

1. Record Nr.	UNINA9910171004603321
Autore	Wang Yan <1964->
Titolo	Chinese legal reform : the case of foreign investment law // Yan Wang
Pubbl/distr/stampa	New York, : Routledge, 2002
ISBN	1-280-21767-7 0-203-16427-X
Edizione	[1st ed.]
Descrizione fisica	xvi, 254 p
Collana	European Institute of Japanese Studies East Asian economics & business series
Disciplina	346.5107
Soggetti	Investments, Foreign - Law and legislation - China Business enterprises, Foreign - Law and legislation - China Law reform - China - History
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Bibliographic Level Mode of Issuance: Monograph
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	Intro -- Chinese Legal Reform The case of foreign investment law -- Copyright -- Contents -- Foreword -- Series editor's preface -- Acknowledgements -- Abbreviations -- Introduction -- 1 The main features of China's new legal system -- 2 The politico-economic dilemma of China's foreign investment law -- 3 The international background to China's foreign investment law -- 4 Objectives and framework of foreign investment law -- 5 Legal controls on foreign direct investment -- 6 Legal incentives to foreign direct investment -- 7 The legal protection of foreign investors' management autonomy -- 8 The protection of foreign investors' contract rights -- 9 Conclusion -- Appendix 1: Permitted legal forms of foreign direct investment -- Appendix 2: Catalog restricting and prohibiting foreign investment -- Notes -- Select bibliography -- Index.
Sommario/riassunto	This collection assesses the legal developments which have taken place since the 1980s in China. It discusses China's achievements in building a new legal system and identifies the theoretical and institutional limitations of China's legal reform. Featuring an extensive case-study of foreign investment law, this book considers a wide-ranging set of interconnecting variables in China's changing social context, in order to examine and illustrate the gap between the text and actual practice of

the law, especially as it relates to foreign direct investment. It will be of great interest to students and scholars of Chinese Law, Business and Economics, as well as to business investors in China.

---