

Hanns Ullrich • Reto M. Hilty •  
Matthias Lamping • Josef Drexl  
Editors

---

# TRIPS plus 20

From Trade Rules to Market Principles

# Contents

## Part I Revisiting the Policy Rationale of TRIPS

<b>The Origins and Structure of the TRIPS Agreement . . . . .</b>	<b>3</b>
William Cornish and Kathleen Liddell	
<b>The Concept of Trade-Relatedness of Intellectual Property Rights in Times of Post-TRIPS Bilateralism . . . . .</b>	<b>53</b>
Josef Drexl	
<b>The Political Foundations of TRIPS Revisited . . . . .</b>	<b>85</b>
Hanns Ullrich	

## Part II TRIPS as a Legal Framework: Which Geometry?

<b>From Minimum Standards to Maximum Rules . . . . .</b>	<b>133</b>
Annette Kur	
<b>IP and Trade in a Post-TRIPS Environment . . . . .</b>	<b>163</b>
Henning Grosse Ruse-Khan	
<b>Ways Out of the Trap of Article 1(1) TRIPS . . . . .</b>	<b>185</b>
Reto M. Hilty	

## Part III Systems Challenges

<b>The Proportionality Principle in the TRIPS Agreement . . . . .</b>	<b>213</b>
Max Wallot	
<b>The Commodification of Internet Intermediary Safe Harbors: Avoiding Premature Harmonization Around a Suboptimal Standard . . . . .</b>	<b>245</b>
Seth Ericsson	

<b>Regulatory Innovation and the Institutional Design of the TRIPS Agreement . . . . .</b>	<b>279</b>
Rupprecht Podszun and Benjamin Franz	
<b>Intellectual Property Harmonization in the Name of Trade . . . . .</b>	<b>313</b>
Matthias Lamping	
 <b>Part IV TRIPS and Countervailing Principles</b>	
<b>Revisiting the Principle of Technological Neutrality in Patent Protection in the Age of 3D Printing Technology and Cloud Computing . . . . .</b>	<b>361</b>
Nari Lee	
<b>Article 27(3)(b) TRIPS and Plant Variety Protection in Developing Countries . . . . .</b>	<b>389</b>
Christoph Antons	
<b>TRIPS and Climate Change in the International Economic Order . . . .</b>	<b>415</b>
Agnieszka A. Machnicka	
<b>Establishing Conformity Between TRIPS and Human Rights: Hierarchy in International Law, Human Rights Obligations of the WTO and Extraterritorial State Obligations Under the International Covenant on Economic, Social and Cultural Rights . . . . .</b>	<b>445</b>
Klaus D. Beiter	
 <b>Part V Exclusivity, Access and Innovation</b>	
<b>From Transfer of Technology to Innovation Through Access . . . . .</b>	<b>509</b>
Peter Picht	
<b>TRIPS and Competition Rules: From Transfer of Technology to Innovation Policy . . . . .</b>	<b>529</b>
Mor Bakhoun and Beatriz Conde Gallego	
<b>How Public Is the Public Domain? The Perpetual Protection of Inventions, Designs and Works by Trademarks . . . . .</b>	<b>561</b>
Kaya Köklü and Sylvie Nérissou	
<b>Dependent Patents Under Art. 31 TRIPS: Lessons from Copyright Law . . . . .</b>	<b>581</b>
Matthias Leistner	
 <b>Part VI From Enforcing to Enhancing TRIPS</b>	
<b>The WTO/TRIPS Dispute Settlement Mechanism: Experiences and Perspectives . . . . .</b>	<b>603</b>
Silke von Lewinski	

<b>Merging ACTA into TRIPS: Does TRIPS-Based IP Enforcement Need Reform?</b> .....	621
Thomas Jaeger	
<b>Towards a Balanced International Legal Framework for Criminal Enforcement of Intellectual Property Rights</b> .....	645
Christophe Geiger	
<b>TRIPS and Consumer Protection</b> .....	681
Ansgar Ohly	
<b>TRIPS and Corporate Social Responsibility: Unethical Equals Unfair Business Practices?</b> .....	701
Frauke Henning-Bodewig	
<b>Enhancing TRIPS: Trade Secrets and Reverse Engineering</b> .....	725
Gintarė Surblytė	