

Contents

<i>List of contributors</i>	vii
<i>Preface</i>	viii
<i>List of abbreviations and acronyms</i>	x
PART I BACKGROUND	
1 The pendulum keeps swinging – present discussions on and around the TRIPS Agreement <i>Marianne Levin</i>	3
2 Spotlight on China: piracy, enforcement, and the balance dilemma in intellectual property law <i>Andrea Wechsler</i>	61
3 The WTO dispute settlement system and the evolution of international IP law: an institutional perspective <i>Antonina Bakardjieva Engelbrekt</i>	106
4 Assessing the need for a general public interest exception in the TRIPS Agreement <i>Henning Grosse Ruse-Khan</i>	167
5 Limitations and exceptions under the three-step test – how much room to walk the middle ground? <i>Annette Kur</i>	208
6 TRIPS and human rights <i>Frantzeska Papadopoulou</i>	262
7 Fire and water make steam – redefining the role of competition law in TRIPS <i>Jens Schovsbo</i>	308
8 Enough is enough – the notion of binding ceilings in international intellectual property protection <i>Annette Kur and Henning Grosse Ruse-Khan</i>	359
9 Expropriation or fair game for all? The gradual dismantling of the IP exclusivity paradigm <i>Annette Kur and Jens Schovsbo</i>	408

PART II PROPOSED AMENDMENTS TO TRIPS

Proposed amended text (synopsis)	455
Explanatory memorandum	526
<i>Index</i>	607