

# Contents

---

<i>List of contributors</i>	vii
<i>Preface</i>	viii
<i>List of abbreviations</i>	ix
Introduction: exclusion and inclusion – the role of IP laws in a shared knowledge environment	1
<i>Dana Beldiman</i>	
<b>PART I THE INTERSECTION OF STANDARDS, FRAND AND COMPETITION LAW</b>	
1. Coopetition: the role of IPRs	15
<i>Gustavo Ghidini and Andrea Stazi</i>	
2. FRAND, hold-up and hold-out	23
<i>Thomas Vinje</i>	
3. Standardization, IPRs and open innovation in synthetic biology	34
<i>Timo Minssen and Jakob B. Wested</i>	
<b>PART II PRIVATE ORDERING IN A SHARED KNOWLEDGE ENVIRONMENT</b>	
4. Openness in trademark law: a viable paradigm?	69
<i>Annette Kur</i>	
5. Managing the risks of intellectual property interdependence in the age of open innovation	91
<i>Jacques de Werra</i>	
6. Expressive dimensions of design: a question of incentive?	104
<i>Dana Beldiman</i>	

PART III ALLOWING FOR CREATIVE SPACE TOWARDS  
AN OPEN ENVIRONMENT

7. A positive status for the public domain 135  
*Séverine Dusollier*
8. Why protecting Internet service providers from liability  
for users' copyright infringement has been a policy success 169  
*Michael W. Carroll*
9. Exhaustion of rights: a concept for the digital world? 188  
*Ansgar Ohly*
- Index* 199