



CHEN yinge

Consultant

Languages: English, Mandarin

Practices: Corporate Disputes, Commercial Contract Disputes, Commercial Litigation

☎ +86(10)56399688

✉ chenyinge@huizhonglaw.com

📍 Beijing

Profile

Ms. Chen received both her LL.B. and LL.M. in Civil and Commercial Law from China University of Political Science and Law. She currently serves as a practice lecturer at Koguan Law School, Shanghai Jiao Tong University.

Ms. Chen focuses her practice on commercial dispute resolution, with particular experience in major and complex corporate disputes involving equity transfers, shareholder contributions and control contests; securities disputes involving fraudulent issuances and misrepresentations; and enforcement objection actions concerning the addition of shareholders as judgment debtors. She has handled dozens of significant second-instance and retrial cases before the Supreme People's Court, and has acted in nationally influential matters including the Kangde Xin financial fraud-related disputes. She has helped clients recover or avoid economic losses amounting to tens of billions of RMB. A number of her matters have produced outcomes with demonstrative value in their respective fields and have provided important practical references for similar disputes.

Ms. Chen combines legal theory with litigation practice. She has published professional articles in Commercial Trial Guidance, Jurisprudence and other journals; served as deputy editor-in-chief of Logic, Principles and Practice: Sixteen Lectures on New Company Law Litigation Practice, published by Law Press China; and contributed to works including China Commercial Legal System, Adjudication Rules for Financial Leasing Contract Cases, and Interpretation and Application of the Real Estate Administration Law of the People's Republic of China. She continues to conduct research on frontier issues in company law and dispute resolution, and has published professional materials such as the Annual Review of Company Litigation, Practice Notes on Litigation under the New Company Law, Research Report on Equity Investment Exit Disputes, and Annual Review of Enforcement Objection Actions. She has also been invited to deliver lectures and seminars on online platforms and for law firms across China. Her professional views and research are widely recognized in the market.

Professional Qualifications

PRC lawyer

Educational Background

China University of Political Science and Law LL.M. in Civil and Commercial Law

China University of Political Science and Law LL.B

Professional Experience

2023.7–Present Hui Zhong Law Firm, Consultant

2019.7–2023.7 Tiantong Law Firm, Lawyer

Memberships & Affiliations

Practice Lecturer, Koguan Law School, Shanghai Jiao Tong University

Representative Cases

- Acted for a commercial bank in a series of savings deposit contract disputes with Kangde Xin Composite Material Group Co., Ltd. before the Beijing High People’s Court, Beijing Financial Court and Beijing No. 2 Intermediate People’s Court. The series involved claims exceeding RMB 500 million and commercial interests of over RMB 12.2 billion. The matters involved complex legal relationships and attracted significant public attention. Following systematic defenses, the client achieved complete victories at both first and second instance. [Case No.: (2022) Jing Min Zhong 730]
- Acted for a newspaper company in a retrial before the Supreme People’s Court in a loan contract dispute with Fujian Shifang Culture Communication Co., Ltd. and others. The amount in dispute was nearly RMB 70 million. After the client had lost at both first and second instance, the team systematically reviewed the parties’ fund flows and transaction background, restored the true transaction arrangement, and ultimately secured a retrial judgment from the Supreme People’s Court reversing the prior outcome in the client’s favor. [Case No.: (2021) Zui Gao Fa Min Zai 289]
- Acted for a large private enterprise in a second-instance equity transfer dispute with Xuji Group Co., Ltd. before the Supreme People’s Court. The amount in dispute was nearly RMB 3.2 billion. The case involved complex issues including the nature of mining rights, performance of equity transfer contracts and allocation of transaction risks, and had precedential significance for similar disputes. The Supreme People’s Court ultimately dismissed the opposing party’s appeal and fully achieved the client’s expected outcome. [Case No.: (2019) Zui Gao Fa Min Zhong 106]
- Acted for a real estate company in a retrial before the Supreme People’s Court in an equity transfer dispute with TJ Renji Medical Technology Co., Ltd. and Shandong Hanover Medical Technology Co., Ltd. The amount in dispute was RMB 57 million. After the client had lost at both first and second instance, the team developed a systematic retrial strategy and identified key facts, ultimately securing a complete victory through a retrial judgment. [Case No.: (2020) Zui Gao Fa Min Zai 341]
- Acted for a private enterprise in a loan contract dispute with Tangshan Dongrun Real Estate Development Co., Ltd. in the retrial first-instance proceedings before the Fujian High People’s Court and the retrial second-instance proceedings before the Supreme People’s Court. The amount in dispute was approximately RMB 630 million. The matter involved complex issues including the characterization of lending arrangements, the nature of fund flows and repayment liabilities in the context of real estate cooperation. Following systematic legal analysis, the client achieved complete victories at both retrial stages and recovered losses of approximately RMB 630 million. [Case No.: (2024) Zui Gao Fa Min Zhong 9]
- Acted for a policy bank in a guarantee contract dispute with a real estate development company and others before the Beijing High People’s Court at second instance and before the Supreme People’s Court in retrial proceedings. The amount in dispute was approximately RMB 360 million. After the validity of the guarantee contract was rejected in full at first instance, the team secured a complete reversal at second instance, which was ultimately upheld by the Supreme People’s Court in retrial proceedings. [Case No.: (2024) Zui Gao Fa Min Shen 771]
- Acted for a commercial bank in two bill-related contract disputes before the Third Circuit Court of the Supreme People’s Court. The series involved nearly RMB 950 million in dispute and complex issues concerning the validity of bill transaction arrangements among financial institutions. The client achieved complete victories at second instance before the Supreme People’s Court. [Case Nos.: (2019) Zui Gao Fa Min Zhong 191; (2019) Zui Gao Fa Min Zhong 190]
- Acted for a bank in a financial loan contract dispute with China CYTS Industrial Development Co., Ltd., Beijing Gold

Exchange Center Co., Ltd. and others in second-instance proceedings before the Supreme People's Court. The amount in dispute was nearly RMB 1 billion. Following systematic legal analysis, the client obtained a favorable second-instance judgment from the Supreme People's Court. [Case No.: (2019) Zui Gao Fa Min Zhong 935]

- Acted for a private enterprise in an equity transfer dispute involving a corporate control contest before the Beijing No. 1 Intermediate People's Court at second instance. The case involved complex issues including the distinction between an equity transfer preliminary agreement and the definitive contract, as well as arrangements concerning corporate control. Following systematic legal analysis, the client achieved complete victories at both first and second instance. [Case No.: (2022) Jing 01 Min Zhong 5079]
- Acted for a leading cement industry group in a series of production capacity replacement contract disputes with North Cement, South Cement and others before the China International Economic and Trade Arbitration Commission, and in related second-instance proceedings before the Chongzuo Intermediate People's Court of Guangxi Zhuang Autonomous Region. The arbitration matters involved approximately RMB 210 million, and the litigation matter involved approximately RMB 70 million. The series involved complex issues including cement production capacity quota replacement, the boundaries of contractual performance, allocation of liabilities and the interface with industry policies. Through systematic legal analysis and hearing advocacy, the client exceeded its core objectives in the arbitration proceedings; in the litigation proceedings, after a complete loss at first instance, the client secured a full reversal at second instance. [Case Nos.: DX20240041, DX20240042; (2025) Gui 14 Min Zhong 731]

Articles and Publications

- “A Study on Adjudication Rules for Enforcement Objection Actions by Actual Capital Contributors,” Commercial Trial Guidance, 2020 Issue 2.
- “A Study on Equity Transfers Involving Land Use Rights — How Abstract Legal Rules Regulate Complex Commercial Reality,” Jurisprudence, Vol. 5.
- Deputy Editor-in-Chief, Logic, Principles and Practice: Sixteen Lectures on New Company Law Litigation Practice, Law Press China, June 2024.
- Contributor, China Commercial Legal System, Law Press China, September 2019.
- Contributor, Adjudication Rules for Financial Leasing Contract Cases, Law Press China, June 2021.
- Contributor, Interpretation and Application of the Real Estate Administration Law of the People's Republic of China, China Legal Publishing House, May 2020.
- 2026: Annual Review of Company Litigation (2025), published on the WeChat public accounts of Hui Zhong Law Firm, Wolters Kluwer and Fazhan.
- 2025: Annual Review of Company Litigation (2024–2025); Practice Notes on Litigation under the New Company Law; Series of Comments and Suggestions on the Draft Company Law Judicial Interpretation; and Commentary on the retrial of the “Simate” dispute concerning liability for damage to corporate interests, published on Hui Zhong Law Firm's WeChat public account.
- 2024: “Retroactive or Not: A Key Question — Commentary on the Temporal Effect Rules for the New Company Law” and “First Monthly Report on the Implementation of the New Company Law,” published on Hui Zhong Law Firm's WeChat public account.
- 2023: “Key Amendments and Comparative Table of the Third Draft of the Company Law” and “A Typological Study of the Consequences of Rescinding Equity Transfer Contracts,” published on Hui Zhong Law Firm's WeChat public account; Research Report on Equity Investment Exit Disputes; “The Boundary of Founders' Capital Contribution Supplementation Liability — Should Founders Bear Joint and Several Liability for Other Founders' Capital Withdrawal?”; and “Revisiting Financial Regulation and Legal Application under the ‘Coordinated Regulation’ Policy — Validity of Listed Company Shareholding Entrustment Arrangements,” published on Tiantong Litigation Circle.
- 2022: Annual Review of Enforcement Objection Actions (2022) — Adding Company Shareholders as Judgment Debtors,

published on Tiantong Litigation Circle.

- 2021: Annual Review of Enforcement Objection Actions — Nominee Home Purchases; and Annual Review of Enforcement Objection Actions (2021) — Equity Holding Entrustment, published on Tiantong Litigation Circle.
- 2020: “Changes to Liability for Breach of Contract under the Civil Code”; “Legality and Remedies Concerning the ‘13 HNA Bond’ Holders’ Meeting”; and “Can an Actual Capital Contributor in an Equity Holding Entrustment Arrangement Resist Enforcement? — A Brief Comment on the Model of Equity Transfer,” published on Tiantong Litigation Circle.
- 2019: “A Study on Equity Transfers Involving Land Use Rights — How Abstract Legal Rules Regulate Complex Commercial Reality?”; “How to Analyze a Legal Issue When There Appears to Be No Starting Point”; and “Can Hidden Rights Resist Enforcement in Enforcement Objection Actions?” published on Tiantong Litigation Circle.