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Nota di contenuto	 Contextual Considerations 2. The Concept of Transfer Pricing Variable Terms and Conditions in Different Industries 4. Chinese Business Models 5. Transfer Pricing Methods 6. Company Preparation 7. Policy Development on Transfer Pricing 8. International Tax Risks and Chinese Enterprises 9. Using the Profit Split Method for Intangible Assets 10. Profit from Intangibles 11. An Issue for a High-Technology Company 12. Falling Transactions with Rising Fees 13. Tax Haven Victim 14. Exports on the Cheap 15. System Design for a Pharmaceutical Company 16. Expansion into Asia 17. A Company Converting to Realism 18. Footsteps to Fortune 19. Dates of Payment as an Asset 20. Obvious Methods May Not Apply 21. Clearly Exported Profits 22. The Intricacies of Transferring Service Assets 23. Supermarket Implants 24. Investigation of High Profit Company 25. Research and Development in Beijing 26. Outbound Service Fee Payment in Qingdao City 27.

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	Value Chain Analysis Investigation in Shenyang City 28. A Linear Regression Approach for Adjusting Transfer Pricing 29. Resale Prices in Test of Transfer Pricing 30. Transfer Pricing Adjustments and Differential Products 31. Significant Payments of Royalties 32. Domestic Related Company Transactions 33. Royalty Fees Transferring Profits 34. Global Financial Crisis Only an Excuse 35. Direct View of Priorities 36. For the Future.
Sommario/riassunto	This book offers up to date insights into the exciting world of China's extensive economic activity through the pervasive and often secretive practice of transfer pricing. It begins with an explanation of transfer pricing itself and goes on to explore how intricately it can infiltrate the trading practices of the commercial lives of both foreign companies in China and Chinese companies expanding to other countries. A review of the main industries in China also considers their possible future uncertainties. China has joined other authorities in actively legislating and organizing a regime to implement its arm's length policy, as related in Part I of the book on concepts and controls. This is then followed by Part 2 which is devoted to a collection of cases showing the breadth and variability of companies actively seeking to maximise their profits, while Part 3 of the book gives a rare record of the order of priorities exercised by one hundred Chinese tax officers engaged in auditing company performance. The book ends with a summary of the future trends, and activities that regulatory authorities are likely to undertake. Jian Li is a senior partner of Kunda China, a transfer pricing boutique consulting firm in China. As a well-known Chinese transfer pricing expert, he has provided transfer pricing design, documentation and dispute resolution services to multinationals for over fifteen years. Alan Paisey was formerly head of administrative studies at Bulmershe College, University of Reading, UK. In addition to writing non-fiction books, including three on Transfer Pricing with Jian Li, Educational Management, Military History and Biographies, he has now published three novels, A Bond to Serve, A Rum Affair, and Lyndsey.