

# UNDERSTANDING COMPANY LAW

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Phillip Lipton and Abe Herzberg 8th edition



# Lipton Herzberg Understanding Company Law

**Phillip Lipton, Abraham  
Herzberg, Michelle Welsh**



## **Lipton Herzberg Understanding Company Law:**

*Understanding Company Law* Phillip Lipton, Abraham Herzberg, Benjamin B. Saunders, Catherine Robinson (Insolvency specialist), 2023    **Australian National Bibliography: 1992** National Library of Australia, 1988    Understanding Company Law P. Lipton, A. Herzberg, 1988    Company Law in East Asia Roman Tomasic, 2018-08-13 First published in 1999 this volume provides an overview of company laws in South East Asia North East Asia and the Pacific The chapters adopt a standard format to allow for comparisons to be made as well as highlighting key features of company laws in each jurisdiction The contributors are experts in their fields and present practical and policy related insights The book also contains some useful overviews of company law themes in Asia    **Principles of Contemporary Corporate Governance** Jean du Plessis, James McConville, Mirko Bagaric, 2005-07-28 Extracts and evaluates the core principles of corporate governance Gives context to the principles through discussions and explanations from selected case studies and real life examples of corporate governance    The Political Determinants of Corporate Governance in China Chenxia Shi, 2012-03-15 This book investigates the key factors shaping corporate governance in China and presents a sophisticated study of corporate governance in China from a comparative and historical perspective Drawing on extensive corporate governance literature this book articulates why path dependence theory is the most effective framework for interpreting the development path of Chinese corporate governance Chenxia Shi reviews the historical role of government in commercial development and regulation in dynastic China and in early corporate law making followed by an account of China's legal and economic development over the last three decades This historical inquiry identifies government control as the key feature of economic and market regulation in China In particular this book canvasses the evolution of governance of State Owned Enterprises and listed companies major corporate governance problems regulatory challenges posed by China's increasing participation in economic globalization and enforcement difficulties particularly in relation to investor protection directors duties and accountability Ultimately Political Determinants of Corporate Governance in China demonstrates that corporate governance in China is largely determined by political imperatives and those political imperatives have been shaped and re shaped in a historical process    **Understanding Chinese Company Law** Minkang Gu, 2006 With the commencement of economic reform in China and the subsequent dramatic growth in its economy and of private enterprise both Chinese and foreign the company law of China has become of great importance In this pioneering and comprehensive study Gu Minkang provides a clear picture of the major topics of China's company law Based on his wide knowledge of Chinese American and European Union law he adopts a comparative approach to enhance his analysis and to strengthen his readers understanding Book jacket    **Principles of Contemporary Corporate Governance** Jean Jacques du Plessis, Anil Hargovan, Mirko Bagaric, 2010-11-03 Principles of Contemporary Corporate Governance Second Edition provides a concise presentation of vital topics and emerging themes in corporate governance within the private sector while maintaining the key elements of

the successful first edition This definitive book not only exposes the fundamental principles of corporate governance it builds upon them by illustrating how they are applied It includes several prominent case studies and directors duties and liability are illustrated by drawing on the most recent Australian court cases Although grounded in Australian corporate governance the book will appeal to practitioners and students of law and business management internationally Principles of corporate governance are explicated for readers in all jurisdictions with specific reference to the Global Financial Crisis GFC and the implications for corporate governance developments in the future      **Insolvency Law in East Asia** Roman

Tomasic,2016-05-23 Insolvency law reform has become a subject of public urgency in many countries in the past two decades and particularly in much of Asia over the last ten years This volume provides an overview of insolvency laws and related rules and procedures in the countries of East Asia The book comprises two introductory chapters dealing with issues such as legal culture and cross border insolvency before examining the fourteen principal jurisdictions in the region Each chapter addresses the key themes of different insolvency regimes such as the legal system and culture personal insolvency laws corporate insolvency rules court based schemes of arrangement winding up procedures liquidators enforcement and offences This title will be an invaluable guide to academics practitioners and policy makers working in the areas of comparative and commercial law      **Understanding Company Law** Phillip Lipton,Abraham Herzberg,Michelle Welsh,2017 Understanding

Company Law 19th edition is a leading text for both undergraduate law and business law students of corporations law This edition retains the logical structure and comprehensive approach of earlier editions It has been updated throughout to include discussion of the most recent relevant legislative developments including the following      **Understanding Company Law** Phillip Lipton,Abraham Herzberg,Michelle Welsh,2016 This is a leading text for both undergraduate law and business law students of corporations law This edition retains the logical structure and comprehensive approach of earlier editions It has been updated throughout to include discussion of the most recent relevant legislative developments including the following The Corporations Legislation Amendment Deregulatory and Other Measures Act 2015 Cth which Removes the obligation of directors to call and hold a general meeting at the request of 100 shareholders Requires companies to include a general description of their remuneration governance framework and Exempts certain companies limited by guarantee from the need to appoint an auditor The exposure draft of the Insolvency Law Reform Bill 2014 Cth which aims to strengthen and streamline the personal bankruptcy and corporate insolvency regimes Under the Bill it is proposed to Give creditors enhanced powers to protect their own interests by giving them the right to determine when and what information they are provided by an insolvency practitioner Give creditors the power to appoint an independent specialist to review      The Queensland Law Society Journal Queensland Law Society,1996      *Bookbuyers' Reference Book* ,1993      **Corporate & Business Law Journal** ,1997      **The role of the administrator in the corporate rescue process in Australia and Germany** Ole Kramp,2009-02-23 Scientific Essay from the year 2008 in the subject Law Comparative Legal Systems

Comparative Law grade High Distinction The University of Adelaide language English abstract A Corporate rescue Generally speaking the corporate rescue process and the liquidation procedure form the two basic columns of a modern insolvency regime 2 Whereas the Australian legislator expressly implemented these two procedures the German legislator codified a uniform insolvency process An effective corporate rescue procedure is a cornerstone of a prospering economy Economical value is closely connected to the risk of economic loss Therefore economic growth will only be sustainable if investments are supported by safeguards donated by effective insolvency regimes not only focussing on a fast liquidation but also on the reorganisation or rescue of a company Only the careful balance of creditors rights and the entrepreneurial spirit of the debtors ensure attractiveness for investments 3 B Comparative approach This essay is focussed on the administrator as point of comparison because his role in the process significantly reflects the principles of the underlying corporate rescue regime In both countries Australia and Germany the administrator is a relatively influential organ The essay will show that the role of the German administrator is much more influenced by the court than in Australia The essay s goal is to examine selected issues concerning the Australian and German administrator After presenting the different roles in the Australian and German corporate rescue process the essay will critically review the role of the administrator in both regimes in order to examine the effectiveness of the process from a comparative point of view 2 See United Nations Commission on International Trade Law Legislative Guide on Insolvency Law 2005 14 recommendation 2 3 United Nations Commission on International Trade Law see above n 1 11 **New Zealand Universities Law Review** ,1985 Tilburg Foreign Law Review ,2000 *Law Society Journal* ,1984 *Journal of Asian Business* ,1997 *Law Institute Journal* ,2000

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