



Dong (Eric) Liu

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PRACTICE AREAS

- Cross-border arbitration and dispute resolution
- Litigation
- Legal risk management

PROFESSIONAL EXPERIENCE

Mr. Liu started his practice in 1997 and joined Han Kun in February 2011.

Mr. Liu specializes in corporate governance-related matters, especially corporate control-related dispute resolution, and has successfully helped clients to regain corporate control in a number of significant, high-profile corporate control disputes. Mr. Liu is an expert in resolving complicated commercial disputes, particularly in designing highly feasible solutions for clients to achieve their business goals through legal means. Mr. Liu is also adept at designing and establishing efficient risk management systems for clients and possesses unique insights into how to reduce the clients' business risks by taking preventive measures and implementing effective management. In addition, Mr. Liu has extensive experience in helping clients across industries to resolve their legal disputes through non-litigation approaches.

Mr. Liu has represented many well-known domestic and foreign corporations in high-profile arbitrations and litigations involving a variety of industries and has achieved favorable results for his clients. He is deeply experienced in representing clients in numerous domestic and foreign arbitration institutions, as well as representing clients in litigations before courts at all levels including the Supreme People's Court of the PRC. Mr. Liu has also participated in multiple foreign arbitration and litigation proceedings as a Chinese law expert.

EDUCATION

Mr. Liu graduated from Lanzhou University and received a Bachelor of Science degree in Electronics & Information Technology in 1994. He also studied in the United Kingdom and received an LL.M. in International Business Law from the University of Exeter in 2006.

QUALIFICATIONS

Member of the PRC Bar

HONORS AND AWARDS

Dispute Resolution Lawyer of the Year (Asian Legal Business, 2026)

Top 15 Litigators in China (Asian Legal Business, 2025)

Litigation Star for Commercial and Transactions (Benchmark Litigation, 2019-2025)
Litigation Star for Commercial Disputes (Benchmark Litigation China, 2021-2025)
Global Leader in Commercial Litigation (Lexology Index, 2021-2025)
Recommended Leader in Commercial Litigation (Lexology Index: Mainland China, Hong Kong SAR and Macao, 2024-2025)
Recommended Lawyer in Dispute resolution: Litigation (Legal 500 Asia Pacific, 2022-2026)
Recommended Lawyer in Dispute resolution: Arbitration (Legal 500 Asia Pacific, 2023-2026)
Recommended Lawyer in Dispute resolution (Legal 500 Asia Pacific, 2019-2021)
Private Practice Powerlist Arbitration China (Legal 500 Asia Pacific, 2023)
Named by the PRC Ministry of Justice to its 2018 list of 1,000 foreign-related legal case experts
Named by the Shanghai Law Society to its 2019 list of foreign-related legal case experts
Named by the Beijing Lawyers Association to its 2020 list of foreign-related legal case experts
Asialaw Leading Lawyer in Dispute Resolution (Asialaw Profiles, 2014-2016)

PUBLICATIONS

Han Kun Equity Repurchase Dispute Practice Guidelines 2023
Chambers and Partners – (Jurisdiction Guide), Litigation in China, Trends and Developments 2024 (published December 2023)
The Legal 500, Country Comparative Guides – China: Class Actions (published June 2023)
Thomson Reuters Practical Law UK – Practice Note: Third-Party Litigation Funding: Overview (China), February 2023
Annual Review of Bond Misrepresentation Disputes—A Seemingly Calm Yet Turbulent 2022
Wolters Kluwer Practical Guidelines for 2021 - Practical Guidelines for Corporate Control Related Dispute Resolution
Wolters Kluwer Practical Guidelines for 2021 - Practical Guidelines for Corporate Control Related Dispute Resolution
The Application of the CISG in International Goods Trade Disputes Triggered by "Reciprocal Tariffs"
Lexology Panoramic: Shareholder Activism & Engagement (China Chapter)
The Legal 500, Country Comparative Guides – China: Class Actions
Equity Nominee Holding Series: How to Identify Litigants in Shareholder Qualification Confirmation Cases?
Equity Nominee Holding Series: How to Determine Jurisdiction in Shareholder Qualification Cases When Nominee Agreements Stipulate Arbitration?
Equity Nominee Holding Series: Can Nominee Agreements Be Arbitrarily Terminated?
Series on Listed Company Control Rights Disputes: Preface
Introductory Concepts in Listed Company Control Rights Disputes
New Landscape of Liability for Intermediary Institutions In Securities Misrepresentation – Analysis of Shanghai High Court's Zhong An Ke "Proportional Joint Liability" Case
Evolution of Legal and Judicial Approaches to Liability for Intermediary Institutions in Securities Misrepresentation
Cross-Market Joint Enforcement Mechanism Achieves Results: CSRC Imposes Administrative Penalties on Two Interbank Bond Issuers

Cutting-edge Issues in Bond Business Related to the Liability of Intermediary Institutions (I): Protecting Holders' Interests and Misrepresentation Liability in "Off-Market Redemption"

Cutting-edge Issues in Bond Business Related to the Liability of Intermediary Institutions (II): Misrepresentation and Legal Liability in Bond "Self-Financing" and "Structured Issuance"

Lessons and Reflections on the "Wuyang Bonds" Intermediaries' RMB 740 Million Sky-High Compensation

How Can Financial Institution Plaintiffs Claim Compensation for Investment Mismanagement by Financial Product Managers? – Case Study of a Groundbreaking Beijing Court Judgment

Research Series on the New Judicial Interpretation of Misrepresentation (I): Fundamental Logic of Rule Revisions and Legal Implications

Research Series on the New Judicial Interpretation of Misrepresentation (II): Impact and Responses for Bond Disputes (Part 1)—Rule Application Issues

Research Series on the New Judicial Interpretation of Misrepresentation (III): Impact and Responses for Bond Disputes (Part 2)—Effects on Specific Disputes

Misrepresentation Issues in Major Asset Restructuring of Listed Companies

Three Key Shifts in Judicial Approaches to Securities Disputes Involving Small and Medium-sized Enterprise—Insights from the Supreme Court's Three "Judicial Safeguard Opinions"

The New Judicial Interpretation on the Joint and Several Liability of Intermediary Institutions for Securities Misrepresentation

Costs in International Sports Dispute Resolution—A Case Study of Football Disputes

CBA's "Exclusive Signing Rights"—Analysis of the Dispute Between Player Z and the Club

How to Avoid Becoming a "Scapegoat" for Sports Debts?

Proposed Amendments to the Sports Arbitration Rules and Organizational Rules of the China Sports Arbitration Commission

Managing Labor Risks in Domestic Football Clubs

China's Sports Arbitration System is Finally in Place!

Jurisdiction over Domestic Football Disputes

Jurisdiction over Foreign-related Football Disputes

The Plight of Chinese Football Clubs

WORKING LANGUAGES

Chinese, English



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业务领域

- 跨境仲裁与争议解决
- 诉讼
- 法律风险管理

工作经历

刘冬律师于 1997 年起开始从事律师工作并于 2011 年 2 月加入汉坤律师事务所工作。

刘冬律师专长于公司治理类尤其是公司控制权争议解决，在多处社会关注度极高且规模巨大的公司控制权系列争议中成功帮助客户取回公司控制权。刘冬律师擅长解决疑难复杂的商事争议，尤其擅长于为客户设计具有高度可行性的法律方案以通过法律手段有效实现客户的商业目标。刘冬律师同时擅长于为客户设计并建立高效的法律风险管理机制，对通过提前预判和有效管理来降低客户在商业活动中的法律风险拥有独到而深刻的见解。此外，刘冬律师在帮助各个行业客户通过非诉讼纠纷解决机制解决其法律纠纷方面有丰富的实践经验。

刘冬律师曾代表多家国内外知名公司参加了涉及多个商业领域的重大仲裁与诉讼并均为客户取得有利结果。刘冬律师有代理客户在国内和国外多家仲裁机构参与仲裁案件，以及在包括最高人民法院在内的各级法院代理诉讼案件的丰富经验。刘冬律师还曾多次作为中国法专家参与境外仲裁与诉讼案件并提供专家证言。

教育背景

刘冬律师于 1994 年毕业于兰州大学，获得理学学士学位。其后，刘律师赴英国研究学习，就读于英国埃克塞特大学法学院，并于 2006 年获得国际商法法学硕士学位。

执业资格

中华人民共和国律师执业资格

荣誉与奖项

年度争议解决律师（Asian Legal Business, 2026）

中国十五佳诉讼律师（Asian Legal Business, 2025）

商业及交易领域争议之星（Benchmark Litigation, 2019-2025）

商业纠纷领域争议之星（Benchmark Litigation China, 2021-2025）

商业诉讼全球领先律师（Lexology Index, 2021-2025）

商业诉讼中国领先律师（Lexology Index: Mainland China, Hong Kong SAR and Macao, 2024-2025）

争议解决：诉讼推荐律师（亚太法律服务五百强, 2022-2026）

争议解决：仲裁推荐律师（亚太法律服务五百强，2023-2026）
争议解决推荐律师（亚太法律服务五百强，2019-2021）
年度中国仲裁私人执业权威榜单（亚太法律服务五百强，2023）
2018 年入选中华人民共和国司法部全国千名涉外律师人才库
2019 年入选上海涉外法律人才库
2020 年入选北京市律师协会涉外律师人才库
亚洲领先争议解决律师（Asialaw Profiles，2014-2016）

最近出版物

2023 年度《汉坤股权回购纠纷实务指引》
2023 年 12 月在 Chambers 出版的国别指南《诉讼领域的 2024 新发展和新趋势》中国篇
2023 年 6 月在 Legal 500 出版的《集体诉讼制度国别比较问答指南》中国篇
2023 年 2 月在汤森路透旗下的 Practical Law 出版的国别指南《第三方诉讼资助概览》中国篇
《债券虚假陈述纠纷年终总结——看似波澜不惊，实则风云涌动的 2022》
2021 威科先行系列实务指引《公司控制权争夺纠纷解决实务指引》
“对等关税”引发的国际货物贸易纠纷中 CISG 的适用问题
《Lexology Panoramic：股东积极主义与股东参与》中国篇
《Legal 500：集团诉讼，国别比较指南》
股权代持系列——股东资格确认案件，诉讼主体如何列明？
股权代持系列——代持协议约定仲裁管辖，股东资格确认案管辖如何确定？
股权代持系列——股权代持协议可以任意解除吗？
上市公司控制权争议系列文章：序言
上市公司控制权争议先导概念篇
《证券虚假陈述中介机构责任新格局——评上海高院中安科“比例连带责任”第一案》
《从法律与裁判路径演进看中介机构证券虚假陈述责任的裁判趋势》
《跨市场联合执法机制终见成效：证监会对两只银行间市场债券发行人做出行政处罚》
《与中介机构责任有关的债券业务前沿问题（一）：“场外兑付”中的持有人利益保护与虚假陈述责任》
《与中介机构责任有关的债券业务前沿问题（二）：债券“自融”与“结构化发行”中的虚假陈述及其法律责任》
《“五洋债”中介机构 7.4 亿天价赔偿的启示与对裁判的思考》
《金融机构原告如何主张投资决策失当的金融产品管理人赔偿责任？——以北京法院突破性判决为例》
《新〈虚假陈述司法解释〉系列研究（一）：规则修订的根本逻辑及其法律表现》
《新〈虚假陈述司法解释〉系列研究（二）：对债券类纠纷的影响与应对（上）——规则适用问题》
《新〈虚假陈述司法解释〉系列研究（三）：对债券类纠纷的影响与应对（下）——适用规则对具体争议的影响》
《上市公司重大资产重组的虚假陈述问题》
《从最高法院三份〈司法保障意见〉看中小企业证券纠纷审判思维的三个重要变化》
《证券中介机构承担虚假陈述连带责任的新司法解释》
国际体育纠纷解决之费用成本——以足球纠纷为例
小议 CBA“独家签约权”——从球员 Z 与俱乐部纷争谈起

如何避免成为体育债务“背锅侠”？

《体育仲裁规则》《中国体育仲裁委员会组织规则》征求意见稿之修改建议

国内足球俱乐部劳资风险应对

我国的体育仲裁制度来了！

国内足球纠纷的管辖

涉外足球纠纷的管辖

中国足球俱乐部之殇

工作语言

中文、英文