

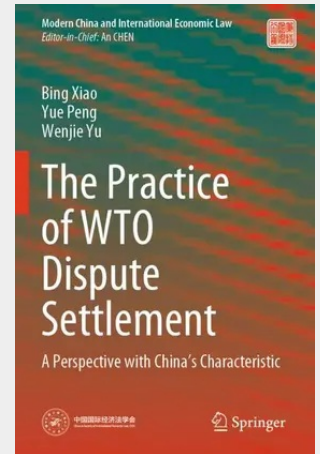
The Practice of WTO Dispute Settlement

A Perspective with China's Characteristic

This book thoroughly reviews China's participation in the WTO dispute settlement system with a focus on the interaction between China's distinctive institutional characters and international legal regime and an aim of not only revealing the Chinese phenomenon but also identifying the Chinese mode and the rationale that lies behind China's mode change. It further analyzes two fundamental issues China is confronted with. One is the distinctive member status issue of China due to the concurrence of its multiple member status as member state, accessing member state and developing member state. The other is the issue of invoking and applying the special rules of The Protocol on the Accession of China in the WTO dispute settlement. In-depth examination of assorted cases that involve China and representative individual cases thereof, is also provided. Upon the insight into Chinese phenomenon and Chinese issues in the WTO dispute settlement, the book tries to respond to the imminent need of reforming the WTO dispute settlement regime by providing directions that accord with the regular pattern of evolution of international economic law system and pragmatic suggestions that stem from China's strategic position.

This book serves for academics, policymakers, and business practitioners by providing useful insights into the legal, regulatory, and economic issues raised by distinctive character of China in WTO dispute settlement.

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171,19 €

159,99 € (zzgl. MwSt.)

Lieferfrist: bis zu 10 Tage

Artikelnummer: 9789819701872

Medium: Buch

ISBN: 978-981-97-0187-2

Verlag: Springer Nature Singapore

Erscheinungstermin: 08.04.2025

Sprache(n): Englisch

Auflage: Erscheinungsjahr 2025

Serie: Modern China and International Economic Law

Produktform: Kartoniert

Gewicht: 587 g

Seiten: 369

Format (B x H): 155 x 235 mm

