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In our interconnected global economy, banking and finance transactions are becoming increasingly complex and regulatory frameworks are constantly evolving. The act of taking security, that is, the creation and enforcement of proprietary rights to secure the payment of a monetary liability, requires creditors to continually keep abreast of relevant regulations and their developments. Cross-border transactions, in particular, demand careful consideration of the choice of law and security package structuring in order to manage risk.

Dentons' Taking Security Guide offers you a clear, practical Q&A style overview of the requirements and regulations on taking security in more than 30 countries across the globe. For each country, we provide you with an outline of:

- The types of obligations that can be secured
- The types of security that can be taken
- Specific requirements relating to guarantees
- Financial assistance restrictions
- Applicable fees and taxes
- Enforcement rights

The Guide allows you to:

- Keep abreast of local regulatory positions and developments
- Compare your security position or options across multiple jurisdictions
- Connect with Dentons' banking and finance experts in more than 30 countries

This Guide is intended to be an overview only and it does not serve as exhaustive advice on taking security in the jurisdictions covered. If you have queries regarding a specific country, we encourage you to contact our local lawyers noted at the end of each section. If you have any general questions about the Guide or taking security, please contact our Global Banking and Finance Group leaders at AskBankingFinance@dentons.com.

Download Dentons' Taking Security Guide

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