

7 WAYS AUSTRALIA'S NEW FOREIGN INVESTMENT LAWS IMPACT JAPANESE INVESTORS

01 December 2015 | Australia/Japan
Legal Briefings

The Australian Government has introduced wide ranging reforms to Australia's foreign investment framework which took effect on 1 December 2015. In this update, we look at 7 ways the new framework affects Japanese investors¹

[Read the full article](#)

¹In this update, "Japanese investor" refers to a Japanese business that is not a "foreign government investor" - a non-Australian government or an entity in which a non-Australian government holds an interest above certain thresholds. Foreign government investors have additional notification obligations under the framework.

KEY CONTACTS

If you have any questions, or would like to know how this might affect your business, phone, or email these key contacts.



DAMIEN ROBERTS
PARTNER, SYDNEY

damien.roberts@hsf.com

IAN WILLIAMS
SENIOR ADVISER,
SYDNEY

+61 2 9225 5980
ian.M.Williams@hsf.com

LEGAL NOTICE

The contents of this publication are for reference purposes only and may not be current as at the date of accessing this publication. They do not constitute legal advice and should not be relied upon as such. Specific legal advice about your specific circumstances should always be sought separately before taking any action based on this publication.

© Herbert Smith Freehills 2021

SUBSCRIBE TO STAY UP-TO-DATE WITH LATEST THINKING, BLOGS, EVENTS, AND MORE

Close

© HERBERT SMITH FREEHILLS LLP 2021