Summary Table of Contents

Foreword................................................................. V
Detailed table of contents................................................ XI
List of abbreviations ...................................................... XXIII

Part I: The Case for Regulation

Legal Capital: An Outdated Concept? ......................................................... 3
  John Armour

Comment: Legal Capital: A Navigation System for Corporate Law
Scholarship ........................................................................................................ 27
  Holger Fleischer

Bond Covenants and Creditor Protection: Economics and Law, Theory and
Practice, Substance and Process ................................................................. 37
  William W. Bratton

Comment: The Economics of Covenants as a Means of Efficient Creditor
Protection ........................................................................................................ 87
  Klaus M. Schmidt

Creditor Protection Through Mandatory Disclosure ................................. 93
  Hanno Merkt

Comment: Codetermination as a (Partial) Substitute for Mandatory
Disclosure? ................................................................................................. 121
  Gérard Hertig

Discussion Report ......................................................................................... 129
  Clemens Philipp Schindler

Part II: Legal Approaches to Restricting Distributions to Shareholders

Legal Approaches to Restricting Distributions to Shareholders:
Balance Sheet Tests and Solvency Tests .................................................. 135
  Jonathan Rickford
Comment: Balance Sheet Tests or Solvency Tests – or Both? ..................181
   Wolfgang Schön

Legal Approaches to Restricting Distributions to Shareholders:
The Role of Fraudulent Transfer Law......................................................199
   Douglas G. Baird

Comment: Distributions to Shareholders and Fraudulent Transfer Law ........217
   Gerhard Wagner

Discussion Report....................................................................................233
   Christian Kersting

Part III: The Role of Insolvency Law

Trading in Times of Crisis: Formal Insolvency Proceedings, Workouts
and the Incentives for Shareholders/Managers...........................................241
   Horst Eidenmüller

Recharacterization and the Nonhindrance of Creditors ...............................261
   David A. Skeel, Jr. and Georg Krause-Vilmar

Comment: Equitable Subordination of Shareholder Loans? ......................289
   Andreas Cahn

Directors’ Creditor-Regarding Duties in Respect of Trading Decisions
Taken in the Vicinity of Insolvency..........................................................303
   Paul Davies

Comment: Trading in the Vicinity of Insolvency ......................................341
   Gerald Spindler

Discussion Report....................................................................................355
   Andreas Engert

Part IV: Towards a General Framework

A Synthetic View of Different Concepts of Creditor Protection, or:
A High-Level Framework for Corporate Creditor Protection..................361
   Peter O. Mülbert
<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Comment: Different Policies for Corporate Creditor Protection</td>
<td>413</td>
</tr>
<tr>
<td>Francesco Denozza</td>
<td></td>
</tr>
<tr>
<td>Regulatory Competition in European Company Law and Creditor Protection</td>
<td>421</td>
</tr>
<tr>
<td>Luca Enriques and Martin Gelter</td>
<td></td>
</tr>
<tr>
<td>Comment: Creditor Protection in a Cross-Border Context</td>
<td>459</td>
</tr>
<tr>
<td>Joseph A. McCahery</td>
<td></td>
</tr>
<tr>
<td>Discussion Report</td>
<td>465</td>
</tr>
<tr>
<td>Wolfgang Servatius</td>
<td></td>
</tr>
<tr>
<td>Concluding Remarks on Creditor Protection</td>
<td>469</td>
</tr>
<tr>
<td>Reinier Kraakman</td>
<td></td>
</tr>
<tr>
<td>Index</td>
<td>477</td>
</tr>
</tbody>
</table>