

INTERIM RELIEF IN MAINLAND CHINA

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Interim relief describes measures available to parties prior to the final resolution of their legal dispute, which may be directed towards protecting evidence or the rights and assets of parties.

This guide is aimed at both Chinese and international companies who are conducting business in China or with Chinese counterparties, and who may be involved in disputes leading to arbitration or litigation in Mainland China. It provides practical guidance on when and how to bring an application for interim relief, as well as discussing the practical limitations of interim measures and comparing the interim relief available in Mainland China to that available in common law jurisdictions such as Hong Kong.

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To request a copy of the guide, please email briana.young@hsf.com.

KEY CONTACTS

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



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