

Competition law and intellectual property rights - outline of an economics-based approach	p. 3
Is there a 'more economic approach' to intellectual property and competition law?	p. 27
The contestability of IP-protected markets	p. 54
Assessing the effects of intellectual property rights in network standards	p. 80
The new EC competition law framework for technology transfer and IP licensing	p. 107
Patent pools - policy and problems	p. 139
The competitive effects of patent field-of-use licences	p. 162
Patent and know-how licences under the Japanese Antimonopoly Act	p. 201
Unilateral refusal to license indispensable intellectual property rights - US and EU approaches	p. 215
Patent power and market power : rethinking the relationship between intellectual property rights and market power in antitrust analysis	p. 239
Making antitrust and intellectual property policy in the United States : requirements tie-ins and loyalty discounts	p. 258
New technologies and mergers	p. 283
Limiting IP protection for competition policy reasons - a case study based on the EU spare-parts-design discussion	p. 313
One, none, or a hundred thousand : how many layers of protection for software innovations?	p. 346
Development of the economics of copyright	p. 373
Intellectual property, the internal market and competition law	p. 405
The exhaustion/competition interface in EC law - is there room for a holistic approach?	p. 427
Competition policy and intellectual property in the WTO : more guidance needed?	p. 451
Index	p. 475
Table of Contents provided by Blackwell's Book Services and R.R. Bowker. Used with permission.	