGAINS TO DOWNLOAD AND INSTALL **INVESTING IN CHINA LEGAL FINANCIAL AND REGULATORY** FITTINGLY SIMPLE!

CHINA'S NON-BANK FINANCIAL INSTITUTIONS ANJALI KUMAR 1997-01-01 SPANISH EXCERPTS FROM WORLD BANK TECHNICAL PAPER No. 280 (ENGLISH), STOCK NO. 13206.

FINTECH REGULATION IN CHINA ROBIN HUI HUANG 2021-07 PROVIDES A SYSTEMATIC AND CONTEXTUALIZED ACCOUNT OF CHINA'S FINTECH REGULATION.

CAPITALIZING CHINA JOSEPH P. H. FAN 2012-11-23 CHINA'S ECONOMIC BOOM OVER THE LAST TWO DECADES HAS TAKEN MANY ANALYSTS BY SURPRISE, GIVEN THE ONGOING ROLE OF CENTRAL GOVERNMENT PLANNING. ITS CURRENT GROWTH TRAJECTORY SUGGESTS THAT THE SIZE OF ITS ECONOMY COULD SOON SURPASS THAT OF THE UNITED STATES. SOME ARGUE THAT CONTINUED GROWTH AND THE EXPANDING MIDDLE CLASS WILL ULTIMATELY EXERT PRESSURE ON THE GOVERNMENT TO BRING ABOUT GREATER OPENNESS OF THE FINANCIAL MARKET. TO BETTER UNDERSTAND CHINA'S RECENT ECONOMIC PERFORMANCE, THIS VOLUME EXAMINES THE DISTINCTIVE SYSTEM IT HAS DEVELOPED: "MARKET SOCIALISM WITH CHINESE CHARACTERISTICS." WHILE ITS FORMAL INSTITUTIONAL MAKEUP RESEMBLES THAT OF A FREE-MARKET ECONOMY, MANY OF ITS PRACTICES REMAIN SOCIALIST, INCLUDING STRATEGICALLY PLACED STATE-OWNED ENTERPRISES THAT WIELD INFLUENCE BOTH DIRECTLY AND THROUGH CONTROLLED BUSINESS GROUPS, AND COMMUNIST PARTY CELLS WHOSE PURPOSE IS TO MAINTAIN CONTROL OF MANY SEGMENTS OF THE ECONOMY. CHINA'S ECONOMIC SYSTEM, THE CONTRIBUTORS FIND, ALSO RETAINS MANY HISTORICAL CHARACTERISTICS THAT PLAY A CENTRAL ROLE IN MANAGING THE ECONOMY. THESE AND OTHER ISSUES ARE EXAMINED IN CHAPTERS ON CHINA'S FINANCIAL REGULATIONS, CORPORATE GOVERNANCE CODES, BANKRUPTCY LAWS, TAXATION, AND DISCLOSURE RULES.

TAKEOVER LAW IN THE UK, THE EU AND CHINA JOSEPH LEE 2021-05-20 THIS BOOK INVESTIGATES STAKEHOLDERS' INTERESTS, MARKET PLAYERS, AND GOVERNANCE MODELS FOR THE TAKEOVER MARKET IN THE CHANGING GLOBAL ECONOMIC ORDERS. AUTHORS FROM THE UK, GERMANY, THE NETHERLANDS, AUSTRALIA, AND CHINA DISCUSS TAKEOVERS IN THE CONTEXT OF CHINA AS A RISING POWER IN THE GLOBAL M&A MARKET AND RE-EXAMINE TAKEOVER AS AN EFFICIENT METHOD FOR CORPORATE COMPETITION, CONSOLIDATION, AND RESTRUCTURING. CHINA HAS COME TO EMBRACE TAKEOVERS AS A MARKET PRACTICE AND IS SEEKING DIRECTIONS FOR FURTHER REFORMS OF ITS LAW, REGULATORY MODEL, AND BANKING SYSTEM IN ORDER TO COMPETE WITH OTHER ECONOMIC POWERS. YET, CHINA IS AT A VERY DIFFERENT ECONOMIC DEVELOPMENT STAGE AND HAS DIFFERENT LEGAL AND POLITICAL STRUCTURES. STATE-OWNED ENTERPRISES DOMINATE THE SHANGHAI AND SHENZHEN STOCK MARKETS – A VERY DIFFERENT LANDSCAPE FROM UK AND EUROPEAN EXCHANGES. RESEARCHERS AND POLICY MAKERS ARE CURRENTLY DEVELOPING OPTIONS IN RESPONSE TO NEEDS FOR REFORM. RECENTLY, CHINA HAS ALSO ANNOUNCED THE OPENING OF ITS FINANCIAL MARKETS TO FOREIGN OWNERSHIP. THIS BOOK REFLECTS ON THE UK AND EUROPEAN MODELS AND FOCUSES ON THE POLICY CHOICES FOR CHINA TO TRANSFORM ITS CAPITAL MARKET. THE BOOK IS OF INTEREST TO POSTGRADUATE STUDENTS AND RESEARCHERS (LLM, PHD, POSTDOCS), LAW AND MANAGEMENT/FINANCE ACADEMICS, AND POLICY MAKERS.

CHINA IN THE INTERNATIONAL ECONOMIC ORDER LISA TOOHEY 2015-04-16 THIS VOLUME EXAMINES CHINA'S APPROACHES TO INTERNATIONAL TRADE LAW, INVESTMENT LAW, FINANCIAL LAW, COMPETITION LAW, AND INTELLECTUAL PROPERTY.

CHINA'S ECONOMY AND THE ASIAN FINANCIAL CRISIS JOHN WONG 1998 PREPARED BY THE EAST ASIAN INSTITUTE, NUS, WHICH PROMOTES RESEARCH ON EAST ASIAN DEVELOPMENTS PARTICULARLY THE POLITICAL, ECONOMIC AND SOCIAL DEVELOPMENT OF

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CONTEMPORARY CHINA (INCLUDING HONG KONG AND TAIWAN), THIS SERIES OF RESEARCH REPORTS IS INTENDED FOR POLICY MAKERS AND READERS WHO WANT TO KEEP ABREAST OF THE LATEST DEVELOPMENTS IN CHINA. CONTAINS TWO ARTICLES: 'CHINA'S ECONOMY IN 1997' AND 'WILL CHINA BE THE NEXT FINANCIAL DOMINOE?'

ESSENTIAL KNOWLEDGE AND LEGAL PRACTICES FOR ESTABLISHING AND OPERATING COMPANIES IN CHINA FANG CHEN 2022 THIS BOOK PRESENTS THE ESSENTIAL KNOWLEDGE AND LEGAL PRACTICE FOR ESTABLISHING AND OPERATING COMPANIES IN CHINA. THE BOOK INCLUDES 6 CHAPTERS: ESTABLISHMENT OF A COMPANY; SHAREHOLDERS, DIRECTORS, SUPERVISORS, SENIOR EXECUTIVES; INVESTMENT, M&A AND CREDITOR'S RIGHTS; FINANCING AND GUARANTEE; ALTERATION, LIQUIDATION AND CANCELLATION; MALFEASANCE MOST LIKELY TO BE OVERLOOKED. THE END IS A SUMMARY OF THE LAWS AND REGULATIONS INVOLVED IN THE CHAPTERS ABOVE. FROM A PROFESSIONAL PERSPECTIVE, THIS BOOK EXPLAINS AND ANALYZES THE KEY POINTS, PRACTICAL DIFFICULTIES AND POTENTIAL RISKS THAT AN ENTERPRISE MAY ENCOUNTER IN THE PROCESS OF ESTABLISHMENT AND OPERATION, DESCRIBES IN DETAIL THE KEY POINTS FOR HANDLING VARIOUS BUSINESSES AND MATTERS, THE NOTES FOR SELECTION OF DIFFERENT ADMINISTRATIVE PROCEDURES, AND CONDUCTS MULTI-DIMENSIONAL COMPARISON AND CASE ANALYSIS TO FACILITATE READERS' UNDERSTANDING. THIS BOOK IS A PRACTICAL GUIDE FOR EVERYONE TO UNDERSTAND HOW TO ESTABLISH AND OPERATE A COMPANY IN CHINA, WHICH IS NOT ONLY SUITABLE FOR READERS WHO WANT TO START A BUSINESS OR HAVE ALREADY STARTED A BUSINESS, BUT ALSO SUITABLE FOR OVERSEAS INVESTORS TO FULLY UNDERSTAND HOW TO ESTABLISH AND OPERATE A COMPANY IN CHINA. IT IS ALSO HELPFUL FOR INVESTORS AND ENTREPRENEURS TO LEAD THE ENTERPRISE TO BE MORE STANDARDIZED AND MORE COMPLIANT SO AS TO ACHIEVE BETTER OPERATION AND DEVELOPMENT. IN ADDITION, THIS BOOK COULD BE USED AS A REFERENCE BOOK FOR LEGAL AND FINANCIAL PROFESSIONALS TO HELP PROFESSIONALS BECOME MORE PROFESSIONAL.

CHINA IN THE WORLD ECONOMY CHARLES A. PIGOTT 2002 CHINA IN THE WORLD ECONOMY ANALYZES THE DOMESTIC POLICY CHALLENGES FACING CHINA IN THE CONTEXT OF TRADE AND INVESTMENT LIBERALIZATION. AFTER MORE THAN TWO DECADES OF PROGRESS IN MARKET REFORMS AND TRADE AND INVESTMENT LIBERALIZATION, THE ENTRY OF CHINA INTO THE WORLD TRADE ORGANIZATION MARKS A NEW ERA FOR ITS INTEGRATION INTO THE WORLD ECONOMY. DRAWING ON THE EXPERIENCES OF OECD MEMBERS OVER THE PAST 50 YEARS, AND THE WTO'S EXTENSIVE WORK WITH NON-MEMBER ECONOMIES AROUND THE WORLD, THIS LANDMARK STUDY PROVIDES READERS WITH A COMPREHENSIVE VIEW OF THE INTERRELATED DOMESTIC POLICY ISSUES AT STAKE AND WITH SPECIFIC RECOMMENDATIONS AS TO ACTIONS TO BE TAKEN. TOPICS INCLUDE: AGRICULTURAL PROSPECTS AND POLICIES RURAL INDUSTRIES IMPLICATIONS FOR THE RURAL ECONOMY OVERVIEW OF INDUSTRY PROSPECTS PRIORITIES FOR INDUSTRY REORGANIZATION AND RESTRUCTURING TECHNOLOGY CHALLENGES FOR CHINA'S INDUSTRIES CHALLENGES TO THE BANKING INDUSTRY THE DEVELOPMENT OF THE INSURANCE INDUSTRY PROSPECTS FOR THE DISTRIBUTION SECTOR FOREIGN DIRECT INVESTMENT: PROSPECTS AND POLICIES AN OECD PERSPECTIVE ON REGULATORY REFORM IN CHINA THE ROLE OF COMPETITION LAW AND POLICY ESTABLISHING EFFECTIVE GOVERNANCE FOR CHINA'S ENTERPRISES DEVELOPING THE FINANCIAL SYSTEM AND FINANCIAL REGULATORY POLICIES PRIORITIES FOR DEVELOPMENT OF CHINA'S CAPITAL MARKETS LABOR MARKET AND SOCIAL BENEFIT POLICIES ENVIRONMENTAL PRIORITIES FOR CHINA'S SUSTAINABLE DEVELOPMENT THE CURRENT TAX SYSTEM AND PRIORITIES FOR REFORM PUBLIC SECTOR BUDGET MANAGEMENT ISSUES ISSUES CONCERNING CENTRAL-LOCAL GOVERNMENT FISCAL RELATIONS CHINA'S REGIONAL DEVELOPMENT: PROSPECTS AND POLICIES MACROECONOMIC POLICY PRIORITIES SUMMARY OF CHINA'S COMMITMENTS UNDER WTO SUMMARY OF STUDIES OF THE IMPACT OF WTO ON CHINA THIS PUBLICATION IS PART OF THE OECD'S ONGOING COOPERATION WITH NON-MEMBER ECONOMIES AROUND THE WORLD.

FINANCIAL RESTRUCTURING AND REFORM IN POST-WTO CHINA JAMES R. BARTH 2007 THIS BOOK ADDRESSES THE ON-GOING PROCESS OF FINANCIAL RESTRUCTURING AND REFORM IN POST-WTO CHINA FROM A LEGAL PERSPECTIVE. CHAPTER 1 PROVIDES AN OVERVIEW OF THE IMPACT OF THE WTO ON CHINA AND'S FINANCIAL MARKETS AND FINANCIAL LAW SYSTEMS. CHAPTER 2 DISCUSSES REFORM OF BANKING LAW AND REGULATION IN POST-WTO CHINA. CHAPTER 3 ADDRESSES THE ROLE OF THE CENTRAL BANK IN CHINA AND'S FINANCIAL SYSTEM, FOCUSING ON ISSUES OF INDEPENDENCE AND ACCOUNTABILITY OF THE PEOPLE AND'S BANKING OF CHINA (PBOC), CHINA AND'S CENTRAL BANK. CHAPTER 4 ANALYSES CHINA AND'S COMPLIANCE WITH WTO OBLIGATIONS IN THE AREA OF BANKING. CHAPTER 5 DISCUSSES THE ROLE OF ASSET MANAGEMENT COMPANIES (AMCs) IN CHINA AND'S ON-GOING BANKING RESTRUCTURING AND LIBERALIZATION. CHAPTER 6 ANALYSES THE DEVELOPMENT OF SECURITIES MARKETS IN CHINA, THE CHALLENGES BEING FACED AND THE IMPACT OF THE WTO. CHAPTER 7 DESCRIBES INSURANCE AND ITS DEVELOPMENT IN CHINA, FOCUSING ON THE ROLE OF THE WTO IN LIBERALIZATION. A NEW TOPIC IN CHINA, I.E., FINANCIAL CONGLOMERATES, IS DISCUSSED IN CHAPTER 8, BUILDING UPON THE DISCUSSIONS IN THE PREVIOUS CHAPTERS. CHAPTER 9 IN TURN STUDIES THE ISSUE OF FINANCIAL INSTITUTION INSOLVENCY AND RESTRUCTURING AS NOTED IN PREVIOUS CHAPTERS, KEY ISSUES IN CHINA. CHAPTER 10 DISCUSSES THE DOUBLE IMPACT OF THE WTO AND ONE OF CHINA AND'S REGIONAL TRADE AGREEMENTS, CEPA, ON CHINA AND'S BANKING LAW.

SECURITIES AND CAPITAL MARKETS LAW IN CHINA ROBIN HUANG 2014-10-23 THIS BOOK PRESENTS A SYSTEMATIC AND CONCEPTUALIZED ACCOUNT OF CHINESE SECURITIES AND CAPITAL MARKETS LAW, GIVING READERS NUANCED AND PRACTICAL

UNDERSTANDINGS OF LAW AND PRACTICE IN THIS FIELD IN CHINA. IT IS STRUCTURED TO COVER TOPICS SPECIFIC TO FOREIGNER INVESTORS IN CHINA SUCH AS FOREIGN INVESTMENT ENTERPRISES AND CROSS-BORDER MERGERS AND ACQUISITIONS IN CHINA. THE CULTURAL AND POLITICAL BACKGROUND TO DOING BUSINESS IN CHINA IS VERY SIGNIFICANT WHEN SEEKING TO UNDERSTAND THE CURRENT LAW IN THE COUNTRY AND IT CAN BE DIFFICULT TO ACCESS INFORMATION ON THAT BACKGROUND. THIS BOOK PROVIDES AN EXPLANATION OF THE LAW AND PRACTICE BY SETTING THE CURRENT LAW IN THE CONTEXT OF ITS DEVELOPMENT. PART I OF THE BOOK PROVIDES AN OVERVIEW OF THE CAPITAL MARKETS IN CHINA, A CONTEXTUAL DISCUSSION OF THE MARKET DEVELOPMENT AND ITS CHARACTERISTICS, AND A CRITICAL ANALYSIS OF THE REGULATORY FRAMEWORK AND POSSIBLE REFORM ROUTES. PART II IS DEDICATED TO THE REGULATION OF SECURITIES OFFERINGS AND LISTINGS IN CHINA. IT LOOKS AT BOTH GOVERNMENT APPROVAL REQUIREMENTS AND INFORMATION DISCLOSURE REQUIREMENTS. PART III ADDRESSES THE SECURITIES ENFORCEMENT STRUCTURE COMPRISING THE GOVERNMENT REGULATOR AND SELF-REGULATORY BODIES SUCH AS STOCK EXCHANGES. IT EXAMINES VARIOUS FORMS OF MARKET MISCONDUCT INCLUDING MARKET MANIPULATION AND INSIDER TRADING. PART IV FOCUSES ON MERGERS AND ACQUISITIONS IN CHINA. IT DISCUSSES DOMESTIC TAKEOVERS AND CROSS-BORDER MERGERS.

REGULATORY REFORM IN CHINA AND THE EU NIELS PHILIPSEN 2017-08-25 WITH THE CHINESE GOVERNMENT PLANNING A COMPREHENSIVE AND DETAILED REFORM OF REGULATORY LAW, THE EUROPEAN EXPERIENCE IS LIKELY TO CONTRIBUTE SIGNIFICANTLY. THIS TIMELY BOOK ANALYSES COMPARATIVE CHINESE AND EU REGULATORY REFORM FROM A LAW AND ECONOMICS PERSPECTIVE. WITH EMINENT INTERNATIONAL CONTRIBUTORS, REGULATORY REFORM IN CHINA AND THE EU SETS OUT A REFORM AGENDA BY ADDRESSING FINANCIAL MARKETS, SOCIAL AND ADMINISTRATIVE REGULATION, AND ENVIRONMENTAL PROTECTION. THE FIRST PART OF THE BOOK DISCUSSES THE BANKING SECTOR REFORM AND THE STOCK MARKET REGULATION CONCERNING INSTITUTIONAL INVESTORS, INSIDER TRADING AND PRIVATE ENFORCEMENT. A SECOND PART DISCUSSES CONTRACT LAW AND CONSIDERS HOW EU STATE AID POLICY COULD ALSO INFLUENCE REFORM ON (LOCAL) GOVERNMENT IN OTHER JURISDICTIONS. THIRD, ENVIRONMENTAL POLLUTION AND THE NEED FOR STRICTER REGULATION ARE CONSIDERED, WITH A FOCUS ON THE POSSIBILITIES OF INVESTMENT IN NEW TECHNOLOGY, SUCH AS OFFSHORE CARBON CAPTURE AND STORAGE, ECONOMIC GROWTH AND THE NEXUS BETWEEN WTO LAW AND CLIMATE CHANGE. THE FOURTH AND FINAL PART OF THE BOOK INCLUDES AN ESSAY BY JONATHAN KLICK ON THE EMPIRICAL ANALYSIS OF REGULATION, WITH A PARTICULAR FOCUS ON FIELD EXPERIMENTS IN CHINA. ACADEMICS AND POSTGRADUATE STUDENTS OF BOTH ECONOMICS AND LAW WITH A PARTICULAR INTEREST IN REGULATION WILL FIND THIS BOOK VALUABLE AND COMPELLING. POLICYMAKERS AND PRACTITIONERS WILL ALSO BENEFIT FROM THE INSIGHTS REVEALED BY THE COLLABORATION OF LAWYERS AND ECONOMISTS.

THE REGULATION OF SECURITIES MARKETS IN CHINA WEIPING HE 2018-02-12 THIS BOOK OFFERS AN IN-DEPTH ANALYSIS OF CHINA'S CONTEMPORARY SECURITIES MARKETS REGULATORY SYSTEM, WITH A FOCUS ON REGULATION IN PRACTICE. EXAMINING THE ROLES OF BOTH THE CHINA SECURITIES REGULATORY COMMISSION AND LOCAL GOVERNMENTS, HE ARGUES THAT THE GOVERNMENT HAS BUILT AND DEVELOPED MARKETS FROM SCRATCH TO ADDRESS THE NEEDS OF THE STATE AND THE ECONOMY AT LARGE. THIS BOOK DESCRIBES THE WORKINGS OF NATIONAL AND SUB-NATIONAL SECURITIES MARKETS, AND SUCH A COMPREHENSIVE APPROACH GIVES INSIGHT INTO THE ABILITY OF STATE REGULATION TO GUIDE A FINANCIAL SYSTEM. THIS BOOK ALSO PROVIDES A UNIQUE PRACTICAL PERSPECTIVE, EXPLAINING OF THE DYNAMICS OF REGULATION IN RELATION TO THE OPERATION OF THE CHINESE POLITICAL SYSTEM. FINALLY, IT INCORPORATES ORIGINAL EMPIRICAL STUDIES, INCLUDING SEMI-STRUCTURED INTERVIEWS OF PROFESSIONALS AND A SURVEY OF RETAIL INVESTORS. THIS BOOK IS AN UNPARALLELED RESOURCE FOR ANYONE INTERESTED IN THE REGULATION OF SECURITIES MARKETS, AS WELL AS FINANCE IN CHINA IN GENERAL.

PRIVATE LENDING IN CHINA LERONG LU 2018-12-07 THIS BOOK EXPLORES CHINA'S PRIVATE LENDING MARKET FROM HISTORICAL, ECONOMIC, LEGAL, AND REGULATORY PERSPECTIVES. PRIVATE LENDING REFERS TO MONEYLENDING AGREEMENTS BETWEEN BUSINESS BORROWERS AND THEIR DEBT INVESTORS WITHOUT THE INVOLVEMENT OF BANKS. IN CHINA, IT REMAINS DIFFICULT FOR PRIVATE ENTREPRENEURS TO OBTAIN SUFFICIENT LOANS FROM STATE-OWNED BANKS. THUS, PRIVATE LENDING HAS BEEN A VITAL ALTERNATIVE FINANCING CHANNEL FOR OVER 80 MILLION BUSINESSES WHICH ARE RELIANT ON PRIVATE FUNDS AS THEIR MAJOR SOURCE OF OPERATING CAPITAL. THE MARKET VOLUME OF PRIVATE FINANCING STANDS AT 5 TRILLION YUAN (\$783BN), MAKING IT ONE OF THE LARGEST SHADOW BANKING SYSTEMS IN THE WORLD. DESPITE THE WIDE POPULARITY AND SYSTEMIC IMPORTANCE OF PRIVATE LENDING ACTIVITIES, THEY HAVE REMAINED OUTSIDE OF THE OFFICIAL REGULATORY FRAMEWORK, LEADING TO EXTRA FINANCIAL RISKS. IN 2011, CHINA'S PRIVATE LENDING SECTOR ENCOUNTERED A SEVERE FINANCIAL CRISIS, AS THOUSANDS OF BUSINESS BORROWERS FAILED TO REPAY DEBTS AND FELL INTO BANKRUPTCY. LOTS OF BOSSES WHO FOUND IT IMPOSSIBLE TO LIQUIDATE DEBTS RAN AWAY TO HIDE FROM CREDITORS. THE FINANCIAL TURMOIL HAS CAUSED SUBSTANTIAL MONETARY LOSSES FOR INVESTORS ACROSS THE COUNTRY, WHICH TRIGGERED SOCIAL UNREST AND UNDERMINED THE FINANCIAL STABILITY. THIS BOOK IS A TIMELY WORK INTENDED TO DEMYSTIFY CHINA'S PRIVATE LENDING MARKET BY INVESTIGATING ITS HISTORICAL DEVELOPMENT, OPERATING MECHANISM, AND SPECIAL CHARACTERISTICS. IT EVALUATES THE CAUSES AND EFFECTS OF THE LATEST FINANCIAL CRISIS BY CONSIDERING A NUMBER OF REAL CASES RELATING TO HELPLESS INVESTORS AND RUNAWAY BOSSES. IT CONDUCTS AN IN-DEPTH

DOCTRINAL ANALYSIS OF CHINESE LAWS AND REGULATIONS REGARDING PRIVATE LENDING TRANSACTIONS. IT ALSO EXAMINES CHINA'S ONGOING FINANCIAL REFORM TO BRING UNDERGROUND LENDING ACTIVITIES UNDER OFFICIAL SUPERVISION. FINALLY, THE BOOK POINTS OUT FUTURE DEVELOPMENT PATHS FOR THE PRIVATE LENDING MARKET. IT OFFERS SUGGESTIONS FOR GLOBAL POLICYMAKERS DEVISING AN EFFECTIVE REGULATORY FRAMEWORK FOR SHADOW BANKING. IT APPEALS TO RESEARCHERS, LECTURERS, AND STUDENTS IN SEVERAL FIELDS, INCLUDING LAW, BUSINESS, FINANCE, POLITICAL ECONOMY, PUBLIC POLICY, AND CHINA STUDY.

DEVELOPMENT-ORIENTED FINANCE AND ECONOMY IN CHINA LIXING ZOU 2008-08-07 IN ATTAINING ECONOMIC GLOBALIZATION, CHINA NEEDS WORLD ECONOMY, WORLD ECONOMY ALSO NEEDS CHINA. THIS BOOK OUTLINES THE FOUNDATION OF AN ANALYTICALLY ORIENTED PUBLIC FINANCE THAT INTENDS TO PROMOTE SOUND DEVELOPMENT OF CHINA, AND DISCUSSES VARIOUS CONTEMPORARY TOPICS, INCLUDING THE IMPACTS OF THE TRADITION, THE MECHANISMS OF ECONOMIC POLICIES AND OPERATIONS, THE MODERNIZATION PERSPECTIVE AND INTERNATIONAL TRADE CONFLICT, AS WELL AS CURRENT RURAL ISSUES AND THE LEGAL ENVIRONMENT IN CHINA. THE BOOK FOCUSES ON EXPLAINING CHINA'S SPECIAL PHENOMENA, AND TRYING TO PROVIDE ANSWERS TO QUESTIONS ON 'WHY'. THE INTENT OF THIS BOOK IS TO SHARE THE KNOWLEDGE AND EXPERIENCE THAT AUTHOR HAS GAINED FROM WORKING IN CHINA AND THE UNITED STATES OF AMERICA AND TO SERVE AS AN INTELLECTUAL BRIDGE FOR GLOBAL INVESTORS, ECONOMISTS AND MARKET WATCHERS IN GENERAL TO UNDERSTAND CHINA BETTER. "THIS BOOK IS THE STORY OF AN ECONOMIC REVIVAL UNLIKE ANYTHING SEEN BEFORE. IT IS THE STORY OF A "MIXED ECONOMIC SYSTEM" THAT TO DATE HAS ACHIEVED REMARKABLE ECONOMIC GAINS. IT IS A STORY OF HOW DIRECTED INVESTMENT WITH A PURPOSE WHICH COMBINES GOVERNMENT TO KICK START FREE ENTERPRISE CAN WORK. IT IS ALSO A STORY OF TRIAL AND ERROR AND PRACTICAL APPLICATIONS OF CAPITAL FLOWS BASED ON MEASURED RESULTS. IT IS A STORY THAT ACCENTUATES THE VALUE OF PRAGMATISM AND FLEXIBILITY TO CHANGE COURSE INSTEAD OF SLAVISH ADHERENCE TO IDEOLOGY. IT IS ALSO A STORY OF HOW MUCH MORE NEEDS TO BE DONE TO SPREAD THE ECONOMIC RESURGENCE ACROSS ALL SEGMENTS OF THE POPULATION AND ALL REGIONS OF THE COUNTRY. THE BOOK IS A "MUST STUDY" FOR GRADUATE STUDENTS IN ECONOMICS AND FINANCE." A. ROBERT ABBOD, FORMER CHAIRMAN OF THE FIRST NATIONAL BANK OF CHICAGO, CHAIRMAN OF FIRST CITY BANK OF TEXAS AND PRESIDENT OF OCCIDENTAL PETROLEUM.

INVESTING IN CHINA WINSTON MA 2006 A GROUNDBREAKING TITLE THAT EXPLORES THE NEW AND DEVELOPING OPPORTUNITIES FOR FOREIGN INVESTORS IN CHINA'S TRANSFORMING STOCK AND CAPITAL MARKETS, AT THIS CRITICAL POINT IN THEIR HISTORY. FROM THE FOREWORD: "WINSTON MA'S REMARKABLY INFORMED STUDY OF CHINA'S RECENT STOCK MARKET DEVELOPMENTS AND THE EMERGING OPPORTUNITIES THEY ARE PROVIDING TO INVESTORS IS A MOST WELCOME CONTRIBUTION TO MODERN FINANCIAL LITERATURE." RICHARD SYLLA, STERN SCHOOL OF BUSINESS, NEW YORK UNIVERSITY

COMPETITIVE NEUTRALITY MAINTAINING A LEVEL PLAYING FIELD BETWEEN PUBLIC AND PRIVATE BUSINESS OECD 2012-09-03
PART I: INTRODUCTION PART II: ASPECTS OF COMPETITIVE NEUTRALITY PART III: OPTIONS FOR IMPLEMENTATION BASED ON NATIONAL PRACTICES

THE HUNT FOR UNICORNS WINSTON MA 2021-01-05 WHO HOLDS THE POWER IN FINANCIAL MARKETS? FOR MANY, THE ANSWER WOULD PROBABLY BE THE LARGE INVESTMENT BANKS, BIG ASSET MANAGERS, AND HEDGE FUNDS THAT ARE OFTEN IN THE MEDIA'S SPOTLIGHT. BUT MORE AND MORE A NEW GROUP OF SOVEREIGN INVESTORS, WHICH INCLUDES SOME OF THE WORLD'S LARGEST SOVEREIGN WEALTH FUNDS, GOVERNMENT PENSION FUNDS, CENTRAL BANK RESERVE FUNDS, STATE-OWNED ENTERPRISES, AND OTHER SOVEREIGN CAPITAL-ENABLED ENTITIES, HAVE EMERGED TO BECOME THE MOST INFLUENTIAL CAPITAL MARKETS PLAYERS AND INVESTMENT FIRMS, WITH \$30 TRILLION IN ASSETS UNDER MANAGEMENT ("SUPER ASSET OWNERS"). THEIR AMPLE RESOURCES, PREFERENCE FOR LOWER PROFILE, PASSIVE INVESTING, THEIR LONG-TIME HORIZON AND ADHERENCE TO SUSTAINABILITY AS WELL AS THEIR NEED TO DIVERSIFY GLOBALLY AND BY SECTOR HAVE HELPED TO TRANSFORM THE INVESTMENT WORLD AND, IN PARTICULAR, PRIVATE MARKETS FOR DIGITAL COMPANIES. THEY HAVE HELPED CREATE AND SUSTAIN AN ENVIRONMENT THAT HAS FOSTERED THE RISE OF THE LIKES OF UBER, ALIBABA, SPOTIFY AND OTHER TRANSFORMATIVE PLAYERS IN THE DIGITAL ECONOMY, WHILE PROVIDING THEIR FOUNDERS AND BUSINESS MODELS THE BENEFIT OF LONG-TERM CAPITAL. DESPITE THIS INCREASINGLY IMPORTANT IMPACT, SOVEREIGN INVESTORS REMAIN MOSTLY UNKNOWN, OFTEN MAINTAINING A LOW PROFILE IN GLOBAL MARKETS. FOR THE SAME REASON, THEY'RE ALSO AMONG THE MOST WIDELY MISUNDERSTOOD, AS MANY VIEW INVESTMENTS MADE BY SOVEREIGN INVESTORS AS PURELY DRIVEN BY POLITICAL AIMS. THE GENERAL PERCEPTION IS THAT MOST SOVEREIGN INVESTORS LACK TRANSPARENCY AND HAVE QUESTIONABLE GOVERNANCE CONTROLS, CAUSING AN INVESTEE NATION TO FEAR EXPOSURE TO RISKS OF UNFAIR COMPETITION, DATA SECURITY, CORRUPTION, AND NON-FINANCIALLY OR NON-ECONOMICALLY MOTIVATED INVESTMENTS. THE CURRENT GLOBAL TENSIONS AROUND THE AI RACE AND TECH COMPETITION – AND NOW THE CORONA VIRUS PANDEMIC – HAVE EXACERBATED SUCH MISPERCEPTIONS, SPAWNING CONTROVERSIES AROUND SOVEREIGN INVESTORS AND CAPITAL MARKETS, GOVERNMENTS, NEW TECHNOLOGIES, CROSS-BORDER INVESTMENTS, AND RELATED LAWS AND REGULATIONS. AS SUCH, SOVEREIGN CAPITAL AND THE GLOBAL DIGITAL ECONOMY ARE UNDERGOING AN UNPRECEDENTED, CONTENTIOUS MOMENT. IN SHORT, THE EMERGENCE OF SOVEREIGN FUNDS SYMBOLIZES A MAJOR SHIFT OF THE WORLD'S ECONOMIC POWER. FOR THE FIRST TIME, INVESTMENT FUNDS FROM DEVELOPING

COUNTRIES ARE PLAYING WITH OECD FINANCIAL GIANTS AS EQUALS. FURTHERMORE, THEIR INVESTMENTS INTO HIGH TECH ENABLE THEM TO PARTICIPATE AT THE CUTTING-EDGE OF THE FOURTH INDUSTRIAL REVOLUTION, CHALLENGING TRADITIONAL INNOVATION POWERHOUSES LIKE THE US AND GERMANY. FOR ALL STAKEHOLDERS, FROM TECH UNICORNS, VC FUNDS, ASSET MANAGERS, FINANCIAL FIRMS, TO POLICYMAKERS, LAW FIRMS, ACADEMICS, AND THE GENERAL PUBLIC, THIS IS THE MUST-HAVE BOOK TO GET TO KNOW THESE NEW VENTURE CAPITALISTS AND “SUPER ASSET OWNERS”.

THE CAMBRIDGE HANDBOOK OF TWIN PEAKS FINANCIAL REGULATION ANDREW GODWIN 2021-07-15 FIRST PROPOSED IN 1994, THE TWIN PEAKS MODEL OF FINANCIAL SYSTEM REGULATION EMPLOYS TWO SPECIALIST PEAK REGULATORS: ONE CHARGED WITH THE MAINTENANCE OF FINANCIAL SYSTEM STABILITY, AND THE OTHER WITH MARKET CONDUCT AND CONSUMER PROTECTION. THIS VOLUME, WITH CONTRIBUTIONS FROM OVER THIRTY SCHOLARS AND SENIOR REGULATORS, PROVIDES AN IN-DEPTH ANALYSIS OF THE SIMILARITIES AND DIFFERENCES IN THE TWIN PEAKS REGIMES THAT HAVE BEEN ADOPTED AROUND THE WORLD. CHAPTERS EXAMINE THE STRENGTHS AND WEAKNESSES OF THE MODEL, PROVIDE LESSONS FROM AUSTRALIA (THE FIRST TO ADOPT THE MODEL), AND OFFER A COMPARATIVE LOOK AT THE POTENTIAL SUITABILITY OF THE MODEL IN LEADING NON-TWIN PEAKS JURISDICTIONS. A KEY RESOURCE FOR CENTRAL BANKERS, PUBLIC POLICY ANALYSTS, LAWYERS, ECONOMISTS, POLITICIANS, ACADEMICS AND STUDENTS, THIS WORK PROVIDES READERS WITH A COMPREHENSIVE UNDERSTANDING OF THE TWIN PEAKS MODEL, AND A ROADMAP FOR COUNTRIES CONSIDERING ITS ADOPTION.

CHINA'S EMERGING FINANCIAL MARKETS MARTHA AVERY 2011-12-22 “THE 19TH CENTURY BELONGED TO ENGLAND, THE 20TH CENTURY BELONGED TO THE US AND THE 21ST CENTURY BELONGS TO CHINA. INVEST ACCORDINGLY.” WARREN BUFFET THIS COMPREHENSIVE RESOURCE PRESENTS THE VIEWS OF CHINA'S MOST HIGHLY RESPECTED ECONOMISTS, BANKERS, AND POLICY MAKERS--ALONG WITH OPINIONS FROM WESTERN AUTHORITIES--ON THE CURRENT STATE OF BANKING AND FINANCE IN CHINA. TRACING THE HISTORY OF CHINA'S BANKING AND FINANCE SYSTEM AND LOOKING TOWARD ITS FUTURE, THE BOOK OFFERS VALUABLE INSIGHT FOR FINANCIAL SERVICE PROVIDERS, BANKERS, PRIVATE EQUITY AND HEDGE FUND MANAGERS, AND EQUITY RESEARCH AND CREDIT ANALYSTS. CONTRIBUTORS TO THE BOOK INCLUDES: JAMIE DIMON — CHAIRMAN & CEO, JPMORGAN CHASE BANK GUO SHUQING — CHAIRMAN, CHINA CONSTRUCTION BANK PAUL VOLCKER — FORMER CHAIRMAN, U.S. FEDERAL RESERVE STEPHEN S. ROACH — CHAIRMAN, MORGAN STANLEY ASIA WANG DONGMING — CHAIRMAN, CITIC SECURITIES Co., LTD; AND MANY MORE!

SECURITIES MARKETS AND CORPORATE GOVERNANCE Ms Yuwa Wei 2013-02-28 THIS BOOK EXPLORES THE RATIONALITIES AND FUNCTIONS OF SECURITIES MARKETS AND TAKEOVER ACTIVITIES. FOCUSING ON THE CHINESE EXPERIENCE OF UTILIZING THE SECURITIES MARKET AS AN EFFECTIVE MECHANISM OF CORPORATE CONTROL, THIS VOLUME ANALYSES THE FUTURE DEVELOPMENT OF CHINA'S FINANCIAL MARKET IN THE ERA OF ECONOMIC GLOBALIZATION. PROVIDING AN OVERVIEW OF THE HISTORICAL DEVELOPMENT OF THE SECURITIES MARKET AND A LITERATURE REVIEW OF THE ECONOMIC FUNCTIONS OF STOCK MARKETS, SECURITIES MARKETS AND CORPORATE GOVERNANCE ALSO EXAMINES THE LEGAL REGIMES GOVERNING SECURITIES MARKETS AND TAKEOVERS IN SOME LEADING CORPORATE ECONOMIES INCLUDING THE US, GERMANY, JAPAN AND THE UK. THIS VOLUME THEN FOCUSES ON THE CHINESE EXPERIENCE, PROPOSING A MODEL WHICH BALANCES INTERNAL CORPORATE GOVERNANCE AND EXTERNAL MARKET CONTROL FOR CHINA.

CHINA BUSINESS LAW GUIDE CCH ASIA 2005 THIS POPULAR AND AUTHORITATIVE GUIDE OFFERS A COMPREHENSIVE OVERVIEW OF BUSINESS LAW IN THE PEOPLE'S REPUBLIC OF CHINA AND THE IMPLICATIONS FOR FOREIGN COMPANIES OPERATING THERE. IT PROVIDES VALUABLE ANALYSIS OF ALL PERTINENT LAWS AND THEIR PRACTICAL APPLICATION, WITH DETAILED ATTENTION TO THE FOLLOWING TOPICS: THE LEGAL SYSTEM CONSTITUTIONAL, CRIMINAL AND CIVIL LAW BUSINESS ORGANIZATIONS CONTRACT LAW TECHNOLOGY TRANSFER FOREIGN INVESTMENT REPRESENTATIVE OFFICES FOREIGN EXCHANGE CONTROL BANKING AND FINANCE DISPUTE SETTLEMENT TAXATION INSURANCE AND LABOUR INTELLECTUAL PROPERTY CUSTOMS, IMPORT AND EXPORT COUNTER TRADE LAND LAW SPECIAL INVESTMENT AREAS PRECEDENTS AND FORMS ENVIRONMENTAL PROTECTION EMPHASIZING PRACTICAL ASPECTS, CHINA BUSINESS LAW GUIDE WILL BE OF IMMEASURABLE VALUE FOR FOREIGN INVESTORS SEEKING TO GAIN A GOOD WORKING KNOWLEDGE OF DOING BUSINESS IN CHINA WITHIN ITS LEGAL FRAMEWORK. THIS TITLE FORMS PART OF THE ASIA BUSINESS LAW SERIES. THE ASIA BUSINESS LAW SERIES IS PUBLISHED IN COOPERATION WITH CCH ASIA AND PROVIDES UPDATED AND RELIABLE PRACTICAL GUIDELINES, LEGISLATION AND CASE LAW, IN ORDER TO HELP PRACTITIONERS, POLICY MAKERS AND SCHOLARS UNDERSTAND HOW BUSINESS IS CONDUCTED IN THE RAPIDLY GROWING ASIAN MARKET. THIS BOOK WAS ORIGINALLY PUBLISHED BY CCH ASIA AS THE LOOSE-LEAF CHINA BUSINESS LAW GUIDE

CHINESE FOREIGN INVESTMENT LAWS AND POLICIES Wei Jia 1994 A COMPREHENSIVE ANALYSIS OF THE SOPHISTICATED STATUTORY FRAMEWORK FOR FOREIGN DIRECT INVESTMENT (FDI) IN CHINA.

A FINANCIAL CENTRE FOR TWO EMPIRES DAVID C. DONALD 2014-06-19 AN HISTORICAL, EMPIRICAL, DOCTRINAL AND COMPARATIVE CASE STUDY OF HOW A FORMER BRITISH COLONY BECAME CHINA'S INTERNATIONAL FINANCIAL CENTRE.

CHINA'S BANKING AND FINANCIAL MARKETS LI YANG 2007-04-13 "THIS IS A VERY TIMELY BOOK. WITH THE RECAPITALIZATION AND REFORM OF CHINA'S BANKING SECTOR NOW WELL UNDER WAY, THE BANKS ARE ON THE BRINK OF A NEW ERA OF GROWTH AND EXPANSION. THIS WORK IS THE DEFINITIVE REFERENCE ON THE BANKING SECTOR IN CHINA, AND IS AN ESSENTIAL TOOL FOR ANYONE SEEKING TO UNDERSTAND THE DYNAMICS OF FINANCIAL INTERMEDIATION ON THE MAINLAND. IT SETS OUT THE FACTS, FREE OF THE JUDGMENT CALLS THAT SO OFTEN CLOUD THE TRUE PICTURE OF THE HEALTH OF CHINA'S BANKING SYSTEM." --DR. DAVID K.P. LI, CHAIRMAN AND CHIEF EXECUTIVE, THE BANK OF EAST ASIA, LIMITED "AS CHINA CONTINUES ITS IMPRESSIVE PACE OF ECONOMIC GROWTH, THE REST OF THE WORLD IS CONSTANTLY REASSESSING THE OPPORTUNITIES AND CHALLENGES IT PRESENTS. THIS BOOK IS THE FIRST OFFICIAL REPORT ON THE STATUS OF CHINA'S FINANCIAL SERVICES INDUSTRY AND FINANCIAL MARKETS. FOR THE FIRST TIME, THE INTERNATIONAL COMMUNITY GETS ACCESS TO THE SAME INFORMATION THAT THE CHINESE GOVERNMENT USES IN MAKING KEY POLICIES. SUCH UNIQUE INSIGHTS MAKE THIS BOOK AN ESSENTIAL READ FOR BUSINESS LEADERS, INVESTORS, POLICY MAKERS, SCHOLARS, AND ANYONE WHO IS INTERESTED IN UNDERSTANDING CHINA'S PROFOUND IMPACT ON BUSINESSES AND CONSUMERS GLOBALLY." --MAURICE R. GREENBERG, CHAIRMAN & CEO, C.V. STARR & Co. "THIS IS THE FIRST BOOK THAT INTRODUCES ALL ASPECTS OF THE CHINESE BANKING AND FINANCIAL MARKETS TO INTERNATIONAL AUDIENCES. FROM ITS DEVELOPMENTAL HISTORY TO ITS CONTEMPORARY CHALLENGES, CHINA'S BANKING AND FINANCE MARKETS ARE PRESENTED, EXPLORED AND ANALYZED WITH GREAT DETAIL AND IN GREAT DEPTH. BOTH THE RICHNESS OF THE DATA AND THE SCHOLARLY STRENGTH OF THE METHODOLOGY ARE A MILESTONE. CHINA'S INCREASING PARTICIPATION IN GLOBAL FINANCIAL MARKETS MAKES THIS BOOK A MUST READ FOR ALL FINANCIAL PROFESSIONALS WORLDWIDE." --LEFEI LIU, CHIEF INVESTMENT OFFICER, CHINALIFE INSURANCE

DEVELOPMENT OF BANKING LAW IN THE PEOPLE'S REPUBLIC OF CHINA AND THE REPUBLIC OF CHINA ON TAIWAN TIMOTHY WAN 1999-12-20 THIS VOLUME COVERS THE DEVELOPMENT OF BANK SUPERVISORY STANDARDS FOR AN EMERGING CHINESE ECONOMIC CIRCLE (CEC) IN WHICH THE PEOPLE'S REPUBLIC OF CHINA (PRC), TAIWAN, AND HONG KONG FORM AN INFORMAL, INTERDEPENDENT RELATIONSHIP THROUGH THEIR SIGNIFICANT, INCREASING, INTER-INVESTMENT AND INTER-TRADE ACTIVITIES. THE PRC, TAIWAN, AND HONG KONG ARE LIBERALISING THE REGULATION OF THEIR RESPECTIVE BANKING INDUSTRIES AND ARE DEVELOPING SHANGHAI, TAIPEI, AND HONG KONG INTO MAJOR FINANCIAL CENTRES. TO DO THIS SUCCESSFULLY REQUIRES THE INTEGRATION OF PRUDENTIAL SUPERVISION (BASED ON BANKING STANDARDS FROM THE UK, UNITED STATES, EU, AND BASLE COMMITTEE) INTO CHINESE BANKING LAW AND PRACTICE. BANKERS, BANKING LAWYERS, INVESTORS, AND COMPLIANCE OFFICIALS WILL APPRECIATE THE WAY DEVELOPMENT OF BANKING LAW IN THE PEOPLE'S REPUBLIC OF CHINA AND THE REPUBLIC OF CHINA ON TAIWAN EXPERTLY BRINGS TOGETHER, IN A SINGLE VOLUME, THE SUPERVISORY STANDARDS OF PRC, TAIWAN, AND HONG KONG AND OFFERS UNIQUE, THOUGHTFUL SOLUTIONS.

FINANCIAL REGULATION IN THE GREATER CHINA AREA: MAINLAND CHINA, TAIWAN AND HONG KONG SAR JOSEPH NORTON 2000-10-19 WITH THE GROWTH IN FINANCIAL ACTIVITY IN AND BETWEEN THE PEOPLE'S REPUBLIC OF CHINA, THE REPUBLIC OF CHINA OR TAIWAN AND THE HONG KONG SPECIAL ADMINISTRATIVE REGION, AN UNDERSTANDING OF THE DEVELOPMENT AND STATUS OF FINANCIAL LAW AND REGULATION IN THE CHINESE ECONOMIC CIRCLE IS INCREASINGLY IMPORTANT. THIS BOOK PROVIDES AN OVERVIEW OF THE MOST SIGNIFICANT AREAS OF FINANCIAL REGULATION IN THE GREATER CHINA AREA, BRINGING TOGETHER EXPERT ESSAYS ON BANKING, INSURANCE, SECURITIES AND GENERAL FINANCIAL LAW IN THE PRC, BANKING AND INSURANCE IN TAIWAN, AND FINANCIAL LAW IN HONG KONG. THIS WORK COLLECTS FOR THE FIRST TIME IN A SINGLE VOLUME THE SIGNIFICANT HISTORY AND DEVELOPMENT OF FINANCIAL LAW WITHIN THE GREATER CHINA AREA, PROVIDING A VALUABLE INSIGHT INTO THE DEVELOPMENT AND RELATIONSHIP OF THESE THREE DIVERSE BUT INTERRELATED FINANCIAL SYSTEMS.

LAW AND PRACTICE OF DEBT FINANCE IN MODERN CHINA XIN ZHANG 2021-10-23 THIS BOOK PROVIDES UPDATED, FULL-PICTURE ANALYSIS OF THE LAWS AND PRACTICES OF CROSS-BORDER DEBT FINANCE IN THE PRC. IT IS FEATURED BY THE FIRST-HANDED EXPERIENCES OF THE AUTHOR'S ACADEMIC RESEARCH AND LEGAL PRACTICE IN THIS FIELD OVER TWO DECADES. THE AUTHOR DISCUSSES LEGAL AND REGULATORY ISSUES, TRANSACTION STRUCTURES AND DOCUMENTATION IN RELATION TO TWO DEBT FINANCE PRODUCTS: LOAN AND BOND, COVERING THE INBOUND STRUCTURE (CHINESE DEBTORS' RAISING FUNDS FROM THE INTERNATIONAL MARKET) AND THE OUTBOUND STRUCTURE (CHINESE CREDITORS' SUPPLYING FUNDS TO THE INTERNATIONAL MARKET). FOR CROSS-BORDER LOANS, THIS BOOK THOROUGHLY ILLUSTRATES THE FOREIGN DEBT REGULATORY REGIME IN THE PRC AND APPROACHES THE LENDING BY CHINESE BANKS TO SUPPORT EXPORTS AND OVERSEAS INVESTMENTS UNDER THE "BELT AND ROAD INITIATIVE" (BRI). FOR CROSS-BORDER BONDS, IT DISCUSSES HOW CHINESE ISSUERS, BY DESIGNING VARIOUS TRANSACTION STRUCTURES, ENTER INTO THE INTERNATIONAL BOND MARKET, AND THEN RESEARCHES THE "OPENING-UP" OF CHINESE BOND MARKET TO BOTH INTERNATIONAL ISSUERS (FOR ISSUING "PANDA BONDS") AND INVESTORS (FOR PURCHASING CHINESE BONDS). THIS BOOK IS USED AS AN AUTHORITATIVE SOURCE FOR NOT ONLY STUDENTS AND RESEARCHERS, BUT ALSO BANKERS AND LEGAL PRACTITIONERS, WHO ARE INTERESTED IN THE CHINESE DEBT FINANCE MARKET.

PRIVATE LENDING IN CHINA LERONG LU 2020-04 THIS BOOK EXPLORES CHINA'S PRIVATE LENDING MARKET FROM HISTORICAL,

ECONOMIC, LEGAL, AND REGULATORY PERSPECTIVES. PRIVATE LENDING REFERS TO MONEYLENDING AGREEMENTS BETWEEN BUSINESS BORROWERS AND THEIR DEBT INVESTORS WITHOUT THE INVOLVEMENT OF BANKS. IN CHINA, IT REMAINS DIFFICULT FOR PRIVATE ENTREPRENEURS TO OBTAIN SUFFICIENT LOANS FROM STATE-OWNED BANKS. THUS, PRIVATE LENDING HAS BEEN A VITAL ALTERNATIVE FINANCING CHANNEL FOR OVER 80 MILLION BUSINESSES WHICH ARE RELIANT ON PRIVATE FUNDS AS THEIR MAJOR SOURCE OF OPERATING CAPITAL. THE MARKET VOLUME OF PRIVATE FINANCING STANDS AT 5 TRILLION YUAN (\$783BN), MAKING IT ONE OF THE LARGEST SHADOW BANKING SYSTEMS IN THE WORLD. DESPITE THE WIDE POPULARITY AND SYSTEMIC IMPORTANCE OF PRIVATE LENDING ACTIVITIES, THEY HAVE REMAINED OUTSIDE OF THE OFFICIAL REGULATORY FRAMEWORK, LEADING TO EXTRA FINANCIAL RISKS. IN 2011, CHINA'S PRIVATE LENDING SECTOR ENCOUNTERED A SEVERE FINANCIAL CRISIS, AS THOUSANDS OF BUSINESS BORROWERS FAILED TO REPAY DEBTS AND FELL INTO BANKRUPTCY. LOTS OF BOSSES WHO FOUND IT IMPOSSIBLE TO LIQUIDATE DEBTS RAN AWAY TO HIDE FROM CREDITORS. THE FINANCIAL TURMOIL HAS CAUSED SUBSTANTIAL MONETARY LOSSES FOR INVESTORS ACROSS THE COUNTRY, WHICH TRIGGERED SOCIAL UNREST AND UNDERMINED THE FINANCIAL STABILITY. THIS BOOK IS A TIMELY WORK INTENDED TO DEMYSTIFY CHINA'S PRIVATE LENDING MARKET BY INVESTIGATING ITS HISTORICAL DEVELOPMENT, OPERATING MECHANISM, AND SPECIAL CHARACTERISTICS. IT EVALUATES THE CAUSES AND EFFECTS OF THE LATEST FINANCIAL CRISIS BY CONSIDERING A NUMBER OF REAL CASES RELATING TO HELPLESS INVESTORS AND RUNAWAY BOSSES. IT CONDUCTS AN IN-DEPTH DOCTRINAL ANALYSIS OF CHINESE LAWS AND REGULATIONS REGARDING PRIVATE LENDING TRANSACTIONS. IT ALSO EXAMINES CHINA'S ONGOING FINANCIAL REFORM TO BRING UNDERGROUND LENDING ACTIVITIES UNDER OFFICIAL SUPERVISION. FINALLY, THE BOOK POINTS OUT FUTURE DEVELOPMENT PATHS FOR THE PRIVATE LENDING MARKET. IT OFFERS SUGGESTIONS FOR GLOBAL POLICYMAKERS DEVISING AN EFFECTIVE REGULATORY FRAMEWORK FOR SHADOW BANKING. IT APPEALS TO RESEARCHERS, LECTURERS, AND STUDENTS IN SEVERAL FIELDS, INCLUDING LAW, BUSINESS, FINANCE, POLITICAL ECONOMY, PUBLIC POLICY, AND CHINA STUDY.

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CHINA'S FINANCIAL MARKETS SALIH N. NEFTCI 2007 PUBLISHER DESCRIPTION

VENTURE CAPITAL LAW IN CHINA LIN LIN 2021-02-18 PROVIDES AN IN-DEPTH COMPARATIVE, EMPIRICAL AND CRITICAL ANALYSIS OF THE LAW AND PRACTICE OF VENTURE CAPITAL IN CHINA.

INVESTING IN CHINA WILLIAM BERGH GAMBLE 2002 USING CASES FROM HIS OWN EXPERIENCE AND FROM THE ASIAN PRESS, GAMBLE SHOWS THE CHALLENGES OF DOING BUSINESS IN CHINA.

REGULATION OF STATE-CONTROLLED ENTERPRISES JULIEN CHAISSE 2022-09-26 THIS BOOK ANALYSES ACTUAL AND POTENTIAL NORMATIVE (WHETHER LEGISLATIVE OR CONTRACTUAL) CONFLICTS AND COMPLEX TRANSNATIONAL DISPUTES RELATED TO STATE-CONTROLLED ENTERPRISES (SCEs) OPERATIONS AND HOW THEY ARE INTERWOVEN WITH THE PROBLEM OF FOREIGN DIRECT INVESTMENT. MOREOVER, SCEs ALSO FALL WITHIN THE REMIT OF INTERNATIONAL POLITICAL ECONOMY, INTERNATIONAL ECONOMICS AND OTHER SCE-RELATED FIELDS THAT GO BEYOND PURELY LEGAL OR REGULATORY MATTERS. IN THIS CONNECTION, RESEARCH ON SUCH ECONOMIC AND POLITICAL DETERMINANTS OF SCE'S OPERATIONS GREATLY INFORMS AND SUPPLEMENTS THE STATE OF KNOWLEDGE ON HOW TO BEST REGULATE CROSS-BORDER ASPECTS OF SCE'S AND IS ALSO BE COVERED IN THIS BOOK. THE BOOK ALSO AIMS TO ANALYSE THE "SCE PHENOMENON" WHICH INCLUDES A WIDE PANOPLY OF ENTITIES THAT HAVE VARIOUS STRUCTURES WITH DIFFERENT DEGREES OF CONTROL BY STATES AT THE CENTRAL OR REGIONAL LEVEL, AND THAT CRITICALLY DISCUSS THE ABOVE-MENTIONED OVERLAPPING LEGAL ECONOMIC AND POLITICAL SYSTEMS WHICH CAN EMERGE UNDER VARIOUS SHADES OF SHADOWS CASTED BY GOVERNMENTAL UMBRELLAS (I.E., THE CONTROL CAN BE EXERCISED THROUGH OWNERSHIP, RIGHT TO APPOINT THE MANAGEMENT, AND SPECIAL-VOTING-RIGHTS). THE CHAPTERS IN THIS BOOK ARE GROUPED, SO AS TO ADDRESS CROSS-BORDER INVESTMENT BY AND IN SCE, INTO FOUR COHERENT MAJOR PARTS, NAMELY --- (i) THE REGULATORY FRAMEWORK OF STATE CAPITALISM: LAWS, TREATIES, AND CONTRACTS; (ii) ECONOMIC AND INSTITUTIONAL EXPANSION OF STATE CAPITALISM; (iii) THE ACCOUNTABILITY OF STATE CAPITALISM: EXPLORING THE FORMS OF LIABILITIES; AND (iv) REGIONAL AND COUNTRY PERSPECTIVES. CONTRIBUTIONS ADDRESS THE CORE THEME FROM A BROAD RANGE OF SCE AND INTERNATIONAL ECONOMIC REGULATIONS, INCLUDING BUT NOT LIMITED TO COMPETITION LAW, WTO LAW, INVESTMENT LAW, AND FINANCIAL/MONETARY LAW. THEY ALSO COVER THE NEW EMERGING GENERATION OF FREE TRADE AGREEMENTS (EU-VIETNAM FTA, EU CHINA INVESTMENT TREATY, REGIONAL COMPREHENSIVE ECONOMIC PARTNERSHIP; AND THE COORDINATION BETWEEN TREATY SYSTEMS). THE BOOK IS A VALUABLE ADDITION AND COMPANION FOR COURSES, SUCH AS INTERNATIONAL TRADE LAW, INTERNATIONAL LAW OF FOREIGN INVESTMENT, TRANSNATIONAL LAW, INTERNATIONAL AND ECONOMIC DEVELOPMENT, WORLD POLITICS, LAW OF PREFERENTIAL TRADE AGREEMENTS, INTERNATIONAL ECONOMICS, AND ECONOMICS OF DEVELOPMENT.

PRIVATIZING CHINA FRASER J. T. HOWIE 2011-12-19 PRIVATIZING CHINA INSIDE CHINA'S STOCK MARKETS IN MORE DEPTH THAN ANY OTHER, THIS HIGHLY READABLE BOOK LAYS BARE WHY CHINA'S CAPITAL MARKETS HAVE FALLEN SO FAR SHORT OF

THEIR PROMISE. IT IS REQUIRED READING FOR ANYONE SEEKING TO UNDERSTAND THE REALITIES AND THE FUTURE OF AN EXTRAORDINARY ECONOMIC TRANSFORMATION. - JAMES KYNGE, FORMER BEIJING BUREAU CHIEF, FINANCIAL TIMES, AUTHOR, CHINA SHAKES THE WORLD CARL WALTER AND FRASER HOWIE BRING TOGETHER A WEALTH OF EXPERIENCE TO THIS COMPLEX AND DEEPLY IMPORTANT TOPIC. THEIR BOOK CONTAINS A MINE OF INVALUABLE QUANTITATIVE AND QUALITATIVE INFORMATION AS WELL AS AN INCREDIBLE DEPTH OF KNOWLEDGE. IT IS ESSENTIAL READING FOR ANYONE INVESTING IN COMPANIES FROM MAINLAND CHINA. - PROFESSOR PETER NOLAN, JUDGE INSTITUTE OF MANAGEMENT STUDIES, UNIVERSITY OF CAMBRIDGE PRIVATIZING CHINA IS ESSENTIAL FOR ANYONE WHO WANTS TO UNDERSTAND CHINA'S COMPANIES AND STOCK MARKETS. NO ONE SHOULD INVEST IN CHINA WITHOUT READING IT. - ARTHUR KROEBER, MANAGING EDITOR, CHINA ECONOMIC QUARTERLY CARL WALTER AND FRASER HOWIE COMBINE A DEEP KNOWLEDGE OF CHINA AND FINANCE TO PROVIDE AN UNFLINCHING PERSPECTIVE ON THE COUNTRY'S EFFORT TO BUILD FUNCTIONING CAPITAL MARKETS. CHINA MAY HAVE WOWED THE WORLD WITH ITS HIGH-SPEED ECONOMIC GROWTH AND MANUFACTURING PROWESS, BUT THIS BOOK IS COMPELLING EVIDENCE THAT BEIJING'S MASTERY OF THE UNIVERSE DOES NOT YET EXTEND TO THE STOCK MARKET. - RICHARD MACGREGOR, BEIJING CORRESPONDENT, FINANCIAL TIMES THIS BOOK WILL ANSWER MANY PEOPLE'S QUESTIONS REGARDING SOEs AND THE STOCK MARKET. I THINK IT IS DESTINED TO BECOME THE STANDARD REFERENCE WORK ON THE SUBJECT. - JEAN C. OI, DIRECTOR, CENTER FOR EAST ASIAN STUDIES, STANFORD UNIVERSITY

CHINA'S BANKING LAW AND THE NATIONAL TREATMENT OF FOREIGN-FUNDED BANKS PROFESSOR WEI WANG 2013-05-28 THIS BOOK ASSESSES NEW DEVELOPMENTS IN AND REFORM OF CHINA'S BANKING LAW SYSTEM FOLLOWING ITS ACCESSION OF THE WTO. IT FOCUSES ON THE RELATIONSHIP BETWEEN GATS/WTO NATIONAL TREATMENT OBLIGATIONS AND CHINA'S BANKING LAW. TRACING THE HISTORY OF NATIONAL TREATMENT IN CHINA, THE BOOK COMPARES THE TREATMENT OF FOREIGN-FUNDED BANKS WITH THE TREATMENT OF CHINESE-FUNDED BANKS AND EXAMINES THE STRUCTURE AND SHORTCOMINGS OF THE EXISTING BANKING LAW FRAMEWORK IN CHINA. OFFERING SUGGESTIONS AS TO HOW THE FRAMEWORK COULD BE RESTRUCTURED AND ANALYSING THE ECONOMIC AND POLITICAL BASES OF AN INTEGRATED BANKING LAW FRAMEWORK, THE BOOK ARGUES THAT REORGANIZATION WOULD BRING ABOUT GREATER CONSISTENCY WITH GATS/WTO NATIONAL TREATMENT REQUIREMENTS. THE BOOK ALSO EXPLORES THE AMBIGUOUS DEFINITION OF PRUDENTIAL CARVE-OUT, THE SUBTLE RELATIONSHIP BETWEEN GATS NATIONAL TREATMENT AND MARKET ACCESS BASED ON WTO CASES, NATIONAL TREATMENT CLAUSES IN CHINA'S BILATERAL INVESTMENT TREATIES, AND SPECIAL TREATMENT ON BANKING IN CHINA'S FREE TRADE AGREEMENTS. THIS VOLUME IS A VALUABLE RESOURCE FOR ACADEMICS AND STUDENTS AS WELL AS PROFESSIONALS AND POLICY-MAKERS WORKING IN THE FIELD OF BANKING, WTO, CHINESE LAW AND FOREIGN TRADE.

CORPORATE GOVERNANCE AND FINANCIAL REFORM IN CHINA'S TRANSITION ECONOMY JING LENG 2009-06-01 THE WORLD ECONOMY IS FACING UNPRECEDENTED CHALLENGES BROUGHT BY THE STILL UNFOLDING GLOBAL FINANCIAL CRISIS. AT THIS CRITICAL JUNCTURE IN HISTORY, CHINA'S ECONOMIC PERFORMANCE AND FINANCIAL STABILITY ARE CLOSELY WATCHED ACROSS THE WORLD. THE CURRENT GLOBAL ECONOMIC DOWNTURN AND THE RIGIDITIES IT POSES ON THE GROWTH PROSPECTS OF ANY INDIVIDUAL ECONOMY ARE A TESTING GROUND FOR THE EFFECTS OF CHINA'S CORPORATE GOVERNANCE REFORM AND FINANCIAL REFORM THAT HAVE BEEN TAKING PLACE IN RECENT YEARS. IT IS NOW A PROPER TIME TO ASSESS WHETHER THESE REFORMS HAVE YIELDED MEANINGFUL RESULTS WHICH CAN HELP CHINA WITHSTAND AND NAVIGATE THROUGH THE MOST SEVERE ECONOMIC DIFFICULTIES OF OUR TIMES. THIS BOOK PROVIDES A COMPREHENSIVE AND UP-TO-DATE REVIEW AND CRITIQUE OF CORPORATE GOVERNANCE REFORMS AND RELATED FINANCIAL REFORMS IN CHINA DURING THE COUNTRY'S TRANSITION TO A MARKET ECONOMY, INVOLVING ITS ENTERPRISE, BANKING AND CAPITAL MARKETS SECTORS. CHINA'S PARTICIPATION IN ECONOMIC GLOBALIZATION, SYMBOLIZED BY ITS ACCESSION TO THE WORLD TRADE ORGANIZATION, IS TAKEN AS A BROAD BACKGROUND TO THE COUNTRY'S DOMESTIC REFORM AGENDA. BY EXPLORING THE DYNAMICS OF CHINA'S EVOLVING CORPORATE GOVERNANCE REGIME, THIS BOOK PRESENTS AN IMPORTANT COUNTRY STUDY OF CORPORATE GOVERNANCE REFORMS IN DEVELOPING AND POST-COMMUNIST TRANSITION ECONOMIES TO SHOW THE POSSIBILITY OF ALTERNATIVE PATHS TO THE MARKET.

CHINA'S INTERNATIONAL INVESTMENT STRATEGY JULIEN CHAISSE 2019-02-21 SINCE CHINA ADOPTED ITS 'OPEN DOOR' POLICY IN 1978, WHICH ALTERED ITS DEVELOPMENT STRATEGY FROM SELF-SUFFICIENCY TO ACTIVE PARTICIPATION IN THE WORLD MARKET, ITS GOAL HAS REMAINED UNCHANGED: TO ASSIST THE READJUSTMENT OF CHINA'S ECONOMY, TO COORDINATE ITS MODERNIZATION PROGRAMS, AND TO IMPROVE ITS QUALITY OF LIFE. WITH THE 1997 LAUNCH OF THE 'GOING GLOBAL' POLICY, AN OUTWARD FOCUS REGARDING FOREIGN INVESTMENT WAS ADDED, TO CIRCUMVENT TRADE BARRIERS AND IMPROVE THE COMPETITIVENESS OF CHINESE FIRMS. IN ORDER TO ACCOMMODATE INWARD AND OUTWARD INVESTMENT, CHINA'S PARTICIPATION IN THE INTERNATIONAL INVESTMENT REGIME HAS UNDERPINNED ITS EFFORTS TO JOIN MULTILATERAL INVESTMENT-RELATED LEGAL INSTRUMENTS AND CONCLUDE INTERNATIONAL INVESTMENT AGREEMENTS. THIS COLLECTION, COMPILED BY AWARD-WINNING SCHOLAR PROFESSOR JULIEN CHAISSE, EXPLORES THE THREE DISTINCT TRACKS OF CHINA'S INVESTMENT POLICY AND STRATEGY: BILATERAL AGREEMENTS INCLUDING THOSE WITH THE US AND THE EU; REGIONAL AGREEMENTS INCLUDING THE FREE TRADE AREA OF THE ASIA PACIFIC; AND GLOBAL INITIATIVES, SPEAR-HEADED BY CHINA'S PRESIDENCY OF THE G20 AND ITS 'BELT AND ROAD INITIATIVE'. THE BOOK'S

OVERARCHING TOPIC IS WHETHER THESE THREE TRACKS COMPETE WITH EACH OTHER, OR WHETHER THEY COMPLEMENT ONE ANOTHER - A QUESTION OF PROFOUND IMPORTANCE FOR THE COUNTRY'S POLITICAL AND ECONOMIC FUTURE AND WORLD INVESTMENT GOVERNANCE.

FOREIGN DIRECT INVESTMENT IN CHINA MICHAEL H. K. NG 2013-05-29 FOREIGN DIRECT INVESTMENT HAS CONTRIBUTED SIGNIFICANTLY IN TRANSFORMING THE CHINESE ECONOMY OVER THE PAST THREE DECADES. CHINA HAS BECOME ONE OF THE MOST POPULAR DESTINATIONS FOR FOREIGN DIRECT INVESTMENT. FOR CORPORATIONS AND BUSINESS EXECUTIVES WHO DESIRE TO PARTICIPATE IN THE EXPANDING CHINA MARKET, UNDERSTANDING CORRECTLY THE DRIVING FORCES AND IMPACTS OF FOREIGN DIRECT INVESTMENT IN CHINA, AS WELL AS THE WAYS TO SMARTLY EXECUTE INVESTMENT TRANSACTIONS THERE HAS BECOME THE FUNDAMENTAL KNOWLEDGE THAT THEY NEED TO GRASP. THIS BOOK IS A COMBINATION OF THE AUTHOR'S RESEARCH AND 15-YEAR PRACTICAL EXPERIENCE IN MANAGING INVESTMENT TRANSACTIONS IN CHINA. THIS BOOK UNIQUELY OFFERS BOTH A THEORETICAL OVERVIEW OF THE PHENOMENON OF FDI IN CHINA (CHAPTERS TWO TO FOUR) AS WELL AS THE PRACTICAL STEPS IN EXECUTING INVESTMENT TRANSACTIONS THERE (CHAPTERS FIVE TO SEVEN). THE AUTHOR ALSO PROVIDES ILLUSTRATIVE CHARTS AND TABLES, LITERATURE SUMMARIES, TRANSACTION TEMPLATES BASED ON CASE STUDIES FROM HIS REAL-LIFE EXPERIENCE ON THE GROUND. THIS IS SO FAR THE ONLY BOOK ON FDI IN CHINA WHICH COVERS BOTH THE THEORETICAL PERSPECTIVES AS WELL AS PRACTICAL ADVICES IN INVESTMENTS. THIS BOOK SERVES NOT ONLY AS A USEFUL RESOURCE FOR STUDENTS, TEACHERS AND POLICY MAKERS WHO ARE INTERESTED IN BOTH THEORETICAL AND PRACTICAL ASPECTS OF FDI IN CHINA, BUT ALSO A VALUABLE GUIDEBOOK FOR BUSINESS DEVELOPMENT EXECUTIVES, INVESTMENT PROFESSIONALS AND TRANSACTION LAWYERS WHO ARE INVOLVED IN DIRECT INVESTMENT DEALS IN CHINA ON A DAILY BASIS.

CHINA'S FINANCIAL SECTOR REFORM IN THE TRANSITION TO A MARKET ECONOMY FENG WEI 2000 " THE BOOK IS A PROBLEM-ORIENTED STUDY OF CHINA'S FINANCIAL SECTOR IN THE TRANSITIONAL PROCESS SINCE 1979. IT PROVIDES DEEP AND PRECISE INSIGHTS INTO THE CHARACTERISTICS AND PROBLEMS OF CHINA'S FINANCIAL SECTOR WITH RESPECT TO INVESTMENT FINANCE, THE CENTRAL BANKING AND COMMERCIAL BANKING SYSTEMS, THE FINANCIAL MARKET, AND THE LEGAL AND INSTITUTIONAL FRAMEWORK OF BANK SUPERVISION IN CHINA. MORE IMPORTANTLY, THE BOOK HAS ALSO PROPOSED WORKABLE STRATEGIES FOR RESOLVING TWO ACUTE PROBLEMS: INTEREST RATE LIBERALIZATION AND SOLVING THE ISSUE OF NON-PERFORMING LOANS IN CHINA'S BANKING SYSTEM. THE RECENT FINANCIAL CRISIS IN ASIA IS ALSO A SUBJECT OF THE BOOK, ESPECIALLY AS REGARDS ITS EFFECTS ON THE BANKING SECTOR, STOCK MARKETS, AND EXTERNAL FINANCIAL MARKET LIBERALIZATION IN CHINA. FURTHERMORE, A PROJECTION IS MADE ABOUT THE TRENDS IN CHINESE ECONOMIC POLICIES, PARTICULARLY THE INTEREST RATE POLICY, THE EXCHANGE RATE POLICY, AND THE FISCAL POLICY, AND ABOUT THE PERSPECTIVES OF CHINA'S FINANCIAL SECTOR REFORM. THIS BOOK IS A VALUABLE REFERENCE FOR ACADEMIC RESEARCHERS, INVESTORS, BUSINESS MANAGERS, AND POLICY-MAKERS WHO ARE CONCERNED WITH CHINA'S BANKING AND FINANCIAL SYSTEM. "

THE FOREIGN INVESTMENT REGULATION REVIEW CALVIN S. GOLDMAN 2020