

TABLE OF CONTENTS

1. INTRODUCTION	5
2. THE FORMAL DESIGN OF CHINA'S MERGER CONTROL	7
2.1. An overview of key jurisdictional and procedural issues	7
2.2. The decision on the merits: the criteria to prohibit or clear a concentration	11
2.2.1. The main substantive "competition test"	12
2.2.2. Efficiencies and other "competition defences". Some significant lacunae regarding the competition review	13
2.2.3. Conditions and remedies to deal with (antitrust) concerns	14
2.2.4. Beyond a pure "competition review": industrial policy and the national interest	16
3. CHINA'S MERGER CONTROL IN PRACTICE (AUGUST 2008-AUGUST 2010)	18
3.1. Preliminary comment on public information and transparency	18
3.2. Basic statistics	19
3.3. Key jurisdictional & procedural issues	19
3.3.1. Timing	20
3.3.2. Compliance with mandatory notification and some key jurisdictional issues	21
3.4. Key substantive assessment issues	22
3.4.1. Competition test and economic analysis	23
3.4.2. Remedies	25
3.4.3. Industrial policy considerations and discriminatory enforcement concerns	27
4. CONCLUSIONS AND POLICY RECOMMENDATIONS	29