

Legal systems as a determinant of foreign direct investment - lessons from Sri Lanka

Kluwer Law International - Investment Policy and Promotion



Description: -

- Investments, Foreign.

Investments, Foreign -- Sri Lanka.

Investments, Foreign -- Law and legislation -- Sri Lanka. Legal systems as a determinant of foreign direct investment - lessons from Sri Lanka

- Library of American civilization -- LAC 16768.

International economic development law -- v. 13 Legal systems as a determinant of foreign direct investment - lessons from Sri Lanka

Notes: Includes bibliographical references (p. 179-191) and index.

This edition was published in 2001



Filesize: 36.79 MB

Tags: #FDI #Regulatory #Restrictiveness #Index

Opinion: Importance of nurturing the condominium industry in Sri Lanka

Making the transition further to high-income status involves another set of tough challenges.

The Impact of Psychic Distance on Chinese Outward Foreign Direct Investments

Similarly, stakeholders have raised concerns that the government does not allow adequate time to implement new regulations or requirements. Approximately 60,000 Sri Lankans work as managers in Bangladeshi garment factories, for instance.

Investment Policy and Promotion

Some are long-standing, such as the European Community, whose rules in this area have now been extended to the whole of Western Europe.

Investment Policy and Promotion

Another investment-related mode of supply covered by Article I:2 is the supply by a service supplier of one member, through presence of natural persons of a member in the territory of any other member. Several countries provide bilateral project loans to the Government of Sri Lanka which assist firms in their countries to win projects.

Economic Interdependency, the Framework for India

Stevens 1995 , Bilateral Investment Treaties, The Hague: Martinus Nijhoff Publishers. Existing multilateral instruments of a legally binding nature tend to be narrow in scope and do not establish substantive norms, while multilateral instruments that set forth substantive norms are non-binding. In the absence of proper bankruptcy laws, extra-judicial powers granted by law to financial institutions protect the rights of creditors.

Related Books

- [Report to the members of the General Assembly.](#)
- [Envelope : a study of the impact of the world upon the child](#)
- [Albion - the origins of the English imagination](#)
- [Time and motion study, 1933-1939.](#)
- [Growth and development of government in Vermont.](#)