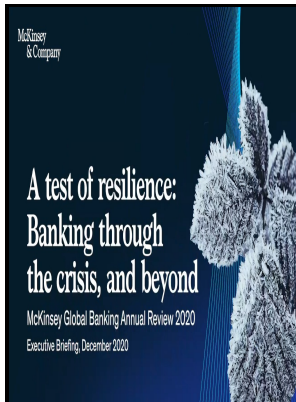


Japanese banking, securities, and anti-monopoly law

Butterworths - Keiretsu



Description: -

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Mississippi River

Floods

Antitrust law -- Japan.

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Banking law -- Japan. Japanese banking, securities, and anti-monopoly law

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They also regulate foreign bank branches and agency services on behalf of foreign banks. The troubled Long-term Credit Bank and Nippon Credit Bank were soon nationalized under the new framework. But the world is very different.

Japanese competition law

To improve the group-based business of the banks, the Banking Act was amended in 2016 to clarify the group management functions of banks and bank-holding companies, and added to the business scope of bank-holding companies certain middle and back-office services common to the group companies to be performed on their behalf.

Separation of investment and retail banking

Indeed, led by new business opportunities in information-technology-related sectors, the Japanese economy has shown clear signs of recovery, with GDP expanding at a robust annual rate of 10% in the first quarter of 2000.

Bank of Japan Act

Based on these authorities, the FSA has gradually implemented Basel III through its public notices since 2013. When Yamaichi Securities was liquidated in 1998, Merrill Lynch took over its branch network. In addition to the changes in the financial sector noted earlier, the positive effects of deregulation have been most apparent in the retail and telecommunications sectors.

Separation of investment and retail banking

Fortunately, much progress has been made since October 1998 when major laws were enacted to allow the government to put failing banks under public control temporarily, and to use public funds to recapitalize banks that are considered viable. Following the the United States sought to reduce the risk of savings being used to pay losses incurred on bad investments with the of 1933 which restricted affiliations between banks and securities firms.

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