Contents

Stefan E. Weishaar, Niels Philipsen, and Guangdong Xu	j
Part I Competition Law and Public Procurement	
Market Integration as the Goal of Competition Law: The EU Experience and Its Implications for China	15
The State of State Action in EU Competition Law (Post-Greek Lignite) and a National Competition Strategy for China	41
Striking an Uneasy Balance Between Competition and Market Integration: The Case of EU Public Procurement	97
Part II Financial Regulation	
Lessons from the European Sovereign Debt Crisis for China	21
Why Are China's State-Owned Enterprises so Profitable? A Financial Repression Perspective	139
Is There a Level Playing Field in China's Capital Markets? An Analysis of Public and Private Enforcement	165

x Contents

Part III Freedom of Establishment, Professional Regulation and Self-Regulation	
Regulation of the Inter-Provincial Establishment of Companies: Applying the Private Interest Approach to China Guang Shen and Niels Philipsen	183
Business Restrictions in the Legal Professions: Do We Need More Market Integration?	211
The Regulation of Corporate Environmental Responsibility Mengxing Lu and Michael Faure	239
Self-Regulation Versus Public Regulation: An Analysis of Environment and Safety Standard Setting in the Oil and Gas Pipeline Sector Mehdi Piri Damagh and Michael Faure	
Part IV Conclusions	
Comparative and Concluding Remarks	311