

1. Record Nr.	UNINA9910416145503321
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Titolo	Legal Aspects of Privately Financed Infrastructure Projects (PFIPs) in China : The Case for International Standards // by Shuang Liang
Pubbl/distr/stampa	Singapore : , : Springer Singapore : , : Imprint : Springer, , 2020
ISBN	981-15-6803-0
Edizione	[1st ed. 2020.]
Descrizione fisica	1 online resource (215 pages)
Disciplina	361.32
Soggetti	Private international law Conflict of laws International law Trade Law and economics Mediation Dispute resolution (Law) Conflict management Private International Law, International & Foreign Law, Comparative Law International Economic Law, Trade Law Law and Economics Dispute Resolution, Mediation, Arbitration
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	Introduction -- The necessity of reforming Chinese legislation on PFIPs -- The guidance made by UNCITRAL as international standards -- General legislative and institutional framework -- The concessioner selection procedure in Privately Financed Infrastructure Projects (PFIPs) -- Construction and Operation of PFIPs: the legal framework and the agreements -- Dispute settlement -- Conclusion.
Sommario/riassunto	This book discusses the reform and improvement of Chinese legislation on Privately Financed Infrastructure Projects (PFIPs), the goal being to help its implementation in China satisfy international standards. In this regard, current Chinese laws are found to be insufficient when it comes to reducing risks to PFIPs, due to certain shortcomings. Therefore, the

corresponding legislation must be reformed and improved. The Legislative Guide and Model Provisions drafted by UNCITRAL are discussed as the international standards that can effectively guide this reform; other countries' laws on PFIPs provide supplementary reference material. Given the rapid rise in the use of PFIPs in China, this book offers a strong theoretical basis for improving Chinese legislation. It also provides general suggestions that can be applied to the reform of laws on PFIPs in any country.
