

Securities Disclosure

in
Plain English

BRIAN J. GARNER



Securities Disclosure In Plain English

Kravitt



Securities Disclosure In Plain English:

Securities Disclosure in Plain English Bryan A. Garner, CCH Incorporated, 1999 **A Plain English Handbook** United States. Securities and Exchange Commission. Office of Investor Education and Assistance, 1998 **A plain English handbook : how to create clear SEC disclosure documents.** , *Effective Company Disclosure in the Digital Age* Gill North, 2015-10-16

Effective corporate reporting and disclosure are critical in financial markets to promote vigorous competition optimal performance and transparency This book examines whether existing disclosure frameworks in eight countries with the world's most significant securities exchanges achieve these objectives and then drawing on extensive empirical findings identifies the policies and practices that contribute most to improving the overall quality of listed company reporting and communication Contending that public disclosure of listed company information is an essential precondition to the long term efficient operation of financial markets the book provides analysis of such issues and topics as the following arguments for and against mandatory disclosure regimes key principles of periodic and continuous disclosure regulation tensions between direct and indirect investment in financial markets assumptions concerning the need to maintain a privileged role for financial intermediaries intermediary analyst and research incentives protection of individual investors selective disclosure disclosure of bad news the role of accounting standards public access to company briefings long term performance reporting and analysis and company reporting developments A significant portion of the book provides an overview of disclosure regulation and practice in the United States Canada Germany the United Kingdom Japan Hong Kong Australia and Singapore A highly informative survey looks at company reports disclosures and websites of large listed companies including Microsoft Citigroup Teck Resources Deutsche Bank BP Sony PetroChina Company BHP Billiton and Singapore Telecommunications The book discusses common disclosure issues that arise across jurisdictions provides valuable insights on the efficacy of existing disclosure regulation and practice and highlights the important principles processes and practices that underpin best practice company disclosure frameworks It will be welcomed by company boards and executives and their counsel as well as by policymakers and scholars in the areas of corporate securities banking and financial law accounting economics and finance **SEC Docket** United States. Securities and Exchange Commission, 1996 **Federal Register** , 2013-08 **The Securities Law Enforcement Remedies Act of 1989** United States. Congress. Senate. Committee on Banking, Housing, and Urban Affairs. Subcommittee on Securities, 1990 **Fundamentals of Securities Regulation** Louis Loss, 1988 The EU Issuer-disclosure Regime Gaëtane Schaeken Willemaers, 2011-01-01

Présentation de l'auteur In an examination that is at once critical comparative and interdisciplinary the book discusses the stated objectives of the EU issuer disclosure regime principally about retail investor protection and then goes on to identify objectives that can actually be met in practice i.e. market efficiency and corporate governance The author concludes by drawing concrete policy and regulatory implications along the way covering such aspects and ramifications of the regime In

its defence of the power of market forces as regulatory means and its clear argument that market finance should be seen at a minimum as a useful complement to bank credit and other financing sources this important book can claim a privileged space in the debate over the role of disclosure requirements in securities regulation

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stablecoins and Central Bank Digital Currencies

Unveiling the Magic of Words: A Report on "**Securities Disclosure In Plain English**"

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