



We practise English and Hong Kong law and provide US securities law capability for capital markets transaction in Hong Kong. We have advised on many of the most significant and high profile equity capital markets transactions in China and elsewhere, acting for issuers, sponsors and underwriters.

Our practice includes:

- initial public offerings including all aspects of Rule 144A offerings
- dual and multiple listings
- · placings and block trades
- rights issues by major international corporations and PRC state-owned and private enterprises
- convertible and exchangeable securities
- privatisations

// A client states: "My overall impression of Slaughter and May is they are professional, thoughtful and enthusiastic. It's obvious that they have rich experience in issuances of new shares of listed companies, which helps us so much." //

Chambers Greater China Region 2022 - Capital Markets: Equity (International Firms) - China

Track record of firsts

Demonstrating our ability to tread and break new ground, we have advised on some of the most significant listings in the last 20 years, many of which are record 'firsts' and include advising on the following listings:

- Yancoal Australia in 2018 This was the first dual primary listing in Hong Kong by an Australian incorporated company
- China Re in 2015 This was the first listing in Hong Kong by a reinsurance company and one of the largest IPOs in Hong Kong in 2015
- PICC in 2012 This was the largest IPO in Hong Kong in 2012, the fourth largest IPO globally and a global record for the number of underwriters involved
- PRADA in 2011 This was the first listing in Hong Kong by an Italian company
- Prudential in 2010 This was the first London/ New York/Hong Kong/Singapore listed company upon its primary listing in Hong Kong and its secondary listing in Singapore
- **Sinopec** in 2000 This was the first triple listing of a PRC company (London, Hong Kong, New York)
- MTR Corporation in 2000 This was the first and only Hong Kong privatisation
- Beijing Datang Power Generation in 1997 This was the first dual listing in Hong Kong and London
- Shanghai Petrochemical Company in 1993 This was the first H share dual listing in Hong Kong and New York
- Tsingtao Brewery in 1993 This was the first H share listing of a PRC company

We go include more details regarding this extensive experience on the following pages

Initial public offerings and listings

- The joint sponsors CICC, Haitong and HSBC, as well as the joint global coordinators, the joint bookrunners and the underwriters, on the global offering and listing of SenseTime Group Inc. on the Main Board of the Hong Kong Stock Exchange
- CICC, CMBI, GTJA, and GF Capital in relation to the proposed global offering and listing of H Shares of LB Group Co., Ltd. on the Hong Kong Stock Exchange
- Goldman Sachs and CICC, as the joint sponsors, Goldman Sachs and CICC and Citi, as the joint global coordinators, the joint bookrunners, the joint lead managers and the underwriters on the global offering and listing of Yidu Tech Inc. on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$531 million
- Huatai, as sole sponsor, Huatai, UBS and CICC as the joint global coordinators, Huatai, UBS, CICC, CMB, China Renaissance, Haitong, CCB and China Everbright as the joint bookrunners on the global offering and listing of Kintor Pharmaceutical on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$224 million
- SMIC on the first RMB share issue by a Hong Kong listed non-PRC issuer on the Shanghai Stock Exchange Science and Technology Innovation Board (SSE STAR Market)
- Haitong and DBS, as joint sponsors, on the global offering and listing of Beijing Enterprises Urban Resources Group on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$80 million
- Morgan Stanley, CMBI and BOCI, as joint sponsors, on the global offering and dual primary listing of Yancoal Australia on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$151 million
- DBS Bank, Bank of China's Singapore Branch and Citigroup Global Markets Singapore on the US law aspects of the initial public offering and listing on the Singapore Stock Exchange of Sasseur Real Estate Investment Trust, raising approximately \$\$240 million

- Dasin Retail Trust Management, trustee-manager of Dasin Retail Trust on the US law aspects of its initial public offering and listing on the Singapore Stock Exchange, raising approximately S\$128.9 million
- Credit Suisse, Haitong and CIMB, as underwriters, on the global offering and listing of Union Medical Healthcare on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$91 million
- underwriters including CICC on the global offering and listing of YiChang HEC ChangJiang
 Pharmaceutical on the Main Board of the Hong Kong Stock Exchange, raising approximately
 US\$173 million
- China Hengshi Foundation Company on its global offering and listing on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$68.9 million
- China Reinsurance on its global offering and listing on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$2.1 billion
- Golden Throat Holdings Group Company on its global offering and listing on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$98.6 million
- the I7 underwriters including HSBC, CICC, Credit
 Suisse and Goldman Sachs, who were the joint
 sponsors, on the global offering and listing of H
 shares of The People's Insurance Company (Group)
 China on the Main Board of the Hong Kong Stock
 Exchange, raising approximately US\$3.6 billion
- PRADA S.p.A. on its global offering and listing on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$2.14 billion
- Swire Pacific on the spin-off listing of Swire Properties by way of introduction on the Main Board of the Hong Kong Stock Exchange
- UBS, as sole global co-ordinator, and UBS, Credit Suisse, CICC and Goldman Sachs, as joint sponsors, on the global offering and listing of H shares of China Pacific Insurance (Group) Co.

- on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$3.1 billion
- Goldman Sachs and Morgan Stanley, as joint global co-ordinators and Goldman Sachs, Morgan Stanley and Deutsche Bank as joint bookrunners, on the global offering and listing of Alibaba.com on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$1.5 billion
- Morgan Stanley, UBS and CICC, as joint global co-ordinators and joint bookrunners, on the global offering and listing of Fosun International on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$1.5 billion
- Morgan Stanley, as global co-ordinator and bookrunner, and together with ICEA Capital, as joint lead managers, on the global offering and listing of KWG Property Holding on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$671 million
- Dongfeng Motor Group Company on its global offering and listing on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$510 million
- Goldman Sachs and HSBC, as joint sponsors, on the global offering and listing of Bank of Communications on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$2.1 billion
- Morgan Stanley, as global co-ordinator, bookrunner and sponsor, as well as the underwriters, on the global offering and listing of Agile Property Holdings on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$410 million
- China National Building Material Company on its global offering and listing on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$265 million
- The underwriters in a number of ground breaking PRC IPOs, including China Telecom, Sinopec, China Unicom and Chalco.



Dual and multiple listings

- Prudential on its dual primary listing on the Main Board of the Hong Kong Stock Exchange and secondary listing in Singapore by way of introduction
- CICC, UBS and Goldman Sachs, as joint global co-ordinators, on the global offering and listing of H and A shares of New China Life Insurance Company on the Main Board of the Hong Kong Stock Exchange and Shanghai Stock Exchange, raising approximately US\$1.9 billion
- Metallurgical Corporation of China on its global offering and listing of H and A shares on the Main Board of the Hong Kong Stock Exchange and the Shanghai Stock Exchange, raising approximately US\$5.2 billion
- Semiconductor Manufacturing International Corporation on its global offering and dual listing on the Main Board of the Hong Kong Stock Exchange and the New York Stock Exchange, raising approximately US\$1.78 billion
- Standard Chartered on its global offering and dual primary listing on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$328 million
- CICC, Merrill Lynch and Morgan Stanley, as joint global co-ordinators, joint bookrunners, joint sponsors and joint lead managers, on the global offering and dual listing of China Telecom Corporation on the Main Board of the Hong Kong Stock Exchange and New York stock exchanges, raising approximately US\$1.52 billion
- Morgan Stanley and CICC, as the underwriters, on the global offering and listing of H shares of Aluminum Corporation of China on the Main Board of the Hong Kong Stock Exchange and New York Stock Exchange, raising approximately US\$450 million

- Morgan Stanley and CICC, as the underwriters, on the global offering and listing of H shares of China Unicom on the Main Board of the Hong Kong Stock Exchange, raising approximately US\$5.64 billion
- Morgan Stanley and CICC, as the underwriters, on the global offering and listing of H shares of China Petroleum & Chemical Corporation on the Main Board of the Hong Kong Stock Exchange and American Depository Shares, raising approximately US\$3.4 billion
- Morgan Stanley Asia, as the underwriter, on the global offering and listing of H shares of Datang International Power Generation on the Main Board of the Hong Kong Stock Exchange and London Stock Exchange, raising approximately US\$460 million
- Morgan Stanley, as sole underwriter, on the combined offering of H shares and American Depository Shares of China Eastern Airlines Corporation on the Main Board of the Hong Kong Stock Exchange and New York Stock Exchange, raising approximately US\$246 million
- UBS, as sole global co-ordinator, and UBS, Credit
 Suisse, CICC and Goldman Sachs, as joint sponsors,
 on the global offering and listing of H shares of China
 Pacific Insurance (Group) Co. on the Main Board of
 the Hong Kong Stock Exchange, raising approximately
 US\$3.1 billion
- JP Morgan, as the underwriter, in relation to Huaneng Power International, Inc.'s global offering and listing on the Stock Exchange of Hong Kong by way of introduction
- Morgan Stanley, as sole sponsor, on the listing by way
 of introduction of O2Micro International to the Main
 Board of the Hong Kong Stock Exchange



Placings and block trades

- China Power International Development on its US\$501 million top up placing
- Prudential on its Hong Kong public offer and international placing
- Orient Overseas (International) Limited
 ("OOIL") in relation to its HK\$3,500.18 million
 (US\$448.7 million) top-up placing of 23,180,000
 existing shares (representing approximately 3.64%
 of the issued share capital of OOIL) and top-up
 subscription by the controlling shareholder of
 23,180,000 new shares (representing approximately
 3.51% of the enlarged issued share capital of OOIL)
- CICC, as placing agent, in relation to the placing of new H shares in Xinte Energy Co., Ltd. for a total consideration of HK\$1,017 million (approximately USD130 million)
- Citigroup, as the placing agent, in relation to the placing of 220,000,000 new shares in China Logistics Property Holdings Co., Ltd. for a total consideration of approximately HK\$767 million
- Citigroup, as the placing agent, in relation to the placing of 86,666,800 H shares in A-Living Smart City Services Co., Ltd. for a total consideration of approximately HK\$3.2 billion
- Citigroup, as the placing agent, in relation to the secondary placing of 33,000,000 ordinary shares in Tsingtao Brewery by China Momentum Investment (BVI) Limited, Fidelidade – Companhia de Seguros, S.A., Fosun Industrial Holdings Limited, Peak Reinsurance Company Limited and Star Insurance Company for a total consideration of approximately US\$300 million
- Citigroup and CLSA, as the placing agents, in relation to the primary placing of 50,000,000 new shares in S-Enjoy Service Group for a total consideration of approximately HK\$1 billion (approximately US\$133 million)

- CICC, as settlement agent and placing manager, and CMBI, as placing manager, in relation to the placing of 650,000,000 new shares in China Modern Dairy, raising HK\$1,552 million (approximately US\$200 million)
- OOIL in relation to its top-up placing of 11,400,000
 existing shares and top-up subscription by the
 controlling shareholder of 11,400,000 new shares
 for a total consideration of HK\$932.52 million
 (US\$120 million)
- Citigroup, as the placing agent, in relation to the primary placing of 150,000,000 new shares in Man Wah Holdings for a total consideration of approximately HK\$2,377.5 million (US\$306.7 million)
- Alibaba Health Information Technology on its HK\$10 billion primary placing
- Citigroup, as placing agent, in relation to the placing of 282 million new ordinary shares in Xinyi Solar Holdings for a total consideration of HK\$2.7 billion (US\$346 million)
- the placing managers on the HK\$1.1 Billion Top-up Placing by JS Global Lifestyle Company
- Kingdee International Software Group Company on its HK\$2,375.1 million (approximately US\$306 million) placing
- the placing agents on the HK\$702 million primary placing by Ascentage Pharma Group
- CICC on the HK\$1,014.8 million (approximately US\$130 million) placing by China Grand Pharmaceutical and Healthcare Holdings
- Citigroup, as placing agent, in relation to the placing of 130 million new ordinary shares in Wisdom Education International Holdings for a total consideration of HK\$550 million (US\$70.5 million)
- Citigroup, as placing agent, in relation to the placing of 465 million new ordinary shares in Hope Education Group for a total consideration of HK\$1.2 billion (US\$ 153 million)

- the placing agents on the HK\$2.7 billion primary placing by Greentown Service Group. The net proceeds of the placing are approximately HK\$2.7 billion (US\$348 million) and will be used for potential future acquisitions, strategic investments and general working capital purposes
- Goldman Sachs, as placing agent, in relation to the placing of 200 million existing shares in China Resources Land (CR Land) held by CRH (Land) and the subsequent top-up subscription of 200 million new shares in CR Land. The net proceeds of the top-up subscription were approximately HK\$ 6.72 billion (US\$ 858.1 million) and will be used mainly for land acquisition and development
- Goldman Sachs, as placing agent, in relation to the placing of 90 million existing shares in China
 Resources Gas Group (CR Gas) held by CRH
 (Gas) and the subsequent top-up subscription of 90 million new shares in CR Gas. The net proceeds of the top-up subscription are approximately HK\$3.67 billion (US\$470.5 million) and will be used to acquire downstream city gas distribution businesses in the People's Republic of China and for general working capital purposes
- CICC and Goldman Sachs, acting as joint placing agents, in relation to China Resources Cement Holdings top-up placing of shares, which involves the placing of existing shares and top-up subscription of new shares for a total consideration of HK\$4.18 billion
- Credit Suisse, as manager, in relation to the HK\$1.27 billion secondary placing of shares in Genscript Biotech Corporation held by KPCB China Fund and KPCB China Founders Fund
- Credit Suisse, as manager, in relation to the HK\$928.2 million and HK\$362.5 million secondary placings and sale of shares and HK\$624.7 million secondary block trade of shares in Xiabuxiabu Catering Management (China) Holdings held by General Atlantic Singapore Fund

- Credit Suisse, as the manager, in relation to the HK\$432.6 million and HK\$561 million secondary placings and sale of shares in Meitu, Inc
- Credit Suisse, as placing agent, in relation to the HK\$156 million secondary placing and sale of shares in Tian Ge Interactive Holdings held by IDG-Accel China Growth Fund II and IDG-Accel China Investors II
- Credit Suisse and Haitong on the US\$273 million top-up placing of shares in China Harmony Auto Holding
- Credit Suisse, JP Morgan and Guotai Junan in relation to Wasion Group Holdings's top- up placing of shares, which involved the placing of existing shares and top-up subscription of new shares for a total consideration of US\$94 million
- Credit Suisse, as placing agent, in relation to the US\$555 million secondary placing and sale of shares in New China Life Company
- CLSA on its placing under a share and convertible bond placing agreement entered into with Louis XIII Holdings to raise gross proceeds of up to US\$200 million
- SMIC in relation to its top-up placing of shares, which involved the placing of existing shares and top-up subscription of new shares by Datang Holdings (Hong Kong) Investment Company for a total consideration of US\$200 million
- Citigroup, Deutsche Bank, Goldman Sachs and other underwriters on the US\$2.7 billion placing of new H shares in PetroChina
- CLSA in relation to the placing of new shares and convertible bonds of up to US\$617 million in Paul Y. Engineering Group
- Morgan Stanley and ABN Amro on the placing of existing H shares in Bank of China held indirectly by the Royal Bank of Scotland Group plc, raising approximately US\$2.4 billion

- Standard Chartered on a £1.08 billion placing to finance in part the acquisition of Korea First Bank
- China Network Communications on the HK\$7.927 billion (US\$1 billion) Subscription Agreement with PCCW for approximately 20 per cent. of the enlarged issued share capital of PCCW
- CICC as financial adviser to China Uranium
 Development Company on its US\$384 million
 subscription for new shares in Vital Group
 Holdings and the proposed acquisition of HK\$600
 million convertible bonds issued by Vital
- BOCI, Deutsche Bank and Morgan Stanley on a US\$600 million placing of new shares in CST Mining Group
- CNBM on three placings of H shares, raising approximately US\$439 million, US\$340 million and US\$302 million respectively
- CICC on a US\$292 million top-up placing of shares in China Everbright
- Morgan Stanley and J.P. Morgan on a US\$251.7 million top-up placing of shares in Shimao Property

- American Express Company on its sale of H shares in Industrial Commercial Bank of China by way of placing to private investors for a gain of approximately US\$210 million
- SMIC on a US\$100 million placing and US\$100 million issue of new shares to Datang Telecom
 Technology & Industry and to institutional investors and in relation to an earlier US\$171.8 million issue of new shares under its general mandate to Datang
- Credit Suisse, as placing agent, in relation to the HK\$383 million secondary placing and sale of shares in IGG Inc held by IDG-Accel China Growth Fund II and IDG-Accel China Investors II
- Jefferies Hong Kong and J.P. Morgan Securities, acting as joint bookrunners, in relation to CSI
 Properties top-up placing of shares, which involves the placing of existing shares and top-up subscription of new shares for a total consideration of approximately US\$58 million
- the placing agent, a major international investment bank, in relation to the US\$272 million secondary placing and sale of shares in Lijun International Pharmaceutical held by Prime United Industries

// The team is very professional in the field of Hong Kong IPOs and mergers and acquisitions. //

Legal 500 Asia-Pacific 2022, Capital markets - Equity

Rights issues and bonus issues

- Union Medical Healthcare on its proposed issue of convertible bonds and warrants to Goldman Sachs and OrbiMed and convertible bonds to Gaw Capital for an aggregate consideration of up to approximately US\$79 million
- Standard Chartered plc on its fully underwritten 2 for 7 rights issue to raise approximately £3.3 billion (net of expenses)
- Prudential on its proposed US\$20 billion rights issue to fund in part its proposed combination with AIA Group
- CITIC Group and Temasek as underwriters on a HK\$2,523 million rights issue by CITIC Resources
- SmarTone Telecommunications in relation to its US\$13.1 million bonus issue of one bonus share for each existing share.
- USI on a HK\$561 million rights issue

Convertible and exchangeable securities

- Morgan Stanley on a US\$488 million concurrent equity and convertible debt issue by China Infrastructure Machinery Holdings
- SMIC on its US\$250 million issue of convertible preferred shares, warrants and warrant preferred shares to Country Hill
- United Energy Group on its issue of convertible bonds for the acquisition of a substantial interest in Transmeridian Exploration, valued at approximately US\$212 million

Privatisations

- Guangdong Great River Smarter Logistics on its proposed pre-conditional voluntary general cash offer for, and proposed delisting of, Dragon Crown Group Holdings Limited
- CICC as financial adviser to Beijing Capital Group on the proposed US\$681 million privatisation of Beijing Capital Land
- JCDecaux SA on its participation in a consortium of investors to take Clear Media Limited private
- Great Success Enterprises Holdings on the HK\$1.03 billion proposed privatisation of Bestway Global Holding Inc.
- Purity Investment, which is established by the executive directors of Huifu Payment ("Huifu"), acting as the offeror, in relation to the scheme of arrangement and delisting of Huifu from the Hong Kong Stock Exchange
- Morgan Stanley as financial adviser to the offeror on the privatisation of I.T Limited by way of a scheme of arrangement
- China Huadian Corporation, through its whollyowned subsidiary, on the privatisation of Huadian Fuxin Energy Corporation, a company incorporated in the PRC and listed on the Hong Kong Stock Exchange. The privatisation will be implemented by way of merger by absorption
- Goldman Sachs as financial adviser to Fung Holdings (1937), a shareholder of the offeror consortium, Golden Lincoln Holdings I, on the privatisation of Li & Fung, a company incorporated in Bermuda and listed on the Hong Kong Stock Exchange. The privatisation was implemented by way of a scheme of arrangement

- Morgan Stanley Asia as financial adviser to the offeror, Golden Lincoln Holdings I, on the privatisation of Li & Fung
- Oversea-Chinese Banking Corporation on its loan facility to CITIC Pacific for the financing of the privatisation of Dah Chong Hong Holdings by way of a scheme of arrangement
- COFCO Hong Kong on its privatisation of China Agri-Industries Holdings
- CLSA Capital Markets as the financial adviser to the offeror, China Huaneng Group, on the privatisation of Huaneng Renewables Corporation, a company incorporated in the PRC and listed on the Hong Kong Stock Exchange
- Swire Pacific in relation to its privatisation of Hong Kong Aircraft Engineering Company (HAECO). The privatisation was implemented by way of a scheme of arrangement pursuant to the Companies Ordinance and a withdrawal of the listing of HAECO's shares on the Hong Kong Stock Exchange
- China Power New Energy, as the offeror, in relation to the delisting of China Power Clean Energy Development Company from the Hong Kong Stock Exchange. The delisting was implemented by way of a scheme of arrangement pursuant to the Companies Ordinance of Hong Kong
- China National Building Material Company in relation to its merger by absorption of China National Materials Company by way of shareexchange
- Chinalco Mining Corporation International in relation to its privatisation by Aluminum Corporation of China Overseas Holdings which was implemented by way of a scheme of arrangement and withdrawal of listing of its shares on the Hong Kong Stock Exchange

- Zhengzhou China Resources Gas on its proposed privatisation and withdrawal of H shares from listing on the Hong Kong Stock Exchange by China Resources Gas Group
- China International Capital Corporation Hong Kong Securities (CICC) in its capacity as financial adviser and as lender of a certain funds facility in relation to the privatisation offer by Profit Strong Investments and Max Glory for Dongpeng Holdings Company to be implemented by way of a preconditional scheme of arrangement
- CICC as financial adviser to the joint offerors and as lender (through CICC Hong Kong Finance (Cayman)) under a certain funds facility, in relation to the privatisation of Dalian Wanda Commercial Properties
- Guoco Group in relation to its proposed privatisation by GuoLine Overseas. The privatisation was not approved and did not proceed
- Alibaba Group Holding, in relation to its privatisation, through its wholly-owned subsidiary Alibaba Investment, of Intime Retail, together with Intime International Holdings as joint offerors
- CICC, the financial adviser to Hunan Nonferrous Metals Jinsheng Development (Jinsheng), a company controlled by China Minmetals Corporation, on the privatisation of HNMCL by Jinsheng pursuant to a voluntary general offer followed by a merger by absorption
- Alibaba.com on its US\$ 2.5 billion privatisation by Alibaba Group and withdrawal from listing on the Hong Kong Stock Exchange
- Merrill Lynch (Asia Pacific), the financial adviser to Little Sheep, on the privatisation of Little Sheep by Wandle Investments, an indirect wholly-owned subsidiary of Yum!, under a scheme of arrangement.

Pre-IPO and cornerstone investments

- a Hong Kong listed operator of the largest standalone messaging app on its pre-IPO investment in We Doctor Holdings and subsequent IPO of the investment
- Zhong An Online P&C Insurance (Zhong An),
 China's first internet insurance company, in its first
 round of fundraising which raised RMB5.775 billion
 (US\$931.3 million) by investors Morgan Stanley,
 CICC, CDH Investments, SAIF Partners and
 Keywise Capital, valuing Zhong An at US\$8 billion.
 This was one of the biggest fundraisings by a
 Chinese financial-technology company in 2015
- Alibaba Group on its cornerstone investments in Fosun Tourism Group (listing and trading on the HKSE commenced on 14 December 2018); China Tower Corporation (listing and trading on the HKSE of the H shares commenced on 8 August 2018); and E-House (China) Enterprise Holdings (listing and trading on the HKSE commenced on 20 July 2018)
- SB Investment Advisers, an investment adviser to SoftBank Vision Fund, on SoftBank Vision Fund's investment in two technology companies in the Ping An group - Ping An Healthcare and Technology Company (Ping An Good Doctor) and Ping An Medical and Healthcare Management (Ping An Healthcare Technology). SoftBank Vision Fund has made a US\$400 million pre-IPO investment in Ping An Good Doctor, and was a major investor in the US\$1.15 billion A round financing of Ping An Healthcare Technology. Listing and trading of Ping An Good Doctor on the HKSE commenced on 4 May 2018
- GS Capital Partners in its pre-IPO investment into eHi Car Rental Services, a company listed on NASDAQ
- First Reserve and AMCI Capital in relation to their pre-IPO investments in China Coal Energy Company

- Goldman Sachs, Allianz and American Express in a pre-IPO strategic investment in Industrial and Commercial Bank of China
- MIH, a subsidiary of Naspers on its pre-IPO investment in Beijing Media Corporation
- China Brands Investments and Crescent Arena on their pre-IPO investments in Belle International Holdings, the largest women's footwear retailer in the PRC. Belle completed its HK\$8.7 billion global offering and listing of shares on the HKSE in 2007 which was the most successful retail offering ever in Hong Kong at the time, being 500 times oversubscribed
- IPROP Holdings, a subsidiary of Compagnie
 Financière Richemont SA, and a related company in
 connection with a pre-IPO investment into Trina
 Solar Energy Holding, the holding company of a
 PRC solar energy start-up company
- Dongfeng Asset Management, a wholly owned subsidiary of Dongfeng Motor Corporation, on its cornerstone investment in the proposed IPO of Yangtze Optical Fibre and Cable Joint Stock for a total consideration of US\$15 million; and cornerstone investment in the proposed initial public offering of China CNR Corporation for US\$40 million
- Nippon Yusen Kabushiki Kaisha in relation to its strategic pre-IPO investment in Dalian Port immediately prior to Dalian Port's listing on the HKSE
- Standard Chartered Bank on its US\$500 million cornerstone investment in the initial public offering of the Agricultural Bank of China
- GE Capital Equity Investments on its US\$12.5
 million cornerstone investment of in the initial
 public offering of Sany Heavy Equipment
 International



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"They are responsive and when we need them they are ready to provide their experience. It was a bonus to get good partner attention, with a diligent team of associates. "

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